AOL	
Notice of Lo	cation of Placer Claim
WASHINGTON	
STATE of OFFICEN, County of SKAMAN	Mining District.
NOTICE HEREBY IS GIVEN That the	undersigned locators, each a citizen of the United States or one who
	discovered a placer deposit of locatable minerals upon the public
	ineral entry and location within the above state, county and mining United States and the State of Cregon, have located and hereby do
locate a placer claim of 80 acres by	osting this notice of location on a post or monument in a conspicuous
	n is named the SCPHIA ASSCCIATION PLACER which is described as follows (fill out one of the two sections below):
	-4444444444-
of Section 3.2. Township	ESW, NENW SW, SNE'SW, NESESW, NW SW SE, 4 NESTH, Range 5 EAST, of the WILLAMETTE Meridian, S25W SE# &
If claim is on washing Ton surveyed land:	5 ² 5W ⁴ SE ⁴ Ł
The location of this claim i	s distinctly marked on the ground so that the boundaries of the claim
may be readily traced: Starting a	t
(If possible, name some government surv	thence in a cy corner; otherwise describe some natural object or permanent monument in the vicinity)
6 5	feet, more or less, to the beginning point of the descrip-
tion of the placer claim hereby lo	cated, to-wit: a substantial post set in the ground, marked Post No. 1;
thencefeet in a	direction to a post marked No. 2;
(2) If claim is on thence feet in a	
public land or if on surveyed	direction to a post marked No. 3;
	direction to a post marked No. 4;
subdivisions: The distance thence feet in a	direction to a post marked No. 5;
between posts may not exceed	
posts will vary	
the size of the claim. feet in a	direction to a post marked No. 7;
Cthence feet in a	direction to a post marked No. 8;
thence feet in a	direction to the post marked No. 1.
	(quarter section) of Section
	d if the land is ununsurveyed,
The state of the s	<u>. 18 </u>
The locators intend to hold and work the	above described claim as provided by the laws of the United States
and the State of Oregon and claim all of the right	ts and privileges granted by existing laws and customs. In construing
this location notice, the singular includes the plur. The adjoining claims are 4827 1805.	PLACER #1, GO FOR BROXE PLACER #1, LCG
CAMP # II ASSOCIATION FLACER	
Located NOVEMBER 29 198	2 Halut & Rumile
50	Merica M. Burnaide
	ment Tel cons
en e	Ducks to There
	Locators.*
"If this is an association placer claim, list all individual members	of the association and state that they are locating the claim as an association placer claim.

Excerpts from the mining laws of the United States, 30 U.S. Code Annotated

Sec. 35—"Claims usually called 'placers', including all forms of deposit, excepting veins of quartz or other rock in place, shall be subject to entry and patent under like circumstances and conditions; and upon similar proceedings, as are provided for vein and lode claims. "* all placer-mining-claims " shall conform as near as practicable with the United States system of public-

land surveys, and the rectangular subdivisions of such surveys, and no such location shall include more than twenty acres for each individual claimant."

Sec. 36---" * * no location of a placer chim * * * shall exceed one hundred and sixty acressfor any association of persons * * * ."

Excerpts from Chapter 517; Oregon Revised Statutes Rev Location-Placer Claims

,e 6 517.042. "Legal subdivision" defined for ORS 517.042 to 517.052. As used in ORS 517.042 to 517.052, unless the context requires otherwise, "legal subdivision" means a subdivision of a state survey or of a United States survey which has been extended over the scographic area to be described.

517.044. Location of claims upon placer deposits; posting notice. Any includal, a citizen of the United States, or one who has declared his intention-to become such, who discovers a placer deposit of minerals upon the unappropriated public domain of the United States within this state, which minerals are subject to location under the mineral and mining laws of the United States, may locate a placer claim thereon by posting in a conspicuous place thereon a notice of such discovery and location. The notice shall contain:

- (1) The name of the claim.
- (2) The name of the individual or individuals locating the claim.
- (3) The date of the location of the claim.

ng để g

(4) The number of feet or acres claimed, together with a description, either by legal subdivisions, if practicable, or if not, then by reference to some natural object or permanent monument in the vicinity of the claim, which will identify the claim located. 3 %

517.046. Marking boundaries of claim or locating by local subdivisions.

(1) Unless the claim for placer deposit; referred to in ORS 517.044 is located by legal subdivisions, the surface boundaries of the claim must be marked so that the same may be readily traced. Such boundaries shall be marked within 30 days after the posting of the notice described in ORS 517.044 by substantial posts or other monuments of the same size, materials and dimensions as in the case of quartz claims." The boundaries of the claim shall be marked at each corner, or angle, and, when any side or end of the claim extends for more than 1,320 feet without a corner or angle, then at intervals of not less than 1,320 feet along such side or end.

(2). Where the claim for placer deposit referred to in ORS 517.944 is taken by legal subdivisions, no other reference in the notice of claim required

C.

to be posted and filed under the provisions of ORS 517.042 to 517.052 than to the legal subdivisions shallobe required and the boundaries of a claim so located and described need not be staked or monumented. The description by legal subdivisions in the notice required to be filed under ORS 517.052 shall be deemed the equivalent of marking the surface boundaries of the claim.

517.052. Recording copy of location notice; see. The individual locating a placer deposit shall, within 60 days from the posting of the location notice upon the claim, file for record with the clerk of the county where the claim is signated, a copy of the notice posted by him upon the claim. The fee for filling such location notice shall be the same as required by ORS 517.030 for recording location notices of mineral bearing rock claims. * The clerk shall immediately record the location notice into book kept by him for that purpose.

517.060. Correcting defective notice of location. If at any time an individual who has located a mining claim within the meaning of ORS 517.010 or 517.043, or his assigns, apprehends that the original notice of location of the mining claim was defective, erroneous, or that the requirements of the law had not been complied with before the filing of the notice, such locator or assigns may post and file for record in the manner now provided by law, an amended notice of the location which shall relate back to the date of the foriginal location; provided, that the posting and filing of the amended notice of location shall not interfere with the existing rights of others at the time of posting the amended notice.

*Oregon Revised Statutes 577.010/2) provides that the boundaries of vein or lode (quartz) claims shall be marked "by six substantial posts, projecting not less than three feet above the surface of the ground, and not less than four inches square or in diameter, or by substantial mounds of stone, or earth and stone, at least two feet in height."

** Oregon Revised Statutes 517.020 provides that the fee for such record shall be "set by ordinance of the county governing body."

CAUTION: The laws of nearly all western states contain special requirements for location notices. These requirements differ from state to state. The Oregon requirements are used for this form. If the claim for which this form is used is situated outside of Oregon, change the name of the state on the reverse side and, before locating the claim, carefully check this location notice with the laws of the state and the regulations of the mining district in which the claim is situated to ensure that the notice contains all things required.

CLAIM INFORMATION

Necessary steps in locating a placer claim.

- 1.9 Make a discovery of a valuable mineral deposit on federal and that is open to mineral entry and location.
- 2. Post a completed notice of location on a post or monument at a conspicuous place inside the boundaries of the claim.
- 2. Locate the claim by legal subdivisions, or if not practicable or the land is unsurveyed, stake the claim within 20 days of the date of posting notice.
- A. File copy of notice of location with county clerk for the county in which the claim is located. Filing fee is as set by ordinance of the county governing body. Notice may be mailed in for recording. Notice must be recorded within 60 days from the posting of the notice on the claim.
- 5. Record the claim with the BLM state office within 50 days after the date of location of the claim. If recording by mail, obtain a return receipt.

Area and shape of atplacer claim.

- 1. All placer claims must conform as nearly as practicable with the U.S. system of public land surveys and the rectangular subdivisions of such surveys, whether the claims are on surveyed or unsurveyed lands.
- 2. No location may exceed more than 20 acres for an individual claimant, association of two persons may locate no more than 40 acres in a single sim? a location by three persons cannot exceed 60 acres. No location of a acer claim can exceed 100 acres whatever the number of individuals in the cating association.

Vein or lode or placer location.

A placer discovery will not sustain a lode location, nor will a lode discovery sustain a placer location. Vein or lode claims are generally located where minerals occur in place in veins or lodes. For a lode claim there must be useful or the control of the location of the location place location there must be called the control of the location points of the location could silver, cinnaidar, lead, tin, copper or other valuable deposits * * * * * * 30 U.S. Code Sec. 23.

Placer claims are generally located where minerals have been derived from rocks or veins to form deposits such as stream gravels and gold-bearing

IMPORTANT NOTICE: A mining claim is deemed abandoned under 43 U.S. Code Sec. 1744 unless a copy of the official record of the notice of location is filed with the state office of the Bureau of Land Management in Pertland within 90 days after the dete of location of the claim. Because BLM recordation regulations change periodically, you should obtain recordation regulations from your local BLM office to determine effective requirements for recordation of notices of location, affidavits of annual assessment work, and notices of intention to hold a mining claim. Additional regulations of the BLM and the Forest Service may apply to the conducting of mining operations on national forest and BLM administered lands.

MINING LOCATION PLACER (FORM No. 897)		County of State of St
Name of Claim	SPACE RESERVED	ment was received for record on the ment was received for record of the ment was received for record of the ment was received for received for record of the ment was received for received for record of the ment was received for record of the ment was received for received for record of the ment was received for r
Locators AFTER RECORDING RETURN TO 19,3 4 S.E. Kylington	RECORDER'S/USE	Record of Andrew County Witness my hand and seal of County affixed.
Shilest & Surmice	<u>Meiled</u>	NAME THE DEPUTY