

April 16, 2020

Wesley Williams Nevadaville Encore, LLC P.O. Box 1442 Central City, CO 80427

Re: Iron & Wm. Richardson Lode Claims, Permit No. M-2014-066
Determination of Permit Revision Type Required for Proposed Activities

Mr. Williams:

On April 6, 2020, the Division of Reclamation, Mining and Safety (Division) received your proposal to conduct on-site material processing activities at the Iron & Wm. Richardson Lode Claims site, consisting of a one ton per hour water gravity concentrating system which would produce tailings material and a concentrate to be hauled off site for additional processing.

The Iron & Wm. Richardson Lode Claims is a 110d operation permitted for one acre to remove material from an existing mine dump and directly haul the material to an off-site permitted mill facility to process for gold and silver. The approved permit indicates the mine dump material includes potentially acid-producing sulfide minerals, particularly pyrite, which is why the site is considered to be a Designated Mining Operation as described in Rule 1.1(20). Accordingly, the approved permit includes an Environmental Protection Plan (EPP) per Rules 1.1(22) and 6.4.21. The approved mining plan, reclamation plan, and EPP do not address on-site material processing, the temporary storage on site of any mined (or processed) materials, or the storage and/or use of water on site.

Because the proposed activities are not part of the approved permit, the operator must submit the proposal through the appropriate permit revision for Division review. The two types of permit revisions available (Amendment and Technical Revision) are described by the following Hard Rock Rules:

Rule 1.1(7) describes an "Amendment" as a change in the permit or an application which increases the acreage of the affected land, or which has a significant effect upon the approved or proposed Mining Plan, Reclamation Plan, or Environmental Protection Plan.

Rule 1.1(65) describes a "<u>Technical Revision</u>" as a change in the permit or an application, which does not have more than a minor effect upon the approved or proposed Reclamation or Environmental Protection Plan.



April 16, 2020 Wesley Williams Nevadaville Encore, LLC Page 2 of 2

After reviewing the operator's proposal, the Division has determined the proposed activities would have a significant effect upon the approved mining plan, reclamation plan, and/or EPP. Therefore, the operator must submit an Amendment application (see enclosed) for the proposed activities.

If you have any questions, you may contact me by telephone at 303-866-3567, ext. 8129, or by email at amy.eschberger@state.co.us.

Sincerely,

Amy Eschberger

any Endliger

Environmental Protection Specialist

Encl: 110d Permit Application (for an Amendment submittal)

Cc: Michael Cunningham, DRMS

STATE OF COLORADO

DIVISION OF RECLAMATION, MINING AND SAFETY

Department of Natural Resources

1313 Sherman St., Room 215 Denver, Colorado 80203 Phone: (303) 866-3567 FAX: (303) 832-8106



DESIGNATED MINING LIMITED IMPACT (110d) OPERATION RECLAMATION PERMIT APPLICATION PACKAGE

APPLICABILITY:

This application package is for a Designated Mining Operation (DMO) affecting <u>less</u> than 10 acres <u>and</u> extracting <u>LESS</u> than 70,000 tons of mineral, overburden or combination of the two per calendar year and uses or stores designated chemicals or acid-producing materials in its production process or has the potential to produce acid mine drainage. If you plan to conduct a mining operation which meets these criteria, please follow the instructions provided in this package, and Rules 1.4.1, 1.4.2, 6.0, 7.0, and 8.0 in the Mineral Rules and Regulations, as required. Please see Rule 1.1(12) for the definition of "Designated Mining" operation.

FILING REQUIREMENTS:

D 1. 1.1

The Mineral Rules and Regulations (the Mined Land Reclamation Act, Section 34-32-101, et seq. C.R.S., and 2 CCR 407-1) of the Colorado Mined Land Reclamation Board (the "Board") regulate the permitting, operational, and reclamation requirements for all non-coal mining operations in Colorado. It is your obligation to comply with the Act and Regulations. You are encouraged to obtain and review a copy of the Rules, available for \$8.00 from the Division of Reclamation, Mining, and Safety (the "Office"). In order to submit your application properly, it is recommended that you review the Act, and;

