

The Undersigned, Jerry D. Oak, certifies that at least ONE HUNDRED AND 00/100 DOLLARS (\$100.00) per claim was expended for development, labor and improvements, or equivalent value added, as the annual assessment work for the assessment year ending September 1, 1995 for the following unpatented mining claim(s) generally located in the following section(s):

Section	Township	Range	Meridian
12&13	27 N	49 E	MDB&M
36	28 N	49 E	MDB&M
6&7	27 N	49 E	MDB&M

Name of Claim(s): BLM Serial No.:

OWNER OR CLAIMANT:	BLM Serial No.
JERRY D. OAK	287213 NMC-
JERRY D. OAK	283304 NMC-
JERRY D. OAK	288466 NMC-
JERRY D. OAK	288470 NMC-
JERRY D. OAK	288471
JERRY D. OAK	288474
JERRY D. OAK	288475
JERRY D. OAK	288478
JERRY D. OAK	288482
JERRY D. OAK	288483

The work consisted of (use additional page if required): TRENCHING, DRILLING, SAMPLING & MAPPING.

The work described above was performed at the following locations: AERIE 85, 84, 32, & 43. Said work was performed between JULY 1, 1995, and AUGUST 31, 1995. A total of more than ONE THOUSAND DOLLARS AND 00/100 DOLLARS (\$1000.00) was expended in performing the work, or equivalent value added. The work was performed by: JERRY D. OAK & JERRY B. OAK & RUBY DOME CONSTRUCTION.

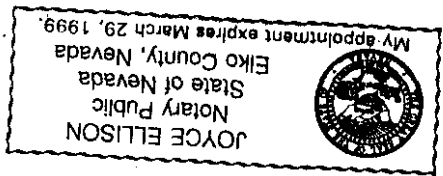
All of the aforesaid unpatented mining claims are contiguous and work on, or for the benefit of, any one claim or group of claims tends to develop all the claims. The work was performed for the purpose of developing the mineral potential of the claims and to maintain and hold such claims.

Dated this 5th day of OCTOBER, 1995.

Subscribed and sworn to before me this 5th day of October, 1995.

*[Signature]*  
NOTARY PUBLIC

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BY: *[Signature]*  
RECORDERS STAMP

A.B. 2

ASSEMBLY BILL NO. 2-ASSEMBLYMEN MARVEL, CARROLL

NEIGHBORS

JAN 20 1993

JANUARY 18, 1993

Dept. of Minerals  
Referred to Committee on Natural Resources, Agriculture and Mining

SUMMARY--Revises certain requirements concerning marking of boundaries of lode mining claims. (BDR 46-522)

FISCAL NOTE: Effect on Local Government: No.  
Effect on the State or on Industrial Insurance: No.

EXPLANATION--Matter in italics is new; matter in brackets [ ] is material to be omitted.

AN ACT relating to lode mining claims; revising certain requirements concerning the marking of the boundaries of such claims; and providing other matters properly relating thereto.

THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. NRS 517.030 is hereby amended to read as follows:

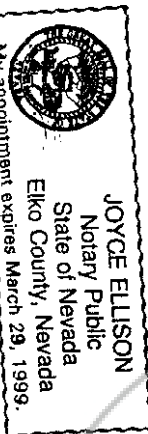
1 517.030 1. Within 60 days after posting the notice of location, the  
 2 locator of a lode mining claim shall distinctly define the boundaries of the  
 3 claim by placing a valid legal monument at each corner [and at the center of  
 4 each side line one of the monuments described as follows:  
 5 1. The locator must define the boundaries of his claim by removing] of  
 6 the claim. A valid legal monument may be created by:  
 7 (a) Removing the top of a tree (having a diameter of not less than 4 inches)  
 8 not less than 3 feet above the ground, and blazing and marking it [ , or by a  
 9 rock in place, capping the] ;  
 10 (b) Capping a rock in place with smaller stones so that the rock and stones  
 11 have a height of not less than 3 feet [ , or by setting] ; or  
 12 (c) Setting a wooden or metal post or a stone. [one at each corner and one  
 13 at the center of each side line.  
 14 2. When]  
 15 2. If a wooden post is used, [it] the dimensions of the post must be at least  
 16 [3 1/2 inches in diameter] 1 1/2 inches by 1 1/2 inches by 4 feet [in length],  
 17 and the post must be set 1 foot in the ground.  
 18 3. [When] if a metal post is used, [it] the post must be at least 2 inches in  
 19 diameter by 4 feet in length, and it must be set 1 foot in the ground.  
 20 [ . When durable plastic pipe is used, it must be at least 3 inches in  
 21 diameter by 4 feet in length set 1 foot in the ground.  
 22 5. When] if the metal post is hollow and:  
 23 (a) Is not set before the effective date of the amendatory provisions of this  
 24 section, the post must be securely capped.  
 25

ARIE MINING CLAIMS - 32, 43, 60, 64, 65, 68, 69, 80, 84, 85  
are in compliance with ASSEMBLY BILL NO. 2 as of SEPTEMBER 1  
1995.

