

Girardi - DNR, Chris <chris.girardi@state.co.us>

Passiflora NOI P2024011- NOI Application Approval

1 message

Girardi - DNR, Chris <chris.girardi@state.co.us>
To: HARALD HOEGBERG <geohoeg@comcast.net>
Cc: "Pike, James D" <jpike@blm.gov>, Jared Ebert - DNR <jared.ebert@state.co.us>

Tue, Jan 21, 2025 at 10:10 AM

Good morning,

Attached to this email is a copy of the Division's Approval Letter for the Passiflora NOI, File No. P-2024-011.

A hard copy will not be mailed unless requested.

Please let me know if you have any questions.

Thanks, Chris

Chris Girardi

Environmental Protection Specialist Intern

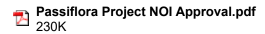


P: (720) 793-3041

Physical: 1313 Sherman Street, Room 215, Denver, CO 80203

Mailing: DRMS Room 215, 1001 E 62nd Ave, Denver, CO 80216

chris.girardi@state.us.co | https://drms.colorado.gov/





January 21, 2025

Viscount Colorado Holdings Attn: Harald Hoegberg 1805 Turnbridge Dr. Richmond, VA 23238

RE: Passiflora Project, DRMS File No. P-2024-011, Notice of Intent to Conduct Mineral Prospecting

Dear Mr. Harald Hoegberg,

The Colorado Division of Reclamation, Mining and Safety ("DRMS" or "Division") has completed its review and has accepted your Notice of Intent to Conduct Mineral Prospecting Operations (NOI) submitted for Passiflora Project, File No. P-2024-011.

The Division has also reviewed and approved the financial warranty submitted for the NOI in the amount of \$70,640.00.

Pursuant to Rule 5.1.3(d)(iv), the Division's determination will not take effect until the expiration of the five businesses days allowed for an appeal, or in the case of an appeal, until the Mined Land Reclamation Board issues its decision. If there are no appeals within the five-day appeal period, you may commence prospecting operations.

In accordance with Rule 5.8, an Annual Report and associated fee of \$86.00 must be submitted on your notice of approval anniversary date (January 21) for each year following the filling of an NOI until reclamation responsibility release is granted. In addition, Rule 5.3.4 requires the prosecutor to notify the Division of completion of prospecting operations and Rule 5.7 requires the submittal of a final report for drill holes within 60 days of completion of the abandonment for artesian flow holes and within one year of completion of the abandonment for any other drill holes.

Please note, the acceptance of this NOI shall not be construed to abrogate the duty of the prospector to comply with applicable laws or regulations, including but not limited to all federal, state, or local permits, licenses, and approvals, as well as any access agreements, as applicable to the specific operation.

Prior to initiation of prospecting operations, you must submit to the Division documentation of the approval of the Plan of Operations from the Bureau of Land Management.



P-2024-011: Approved Surety and Acreage	
Reclamation Liability (Required Surety):	\$70,640.00
Approved Permit Acreage:	0.15
Approved Affected Acreage:	0.15

If you have any questions, please contact me at chris.girardi@state.co.us or at (720) 793-3041.

Sincerely,

Chris Girardi

Chris Diradi

Environmental Protection Specialist Intern

EC: Daniel Pike, BLM, jpike@blm.gov

Jared Ebert, DRMS jared.ebert@state.co.us

Sara Stevensen-Benn, DRMS sara.stevenson-benn@state.co.us