Rule 1.1	Definitions;
Rule 1.4.1	General Provisions of the Application Review and Consideration Process;
Rule 1.4.2	Specific Requirements for Limited Impact Designated Mining Operations;
Rule 1.5	Fees;
Rule 1.6	Public Notice Procedures;
Rule 3.1	Reclamation Performance Standards;
Rule 3.3.1	Operating without a Permit - Penalty;
Rule 4	Performance Warranties and Financial Warranties;
Rule 6	Permit Application Exhibit Requirements;
Rule 6.2	General Requirements of Exhibits;
Rule 6.3	Specific Permit Application Exhibit Requirements;
Rule 6.4.20	Exhibit T - Environmental Protection Plan;
Rule 6.5	Geotechnical Stability Exhibit;
Rule 7	Designated Mining Operations; and,
Rule 8	Emergency Response Plan for Designated Mining Operations

To apply for a Reclamation Permit for a Limited Impact Designated Mining Operation, one (1) signed and notarized completed <u>Gray Original</u> and one (1) copy of the Limited Impact (110d) Designated Mining Operation Application Form, two (2) copies of Exhibits A-J, Exhibit L, Exhibit T, the Geotechnical Stability Exhibit, the Emergency Response Plan, and Addendum 1 - Notice requirements (described in Rule 1.6.2(1)(b), an example of this notice is attached for your use), as required, and outlined in Rules 6.1, 6.2, 6.3, 6.4.20, 6.5, 8.0, and 1.6.2(1)(b), and an application fee <u>MUST</u> be submitted to the Office. The thirty (30) day period for review of the application and exhibits will <u>NOT</u> begin until all required information is submitted. The Office will then review the submitted information for adequacy.

It is recommended that you contact the agencies listed under "Compliance With Other Laws" prior to submitting the application to the Office . You MUST send a notice, on a form approved by the Board, to the local board of county commissioners, and if the mining operation is within the boundaries of a conservation district, to the board of supervisors of the conservation district, PRIOR to filing the application. A copy of these "Notice of Filing Application" forms have been attached for your use. You MUST include two (2) copies of proof of mailings with the application at the time the application is submitted to the Office for filing (Rules 1.6.2 and 1.6.3).

Upon filing the application, place for public review a copy of the application, less confidential items, with the clerk and recorder of the county or counties in which the affected land is located. Any changes or additions made to an application submittal <u>MUST</u> be filed with the county clerk and recorder. You <u>MUST</u> also provide the Office with an affidavit or receipt demonstrating that the change was filed with the county clerk and recorder no later than the close of business on the day the change was filed with the Office (Rule 1.8.1). The copy of the application and any changes or additions placed at the office of the county clerk and recorder shall <u>NOT</u> be recorded, but shall be retained there for at least sixty (60) days after a decision on the application by the Office and be available for inspection during this period. At the end of this period, the application may be reclaimed by the applicant or destroyed (Rule 1.6.2(2)).

<u>PRIOR</u> to the Office making an approval decision (consideration of the application), you <u>MUST</u> submit proof of publication and proof of all required notices. Proof of notice may be by submitting return receipts of a certified mailing or by proof of personal service (Rule 1.6.1(f)).

APPLICATION REVIEW PROCEDURES:

The Office shall approve or deny the application within thirty (30) days of filing unless the date for consideration by the Office is extended pursuant to Rule 1.8. The time for consideration shall not be extended beyond thirty (30) days after the last such change submitted. For complex applications, the review period may be extended an additional sixty (60) days. Please see Rule 1.1(9) for the definition of what may constitute a complex application.

If the requirements of the Act and Mineral Rules have been satisfied, the Office will approve the application. The Act also provides for automatic approval if no action is taken by the Office by the end of the review period.

