## **NOTICE!!**

These documents have been scanned!

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GPO Jacket No. 560-102 Print Order 61540 Rise Business Services, LLC

Job=AZ15 4/26/2019

Box Number= AZ15003



Claim Begin-End: AMC448966-AMC448967

1 Initial Receipt



#### **United States Department of the Interior Bureau of Land Management**

Receipt

DIV OF LANDS, MINRLS & ENERGY ONE N CENTRAL AVE PHOENIX, AZ 85004 -4427 Phone: 602-417-9200

No:

4081895

**Transaction #:** 4193842

**Date of Transaction:** 02/06/2018

**CUSTOMER:** 

NOAH GORDON

PO BOX 800

CONGRESS, AZ 85332-0800 US

FEB 0 9 2018

LINE #	QTY	DESCRIPTION	REMARKS	UNIT PRICE	TOTAL
1	2.00	LOCATABLE MINERALS / MINING CLAIMS- NEW,UNADJUD, ONE OR MORE AUTH NOS / NEW MINING CLAIM PROCESSING FEE CASES: AMC448966/\$20.00, AMC448967/\$20.00		- n/a -	40.00
2	2.00	LOCATABLE MINERALS / MINING CLAIMS- NEW,UNADJUD, ONE OR MORE AUTH NOS / NEW MINING CLAIMS LOCATION FEE CASES: AMC448966/\$37.00, AMC448967/\$37.00		- n/a -	74.00
3	2.00	LOCATABLE MINERALS / MINING CLAIMS- NEW,UNADJUD, ONE OR MORE AUTH NOS / NEW MINING CLAIMS MAINTENANCE FEE CASES: AMC448966/\$155.00, AMC448967/\$155.00		- n/a -	310.00
			TOTA	AL:	\$424.00

	W. Aller	PAYMENT INFORMATION		
1	AMOUNT:	424.00	POSTMARKED:	N/A
	TYPE:	CHECK	RECEIVED:	02/05/2018
	CHECK NO:	192		
		GORDON, NOAH PO BOX 800 CONGRESS AZ 85332-0800 US		

REMARKS	

This receipt was generated by the automated BLM Collections and Billing System and is a paper representation of a portion of the official electronic record contained therein.

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GPO Jacket No. 560-102 Print Order 61540 Rise Business Services, LLC Job=AZ15 4/26/2019



Box Number= AZ15003



Claim Begin-End: AMC448966-AMC448967

2 Correspondence





# United States Department of Interior

#### BUREAU OF LAND MANAGEMENT

Arizona State Office
One North Central Avenue, Suite 800
Phoenix, Arizona 85004-4427
www.blm.gov/az/
DEC 1 8 2018



In Reply Refer To: 3830 (9200) PB AMC439954, AMC448966

CERTIFIED MAIL - RETURN RECEIPT REQUESTED No. 9214 8901 9403 8376 3562 91

#### **DECISION**

TIM SEARLE : This decision affects those claims 645 BIG HORN ST : shown in the block below.

THERMOPOLIS, WY 82443-2343

AMC439967, AMC448967 INDIAN RIDGE, TWIN WASHES

# MINING CLAIMS DECLARED FORFEITED

The mining claims listed above have been declared forfeited as of September 1, 2018, for failure to timely file the required maintenance fee payment or small miner's maintenance fee waiver (waiver).

Claimants are required to pay an annual non-refundable maintenance fee of \$155 per 20 acres or portion thereof, or submit a waiver, on or before September 1 of each year. These requirements were established by 30 U.S.C. 28f-1, as amended, and 43 CFR 3834 and 3835.

Our records do not show receipt of a maintenance fee payment or small miner waiver filed on or before the due date. Therefore, the claims listed above are forfeited.

#### **Reclamation Requirements**

This decision does not relieve you of the liability for reclamation of all areas disturbed by your activities on lands covered by the subject mining claim(s) and/or site(s). After you complete the reclamation, you must notify the authorized officer of the appropriate surface managing agency so that the authorized officer may conduct a final site inspection and determine whether you may be released from liability. If you fail to reclaim the land to the satisfaction of the authorized

officer, the surface management agency may cite you for noncompliance under its surface management regulations. For land administered by the Bureau of Land Management (BLM), if you fail to reclaim the land to the satisfaction of the authorized officer as required in 43 CFR Subpart 3809, the BLM will issue an order of noncompliance under 43 CFR 3809.601(a). If you fail to comply with the non-compliance order, BLM may take further action under 43 CFR 3809.604. Failure to conduct reclamation is a prohibited act that may subject you to criminal penalties. See 43 CFR 3809.605(h) and 43 CFR 3809.700.

#### **Appeal Procedures**

This decision may be appealed to the Interior Board of Land Appeals, Office of the Secretary, in accordance with the regulations contained in 43 CFR, Part 4, and the enclosed Form 1842-1. If an appeal is taken, your notice of appeal must be filed in this office (at the above address) within 30 days from receipt of this decision. The appellant has the burden of showing that the decision appealed from is in error.

If you wish to file a petition pursuant to regulation 43 CFR 4.21 (58 FR 4939, January 19, 1993) for a stay of the effectiveness of this decision during the time that your appeal is being reviewed by the Board, the petition for a stay must accompany your notice of appeal. A petition for a stay is required to show sufficient justification based on the standards listed below. Copies of the notice of appeal and petition for a stay **must** also be submitted to each party named in this decision and to the Interior Board of Land Appeals and to the appropriate Office of the Solicitor (see 43 CFR 4.413) at the same time the original documents are filed with this office. If you request a stay, you have the burden of proof to demonstrate that a stay should be granted.

#### Standards for Obtaining a Stay

Except as otherwise provided by law or other pertinent regulation, a petition for a stay of a decision pending appeal shall show sufficient justification based on the following standards:

- (1) The relative harm to the parties if the stay is granted or denied.
- (2) The likelihood of the appellant's success on the merits,
- (3) The likelihood of immediate and irreparable harm if the stay is not granted, and
- (4) Whether the public interest favors granting the stay.

Please include your AMC serial number(s) on all correspondence. If additional information is required, please call Pauline Brown at 602-417-9360.

Lucas Lucero

Jun for

Deputy State Director

Lands, Minerals, and Energy Division

Enclosure

# CERTIFIED MAIL

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US Department of the Interior Bureau of Land Management 1 N Central Ave Ste 800 Phoenix, AZ 85004 USPS CERTIFIED MAIL



9214 8901 9403 8376 3562 91

TIM SEARLE 645 BIG HORN ST THERMOPOLIS WY 82443-2343



# United States Department of the Interior

#### BUREAU OF LAND MANAGEMENT Arizona State Office One North Central Avenue, Suite 800 Phoenix, Arizona 85004-4427 www.blm.gov/az/ DEC 1 8 2018



In Reply Refer To: 3830 (9200) PB AMC439954, AMC448966

CERTIFIED MAIL - RETURN RECEIPT REQUESTED No. 9214 8901 9403 8376 3562 91

#### **DECISION**

TIM SEARLE

:

This decision affects those claims

645 BIG HORN ST

.

shown in the block below.

THERMOPOLIS, WY 82443-2343

•

AMC439967, AMC448967 INDIAN RIDGE, TWIN WASHES

# MINING CLAIMS DECLARED FORFEITED

The mining claims listed above have been declared forfeited as of September 1, 2018, for failure to timely file the required maintenance fee payment or small miner's maintenance fee waiver (waiver).

Claimants are required to pay an annual non-refundable maintenance fee of \$155 per 20 acres or portion thereof, or submit a waiver, on or before September 1 of each year. These requirements were established by 30 U.S.C. 28f-l, as amended, and 43 CFR 3834 and 3835.

Our records do not show receipt of a maintenance fee payment or small miner waiver filed on or before the due date. Therefore, the claims listed above are forfeited.

