



EXHIBIT L – PERMANENT MAN-MADE STRUCTURES

Prepared to satisfy Rule 6.3.12 for a Limited-Impact (110-d) Reclamation Permit – Ajax 1 Claim, Clear Creek County, Colorado

1. Rule Requirement (Summary)

Rule 6.3.12 requires the applicant to demonstrate that no “significant, valuable and permanent man-made structure” located within 200 feet of the affected land will be adversely affected by the proposed operation. If no such structures exist, a statement to that effect is sufficient.

2. Findings of Site Investigation

| Item | Result |
|--------------------------|--|
| Field inspection date | 18 June 2025 |
| Inspectors | Kiel Schleusner (Candy Mountain Mining Co.), J. Bryant (USFS Minerals Staff) |
| Buffer examined | 200-ft radius around entire 0.18-acre disturbance footprint |
| Structures observed | None — no buildings, foundations, transmission lines, pipelines, wells, fences, or other permanent improvements |
| Nearest mapped structure | Abandoned prospect cabin ruins 0.42 mile (2,220 ft) southwest; well outside 200-ft zone |

3. Conclusion

Because **no permanent man-made structures lie within 200 feet of the affected land**, the operation cannot adversely affect structural stability. Therefore, no additional agreements or engineering analyses are required under Rule 6.3.12.

4. Certification

I certify that the foregoing statement is true and accurate to the best of my knowledge after reasonable inquiry and field verification.



Kiel Schleusner Date: 7/2/2025
Kiel Schleusner
President, Candy Mountain Mining Company Inc.