If the Act and Regulation requirements have not been satisfied, the Office will deny the application. If the Office denies the application, you may appeal to the Board for a final determination by submitting a written request for administrative appeal to the Board within 60 days of the decision date. (Rule 1.4.7)

NOTICE REQUIREMENTS:

Within ten (10) days after filing, mail or personally serve a copy of the notice described in Rule 1.6.2(1)(c) to all owners of record of surface rights to the affected land and all owners of record of lands that are within 200 feet of the boundary of the affected land (Rule 1.6.2(1)(d)(I) and (ii). In addition, you must publish once in a newspaper of general circulation, in the locality of the proposed mining operation, the notice described in Rule 1.6.2(1)(c). A copy of a form which includes all required information for the notice has been attached for your use. You will need to provide the Office proof of notice <u>PRIOR</u> to the decision date. Proof of notice may be by submitting return receipts of a certified mailing or by proof of personal service (Rules 1.4.1(4), 1.4.2(4)(c) and 1.6.2(1)(d)).

PERFORMANCE AND FINANCIAL WARRANTIES:

A performance warranty and a financial warranty, in an amount determined as a part of the application review, must be submitted and approved by the Office PRIOR to permit issuance. If the applicant is a unit of state or county government, then ONLY a performance warranty is required. Several different types of financial warranties are allowed by the law. Please review Rule 4.0 to determine which type of financial warranty you desire to use. You may obtain the appropriate forms from the Office during the application review period. A financial warranty should NOT be submitted until a decision on the application has been made. Please note that an application approval DOES NOT convey a right to begin operations. You MUST submit, and have approval of your performance and financial warranties, and receive your copy of the signed permit document PRIOR to beginning on-site mining activity.

PERMIT APPROVAL:

An applicant will <u>NOT</u> be issued a reclamation permit until notified by the Office that this application <u>and</u> the required performance and financial warranties have been approved. Alternatively, an automatic approval will occur where the Office fails to notify the applicant/operator that the application has been denied. This decision must be made thirty (30) calendar days from the date the application was submitted. However, the performance and financial warranties must be submitted and approved by the Office before the permit will be issued even if you receive an automatic approval. NO MINING OPERATIONS SHALL BEGIN UNTIL A PERMIT IS ISSUED (Rule 4.1(2)).

COMPLIANCE WITH OTHER LAWS:

Compliance with the Act and Rules and Regulations of the Mined Land Reclamation Board <u>DOES NOT</u> relieve you of your responsibility to comply with all other applicable state and federal laws (Sections 34-32-115(4)(c) and 34-32-109(5), C.R.S. 1984, as amended). At a minimum, you <u>MUST</u> contact the following agencies to determine whether you need to comply with their legal requirements:

- o The Colorado State Historical Preservation Office regarding properties of historical significance including the need for an archeological survey, procedures for requesting a file search, and inventory forms to identify structures.
- o Colorado Division of Water Resources with regard to the administration of water rights;
- o Colorado Department of Health, Water Quality Control Division, with regard to the discharge of pollutants into the waters of the State;
- Colorado Department of Health, Air Pollution Control Division, with regard to the need for a fugitive dust permit;
- o U.S. Bureau of Land Management or the U.S. Forest Service if the proposed operation will occur on federal lands;
- o U. S. Army Corps of Engineers regarding a dredge and fill (404) permit; and
- o The County Planning Department for the county or counties in which your proposed operation is located. Section 34-32-109(6), C.R.S., requires a mining operator to be responsible for assuring that the mining operation and the post-mining land use comply with local land use regulations and any master plan for extraction adopted pursuant to Section 34-1-304, C.R.S.

NOTE TO COMMENTORS/OBJECTORS:

It is likely there will be additions, changes, and deletions to this document prior to final decision by the Office. Therefore, if you have any comments or concerns you must contact the applicant or the Office prior to the decision date so that you will know what changes may have been made to the application document.

The Office is not allowed to consider comments, unless they are written, and received **PRIOR** to the end of the public comment period. You should contact the applicant for the final date of the public comment period.

If you have questions about the Mined Land Reclamation Board and Office review and decision or appeals process, you may contact the Office at (303) 866-3567.

COMPLETION OF MINING:

Upon completion of any phase of reclamation, you should consult Rule 3.1 for reclamation standards and 4.16 for details on how to request a reclamation responsibility release from the Board.