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This decision does not relieve you of the liability for reclamation of all areas disturbed by your activities on lands covered by the subject mining claim(s) and/or site(s). After you complete the reclamation, you must notify the authorized officer of the appropriate surface managing agency so that the authorized officer may conduct a final site inspection and determine whether you may be released from liability. If you fail to reclaim the land to the satisfaction of the authorized

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#### **Appeal Procedures**

This decision may be appealed to the Interior Board of Land Appeals, Office of the Secretary, in accordance with the regulations contained in 43 CFR, Part 4, and the enclosed Form 1842-1. If an appeal is taken, your notice of appeal must be filed in this office (at the above address) within 30 days from receipt of this decision. The appellant has the burden of showing that the decision appealed from is in error.

If you wish to file a petition pursuant to regulation 43 CFR 4.21 (58 FR 4939, January 19, 1993) for a stay of the effectiveness of this decision during the time that your appeal is being reviewed by the Board, the petition for a stay must accompany your notice of appeal. A petition for a stay is required to show sufficient justification based on the standards listed below. Copies of the notice of appeal and petition for a stay **must** also be submitted to each party named in this decision and to the Interior Board of Land Appeals and to the appropriate Office of the Solicitor (see 43 CFR 4.413) at the same time the original documents are filed with this office. If you request a stay, you have the burden of proof to demonstrate that a stay should be granted.

#### Standards for Obtaining a Stay

Except as otherwise provided by law or other pertinent regulation, a petition for a stay of a decision pending appeal shall show sufficient justification based on the following standards:

- (1) The relative harm to the parties if the stay is granted or denied,
- (2) The likelihood of the appellant's success on the merits,
- (3) The likelihood of immediate and irreparable harm if the stay is not granted, and
- (4) Whether the public interest favors granting the stay.

Please include your AMC serial number(s) on all correspondence. If additional information is required, please call Pauline Brown at 602-417-9360.

Lucas Lucero

Juen for

Deputy State Director

Lands, Minerals, and Energy Division

Enclosure

Form 1842-1 (September 2006)

# UNITED STATES DEPARTMENT OF THE INTERIOR BUREAU OF LAND MANAGEMENT

# INFORMATION ON TAKING APPEALS TO THE INTERIOR BOARD OF LAND APPEALS

#### DO NOT APPEAL UNLESS

1. This decision is adverse to you,

AND

2. You believe it is incorrect

#### IF YOU APPEAL, THE FOLLOWING PROCEDURES MUST BE FOLLOWED

#### 1. NOTICE OF APPEAL.....

A person who wishes to appeal to the Interior Board of Land Appeals must file in the office of the officer who made the decision (not the Interior Board of Land Appeals) a notice that he wishes to appeal. A person served with the decision being appealed must transmit the *Notice of Appeal* in time for it to be filed in the office where it is required to be filed within 30 days after the date of service. If a decision is published in the FEDERAL REGISTER, a person not served with the decision must transmit a *Notice of Appeal* in time for it to be filed within 30 days after the date of publication (43 CFR 4.411 and 4.413).

#### 2. WHERE TO FILE

BUREAU OF LAND MANAGEMENT, ARIZONA STATE OFFICE, ONE NORTH CENTRAL AVENUE, SUITE 800, PHOENIX, ARIZONA 85004-4427

NOTICE OF APPEAL...

WITH COPY TO SOLICITOR...

DEPARTMENT OF THE INTERIOR, OFFICE OF THE FIELD SOLICITOR, SANDRA DAY O'CONNOR US COURTHOUSE, SUITE 404, 401 WEST WASHINGTON STREET, SPACE 44, PHOENIX, ARIZONA 85003-2151

#### 3. STATEMENT OF REASONS

Within 30 days after filing the *Notice of Appeal*, file a complete statement of the reasons why you are appealing. This must be filed with the United States Department of the Interior, Office of Hearings and Appeals, Interior Board of Land Appeals, 801 N. Quincy Street, MS 300-QC, Arlington, Virginia 22203. If you fully stated your reasons for appealing when filing the *Notice of Appeal*, no additional statement is necessary (43 CFR 4.412 and 4.413).

WITH COPY TO SOLICITOR..... DEPARTMENT OF THE INTERIOR, OFFICE OF THE FIBLD SOLICITOR, SANDRA DAY O'CONNOR US COURTHOUSE, SUITE 404, 401 WEST WASHINGTON STREET, SPACE 44, PHOENIX, ARIZONA 85003-2151

#### 4. ADVERSE PARTIES..

Within 15 days after each document is filed, each adverse party named in the decision and the Regional Solicitor or Field Solicitor having jurisdiction over the State in which the appeal arose must be served with a copy of: (a) the Notice of Appeal, (b) the Statement of Reasons, and (c) any other documents filed (43 CFR 4.413).

#### 5. PROOF OF SERVICE.....

Within 15 days after any document is served on an adverse party, file proof of that service with the United States Department of the Interior, Office of Hearings and Appeals, Interior Board of Land Appeals, 801 N. Quincy Street, MS 300-QC, Arlington, Virginia 22203. This may consist of a certified or registered mail "Return Receipt Card" signed by the adverse party (43 CFR 4.401(c)).

#### 6. REQUEST FOR STAY.....

Except where program-specific regulations place this decision in full force and effect or provide for an automatic stay, the decision becomes effective upon the expiration of the time allowed for filing an appeal unless a petition for a stay is timely filed together with a *Notice of Appeal* (43 CFR 4.21). If you wish to file a petition for a stay of the effectiveness of this decision during the time that your appeal is being reviewed by the Interior Board of Land Appeals, the petition for a stay must accompany your *Notice of Appeal* (43 CFR 4.21 or 43 CFR 2801.10 or 43 CFR 2881.10). A petition for a stay isreq uired to show sufficient justification based on the standards listed below. Copies of the *Notice of Appeal* and Petition for a Stay must also be submitted to each party named in this decision and to the Interior Board of Land Appeals and to the appropriate Office of the Solicitor (43 CFR 4.413) at the same time the original documents are filed with this office. If you request a stay, you have the burden of proof to demonstrate that a stay should be granted.

Standards for Obtaining a Stay. Except as otherwise provided by law or other pertinent regulations, a petition for a stay of a decision pending appeal shall show sufficient justification based on the following standards: (1) the relative harm to the parties if the stay is granted or denied, (2) the likelihood of the appellant's success on the merits, (3) the likelihood of immediate and irreparable harm if the stay is not granted, and (4) whether the public interest favors granting the stay.

Unless these procedures are followed, your appeal will be subject to dismissal (43 CFR 4.402). Be certain that all communications are identified by serial number of the case being appealed.

NOTE: A document is not filed until it is actually received in the proper office (43 CFR 4.401(a)). See 43 CFR Part 4, Subpart B for general rules relating to procedures and practice involving appeals.

#### 43 CFR SUBPART 1821-GENERAL INFORMATION

Sec. 1821.10 Where are BLM offices located? (a) In addition to the Headquarters Office in Washington, D.C. and seven national level support and service centers, BLM operates 12 State Offices each having several subsidiary offices called Field Offices. The addresses of the State Offices can be found in the most recent edition of 43 CFR 1821.10. The State Office geographical areas of jurisdiction are as follows:

#### STATE OFFICES AND AREAS OF JURISDICTION:

Alaska State Office ------- Alaska
Arizona State Office ------- Arizona
California State Office ------ California
Colorado State Office ------ Colorado
Eastern States Office ------- Arkansas, Iowa, Louisiana, Minnesota, Missouri
and, all States east of the Mississippi River
Idaho State Office ------- Idaho
Montana State Office ------- Nevada
New Mexico State Office ------- New Mexico, Kansas, Oklahoma and Texas
Oregon State Office ------- Oregon and Washington
Utah State Office -------- Utah
Wyoming State Office ------- Wyoming and Nebraska

(b) A list of the names, addresses, and geographical areas of jurisdiction of all Field Offices of the Bureau of Land Management can be obtained at the above addresses or any office of the Bureau of Land Management, including the Washington Office, Bureau of Land Management, 1849 C Street, NW, Washington, DC 20240.

(Form 1842-1, September 2006)

#### Subpart B—General Rules Relating to Procedures and Practice

#### § 4.20 Purpose.

In the interest of establishing and maintaining uniformity to the extent feasible, this subpart sets forth general rules applicable to all types of proceedings before the Hearings Division and the several Appeals Boards of the Office of Hearings and Appeals.

