

Bureau of Land Management, Interior

§ 3802.0-2

STATE-APPROVED FINANCIAL GUARANTEE

- 3809.570 Under what circumstances may I provide a State-approved financial guarantee?
- 3809.571 What forms of State-approved financial guarantee are acceptable to BLM?
- 3809.572 What happens if BLM rejects a financial instrument in my State-approved financial guarantee?
- 3809.573 What happens if the State makes a demand against my financial guarantee?
- 3809.574 What happens if I have an existing corporate guarantee?

MODIFICATION OR REPLACEMENT OF A FINANCIAL GUARANTEE

- 3809.580 What happens if I modify my notice or approved plan of operations?
- 3809.581 Will BLM accept a replacement financial instrument?
- 3809.582 How long must I maintain my financial guarantee?

RELEASE OF FINANCIAL GUARANTEE

- 3809.590 When will BLM release or reduce the financial guarantee for my notice or plan of operations?
- 3809.591 What are the limitations on the amount by which BLM may reduce my financial guarantee?
- 3809.592 Does release of my financial guarantee relieve me of all responsibility for my project area?
- 3809.593 What happens to my financial guarantee if I transfer my operations?
- 3809.594 What happens to my financial guarantee when my mining claim or millsite is patented?

FORFEITURE OF FINANCIAL GUARANTEE

- 3809.595 When may BLM initiate forfeiture of my financial guarantee?
- 3809.596 How does BLM initiate forfeiture of my financial guarantee?
- 3809.597 What if I do not comply with BLM's forfeiture decision?
- 3809.598 What if the amount forfeited will not cover the cost of reclamation?
- 3809.599 What if the amount forfeited exceeds the cost of reclamation?

INSPECTION AND ENFORCEMENT

- 3809.600 With what frequency will BLM inspect my operations?
- 3809.601 What types of enforcement action may BLM take if I do not meet the requirements of this subpart?
- 3809.602 Can BLM revoke my plan of operations or nullify my notice?
- 3809.603 How does BLM serve me with an enforcement action?
- 3809.604 What happens if I do not comply with a BLM order?

- 3809.605 What are prohibited acts under this subpart?

PENALTIES

- 3809.700 What criminal penalties apply to violations of this subpart?
- 3809.701 What happens if I make false statements to BLM?

APPEALS

- 3809.800 Who may appeal BLM decisions under this subpart?
- 3809.801 When may I file an appeal of the BLM decision with OHA?
- 3809.802 What must I include in my appeal to OHA?
- 3809.803 Will the BLM decision go into effect during an appeal to OHA?
- 3809.804 When may I ask the BLM State Director to review a BLM decision?
- 3809.805 What must I send BLM to request State Director review?
- 3809.806 Will the State Director review the original BLM decision if I request State Director review?
- 3809.807 What happens once the State Director agrees to my request for a review of a decision?
- 3809.808 How will decisions go into effect when I request State Director review?
- 3809.809 May I appeal a decision made by the State Director?

PUBLIC VISITS TO MINES

- 3809.900 Will BLM allow the public to visit mines on public lands?

AUTHORITY: 5 U.S.C. 552; 16 U.S.C. 1131-1136, 1271-1287, 1901; 25 U.S.C. 463; 30 U.S.C. 21 *et seq.*, 21a, 22 *et seq.*, 36, 621 *et seq.*, 1601; 43 U.S.C. 2, 154, 299, 687b-687b-4, 1068 *et seq.*, 1201, 1701 *et seq.*; 62 Stat. 162.

SOURCE: 45 FR 13974, Mar. 3, 1980, unless otherwise noted.

Subpart 3802—Exploration and Mining, Wilderness Review Program

§ 3802.0-1 Purpose.

The purpose of this subpart is to establish procedures to prevent impairment of the suitability of lands under wilderness review for inclusion in the wilderness system and to prevent unnecessary or undue degradation by activities authorized by the U.S. Mining Laws and provide for environmental protection of the public lands and resources.

§ 3802.0-2 Objectives.

The objectives of this subpart are to: