

# STATE OF COLORADO

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**DIVISION OF RECLAMATION, MINING AND SAFETY**

Department of Natural Resources

1313 Sherman St., Room 215  
Denver, Colorado 80203  
Phone: (303) 866-3567  
FAX: (303) 832-8106



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Bill Ritter, Jr.  
Governor

Mike King  
Executive Director

Loretta Piñeda  
Director

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**Contact:**

Loretta Piñeda, DRMS, 303-866-3567

## **Finalized uranium, prospecting rules available on State Website**

*Final rules implementing changes to the Colorado Mined  
Land Reclamation Act posted*

DENVER, CO. - On August 12, 2010, the Mined Land Reclamation Board (MLRB) approved changes to the Rules and Regulations of the Colorado Mined Land Reclamation Board for Hard Rock, Metal and Designated Mining Operations. The rules were reviewed by the Attorney General for consistency with statute and the state Constitution, the final rules were published by the Secretary of State, and the new rules become effective today.

Rule changes resulted from rulemaking conducted to implement changes to the Colorado Mined Land Reclamation Act, which was amended by the passage of three bills in 2008: SB 08-228, SB 08-169 and HB 08-1161. The trio of laws established new rules to protect Colorado's groundwater during in-situ uranium mining, revised existing rules regarding the disclosure of additional information during prospecting activities and updated hard rock mining fees.

Among the key provisions of the new rules: All uranium mines are now Designated Mining Operations, requiring detailed environmental protection plans. In-situ leach uranium mine applications must protect groundwater to existing conditions or to state ground water standards. In-situ leach uranium mine applications must demonstrate that the proposed mining technology has been used at five other locations without harming groundwater quality. In-situ leach uranium mine applications must include detailed baseline hydrology information. In-situ leach uranium mine applicants cannot receive a permit if the applicant is in violation at another operation. Prospecting notices are now largely public information. Public comment is now allowed on prospecting notices. DRMS may now assess in-situ leach uranium mine applicants for extraordinary costs associated with permit reviews.

The Division of Reclamation, Mining and Safety (DRMS) is charged with implementing the Mined Land Reclamation Act. As a result of the rule changes, modifications to forms used by the division were required. After approval by the Board at the October 13, 2010 Mined Land Reclamation Board meeting, the forms will be available on the DRMS website.

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Additional information on the rulemaking may be found at: <http://mining.state.co.us/>