DIVISION OF RECLAMATION, MINING AND SAFETY

Department of Natural Resources

1313 Sherman St., Room 215 Denver, Colorado 80203 Phone: (303) 866-3567 FAX: (303) 832-8106

Mined Land Reclamation



Active and Inactive Mines

DESIGNATED MINING LIMITED IMPACT (110d) OPERATION RECLAMATION PERMIT APPLICATION FORM

CHEC	K ONE:	New Application (Rule 1.4) Conversion Application (Rule 1.11) Amendment Application (Rule 1.11)	ale 1.8 or 1.10)
		Permit # M (provide for Amendments and Conversions of exist	ing permits)
form; (the Off to inclu Geotec the app	2) Exhibition, and of the condition one (1) the condition of the condition	for a Limited Impact (110d) Designated Mining Operation Reclamation Permit contains the fits A-J, Exhibit L, Exhibit T, the Geotechnical Stability Exhibit, the Emergency Response Planutlined in Rules 6.1, 6.2, 6.3, 6.4.20 6.5, 8, and 1.6.2(1)(b); and (3) the application fee. When a signed and notarized Original and one (1) copy of the application form, two (2) copies of Exability Exhibit (Rule 6.5), the Emergency Response Plan (Rule 8), and Addendum 1 (Rule 1.6. See described under (4) below. Exhibits should NOT be bound or in 3-ring binders; maps show predite processing, please provide the information in the format and order described in this format and order described in the	aree major parts: (1) the application an, and Addendum 1, as required by you submit your application, be sure whibits A-J, Exhibit L, Exhibit T, the 2(1)(b)), as required, and a check for uld be folded to 8 2" X 11" or 8 2" X
		GENERAL OPERATION INFORMATION	
		Type or print clearly, in the space provided, all information described be	elow.
1.	Applic	ant/operator or company name (name to be used on permit):	
	1.1	Type of organization (corporation, partnership, etc.):	
	1.2	I.R.S. Tax ID No. or Social Security Number:	
2.	<u>Opera</u>	tion name (pit, mine or site name):	
3.	<u>Permi</u>	tted acreage (new or existing site):	permitted acres
	3.1	Change in acreage (+)	acres
		Total Acreage in Permit Area	acres
4.	Fees:	(Rule 1.5)	
	4.1	New Application	\$2,875.00 application fee
	4.2	Amendment Fee (operations existing as of 06/30/94)	\$1,725.00 application fee
	4.3	Amendment Fee (operations permitted from 07/01/94)	\$2,300.00 application fee
	4.4	After July 1, 1995, to convert a $110(1)$, $110(2)$ or a 110 to a $110(d)$, a new application form with an application fee of $\S 2.875.00$ (Rule 1.11.2(2)).	for a 110d must be submitted, along
5.	<u>Prima</u>	ry commodities to be mined:	
6.	Type o	of mining operation: Surface Underground In-situ	
_	Office	of	Office of

Denver • Grand Junction • Durango

7. **Correspondence Information**:

APPLICANT/OPERATO	OR (name, address, and phone of name to be used	on permit)	
Contact's Name:		Title:	
Company Name:			
Street/P.O. Box:		P.O. Box:	
City:			
State:		Zip Code:	
Telephone Number:	()		
Fax Number:	(
PERMITTING CONTA	<u>CT</u> (if different from applicant/operator above)		
Contact's Name:		Title:	
Company Name:			
Street/P.O. Box:		P.O. Box:	
City:			
State:		Zip Code:	
Telephone Number:	(
Fax Number:	(
INSPECTION CONTAC	<u>CT</u>		
Contact's Name:		Title:	
Company Name:			
Street/P.O. Box:		P.O. Box:	
City:			
State:		Zip Code:	
Telephone Number:	(
Fax Number:	(
CC: STATE OR FEDER	RAL LANDOWNER (if any)		
Agency:			
Street:			
City:			
State:		Zip Code:	
Telephone Number:	<u>()</u>		
CC: STATE OR FEDER	RAL LANDOWNER (if any)		
Agency:			
Street:			
City:			
State:		Zip Code:	
Telephone Number:	()-		

