

UNITED STATES
DEPARTMENT OF THE INTERIOR
BUREAU OF LAND MANAGEMENT
APPLICATION FOR SURVEY OF MINING CLAIM

FORM APPROVED
OMB NO. 1004-0025
Expires: November 30, 2009

Date / /

SEE INSTRUCTIONS ON PAGE 2

1. Name of Applicant (<i>first, middle initial, last</i>)	Address (<i>include zip code</i>)
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Hereby makes application for an official mineral survey of the mining claims named and identified in this application

2. Give group name (*if any*)

3. NAME OF CLAIM(S)

NAME OF LOCATION	DATE			BLM MINING CLAIM SERIAL NUMBER
	LOCATED AND AMENDED	RECORDED WITH COUNTY	RECORDED WITH BLM	

4. LOCATION OF CLAIM(S)

Section	Township	Range	Meridian
County	State		National Forest

5a. Is each claim based on a valid location and fully described in the certified copy of the record of each location certificate filed with this application?

Yes No

b. Is each location distinctly marked by monuments on the ground and can its boundaries be traced readily? Yes No

No Survey of Mining Claim may be granted unless a completed Application form has been received (30 U.S.C. 21 through 54)

6. A deposit, is submitted with the application by cash money order certified check, made payable to the Bureau of Land Management, in the amount of \$, to cover the estimated cost of office work.

7. It is requested that the survey be made, in accordance with the regulations, by the following U.S. Mineral surveyor.

Date / /	Signature of Applicant
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Title 18 U.S.C. Section 1001 and Title 43 U.S.C. Section 1212 make it a crime for any person knowingly and willfully to make to any department or agency of the United States any false, fictitious, or fraudulent statements or representations as to any matter within its jurisdiction.

INSTRUCTIONS

1. This application is made under the provisions of section 2325 of the Revised Statutes, (30 U.S.C. 29), and the implementing regulations (43 CFR 3861.1).
2. Applications must be typed or printed plainly in ink and submitted to the State Director, Bureau of Land Management, having authority to issue survey orders in that State as follows: Alaska, Anchorage; Arizona, Phoenix; Arkansas and New Mexico, Santa Fe; California, Sacramento; Colorado, Denver; North and South Dakota and Montana, Billings; Nebraska, Kansas, and Wyoming, Cheyenne; Idaho, Boise; Nevada, Reno; Washington and Oregon, Portland; Utah, Salt Lake City; all other States, Director, Bureau of Land Management, Washington, D.C. 20240.
3. Name the claimant (individual, partnership, company or corporation) should appear on the application in the same manner as it will appear in the patent when issued. The application must be signed by the claimant or an authorized agent.
4. Two copies of the record of the location certificate must be filed with the application, one of which must be certified by the custodian of the records where mining claims are recorded, usually the Clerk of the County in which the claim is located. Each certificate must contain the name of the locator, date of location, point of discovery, and such definite description of the claim by reference to natural objects or permanent monuments as will serve to identify the claim on the ground. If a location certificate has been amended and the survey is to be based on the amended location, two copies of the latest amended certificate are required with the application for survey, one of which must be certified.
5. Applicants are requested to list in one application the contiguous locations constituting the claim for which an official survey is desired. Several locations may be embraced in as single survey only when they are contiguous, by which is meant locations that are actually in conflict or adjoining; locations joining at a single corner are not considered as contiguous.
6. A millsite may be applied for separately or in conjunction with the survey of a mining claim. Millsites must be located on nonmineral ground, may not embrace more than five acres in compact form, and must be occupied or used in connection with mining activity.
7. Any change in the application for survey, including the addition or exclusion of locations, or the designation of a different mineral surveyor, requires an amended application which will be the basis for issuance of an amended survey order.
8. The claimant is required, in all cases, to select the mineral surveyor to execute the survey from the Bureau of Land Management register of mineral surveyors and to make satisfactory settlement arrangements for payment for his services. The United States will not be responsible for the settlement.
9. A minimum deposit of \$750 for the first location, plus \$300 for each additional location or millsite to cover the cost of office expense, must be made with the Bureau of Land Management before an order for the survey will be issued. In accordance with CFR 43 Section 3861.6-1, each State Office may require a deposit that is sufficient to cover their estimate of each order for survey. If this deposit is insufficient to cover the actual cost of office work, the claimant will be billed for an additional sum sufficient to cover the actual cost of drafting and other office work in connection with processing the returns of the mineral surveys. If the deposit is more than the actual cost, a refund will be made to the claimant.
10. Mineral surveyors are precluded from acting, either directly or indirectly, as agents or attorneys in proceedings to obtain patent for mining claims. Interested parties are precluded from working on mineral surveys as chainmen or field assistants.

NOTICES

The Privacy Act of 1974 and the regulation in 43 CFR 2.48(d) provide that you be furnished the following information in connection with information required by this application.

AUTHORITY: 30 U.S.C. 22, 29, 39, 43 CFR 3861.1.

PRINCIPLE PURPOSE: The information is to be used to process your application for a mineral survey.

ROUTINE USES: (1) The adjudication of the applicant's rights to the land or resources. (2) Documentation for public information in support of notations made on land status records for the management, disposal, and use of public lands and resources. (3) Transfer to appropriate Federal agencies when concurrence is required prior to granting a right in public lands or resources. (4)(5) Information from the record and/or the record will be transferred to appropriate Federal, State, local or foreign agencies, when relevant to civil, criminal or regulatory investigations or prosecutions.

EFFECT OF NOT PROVIDING INFORMATION: The application may be rejected.

The Paperwork Reduction Act of 1995 requires us to inform you that:

BLM collects this information to properly provide the requested service.

Information will be used to determine the level of service required.

Response to this request is required to obtain a benefit.

BLM would like you to know that you do not have to respond to this or any other Federal agency-sponsored information collection unless it displays a currently valid OMB control number.

BURDEN HOURS STATEMENT: Public reporting burden for this form is estimated to average 1 hour per response, including the time for reviewing instructions, gathering and maintaining data, and completing and reviewing the form. Direct comments regarding the burden estimate or any other aspect of this form to U.S. Department of the Interior, Bureau of Land Management (1004-0025), Bureau Information Collection Clearance Officer, (WO-630), 1849 C Street, N.W., Mail Stop 401LS, Washington, D.C. 20240.