Department of Natural Resources 1313 Sherman St., Room 821 Denver, CO 80203

Response to Notice of 112c Construction Materials Reclamation Permit Application

To: Dustin Czapla, Environmental Protection Specialist

From: Justina P. Mickelson, Physical Science Researcher/Scientist

Date: August 28, 2018

Re: Permit No. M-2018-030

Operator: Town of Granby; Shorefox

Section 25, Twp 2 N, Rng 77 W, 6th P.M.; Grand County

CONDITIONS FOR APPROVAL

The proposed operation does not anticipate exposing groundwater. Therefore, exposure of ground water must not occur during or after mining operations.

According to our records, there does not appear to be a production well permitted at the location of this site. A valid well permit must be obtained for any exposure of ground water occurring during or after mining operations and for any ground water uses.

If storm water is not diverted or captured in priority, Colorado Water Law requires it to be released, or replacement for evaporation will be required of the impounder/operator/owner of the gravel pit. The State Engineer's current policy requires that all impounded water be released to the stream system within a maximum of 72 hours after impoundment. Unless captured in priority, impounded water may not be used for any purpose except as approved under a water supply plan or decreed plan for augmentation.

COMMENTS:

This office has no objections to the Notice of 112c Construction Materials Reclamation Permit application so long as the site operates under a valid well permit for any ground water exposure or use.

The applicant may contact the State Engineer's Office with any questions.

Cc: Division 5 Engineer

District 37 Water Commissioner

