



COLORADO DIVISION OF RECLAMATION, MINING AND SAFETY

1313 Sherman Street, Room 215, Denver, Colorado 80203 ph(303) 866-3567

REQUEST FOR TECHNICAL REVISION (TR) COVER SHEET

File No.: M- 1978-311 Site Name: Hawkeye Mine

County _____ TR# TR-03 (DRMS Use only)

Permittee: Gold Eagle Mining Inc.

RECEIVED

Operator (If Other than Permittee): Don Coram

JUL 3 1 2013

Permittee Representative: NA

GRAND JUNCTION FIELD OFFICE
DIVISION OF
RECLAMATION MINING & SAFETY

Please provide a brief description of the proposed revision: _____

A Technical Revision (TR) is being sought to support Final Reclamation of the Hawkeye Mine. The TR application (see attached) modifies the original plan, as noted, in order to reflect current conditions.

As defined by the Minerals Rules, a Technical Revision (TR) is: "a change in the permit or application which does not have more than a minor effect upon the approved or proposed Reclamation or Environmental Protection Plan." The Division is charged with determining if the revision as submitted meets this definition. If the Division determines that the proposed revision is beyond the scope of a TR, the Division may require the submittal of a permit amendment to make the required or desired changes to the permit.

The request for a TR is not considered "filed for review" until the appropriate fee is received by the Division (as listed below by permit type). Please submit the appropriate fee with your request to expedite the review process. After the TR is submitted with the appropriate fee, the Division will determine if it is approvable within 30 days. If the Division requires additional information to approve a TR, you will be notified of specific deficiencies that will need to be addressed. If at the end of the 30 day review period there are still outstanding deficiencies, the Division must deny the TR unless the permittee requests additional time, in writing, to provide the required information.

There is no pre-defined format for the submittal of a TR; however, it is up to the permittee to provide sufficient information to the Division to approve the TR request, including updated mining and reclamation plan maps that accurately depict the changes proposed in the requested TR.

Required Fees for Technical Revision by Permit Type - Please mark the correct fee and submit it with your request for a Technical Revision.

<u>Permit Type</u>	<u>Required TR Fee</u>	<u>Submitted</u> (mark only one)
110c, 111, 112 construction materials, and 112 quarries	\$216	<input type="checkbox"/>
112 hard rock (not DMO)	\$175	<input type="checkbox"/>
110d, 112d(1, 2 or 3)	\$1006	<input checked="" type="checkbox"/>

Technical Revision Application- Hawkeye Mine DRMS Permit M-1978-311

1.0 Introduction

The Hawkeye Mine contains only one portal to the underground and no other mine openings. The portal entry is secured with a heavy gauge steel grate to preclude entry. The grate is welded to steel anchors set into the sandstone opening. The current reclamation plan is predicated on mining that did not occur. Thus, contouring and leveling requirements anticipated in the plan are based on activities that were not undertaken. In this regard contouring is not anticipated as an element of reclamation. There is an old steel ore bin and cribbing which remain onsite and intact. The site is free of stockpiles except for a small waste rock pile which the operator graded and seeded several years ago.

2.0 Reclamation Plan Commitments

The reclamation plan(s) submitted to the DMRS are those outlined in the original 1978 permit application. The reclamation needs identified at that time included the following:

a) Sealing of Portals and Ventilation Shafts

The current reclamation plan calls for sealing of the portal.

b) Removal of Structures and Cleanup

The current reclamation plan calls for removal of the old steel ore bin and cribbing.

c) Disposition of Mine Waste (Contouring Leveling, Use for Backfill, etc.)

The current reclamation plan is predicated on mining that did not occur. Thus, the contouring and leveling requirements anticipated in the plan are based on activities that were not undertaken. Current conditions do not warrant leveling and contouring.

d) Re-Vegetation

The 1978 reclamation plan includes a seed mix which is no longer recommended by the Division. Seed mixtures will need to be confirmed and approved by the DRMS this and that approval will be included as an element of reclamation.

3.0 Proposed Reclamation Plan

The final reclamation plan for the Hawkeye Mine is intended to comply with the requirements of the original 1978 reclamation plan but is modified by this Technical Revision to reflect current onsite conditions and the recommendations and the preferences of the DOE.

The current plan and modifications based on current condition are outlined in Table 1-Final Reclamation Plan and Activities.

Table 1-Final Reclamation Plan and Activities

Reclamation Components	Planned Reclamation Activities
Sealing of Portals	<ul style="list-style-type: none"> -The mine portal has been provided with closures which preclude entrance to the mine. - The Department of Energy (DOE) prefers that this opening be left available for future use and have stated their preference to leave this structures at Final Reclamation. Gold Eagle Mining Inc. has submitted a letter to DOE requesting DOE to confirm their preference in writing (see attached). -Gold Eagle Mining Inc. is awaiting DOE's response and will transmit DOE's determination to DRMS once it has been received.
Removal of Structures and Cleanup	<ul style="list-style-type: none"> -The old steel ore bin and cribbing are of historical significance as supported by a 1994 BLM opinion. -The Department of Energy (DOE) prefers that these features remain in place at Final Reclamation. - Gold Eagle Mining Inc. has submitted a letter to DOE requesting DOE to confirm their preference in writing (see attached). -Gold Eagle Mining Inc. is awaiting DOE's response and will transmit DOE's determination to DRMS once it has been received
Disposition of Waste	-There is no mine waste at the site to be disposed or otherwise reclaimed
Site Grading and Contouring	-Contouring of the waste rock pile is complete.
Weed Control	<ul style="list-style-type: none"> -Noxious weed control has been successful at the Hawkeye Mine with annual application of spay by the operator. -The site will be monitored subsequent to final reclamation in order to determine the need for additional spaying of disturbances which may result from reclamation activities.
Re-Vegetation	-A site inspection will be conducted annually subsequent to reclamation in order to determine the need for additional planting. If planting is necessary the seed mix will be approved by the DRMS prior to planting.

4.0 Reclamation Schedule

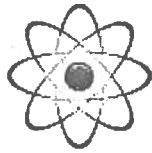
The DOE has stated in a letter dated October 26, 2011 that Judge William J. Martinez issued an opinion that the Defendants (DOE) "are hereby enjoined from approving any activity on lands governed by the ULMP, including exploration, drilling, mining and reclamation activities". In accordance with the Courts opinion Gold Eagle Mining Inc. is unable to initiate reclamation by October 1, 2013 as indicated in the Divisions Inspection Report of May 16, 2013.

In addition and on February 27, 2012, the Court amended the injunction to allow the agencies "to conduct only those activities on ULMP lands that are absolutely necessary". The amended injunction further addresses those emergencies as identified in Paragraph 5 (f) – that are "absolutely necessary to remediate dangers to the public health, safety, and environment on ULMP lands caused by major storm events, acts of vandalism, or land subsidence". For this reason, we are requesting that DOE provide a letter stating that the reclamation work is prohibited at this time since this work is not caused by any emergencies or is an imminent danger as defined by the amended injunction.

Based upon the above DOE restrictions, Golden Eagle Mining Inc. will initiate reclamation after all matters have been resolved by DOE relative to the outstanding PEIS for DOE properties and programs. Gold Eagle Mining Inc. has requested a letter from DOE re-stating this prohibition (See Attached) and will transmit DOE's letter to DRMS upon receipt. The schedule below is based on timing predicated on DOE successfully completing the PEIS which remains in-process.

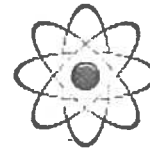
Table 2-Final Reclamation Schedule

Reclamation Activity	Schedule
Weed Control	Spring or Summer Following Reclamation
Re-Vegetation	First Fall Subsequent To All Reclamation Disturbances



Gold Eagle Mining, Inc.

PO Box 3007
Montrose, CO 81402
970-596-2425 ~ fax 970-249-0731



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U.S. Department of Energy
Office of Legacy Management
Attention: Laura Kilpatrick Esq.
11025 Dover St., Suite 1000
Westminster, CO. 80021

JUL 31 2013
GRAND JUNCTION FIELD OFFICE
DIVISION OF
RECLAMATION MINING & SAFETY

Re: DOE Uranium Lease Reclamation Schedule and Requirements
JD-5 Mine, Burros Mine, Ellison Mine and Hawkeye Mine

Dear Ms. Kilpatrick,

It has been determined by the Colorado Division of Reclamation Mining and Safety (DRMS) that the above-captioned properties are not eligible for Temporary Cessation. Because Gold Eagle Mining Inc. has chosen not to develop Environmental Protection Plans DRMS is requiring Gold Eagle Mining Inc. to submit current reclamation plans and schedules by August 1, 2013. It is also DRMS's desire that reclamation begin by October 1, 2013.

As you are aware, Judge William J. Martinez has issued an opinion on October 26, 2011 that states at Conclusion (4) the "Defendants [DOE] are hereby enjoined from approving any activities on lands governed by the ULMP, including exploration, drilling, mining and reclamation activities". The court, on February 27, 2012, amended the injunction to allow the agencies "to conduct only those activities on ULMP lands that are absolutely necessary". The amended injunction further addresses those emergencies as identified in Paragraph 5 (f) – that are "absolutely necessary to remediate dangers to the public health, safety, and environment on ULMP lands caused by major storm events, acts of vandalism, or land subsidence". For this reason, we are requesting that DOE provide a letter stating that the reclamation work is prohibited at this time since this work is not caused by any emergencies or is an imminent danger as defined by the amended injunction.

We have attached the proposed reclamation plans (which are being provided to DMRS) for your review. The plan schedules have been predicated on DOE's successful completion of the PEIS process, absent further litigation. In this regard, we are requesting DOE's agreement with the plans. Some of the originally planned reclamation activities have been modified to: 1) allow future access to the mines via portals and ventilation shafts, and 2) leave in-place certain historical equipment and mining features. BLM studies conducted in 1994 support retaining the historical significance of some mining features (e.g. head frames, wooden cribbing etc.).

Given the above matter, please provide a letter supporting the prohibition of reclamation until the PEIS process is complete, and your determination that noted mining features are to be retained on these properties for historical significance in accordance with BLM's 1994 study in this regard.

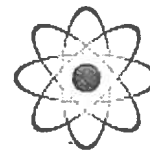


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Montrose, CO 81402

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If you should have any questions or require additional information please contact me.

Sincerely,

Don Coram
President
Gold Eagle Mining, Inc.

cc: Ed Cotter
U.S. Department of Energy
2597 Legacy Way
Grand Junction, CO 81503