

MINERALS PROGRAM INSPECTION REPORT PHONE: (303) 866-3567

The Division of Reclamation, Mining and Safety has conducted an inspection of the mining operation noted below. This report documents observations concerning compliance with the terms of the permit and applicable rules and regulations of the Mined Land Reclamation Board.

MINE NAME:		MINE/PROSPECTING ID#:	MINERAL:	COUNTY:
Bent Over Nugget		M-2020-033	Gold	Boulder
INSPECTION TYPE:		INSPECTOR(S):	INSP. DATE:	INSP. TIME:
Illegal (Unpermitted Operation)		Amy Eschberger	July 14, 2020	13:30
OPERATOR:		OPERATOR REPRESENTATIVE:	TYPE OF OPERA	ΓΙΟN:
Trevor Neuman		Trevor Neuman	ILL - Illegal	
DEL GON FOR MIGRE CEVON		DON'D CLI CIVI I MYON MYDD	DONE ALCOHOLE	
REASON FOR INSPECTION:		BOND CALCULATION TYPE:	BOND AMOUNT:	
Other Agency Request (USFS)		N/A	N/A	
DATE OF COMPLAINT:		POST INSP. CONTACTS:	JOINT INSP. AGENCY:	
June 26, 2020		Mike Johnson, USFS	None	
WEATHER: INSPE		CTOR'S SIGNATURE:	SIGNATURE DAT	E:
Clear		Clary Exchanger	August 7, 2020	

GENERAL INSPECTION TOPICS

This list identifies the environmental and permit parameters inspected and gives a categorical evaluation of each. No problems or possible violations were noted during the inspection. The mine operation was found to be in full compliance with Mineral Rules and Regulations of the Colorado Mined Land Reclamation Board for the Extraction of Construction Materials and/or for Hard Rock, Metal and Designated Mining Operations. Any person engaged in any mining operation shall notify the office of any failure or imminent failure, as soon as reasonably practicable after such person has knowledge of such condition or of any impoundment, embankment, or slope that poses a reasonable potential for danger to any persons or property or to the environment; or any environmental protection facility designed to contain or control chemicals or waste which are acid or toxic-forming, as identified in the permit.

(AR) RECORDS <u>N</u>	(FN) FINANCIAL WARRANTY N	(RD) ROADS <u>N</u>
(HB) HYDROLOGIC BALANCE <u>N</u>	(BG) BACKFILL & GRADING <u>N</u>	(EX) EXPLOSIVES <u>N</u>
(PW) PROCESSING WASTE/TAILING N	(SF) PROCESSING FACILITIES \underline{N}	(TS) TOPSOIL <u>N</u>
(MP) GENL MINE PLAN COMPLIANCE- N	(FW) FISH & WILDLIFE <u>N</u>	(RV) REVEGETATION N
(SM) SIGNS AND MARKERS <u>N</u>	(SP) STORM WATER MGT PLAN N	(RS) RECL PLAN/COMP N
(ES) OVERBURDEN/DEV. WASTE <u>N</u>	(SC) EROSION/SEDIMENTATION <u>N</u>	(ST) STIPULATIONS N
(AT) ACID OR TOXIC MATERIALS N		

Y = Inspected / N = Not inspected / NA = Not applicable to this operation / PB = Problem cited / PV = Possible violation cited

FILE No: M-2020-033 INSPECTOR'S INITIALS: AME INSPECTION DATE: July 16, 2020

OBSERVATIONS

This inspection was conducted by Amy Eschberger of the Division of Reclamation, Mining and Safety (Division) in response to a complaint received by our office from the U.S. Forest Service (USFS) on June 26, 2020 (see enclosed). The site is located approximately 3 miles southeast of Nederland, CO in Boulder County. The site is situated on Beaver Creek, just south of Coal Creek Canyon Road, approximately 0.7 mile east of the intersection with Hwy 119 (see enclosed Google Earth image). The site is located within the Arapaho and Roosevelt National Forests. The site can be accessed from the north off of Coal Creek Canyon Road. The Division was accompanied by Trevor Neuman during the inspection. **Photos 1-12** taken during the inspection are included with this report.

A complaint was first submitted to the USFS regarding a potential mining operation occurring along Beaver Creek on public lands. Mike Johnson of the USFS conducted a follow-up inspection of the site and reported his findings to the Division in the "complaint" submitted on June 26, 2020. Mr. Johnson reported that Mr. Neuman was using a 4 inch dredge in the creek, and was working a hole in the creek about 8-9 feet deep (above bedrock). He also observed that some willows had been cut to facilitate getting around the creek. Mr. Neuman is working the Bent Over Nugget placer claim #CMC289946 which is owned by Dave Abel et. al. The owners of the claim gave Mr. Neuman permission to mine it.

At the time of the inspection, the weather was clear and dry. Mr. Neuman (the operator) showed the Division the approximate 150 foot long section of Beaver Creek that he had worked with his 4 inch suction dredge. No dredging activities were occurring during the inspection. The operator indicated he was in the process of abandoning the operation, including removing the equipment and refilling the holes in the creek with the tailings created by the dredge operation. In the upstream portion of the creek which was disturbed, the operator had already cleared off the tailings piles from the edges of the creek and used this material to fill in holes created in the creek bed from dredging. This portion of the creek appeared to be reclaimed to acceptable conditions, creating a riffle-pool sequence which imitates conditions observed in other sections of the creek.

In the downstream portion of the creek which was disturbed, a larger hole approximately 8 feet in diameter exists at the bend of the creek. According to the operator, a large washout already existed at the creek bend from previous flood events, and he removed the loose debris from the edges of the washout prior to dredging the creek in that area. The hole is approximately 8 feet in depth and does not encounter bedrock. A few small piles of larger rocks pulled up from the creek bed were stored adjacent to the creek. Tailings piles were stored along the creek banks downstream of the hole. These piles appeared to be narrowing the creek channel at one location. The dredge hose and motor/pump were lying on the creek bank, and the sluice box was floating on a pontoon in a widened portion of the creek just downgradient of the hole. The operator informed the Division he had a friend meeting him on site later that afternoon to help him remove the equipment. Once the equipment is removed, he plans to fill in the hole with the larger rocks and tailings material and work to re-establish the original gradient of the creek bed, as was done upstream.

The Division does not at this time regulate dredging operations on the basis of the size of the dredge, but rather on the areal extent of the disturbance. C.R.S. 34-32-103(12) defines "prospecting" as the act of searching for or investigating a mineral deposit, but excludes those activities which cause no or very little surface disturbance, including any single activity which results in the disturbance of a single block of land totaling 1,600 square feet or less of the land's surface, not to exceed two such disturbances per acre; except that the cumulative total of such disturbances will not exceed 5 acres statewide in any prospecting operation extending over 24 consecutive months. While the total disturbance observed on the Bent Over Nugget placer claim did not exceed 1,600 square feet in size, the operation is creating more disturbance to the creek than the Division typically observes for similar suction dredging operations. By widening the creek channel in some areas (large hole) and

constricting it in other areas (with tailings piles), the operation could create significant long-term impacts to creek flows and the stability of the creek banks. If the operator plans to continue dredging activities at the site in the same manner and/or does not immediately reclaim the disturbed land (as described above), a Notice of Intent to Conduct Prospecting Operations (NOI) must be submitted to our Office. For prospecting activities that occur on federal land, the operator must provide evidence to the Division that a copy of the NOI was sent to the appropriate federal agency (USFS in this case). Based on conversations the Division had with the USFS regarding this operation, a Plan of Operations will not be required by their Office at this time.

The operator should be aware that pursuant to C.R.S. 34-32-123(3), any prospector who operates without filing an NOI shall be subject to a civil penalty of not less than \$50 nor more than \$200 dollars per day for each day the land has been affected. Should the Division receive further evidence of continued operations at the site and/or a failure to reclaim current disturbance, a possible violation may be pursued for failure to file an NOI prior to engaging in prospecting activities. This matter would be scheduled for consideration by the Mined Land Reclamation Board at a formal public hearing.

Regardless of whether an NOI or mining permit is required from our Office, there are other agencies that may regulate such an operation, including:

- 1) Colorado Division of Water Resources (DWR) with regard to the administration of water rights if the operation makes a consumptive use of water.
- 2) Colorado Department of Public Health and Environment (CDPHE), Water Quality Control Division (WQCD) with regard to the discharge of pollutants into the waters of the state.
- 3) EPA Region VIII Water Quality Enforcement Branch regarding a General Permit for Portable Suction Dredges.
- 4) U.S. Bureau of Land Management or the U.S. Forest Service if the proposed operation will occur on federal lands.
- 5) U.S. Army Corps of Engineers regarding a Dredge and Fill (404) Permit.
- 6) The County Planning Department for the county or counties in which the proposed operation is located.
- 7) Colorado Parks and Wildlife and the U.S. Fish and Wildlife Service to assess impacts to fisheries and other wildlife.

The Division has previously been informed by the CDPHE, WQCD that a discharge permit is most likely required for suction dredging operations such as the one described in this report. Therefore, if operations are to continue at the site, besides submitting an NOI with our Office, the operator will also need to contact the WQCD to ensure compliance with their regulations.

This concludes the report.

Any questions or comments regarding this inspection report should be forwarded to Amy Eschberger at the Colorado Division of Reclamation, Mining and Safety, 1313 Sherman Street, Room 215, Denver, CO 80203, via telephone at 303-866-3567, ext. 8129, or via email at amy.eschberger@state.co.us.

PHOTOGRAPHS



Photo 1. View looking upstream on Beaver Creek at upstream section of creek disturbed by suction dredge operation, where operator backfilled holes in creek with tailings material.



Photo 2. View looking downstream on Beaver Creek at upstream section of creek disturbed by suction dredge operation, where operator backfilled holes in creek with tailings material.



Photo 3. Closer view of Beaver Creek in upstream section of creek disturbed by suction dredge operation, showing shallow pool that exists after holes were backfilled with tailings material.



Photo 4. Closer view of Beaver Creek in upstream section of creek disturbed by suction dredge operation, showing riffle that exists after holes were backfilled with tailings material.



Photo 5. View of creek crossing created with logs which is used by suction dredge operation to access south side of Beaver Creek.



Photo 6. View looking upstream on Beaver Creek directly upstream of larger hole. Operator has backfilled holes in this section of the creek with tailings material.



Photo 7. View looking downstream on Beaver Creek directly upstream of larger hole. Operator has backfilled holes in this section of the creek with tailings material.



Photo 8. View of larger (8 foot wide x 8 foot deep) hole present in Beaver Creek in downstream section of creek disturbed by suction dredge operation. Note dredge equipment present on site and tailings piles stored along creek banks (in background).



Photo 9. View of suction dredge equipment present on site. Note pile of larger rocks (at bottom right) pulled up from creek during dredge operations. Also note tailings piles stored along creek banks (behind dredge).



Photo 10. View of tailings piles left along creek bank by suction dredge operation.



Photo 11. View of Beaver Creek where tailings piles left along creek banks by suction dredge operations have narrowed the creek channel at this location.



Photo 12. View of suction dredge hose used in Beaver Creek by dredge operation.

FILE No: M-2020-033 INSPECTOR'S INITIALS: AME INSPECTION DATE: July 16, 2020

Inspection Contact Address

Trevor Neuman via email at: polekaat@aol.com

Encls: Complaint from USFS, received on June 26, 2020

Google Earth images (2) showing site location

Google Earth image showing site location on topo map

Images (2) showing location of Bent Over Nugget placer claim Notice of Intent to Conduct Prospecting Operations application

Ec: Mike Johnson, USFS at: mike.d.johnson@usda.gov

Michael Cunningham, DRMS at: michaela.cunningham@state.co.us



Eschberger - DNR, Amy <amy.eschberger@state.co.us>

FW: Mining On Forest Service Land

Johnson, Mike D -FS <mike.d.johnson@usda.gov>
To: "Eschberger - DNR, Amy" <amy.eschberger@state.co.us>

Fri, Jun 26, 2020 at 12:48 PM

Amy,

I visited a mining operation yesterday. T1S, R72W, Sec 19, in Boulder County, the Bent Over Nugget placer, CMC289946

Trevor Neuman was working a 4 inch dredge.

He doesn't own the mine, but had permission from the owner.

The hole he was working was about 8-9 feet deep and he still wasn't down to bedrock.

He wasn't dredging when I got there, so don't know how far the sediment plume was traveling.

He was working in Beaver Creek, it doesn't have much flow.

He's cut some willows to facilitate getting around the creek.

I told him I'd be contacting DRMS.

I also told him CDPHE has a dredging permit. He was unaware, thinking only California and Oregon had permits like that for small scale mining.

Do you have a number I can give him to call CDPHE?

[Quoted text hidden]

3 attachments



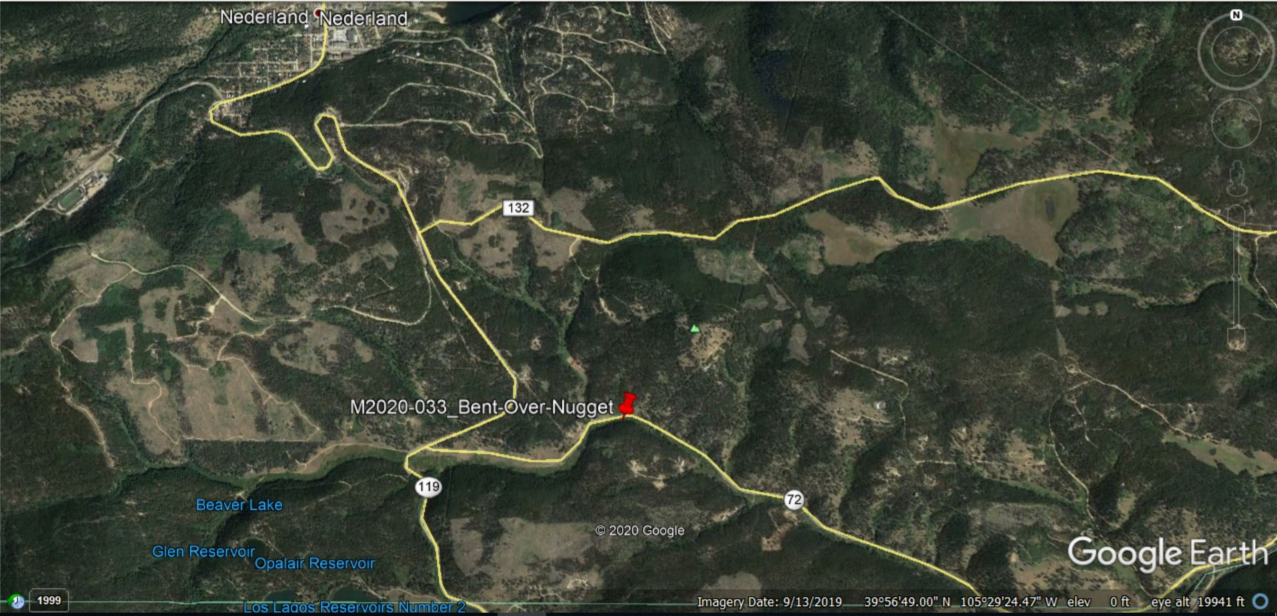
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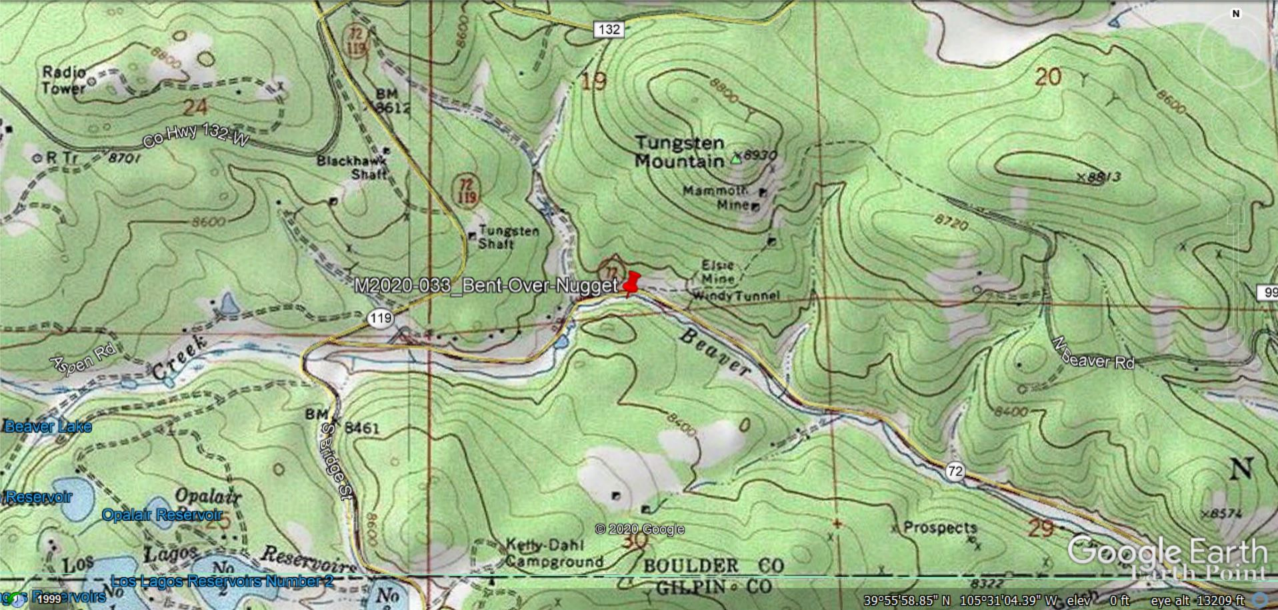


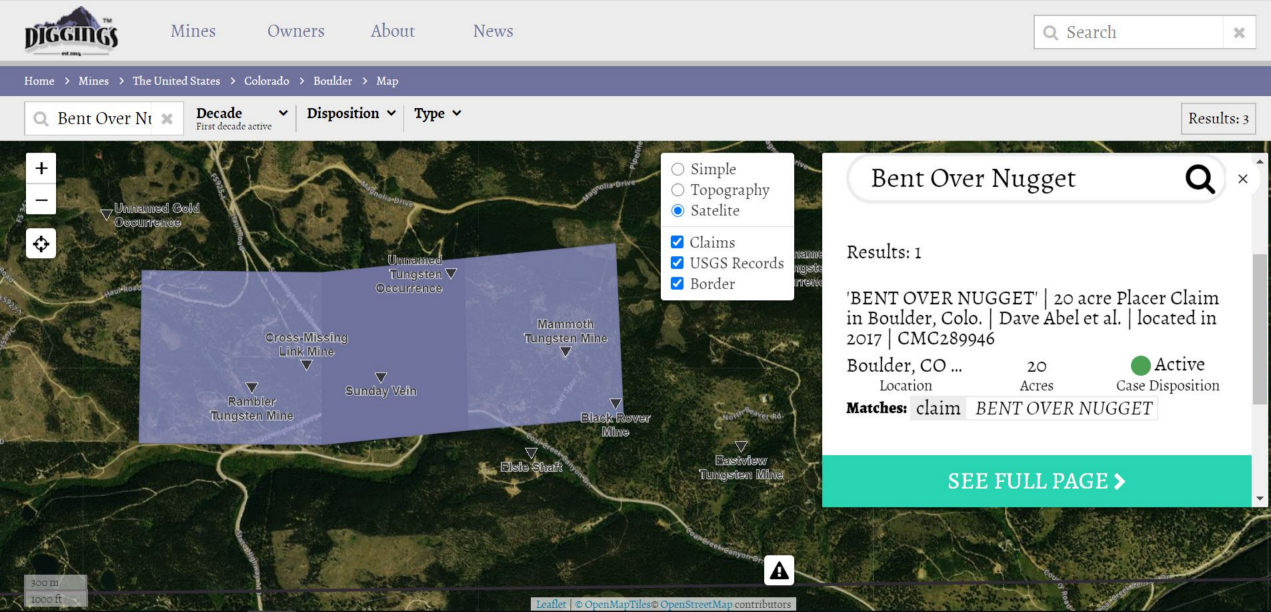


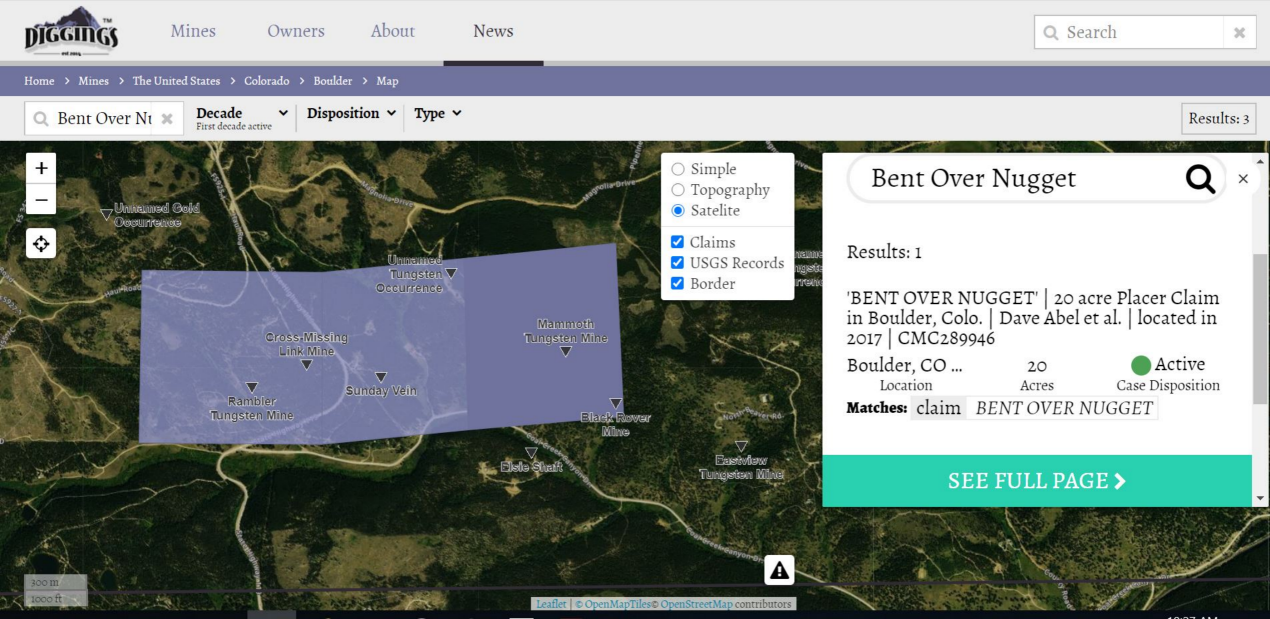
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Department of Natural Resources

1313 Sherman Street, Room 215 Denver, CO 80203

NOTICE OF INTENT TO CONDUCT PROSPECTING OPERATIONS

FOR HARD ROCK/METAL MINES

Form 1 All confidential and public information – For DRMS use and confidential filing

> Form 2 Public information only - For public filing

GENERAL:

To conduct prospecting activities in the State of Colorado, a person or organization must file a Notice of Intent to conduct Prospecting Operations (NOI or Prospecting Notice) and provide a financial warranty for the prospecting operations to the Mined Land Reclamation Board (MLRB or Board). All prospecting operations must comply with the Colorado Mined Land Reclamation Act, as amended (34-32-101 et seq. C.R.S.), and the Colorado Mined Land Reclamation Board Hard Rock/Metal Mines Rules and Regulations 2 CCR 407-1 and amendments to those rules ("Rules"). This NOI form is for all minerals except coal and construction materials. The Division shall determine (where there is a question) if an operation is prospecting or mining.

