



**COLORADO**

**Division of Reclamation,  
Mining and Safety**

Department of Natural Resources

1313 Sherman Street, Room 215  
Denver, CO 80203

February 8, 2016

Mr. Donald J. Self  
P.O. Box 473  
Indian Hills, CO 80454

**Re: Double Eagle, Permit No. M-2016-002;  
Notice of Deficiencies for 110(1) Limited Impact Mine Reclamation Permit Application**

Dear Mr. Self:

On January 29, 2016, the Division of Reclamation, Mining and Safety (Division) received your 110(1) Limited Impact Mine Reclamation Permit Application for the Double Eagle, Permit No. M-2016-002. We have determined that the following information must be submitted to complete the requirements of the Hard Rock, Metal, and Designated Mining Operations Rules and Regulations:

**Application**

Comments 1 through 3 require resubmittal of each page of the application with errors or omissions.

1. Page 1, Item 6 – The Division understands this site is on land managed by the US Forest Service, which is supported by the “Federal Landowner” information on page 2. This should be Federal Government or US Forest Service.
2. Page 2, Item 9 – Inspection contact was not provided. If the inspection contact is the same as either the applicant/operator or the permitting contact, please indicate as much. Otherwise please provide full contact information for the person the Division should contact regarding inspections.
3. Page 3, Item 10 – The name of the county is left blank. Please fill in the county name.

**Rules and Exhibits**

4. Item 16 on page 4 of the application lists the Exhibits required for this application. Cover letter items 5.a and 5.b indicate a legal description and a site description are included. The Division could not locate enclosed items labeled as such. There is a sheet following the Plan of Operations (PoO) discussing Exhibits F, H and L. Please provide Exhibits A, B, C, D, E, I, and J (note – we accept a signed PoO as Exhibit G). You may either provide Exhibits specifically labeled as Exhibit A, B, etc. or provide a narrative like the aforementioned page following the PoO describing where each item required in the exhibits (see Rules 3.1 and 6.3) is specifically discussed in the PoO or elsewhere.
5. Rule 1.6.2(1)(b): ...For any class of 110 or 110d Limited Impact operation other than a 110 ISL operation the Applicant need only post notice (sign) at the location of the proposed access



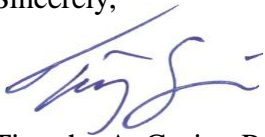
to the site. After having posted such notice (sign), failure by an Applicant to maintain such notice shall not constitute just cause to deny approval of the application. At the time the application is filed with the Office, the Applicant shall provide a signed affidavit that such notice (sign) was posted according to the provisions of this Rule. A copy of the affidavit is attached for your convenience.

Pursuant to Rule 1.4.1(8), you have sixty (60) days from the date of this letter to submit all necessary documents that the Division needs for this application to be considered filed. If at the end of the sixty day period the application has not been determined to be filed with the Division, the Division may the application and terminate the application file.

This letter shall not be construed to mean that there are no other technical deficiencies in your application. The Division will review your application to determine whether it is adequate to meet the requirements of the Act after submittal of all required items.

If you have any questions, you may contact me at (303)866-8567 x8169.

Sincerely,

A handwritten signature in blue ink, appearing to read 'Timothy A. Cazier', with a stylized flourish at the end.

Timothy A. Cazier, P.E.  
Environmental Protection Specialist

cc: Wally Erickson, DRMS  
DRMS file  
Ian Merkel (via email)