

**RECLAMATION PLAN**

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RECLAMATION PLAN

(Disturbed Area 5 Acres Or Greater or BLM Notices)

LETTER OF INTENT TO DO RECLAMATION

(Disturbed Area Less Than 5 Acres)

In accordance with Alaska Statute 27.19, reclamation is required of all mining operation. Reclamation bonding is required of operations with disturbance of 5 acres or greater. Completion of this application will meet the requirements for a "Reclamation Plan" for operations 5 acres and larger in size and "Letter of Intent To Do Reclamation" for operations under 5 acres. If you do not intend to use the reclamation methods presented below, please provide additional information concerning your plans for reclamation under separate attachments.

BLM requires that the reclamation plan be consistent with §43 CFR 3809.420, Performance Standards for the Surface Management regulations. Refer to 43 CFR 3809 or the BLM minerals website available at <http://www.blm.gov/ak/st/en/prog/minerals.html> for more information on what is needed for a reclamation plan.

Total acreage currently disturbed: \_\_\_\_\_ acres. This should match: "Total Unreclaimed Acres" on your 2017 Annual Reclamation Statement for Small Mines, or line #7 on your 2018 Bond Pool Renewal Form. Disturbed ground includes all unreclaimed mining and exploration activity (excluding camps and roads) since October 1991. Federal operators must include areas of camps and roads.

New acres to be disturbed in 2018 \_\_\_\_\_ acres. Total acreage (currently disturbed plus new acres): \_\_\_\_\_ acres.

Acreage disturbed by land status: \_\_\_\_\_ State (general) \_\_\_\_\_ State (Mental Health) \_\_\_\_\_ Private \_\_\_\_\_ Federal

Total acreage to be reclaimed in 2018: \_\_\_\_\_ acres; and:  
 Reclamation conducted concurrently with the exploration. Reclamation will be conducted at the end of the exploration season

Total volume of material to be disturbed in 2018: \_\_\_\_\_ cubic yard. (Including strippings and overburden to be removed. (1 acre of disturbance is equal to 4,840 square yards).

The following reclamation measures shall be used. (These measures are required by law. Those that do not apply may be crossed out; but, an explanation must be given as to why these measures are not necessary at your site.)

- Topsoil, vegetation, and overburden muck, not promptly redistributed to an area being reclaimed, will be individually separated and stockpiled for future use. This material will be protected from erosion and from contamination by acidic or toxic materials and will not be buried by tailings.
- The area reclaimed will be reshaped to blend with the surrounding area using tailings, strippings, and overburden and be stabilized.
- Stockpiled topsoil, overburden muck, will be spread over the contoured exploration sites to promote natural plant growth such that the area can reasonably be expected to revegetate within five years. Stockpiled vegetation will be spread over topsoils.
- Exploration trenches will be backfilled. Brush piles, stumps, topsoil, and other organics will be spread on the backfilled surface to inhibit erosion and promote natural revegetation. Exploration trenches shall be flagged and signs posted to notify the public of the existence of the open trenches. All exploration trenches shall be reclaimed by the end of the exploration season in which they are constructed, unless specifically approved by the DMLW.
- Shallow auger holes (limited to depth of overburden) shall be backfilled with drill cuttings or other locally available material in such a manner that closes the hole to minimize the risk to humans, livestock and wildlife.
- All drill hole casings shall be removed or cut off at, or below, ground level. All drill holes shall be plugged by the end of the exploration season with bentonite holeplug or equivalent slurry, for a minimum of 10 feet within the top 20 feet of the drill hole. The remainder of the hole will be backfilled to the surface with drill cuttings. If water is encountered in any drill hole, a minimum of 7 feet of bentonite holeplug or equivalent slurry shall be placed immediately above the static water level in the drill hole. Complete filling of the drill holes, from bottom to top, with bentonite holeplug or equivalent slurry is also permitted and is considered to be the preferred method of hole closure during which they are drilled, unless otherwise specifically approved by the DMLW.
- If artesian conditions are encountered, the operator shall contact the DMLW (Kindra Geis (907) 451-2790) or the DEC (Tim Pilon at 907 451-2136) for hole plugging requirements.
- All buildings and structures constructed, used or improved, on State land, will be removed, dismantled, or otherwise properly disposed of at the completion of exploration. The campsite will be cleaned up and left free of debris. In consideration of potentially significant historic properties/cultural resources, please do not remove or disturb any buildings, structures, objects, or artifacts that were located on the site prior to the current operation without preauthorization from SHPO (Contact Mckenzie Johnson of SHPO at (907) 269-8726 or [mckenzie.johnson@alaska.gov](mailto:mckenzie.johnson@alaska.gov) ).

**IMPORTANT:** (1.) Alternative reclamation measures may be approved if the reclamation measures presented above are not applicable to your site. Please explain in separate correspondence. Submit a sketch and describe additional reclamation measures you propose to conduct at your operation. Reclamation measures must comply with AS 27.19. (2.) Federal land managers may require reclamation measures different to those identified above. For BLM, submit supplement worksheet.

AS 38.05.035(a) authorizes the director to decide what information is needed to process an application for the sale or use of state land and resources. This information is made a part of the state public land records and becomes public information under AS 40.25.110 and 40.25.120 (unless the information qualifies for confidentiality under AS 38.05.035(a)(8) and confidentiality is requested, AS 43.05.230, or AS 45.48). Public information is open to inspection by you or any member of the public. A person who is the subject of the information may challenge its accuracy or completeness under AS 44.99.310, by giving a written description of the challenged information, the changes needed to correct it, and a name and address where the person can be reached. False statements made in an application for a benefit are punishable under AS 11.56.210. In submitting this form, the applicant agrees with the Department to use "electronic" means to conduct "transactions" (as those terms are used in the Uniform Electronic Transactions Act, AS 09.80.010 – AS 09.80.195) that relate to this form and that the Department need not retain the original paper form of this record: the department may retain this record as an electronic record and destroy the original.

**BONDING:** In accordance with AS 27.19, bonding is required for all operations having a mined area of ≥five acres on State Land. This area must be bonded for \$750.00 per acre, unless the miner can demonstrate that a third party contractor can do the needed reclamation for less than that amount. A Statewide bonding pool has been established and may be joined by completing the bond pool application form. No reclamation plan approval goes into effect until the bonding pool deposit and annual nonrefundable fee are paid. Federal land managers may have additional bonding requirements. Use bond form to calculate area of disturbance for bonding.

<p>_____                  Printed name (Applicant)</p> <p>_____                  Signature (Applicant)</p>	<p>Relationship to Claim(s)</p> <p>Owner    Lessee    Operator</p> <p>Agent For: _____</p>	<p>Date: _____.</p> <p>APMA #: _____</p>
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