

**PROVINCE OF BRITISH COLUMBIA
MINISTRY OF ENERGY, MINES AND NATURAL GAS**

**APPROVAL OF WORK SYSTEM
AND
PERMIT APPROVING RECLAMATION PROGRAM - PLACER OPERATIONS**
(Issued pursuant to Section 10 of the **Mines Act** R.S.B.C. 1996, c. 293)

Permit No.: **P-13-124**

Mine No.: **1641115**

Issued to: **Reg Parr
Block F
Manson Creek BC, V0J 2H0**

for placer work on the following placer tenure:

897999

Map Reference: **NTS:
Trim: 093N068**

**Lat: 55.67305
Northing: 6170685**

**Long: -124.48000
Easting: 406922**

Located at:

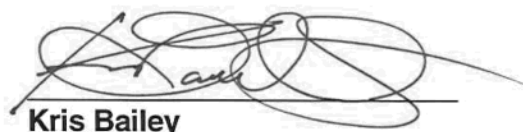
**Block F, Community of Manson Creek
Placer Tenure: 897999**

Approval of the work system is issued for the period:

June 4, 2015 to December 31, 2017

This Approval and Permit are issued pursuant to Section 10 of the **Mines Act**, and are subject to the appended conditions.

Amended this 4th day of June in the year 2015.


**Kris Bailey
Inspector of Mines Permitting**

PREAMBLE

Whereas:

1. Notice of intention to commence work was given on **March 16, 2015**.
2. A report and plan of the work system for the proposed placer exploration and/or development and/or mining activities (hereinafter termed the "Operations"), dated **March 2, 2015**, was filed with the Inspector of Mines on **March 16, 2015**.
3. A proposed program for the protection and reclamation of the surface of the land and watercourses affected by the Operations (hereinafter termed the "Program"), dated **March 2, 2015**, was filed with the Inspector of Mines on **March 16, 2015**.

APPROVAL OF THE WORK SYSTEM (the "Operations")

The Chief Inspector of Mines (Chief Inspector) hereby approves the report of the work system for the proposed Operations for the stated period, subject to compliance with the following conditions:

1. **Mine Plan Modifications:**

The owner, agent or manager (herein called the Permittee) shall not depart from the report and plan of the work system to any substantial degree without the written approval of the District Inspector.

2. **Mines Act and Code:**

The Permittee shall comply with all of the provisions of the **Mines Act** and the Health, Safety and Reclamation Code for Mines in British Columbia (Code).

3. **Termination of Work:**

Pursuant to Part 10.6.1 of the **Code**, notice of intention to stop work and a report of work done shall be filed with the District Inspector not less than seven (7) days prior to cessation of work.

4. **Term of Approval:**

The Permittee shall not perform work on the subject placer mining property after the termination of the period for which implementation of the proposed Operations has been approved without first applying for, and receiving the approval of, the District Inspector.

5. **Documentation:**

While it remains valid and subsisting, a copy of this Approval must be kept at the subject placer mining property, and must be available to authorized inspectors and other authorized government officials.

PERMIT APPROVING RECLAMATION PROGRAM (the "Program")

The Chief Inspector of Mines (Chief Inspector) hereby approves the proposed Program for protection and reclamation of the land and watercourses affected by the approved Operations, subject to compliance with the following conditions:

1. **Mines Act and Code:**

All activities on the mine site shall conform to terms and conditions listed in:

- a) the Health, Safety and Reclamation Code for Mines in British Columbia (Code),
- b) the *Mines Act*,
- c) *the Metal Leaching and Acid Rock Drainage Guidelines for Mines in British Columbia*, and
- d) the Handbook For Mineral and Coal Exploration in British Columbia.

2. **Reclamation Security:**

- (a) The Permittee shall maintain with the Minister of Finance security in the amount of five thousand dollars **(\$5,000)**. The security will be held by the Minister of Finance and for the proper performance of the approved program and all the conditions of this permit in a manner satisfactory to the Chief Inspector.
- (b) The Permittee shall conform to all forest tenure requirements of the Ministry of Forests. Should the Permittee not conform to these requirements then all or part of the security may be used to cover the costs of these requirements.
- (c) The Permittee shall conform to all Ministry of Environment approval, licence and permit conditions, as well as requirements under the **Wildlife Act**. Should the Permittee not conform to these conditions, then all or part of the security may be used to fulfill these requirements.

