



September 23, 2022

Sean Muller  
Grand Island Resources LLC  
4415 Caribou Rd  
Nederland, CO 80466

**Re: Notice of Deficiencies, Notice of Intent (NOI) to Conduct Prospecting Operations Application, Isabel Waste Rock Exploration Trenching, NOI No. P-2022-016**

Mr. Muller:

On September 15, 2022, the Division of Reclamation, Mining and Safety (Division) received the Notice of Intent (NOI) to conduct prospecting operations application for the Isabel Waste Rock Exploration Trenching, File No. P-2022-016. Preliminary review of this application determined the following items must be received before the Division can consider the application as being submitted/filed and the technical review can begin. Please respond to this Deficiency Notice with the requested additional/updated information and summarize each response in a cover letter titled "Deficiency Response; P-2022-016".

**APPLICATION:**

1. Section I - Location Information. On page two, item five. The quarter/quarter section was left blank, please check the appropriate box. Please submit a replacement page two of the application form.
2. Section I – Land Ownership. On page three, item six. The applicant indicates the land ownership as private. Pursuant to Rule 5.1.2(d)(iv), please provide documentation of the legal right to enter to conduct prospecting and reclamation, for Owners of Record described in Rule 1.6.2(1)(e)(i). This may include a copy of a lease, deed, abstract of title, a current tax receipt, or a signed statement by the Landowner(s) and acknowledged by a Notary Public stating that the applicant has legal right to enter to conduct prospecting and reclamation.
3. Section III – Project Description. Page five, item three. The Division acknowledges an estimated 4,000 cubic feet of material is going to be moved during trenching. What is the total estimated volume that will be collected for testing?
4. Section III – Proposed Disturbance. Page seven, item F. Please state whether or not chemicals and fuels will be stored onsite.



5. Section III – Proposed Disturbance. Page seven, item J. Please describe and locate any structures to be constructed. If no structures are going to be constructed please clearly state that is the case.
6. Section VII – Financial Warranty. Pursuant to Rule 5.3.3(1), upon filing the Notice of Intent to Conduct Exploration, the person shall provide Financial Warranty in the amount of two thousand dollars (\$2,000.00) per acre of land to be disturbed, or such other amount as determined by the Office, based on the projected cost of reclamation. The Applicant failed to provide the required financial warranty in the minimum amount of \$2,000 with the application for the purpose of filing. The application will not be considered filed until the Division receives the required financial warranty.
7. In Appendix C the applicant has included an “Is It Mining” form. Please clarify why the form was included in the application package.

You have sixty (60) days from the date of this letter to submit all necessary documents that the Division needs for an application to be considered filed. If, at the end of the sixty day period, the application has not been determined to be filed with the Division, the Division may deny the application.

**The response to this Deficiency Notice is due on or before November 22, 2022.**

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

If you need additional information or have any questions, please contact me by telephone at **303-866-3567 x8114**, or by email at [patrick.lennberg@state.co.us](mailto:patrick.lennberg@state.co.us).

Sincerely,



Patrick Lennberg  
Environmental Protection Specialist

cc: Jared Ebert, DRMS

ec: Sean Muller, Grand Island Resources, LLC, [smuller@nedmining.com](mailto:smuller@nedmining.com)