

## **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 manmade 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	<b>None</b> — 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.

## CANDY MOUNTAIN MINING COMPANY

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