#### § 4.21 General provisions.

- (a) Effect of decision pending appeal. Except as otherwise provided by law or other pertinent regulation:
- (1) A decision will not be effective during the time in which a person adversely affected may file a notice of appeal; when the public interest requires, however, the Director or an Appeals Board may provide that a decision, or any part of a decision, shall be in full force and effective immediately;
- (2) A decision will become effective on the day after the expiration of the time during which a person adversely affected may file a notice of appeal unless a petition for a stay pending appeal is filed together with a timely notice of appeal; a petition for a stay may be filed only by a party who may properly maintain an appeal;
- (3) A decision, or that portion of a decision, for which a stay is not granted will become effective immediately after the Director or an Appeals Board denies or partially denies the petition for a stay, or fails to act on the petition within the time specified in paragraph (b)(4) of this section.
- (b) Standards and procedures for obtaining a stay. Except as otherwise provided by law or other pertinent regulation:
- (1) A petition for a stay of a decision pending appeal shall show sufficient justification based on the following standards:
- (i) The relative harm to the parties if the stay is granted or denied,
- (ii) The likelihood of the appellant's success on the merits.
- (iii) The likelihood of immediate and irreparable harm if the stay is not granted, and
- (iv) Whether the public interest favors granting the stay;
- (2) The appellant requesting the stay bears the burden of proof to demonstrate that a stay should be granted;
- (3) The appellant shall serve a copy of its notice of appeal and petition for a stay on each party named in the decision from which the appeal is taken, and on the Director or the Appeals Board to which the appeal is taken, at the same time such documents are served on the appropriate officer of the Department; any party, including the officer who made the decision being

appealed, may file a response to the stay petition within 10 days after service; failure to file a response shall not result in a default on the question of whether a stay should be granted; service shall be made by delivering copies personally or by sending them by registered or certified mail, return receipt requested;

(4) The Director or an Appeals Board shall grant or deny a petition for a stay pending appeal, either in whole or in part, on the basis of the factors listed in paragraph (b)(1) of this section, within 45 calendar days of the expiration

of the time for filing a notice of appeal;

(c) Exhaustion of administrative remedies. No decision which at the time of its rendition is subject to appeal to the Director or an Appeals Board shall be considered final so as to be agency action subject to judicial review under 5 U.S.C. 704, unless a petition for a stay of decision has been timely filed and the decision being appealed has been made effective in the manner provided in paragraphs (a)(3) or (b)(4) of this section or a decision has been made effective pending appeal pursuant to paragraph (a)(1) of this section or pursuant to other pertinent regulation.

(d) Finality of decision. No further appeal will lie in the Department from a decision of the Director or an Appeals Board of the Office of Hearings and Appeals. Unless otherwise provided by regulation, reconsideration of a decision may be granted only in extraordinary circumstances where, in the judgment of the Director or an Appeals Board, sufficient reason appears there-for. Requests for reconsideration must be filed promptly, or within the time required by the regulations relating to the particular type of proceeding concerned, and must state with particularity the error claimed. The filing and pendency of a request for reconsideration shall not operate to stay the effectiveness of the decision involved unless so ordered by the Director or an Appeals Board. A request for reconsideration need not be filed to exhaust administrative remedies.

[36 FR 7186, Apr. 15, 1971, as amended at 58 FR 4942, Jan. 19, 1993]

#### Subpart E—Special Rules Applicable to Public Land Hearings and Appeals

APPEALS PROCEDURES appeals procedures; general

#### § 4.400 Definitions.

As used in this subpart:

- (a) Secretary means the Secretary of the Interior or his authorized representatives.
- (b) Bureau means Bureau of Land Management.

- (c) Board means the Board of Land Appeals in the Office of Hearings and Appeals, Office of the Secretary. The terms office or officer as used in this subpart include Board where the context requires.
- (d) Administrative law judge means an administrative law judge in the Office of Hearings and Appeals, Office of the Secretary, appointed under section 3105 of title 5 of the United States Code.

#### § 4.401 Documents.

- (a) Grace period for filing. Whenever a document is required under this subpart to be filed within a certain time and it is not received in the proper office during that time, the delay in filing will be waived if the document is filed not later than 10 days after it was required to be filed and it is determined that the document was transmitted or probably transmitted to the office in which the filing is required before the end of the period in which it was required to be filed. Determinations under this paragraph shall be made by the officer before whom is pending the appeal in connection with which the document is required to be filed.
- encumbrancers and encumbrancers. Transferees and encumbrancers of land the title to which is claimed or is in the process of acquisition under any public land law shall, upon filing notice of the transfer or encumbrance in the proper land office, become entitled to receive and be given the same notice of any appeal, or other proceeding thereafter initiated affecting such interest which is required to be given to a party to the proceeding. Every such notice of a transfer or encumbrance will be noted upon the records of the land office. Thereafter such transferee or encumbrancer must be made a party to any proceedings thereafter initiated adverse to the entry.
- (c) Service of documents. (1) Wherever the regulations in this subpart require that a copy of a document be served upon a person, service may be made by delivering the copy personally to him or by sending the document by registered or certified mail, return receipt requested, to his address of record in the Bureau.
- (2) At the conclusion of any document that a party must serve under the regulations in this part, the party must sign a written statement certifying that service has been or will be made in accordance with the applicable rules and specifying the date and manner of such service.
- (3) A document will be considered to have been served at the time of personal service, of delivery of a registered or certified letter, or of the return by post office of an undelivered registered or certified letter.

[36 FR 7186, Apr. 15, 1971, as amended at 36 FR 15117, Aug. 13, 1971; 68 FR 33803, June 5, 2003]

### § 4.402 Summary dismissal.

An appeal to the Board will be subject to summary dismissal by the Board for any of the following causes:

- (a) If a statement of the reasons for the appeal is not included in the notice of appeal and is not filed within the time required;
- (b) If the notice of appeal is not served upon adverse parties within the time required; and
- (c) If the statement of reasons, if not contained in the notice of appeal, is not served upon adverse parties within the time required.
- (d) If the statement of standing required by § 4.412(b) is not filed with the Board or is not served upon adverse parties within the time required.

[36 FR 7186, Apr. 15, 1971, as amended at 47 FR 26392, June 18, 1982]

# § 4.403 Finality of decision; reconsideration.

A decision of the Board shall constitute final agency action and be effective upon the date of issuance, unless the decision itself provides otherwise. The Board may reconsider a decision in extraordinary circumstances for sufficient reason. A petition for reconsideration shall be filed within 60 days after the date of a decision. The petition shall, at the time of filing, state with particularity the error claimed and include all arguments and supporting documents. The petition may include a request that the Board stay the effectiveness of the decision for which reconsideration is sought. No answer to a petition for reconsideration is required unless so ordered by the Board. The filing, pendency, or denial of a petition for reconsideration shall not operate to stay the effectiveness or affect the finality of the decision involved unless so ordered by the Board. A petition for reconsideration need not be filed to exhaust administrative remedies.

[52 FR 21308, June 5, 1987]

## APPEALS TO THE BOARD OF LAND APPEALS

## § 4.410 Who may appeal.

- (a) Any party to a case who is adversely affected by a decision of an officer of the Bureau of Land Management or of an administrative law judge shall have a right to appeal to the Board, except—
- (1) As otherwise provided in Group 2400 of chapter II of this title,

- (2) To the extent that decisions of Bureau of Land Management officers must first be appealed to an administrative law judge under § 4.470 and part 4100 of this title.
- (3) Where a decision has been approved by the Secretary, and

(4) As provided in paragraph (e) of this section.

