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## GHM RESPONSE LTR 2.docx

1 message

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**Mark Steen** <goldtontine@gmail.com>

Thu, Jan 3, 2019 at 3:39 PM

To: Amy.Eschberger@state.co.us, michaela.cunningham@state.co.us

Cc: Mark Steen <goldtontine@gmail.com>

Amy Eschberger and Michael Cunningham:

Several more of the Responses are being sent with this email.

Sent from my iPad



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28K

**COLORADO MILLING COMPANY, LLC**  
**P.O. Box 1523**  
**Longmont, Colorado 80502**

Colorado Division of Reclamation, Mining and Safety  
Amy Eschberger  
Environmental Protection Specialist  
1313 Sherman Street – Room 215  
Denver, Colorado 80203

January 3, 2019

**RE: Gold Hill Mill, Permit No. M-1994-117, Amendment Application  
(Revision No. AM-01), Adequacy Review No. 2**

ATTN: Amy Eschberger

This is the Colorado Milling Company, LLC's Response Letter to the Amy Eschberger's December 21, 2018 Adequacy Review No. 2 of the Application for an Amendment to the Gold Hill Mill Limited Impact 110 (2) Permit No. M-1994-117, to formally add the previously permitted Left Hand Creek Pump Station, Gold Hill Mill Pipeline, and the Times Mine adit portal to the affected land boundary of the Gold Hill Mill Permit. These three features are collectively referred to as the Gold Hill Mill Waterline in this Response Letter. In order to ensure that the responses to the Division of Reclamation, Mining and Safety's request for additional information and clarification can be properly reviewed, the responses are set out below each of Amy Eschberger's Adequacy Review comments.

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**Application Form:**

1) The revised page 3 of the application form includes the following coordinates for the primary mine entrance location: 40° 03' 55.74"N, 105° 24' 24.12.1"W. The seconds given for the longitude is not accurate. Based on the coordinates provided on the revised location map, the Division believes the longitude should read: 105° 24' 12.1"W. Please correct this error on page 3.

**CMC Response:** This has been corrected.

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**Exhibit B – Site Description (Rule 6.3.2):**

2) The operator's response to item no. 9 states the only structures located within 200 feet of the entire affected area are three small wooden frame structures, a single family residence, several sheds, and an unused corral. However, in Exhibit L, the operator states there is a pole-mounted

utility line extending east-west along the northern boundary of the pump station area, owned by Excel Energy Corporation. Additionally, the operator has not included Sunshine Canyon Drive, Licksillet Road, or Lefthand Canyon Drive, which are all permanent, man-made structures located within 200 feet of the affected area. Please revise the structure list to include these 4 additional structures and their respective owners.

**CMC Response: EXHIBIT L -- PERMANENT MAN-MADE STRUCTURES** has been revised to list these other man-made structures.

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3) The operator's response to item no. 11 refers to information regarding water quality sampling and analytical data for Left Hand Creek being available in the files for permit nos. M-1983-141 and M-1994-117. Firstly, any information referenced for the amendment under review must be included in the permit file for M-1994-117. If this information is not already included in the permit file for M-1994-117, please provide the information with your response. Secondly, pursuant to Rule 1.10(2), the applicant shall clearly describe where, in the original application and supporting documents, the information not included in the amendment application, but necessary to render the amendment technically adequate, may be found. The operator did not specify where in the permit file for M-1994-117 the water quality sampling and analytical data for Left Hand Creek can be found. Please specify where this information can be found in the permit file, or provide the information with your response.

**CMC Response:** A very thorough review of the Gold Hill Mill Permit No. 1994-117 shows that water quality sampling and analytical data for Left Hand Creek can be found filed with the DRMS on the following dates:

ITEC Environmental submitted water monitoring data on April 28, 1998 for the First Quarter of 1998.

Mount Royale Ventures submitted water monitoring data on March 6, 2009 for the Fourth Quarter of 2005 through the third Quarter of 2008.

Gold Hill Mines, Inc. submitted water monitoring data on January 28, 2013 for the Third and Fourth Quarters of 2012. On October 30, 2013 the DRMS approved Technical Revision No. 9, which removed the requirement to sample Left Hand Creek from the water monitoring plan.