Name of owner of the subsurface rights of affected land:				
Name of owner of the surface of affected land:				
LOCATION INFORMATION : The <u>center</u> of the area where the majority of mining will occur: COUNTY:				
PRINCIPAL MERIDIAN (check one):6th (Colorado)10th (New Mexico)Ute SECTION (write number): S TOWNSHIP (write number and check direction): TNorthSouth RANGE (write number and check direction): REastWest QUARTER SECTION (check one): NE NW SE SW QUARTER/QUARTER SECTION (check one): NE NW SE SW GENERAL DESCRIPTION: (the number of miles and direction from the nearest town and the approximate elevation)				
Primary Mine Entrance Location (report in either Latitude/Longitude OR UTM): Latitude/Longitude:				
Example: (N) 39° 44′ 12.98″ (W) 104° 59′ 3.87″				
Latitude (N): deg min sec (2 decimal places)				
Longitude (W): deg min sec (2 decimal places)				
OR				
Example: (N) 39.73691° (W) -104.98449°				
Latitude (N) (5 decimal places)				
OR				
Universal Tranverse Mercator (UTM)				
Example: 201336.3 E NAD27 Zone 13 4398351.2 N				
UTM Datum (specify NAD27, NAD83 or WGS 84)Zone				
Easting				
Northing				
Primary "future (Post-mining)" land use (check one):				
Cropland(CR)Pastureland(PL)General Agriculture(GA)				
Rangeland(RL) Forestry(FR) Wildlife Habitat(WL)				
Residential(RS) Recreation(RC) Industrial/Commercial(IC)				
	Name of owner of the surface of affected land:			

- 14. List any designated chemicals, acidic or toxic-forming materials, exposed or disturbed as a result of the mining operation, and whether the operation will result in or presently has acid mine drainage:
- 15. <u>Description of Amendment or Conversion</u>: If you are amending or converting an existing operation, provide a brief narrative describing the proposed change(s).
- 16. Maps & Exhibits: Submit TWO (2) complete, unbound copies of the following application exhibits:

RULES: 6.3.1 EXHIBIT A - Legal Description and Location Map EXHIBIT B - Site Description 6.3.2 EXHIBIT C - Mining Plan 6.3.3 EXHIBIT D - Reclamation Plan 6.3.4 6.3.5 **EXHIBIT E - Maps** EXHIBIT F - List of Other Permits and Licenses Required 6.3.6 EXHIBIT G - Source of Legal Right-to-Enter 6.3.7 EXHIBIT H - Municipalities Within a Two-mile Radius 6.3.8 6.3.9 EXHIBIT I - Proof of Filing with County Clerk 6.3.10 EXHIBIT J - Proof of Mailing Notices of Permit Application EXHIBIT L - Permanent Man-Made Structures 6.3.12 EXHIBIT T - Designated Mining Operation Environmental Protection Plan 6.4.20 Geotechnical Stability Exhibit (as required) 6.5 Emergency Response Plan 1.6.2(1)(b) ADDENDUM 1 - Notice Requirements (sample enclosed)

Responsibilities as a Permittee:

Upon application approval and permit issuance, this application becomes a legally binding document. Therefore, there are a number of important requirements which you, as a permittee, should fully understand. These requirements are listed below. Please read and initial each requirement, in the space provided, to acknowledge that you understand your obligations. If you do not understand these obligations then please contact this Office for a full explanation.

	ble expe	bligation to reclaim the site is not limited to the amount of the financial warranty. You assume legal liability for all nses which the Board or the Office may incur to reclaim the affected lands associated with your mining operation in the it is revoked and financial warranty is forfeited;
	ons of the	ard may suspend or revoke this permit, or assess a civil penalty, upon a finding that the permittee violated the terms or is permit, the Act, the Mineral Rules and Regulations, or that information contained in the application or your permit portant material facts;
3. penaltie	-	mining and reclamation operations affect areas beyond the boundaries of an approved permit boundary, substantial civil as permittee can result;
4. to subm		odification to the approved mining and reclamation plan from those described in your approved application requires you nit modification and obtain approval from the Board or Office;
5.	It is yo	ur responsibility to notify the Office of any changes in your address or phone number;
6. shall be		ermit issuance and prior to beginning on-site mining activity, you must post a sign at the entrance of the mine site, which visible from the access road, with the following information (Rule 3.1.12):
	a.	the name of the operator;
	b.	a statement that a reclamation permit for the operation has been issued by the Colorado Mined Land Reclamation Board; and,
	c.	the permit number.
7. to deline		undaries of the permit boundary area must be marked by monuments or other markers that are clearly visible and adequate a boundaries prior to site disturbance;
8. applicat	-	rovision of this permit that the operations will be conducted in accordance with the terms and conditions listed in your well as with the provisions of the Act and the Mineral Rules and Regulations in effect at the time the permit is issued.
required Annual for the p	lescribing d by the I fees are period of	ly, on the anniversary date of permit issuance, you must submit an annual fee (\$518), and an annual report which includes g the acreage affected and the acreage reclaimed to date (if there are changes from the previous year), any monitoring Reclamation or Environmental Protection Plans to be submitted annually on the anniversary date of the permit approval. for the previous year a permit is held. For example, a permit with the anniversary date of July 1, 1997, the annual fee is July 1, 1996 through June 30, 1997. Failure to submit your annual fee and report by the permit anniversary date may benalty, revocation of your permit, and forfeiture of your financial warranty. It is your responsibility, as an operator, to

continue to pay your annual fee to the Office until the Board releases you from your total reclamation responsibility.

_ 10. <u>For joint venture/partnership operators</u> : the signing representative is authorized to sign this document and a power of attorned	ey
(provided by the partner(s)) authorizing the signature of the representative is attached to this application.	

The rest of this page left intentionally blank.

Certification:

As an authorized representative of the applicant, I hereby certify that the operation described has met the minimum requirements of the following terms and conditions:

- 1. All necessary approvals from local government have been applied for (Rule 1.6.2(1) and (2));
- 2. This entire mining operation will not extract more than 70,000 tons of mineral, overburden, or combination thereof in any calendar year (defined in Rule 1.1(24));
- 3. This mining operation will not adversely affect the stability of any significant, valuable and permanent man-made structure(s) located within two hundred (200) feet of the affected lands. (However, where there is an agreement between the applicant/operator and the persons having an interest in the structure that damage to the structure is to be compensated for by the applicant/operator (Section 34-32-115(4)(d), C.R.S. 1984, as amended), then mining may occur within 200 feet. Proof of an agreement must be submitted to the Office prior to the decision date.)
- 4. No mining operation will be located on lands where such operations are prohibited by law (Section 34-32-115(4)(f), C.R.S. 1984, as amended);
- 5. As the applicant/operator, I do not have any mining/prospecting operations in this state of Colorado currently in violation of the provisions of the Mined Land Reclamation Act (Section 34-32-120, C.R.S. 1984, as amended) as determined through a Board finding.
- 6. I understand that statements in the application are being made under penalty of perjury and that false statements made herein are punishable as a Class 1 misdemeanor pursuant to Section 18-8-503, C.R.S. 1984, as amended.

This form has been approved by the Mined Land Reclamation Board pursuant to section 34-32-110, C.R.S., of the Mined Land Reclamation Act. Any alteration or modification of this form shall result in voiding any permit issued on the altered or modified form and subject the operator to cease and desist orders and civil penalties for operating without a permit pursuant to section 34-32-123, C.R.S.

Signed and dated this day of	,
Applicant/Operator	If Corporation Attest (Seal)
Signed:	Signed:
Title:	Corporate Secretary or Equivalent Town/City/County Clerk
State of) State of) County of)	
·	day of
	NOTARY PUBLIC

SIGNATURES MUST BE IN BLUE INK

My Commission expires:

The following is an example that you may wish to use for the Notice required for Rule 1.6.2(1)(b).

NOTICE

This site is the location of a proposed mining operation. (N	Name of the Applicant/Operator)
whose address and phone number is (Address and Phone N	Number of the Applicant/Operator), has
applied for a Reclamation Permit with the Colorado Mined I	Land Reclamation Board. Anyone wishing to comment on the application
may view the application at the (County Name)	County Clerk and Recorder's Office, (Clerk and Recorder's
Office Address),	and should send comments prior to the end of the public comment period
to the Division of Reclamation, Mining, and Safety, 1313	Sherman St, Room 215, Denver, Colorado 80203.
Certification:	
Ι,	_, hereby certify that I posted a sign containing the above notice for the
proposed permit area known as the (Name of Operation)	, on (Date Posted)
GYGYY TYPE	D.4.000
SIGNATURE	DATE