- (b) A party to a case, as set forth in paragraph (a) of this section, is one who has taken action that is the subject of the decision on appeal, is the object of that decision, or has otherwise participated in the process leading to the decision under appeal, e.g., by filing a mining claim or application for use of public lands, by commenting on an environmental document, or by filing a protest to a proposed action.
- (c) Where BLM provided an opportunity for participation in its decision-making process, a party to the case, as set forth in paragraph (a) of this section, may raise on appeal only those issues:

(1) Raised by the party in its prior participation; or

- (2) That arose after the close of the opportunity for such participation.
- (d) A party to a case is adversely affected, as set forth in paragraph (a) of this section, when that party has a legally cognizable interest, and the decision on appeal has caused or is substantially likely to cause injury to that interest.
- (e) For decisions rendered by Departmental officials relating to land selections under the Alaska Native Claims Settlement Act, as amended, any party who claims a property interest in land affected by the decision, an agency of the Federal Government or a regional corporation shall have a right to appeal to the Board.

[47 FR 26392, June 18, 1982, as amended at 68 FR 33803, June 5, 2003]

#### § 4.411 Appeal; how taken, mandatory time limit.

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(a) A person who wishes to appeal to the Board must file in the office of the officer who made the decision (not the Board) a notice that he wishes to appeal. A person served with the decision being appealed must transmit the notice of appeal in time for it to be filed in the office where it is required to be filed within 30 days after the date of service. If a decision is published in the FEDERAL REGISTER, a person not served with the decision must transmit a notice of appeal in time for it to be filed within 30 days after the date of publication.

(b) The notice of appeal must give the serial number or other identification of the case and may include a statement of reasons for the appeal, a statement of standing if required by § 4.412(b), and any arguments the appellant wishes to make.

(c) No extension of time will be granted for filing the notice of appeal. If a notice of appeal is filed after the grace period provided in § 4.401(a), the notice of appeal will not be considered and the case will be closed by the officer from whose decision the appeal is taken. If the notice of appeal is filed during the grace period provided in § 4.401(a) and the delay in filing is not waived, as provided in that section, the notice of appeal will not be considered and the appeal will be dismissed by the Board.

(R.S. 2478, as amended, 43 U.S.C. 1201; sec. 25, Alaska Native Claims Settlement Act, as amended, 43 U.S.C. 1601–1628; and the Administrative Procedure Act, 5 U.S.C. 551, et seq.)

[36 FR 7186, Apr. 15, 1971, as amended at 36 FR 15117, Aug. 13, 1971; 49 FR 6373, Feb. 21, 1984]

# § 4.412 Statement of reasons, statement of standing, written arguments, briefs.

- (a) If the notice of appeal did not include a statement of the reasons for the appeal, the appellant shall file such a statement with the Board (address: Board of Land Appeals, Office of Hearings and Appeals, 801 North Quincy Street, Arlington, VA 22203) within 30 days after the notice of appeal was filed. In any case, the Board will permit the appellant to file additional statements of reasons and written arguments or briefs within the 30-day period after the notice of appeal was filed.
- (b) Where the decision being appealed relates to land selections under the Alaska Native Claims Settlement Act, as amended, the appellant also shall file with the Board a statement of facts upon which the appellant relies for standing under § 4.410(b) within 30 days after filing of the notice of appeal. The statement may be included with the notice of appeal filed pursuant to
- § 4.411 or the statement of reasons filed pursuant to paragraph (a) of this section or may be filed as a separate document.
- (c) Failure to file the statement of reasons and statement of standing within the time required will subject the appeal to summary dismissal as provided in § 4.402, unless the delay in filing is waived as provided in § 4.401(a).

[47 FR 26392, June 18, 1982, as amended at 67 FR 4368, Jan. 30, 2002]

# § 4.413 Service of notice of appeal and of other documents.

- (a) The appellant shall serve a copy of the notice of appeal and of any statement of reasons, written arguments, or briefs on each adverse party named in the decision from which the appeal is taken and on the Office of the Solicitor as identified in paragraph (c) of this section. Service must be accomplished in the manner prescribed in § 4.401(c) of this title not later than 15 days after filing the document.
- (b) Failure to serve within the time required will subject the appeal to summary dismissal as provided in § 4.402 of this title.
- (c)(1)(i) If the appeal is taken from a decision of the Director, Minerals Management Service, the appellant will serve the Associate Solicitor, Division of Mineral Resources, Office of the Solicitor, U.S. Department of the Interior, Washington, D.C. 20240.
- (ii) If the appeal is taken from a decision of the Director, Bureau of Land Management, the appellant will serve:
- (A) The Associate Solicitor, Division of Land and Water Resources, Office of the Solicitor, U.S. Department of the Interior, Washington, D.C. 20240, if the decision concerns the use and disposition of public lands, including land selections under the Alaska Native Claims Settlement Act, as amended;
- (B) The Associate Solicitor, Division of Mineral Resources, Office of the Solicitor, U.S. Department of the Interior, Wash ington, D.C. 20240, if the decision concerns the use and disposition of mineral resources.
- (c)(2) If the appeal is taken from a decision of other Bureau of Land Management (BLM) offices listed below (see § 1821.2–1(d) of this title), the appellant shall serve the appropriate official of the Office of the Solicitor as identified:
- (i) BLM Alaska State Office, including all District and Area Offices within its area of jurisdiction: Regional Solicitor, Alaska Region, U.S. Department of the Interior, 4230 University Drive, Suite 300, Anchorage, AK 99508-4626;
- (ii) BLM Arizona State Office, including all District and Area Offices within its area of jurisdiction:
- Field Solicitor, U.S. Department of the Interior, Sandra Day O'Connor US Courthouse, Suite 404, 401 West Washington Street, SPC 44, Phoenix, AZ 85003-2151
- (iii) BLM California State Office, including all District and Area Offices within its area of jurisdiction: Regional Solicitor, Pacific Southwest Region, U.S. Department of the Interior, 2800 Cottage Way, Room E-2753, Sacramento, CA 95825-1890;
- (iv) BLM Colorado State Office, including all District and Area Offices within its area of jurisdiction: Regional

- Solicitor, Rocky Mountain Region, U.S. Department of the Interior, 755 Parfet Street, Suite 151, Lakewood, CO 80215;
- (v) BLM Eastern States Office, including all District and Area Offices within its area of jurisdiction:
- (A) The Associate Solicitor, Division of Land and Water Resources, Office of the Solicitor, U.S. Department of the Interior, Washington, D.C. 20240, if the decision concerns the use and disposition of public lands, including land selections under the Alaska Native Claims Settlement Act, as amended;
- (B) The Associate Solicitor, Division of Mineral Resources, Office of the Solicitor, U.S. Department of the Interior, Wash ington, D.C. 20240, if the decision concerns the use and disposition of mineral resources.
- (vi) BLM Idaho State Office, including all District and Area Offices within its area of jurisdiction: Field Solicitor, U.S. Department of the Interior, Federal Building & U.S. Courthouse, 550 West Fort Street, MSC 020, Boise, ID 83724;
- (vii) BLM Montana State Office, including all District and Area Offices within its area of jurisdiction: Regular U.S. Mail: Field Solicitor, U.S. Department of the Interior, P.O. Box 31394, Billings, MT 59107–1394; Other Delivery Services: Field Solicitor,
- U.S. Department of the Interior, 316 North 26<sup>th</sup> Street, Room 3004, Billings, MT 59101;
- (viii) BLM Nevada State Office, including all District and Area Offices within its area of jurisdiction: Regional Solicitor, Pacific Southwest Region, U.S. Department of the Interior, 2800 Cottage Way, Rm E-2753, Sacramento, CA 95825-1890;
- (ix) BLM New Mexico State Office, including all District and Area Offices within its area of jurisdiction: Regular U.S. Mail: Field Solicitor, U.S. Department of the Interior, P.O. Box 1042, Santa Fe, NM 87504–1042; Other Delivery Services: Field Solicitor,
- U.S. Department of the Interior, 150 Washington Avenue #207, Santa Fe, NM 87501;
- (x) BLM Oregon State Office, including all District and Area Offices within its area of jurisdiction: Regional Solicitor, Pacific Northwest Region, U.S. Department of the Interior, Lloyd 500 Building, Suite 607, 500 N.E. Multnomah St, Portland, OR 97232;
- (xi) BLM Utah State Office, including all District and Area Offices within its area of jurisdiction: Field Solicitor, U.S. Department of the Interior, 6201 Federal Building, 125 South State Street, Salt Lake City,
- UT 84138-1180;
- (xii) BLM Wyoming State Office, including all District and Area Offices within its area of jurisdiction: Regular U.S. Mail: Regional Solicitor, Rocky Mountain Region,
- U.S. Department of the Interior, P.O. Box 25007

(D-105), Denver Federal Center, Denver, CO 80225; Other Delivery Services: Regional Solicitor, Rocky Mountain Region, U.S. Department of the Interior, 755 Parfet Street, Suite 151, Lakewood, CO 80215;

(3) If the appeal is taken from the decision of an administrative law judge, the appellant shall serve the attorney from the Office of the Solicitor who represented the Bureau of Land Management or the Minerals Management Service at the hearing or, in the absence of a hearing, who was served with a copy of the decision by the administrative law judge. If the hearing involved a mining claim on national forest land, the appellant shall serve the attorney from the Office of General Counsel, U.S. Department of Agriculture, who represented the U.S. Forest Service at the hearing or, in the absence of a hearing, who was served with a copy of the decision by the administrative law judge.