3. **Obligation to Reclaim:**

During the entire period of the Operations, the Permittee shall:

- (a) continually and progressively reclaim the surface of the land affected by the Operations in accordance with the approved Program; and
- (b) in each year of the Operations, where required by the Chief Inspector, deposit security in an amount and form satisfactory to the Chief Inspector, so that, together with the deposit made under Condition 2 (a) above, and calculated over the estimated life of the Operations, there will be money necessary to perform and carry out properly:
 - (i) all of the requirements of the approved Program at the proper time, and
 - (ii) all of the orders and directions of the Chief Inspector or an Inspector respecting the execution of the approved Program.

4. **Technical Conditions and Limitations on Operations - I:**

The Permittee shall conduct the Operations and carry out the Program in compliance with the following conditions and constraints, unless exempted by the District Inspector after consultation with the appropriate staff in other government agencies and consideration of their concerns:

(a) **Topsoil and Overburden:**

Topsoil and overburden (to rooting depth) shall not be removed from the subject placer mining property, but shall be removed from operational areas first, and stockpiled separately in a manner which is adequate to prevent their entry into any watercourse, and which makes possible their re-use for reclamation purposes.

(b) **Location of Facilities:**

Access road construction shall be performed in compliance with part 9.10.1 of the Health, Safety and Reclamation Code as well as with the conditions of this Permit.

(c) **Protection of Watercourses, Fish and Wildlife:**

- (i) Forest cover and vegetation within a minimum of ten (10) horizontal metres of the natural boundary* of any watercourse shall not be disturbed or removed. (Streamside vegetation provides food and cover for fish, and wetlands also provide important wildlife habitat).
- (ii) Every effort shall be made to minimize the impacts of access development and mining operations on fisheries and wildlife habitats,

and to maximize the opportunity to reclaim the minesite upon abandonment.

- (iii) Forest cover, topsoil and debris shall be disposed of in such a manner as to prevent their entry into any watercourse, defined as any stream, lake, pond, river, creek, spring, ravine or swamp.
- (iv) Gravel or other material shall not be displaced, or removed from, within a stream channel or within a minimum of ten (10) horizontal metres of the natural boundary* of any watercourse.
- (v) Machinery and equipment shall not be operated within the wetted perimeter of any watercourse, and all stream crossings by mechanical equipment must receive prior written approval.
- (vi) Neither tailings nor any part of any tailings pond or settling pond shall be located within a minimum of ten (10) horizontal metres of the natural boundary* of any watercourse, and where water infiltrates to ground, this must not result in the entry of suspended solids into watercourses downstream of the Operations.
- (vii) All mined or otherwise disturbed ground surfaces, including cut banks, fill slopes and tailings piles, shall be stabilized annually by contouring and revegetating to prevent erosion and surface run-off from carrying sediment into adjacent watercourses.
- (viii) Locations for storage of fuel shall be sited and designed in a manner which will prevent any spillage entering any watercourse. Fuel storage in excess of 25 litres shall be located on an impermeable base within a berm of sufficient height to fully contain any spillage which may occur.

***Note to Condition 4(c):**

Natural Boundary means the visible high water mark of any lake, river, stream or other body of water where the presence and action of the water are so common and usual and so long continued as to mark upon the soils of the bed of the lake, river, stream or other body of water a character distinct from that of the banks, thereof, both in respect to vegetation, and in respect to the nature of the soil itself. In addition, the best estimates of the edges of dormant or old side channels and marsh areas are considered to be natural boundaries for the purposes of Condition 4(c).

(d) Suction Dredging:

Suction dredging is not approved under this Permit.

(e) Condition of the Land:

At the termination of the Operations each year, disturbed areas are to be left in a neat, clean and safe condition. At the final completion of the Operations, all areas shall be leveled to conform with the natural terrain, covered with topsoil or overburden, and revegetated. All disturbed areas shall be reclaimed to the satisfaction of the Chief Inspector.