NOTICE OF FILING APPLICATION FOR COLORADO MINED LAND RECLAMATION PERMIT

FOR <u>LIMITED IMPACT (110d) DESIGNATED MINING OPERATION</u>

NOTICE TO THE BOARD OF C	COUNTY COMMISSIONERS
	COUNTY

The applicant/operator proposes to reclaim the affected land to use. Pursuant to Section 34-32-116(7)(j), C.R.S., the Board is required to confer with the local Board of County Commissioners before approving of the post-mining land use. Accordingly, the Board would appreciate your comments on the proposed operation. Please note that in order to preserve your right to a hearing before the Board on this application, you must submit written comments on the application within ten (10) days after the date of the applicant's newspaper publication.
If you would like to discuss the proposed post-mining land use, or any other issue regarding this application, please contact the Division of Reclamation, Mining, and Safety, 1313 Sherman Street, Room 215, Denver, Colorado 80203, (303) 866-3567.
NOTE TO APPLICANT/OPERATOR: You must attach a copy of the application form to this notice. If this is a notice of a change to a previously filed application you must either attach a copy of the changes, or attach a complete and accurate description of the change.

NOTICE OF FILING APPLICATION FOR COLORADO MINED LAND RECLAMATION PERMIT FOR LIMITED IMPACT (110d) DESIGNATED MINING OPERATION

NOTICE TO THE BOARD OF SUPERVISORS OF THE LOCAL CONSERVATION DISTRICT

DISTRICT	
(the "Applicant/Operator") has applied for a Limited Impact (1 Designated Mining Operation reclamation permit from the Colorado Mined Land Reclamation Board (the "Board") to commining operations in County. The attached information is being provided to notify you o location and nature of the proposed operation. The entire application is on file with the Division of Reclamation, Mining Safety (the "Division") and the local county clerk and recorder.	nduct
The applicant/operator proposes to reclaim the affected land to use. Pursuant to Sec 34-32-116(7)(j), C.R.S., the Board is required to confer with the local Conservation Districts before approving of post-mining land use. Accordingly, the Board would appreciate your comments on the proposed operation. Please note in order to preserve your right to a hearing before the Board on this application, you must submit written comments of application within ten (10) days after the date of the applicant's newspaper publication.	that,
If you would like to discuss the proposed post-mining land use, or any other issue regarding this application, please contact Division of Reclamation, Mining, and Safety, 1313 Sherman Street, Room 215, Denver, Colorado 80203, (303) 866-3	
NOTE TO APPLICANT/OPERATOR: You must attach a copy of the application form to this notice. If this is a notice change to a previously filed application you must either attach a copy of the changes, or attach a complete and accordescription of the change.	

AN EXAMPLE PUBLIC NOTICE WHICH MEETS THE REQUIREMENTS OF THE STATUTES IS SHOWN BELOW. THE BLANKS WHICH REQUIRE DATES WILL NEED TO BE FILLED IN ACCORDING TO THE FOLLOWING INSTRUCTIONS. PLEASE READ CAREFULLY.

PUBLICATION INSTRUCTIONS:

Date of commencement and date of completion should represent the dates which you feel most accurately describe the life of the operation.

For all Limited Impact (110) types of operations, this notice must be published once within ten (10) days of the date the application is considered submitted to the Division of Reclamation, Mining, and Safety (the "Division"). The final date for receiving comments is ten (10) days after the date of publication or the next regular business day.

For all Regular (112) types of operations, this notice must be published once a week for four (4) consecutive weeks, starting within ten (10) days of the date the application is considered to be submitted to the Division. The final date for receiving comments is the 20th day after the fourth publication or the next regular business day.

All notices must be published in a newspaper of general circulation in the locality of the proposed mining operation and mailed to the landowners as set forth in the Colorado Mined Land Reclamation Rules and Regulations. Since the date for consideration of your application may change, <u>DO NOT</u> include it in this notice.