The New Law:

Senate Bill (SB) 228 became law on June 2, 2008. SB 228 revised portions of C.R.S. 34-32-113 pertaining to confidentiality and filing requirements and requiring that certain aspects of Prospecting Notices will no longer be confidential.

As revised, C.R.S. 34-32-113 (3) now requires, in part, that "All information provided to the Board in a notice of intent to conduct prospecting or a modification of such a notice is a matter of public record subject to the Open Records Act, Part 2 of Article 72 of Title 24, C.R.S., including, in the case of a modification, the original notice of intent; except that information relating to the mineral deposit location, size, or nature and, as determined by the Board, other information designated by the operator as proprietary or trade secrets or that would cause substantial harm to the competitive position of the operator shall be protected as confidential information by the Board and shall not be a matter of public record in the absence of a written release from the operator or until a finding by the Board that reclamation is satisfactory. Such information designated as exempt shall remain confidential until a final determination by the Board". If the Board determines that information is not confidential, the Division shall treat it as public information thirty (30) days from the Board's written order.



C.R.S. 34-32-113 (9) now requires that the applicant provide the NOI in an electronic version in addition to the paper form and that DRMS post on the Division's website the NOI upon submittal. Specifically, this subsection states: "Upon the submittal of a notice of intent to conduct prospecting or a modification of such a notice, the person submitting such notice or modification shall give an electronic version of the notice or modification, except for that information exempted from public disclosure under subsection (3) of this section and that information designated by the person as exempt from disclosure under subsection (3) of this section, to the Board in a format determined by the Board. The Division shall post such version of the notice or modification on its web site". The new requirements apply to NOIs or modifications thereto submitted or approved on or after June 2, 2008.

The Mineral Rules and Regulations of the Colorado Mined Land Reclamation Board for Hard Rock, Metal and Designated Mining Operations were also revised as a result of the changes to the Act and became effective September 30, 2010.

A summary of new requirements of the rules are as follows and apply to NOI's or modifications thereto submitted or approved on or after September 30, 2010.

- Rule 1.3 addresses the designation of confidential materials submitted to the Division in an NOI and the public review and appeal processes associated with the confidential designation process.
- Rule 3.1.6(4) authorizes the Division to require the submission of baseline site characterization data for surface and ground water on a case by case basis.
- Rule 3.1.6(5) authorizes the Division to implement environmental protection measures associated with drill pits on a case-by-case basis.
- Rule 5.1.2 identifies application requirements for NOI's including new requirements to submit two (2) forms (one confidential and on non-confidential) and an electronic version of any application. In addition, Rule 5.1.2(m)(i) and (ii) identifies a new requirement for prospectors to notify the Local Boards of County Commissioners at the time of application submittal for an NOI and to provide certification that such notice was submitted.
- Rule 5.1.3 identifies office review procedures for processing NOI's including confidential dispute timelines.
- Rule 5.2 describes confidentiality as it pertains to NOI filings pre and post June 2, 2008.

DEFINITION:

"Prospecting" is defined in Rule 1.1(43) of the Hard Rock/Metal Mining Rules and Regulations as the act of searching for or investigating a mineral deposit. "'Prospecting' includes, but is not limited to, sinking shafts, tunneling, drilling core and bore holes and digging pits or cuts and other works for the purpose of extracting samples prior to the commencement of development or extraction operations, and the building of roads, access ways, and other facilities related to such work. The term does not include those activities which cause very little or no disturbance, such as airborne surveys and photographs, use of instruments or devices which are hand-carried or

otherwise transported over the surface to make magnetic, radioactive, or other tests and measurements, boundary or claim surveying, location work, or other work which causes no greater land disturbance than is caused by the ordinary, lawful use of the land by persons not prospecting. The term does not include any single activity which results in the disturbance of a single block of land totaling 1600 square feet or less of the land surface, not to exceed two such disturbances per acre; except that the cumulative total of such disturbances will not exceed five acres statewide in any prospecting operation extending over 24 consecutive months" (*Rule 1.1.43*).

APPLICATION FEE: \$86

NOIs require an \$86 fee, which must accompany this notice or it cannot be processed by the Division (*C.R.S.* 34-32-127(2) (a) (I) (K)).

RECOMMENDATIONS PRIOR TO FILING:

The Hard Rock/Metal Mining Rules and Regulations, the Colorado Mined Land Reclamation Act 34-32-101 and the Colorado Mined Land Reclamation Board regulate the filing, operational and reclamation requirements for prospecting 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 from the Division or accessed on line at http://mining.state.co.us In order to file your NOI properly it is recommended that you review the Act and;

- Rule 1.1 Definitions
- Rule 1.3 Public Inspection of Documents (Confidentiality and Dispute Resolution)
- Rule 3.1 Reclamation Performance Standards
- Rule 3.1.6 Water-General Requirements ((4) & (5))
- Rule 3.3.1 Operating without an NOI Penalty
- Rule 4 Financial Warranties
- Rule 5 Prospecting Requirements

FILING REQUIREMENTS:

If you plan to conduct prospecting on any lands in Colorado, you must provide all information described in this form. To file an NOI, submit the following;

- One (1) signed and completed NOI packet including Form 1 (confidential) and Form 2 (non-confidential) with maps and attachments (original signatures must be done in blue ink) along with the electronic copy:
- One (1) unbound copy of the original NOI packet including Form 1 and Form 2 with maps and attachments;
- OR One (1) signed and completed NOI Non-Confidential Form (Form 2) plus one (1) copy and electronic copy, if entire NOI submittal is Non-Confidential;
- Application fee (\$86); and

- Financial Warranty and applicable warranty form.
- Notice of Filing with the Board(s) of County Commissioners where prospecting will occur. (See section VIII – Signature Requirements)

New and Additional NOI Filing Requirements for Confidentiality Designations:

- 1. Applicants of NOIs must specifically designate each portion of the submittal that the applicant believes should be confidential. This designation must comply with the provisions of SB228 as discussed above and should include not only information relating to the mineral deposit location, size, or nature but also other information the applicant believes is proprietary or trade secrets or that would cause substantial harm to the competitive position of the applicant. The applicant should distinguish in the submittal between those portions of the NOI that are confidential because they relate to the mineral deposit and those portions that the applicant believes are proprietary, trade secret or harmful to its competitive position. Those portions of the submittal that are not designated as confidential will be available as public record.
- 2. The applicant must submit two separate forms. One form will contain all information, including both public and confidential information (with the confidential information designated as such). This complete form will be used by the DRMS for review and will be held as confidential.
 - The second form will contain only the information the applicant believes is public with the applicant redacting all information to be held as confidential.
- 3. The submittals must be provided in both paper and electronic format.
- 4. All public portions of the submittal will be made available on the Division website and in the Division's public files.
- 5. All portions of the submittal that are confidential by law, or as designated by the prospector, will remain secured from public access, *i.e.*, not on the website and not in the Division's public files. If the Board rules that some portion of the file should be public, then that portion will be made available and no longer held from public view.

PROCESSING REQUIREMENTS:

The Division will review the NOI and associated Financial Warranty information within twenty (20) working days of receipt by the Division. If the prospector has not been notified of any deficiencies of the NOI Form within twenty (20) working days of receipt, prospecting operations may commence upon approval of the financial warranty. The Prospector has 60 days from the date of filing to correct any deficiencies. For activities on BLM or USFS Lands, the twenty (20) working-day period begins on the day when the appropriate Federal Land Management agency has been notified by the Prospector (see below). Incomplete NOI forms will be terminated and

returned to the person or organization, if deficiencies are not corrected within 60 days of filing (Rule 5.1.3).

The New Review Process Regarding Confidentiality Designations

Hard Rock Rule 5.1.3 (Office Review), Rule 5.2 (Confidentiality) and Rule 1.3 (Public Inspection of Documents) will apply. These rules will guide office review of determinations regarding confidentiality designations. The Division will review the submittal for technical adequacy as stated above, including the review of the submittal in regard to information the applicant has designated as confidential. If the Division identifies any deficiencies in the submittal including any disagreement regarding the designation of confidential materials, then the prospector will be notified by the Division in accordance with the timeframes identified in these rules, but no later than 20 working days of NOI receipt.