(f) Buildings:

Buildings will only be permitted if they are required for the Operations, and can be constructed only following written approval of the District Inspector. At the completion of the Operations, all buildings are to be completely removed from the site, and any foundations must be covered with overburden and revegetated.

(g) Equipment:

At the final completion of the Operations, all equipment is to be completely removed from the subject placer mining property.

(h) Trees and Slash:

At the completion of the Operations, all dead trees and slash must be burned or buried.

5. Technical Conditions and Limitations on Operations - II:

The Permittee shall conduct the Operations and carry out the Program in compliance with the following conditions and constraints, unless exempted by means of either appropriate formal approvals from other government agencies (as identified), or, where appropriate, by consents from relevant private parties:

(a) Protection of Watercourses and Fish:

(i) Water intakes and those diversions authorized under Condition 5(e) (see below) shall be screened, in accordance with the specifications of Fisheries and Oceans Canada and the Ministry of Water, Land & Air Protection, to prevent the entry of fish.

(b) Agricultural Land Reserve:

If the subject placer mining property is wholly or partially situated within an Agricultural Land Reserve (as denoted on the Agricultural Land Reserve maps, which may be viewed in both the local regional district office and the local B.C. Lands office), the following conditions apply:

- (i) The Operations cannot take place on, or create debilitation or disturbance of, cultivated agricultural lands.
- (ii) Access needed for the purpose of implementing the Operations and Program may be located through cultivated land, provided that the owner of the land gives written approval and further, provided that any land debilitated or disturbed by the access is repaired or rehabilitated to its prior state or condition or better on completion of the Operations.
- (iii) There shall be no disturbance of, or interference with, fences, gates, cattleguards and other farm-related developments and structures without the written approval of the owner of the land, lessee or an individual holding a water licence on the subject placer mining property.
- (iv) Any Agricultural Land Reserve lands which are not covered by Conditions 5 (b)(i), (ii) and (iii), and which are disturbed or debilitated by the Operations, shall be reclaimed in accordance with the requirements of the **Mines Act and Code** and of this Permit.
- (v) There must be compliance with all other legislation, including land use by-laws of a municipality or regional district, and also with decisions of any responsible authority which may be applicable.

(c) **Waste Management:**

The Permittee must obtain a permit or approval under the **Waste Management Act**, prior to commencing the Operations, unless exempted under the terms of the **Placer Mining Waste Control Regulation**, which allows certain placer mining activities without a permit in the following circumstances:

- (i) Mining production is such that no chemicals or mercury are used to recover a mineral, and tailings are discharged to a tailings pond with a minimum of 0.5 metres of freeboard, and the water in the tailings pond:
 - A. is pumped back to the Operations for reuse; or
 - B. is left in the pond and allowed to seep into the ground in a manner which does not result in the entry of suspended solids into a body of water at any point downstream of the Operations; or
 - C. is partly pumped back, as referred to in subparagraph (A), and is partly left, as referred to in subparagraph (B), or

D. the mine is located, as shown on the National Topographic System of Mapping, on Birch Creek 104N/11W, Boulder Creek 104N/11W, Ruby Creek 104N/11W, Otter Creek and its tributaries 104N/11W, Wright Creek 104N/11W, Quartz Creek 104N/11E, Spruce Creek and its tributaries 104N/11W and 104N/12E, Pine Creek between Birch Creek and Atlin Lake 104N/11W and 104N/12E, McKee Creek 104N/5E and 104N/6W, Snowy Creek 104P/5E, or Dease Creek 104J/9E.

(ii) The person carrying out the Operations provides to the Regional Waste Manager, Ministry of Environment on his request, information which allows him to determine the existence and extent of the discharge of waste, and to determine that no permit or approval is required.

(d) Beaver Dams:

Disturbance or removal of beaver dams is not approved under this Permit.

(e) Diversion of Watercourses:

Diversion of watercourses and other changes in and about a stream are not approved under this Permit.

(f) Forest Resources:

Cutting of trees is not approved under this Permit.

(g) Access from Public Highways:

Development of road access from a public highway is not approved under this Permit.

(h) Heritage Resources:

Disturbance or salvage of heritage resources is not approved under this Permit.

