(4) The name, address, and professional background of persons conducting the work and analyzing the data.
(c) You may not count these surveys as assessment work for more than 2 consecutive years or for more than a total of 5 years on any one mining claim.
(d) No survey may repeat any previous survey of the same claim and still qualify as assessment work.

§ 3836.23 How do I qualify for a deferment of assessment work on my mining claims?
You qualify for a deferment of assessment work if you a right-of-way or you are in litigation regarding the right-of-way or in the process of acquiring the right-of-way under state law; or
(2) Some other legal impediment prevents your access.
(b) You have received a declaration of taking or notice of intent by the Federal Government to take the claim.

§ 3836.22 How do I qualify for a deferment of assessment work on my mining claims that are on National Park System (NPS) lands?
Correspondence from NPS merely denying your Plan of Operations for incompleteness or inadequacy will not suffice for a deferment of assessment work. To qualify for a deferment of assessment work on claims situated on NPS lands—
(a) You must obtain a letter from NPS stating that—
(1) NPS received and found your proposed Plan of Operations to be complete;
(2) NPS cannot act on the plan until it conducts a validity exam; and
(3) NPS anticipates completing the validity exam after the assessment year ends.
(b) You must send NPS's letter to BLM, along with other documents and information that BLM requires (see § 3836.23) to support your petition for deferment of assessment work.

§ 3836.23 How do I petition for deferment of assessment work?
In order to apply for deferment—
(a) You must submit a petition with the BLM State Office that includes:
(1) The names of the claims;
(2) The BLM serial numbers assigned to the claims;
(3) The starting date of the one-year period of the requested deferment; and
(4) A statement that you plan to file a small miner waiver form by September 1st.
(b) If you are submitting the petition because BLM or another party has denied you a right-of-way, you must also describe—
(1) The ownership and nature of the land, including topography, vegetation, surface water, and existing roads, over which you were seeking a right-of-way to reach your claims;