Disputes relating to designation of confidentiality may be resolved by the Prospector removing the confidentiality designation by the Prospector or by Board determination. The DRMS will not issue an approval decision and the applicant is not authorized to commence prospecting operations until all deficiencies, including confidentiality issues, are resolved.

PROSPECTING ON FEDERAL LAND:

The Division has entered into cooperative agreements with the U.S. Bureau of Land Management (BLM) or the U.S. Forest Service (USFS) to coordinate the review of NOIs and the posting of financial warranties. The primary goal is to ensure that the agencies minimize duplication of functions and thereby minimize regulatory duplication imposed upon prospecting operations. The Division assumes the primary responsibility for the administration, review, and permitting of NOIs. The prospector is required to document that the NOI has been sent to the BLM or the USFS. Upon receipt of the NOI, the Division will notify the appropriate BLM or USFS office and forward a copy of the NOI. Processing of the NOI will not begin until the prospector has submitted evidence acceptable to the Division that the NOI was sent to the BLM or USFS.

FINANCIAL WARRANTY:

A financial warranty must be provided and approved prior to the entry upon lands for the purpose of prospecting. The prospector can either file a "One Site Prospecting Financial Warranty" or a "Statewide Prospecting Financial Warranty." The One Site Prospecting Financial Warranty is usually filed by individuals or small companies where prospecting activities are limited to a single area. It must be filed in the amount of \$2,000 per acre for the land to be disturbed, or such other amount as determined by the Division, based on the projected costs of reclamation, taking into account the nature, extent, and duration of the prospecting operation and the magnitude, type and estimated cost of the planned reclamation. A Statewide Financial Warranty is usually filed by larger companies with multiple prospecting sites. It must be filed in an amount equal to the estimated cost of reclamation per acre of affected land for all anticipated sites statewide. (You

may increase the statewide bond at any time in order to cover additional or expanded prospecting activities.) The financial warranty must be submitted and approved by the Division prior to entry upon lands for the purpose of prospecting. The financial warranty will be retained by the Board until the prospector has completed reclamation of the prospecting site and has been released, in writing, of reclamation responsibility. Financial warranty forms can be downloaded from the Division's Internet web page located at http://mining.state.co.us.

PLAN MODIFICATIONS:

Modifications to an existing NOI must be submitted in writing and approved in advance of such activity. Modifications shall be reviewed by the Board or Office in the same manner as new NOIs, use the same NOI form, include confidentiality designations, and a fee for \$86. Prospectors must fill out sections of the NOI form that will change and indicate the sections that will not change. Prospectors must designate each portion of the modified NOI they believe are to remain confidential. Please note that under SB 228, all information provided to the Board in an NOI or a modification of an NOI is a matter of public record including, in the case of a modification, the original notice of intent, unless that information relates to the mineral deposit location, size, or nature or is designated by the Prospector as proprietary or trade secrets or that would cause substantial harm to the competitive position of the Prospector. Accordingly, the Prospector should also designate the information in the <u>original</u> NOI that it believes is confidential if it has not already done so.

The Board shall determine (where there is a question) if an NOI can be modified or requires the filing of a new NOI in accordance with Rule 1.4.11. If the Division determines that the proposed modification (or new NOI) requires the posting of an additional reclamation bond amount to cover increased costs of reclamation caused by the modification (or new NOI), the NOI holder must submit and the Division must approve the supplemental or additional bond to cover such increased reclamation costs before the NOI holder may undertake any additional or different activities described in the modification (or new NOI). A separate prospecting notice shall be filed with the Office for each non-contiguous land survey quarter section in which a proposed prospecting activity is to occur. The requirement for separate notices may be waived by the Office for good cause (*Rule 5.1.1*).

ANNUAL REPORTS:

Effective as of December 31, 2006, Annual Reports are required for all active prospecting operations. By the anniversary date of each year that the NOI is in effect, the prospector must file an annual reclamation report detailing the exploration and reclamation activities that occurred during that year and whether prospecting has been completed (Rule 5.6). Annual Reports filed on or after June 2, 2008 shall be a matter of public record unless designated by the prospector as confidential pursuant to the provision of Rule 1.3. Failure to submit an Annual Report for two (2) consecutive years shall constitute evidence of abandonment of the

prospecting activities. The report must be accompanied by an annual fee in the amount of \$86.00.

RECLAMATION:

Reclamation shall be completed in a timely manner and within five (5) years of completion of prospecting activities (Rule 5.1.2(g)). The time period to complete site reclamation commences on the date that prospecting has been completed, as stated in the Annual Report. New or significantly upgraded roads, structures, or other features on private lands that are planned to be retained following prospecting may be identified in the NOI submittal and may be excluded from the financial warranty amount at the discretion of the office. The prospector must submit a notarized letter from the landowner requesting that the roads, structures or other features remain on site and demonstrate that it meets the applicable County zoning and code requirements.

RELEASE OF FINANCIAL WARRANTY AND TERMINATION OF THE NOI:

Upon completion of any phase of reclamation, you should consult Rule 3.1 for reclamation standards and Rule 4.16 for details on how to request a reclamation responsibility release from the MLRB. Following the completion of reclamation, the prospector may request a release of the reclamation responsibility sent by certified mail. The Division will conduct an inspection within 30 days of receiving the request (or as soon thereafter as weather conditions permit). If the operation is located on Public Land or State Land, the Division will coordinate the inspection with the appropriate land management agency.

COMPLIANCE WITH OTHER LAWS:

Compliance with the Act and Rules and Regulations of the Mined Land Reclamation Board does not relieve you of responsibility to comply with all other applicable local, state and federal laws. We recommend that you contact the following agencies and any others to determine whether you need to comply with their legal requirements:

- The Colorado State Historical Preservation Office regarding properties of potential historical significance;
- Colorado Division of Water Resources regarding water rights;
- Colorado Department of Public Health and the Environment, Water Quality Control Division, regarding the potential to discharge pollutants into the State waters;
- Colorado Department of Public Health and the Environment, Air Pollution Control Division, with regard to the potential need for a fugitive dust permit;
- U.S. Bureau of Land Management or the U.S. Forest Service if the proposed operation is on federal lands:
- U.S. Army Corps of Engineers regarding a dredge and fill (404) permit; and
- The County Planning Department for the county or counties in which the proposed operation is located.

AUTHORIZED SIGNATURE:

You, or a person authorized by you, must sign the NOI. By doing so you are stating that the information provided in the NOI is true and correct as of the date specified. For individuals, the NOI must be signed by the NOI holder or the person authorized to sign on the NOI holder's behalf. For companies or partnerships, the NOI must be signed by a person acting under the company's/partnership's express or implied authority, or by an authorized agent.

SUBMIT COMPLETED NOIS TO ONE OF THE OFFICES BELOW:

Denver Office (main): Grand Junction Field Office:

Division of Reclamation, Mining and Safety Division of Reclamation, Mining and

1313 Sherman St., Rm. 215 Safet

Denver, CO 80203 101 South 3rd, Ste. 301

Telephone: 303.866.3567 Grand Junction, CO 81501 FAX: 303.832.8106 Telephone: 970.243.6368

FAX: 970.241.1516

Office hours are Monday to Friday, 8:00 a.m. to 5:00 p.m., excluding State Holidays.



