

Ingleside Quarry (M-1980-037HR) SO-4 Extension Request No. 5

Kurt THURMANN <kurt.thurmann@holcim.com> To: "Lennberg - DNR, Patrick" <patrick.lennberg@state.co.us> Cc: Neil WHITMER <neil.whitmer@holcim.com>

Hi Patrick,

Please see the attached letter requesting an extension to the SO for the Ingleside Quarry.

Also, we were able to find an easement recorded with Larimer County granting access through Delores Barger's parcel 0924000044 (Ingleside Road). Would this work for a structure agreement for Ingleside Road since Holcim is the successor to the Grantee (Pioneer)?

Thank you,

Kurt Thurmann | Environmental and Land Manager Mountain Region | Holcim - WCR, Inc. C: (720) 329-8851 1687 Cole Blvd., Suite 300 Golden, CO 80401



BUILDING PROGRESS FOR PEOPLE AND THE PLANET.

2 attachments

- Ingleside Extension Request no. 5 for SO-4_ Signed.pdf ₄4K
- June 2004 Easement for Pioneer Access Via Barger Parcel.pdf 622K

Mon, Jul 31, 2023 at 2:18 PM



July 31, 2023

Patrick Lennberg Division of Reclamation, Mining & Safety 1313 Sherman St., Room 215 Denver, CO 80203

RE: Extension Request No. 4, SO-4, Ingleside Quarry, Permit No. M-1980-037HR

Mr. Lennberg,

Holcim–WCR, Inc. ("Holcim") is requesting a due date extension to SO-4 for the Ingleside Quarry (M-1980-037HR). Holcim is requesting this extension to **August 31, 2023.** The extension would allow additional time for Holcim to obtain access and structure agreements.

To complete the Succession of Operators ("SO") process for the Ingleside Quarry, Holcim is working on the following items:

- 1. Access agreements with the owners of parcels 0924000047, 0924000050 and 0924000059. The 86-acre mine permit boundary extends onto these parcels and while Holcim will not mine these areas, Holcim still needs to display legal right of entry to complete the SO and eventually reduce the permit boundary.
- Holcim is working on obtaining a structure agreement for Ingleside Road with the owner of Parcel 0923000044. There is an easement/right of way recorded with Larimer County (Reception No. 20040074972) that granted Pioneer Sand Company, Inc. and its successors access to what is now called Ingleside road through parcel 0924000044.

If you have any questions, please feel free to contact me at kurt.thurmann@holcim.com.

Sincerely,

Kurt Thurmann Environmental & Land Manager Holcim – WCR, Inc.

GRANT OF EASEMENT	8=
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THIS GRANT OF EASEMENT is entered into this 1st day of June, 2004,	N
between THE RUSSELL C. BARGER TRUST DATED MAY 22, 1997, PATRICIA	0
A. RUSSELL and DELORES J. BARGER ("Grantors") and PIONEER SAND COMPANY, INC. ("Grantee"). 2	8=
communities (on mate).	TE
WITNESSETH:	0
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WHEREAS, Grantors, together or separately, own the real property described as follows:	4
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See Exhibit A attached hereto and by this reference incorporated	N-
herein ("Grantors' Property"); and	R
WHEREAS, Grantee owns the real property described as follows:	12 12
WHEREAS, Grantee owns the real property described as follows:	7/30/2
See Exhibit B attached hereto and by this reference incorporated	0 04 NTY
herein ("Grantee's Property"); and	8
WHEREAS, Grantee desires an easement across the property described on	
Exhibit A to the property described on Exhibit B;	
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NOW, THEREFORE, it is agreed, upon the exchange of mutual consideration, the adequacy and receipt of which is acknowledged by each of the parties hereto, as	ORTIO
follows:	ONS OF
0	OF PR
1. Grant of Easement. Grantors hereby grant to Grantee as the owner of	HIN F
the property described on Exhibit B and each of the successors and assigns of Grantee, as owner(s) of the property described on Exhibit B for the use by Grantee and its successors.	TIN
assigns, invitees, employees, agents, licensees, and guests (the "Grantee's Beneficiaries")	INTING UNSA
an appurtenant permanent easement for access, passage and for the use of vehicular	UNE
ingress and egress upon, across, and over the property described on Exhibit A. Said	TIS
access shall be 60 feet in width and shall be the existing roadway currently providing access across the property described on Exhibit A from U.S. Highway 287 to the property	10.0
described on Exhibit B (the "Easement").	TE: LEGIBILITY OF WRITING, PRINTING UNSATISFACTORY IN NF THIS DOCUMENT WHEN RECEI
	CE I
2. Nonexclusive Use. Grantee's use of the Easement property shall be	LEARS NOTE: LEGIBILITY OF WRITING, YPING OR PRINTING UNSATISFACTORY IN ORTIONS OF THIS DOCUMENT WHEN RECEIVED
nonexclusive with others who may be invited to use said property by the Grantors. In this regard, Grantee acknowledges that the Easement is used for road purposes by	
individuals that are traveling to and from private homes to the west and businesses that	
are also located near the Easement.	

