

1313 Sherman Street, Room 215 Denver, CO 80203

April 20, 2015

Cañon City Daily Record 701 South 9th Street Cañon City, CO 81212-4911 Legals@canoncitydailyrecord.com

Re: Southfield Mine (Permit No. C-1981-014)
Technical Revision Application No. 44 (TR-44)

To Whom It May Concern:

Please publish the attached legal notice in the *Cañon City Daily Record*, one time, as soon as possible. For reimbursement, please send the invoice and proof of publication to Ms. Mary Rodriguez of our office at the above address. For questions or correspondence regarding the publication, please contact me.

Please respond to *Rob.zuber@state.co.us* to verify receipt of this publication request.

Thank you for your cooperation.

Robert D. Zuber, P.E. Environmental Protection Specialist Rob.zuber@state.co.us

Enclosure

C-TR-11



NOTICE OF PROPOSED DECISION

The Colorado Division of Reclamation, Mining and Safety proposes to approve Technical Revision Application No. 44 (TR-44) for the Southfield Mine (Permit No. C-1981-014), submitted by Energy Fuels Coal, Inc.. Energy Fuels proposes to convert Pond 5 to permanent structure status.

The Southfield Mine is a/an underground coal mine located in Fremont County, approximately 7 miles S of Florence, Colorado. Coal interest is private, and the surface affected is private land. The permit area encompasses approximately 2,735.20 acres.

This proposed decision is based on a finding that the proposed operation will comply with all requirements of the Colorado Surface Coal Mining Reclamation Act, Section 34-33-101, *et seq.*, C.R.S., and the regulations promulgated thereunder.

Copies of the proposed decision, including stipulations, are on file for public inspection at the Colorado Division of Reclamation, Mining and Safety, Room 215, Centennial Building, 1313 Sherman Street, Denver, Colorado 80203. Persons with an interest that may be adversely affected by the proposed decision may request a formal hearing before the Mined Land Reclamation Board on the proposed decision. Such request must be made within ten (10) days of the initial publication of this notice, must be in writing, and must state with reasonable specificity the reasons for the request and the objections to the proposed decision.