



**COLORADO**

**Division of Reclamation,  
Mining and Safety**

Department of Natural Resources

1313 Sherman Street, Room 215  
Denver, CO 80203

May 18, 2015

William A. Bear  
Bowie Resources, LLC  
P.O. Box 483  
Paonia, CO 81428

**Re: Bowie No. 2 Mine (Permit No. C-1996-083)  
Technical Revision No. 100 (TR-100)  
Mine Plan Sequence.**

Dear Mr. Bear:

We have received your technical revision application to revise your permit to conduct coal mining in Colorado. Our initial review indicates that all preliminary items required by the Colorado Surface Coal Mining Reclamation Act, Section 34-33-101 *et seq.*, C.R.S., have been submitted. Thus, your application has been considered complete for the purposes of filing as of May 18, 2015. All review and comment periods as provided in the Act and the Regulations initiate from this date of filing.

Unless notification to the contrary accompanies this letter, the proposed newspaper advertisement submitted with the application has been found to be satisfactory. You should publish this advertisement as specified in Rule 2.08.4(6) of the Regulations. Proof of the publication of the advertisement must be filed with the Division as soon as available after the publication date.

Coincident with the publication, a copy of the revision application, less confidential items, must be filed for public inspection with the appropriate public office as specified by you in the notice. Any subsequent changes or additions to the application must also be made in this copy, at the same time it is submitted to the Division.

The Division has interpreted 30 CFR 746.18, and requested concurrence from the Office of Surface Mining, to determine that this revision application does not constitute a Mining Plan Action, therefore a copy of the revision application materials need not be sent to the Office of Surface Mining for their review. If OSM determines that this revision constitutes a Mine Plan Action or the revision changes significantly during the course of the Division's review, the need for modification of your federal mine



plan could be deemed necessary. In the event that OSM determines that this revision constitutes a Mine Plan Action, the Division will notify you that application materials must be forwarded to OSM.

The Division is currently reviewing your revision application to determine whether the items you have submitted are adequate in terms of meeting the requirements of the Act and Regulations. In accordance with Section 34-33-116(5) of the Act, a proposed decision approving or denying this application will be issued no later than July 17, 2015.

If you have any questions, please contact me.

Sincerely,



Jason D. Musick  
Environmental Protection Specialist  
Jason.musick@state.co.us

cc: James Stover, J.E. Stover & Associates  
Tammerin Stover-Bishop, J.E. Stover & Associates