1313 Sherman Street, Room 215 Denver, CO 80203

Form 1 (DRMS Use and Confidential File)
NOTICE OF INTENT TO CONDUCT PROSPECTING OPERATIONS
FOR HARD ROCK/METAL MINES

CHECK	ONE:		
	There is an NOI Number A Assigned to this Operation reference the file number assigned operation)	(Please NOI # P- -	
	New NOI		
	Modification to an Existing NOI (for Modifications to an existing NOI)	NUI# P-	
-	e or print clearly, in the space prov	ION INFORMATION ided, ALL information described below.	
	ENERAL INFORMATION		_
1. DATI	E NOI RECEIVED BY THE DIVISION:		
		(office use only)	_
2. PROJ	ECT NAME:		
3. PROS	PECTOR:	PERSON MLRB SHOULD CONTACT:	
Name		Name	-
Title		Title	_
Company	y Name	Company Name	_



Street	Street
P.O. Box	P.O. Box
City, State, Zip	City, State, Zip
()	()
Telephone	Telephone
()	()
 Fax 4. APPLICATION FEE: \$86. (NOIs require or it cannot be processed by the Division). 5. LOCATION INFORMATION: County: 	Fax an \$86 fee which must accompany this notice .
Principal Meridian (check one): 6th (Colorado) 10th (New Mexicons) Fange E W QUARTER SECTION (check one): NE NW SE SW QUARTER/QUARTER SECTION (check one): NE NW SE SW OUARTER/QUARTER SECTION (check one): NE NW SE SW	CO) Ute NSHIP N S
GENERAL DESCRIPTION: (the number of milapproximate elevation):	les and direction to the nearest town and the

Lat:			_	X:			
Long:				Y:			
6. LAND OWNE	ERSHIP	:					
Private			Public Don	nain (BLM)		lational Fo	rest (USFS)
State			State Sove	reign Lands		ther (plea	se describe)
If prospecting completed, oth					remain	ing section	on must be
the need for	SFS) LA and the a pros	AND BLM/USFS pector to pos	have entere st a financia	NAGEMENT (ed into cooper l warranty war to minimize	ative ag	reements t	hat eliminate d allow them
A. CLAIMANT:							
Name							
Address							
City, State, Zip							
Telephone	()					
Fax	()					

NOTE: Supply longitude and latitude or UTM coordinates if lands have not been surveyed or as supplemental information to this NOI. GPS measurements will be acceptable for this

purpose:

B. SITE/CLAIM INFORMATION: List names, serial numbers and provide legal description to nearest quarter-quarter section of all sites or claims (attach additional page, if necessary).							
NAME	SERIAL NUMBER	LEGAL DESCRIPTION					
		<u>-</u>					
 C. LOCATION MAP: Attach a USGS 7.5 minute quad, or similar map of adequate scale, which locates the prospecting site(s). D. Are prospect sites (e.g., drill holes, trench locations, etc.) staked on the ground? Yes No E. Specify the Land Management Agency, Address and Telephone Number: Agency 							
Address							
City, State, Zip							
Telephone	()						
F. The prospector is required to document that the NOI has been sent to the BLM or the USFS. Processing of the NOI will not begin until the prospector has submitted evidence acceptable to the Division that the NOI was sent to the BLM or USFS. Check one:							
Evidence of noti	Evidence of notification is attached to this NOI for BLM Land						
Evidence of noti	Evidence of notification is attached to this NOI for USFS Land.						
Other proof of n	otice is attached to this N	IOI					

II. MAPS & DRAWINGS

An accurate topographic base map showing the location of the proposed project must be submitted with this notice. The prospector may submit a U.S.G.S. 7.5 minute quadrangle, or similar map of adequate scale that:

- 1. Identifies the proposed prospecting site(s) or activity areas involving surface disturbance. Activity areas include all drill holes, mud pits, excavations, trenches, adits, shafts, tunnels, rock dumps, stockpiles, impoundments and prospecting roads, and
- 2. Includes sufficient detail to identify and locate known prospecting features and facilities that may be affected and those that are not anticipated to be affected. This includes the location of all drill holes, mud pits, excavations, trenches, adits, shafts, tunnels, rock dumps, stockpiles, impoundments and prospecting roads. Color photographs, adequately labeled (including date, orientation and location), of the prospecting site may be used to fulfill this requirement if included with the NOI submittal.

III. PROJECT DESCRIPTION

1.	Mineral(s) and/or Resource(s) being Investigated:						
2.	Estimated dates of commencement and completion:		Commencement:		/	/	
	completion.		Completion		/	/	
3.	3. Amount of material (specify units) to be extracted, moved or proposed to be moved: Units						
Ide	ntify the type or method of pro	specti	ng propose	ed and quantity (place	an "X")	
	Cuts		Pits			Trenches	
	Shafts		Tunnels			Adits	
	Declines		Air Drillii	ng		Fluid Drilling	
	Drilling and Blasting						

5.		posed surface excavation or other land disturbance, including roads, pits, ste piles, drill pads and collar areas of underground workings, ponds, etc.				
6.	Proposed Disturband including anticipated pages if necessary:		-	_		
A.	Drill Pads:					
Qu	antity	Average Width (ft)		Average _ Length (ft)		
B.	Drill Holes:					
Qu	antity	Depth	(ft)	Diameter (in)		
C.	Mud Pits					
Qu		rage th (ft)	Average Length (ft)	Average Depth (ft)		
D.	Described proposed advancement of adirection disturbance, described	ts or shafts, t	renches, pits, cuts	, rock dumps, or o	•	

E. Other Disturbances (please describe)						
F. Indicate Chemica store.	als and Fuels used or sto	red on site. List ty	rpe, quantity and method to			
G. New Roads: Significantly	Length (ft):		Width (ft):			
Upgraded Roads	Length (ft):		Width (ft):			
Are culverts or othe	r crossings proposed? If	so, please describe	:			
H. Total project area to be disturbed (acres)						
I. Describe the equip	oment to be used for the p	prospecting operati	ons:			

J.	Describe and locate any structures to be constructed (i.e. stockpiles, ponds, impoundments):
K.	Describe anticipated relationship to surface water and groundwater (proximity to streams, penetration of ground water aquifers):
IV 1	
2	Provide a description of the native vegetation of the area to be disturbed, including tree, shrub, and grass communities of the area. Color photographs, sufficient to adequately represent the ecology of the site and adequately labeled (including date, orientation and location), may be used in lieu of a written description. Based on the quality of the photographs, the Division may require additional detail.

3.	Describe the estimated topsoil depth and how topsoil will be salvaged, stockpiled and redistributed for the re-establishment of vegetation. Specify approximate topsoil redistribution depth:
4.	Describe how drill holes will be plugged (refer to Rule 5.4 of the Rules for required abandonment procedures):
5.	Describe how portals, adits, shafts, ponds, excavations, or other disturbances will be reclaimed (refer to Rule 3 and Rule 5 for specific reclamation performance standards). You may wish to contact the Division for closure specifications.

6.	6. Describe how roads will be reclaimed or returned to their pre-prospecting (or better) condition:						
7.	List the seed mixture to be used in the re-establishment seed mixture calculation to obtain PLS/acre. For ass mixtures and rates, contact the local NRCS if on prival land or State Land Board if on state land. A. Plant name and seeding rate:	sistance with formulating seed					
Pla	ant Name	Seeding Rate (PLS/Acre)					

B.	Describe grass/for		for	seed	bed	preparation,	and	application	method	for

V. TERMS AND CONDITIONS FOR PROSPECTING OPERATIONS:

- 1. Reclamation measures shall be fulfilled in a timely manner and completed within five (5) years of completion of prospecting activities.
- 2. The prospecting operations described in this Notice will be conducted in such a manner as to minimize surface disturbances. In addition to the measures required in Rule 5, precautions to be taken include:
 - A. Confinement of operations to areas near existing roads or trails, where practicable. Existing roads which are to remain as permanent roads after prospecting activities are completed shall be left in a condition equal to or better than the pre-prospecting condition;
 - B. Drilling shall be conducted in such a way as to prevent cuttings and fluids from directly entering any dry or flowing stream channel. Drill cuttings must be spread to a depth no greater than one-half (1/2) inch or buried in an approved disposal pit;
 - C. Proper and timely abandonment of drill holes upon completion of drilling;
 - D. Reclamation of affected lands upon completion of operations or phases of an operation;
 - E. Backfilling and revegetating any pits to blend in with the surrounding land surface;

- F. Safeguarding mine entries, trenches and excavations from unauthorized entry at all times:
- G. Disposal of any trash, scrap metal, wood, machinery, and buildings;
- H. Control of noxious weeds within the area affected by the prospector.
- 3. The prospecting operations shall be conducted in such a manner as to comply with all applicable local, state and federal laws and regulations including applicable state and federal air and water quality laws and regulations.
- 4. The prospecting operations shall be conducted so as to minimize adverse effects upon wildlife to include covering of open drill holes until properly plugged.
- 5. During the prospecting operations, the operator will perform the necessary stabilization and reclamation work to ensure those areas affected by prospecting activities are erosionally and geotechnically stable.
- 6. All prospecting operations shall be in compliance with the Colorado Mined Land Reclamation Act, as amended (34-32-101 et seq. C.R.S.), and all rules and regulations currently in effect or promulgated pursuant thereto. See 2 CCR 407-1, Mined Land Reclamation Board Hardrock / Metal Mining Rules.

