

COLORADO Division of Reclamation, Mining and Safety Department of Natural Resources Rm 215 1001 E 62nd Ave Denver CO 80216

September 29, 2023

Carlos Wright City of Colorado Springs 1521 S. Hancock Expressway MC: 1816 Colorado Springs, CO 80903

RE: Clear Spring Ranch Pit; DRMS File No. M-1992-074; Receipt of 112 Construction Materials Reclamation Permit Amendment Package (AM-01)

Dear Carlos Wright,

On September 27, 2023, the Division of Reclamation, Mining and Safety (Division) received your 112 Construction Materials Reclamation Permit Amendment package for the Clear Spring Ranch site, File No. M-1992-074. Preliminary review of the information received determined that the following items must be received before the Division can consider your application as being submitted and technical review can begin:

Application Form

- 1. The written response to Item No. 1 on page 1 of the Application Form must match the Applicant/operator name associated with all other permitting actions for the Clear Spring Ranch Pit. In this case, 'City of Colorado Springs Utilities' needs to be updated to 'City of Colorado Springs'. In addition, please update the following sections of the Application to reflect this correction of operator name to 'City of Colorado Springs':
 - a. Applicant/Operator company name under item No. 11
 - b. Certification document on page 8
 - c. Please also ensure that the newspaper publication to be posted after the date of completeness lists the applicant/operator as 'City of Colorado Springs'.

Responsibilities as a Permittee

2. Item No. 10 under this subsection of the Application Form on page 6 is initialed to indicate that this operation represents a joint venture/partnership. If this item was initialed in error, please submit a revised page 6 of the application which does not have Item No. 10 initialed. If No. 10 was not initialed in error, please submit with a revised Application Form, the appropriate power of attorney document which authorizes the signature of joint operators.



Certification

3. A company seal must be present on the Application Form. If no company seal exists, please write 'no seal' on a revised page 8 of the Application Form under the company seal section.

General Exhibit Requirements

6.4.1 Exhibit A – Legal Description

4. The Applicant has submitted a legal description of the property which does not include the location of the main entrance to the site reported in latitude and longitude or Universal Transverse Mercator (UTM) as required by Rule 6.4.1(1) and Rule 6.4.1(2). Please provide this information in a revised 'Exhibit A' attachment.

Your application will not be considered filed until the information listed above is received and found sufficient to begin our review. Additionally, if you have already published notice you will need to republish notice, after the Division considers the application submitted. Republication must occur once within ten (10) days of the submittal date. We will notify you when you should initiate republication of your notice. The final date for receiving comments is ten (10) days after the date of publication or the next regular business day.

You have sixty (60) days from the above date to submit all necessary documents that the Office needs for an application to be considered filed. If, at the end of the sixty day period, the application has not been determined to be filed with the Office, the Office shall deny the application and terminate the application file.

This letter shall not be construed to mean that there are no other technical deficiencies in your application. The Division will review your application to determine whether it is adequate to meet the requirements of the Act after submittal of all required items.

If you have any questions, please contact me at (720)868-7757 or by email at <u>hunter.ridley@state.co.us</u>.

Sincerely,

Hunter Ridley

Hunter C. Ridley Environmental Protection Specialist

CC: Michael Cunningham, DRMS