For a complete discussion of the notice procedures and objections, please refer to C.R.S. 34-32-110(7)(c), 112(10), 114 and PUBLIC NOTICE ; (Address and Phone Number) (Operator Name) has filed an application for a Limited Impact (110d) Designated Mining Reclamation Permit with the Colorado Mined Land Reclamation Board under provisions of the Colorado Mined Land Reclamation Act. The proposed mine is known as the (Name _____, and is located at or near Section _____, Township _____, Range _____, of the Mine) Prime Meridian. The proposed date of commencement is _______, and the proposed date of completion is _____, _____. The proposed future use of the land is (Future Landuse) ______ Additional information and tentative decision date may be obtained from the Division of Reclamation, Mining, and Safety, 1313 Sherman Street, Room 215, Denver, Colorado 80203, (303) 866-3567, or at the (County Name) County Clerk and Recorder's office; (Clerk and Recorder's Address) ______, or the abovenamed applicant. Comments must be in writing and must be received by the Division of Reclamation, Mining, and Safety by 4:00 p.m. on (Final Date for Comments)_______, ______.

Please note that under the provisions of C.R.S. 34-32-101 <u>et seq</u>. Comments related to noise, truck traffic, hours of operation, visual impacts, effects on property values and other social or economic concerns are issues not subject to this Office's jurisdiction. These subjects, and similar ones, are typically addressed by your local governments, rather than the Division of Reclamation, Mining, and Safety or the Mined Land Reclamation Board.

An example Structure A	Agreement which meets	the requirements of t	he Statutes is shown l	elow.
*********	k*******	************	************	*****

Structure Agreement

This letter has been provided to you as the owner of a structure on or within two hundred (200) feet of a proposed mine site. The State of Colorado, Division of Reclamation, Mining and Safety ("Division") requires that where a mining operation will adversely affect the stability of any significant, valuable and permanent man-made structure located within two hundred (200) feet of the affected land, the Applicant shall either:

- a) Provide a notarized agreement between the Applicant and the Person(s) having an interest in the structure, that the Applicant is to provide compensation for any damage to the structure; or
- b) Where such an agreement cannot be reached, the Applicant shall provide an appropriate engineering evaluation that demonstrates that such structure shall not be damaged by activities occurring at the mining operation; or
- c) Where such structure is a utility, the Applicant may supply a notarized letter, on utility letterhead, from the owner(s) of the utility that the mining and reclamation activities, as proposed, will have "no negative effect" on their utility. (*Construction Materials Rule 6.3.12 and Rule 6.4.19 & Hard Rock/Metal Mining Rule 6.3.12 and Rule 6.4.20*)

The Colorado Mined Land Reclamation Board ("Board") has determined that this form, if properly executed, represents an agreement that complies with Construction Materials Rule 6.3.12(a), Rule 6.4.19(a), and C.R.S. § 34-32.5-115(4)(e) and with Hard Rock/Metal Mining Rule 6.3.12(a), Rule 6.4.20(a), and C.R.S. § 34-32-115(4)(d). This form is for the sole purpose of ensuring compliance with the Rules and Regulations and shall not make the Board or Division a necessary party to any private civil lawsuit to enforce the terms of the agreement or create any enforcement obligations in the Board or the Division.

The following structures are located on or within 200 feet of the proposed affected area:

1.	
2	
۷.	
3.	
4.	
5.	
	(Please list additional structures on a separate page)

CERTIFICATION

The Applicant,		_(print applicant/company name),
by(pr	rint representative's name), as	(print
representative's title), does hereby	certify that	(structure owner) shall
be compensated for any damage f	rom the proposed mining operation to	the above listed structure(s)
located on or within 200 feet of th	e proposed affected area described wi	thin Exhibit A, of the Reclamation
Permit Application for		(operation name),
File Number M		
Any alteration or modification to $\underline{\mathbf{N}}$	nation Act for Hard Rock, Metal, and this form shall result in voiding this OTARY FOR PERMIT APPLICAN	form.
ACKNOWLEGED BY:		
Applicant	Representative Name _	
Date	Title	
STATE OF) ss. COUNTY OF)		
The foregoing was acknowledged as	before me this day of of	, 20, by
	My Commission Expires:	
Notary Public		

NOTARY FOR STRUCTURE OWNER

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