VI. ADDITIONAL TERMS AND CONDITIONS FOR PROSPECTING ON BLM/USFS LANDS

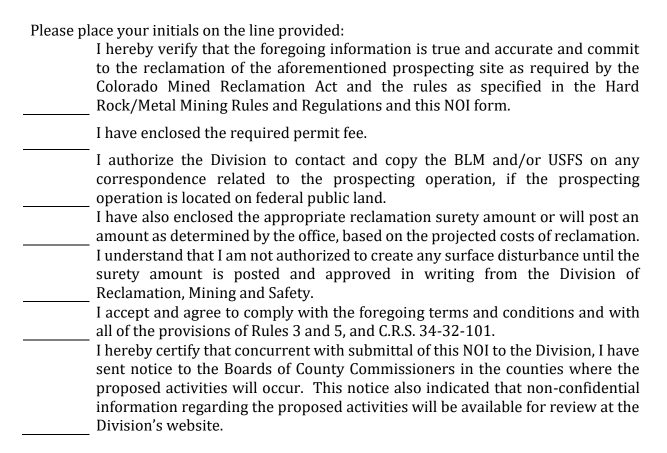
- 1. The prospector will supply a copy of this NOI to the appropriate BLM and/or USFS office.
- 2. The prospector authorizes the MLRB to discuss the information in this Notice of Intent with the BLM and/or USFS.
- 3. If on BLM land, the prospector will complete reclamation to the standards described in 43 CFR 3809.1-3 (d) and implement reasonable measures to prevent unnecessary or undue degradation of lands during operations.

VII. FINANCIAL WARRANTY

A financial warranty must be provided for the cost of reclamation of the disturbance described in this Notice. The prospector can either file a "One Site Prospecting Financial Warranty" or a "Statewide Financial Warranty." The financial warranty must be submitted and approved by the Division prior to entry upon lands for the purpose of prospecting.

A One-Site Prospecting Financial Warranty is usually filed by individuals or companies where prospecting activities are limited to a single area. It must be filed in the amount of \$2,000 per acre for land to be disturbed, or such other amount as determined by the Division, based on the projected costs of reclamation. A Statewide Financial Warranty is usually filed by companies with multiple prospecting sites. It must be filed in an amount equal to the estimated cost of reclamation per acre of affected land for all anticipated sites statewide. (You may increase the statewide bond at any time in order to cover additional or expanded prospecting activities.)

VIII. SIGNATURE REQUIREMENT



This form has been approved by the Mined Land Reclamation Board pursuant to section 34-32-113, C.R.S., of the Mined Land Reclamation Act. Any alteration or modification of this form shall result in voiding any NOI issued on the altered or modified form and subject the operator to cease and desist orders and civil penalties for operating without a NOI pursuant to section 34-32-123, C.R.S.

<u>I, the undersigned, being the NOI holder or the person authorized to sign on behalf of the NOI holder, declare that the information given in this NOI form is true and correct.</u>

SIGNATURES MUST BE IN BLUE INK

Signed and dated this	day of (date)	(month)	(year)
Signature of NOI holder	or person authorized	to sign:	
Name (typed or printed	l):		
Title/Position:			
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1313 Sherman Street, Room 215 Denver, CO 80203

Form 2 (Public File) NOTICE OF INTENT TO CONDUCT PROSPECTING OPERATIONS FOR HARD ROCK/METAL MINES

CHECK	ONE:	
	There is an NOI Number A Assigned to this Operation reference the file number assigned operation)	(Please NOI # P-
	New NOI	
	Modification to an Existing NOI (for Modifications to an existing NOI)	NUI# P-
	<u></u>	ION INFORMATION ided, ALL information described below.
1. DAI	E NOI RECEIVED BY THE DIVISION:	
		(office use only)
2. PROJ	ECT NAME:	
3. PROS	SPECTOR:	PERSON MLRB SHOULD CONTACT:
Name		Name
Title		Title
Compan	y Name	Company Name



Street	Street
P.O. Box	P.O. Box
1.0. BOX	1.0. Box
City, State, Zip	City, State, Zip
()	()
Telephone	Telephone
()	()
 Fax 4. APPLICATION FEE: \$86. (NOIs require or it cannot be processed by the Division) 5. LOCATION INFORMATION: County: 	Fax an \$86 fee which must accompany this notice .
RANGE E W	co) Ute NSHIP S
QUARTER SECTION (check one):	
NE NW SE SW	
QUARTER/QUARTER SECTION (check one):	
NE NW SE SW	
GENERAL DESCRIPTION: (the number of mi approximate elevation):	les and direction to the nearest town and the

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as supplemental information to this NOI. GPS measurements will be acceptable for this purpose: X: Lat: Y: Long: 6. LAND OWNERSHIP: Public Domain (BLM) National Forest (USFS) Private State Sovereign Lands Other (please describe) State If prospecting is located on BLM or USFS land the remaining section must be completed, otherwise go to section II Maps & Drawings 7. PROSPECTING ON BUREAU OF LAND MANAGEMENT (BLM) LAND AND U.S. FOREST SERVICE (USFS) LAND The Division and the BLM/USFS have entered into cooperative agreements that eliminate the need for a prospector to post a financial warranty with each agency and allow them to coordinate the review of the NOI in order to minimize administrative processing time and effort. A. CLAIMANT: Name Address City, State, Zip Telephone

NOTE: Supply longitude and latitude or UTM coordinates if lands have not been surveyed or

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Fax

B. SITE/CLAIM INFORMATION: List names, serial numbers and provide legal description to nearest quarter-quarter section of all sites or claims (attach additional page, if necessary).								
NAME	SERIAL NUMBER	LEGAL DESCRIPTION						
 C. LOCATION MAP: Attach a USGS 7.5 minute quad, or similar map of adequate scale, which locates the prospecting site(s). D. Are prospect sites (e.g., drill holes, trench locations, etc.) staked on the ground? Yes No 								
E. Specify the Land M Agency	anagement Agency, Addr	ess and Telephone Number:						
Address								
City, State, Zip								
Telephone	()							
F. The prospector is required to document that the NOI has been sent to the BLM or the USFS. Processing of the NOI will not begin until the prospector has submitted evidence acceptable to the Division that the NOI was sent to the BLM or USFS. Check one:								
Evidence of noti	fication is attached to this	s NOI for BLM Land						
Evidence of noti	fication is attached to this	s NOI for USFS Land.						
Other proof of n	otice is attached to this N	OI						

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II. MAPS & DRAWINGS

An accurate topographic base map showing the location of the proposed project must be submitted with this notice. The prospector may submit a U.S.G.S. 7.5 minute quadrangle, or similar map of adequate scale that:

- 1. Identifies the proposed prospecting site(s) or activity areas involving surface disturbance. Activity areas include all drill holes, mud pits, excavations, trenches, adits, shafts, tunnels, rock dumps, stockpiles, impoundments and prospecting roads, and
- 2. Includes sufficient detail to identify and locate known prospecting features and facilities that may be affected and those that are not anticipated to be affected. This includes the location of all drill holes, mud pits, excavations, trenches, adits, shafts, tunnels, rock dumps, stockpiles, impoundments and prospecting roads. Color photographs, adequately labeled (including date, orientation and location), of the prospecting site may be used to fulfill this requirement if included with the NOI submittal.