(4) Parties shall serve the Office of the Solicitor as identified in this paragraph until such time that a particular attorney of the Office of the Solicitor files and serves a Notice of Appearance or Substitution of Counsel. Thereafter, parties shall serve the Office of the Solicitor as indicated by the Notice of Appearance or Substitution of Counsel.

(d) Proof of such service as required by § 4.401(c) must be filed with the Board (address: Board of Land Appeals, Office of Hearings and Appeals, 801 North Quincy Street, Arlington, VA 22203), within 15 days after service unless filed with the notice of appeal.

[53 FR 13267, Apr. 22, 1988, as amended at 60 FR 58242, Nov. 27, 1995; 61 FR 40348, Aug. 2, 1996; 67 FR 4368, Jan. 30, 2002]

#### § 4.414 Answers.

If any party served with a notice of appeal wishes to participate in the proceedings on appeal, he must file an answer within 30 days after service on him of the notice of appeal or statement of reasons where such statement was not included in the notice of appeal. If additional reasons, written arguments, or briefs, are filed by the appellant, the adverse party shall have 30 days after service thereof on him within which to answer them.

The answer must state the reasons why the answerer thinks the appeal should not be sustained. Answers must be filed with the Board (address: Board of Land Appeals, Office of Hearings and Appeals, 801 North Quincy Street, Arlington, VA 22203) and must be served on the appellant, in the manner prescribed in § 4.401(c), not later than 15 days thereafter. Proof of such service as required by § 4.401(c), must be filed with the Board (see address above) within 15 days after service. Failure to answer will not result in a default. If an answer is not

filed and served within the time required, it may be disregarded in deciding the appeal, unless the delay in filing is waived as provided in § 4.401(a).

[36 FR 7186, Apr. 15 1971, as amended at 67 FR 4368, Jan. 30, 2002]

## ACTIONS BY BOARD OF LAND APPEALS

§ 4.415 Request for hearings on appeals involving questions of fact.

Either an appellant or an adverse party may, if he desires a hearing to present evidence on an issue of fact, request that the case be assigned to an administrative law judge for such a hearing. Such a request must be made in writing and filed with the Board within 30 days after answer is due and a copy of the request should be served on the opposing party in the case. The allowance of a request for hearing is within the discretion of the Board, and the Board may, on its own motion, refer any case to an administrative law judge for a hearing on an issue of fact. If a hearing is ordered, the Board will specify the issues upon which the hearing is to be held and the hearing will be held in accordance with §§ 4.430 to 4.439, and the general rules in subpart B of this part.





DATE PRODUCED: 1/28/2019 5:23 AM

#### US DEPARTMENT OF THE INTERIOR BUREAU OF LAND MANAGEMENT:

The following is information for Certified Mail™/RRE item number: 9214 8901 9403 8376 3562 91

Our records indicate that this item was RETURNED TO SENDER.

ORIGINAL INTENDED RECIPIENT:
TIM SEARLE
645 BIG HORN ST
THERMOPOLIS WY 82443-2343

The above information represents information provided by the United States Postal Service.

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GPO Jacket No. 560-102
Print Order 61540
Rise Business Services, LLC
Job=AZ15 4/26/2019



Box Number = AZ15003



Claim Begin-End: AMC448966-AMC448967

3 Transfers



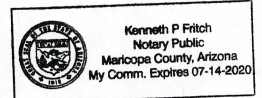


Address: 645 Big Horn St.	
City/State/Zip Code: Thermopolis, WY, 8	32443
	Space above this line for Recorder's use
QL	UITCLAIM DEED
KNOW ALL MEN BY THESE PRESENTS	
That I(we),	Noah Gordon
	f Ten Dollars (\$10.00), and other valuable considerations
hereby release, remise, and forever quito	laim unto Tim Searle
all right, title and interest in that certain F	Property situated in Yavapai Cou
State of <b>Arizona</b> , and	
the unpatented Federal Mining Clai as recorded in the document 2018- located in the N1/2NE1/4NE1/4 SEC	-0005973 in the Yavapai County Recorders Office C. 10 T8N R5W, GSRB&M, AZ
as recorded in the document 2018-	-0005973 in the Yavapai County Recorders Office C. 10 T8N R5W, GSRB&M, AZ
as recorded in the document 2018- located in the N1/2NE1/4NE1/4 SEC	-0005973 in the Yavapai County Recorders Office
as recorded in the document 2018- located in the N1/2NE1/4NE1/4 SEC	-0005973 in the Yavapai County Recorders Office C. 10 T8N R5W, GSRB&M, AZ NO TRANSFER NECC NO TRANSFER ARS EXEMPT UNDER A
as recorded in the document 2018- located in the N1/2NE1/4NE1/4 SEC	ereunto set my(our) hand(s) and seal this
IN WITNESS WHEREOF, I(we) have he February , 2018	-0005973 in the Yavapai County Recorders Office C. 10 T8N R5W, GSRB&M, AZ NO TRANSFER NECC NO TRANSFER ARS EXEMPT UNDER A
IN WITNESS WHEREOF, I (we) have he February 2018	ereunto set my(our) hand(s) and seal this
IN WITNESS WHEREOF, I (we) have he February , 2018 .  Noah Gordon  Printed Name of Releasor	ereunto set my(our) hand(s) and seal this
IN WITNESS WHEREOF, I (we) have he February , 2018 .  Noah Gordon  Printed Name of Releasor	ereunto set my(our) hand(s) and seal this
IN WITNESS WHEREOF, I (we) have he February 2018  Noah Gordon Printed Name of Releasor  Printed Name of Releasor	ereunto set my(our) hand(s) and seal this

# ACKNOWLEDGMENT

(States Other Than California)

State of		)		
County of		) <b>s</b> s.		
On this	OTH day of	February	, <b>2018</b> , bef	ore me, the undersigned
Notary Public, p	personally appeared	Noah Gordon		
known to me to	be the individual(s) w	ho executed the foregoir	ng instrument and	acknowledged the same
to be his(her)(th	neir) free act and dee	d. <b>2</b> 010	War H	P 70
My Commission	Expires: 07-14-6		Notary	Public



# TO: UNITED STATES DEPARTMENT OF THE INTERIOR BUREAU OF LAND MANAGEMENT ONE N. CENTRAL AVE SUITE 800 PHOENIX, AZ, 85004-4427

February 26th, 2018

#### NOTICE OF CHANGE IN OWNERSHIP OF MINING CLAIM

This letter and enclosed quitclaim deed, and check for the \$10. transfer fee, serves as notice that the:

AMC 448967 Twin Washes

unpatented mining claim was transferred to the new owner:

Tim Searle 645 Big Horn St. Thermopolis, WY, 82443

by instrument of quitclaim deed.