6. Notice of Closure:

A report of reclamation shall be filed with the District Inspector not less than seven (7) days prior to cessation of work, and this report shall accompany the notice which is required upon cessation of work under Part 10.5.1 of the **Code**.

7. Amendment of Permit:

The Chief Inspector of Mines reserves the right to amend the conditions set forth in this Permit.

8. **Requisition of Security:**

Where the Permittee fails to perform and complete the Program and/or fails to comply with the conditions of this Permit in a manner satisfactory to the Chief Inspector of Mines, the Chief Inspector of Mines may apply all or part of the security alluded to in Condition 2 towards payment of the cost of the work required to be performed and completed.

9. **Return of Security:**

On the final completion, discontinuance or abandonment of the Operations, and on the Chief Inspector of Mines being satisfied that the approved Program has been properly completed, the person who deposited the security under Condition 2 is entitled to a refund of it, less any amount paid out under Condition 8 (see above).

10. **Mineral Tenure:**

The Permittee may only exercise rights to undertake the Operations in accordance with all of the provisions of the **Mineral Tenure Act**, and the Operations may only be undertaken on placer mineral tenures which are in good standing, and for which the Permittee has the legal right to operate, either as tenure holder or by valid and subsisting authorization from the tenure holder. Notwithstanding any other statements and conditions in this Permit, this Permit does not approve the production of more than twenty thousand (20,000) cubic metres of pay dirt from each cell in a cell placer claim per year.

11. **Other Applicable Legislation:**

This Permit applies only to the requirements under the **Mines Act**, and other legislation and regulations may be applicable to the Operations.

The Permittee is responsible for obtaining all permits and authorizations as required under other legislations.

No trees shall be removed without prior approval or License to Cut from the Ministry of Forests and Range.

The Permittee is responsible for obtaining all required road use permits.

12. **Variances:**

Where, during the course of Operations, the Permittee wishes to conduct work which does not comply with the terms and conditions of this Permit, the Permittee must apply to the Chief Inspector of Mines or the District Inspector for an amendment to this Permit.

13. **Documentation:**

While they remain valid and subsisting, both this Permit and appropriate and up-to-date mineral tenure documentation (including maps of the subject placer mining property, showing both placer claims and placer leases) must be kept at the subject placer mining

property, and must be available to authorized inspectors and other authorized government officials.

14. Other Conditions:

No disturbance shall occur within 10 m of the high water mark of nearby creeks.

Silt laden water shall be suitably contained on site and not be allowed free access to any watercourse or stream.

Fording of waterways is not authorized under this permit.

15. Guarding of Equipment:

The Manager shall comply with section 4.4.2 of the Health, Safety and Reclamation Code for Mines in British Columbia ensure all equipment and machinery are suitably guarded where necessary.

16. Training and Orientation

The manager shall ensure that all workers are adequately trained to do their job (including mobile equipment operators) or are working under the guidance of someone who has competency both in the job and in giving instruction, and ensure that all employees receive thorough orientation and basic instruction in safe work practices.

The manager shall maintain a record of all training workers and supervisors have received, and make this record available to an inspector upon request.

17. Fuels and Lubricants:

Fuels and Lubricants, if stored on the mine site, shall conform to the requirements of the **Field Guide to Fuel Handling, Transportation, and Storage**

The permittee shall develop and implement a hydrocarbon management plan that deals with fueling, operational servicing, spill prevention and clean-up for fuels and lubricants stored on or off the mine site. The plan shall account for the following:

- i) Fuel and lubricants shall be delivered to site as needed to re-supply and oil tanks on mobile and fixed equipment.
- ii) Impermeable, oil absorbent matting shall be used when refueling and servicing equipment.
- iii) While refueling the operator shall be in control of the refueling nozzle at all times.
- iv) If any Petroleum, hydrocarbon or other product (no matter how small) is spilled the contaminated soil/gravels shall be forthwith collected and removed for appropriate disposal.

- v) Fuel or oil leaks on equipment shall be effectively repaired as soon as they are discovered or the equipment shall be removed from the site and not operated until repairs have been made.
- vi) An emergency spill containment and clean up kit shall be maintained at the site while it is in operation. The kit shall have the capacity to contain and clean up 100% of a spill from a failure of the largest volume of a fuel or lubricant tank or system plus 10%.