 <u>Maintenance of Easement</u>. So long as Grantee is using the Easement property for the operation of the quarry located on Grantee's Property, Grantee agrees at

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its sole cost and expense to maintain and repair the Easement to at least as good a condition as currently exists. In this regard, Grantee agrees to take reasonable steps necessary to control any dust and/or other pollution caused by vehicles using the Easement for access to and from the Grantee's Property. Further, Grantee will take the reasonable steps necessary to insure that vehicles traveling to and from the Grantee's Property adhere to the posted 15 mph speed limit for said read. Grantee may, but shall have no obligation to, remove snow from the Easement property.

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4. Insurance. Grantee will obtain the Catalates property.
4. Insurance. Grantee will obtain and maintain liability insurance of at least One Million and No'100 Dollars (\$1,000,000.00) for any claims of personal injury or property damage on the Easement raising from the use of the Easement property by Grantee and the Grantee's Beneficiaries. Granteors shall be shown as additional named insureds on said policy drantee shall indemnify, defend and hold harmless Grantors and heir respective successors ind assigns from and against any and all claims and cause of action asserted against my orall of clanters's Beneficiaries constrainty by Grantee, Crante's Beneficiaries or anyone else authorized to use the Easement property by Grantee, and all damages, liabilities, losses, judgments, costs and expension (not large, without limitation, reasonable attorney's fees) lancered or suffered by the indexing without limitation, reasonable attorney's feesh claims and causes of action.

No Dedication.
 No Dedication. The Estemant granted by this agreement is not intended, nor will it creates, any prescriptive right in the public to the Easement conveyed and granted by this agreement.

granted by this agreement.

 Covenant Running with the Land. This agreement and the covenants and conditions contained berein ran with the land and will inare to the benefit of and be binding upon both the Grantons and the Grantee and their respective successors, assigns, and transferes. Upon the transfer of ownership of effice to both of the property shown on Exhibits A and B, all rights and duties and obligations of this agreement as to the respective property owners shall transfer to the new owner, thereof, and the previous owner shall be releved of any rights, duties and obligations which may accrue after the date of said transfer.

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8. Entire Understanding. This agreement sets forth the entire understanding

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between the parties relating to the subject matter hereof and any and all prior correspondence, conversations and memoranda or other writings are merged herein and are without effect hereon.

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9. <u>Extent of Easement</u>. The Easement is granted only for the use of the present and future owners of the property described on Exhibit B and the Grantee's Beneficiaries solely for the use of allowing the owner of the property described on Exhibit B ingress, geress and access to and from the property described to U.S. Highway 287 as it currently exists.

Exhibit B injetes, egies and expendence of the parties hereto do not require that the exact location of the Easement to surveyed at the present time. In the future, both the Grantors and the Granters the exact location showing the exact location of the Easement. 11. <u>Notices</u> Any notice or other communication given by any of the parties hereto to another relating to this Agreement surveyed and loe invertige and shall be deemed to have been duly given (i) on the date and a the time of delivery if delivered personally to the party to whom notice is given at the address specified below; or (ii) on the date of delivery or attempted delivery shown on the future receipt if requested, postage prepaid and properly addressed a coefficient of criffed mail, return receipt requested, postage prepaid and properly addressed a coefficient of criffed below; or (iii) on the date and at the time shown on the facismile if telecopied to the number specified below and receipt of such telecopy is acknowledged: receipt of such telecopy is acknowledged: C

(a) If to Grantors:

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The Russell C. Barger Trust Dated May 22,1997 125 S. Howes Street, 7th Floor Fort Collins, CO 80521 Attn: Richard F. Seilberger Attn: Richard F. Spillman, Trustee Facsimile: (970) 482-3231

Patricia A. Russell P.O. Box 237 La Porte, CO 80535 Facsimile: (970) 223-9334

Delores J. Barger 11585 N. Highway 287 La Porte, Co 80535 Facsimile: 493-0433

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(b) If to Grantee: Pioneer Sand Company, Inc. P.O. Box 7650 Colorado Springs, CO 80933-7650 Atta: Joe Kraig, President Facsimile: (719) 599-5317

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IN WITNESS WHEREOF, Grantors and Grantee have caused this agreement to be executed by their respective duly authorized officers, as of the day and year first above written.