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**Exhibit C – Mining Plan (Rule 6.3.3):**

4) The operator's response to item no. 15 describes only one 15 foot segment of the existing pipeline that will need to be excavated for removal of the pipeline. This buried portion of the pipeline occurs where it crosses the old mine access road below the Red Cloud and Cold Spring mine dumps. The operator states the decomposed granite that is removed during this activity will be distributed along the access road below the excavation. Please confirm the areas to be disturbed for removal of the existing pipeline, including areas where excavated material will be placed will be located within the proposed affected area.

**CMC Response:** The only small area that will be disturbed for the burial of the new two (2) inch HDPE pipeline is located along the Water Pipeline Easement Deed and within the proposed affected area.

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5) The operator's response to item no. 18 states the maximum total volume of fuel to be stored at the pump house is 300 gallons. The fuel will be stored in a standard metal container approved for fuel storage. The Bean pump and generator will be installed within metal containment frames that will retain any fuel or lubricants inside the pump house. Please clarify whether the fuel storage container will be double-walled. Additionally, please provide details on the proposed secondary containment, including whether it will hold 110% of the maximum storage volume (in this case, 330 gallons). If the fuel tank will be double-walled, its outer shell capacity may be included in the 110% volume calculated for secondary containment.

**CMC Response:** The maximum total volume of fuel that will be stored at the pumphouse is 300 gallons. The fuel will be stored in a standard single-walled metal container approved for fuel storage. The fuel storage container will be placed within a secondary containment sump which will hold at least one-hundred and fifty (150%) percent of the maximum storage volume of the actual fuel tank selected for this site. This fuel containment sump will be constructed of HDPE, and therefore will not rust or corrode. This sump will be purchased at the same time as the fuel storage tank and will be large enough to contain more than the maximum volume of the fuel stored at the pumphouse.

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6) The operator's response to item no. 19 states there is no other existing infrastructure to remove other than a 3-inch and a 2-inch PVC pipeline. Other portions of the amendment application refer to only one existing 2-inch pipeline. Please clarify if there is more than one pipeline that needs to be removed. Also, please provide an estimate of the maximum length of pipeline to be removed prior to installation of the new pipeline. Please be sure the reclamation bond estimate includes costs for removing all existing pipeline.

**CMC Response:** There is only one existing pipeline in place on the Water Pipeline Easement. Most of it is three (3) inches in diameter. Some of it is two (2) inches in diameter. This was described in the Amendment Application in Section 14.: Description of Project as follows:

"The Gold Hill Mill's Waterline was initially installed in 1987, with a three (3) inch pipeline that extended from Left Hand Creek to the Times Mine adit portal. Water was pumped from Left Hand Creek on numerous occasions by the then permitted operator, Gold Hill Ventures, Limited Partnership. During the period that COM, Inc. was the permitted operator of the Gold Hill Mill, the lower portion of the water pipeline was replaced with a two (2) inch pipeline, and water was pumped to the Times Mine on several occasions during the period when the mill was controlled by that operator. A portable Bean pump was used to pump the water from Left Hand Creek to

the Times Mine. The pipeline from these initial pumping operations is still in place and will be removed when the new pipeline is installed.”

All of the other portions of the Amendment Application refer to the two (2) inch HDPE pipeline that will replace the three (3) inch and two (2) inch pipeline installed by the then permitted operators as described in the above quoted portion of the Amendment Application.

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7) The operator’s response to item no. 20 states the pump house (a 10 foot x 8 foot metal connex container) and the metal fuel container will be located well above the Left Hand Creek floodplain, including outside of the area affected by the 2013 flood. Please provide a map of the proposed permit area near the creek which includes the location of the 100-year floodplain of Left Hand Creek with respect to the location of all proposed structures in this area.

**CMC Response:** The Pumphouse and the metal fuel container with its containment sump will be located well above the Left Hand Creek floodplain and floodway, in order to follow the floodplain management criteria of Boulder County and the State of Colorado. A map of the proposed permit area near Left Hand Creek which includes the location of the 100-year and 500- year floodplains with respect to the location of all proposed structures in this area is attached to this Second Response Letter.

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8) The operator’s response to item no. 20 states the footbridge will be situated well above the highest observed level of Left Hand Creek at this location during the 2013 flood. Firstly, please provide the base flood elevation for the section of the creek where the footbridge would be installed, and the anticipated minimum distance above this elevation at which the footbridge would be installed. Secondly, please provide design specifications for the proposed footbridge. Lastly, please state whether a permit will be required for construction of the footbridge (i.e., county bridge construction permit). If so, please commit to providing a copy of any approvals to the Division prior to construction of the bridge.

**CMC Response:** The footbridge will not be installed as part of this Permit Amendment Application. A field survey has disclosed a gap between the Mammoth Millsite MS No. 17576 and the Paris MS No. 5149A that will provide access to the Pumphouse from Lickskillet Road. This open area is located entirely on the CMC owned Gold Gulch unpatented lode mining claim.

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10) Please clarify how the operation intends to access the waterline easement for pipeline removal, installation, maintenance, and reclamation. Does the operation intend to access the waterline from Lickskillet Gulch? If so, does the operation have a legal right to cross the property between the road and the easement for this purpose?

**CMC Response:** As set forth in the Permit Amendment Application in EXHIBIT G – SOURCE OF LEGAL RIGHT TO ENTER in the Affidavit Concerning Right to Enter Mining Claims, the Water Pipeline Easement Deed with Boulder County states that said Deed granted a permanent non-exclusive easement on and under said Property for the purpose of:

“Access to and to maintain, repair and improve the existing water pipeline along Lick Skillet Road for the purpose of supplying water from Left Hand Creek to the Gold Hill Mill for Mining and Processing Ore.” (*Affidavit Exhibit A*)

CMC will access the Water Pipeline Easement for pipeline removal, installation, maintenance, and reclamation using the four historic mine roads that provide access to the Gold Hill Mill Waterline. The legal right to cross the property between the County Roads and the Gold Hill Mill Waterline was preserved in the Water Pipeline Easement Deed with Boulder County.

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12) What is the maximum elevation at which the operation proposes to store water in the Winona Mine workings versus the elevation of the Times Mine portal, and the collar elevation of the 50 foot winze that connects the Times Mine to the Wynona Mine? Will the operation need to keep water levels below a particular elevation to minimize hydrostatic pressure on the bulkhead? How does the operation intend to monitor water levels in the workings (e.g., pressure transducer with data logger, periodic manual measurements)?

**CMC Response:** The Times Mine adit portal is located at an elevation of 8,355 feet and the elevation of the collar of the fifty (50) foot winze is approximately 8,360 feet. The Wynona Mine shaft is collared at an elevation of 8,445 feet and the maximum elevation that water will be retained in this mine is 8,360 feet this parameter was incorporated into the bulkhead design by Louis W. Cope, the Colorado Registered Professional Engineer. However, milling operations water demand would provide a constant draw-down on the stored water level in the Times and Wynona Mines. The only time that the water level would rise above the collar of the internal winze connecting the Times Mine with the Wynona Mine would be when full replenishment is accomplished by pumping from of the Left Hand Creek Pumping Station. Given the distance and the rise in elevation between the location of the Bean pump and the Times Mine Bulkhead, it is very unlikely that the pump selected for this project could pump more water into the Times Mine than the amount that would be present in the Times Mine Cross-cut under these parameters. The water levels will be monitored by periodic manual measurements in the Wynona Mine shaft well casing.

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13) The operator’s response to item no. 24 states the Times Mine still retains water from the last period when water was pumped behind the bulkhead. Does the operator have any idea of current water levels in the workings? Does the operator have any way to collect water quality samples from the existing mine-pool?

**CMC Response:** When the Times Mine bulkhead was last examined in September 2018, the water level behind the bulkhead was above the bottom of the three (3) inch PVC pipe shown on the drawing of the bulkhead. Any one of the three PVC pipes could be used to collect water quality

samples from the existing mine-pool, since, as the drawing indicates, there are ball valves on each of the PVC pipes, and they can be opened and closed from this side of the bulkhead.

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14) In accordance with a previous permit commitment made by the operator, once the operation begins storing water in the Wynona Mine, the operator will commence sampling at that location. Therefore, please submit a water quality sampling plan for the Wynona Mine.

**CMC Response:** The Wynona Mine water will be sampled on a quarterly basis when the operation begins storing water in the mine and when the Gold Hill Mill is in operation. It will be sampled for the same parameters in mg/l (T) as it was previously when the mill was being operated, with the following elements: Arsenic, Cadmium, Copper, Iron, Lead, Mercury, Silver and Zinc, along with pH, Solids (dissolved), and Sulfate as SO<sub>4</sub>, mg/l.

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16) The operator's response to item no. 26 states that water that has been pumped from any of the mines in this district and stored underground behind bulkheads has remained at a nearly constant level behind those bulkheads throughout the year. Please provide any available monitoring data that supports this statement.

**CMC Response:** Presumably "any" in the Division's adequacy item above is meant to be "many." The water behind the Hazel A mine bulkhead was monitored on a regular basis when it was part of Colina Oro Molina's permit, and for a short time before ITEC Environmental removed it from being connected to the Gold Hill Mill's tailings pond sometime in April of 1998. A thorough search of the DRMS records has not disclosed any monitoring data, just general statements that the water level behind the Hazel A bulkhead was staying at a constant level.

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18) The operator's response to item no. 29 (a) clarified the decant lines which connected the tailings pond with the Hazel A adit were disconnected, cut up and removed from the site in 1999. Please provide documentation to demonstrate the removal and proper disposal of the decant lines.

**CMC Response:** There is no documentation that demonstrates the removal and proper disposal of the decant lines during the time when ITEC Environmental was actually active as the permitted operator of the Gold Hill Mill. However, on April 15, 1998, ITEC Environmental sent a letter to the Division of Minerals and Geology regarding "Water Balance Techniques applied to the Gold Hill Mill, Boulder, Colorado, M-1994-117" stating that "The single 2" PVC line from the Hazel "A" to the pond has been secured and there are no leaks." During that time, the entire length of that PVC pipeline was cut up and hauled away as trash. The PVC pipeline has not been present on the property since that time period, and, consequently, it has not been used by any of the subsequent permitted operators of the Gold Hill Mill.

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19) The operator's response to item no. 29 (b) clarified all of the tailings that had been placed within the Hazel A adit were removed in 1995. This contradicts information found in the permit file, including a letter received from the operator on August 28, 1998 stating the operation was in the process of dewatering the Hazel A adit so they could clean out the remaining tailings sands from the adit. This indicates that all tailings were not removed from the adit in 1995. Please provide documentation to demonstrate the removal and proper disposal of these tailings.

**CMC Response:** A search of the DRMS records shows that on November 21, 1995, Richard L. Fanyo, Esq. sent Carl Mount a detailed plan for dealing with this problem, and that Allen Sorenson sent Carl Mount a memorandum regarding "Removal of Tailings from the Hazel-A Adit, Colina Oro Molino, Inc. (Com, Inc.), Gold Hill Mill, Permit No. M-1994-117." DRMS records indicate that the removal of the tailings was actually completed by December 3, 1995. Allen Sorenson reported to the Mined Land Reclamation Board with a "Board Update" on December 14, 1995 that the "Mill tailing impounded behind the Hazel – A bulkhead" requiring a "Corrective Action" to 'Remove tailing from Hazel – A, reestablish and seal bulkhead" with a "Deadline Established by Division of 12/1/95" and a "Deadline Established by Board of 12/10/95" had been dealt with by Colina Oro Molina, Inc., under the heading "Date that Problem was Corrected" with the notation "Tailings removal completed 12/3/95: Operator reports that bulkhead sealing is now complete". On December 18, 1995, Richard Fox, P.E. sent Allen Sorenson a letter describing in detail his examination of the Hazel-A Adit, and there is no mention of any tailings being present.

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20) The operator's response to item no. 29 (d) states a discharge permit has not been obtained from the CDPHE for the Hazel A adit as it is not discharging water. This contradicts information found in the permit file, including a Division inspection report for May 27, 2004 which notes standing water was observed outside the entrance to the Hazel A adit and within the opening. Please explain this discrepancy. What has been done to ensure zero discharge at the Hazel A adit?

**CMC Response:** The standing water observed outside the Hazel A adit was caused by intermittent rain water and snowmelt collecting in the depression between the Cash Mine access road and the entrance to the Hazel A adit. This depression was recently leveled by an employee of CMC. The Hazel A mine is not discharging water and a discharge permit is not necessary for the Hazel A Mine.

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21) The operator's response to item no. 30 states the mill originally used standard flotation reagents to process ore from the Cash Mine dump, including pine oil, soda ash, and a xanthate. However, the operator anticipates using different flotation reagents in the future to improve recovery. The Division will continue to review the Designated Mining status of this operation and will formally notify the operator under separate cover of any determination that the operation is, or has a reasonable potential to be, a Designated Mining Operation, in accordance with Rule 7.2.2. Please be advised, an approval of this amendment application would not authorize the operation to store or use designated chemicals on site.

**CMC Response:** CMC understands that an approval of this Permit Amendment Application would not authorize the operation to store or use designated chemicals on site.

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22) The operator's response to item no. 31 states the operation anticipates processing batches of 500 tons of material from the Cash Mine stockpile to determine which combination of reagents will be used during initial milling operations; and that once a combination of reagents that results in the best recovery has been determined from these mill tests, these reagents will be used during future processing operations. Please refer to the Division's comments in item no. 21 above. Approval of this amendment application would not authorize the operation to store or use designated chemicals on site. Prior to conducting such activities at the site (including smaller scale operations), the operation must first be converted to a Designated Mining Operation through submittal and Division approval of the appropriate application.

**CMC Response:** CMC expects to convert the Gold Hill Mill to a Designated Mining Operation through submittal and DRMS approval before conducting any milling operations.

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**Exhibit D – Reclamation Plan (Rule 6.3.4):**

23) The operator's response to item no. 32 corrected the permit number referenced in the reclamation plan to M-1994-117. However, the response did not specify where in the referenced permit file the pertinent documents may be found, as required by Rule 1.10(2). Please specify where this information can be found in the permit file or provide the mill site reclamation plan with your response.

**CMC Response:** On July 26, 1995, the Colorado Mined Land Reclamation Board approved Colina Oro Molina's application for a permit for the Gold Hill Mill. This permit's Reclamation Plan essentially followed the original Reclamation Plan filed by the Gold Hill Ventures Limited Partnership on July 20, 1985, which was approved by the Mined land Reclamation Board on September 26, 1985, under the Cash Mine Permit No. M-1983-141. The sole purpose of Colina Oro Molina's Reclamation Plan was to close the Gold Hill Mill and cease further milling operations at this site. Various Reclamation Plan Maps were filed by Colina Oro Molina's representatives and consultants during the time between when they applied for a Reclamation Permit on December 12, 1994, and when it was finally approved on July 26, 1995. None of the documents that were filed by Colina Oro Molina altered the approved Reclamation Plan filed on July 20, 1985. On June 16, 1998, ITEC Environmental became the successor operator to Colina Oro Molina of the Gold Hill Mill Permit No. M-1994-117. Although ITEC Environmental altered the permit boundaries and enlarged and rebuilt the tailings pond, this permitted operator did not revise the original Reclamation Plan filed by the Gold Hill Ventures Limited Partnership on July 20, 1985. Therefore, the pertinent documents may be found under the original Reclamation Plan filed with the Amendment to the Cash Mine Permit No. M-1983-141 on July 20, 1985.

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24) The operator provided a revised reclamation cost estimate that removes language regarding an incremental acreage increase and adds costs for decommissioning the Times Mine water

pipeline. However, the estimate does not provide enough details for the Division to calculate the actual costs to reclaim the site based on what it would cost the State of Colorado using an independent contractor to complete reclamation, as required by Rule 6.3.4(2). Please provide more details for the tasks listed in the estimate, including specific structures to be removed, and material volumes, dimensions, lengths, etc. Additionally, please provide an estimated distance to the site at which demolished/removed materials will be disposed.

