



STATE OF
COLORADO

Bowles - DNR, Brock
<brock.bowles@state.co.us>

Re: [Non-DoD Source] Notice of Complete Application for Permit: M2010012 Revision: AM1

1 message

SPA-RD-CO <SPA-RD-CO@usace.army.mil> Fri, Feb 17, 2023 at 3:33 PM
To: "Division of Reclamation, Mining and Safety"
<dnr_drms_permitadmin@state.co.us>
Cc: "brock.bowles@state.co.us" <brock.bowles@state.co.us>

Thank you for requesting comments from our office regarding the proposed subject activity that may have the potential to impact aquatic resources. We appreciate that you are considering our potential regulatory role in the project, but we do not currently have the ability to provide project specific comments. If the activity should have the potential to result in the discharge of dredged or fill material into waters of the United States, then the project proponent should work directly with our office to acquire necessary Corps permits, if applicable, as described in following general comment.

Section 404 of the Clean Water Act requires a permit from us for the discharge of dredged or fill material into waters of the United States. Waters of the United States may include, but are not limited to, rivers, streams, lakes, ponds, wetlands, wet meadows, and seeps. To ascertain the extent of waters on the project site, the applicant should prepare a delineation of aquatic resources, in accordance with the applicable standards, including the 1987 Wetland Delineation Manual and the South Pacific Division Minimum Standards

for Acceptance of Preliminary Wetlands Delineations.

These standards can be found on our website at:
<https://www.spa.usace.army.mil/Missions/Regulatory-Program-and-Permits/Jurisdiction/>.

An aquatic resource delineation should be evaluated prior to developing a be part of a range of alternatives that meet the project purpose. The range of alternatives considered for this project should include alternatives that avoid and minimize impacts to wetlands, streams, or other waters of the United States. Every effort should be made to avoid project features which require the discharge of dredged or fill material into waters of the United States. In the event it can be clearly demonstrated there are no practicable alternatives to discharging dredged or fill material into waters of the United States, compensatory mitigation may be required.

For more information about our program or to locate a list of consultants that prepare aquatic resource delineations and permit application documents, please visit our website at <https://www.spa.usace.army.mil/Missions/Regulatory-Program-and-Permits>. Please refer to identification number #FOLDER_DA_NUMBER# in any correspondence concerning this project. If you have any questions, please contact me by email at #PM_EMAIL#, or telephone at #PM_PHONE#.

Respectfully,

USACE SPA
Southern
Colorado
Branch

From: Division of Reclamation, Mining and Safety
<dnr_drms_permitadmin@state.co.us>
Sent: Tuesday, February 14, 2023 10:09 PM
To: SPA-RD-CO <SPA-RD-CO@usace.army.mil>
Cc: brock.bowles@state.co.us <brock.bowles@state.co.us>
Subject: [Non-DoD Source] Notice of Complete Application for Permit:
M2010012 Revision: AM1

Please see attached correspondence from the Division of Reclamation,
Mining and Safety.

DO NOT REPLY to this email message. This mailbox is not monitored for
incoming messages. Please refer to the attached document to locate the
email address of the sender.