18. Access Control:

The permittee shall ensure access to the mine site is controlled as per section 1.3 of the Health, Safety and Reclamation Code for Mines in British Columbia.

19. Emergency Response Plan:

An emergency response plan shall be developed and implemented prior to commencement of exploration activities. In addition to addressing daily operational issues, the plan shall specifically address emergency evacuation of personnel due to injury and forest fire hazard. All persons on the mine site shall be familiar with the ERP. The plan shall be available on site for review.

20. Road Construction:

If any new road construction requires crossings, or work in or around a stream, a notification form must be filled with the Ministry of Environment.

Any streams within the work area must be assumed to be fish bearing unless found otherwise by an appropriately qualified professional assessment. Crossings on default fish bearing streams shall be constructed as per the "Fish Stream Crossing Guidebook"

21. Dangerous Occurrences

The Manager is responsible for compliance with section 1.7 of the Health, Safety and Reclamation Code for Mines in British Columbia and report all dangerous occurrences to the regional inspector.

22. Chance Find Procedure

An Archaeological Chance Find Procedure (CFP) is attached. The Manager shall ensure all workers on the site are aware of and understand the CFP and adhere to the procedure.

161115 - 201501



Notice of Work

897999 - shovel tusk

Tracking Number: 100123686

APPLICANT INFORMATION

Name: Parr, Reginald
Doing Business As:
Phone: 250-613-3636
Fax:
Email: reg_parr@hotmail.com
BC Incorporation Number:
Extra Provincial Inc. No:
Society Number:
GST Registration Number:
Contact Name: Reginald a Parr
Mailing Address: block block f
manson creek BC v0j2h0

June 4, 2015
 APPROVED
 [Signature]

SETUP QUESTIONS

The APPLICANT is the Individual(s) or Organization to whom the authorization will be issued, if approved. Before choosing your answer, please click on the HELP ICON (?) beside each question.

Are you an individual or an organization? Organization
Are you applying on behalf of the applicant? No

TECHNICAL INFORMATION

APPLICATION INFORMATION

Type of Notice of Work: Placer Operations
Is this a New Permit or an Amendment to an existing permit for this property? New Permit
 P-13-124

MINISTRY OF
 ENERGY AND MINES

ONE YEAR, MULTI-YEAR OR MULTI-YEAR AREA BASED PERMIT

One Year Permit

A One Year permit allows you to do your exploration activities over 1 year. You will have to identify the exact location/s for each proposed activity. At the end of the year you will have to submit an Annual Summary outlining the activities done during the previous year.

Multi-Year Permit

A Multi-Year permit allows you to do your exploration activities over 2-5 years. You will have to identify the exact location/s for each proposed activity. At the end of each year you will have to submit an Annual Summary outlining the activities done during the previous year.

Multi-Year, Area Based Permit

A Multi-Year, Area Based permit also allows you to spread your exploration activities over 2-5 years, but you must provide details of all exploration activities proposed in the first year, including proposed disturbances and estimated timber cutting. At the end of each year you will have to submit an Annual Summary and at the beginning of each new year you will have to submit a Multi-Year, Area-Based Work Program Annual Update, outlining your previous activities as well as your plans for the next year.

Type of permit to apply for: I would like to apply for a Multi-Year permit
Term of application: 2 years

MINE INFORMATION

Do you have an existing mine number? Yes **Mine Number:** 897999
Name of the property: shovel tusk
Tenure Numbers: 897999
Crown Grant / District Lot Numbers:
Directions to site from nearest municipality: Access threw block f manson creek .b.c . I own block f .
Geographic Coordinates of Mine: **Latitude:** 55.6730500 **Longitude:** -124.4800000

INFORMATION ABOUT PROPOSED ACTIVITIES

Activities to be undertaken: Placer Operations

FIRST AID

Proposed First Aid equipment on site: Level 2 firstaid kit. Sat phone firstaid station in home on claim block f .
Level of First Aid Certificate held by attendant: Occupational First Aid Level 1

DESCRIPTION OF WORK PROGRAM

If you prefer to upload a document, please enter "see attached document" and attach the document in the "Document Upload" step later in the application under "Other".