**CMC Response:** The only structures that would be removed are the Gold Hill Mill Waterline and the Pump Station. The elimination of the formerly proposed (and subsequently withdrawn) footbridge across Left Hand Creek eliminates some of the time and effort to reclaim the Left Hand Creek Pump Station, but CMC is not reducing the cost estimate because of this decision. The specific structures that would be removed at the Left Hand Creek Pump station would still include the 8 by 10 foot metal conex. The maximum size of the fuel tank that would be inside a containment sump would also be 8 x 10 feet. This would require a Fork Lift and a Flat Bed/Trailer and an operator for this equipment. Two laborers would be needed to assist the Fork Lift and Flat Bed/Trailer operator/driver. This should not require more than one full day to complete this work based on previous experience of the Applicant. However, the maximum time that might be required by an independent contractor could be two full days. The Gold Hill Mill Pipeline will still require two workers cutting the two (2) inch HDPE pipeline into manageable lengths of approximately ten (10) foot lengths and hauling these pipe sections down hill to the nearest of the four historic mine access roads that come in from Lickskillet Road to the Waterline. CMC has estimated that it will take 2 laborers working 8 hours a day for 5 days to complete the removal of the pipeline based on previous experience. A contractor might need seven days to complete this task. If the lower 1,500 to 2,000 feet of the pipeline is installed using two (2) inch galvanized steel pipe in twenty-one foot lengths, the cost of removing the Pipeline will increase because of the extra time involved in removing these lengths of galvanized steel pipe. Inasmuch as the pipe is still the same two (2) inches in diameter, the volume of pipeline removed will be the same, but an additional two days could be required to remove this portion of the Pipeline. It will be located at the bottom end of the Pipeline, in an area that is fairly flat and is very close to the old mine access road that parallels the Pipeline. All of these features are very close to Lickskillet Road, so the removal of this lower section should be much easier than on the steeper sections of the Pipeline. The distance to the Western Disposal Yard in Boulder is no more than fifteen miles from the lowest point that a Flat Bed/Trailer would be loaded with pipe segments. The average round trip between the Gold Hill Mill Waterline and the disposal site would be less than thirty miles.

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**Exhibit E – Map (Rule 6.3.5):**

25) The operator's response to item no. 35 states the mining and reclamation plan maps have been revised so that the entire area of the Gold Hill Mill operation is depicted. However, only the revised map labeled E-4 - Surface Ownership and Permit Area shows the entire affected area. The revised map labeled E-1 – Mine Plan shows only the proposed permit area near the creek, and the revised map labeled E-3 – Reclamation Plan shows only the proposed permit area to add through this amendment application. Given the scale of the permit area, the separate maps submitted showing closer views of portions of the permit area are very helpful. However, please

submit at least one mining plan map and one reclamation plan map that depict the entire affected area of the Gold Hill Mill operation.

**CMC Response:** CMC is submitting a Revised E-1 Mine Plan Map to depict all of the permanent man-made structures near Left Hand Creek; a Revised E-2 Surface Ownership and Permit Area Map; a Revised E-3 Mine Reclamation Plan Map; a Revised E-4 Revised Surface Ownership and Permit Area Map; a new map E-5 of the Gold Hill Millsite; as well as a Floodplain Map of the area where the Pump Station will be located above the five-hundred year floodplain. Map E-1 now shows the location of the Power Line and the Power Poles and the location of the FEMA Flood Plain in relation to the permanent man-made structures in this location. Map E-2 shows the new location of the Pump Station and the fuel tank situated on the twelve foot Waterline Easement and the two (2) inch Pipeline up to the Times Mine portal that will be installed under the Mining Plan. Map E-3 shows the Pump Station and the fuel tank and the two (2) inch Pipeline that will be removed under the Reclamation Plan. Map E-4 has been revised to show all of the features from the Left Hand Creek to the Gold Hill Millsite and the property ownership adjacent to the Permit Area. Map E-5 shows the Gold Hill Millsite in relation to the Waterline as it enters the Times Mine portal. Maps E-3 and E-4 depict the entire affected area of the Gold Hill Mill operation.

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26) The operator's response to item no. 36 states the mining plan map has been revised to show the location of any permanent man-made structures within 200 feet of the affected area; and that all structures can be correlated with the description provided in Exhibit B. However, the only revised map labeled Mine Plan is E-1, and this map only shows structures located in the area near the creek. Please provide a mining plan map that shows the location of all permanent, man-made structures within 200 feet of the entire affected area, including the existing mill site.

**CMC Response:** Maps E-3 and E-4 have been revised to show the location of all permanent, man-made structures within 200 feet of the entire affected area including the existing Gold Hill Millsite.

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#### **Exhibit F – List of Other Permits and Licenses (Rule 6.3.6):**

27) The operator's response to item no. 38 states a Plan of Operations has been prepared for the Gold Hill Mill and will be submitted (to the BLM) as soon as the Division has completed its review of this amendment application. Please commit to providing the Division with a copy of the BLM approval once attained.

**CMC Response:** CMC commits to providing the DRMS with a copy of the Bureau of Land Management approval once it is attained.

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28) The operator's response to item no. 39 states a Plan of Operations has been prepared for the Gold Hill Mill's Left Hand Creek pump station and will be submitted (to the USFS) as soon as the Division has completed its review of this amendment application. Please commit to providing the Division with a copy of the USFS approval once attained.

**CMC Response:** CMC commits to providing the DRMS with a copy of the U.S. Forest Service approval once it is attained.

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**Exhibit L – Permanent Man-Made Structures (Rule 6.3.12):**

29) The operator's response to item no. 45 states Exhibit L has been revised to include a detailed list of all permanent, man-made structures located within 200 feet of the affected land. The revised exhibit states there are 7 permanent man-made structures located within 200 feet of the operation or affected land, as well as an Excel Energy Corporation pole-mounted utility line extending east-west along the northern boundary of the pump station area. The exhibit also states all structures are shown on the E-1 Mine Plan Map. Firstly, the revised list does not include Sunshine Canyon Drive, Lickskillet Road, or Lefthand Canyon Drive, which are all permanent, man-made structures located within 200 feet of the affected area. Please add these structures to the list. Secondly, the Division could not locate the pole-mounted utility line on the E-1 Mine Plan Map. Please be sure this structure is located on the mining plan map.

**CMC Response:** Exhibit L – Permanent Man-Made Structures has been revised to include the Power Line and Power Poles owned by Excel Energy in this location and they are now depicted on Map E – 1 Mine Plan Map.

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30) Please provide demonstration that structure agreements have been attempted with all owners of permanent, man-made structures located on or within 200 feet of the affected land in accordance with Rule 6.3.12(a) and (c). Demonstration may be in the form of return receipts for Certified Mailing (or proof of hand delivery) and copies of the structure agreements that were sent to each structure owner.

**CMC Response:** Structure Agreements were hand delivered to Excel Energy and the Boulder County Transportation Department. CMC does not believe that the proposed infrastructure at the Left Hand Creek Pump Station poses any adverse damage potential with respect to the three wooden frame structures that are located on the Mammoth Millsite. The nature of the proposed operations is limited to that normally associated with a small diameter, segmented waterline. No mining operations are proposed along the entire length of the Gold Hill Mill Waterline. There will not even be any excavation at the lower end of the Pipeline, because the Pump Station will be connected with a high pressure rubber hose to the intake that will be inserted in Left Hand Creek to draw water from the creek. The three wooden frame structures on the Mammoth Millsite will not be subjected to shock waves or vibration from the pumping operations, and there is no potential for subsidence since no underground mining operations are ever going to occur in this location. There will be no significant disturbance of the land surface with the installation and removal of the pipeline and the Pump Station because all of the pipe will be set on the ground without the need for any excavation with a backhoe or front end loader. The nearest structure on the Mammoth Millsite is approximately one (100) hundred feet from the two (2) inch pipeline, and approximately two (200) hundred feet from the new proposed location of the Pump Station which will house the Bean pump and the generator in an insulated metal conex. The closest power pole is approximately one (100) hundred feet from the pipeline and nearly two (200) hundred feet from the Pump Station.

The relatively insignificant volume of water that can be maintained within a given segment of the Pipeline (due to the line being equipped with check valves every one (1,000) thousand feet and the Bean pump having an automatic shut-off pressure control mechanism) really limits the amount of water that can escape from the Gold Hill Mill Waterline.

The four man-made structures that are located on the Eureka Millsite are covered by a permanent Easement for a Water Line between the owners of the property and CMC which grants access for the purposes of installing, laying, constructing, maintaining, inspecting, repairing, removing, replacing, renewing, using, and operating a Water Line, including the right of ingress and egress for any of these purposes. Gene L. Sapp and Dene F. Sapp granted this Easement on September 24, 2015 to the Colorado Milling Company, LLC. This Water Line easement includes language that requires CMC to restore the real property of the owners of the Eureka Millsite to “as nearly as reasonably possible to its condition prior to any material disturbance from the construction, operation, maintenance, repair, or replacement of the Water Line.” A copy of this Easement for the Waterline and Access is attached to this Response Letter.