Sa	ive	Print	Clear			
NOTIFICATION	Form 3809-5 (January					
MANAGEMENT NOTIFICATION OF CHANGE OF OPERATOR AND ASSUMPTION OF PAST LIABILITY	UNITED STATES DEPARTMENT OF THE					
The min remain v to cover transfer on the p disturbe act to in the amon	with that operator use the previously accounts previously accounts of the previously accounts of the previous of the previous of the previous of the potential out stated below as	antil (1) Bureau of Lan rued obligations and (2 rued obligations. Ther r notice shown below, otice within the approval or cumulative liability required from the tran	at 43 CFR 3809 require that of d Management (BLM) accept 2) BLM receives documentative fore, the undersigned transferincluding, but not limited to, wed reclamation plan or notice by above the face amount of the insferee.	is a satisfactory replace on that a transferee ac eree hereby assumes al the obligation to prope e filed with the BLM; e replacement bond to	ement financial guara ecepts responsibility for all liabilities that may be erly reclaim and restor provided that the obligon which this notification	ntee adequate or the oe outstanding oe the land gation will not
2. Date l	BLM Accepted No	tice or Approved the F	Plan of Operations:			
3. Chang	ge of operator on th	ne Notice(s) or Plan(s)	shown is proposed on		as	follows:

FROM: Current Operator (Transferor)		(Date)	
Address			
Address			
Ву			
Signature	(Print Name)		
Title			
Surface Reclamation Bonding Amount Currently	Obligated: Sum of		
		U.S. dollars (\$).
TO: Proposed Operator (Transferee)			
Address			
Address			
Ву			
Signature	(Print Name)		
Title			
Surface Reclamation Bond: Sum of			
		U.S. dollars (\$).
		(TIN or SSN)	<u> </u>
Change of Operator Approved Pending Acceptance Bond:	of Satisfactory		
	(Field Manager)	(Date)	
cc: State Office Surety, if applicable			
(Continued on page 2)			

NOTICES

THE PRIVACY ACT OF 1974 and the regulation in 43 CFR 2.48(d) require that you be furnished the following information in connection with information required by this application.

AUTHORITY: 30 U.S.C. 22 et seq.; 43 U.S.C. 1732(b) and 1782(c); 31 U.S.C. 9301 et seq.; 43 CFR 3802 and 43 CFR 3809.

PRINCIPAL PURPOSE: Information is being used to establish financial responsibility for surface disturbance on public lands.

ROUTINE USES: BLM will only disclose the information according to the regulations at 43 CFR 2.56(d).

EFFECT OF NOT PROVIDING INFORMATION: Disclosure of the information is necessary to obtain or retain a benefit. Failure to disclose this information may result in BLM's rejection of your application.

RELEVANT SYSTEM OF RECORDS NOTICE (SORN) CITATION: The Lands & Minerals Authorization Tracking System SORN may be found at 73 FR 17376 (April 1, 2008).

THE PAPERWORK REDUCTION ACT OF 1995 requires us to inform you that:

The BLM collects this information to grant the right to conduct exploration and mining activities on public lands.

Response to this request is required to obtain or retain a benefit.

The 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 8 hours 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 (1004-0194), Bureau Information Collection Clearance Officer (WO-630), 1849 C Street, N.W., Room 2134LM, Washington, D.C. 20240.

(Form 3809-5, page 2)