Sufficient details of your work program to enable a good understanding of the types and scope of the activities that will be conducted:
See attached document

TIME OF PROPOSED ACTIVITIES

Proposed start and end date: May 2, 2015 to Nov 1, 2017

Please remember that you need to give 10 days notice to the Inspector of Mines of your intention to start work, and 7 days notice of your intention to stop work.

ACCESS

Access presently gated: No

PRESENT STATE OF LAND

Please identify what the present state of the land is where you would like to undertake your activities. If some of the questions do not apply to you please enter n/a in the space provided.

Present condition of the land: Last years mining site and shrubbs with 10 yr old pine growth with 40% BUG KILL
Type of vegetation: Gravels with limited top soil/ moss.
Physiography: Slight hillside slope no water sheds
Current means of access: Access threw block f (I own block f) .existing mining access road shown on map attachment.
Old equipment: None.
Recreational trails / use: N/a

ACCESS TO TENURE

Do you need to build a road, create stream crossings or other surface disturbance that will not be on your tenure? No

LAND OWNERSHIP

Application area in a community watershed: No
Proposed activities on private land: Yes

Please note that under Section 19 of the Mineral Tenure Act and Section 2.1 of the Mineral Tenure Act Regulation you must not begin any mining activities until 8 days after giving notice to every owner of the surface area on which the recorded holder intends to carry out that activity.

Activities in a park: No

CULTURAL HERITAGE RESOURCES

Cultural Heritage applies to a large spectrum of heritage resources that is defined as "an object, a site or the location of a traditional societal practice that is of historical, cultural or archaeological significance to British Columbia, a community or an aboriginal people."

The Archaeology Branch of the Ministry of Forests, Land and Natural Resource Operations is responsible for the administration of the Heritage Conservation Act as it applies to archaeological sites. The Archaeology Branch has developed guidelines for companies engaged in natural resource extraction to aid in planning for and avoiding or managing impacts to protected archaeological sites.

Are you aware of any protected archaeological sites that may be affected by the proposed project? No

FIRST NATIONS ENGAGEMENT

In making decisions on authorizations, the government will be fulfilling its responsibility to consult, and where appropriate, accommodate First Nations. The government takes this responsibility seriously and encourages the applicant to engage First Nations early and often as part of any planned development.

Establishing good relations with First Nations who might be affected by a proposed development is a key part of any successful mining operation. The Ministry of Energy and Mines encourages applicants to engage and information share with First Nations that might be affected by a proposed development prior to submitting an application. The earlier in the life of a proposed activity that the avenues of communication are established the greater the likelihood that the relationships formed will be constructive and beneficial to all parties. A lack of information sharing and engagement by the applicant may result in extended timeframes for decision.

Applicants should keep a detailed record of information sharing and engagement with First Nations on their project in the event the government needs to review it. Information on First Nations information sharing and engagement should include the following: a list of First Nations contacted, whether the activity was modified based on feedback from First Nations, and whether the applicant has entered into any informal or formal agreements with First Nations in connection with the project.

The Consultative Areas Database Public Map Service is an online, interactive mapping tool that allows you to identify First Nations who have treaty rights or asserted or proven rights or title on the land base. More information can be found at <http://www.empr.gov.bc.ca/TITLES/MINERALTITLES/FIRSTNATION/Pages/CAD.aspx>.

Have you shared information and engaged with First Nations in the area of the proposed activity? Yes

Please tell us about your engagements in the field below or attach a your record of engagement by uploading it at the "Document Upload" step later in the application process. If you are attaching your record later, please enter in the text box "See record attached". Please ensure your record does not contain an individual's personal information such as contact information.

Describe your First Nations engagement activities: First meetings with various local members.last permit approval has approval

As a result of the engagement, are you aware of any cultural heritage resources in the area where the work is proposed? No

PLACER OPERATIONS

Is this an application for Underground Placer Operations? No

Is this an application for Hand Operations?

No

MAPS

Mark the locations of all mine activities on the maps. Maps must illustrate all infrastructure, streams, wetlands, or lakes.

ACTIVITIES

Click on the "Add Activity" button to add one or more activity. Select your activity out of the list and enter the other values.