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"GRANTORS" C THE RUSSELL C. BARGER TRUST DATED MAY 22, 1997 -Richard & Spillman Truster By: 6 Patricia A. Russe Russell A Barger 9 Delores J. Barger

"GRANTEE" PIONEER SAND COMPANY, INC.

Joe Kraig Fresiden By:

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	11 A. A.	
9	STATE OF COLORADO))ss. COUNTY OF LARIMER) Subscribed and swom to before me this 15th day by Richard F. Spillman, Trustee of The Russell C. Barger	of, 2004 Frust Dated May 22, 1997.
	Witness my hand and official seal.	
	My commission expires:	Public (NOTARY PUBLIC)
	STATE OF COLORADO)	1712 C# COLONG
	COUNTY OF LARIMER)	
	Subscribed and swom to before methics stay	of Jaly, 2004
	Witness my hand and official seal.	
	My commission expires.	A A MOTARY
	STATE OF COLORADO) JSS. COUNTY OF LARIMER) Subscribed and swom to before me this day by Delores J. Barger.	or July_, 2004
	Witness my hand and official seal.	
	My commission expires: 11-8-2005 April	Public NOTARY
	5	PUBLIC PUBLIC

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Q		
	STATE OF COLORADO	
)55.
(COUNTY OF EL PASO)
		Λ
	Subscribed and swor	n to before me this I day of, 2004
	v Ice Krain as President o	Pioneer Sand Company Inc. a Colorido corporation
	by soe Kraig, as riesident o	in ioneer Sand Company, me., a Convaco corporation.
	Witness my hand an	d official seal
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2 110 600	CAMy commission exp	ires
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Date of the second	Prest Car	
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° . . EXHIBIT A

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The Northeast Quarter of the Southeast Quarter of Section 24, Township 9 North, Range 70 West of the 6^{th} P.M. and that portion of the Northwest Quarter of the Southeast Quarter of Section 24, Township 9 North, Range 70 West of the 6^{th} P.M., not included on Exhibit B.

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 Image: Add that portion of the Nork, conship 9 North, Range 70 West)

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FARCEL I

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FRACEL I That portion of the Northeast Cuzrar of Section 24, Township 9 North, Range 70 West of the Sch P.M., which, considering the North line of said Northeast Cuzrar as fearing South 89 degrees 58 minutes 44 seconds West, and with all bearings contained harein relative thereto, being more particularly described by the following boundary lines: Commencing at the North Starter corner of said Section 24, thence South 61 degrees 35 minutes 39 seconds Rest 1330.46 feat to the Center-Morth sixteenth corner, thence North 92 degrees 39 minutes 26 seconds Rest 100.66 feat to the True Four of Beal Morth 89 degrees 26 seconds Rest thence Morth 90 degrees 10 mores 31 seconds West 376.13 feat, thence South 90 degrees 10 minutes 00 seconds Rest 1100.74 feat, thence South 12 degrees 20 minutes 23 minutes 06 seconds Cast 126.06 feat, thence South 12 degrees 20 minutes 13 seconds West 126.09 feat, thence South 12 degrees 20 minutes 13 seconds West 126.05 feat, thence South 12 degrees 20 minutes 13 seconds West 126.05 feat, thence South 12 degrees 20 minutes 13 seconds West 126.05 feat, thence South 12 degrees 20 minutes 13 seconds West 126.05 feat, thence South 12 degrees 20 minutes 13 seconds West 126.05 feat, thence South 12 degrees 20 minutes 13 seconds West 126.05 feat, thence South 12 degrees 20 minutes 13 seconds West 126.05 feat, thence South 12 degrees 20 minutes 13 seconds West 126.05 feat 00 hours 10 degrees 00 minutes 13 seconds Hest 22.18 feat 126.05 feat 00 hours 10 degrees 00 minutes 13 seconds Hest 22.18 feat 126.05 feat 00 hours 10 degrees 00 minutes 13 seconds West 201.30 feat may for the South 01 degrees 00 minutes 13 seconds Hest 22.18 feat 00 hours 10 degrees 00 minutes 14 seconds Hest 22.18 feat 00 hours 10 hours 10 hours 10 hours 10 hours 10 seconds Hest 22.18 feat 00 hours 10 hours 10 hours 10 hours 10 hours 10 seconds Hest 22.18 feat 00 hours 10 hours 10 hours 10 hours 10 hours 10 seconds Hest 22.18 feat 00 hours 10 hours 10 hours 10 hours 10 hours 10 seconds Hest 22.18 f

FARCEL II That portion of the Mernheast Quarter to Section 24, Township 5 North, Eange 70 Weat of the Sch 3.M., which, considering the North line of said Mernheast Quarter as bearing South 89 degrees 51 minutes 44 seconds West, and with all bearings contained havein reindwe thereto, being more particularly described by the following boundary lines: Commencing at the North Quarter corner of sale String to the Canter-North Sintesin corner; thence North 39 degrees 59 meruies 36 seconds Zest 100.56 feet to the True Point of Esginning, said point being on the South 01 degrees 15 minutes 17 seconds Est 1230.48 feet no the Canter-North Sintesin corner; thence North 39 degrees 39 meruies 30 seconds Zest 100.56 feet to the True Point of Esginning, said point being on the South 10 degrees 00 minutes 10 seconds Est 73.45 feet; thence South 01 degrees 10 minutes 17 seconds Zest 73.45 feet; thence South 03 degrees 10 minutes 17 seconds Zest 73.45 feet; thence South 03 degrees 10 minutes 19 seconds Zest 73.45 feet; thence South 03 degrees 10 minutes 19 seconds Zest 73.45 feet; thence South 03 degrees 10 minutes 19 seconds Zest 73.45 feet; thence South 03 degrees 20 minutes 09 seconds West 102.13 feet; thence North 00 degrees 15 minutes 14 seconds Est 133.49 feet; thence Worth 00 degrees 55 Sminutes 14 seconds Est 133.44 feet, thence Worth 00 degrees 55 Sminutes 14 seconds Mest 461.43 feet, thence Morth 00 degrees 55 Sminutes 13 seconds West 464.44 feet, thence Worth 00 degrees 55 Sminutes 13.14 feet, nore or less to the True Point of Beginning; County of Larmer, State of Calorado, containing 31.309 acres.

SARCEL III

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SARCEL III
That portion of the Southeast Quarter of Section 24, Township 9 North,
Rapps 70 Mest of the Southeast Quarter of Section 24, Township 9 North,
Rapps 70 Mest of the Southeast Quarter South State South State of Section
and with all bearings contained herein relative thereto, being more
particularly described of the Southeast 2660.55 feet to the Center Quarter
former of Section 26 Control Repress 21 Minutes 29 Section 24; thence South
in of the Southeast Quarter Corner of said Section 24; thence South
in of the Southeast Quarter Corner of said Section 24; thence South
in of the Southeast Quarter Corner of said Section 24; thence South
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in of the Southeast Quarter Corner of said Section 24; thence
Acuta 01 degrees 25 minutes 14 Merchans East 1454 1003.15 feet; thence
degrees 35 minutes 17 Section 24: 00 feet; thence South 01 degrees 15 minutes 16
acuta 01 degrees 25 feet; thence South 10 degrees 16 minutes 16
seconds East 15: 04 feet; thence South 01 degrees 16 minutes 16
seconds East 16: 09 feet; thence South 10 degrees 17: 25 feet; thence South 13 degrees 16
seconds East 16: 09 feet; thence South 20 degrees 17: 25 feet; thence South 10 degrees 16 minutes 10
seconds East 16: 09 feet; thence South 20 degrees 17: 25 feet; thence South 20 degrees 16
seconds Mest; 16: 00 feet; thence South 20 degrees 17: 25 feet; thence South 20 degrees 16
seconds Mest; 20 degrees 20 minutes 14 seconds West; 20 degrees 25
seconds Mest; 20 degrees 20 minutes 14 seconds West; 20 degrees 21 minutes 20 seconds West; 20 degrees 20 minutes 20 seconds West; 2