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Attachment 1 - subject

*Joyce D. Ellison*  
*10/5/95*  
*Joyce D. Ellison did personally appear before me*  
*5th day of October 1995.*



1 (b) Was set before the effective date of the amendatory provisions of this section, the post must be securely capped on or before August 31, 1995.

2 4. If it is practically impossible, [on account] because of bedrock or precipitous ground, to sink [the pipes or posts, they] a post, it may be placed in a mound of earth or stones. [ , or where] If the proper placing of [the monuments] a monument is impracticable or dangerous to life or limb, the monument may be placed at the nearest point properly marked to designate its right place.

3 [6. When]

4 5. If a stone is used (not a rock in place) [it], the stone must be not less than 6 inches in diameter and 18 inches in length, and it must be set with two-thirds of its length in the top of a mound of earth or stone 3 feet in diameter and 2 1/2 feet in height.

5 6. Durable plastic pipe that was set before the effective date of the amendatory provisions of this section for the purpose of defining the boundaries of a lode mining claim shall be deemed to constitute a valid legal monument if the pipe is at least 3 inches in diameter by 4 feet in length, and the pipe is set 1 foot in the ground.

6 Sec. 2. NRS 517.030 is hereby amended to read as follows:

7 517.030 1. Within 60 days after posting the notice of location, the locator of a lode mining claim shall distinctly define the boundaries of the claim by placing a valid legal monument at each corner of the claim. A valid legal monument may be created by:

8 (a) Removing the top of a tree (having a diameter of not less than 4 inches) not less than 3 feet above the ground, and blazing and marking it;

9 (b) Capping a rock in place with smaller stones so that the rock and stones have a height of not less than 3 feet; or

10 (c) Setting a wooden or metal post or a stone.

11 2. If a wooden post is used, the dimensions of the post must be at least 1 1/2 inches by 1 1/2 inches by 4 feet, and the post must be set 1 foot in the ground.

12 3. If a metal post is used, the post must be at least 2 inches in diameter by 4 feet in length, and it must be set 1 foot in the ground. If the metal post is hollow [and:

13 (a) Is not set before the effective date of the amendatory provisions of this section, the post], it must be securely capped.

14 (b) Was set before the effective date of the amendatory provisions of this section, the post must be securely capped, because of bedrock or precipitous ground, to sink a post, it may be placed in a mound of earth or stones. If the proper placing of a monument is impracticable or dangerous to life or limb, the monument may be placed at the nearest point properly marked to designate its right place.

15 5. If a stone is used (not a rock in place), the stone must be not less than 6 inches in diameter and 18 inches in length, and it must be set with two-thirds of its length in the top of a mound of earth or stone 3 feet in diameter and 2 1/2 feet in height.

16 6. Durable plastic pipe that was set before the effective date of the amendatory provisions of this section for the purpose of defining the boundaries of a lode mining claim shall be deemed to constitute a valid legal monument if the pipe is at least 3 inches in diameter by 4 feet in length, and the pipe is set 1 foot in the ground.

17 Sec. 2. NRS 517.030 is hereby amended to read as follows:

18 517.030 1. Within 60 days after posting the notice of location, the locator of a lode mining claim shall distinctly define the boundaries of the claim by placing a valid legal monument at each corner of the claim. A valid legal monument may be created by:

19 (a) Removing the top of a tree (having a diameter of not less than 4 inches) not less than 3 feet above the ground, and blazing and marking it;

20 (b) Capping a rock in place with smaller stones so that the rock and stones have a height of not less than 3 feet; or

21 (c) Setting a wooden or metal post or a stone.

22 2. If a wooden post is used, the dimensions of the post must be at least 1 1/2 inches by 1 1/2 inches by 4 feet, and the post must be set 1 foot in the ground.

23 3. If a metal post is used, the post must be at least 2 inches in diameter by 4 feet in length, and it must be set 1 foot in the ground. If the metal post is hollow [and:

24 (a) Is not set before the effective date of the amendatory provisions of this section, the post], it must be securely capped.

25 (b) Was set before the effective date of the amendatory provisions of this section, the post must be securely capped, because of bedrock or precipitous ground, to sink a post, it may be placed in a mound of earth or stones. If the proper placing of a monument is impracticable or dangerous to life or limb, the monument may be placed at the nearest point properly marked to designate its right place.

26 5. If a stone is used (not a rock in place), the stone must be not less than 6 inches in diameter and 18 inches in length, and it must be set with two-thirds of its length in the top of a mound of earth or stone 3 feet in diameter and 2 1/2 feet in height.

27 6. Durable plastic pipe that was set before the effective date of the amendatory provisions of this section for the purpose of defining the boundaries of a lode mining claim shall be deemed to constitute a valid legal monument if the pipe is at least 3 inches in diameter by 4 feet in length, and the pipe is set 1 foot in the ground.

28 Sec. 3. 1. This section and section 1 of this act become effective upon passage and approval.

29 2. Section 2 of this act becomes effective on September 1, 1995.

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159602

EUREKA COUNTY NEVADA  
M.N. REBAL EATL. RECORDER  
FILE NO.

95 OCT 13 AM 10:58

RECORDED AT THE REQUEST  
OFFICIAL RECORDS

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