Activity	Quantity	Width (m)	Length (m)	Total Disturbed Area (ha)	Merchantable timber volume (m ³)
Coarse Tailings Piles & Wash Plants	1	5	10	0.01	1.00
Mining Areas	3	10	20	0.06	16.00
Total:				0.07	17.00

Proposed production: 250 m³/year

TOTAL PLANNED RECLAMATION AREA

Total area of planned reclamation this year: 0.04 ha

CHANGES IN AND ABOUT A STREAM

Are you proposing a stream diversion into a different channel? No

RECLAMATION PROGRAM

Describe the proposed reclamation and timing for this specific activity: Refill pits and slope , grade at season end
Estimated cost of reclamation activities described above: \$500.00

ADDITIONAL INFORMATION

- Guidelines to Placer Mining on the Fraser River Gravel Bars
- Fish Screening Brochure
- DFO/BCE Guidelines for the Use of Suction Dredges to "Snipe" for Gold
- Freshwater Intake End-of Pipe Fish Screen Guidelines

TIMBER CUTTING

Total merchantable timber volume: 17.00 m³

Free Use PermitBased on the information provided you will require a Free Use Permit as the total volume of merchantable timber to be cut does not exceed 50 m³. This permit will be automatically applied for as part of this Notice of Work.

EQUIPMENT

Click on the "Add Equipment" button to add one type of equipment at a time. All equipment must comply with the requirements of the Health, Safety and Reclamation Code.

Quantity	Type	Size / Capacity
1	Loader	1/2yrd bucket 40hp kubota
1	Loader	massey ferguson backhoe 35.1/2yrd bucket
		1/16yrd bachoe attch.

SUMMARY OF RECLAMATION

Based on the information you have provided on the previous screens the Summary of Reclamation is:

Activity	T.	Affected area (ha)	Estimated cost of reclamation (\$)
Placer Operations		0.07	500.00
Subtotal:		0.07	500.00
Unreclaimed disturbance from previous year:		0.03	
Disturbance planned for reclamation this year:		0.04	
Total:		0.06	500.00

OTHER CONTACTS

Please enter the contacts that are applicable to your application.

Contact Info	Type of Contact
Name: reg a parr	Tenure Holder
Phone:	
Daytime Phone:	
Fax:	
Email: reg_parr@hotmail.com	
Mailing Address: block block f manson creek BC v0j2h0	

Name: reg a parr	Permittee
Phone:	
Daytime Phone:	
Fax:	
Email: reg_parr@hotmail.com	
Mailing Address: block block f manson creek BC v0j2h0	

Name: reg a parr	Site operator
Phone:	
Daytime Phone:	
Fax:	
Email: reg_parr@hotmail.com	
Mailing Address: block block f manson creek BC v0j2h0	

LOCATION INFORMATION

All applications must include the appropriate maps and applications received without maps will be returned. All maps must be in colour, computer generated, with a scale, north arrow and a detailed legend.

For Mineral, Coal and Placer applications you must provide a minimum of 3 maps:

- A Location Map which must show the location of the property in relation to the nearest community with the access route from the community to the work site clearly marked;
- A Tenure Map which must show the boundaries of the tenure(s) and tenure numbers, at a scale of 1:20,000 or less;
- A Map of Proposed Work which must show topography, water courses, existing access, existing disturbance, contour lines, known cultural heritage resources and/or protected heritage property, at a scale of 1:10,000 or 1:5,000. For site specific applications the location of all proposed exploration activities must be shown; for area-based applications the work area must be shown as a polygon, with the location of all proposed exploration activities for year 1 shown, and shape files provided of the area.

For Sand & Gravel/Quarry applications you must provide a Plan View, Cross and Longitudinal Sections and a Land Title/Crown Land Tenure Map. Details of these requirements are listed in the Sand & Gravel/Quarry Operations Activity sheet.

☒ I have one or more files (PDF, JPG, PNG etc.) with my maps

MAP FILES

Do you have a PDF or image file of a drawn map? You can upload it here.