Sincerely,

Noah Gordon

Enclosed: Notification letter Quitclaim deed Transfer fee of \$10. NOAH GORDON P.O. BOX 800 CONGRESS, AZ 85332





BUREAU OF LAND MANAGEMENT ONE N. CENTRAL AVE SUITE 800 PHOENIX, AZ 85004-4427

#### **United States Department of the Interior Bureau of Land Management**

Receipt

DIV OF LANDS, MINRLS & ENERGY ONE N CENTRAL AVE PHOENIX, AZ 85004 -4427

No:

4101385

Phone: 602-417-9200 **Transaction #:** 4213948

Date of Transaction: 03/01/2018

**CUSTOMER:** 

NOAH GORDON PO BOX 800

CONGRESS, AZ 85332-0800 US

LINE #	QTY	DESCRIPTION	REMARKS	UNIT PRICE	TOTAL
1	1.00	LOCATABLE MINERALS / MINING CLAIMS- NOT NEW-UNADJUD,ONE AUTH NO. ONLY / MINING CLAIM MONEY RECEIVED CASES: AMC448967/\$10.00	TRF/1	- n/a -	10.00
			TOTA	AL:	\$10.00

		PAYMENT INFORMATION		
1	AMOUNT:	10.00	POSTMARKED:	N/A
	TYPE:	CHECK	RECEIVED:	02/28/2018
	CHECK NO:	147		
		GORDON, NOAH PO BOX 800 CONGRESS AZ 85332-0800 US		

	REMARKS	
THE STATE OF THE S		

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GPO Jacket No. 560-102 Print Order 61540 Rise Business Services, LLC Job=AZ15 4/26/2019



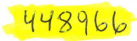
Box Number= AZ15003



Claim Begin-End: AMC448966-AMC448967

4 Annual Filings





hen recorded, mail to:	
ame: Brian David Regan Jr.	
ddress: 3003 Watchill Ave.	
daress:	
Madford NV 44702	
Sity/State/Zip Code: Medford, NY, 11763	
	Space above this line for Recorder's use
QUITCI	AIM DEED
(NOW ALL MEN BY THESE PRESENTS:	
	Gordon
he undersigned, for the consideration of Ten D	ollars (\$10.00), and other valuable considerations, do
nereby release, remise, and forever quitclaim un	to Brian David Regan Jr.
	<u> </u>
all right, title and interest in that certain Property	y situated in Yavapai County,
All right, title and interest in that certain Property State of, and describe unpatented federal mining claim AMC as recorded in doc # 2018-0005974 in the	bed as follows:  C448966 Morning Sun  E Yavapai County Recorder's Office N
State of, and describe unpatented federal mining claim AMC	e Yavapai County Recorder's Office № ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐
State of Arizona, and describe unpatented federal mining claim AMC as recorded in doc # 2018-0005974 in the	e Yavapai County Recorder's Office № ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐
State of Arizona, and describe unpatented federal mining claim AMC as recorded in doc # 2018-0005974 in the	e Yavapai County Recorder's Office № ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐
State of Arizona, and describe unpatented federal mining claim AMC as recorded in doc # 2018-0005974 in the	e Yavapai County Recorder's Office № ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐
State of Arizona, and describe unpatented federal mining claim AMC as recorded in doc # 2018-0005974 in the	e Yavapai County Recorder's Office № ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐
State of Arizona, and describe unpatented federal mining claim AMC as recorded in doc # 2018-0005974 in the	e Yavapai County Recorder's Office № ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐
Arizona , and describe unpatented federal mining claim AMC as recorded in doc # 2018-0005974 in the located in the S1/2 NE1/4 NE1/4 SEC. 10	Tan Ray Garder's Office No Tan Ray Garder's Offi
Arizona , and describe unpatented federal mining claim AMC as recorded in doc # 2018-0005974 in the located in the S1/2 NE1/4 NE1/4 SEC. 10  IN WITNESS WHEREOF, I(we) have hereuntone in the state of t	Tan Ranger Necessary  NO TRANSFER NECESSARY  NO TRANSFER NECESSARY  AG  EXEMPT UNDER AG
Arizona , and describe unpatented federal mining claim AMC as recorded in doc # 2018-0005974 in the located in the S1/2 NE1/4 NE1/4 SEC. 10	Tan Ranger Necessary  NO TRANSFER NECESSARY  NO TRANSFER NECESSARY  AG  EXEMPT UNDER AG
Arizona , and describe unpatented federal mining claim AMC as recorded in doc # 2018-0005974 in the located in the S1/2 NE1/4 NE1/4 SEC. 10  IN WITNESS WHEREOF, I(we) have hereuntone in the state of t	Tan Ranger Necessary  NO TRANSFER NECESSARY  NO TRANSFER NECESSARY  AG  EXEMPT UNDER AG
Arizona , and describe unpatented federal mining claim AMC as recorded in doc # 2018-0005974 in the located in the S1/2 NE1/4 NE1/4 SEC. 10  IN WITNESS WHEREOF, I(we) have hereuntone in the state of t	Tan Ranger Received Transfer Necessary  NO TRANSFER NECESSARY  NO TRANSFER NECESSARY  A6  EXEMPT UNDER A6  Exempt day of
In witness whereof, I(we) have hereunto September , 2018 , and described as recorded in the S1/2 NE1/4 NE1/4 SEC. 10	Tan Ranger Necessary  NO TRANSFER NECESSARY  NO TRANSFER NECESSARY  AG  EXEMPT UNDER AG
In witness whereof, I(we) have hereunto September  Noah Gordon  Arizona  , and description of the unpatented federal mining claim AMC as recorded in doc # 2018-0005974 in the located in the S1/2 NE1/4 NE1/4 SEC. 10	Tan Ranger Received Transfer Necessary  NO TRANSFER NECESSARY  A6  EXEMPT UNDER A6  Exempt day of
In witness whereof, I (we) have hereunto September  Noah Gordon  Printed Name of Releasor	Tan Range Recorder's Office No Tan Range Recessary And Transparent Language Recorder's Office No Tan Range Recessary And Transparent Language Recessor And Language Recessor Releasor
In witness whereof, I (we) have hereunto September  Noah Gordon  Printed Name of Releasor	Tan Row, GSRB&M, AZ  NO TRANSFER NECESSARY ARS THE ROW TRANSFER NECESSARY ARS The row of Releasor  Signature of Releasor

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OCT 3 1 2018

# 4272614

#### **ACKNOWLEDGMENT**

(States Other Than California)

State of Arizona  County of Maricopa	) s	
On this 25 <sup>th</sup> day of		, 2018 , before me, the undersigned Noah Gordon
known to me to be the individual(s) we to be his(her)(their) free act and deed My Commission Expires: 03-0	ed.	foregoing instrument and acknowledged the same
wy commission Expires.	, , , ,	Notary Public



RECEIVED
BLM AZ STATE CEFFICE
1018 SEP 28 P 2: 03
PHOENIX. ARIZONA

TO: UNITED STATES DEPARTMENT OF THE INTERIOR BUREAU OF LAND MANAGEMENT ONE N. CENTRAL AVE SUITE 800 PHOENIX, AZ, 85004-4427

September 25<sup>th</sup>, 2018

#### NOTICE OF CHANGE IN OWNERSHIP OF MINING CLAIM

This letter and enclosed quitclaim deed, and check for the \$10. transfer fee, serves as notice that the:

AMC 448966 Morning Sun

unpatented mining claim was transferred to the new owners:

Brian David Regan Jr. 3003 Watchill Ave. Medford, NY 11763

by instrument of quitclaim deed.

Sincerely,

Noah Gordon

Enclosed: Notification letter Quitclaim deed Transfer fee of \$10.

NOAH GORDON P.O. Box 800

CONGRESS, AZ 85332

PHOENIX AZ 852

25 SEPROMB FW91



BUREAU OF LAND MANAGEMENT ONE N. CENTRAL AVE

Suite #800

PHOENIX, AZ 95004-4427 SEP S

## United States Department of the Interior Bureau of Land Management

Receipt

DIV OF LANDS, MINRLS & ENERGY ONE N CENTRAL AVE PHOENIX, AZ 85004 -4427 Phone: 602-417-9200

No:

4272614

 saction #: 4388404 of Transaction: 10/01/2018		
	CUSTOMER:	
NOAH GORDON PO BOX 800 CONGRESS,AZ 85332-0800 US		

LINE #	QTY	DESCRIPTION	REMARKS	UNIT PRICE	TOTAL
1	1.00	LOCATABLE MINERALS / MINING CLAIMS-NOT NEW- UNADJUD,ONE AUTH NO. ONLY / MINING CLAIM MONEY RECEIVED CASES: AMC448966/\$10.00	TRF/1	- n/a -	10.00
			TOTAL	:	\$10.00

		PAYMENT INFORMATION		
1	AMOUNT:	10.00	POSTMARKED:	N/A
	TYPE:	CHECK	RECEIVED:	09/28/2018
	CHECK NO:	209		
	NAME:	GORDON, NOAH PO BOX 800 CONGRESS AZ 85332-0800 US		

REMARKS	

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Run Date: 08/07/18

DEPARTMENT OF THE INTERIOR BUREAU OF LAND MANAGEMENT MINING CLAIMS

MC Maintenance Fees Paid Through the BLM Pay Portal

**CBS Receipt: 4227357** 

Printed For Lead File # AMC448966

Run Time: 04:41 PM

Agency Tracking ID: 1533388952

Assessment Year: 2019
Paid On: 08/04/2018

Number of BLM Serial Nr: 1

Total Amount Paid: \$155.00

Claim Name	BLM Serial No	Lead File No	Amount Paid	
MORNING SUN	AMC448966	AMC448966	\$155.00	

## United States Department of the Interior

**Bureau of Land Management** 

Receipt

BUSINESS & SUPPORT SVCS DIV ONE N CENTRAL AVE SUITE 800

PHOENIX, AZ 85004 -4427 Phone: 602-417-9200 No:

4227357

**Transaction #: 4342615** 

Date of Transaction: 08/04/2018

**CUSTOMER:** 

GERALD GORDON

1984 W STATE ROAD 10

LAKE VILLAGE,IN 46349 US

LINE #	QTY	DESCRIPTION	REMARKS	UNIT PRICE	TOTAL
1	1.00	LOCATABLE MINERALS / MINING CLAIMS- NOT NEW-UNADJUD,ONE AUTH NO. ONLY / MINING CLAIM MONEY RECEIVED CASES: AMC448966/\$155.00		- n/a -	155.00
			TOTA	AL:	\$155.00

		PAYMENT INFORMATIO	N	
NOTE: Ite	ems will appear on	credit card statement as "BLM O N	Mining Claim".	
1	AMOUNT:	155.00	POSTMARKED:	N/A
	TYPE:	CREDIT CARD	RECEIVED:	08/04/2018
	NAME:	GERALD GORDON 1984 W STATE ROAD 10 LAKE VILLAGE IN 46349 US		
	CARD NO:	XXXXXXXXXXXX5961	AUTH CODE:	004988
	NAME ON CARD:	GERALD GORDON		
	SIGNATURE:			

REMARKS	

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GPO Jacket No. 560-102 Print Order 61540 Rise Business Services, LLC Job=AZ15 4/26/2019



Box Number= AZ15003



Claim Begin-End: AMC448966-AMC448967

5 Miscellaneous



From:

Noah Gordon P.O. Box 800 Congress, AZ 85332 2010 FEB -5 P 1: 35

Dear Bureau of Land Management,

Enclosed are 2 Notice of Mining Locations and a Check for \$424. for fees. Please accept this for serialization.

Sincerely,

Noah Gordon

ENCLOSURES: 2 NOML's

2 NOML's CHECK FOR \$424.

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GPO Jacket No. 560-102 Print Order 61540 Rise Business Services, LLC Job=AZ15 4/26/2019





Claim Begin-End: AMC448966-AMC448967

6 Location Notices-Amendments and Supporting Documents



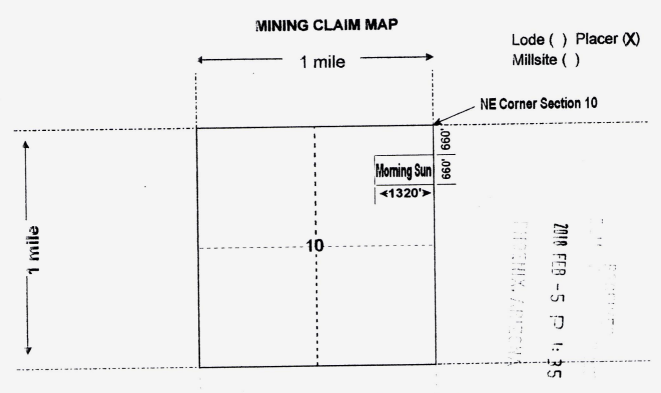
# I ING CLAIM STATUS RE ■ T

Data Entered: 2/9/18 RAM	MTP Checked By: 2/9/18 RAM GEO Checked By: 2/9/18 RAM
LEAD SERIAL NUMBER: AMC 448944	thru AMC $448907$
NUMBER OF CLAIMS & TYPE:	CHARGES:
LODE	Processing Fee @ \$20 = \$
PLACER	Location Fee @ \$37 = \$
ASSOCIATION PLACER	Maintenance Fee @ \$155 = \$ 3/0
MILL SITE	Add'l Maint Fee for Assoc Placer = \$
TUNNEL SITE	SUBTOTAL \$
TOTAL ACREAGE: Per Claim	Other Fees \$
(Placer Only)	Other Fees \$
NUMBER OF LOCATORS:	TOTAL \$ 124
T R S T R S T R S	C   C   C   C   C   C   C   C   C   C
[ ] Claimant acknowledges that portions of the following claim	(s) site(s) may be void or voidable.
Printed Name of Claimant	Signature of Claimant
	UDICATION************

Noah Gordon P.O. Box 800 Congress, AZ, 85332

LOCATION NOTICE FOR PLACER MINING CLAIM			-:3	,/
☐ Amendment BLM Serial #		55	<b>≅</b> 0	
		matagan profession	FEB	3
NOTICE IS HEREBY GIVEN that the Morning Sun	BLM	2≪ 5~	5	1
placer mining claim has been located by	Date Stamp	<u> </u>	- IJ	A
Noah Gordon whose current mailing		1 -1		
address is P.O. Box 800, Congress, AZ, 85332		22	i.i	
				·
The general course of this claim is Rectangular E-W and	d it in nituated in \	Vavana	.i	
County, Arizona. This claim is 1320' feet in length and				
Total Claim Acreage. This claim runs from the location mo				
posted at the <b>NE</b> corner of the claim approximately <b>1320'</b> fee	t in a <b>Westerly</b>	<u>[</u> direction	to the	1
West end line and 660' feet in a Southerly direction to	the South	end line.	This cl	aim is.
marked by four monuments, one at each corner of the claim.				
The location monument on which this notice is posted is situated within	n Section 10	Towns	hin	
8 N , Range 5 W , Gila Salt River Base and Mei			•	
•				
portions of the following legal subdivision(s) if located by legal subdivis				I(S),
section(s), Township(s) and Range(s) S1/2 NE1/4 NE1/4 S	SEC. 10 T8	N R5M	<u>/</u>	<del></del>
,6	Sila Salt River Base	and Mer	ridian, .	Arizona.
The locality of this claim with reference to some natural object or perm	anent monument a	ınd additio	onal ini	ormation
(if any) concerning its locality are as follows: The NE corner	of the clai	m is 6	60'	
South of the NE corner of Section 10, T81				
	formation is show			
DATED AND POSTED on the ground this $\frac{200}{200}$ day of Febru		i on the a	illaci i e	ч шар.
LOCATOR(s) AGENT	ary , 20-10	•		
Print Name(s) Noah Gordon				
Signature(s)		····	Form	MCF102
* · · · · · · · · · · · · · · · · · · ·			a wi mi	1-1-1-104

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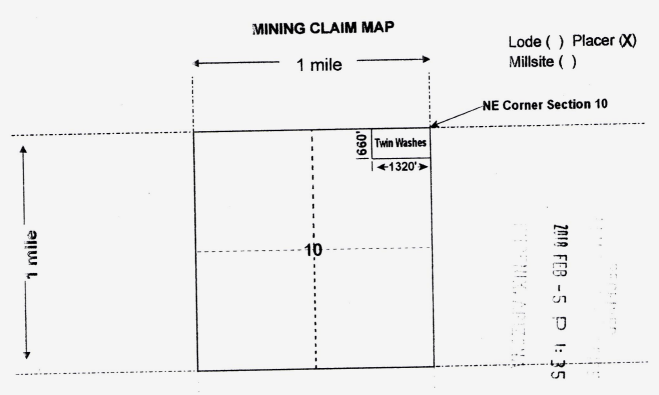
# all corners are 90 degrees unless specified.

	Scale: 1" = 2000 feet	์ พ ้
1. The above map depicts the	Morning Sun	mining claim, which is located in Section (s)
		W , Gila and Salt River Base and Meridian,
YAVAPAI Count	y, Arizona. Total claim acrea	ge is
aluminum name tag.		ws: 2"X5' Tall PVC pipe with
<ol><li>The bearings and distances in care as depicted on the map.</li></ol>	degrees and feet between cla	im corners and to a public land survey monument
4. If the claim is a placer or millsite provide a legal description of the c	e claim with exterior limits con claim <u>S1/2 NE1/4 NE1</u>	nforming to legal subdivisions of the public survey,  14 SEC 10. T8NR5W, GSRB&M, AZ

Noah Gordon P.O. Box 800 Congress, AZ, 85332

LOCATION NOTICE FOR PLACER MINING CLAIM			
☐ Amendment BLM Serial #		an - 10 fe	3
NOTICE IS HEREBY GIVEN that the Twin Washes	BLM	777. 1777	<b>35</b>
placer mining claim has been located by	Date Stamp	24 24	
Noah Gordon whose current mailing	Stamp		<b>o</b> = = = = = = = = = = = = = = = = = = =
address is P.O. Box 800, Congress, AZ, 85332			<b>u</b> :::
			<del></del> W
The general course of this claim is <b>Rectangular E-W</b> and	it is situated in	Yavar	ഗ്ന 🤭 pai
County, Arizona. This claim is 1320' feet in length and 6		_	
20 Total Claim Acreage. This claim runs from the location mon			
posted at the <b>NE</b> corner of the claim approximately <b>1320'</b> feet			
West end line and 660' feet in a Southerly direction to to			
marked by four monuments, one at each corner of the claim.		One ma	c. The Clarifies
The location monument on which this notice is posted is situated within	Section 10	Tour	nahin
8 N , Range 5 W , Gila Salt River Base and Meric			•
portions of the following legal subdivision(s) if located by legal subdivision			
section(s), Township(s) and Range(s) N1/2 NE1/4 NE1/4			, ,,
			<del>*************************************</del>
The locality of this claim with reference to some natural chiest or natural			
The locality of this claim with reference to some natural object or permandifference to some natural object or permandifference.			
(if any) concerning its locality are as follows: The NE corner  NE corner of Section 10, TSN REW CSRR		<u>iim is</u>	at tne
NE corner of Section 10, T8N R5W, GSRB8			**************************************
·			attached map.
DATED AND POSTED on the ground this <u> </u>	ary , 20 1	<u>8</u>	
Print Name(s) Noah Gordon	·	<del></del>	
Signature(s)			Form MCF102
			Revised July 2014

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# all corners are 90 degrees unless specified.

	Scale: 1" = 2000 feet	/ <sub>N</sub>	
10 , Township 8	Twin Washes  N, Range 5  Ny, Arizona. Total claim acrea	mining claim, which is located in S  W, Gila and Salt River Base ge is 20  ws: 2"X5' Tall PVC pipe	and Meridian,
aluminum name tag. 3. The bearings and distances in o		nim corners and to a public land su	
are as depicted on the map.  4. If the claim is a placer or millsite provide a legal description of the control	e claim with exterior limits cor claim <u>N1/2 NE1/4 NE</u>	nforming to legal subdivisions of the 1/4 SEC. 10 T8NR5W. G	e public survey, SSRB&M, AZ
			Form MCF100a

Revised July 2014

# DEPARTMENT OF INTERIOR BUREAU OF LAND MANAGEMENT

**RUN DATE:** 

02/09/2018 Page 1 of 1

Input Parameters for Geographic Report with Land

System Id = CR

Admin State = AZ

Geo State =

Casetype Begins With

Case Disp Txt = AUTHORIZED, CANCELLED, EXPIRED, PENDING, REJECTED, VOID, WITHDRAWN

Mer Twp Rng =

Section =

Mtrs = 14 0080N 0050W 010, 14 0080N 0050W 999

Commodity =

Commodity Txt =

Pending Org =

Pend Org Decode =

Total Rows Returned:

2

RUN TIME: 11:04 AM

Adm State: AZ

UNITED STATES DEPARTMENT OF INTERIOR **BUREAU OF LAND MANAGEMENT GEOGRAPHIC REPORT WITH LAND** Sorted by Serial Number

**RUN DATE:** 

02/09/2018 Page 1 of 1

Serial Number:

AZA 031469

**Total Case Acres:** 

9.930

Casetype Case Disp 14 0080N 0050W Sur Typ Sur Num Suff Sect Subdivision **Act Pend** 

281001

**AUTHORIZED** 

010 ALIQ SE;

Serial Number:

AZAR 0000110

**Total Case Acres:** 

39.400

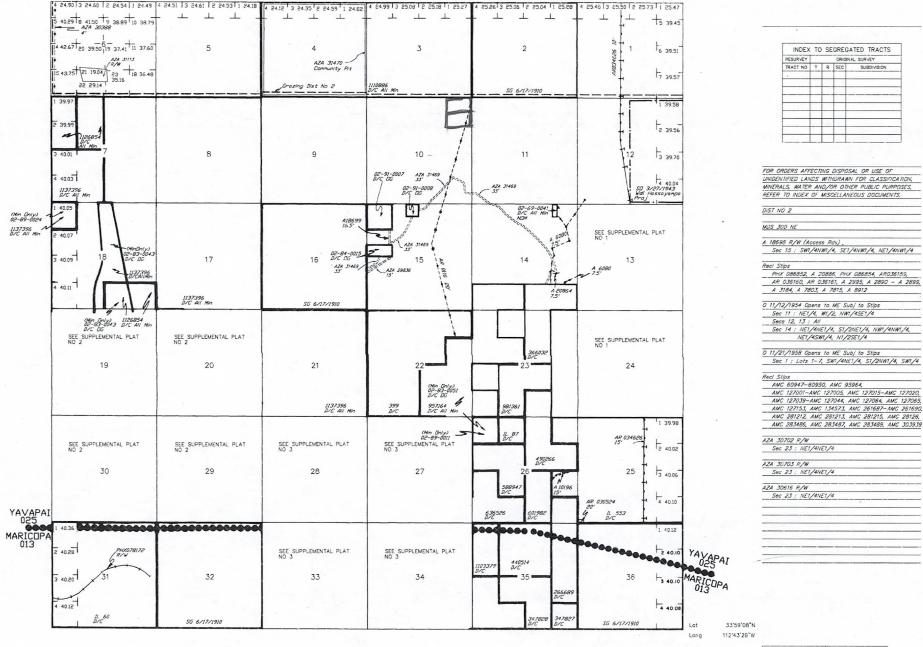
Casetype Case Disp <u>Sect</u> Sur Typ Sur Num Suff 14 0080N 0050W Subdivision **Act Pend AUTHORIZED** 285003 010 ALIQ

E2NE,SE;

#### TOWNSHIP 8 NORTH RANGE 5 WEST OF THE GILA AND SALT RIVER MERIDIAN, ARIZONA

YAVAPAI/MARICOPA COUNTY

STATUS OF PUBLIC DOMAIN LAND AND MINERAL TITLES



SCALE in chains

WARNING STATEMENT
This plot is the Bureou's Record of Tills, and should be used only as a graphic disploy of the township survey data. Recorded to the state of the survey data and the state of the sta

CURRENT TO BT T 8 N R 5 W

NOAM GORDON P.O. BOX 800 CONGRESS/AZ 85332

BUREAU OF LAND MANAGEMENT ONE N. CENTRAL AVE. SUITE 800 PHOENIX, AZ 85004 - 4427

2010 FEB -S P 1: 35

escc4-442700

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