What is a recreational mining business?
This is a business that charges clients for the opportunity to recreationally mine — typically pan for gold with some guidance or instruction. The business may limit services and only charge clients for the recreational mining use on an existing mineral claim or lease. The mining activity could occur on state land with or without a mineral claim.

*For information on Mining Claims please read the mining fact sheet.*

What do I need to get from DNR to operate a recreational mining business on state owned land managed by Division of Mining, Land & Water?
Your commercial operation will either fit within the generally allowed uses (http://dnr.alaska.gov/mlw/factsht/), in which case you must register the activity with DNR, or you will need to obtain an authorization. The type of authorization needed is determined by the scale of the business operation. The following chart breaks out the criteria that will help you determine what authorization is required.

<table>
<thead>
<tr>
<th>Activity</th>
<th>Authorization or Requirement</th>
<th>Cost (annual cost if multi year)</th>
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<tbody>
<tr>
<td>Day-use activity only with no facilities that remain overnight</td>
<td>Generally allowed Use but requires Commercial Recreation Registration</td>
<td>$80 Registration Fee $4 per visitor day</td>
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<tr>
<td>Use of temporary (portable) camps that will be moved 2 miles every 14 days</td>
<td>Commercial Recreation Permit (1-year term)</td>
<td>$800 if activities &lt; 6 mos./yr. $1200 if activities &gt; 6 mos./yr. $4 per visitor day</td>
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<tr>
<td>Use of temporary structures (easily removed in 48 hours) that remain overnight for over 14 days</td>
<td>Land Use Permit (1-5 year term)</td>
<td>$400 application fee $800 facilities in place &lt; 6 mos./yr. $1600 facilities in place &gt; 6 mos./yr. $4 per visitor day</td>
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<tr>
<td>Use of non-temporary structures if applicant desires the security of additional site control and a longer term.</td>
<td>Lease for one acre or less Lease for more than one acre Other?</td>
<td>$1,200 application fee $2,000 application fee Rent at fair market value (minimum $1,000 per year) May require survey, appraisal, bonding, insurance, and/or visitor day use fees.</td>
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Note: Different rules and authorizations apply in Legislatively Designated Areas such as state game refuges and state parks, and on state land managed by the Mental Health Trust, University of Alaska, Alaska Railroad, and the Alaska Department of Transportation and Public Facilities. Additional authorizations from regulatory agencies such as the Alaska Department of Fish and Game, Alaska Department of Environmental Conservation, and the Army Corps of Engineers may be required.
If I already have a mining claim, do I need to also get one of these other authorizations?
Yes. The mining claim provides exclusive use of the locatable minerals, and the right to use the surface (after appropriate authorizations are obtained) for the purposes of extracting those locatable minerals for commercial mining purposes. However the mining laws, embodied in Alaska Statutes 38.05.185-38.05.275, do not provide any authorization for the commercial recreation use of that claim.

Long-term leases require a competitive offering and this policy is currently under departmental review/consideration.

Are there any special requirements to conduct the commercial recreation mining business on my state mining claim?
Yes. Unlike the requirements for owning the mining claim, you do need to obtain the appropriate business license for the commercial recreational mining venture. Leases and permits also require the business to obtain the appropriate comprehensive (commercial) general liability insurance and post a performance bond for the life of the authorization. In addition, the miner must keep track of production and pay the appropriate royalty even on what clients extract from the claim.

Why should I track royalty when the customer gets the nugget?
The actual production of minerals must be accounted for and the state must receive any royalty owed on the production of the minerals that are produced from the "public resource." Royalty payment is required regardless if there is a claim. If the state does not receive the required royalty, the mineral rights granted through a claim may be deemed abandoned or forfeited. Keeping track of production by recreational mining clients or requiring them to pay the royalty to the state can be difficult for a miner. The mine claim owner may work royalty into the client fee structure charged to transfer the royalty cost. Therefore, an authorization with the state wherein the authorized party pays royalty based on the net income of the business may substitute for royalty payment based solely on production.

Can I use structures with my business or can I use structures approved through the Annual Placer Mining Application (APMA) process?
Temporary or permanent structures may be authorized through the appropriate permit or lease. When a mining claim is used, structures may support either or both the commercial mining and the commercial recreation activities. Therefore the claim owner must also clarify the intended use of structures.

Whether the structures are previously approved through the APMA or new structures are proposed on a claim, a separate surface permit or lease must be obtained if they will be used in conjunction with the recreational mining business. APMA's are for mineral exploration or commercial mining and DNR will not consider the recreational mining business needs while adjudicating APMA's. Appropriate bonding will be required for any improvements used for commercial recreation. The APMA process typically does not bond structures through the bonding pool.

How do I apply for a permit or lease?
The application forms are available from any Division of Mining, Land & Water office. As noted above, the fee for filing the application for a Land Use Permit is $400, and the fee for filing an application for a lease is $1,200 to lease one acre or less, and $2,000 to lease more than one acre. The application requires the filing of a "plan of operation" or "development plan" for the recreational mining business. The plan must be in sufficient detail to describe the precise use of the land and the timetable for the development. The plan must address location and size of area to be mined by clients, any existing or planned mine cuts, types of structures and their purpose, access, parking, water, power, fuel storage, and sanitation. A drawing, to scale, of the plan's operation and facilities is required. The information presented in the applicant's "plan" will be used to determine the size of the authorization, level of bonding, and any insurance requirement. We encourage you to consult with DNR staff before you submit an application for this type of business.
For further information, you may contact one of the DNR Public Information Centers:

Anchorage/Southcentral Public Information Center
550 West 7th Avenue, Suite 1360
Anchorage, AK 99501-3561
Phone: (907) 269-8400
Fax: (907) 269-8901
dnr.pic@alaska.gov

Fairbanks/Northern Public Information Center
3700 Airport Way
Fairbanks, AK 99709-4699
Phone: (907) 451-2705
Fax: (907) 451-2706
fbx-pic@alaska.gov

Juneau/Southeast Regional Land Office
400 Willoughby Avenue, 4th Floor
Juneau, AK 99811-1020
Phone: (907) 465-3400
Fax: (907) 465-3886
sero@alaska.gov

Statewide TTY – 711 for Alaska Relay or 1-800-770-8973

For additional information about land authorizations:  https://dnr.alaska.gov/mlw/lands/

For additional information about mining authorizations:  https://dnr.alaska.gov/mlw/mining/