Description	Filename
Archaeological find procedure	20150302_160327.jpg
Claim map	20150302_152338.jpg
Closeup legend	20150302_152319.jpg
Emerg plan	20150302_160257.jpg
Topograph	20150302_152403.jpg

PRIVACY DECLARATION

PRIVACY NOTE FOR THE COLLECTION, USE AND DISCLOSURE OF PERSONAL INFORMATION

Personal information is collected by FrontCounter BC under the legal authority of section 26 (c) and 27 (1) of the Freedom of Information and Protection of Privacy Act (the Act).

The collection, use, and disclosure of personal information is subject to the provisions of the Act. The personal information collected by FrontCounter BC will be used to process your inquiry or application(s). It may also be shared when strictly necessary with partner agencies that are also subject to the provisions of the Act. The personal information supplied in the application package may be used for referrals or notifications as required. Personal information may be used by FrontCounter BC for survey purposes. For more information regarding the collection, use, and/or disclosure of your personal information by FrontCounter BC, please contact FrontCounter BC at 1-877-855-3222 or at:

FrontCounter BC Program Director
FrontCounter BC, Provincial Operation
441 Columbia Street
Kamloops, BC V2C 2T3

☒ Check here to indicate that you have read and agree to the privacy declaration stated above.

REFERRAL INFORMATION

Some applications may also be passed on to other agencies, ministries or other affected parties for referral or consultation purposes. A referral or notification is necessary when the approval of your application might affect someone else's rights or resources or those of the citizens of BC. An example of someone who could receive your application for referral purposes is a habitat officer who looks after the fish and wildlife in the area of your application. This does not apply to all applications and is done only when required.

We have prepopulated some of the fields for your convenience but you can change in the information at any time. Please note that the information might become available to the public if required.

Company / Organization:	Parr, Reginald
Contact Name:	Reginald Parr
Contact Address:	block block f manson creek BC v0j2h0
Contact Phone:	250-613-3636
Contact Email:	reg_parr@hotmail.com

☒ I hereby grant permission for the public release of the information provided above. This information will be used to fulfill, if required, the referral and advertising requirements of my application.

IMPORTANT NOTICES

- Once you click 'Next' the application will be locked down and you will NOT be able to edit it any more.

DECLARATION

☒ By submitting this application form, I, declare that the information contained on this form is complete and accurate.

OFFICE

Office to submit application to: Prince George

PROJECT INFORMATION

Is this application for an activity or project which requires more than one natural resource authorization from the Province of BC? No

OFFICE USE ONLY		
Office Prince George	File Number	Project Number
	Disposition ID	Client Number

Shovel tusk notice

This map is a user generated static output from an Internet mapping site and is for general reference only. Data layers that appear on this map may or may not be accurate, current, or otherwise reliable. THIS MAP IS NOT TO BE USED FOR NAVIGATION.

0 120 240 m.

Map center: 55° 40' 29.8" N, 124° 28' 58.3" W

FOUR BLOCK F



Scale: 1:6,793

- ☐ Indian Reserves
- ☐ National Parks
- ☐ Conservation Areas
- ☐ Parks
- ☐ Federal Transfer Lands
- ☐ Placer Tenure (current)
- ☐ Placer Claim
- ☐ Placer Lease
- ☐ Placer Reserves (current)
- ☐ Placer Claim Designation
- ☐ Placer Lease Designation
- ☐ No Staking Reserves
- ☐ Conditional Reserve
- ☐ Release Redefined Reserve
- ☐ Surface Redefinition
- ☐ Recreation Area
- ☐ Others
- ☐ MTO Grid (MTO)
- ☐ First Nations Treaty Related Lands
- ☐ First Nations Treaty Lands
- ☐ Integrated Cadastral Fabric
- ☐ Survey Parcels
- ☐ BGS Grid
- ☐ Boundaries (TRIM)
- ☐ Boundaries - index
- ☐ Boundaries - index/indirect
- ☐ Boundaries - index/Depression
- ☐ Boundaries - index/Depression/line/line
- ☐ Boundaries - intermediate
- ☐ Boundaries - intermediate/indirect
- ☐ Boundaries - intermediate/Depression

WORK AREA
SEE OTHER MAP

Legend

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- ☐ Boundaries - intermediate
- ☐ Boundaries - intermediate/indirect
- ☐ Boundaries - intermediate/Depression