III. PROJECT DESCRIPTION

1.	Mineral(s) and/or Resource(s) being Investigated:						
2.	Estimated dates of comme completion:	ncem	ent and	Commencemen	ıt:	/	/
	, , , , , , , , , , , , , , , , , , ,	Completion		/	/		
3.	3. Amount of material (specify units) to be extracted, moved or proposed to be moved: Units						
Ide	ntify the type or method of pro	specti	ng propose	ed and quantity ()	olace	an "X")	
	Cuts		Pits			Trenches	
	Shafts		Tunnels			Adits	
	Declines		Air Drilli	ng		Fluid Drilling	
	Drilling and Blasting						

	_	-	avation or other land and collar areas of ur		
in	•	nticipated number o	imate) Describe the plants of holes, diameter, dep		
A. Dr	ill Pads:				
Quan	tity	Average Width (ft)	Average Length (ft)	
B. Dr	ill Holes:				
Quan	tity	De	epth (ft)	Diameter (in)	
-	ıd Pits				
Quan	tity	Average Width (ft)	Average Length (ft)	Average Depth (ft)	
ad	dvanceme	nt of adits or shaft	ound work, includies, trenches, pits, cut	ts, rock dumps, or	•

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E. Other Disturbances (please describe)							
F. Indicate Chemicals store.	s and Fuels used or store	d on site. List ty _l	pe, quantity and method to				
G. New Roads:	Length (ft):		Width (ft):				
Significantly Upgraded Roads	Length (ft):		Width (ft):				
Are culverts or other o	crossings proposed? If so	, please describe:					
H. Total project area to be disturbed (acres)							
I. Describe the equipment to be used for the prospecting operations:							
	_						

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J.	Describe and locate any structures to be constructed (i.e. stockpiles, ponds, impoundments):
K.	Describe anticipated relationship to surface water and groundwater (proximity to streams, penetration of ground water aquifers):
2	

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3.	Describe the estimated topsoil depth and how topsoil will be salvaged, stockpiled and redistributed for the re-establishment of vegetation. Specify approximate topsoil redistribution depth:
4.	Describe how drill holes will be plugged (refer to Rule 5.4 of the Rules for required abandonment procedures):
5.	Describe how portals, adits, shafts, ponds, excavations, or other disturbances will be reclaimed (refer to Rule 3 and Rule 5 for specific reclamation performance standards). You may wish to contact the Division for closure specifications.

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6.	Describe how roads will be reclaimed or returned to the condition:	ir pre-prospecting (or better)
7.	List the seed mixture to be used in the re-establishment o seed mixture calculation to obtain PLS/acre. For assis mixtures and rates, contact the local NRCS if on private land or State Land Board if on state land. A. Plant name and seeding rate:	stance with formulating seed
Pla	ant Name	Seeding Rate (PLS/Acre)
		_

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В.	Describe	tne	metnoa	ior	seea	bea	preparation,	ana	application	metnoa	ior
	grass/for	b see	eding:								

V. TERMS AND CONDITIONS FOR PROSPECTING OPERATIONS:

- 1. Reclamation measures shall be fulfilled in a timely manner and completed within five (5) years of completion of prospecting activities.
- 2. The prospecting operations described in this Notice will be conducted in such a manner as to minimize surface disturbances. In addition to the measures required in Rule 5, precautions to be taken include:
 - A. Confinement of operations to areas near existing roads or trails, where practicable. Existing roads which are to remain as permanent roads after prospecting activities are completed shall be left in a condition equal to or better than the pre-prospecting condition;
 - B. Drilling shall be conducted in such a way as to prevent cuttings and fluids from directly entering any dry or flowing stream channel. Drill cuttings must be spread to a depth no greater than one-half (1/2) inch or buried in an approved disposal pit;
 - C. Proper and timely abandonment of drill holes upon completion of drilling;
 - D. Reclamation of affected lands upon completion of operations or phases of an operation;
 - E. Backfilling and revegetating any pits to blend in with the surrounding land surface;

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- F. Safeguarding mine entries, trenches and excavations from unauthorized entry at all times:
- G. Disposal of any trash, scrap metal, wood, machinery, and buildings;
- H. Control of noxious weeds within the area affected by the prospector
- 3. The prospecting operations shall be conducted in such a manner as to comply with all applicable local, state and federal laws and regulations including applicable state and federal air and water quality laws and regulations.
- 4. The prospecting operations shall be conducted so as to minimize adverse effects upon wildlife to include covering of open drill holes until properly plugged.
- 5. During the prospecting operations, the operator will perform the necessary stabilization and reclamation work to ensure those areas affected by prospecting activities are erosionally and geotechnically stable.
- 6. All prospecting operations shall be in compliance with the Colorado Mined Land Reclamation Act, as amended (34-32-101 et seq. C.R.S.), and all rules and regulations currently in effect or promulgated pursuant thereto. See 2 CCR 407-1, Mined Land Reclamation Board Hardrock / Metal Mining Rules.

VI. ADDITIONAL TERMS AND CONDITIONS FOR PROSPECTING ON BLM/USFS LANDS

- 1. The prospector will supply a copy of this NOI to the appropriate BLM and/or USFS office.
- 2. The prospector authorizes the MLRB to discuss the information in this Notice of Intent with the BLM and/or USFS.
- 3. If on BLM land, the prospector will complete reclamation to the standards described in 43 CFR 3809.1-3 (d) and implement reasonable measures to prevent unnecessary or undue degradation of lands during operations.

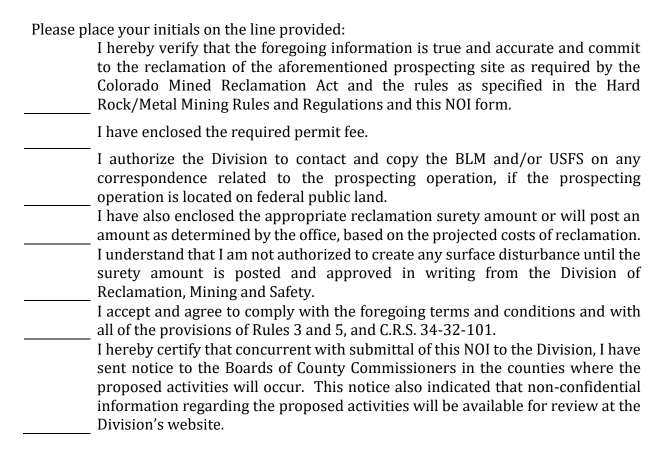
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A financial warranty must be provided for the cost of reclamation of the disturbance described in this Notice. The prospector can either file a "One Site Prospecting Financial Warranty" or a "Statewide Financial Warranty." The financial warranty must be submitted and approved by the Division prior to entry upon lands for the purpose of prospecting.

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A One-Site Prospecting Financial Warranty is usually filed by individuals or companies where prospecting activities are limited to a single area. It must be filed in the amount of \$2,000 per acre for land to be disturbed, or such other amount as determined by the Division, based on the projected costs of reclamation. A Statewide Financial Warranty is usually filed by companies with multiple prospecting sites. It must be filed in an amount equal to the estimated cost of reclamation per acre of affected land for all anticipated sites statewide. (You may increase the statewide bond at any time in order to cover additional or expanded prospecting activities.)

VIII. SIGNATURE REQUIREMENT



This form has been approved by the Mined Land Reclamation Board pursuant to section 34-32-113, C.R.S., of the Mined Land Reclamation Act. Any alteration or modification of this form shall result in voiding any NOI issued on the altered or modified form and subject the operator to cease and desist orders and civil penalties for operating without a NOI pursuant to section 34-32-123, C.R.S.

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<u>I, the undersigned, being the NOI holder or the person authorized to sign on behalf of the NOI holder, declare that the information given in this NOI form is true and correct.</u>

SIGNATURES MUST BE IN BLUE INK

Signed and dated this	day of (date)	(month)	(year)
Signature of NOI holder	or person author	ized to sign:	
Name (typed or printed)) :		
Title/Position:			
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