

March 4, 2024

Lucas West Division of Reclamation, Mining and Safety 1313 Sherman Street, Suite 215 Denver, CO 80203 RE: Leadville Mill Permit Application CJK Milling Company, LLC M1990-057

Dear Mr. West:

As a resident, business owner, and one of the largest land owners in Lake County, I want to relay my deep concerns in regard to the CJK Milling Company application to reopen the Leadville Mill to process existing slag piles from around Lake County using sodium cyanide.

Candidly, I cannot believe that in 2024, when faced with the daunting challenges of the effects of climate change in general, along with the combined daily reminders of Lake County's continued health and natural resource challenges directly related to Leadville's mining history and activities of 140 years ago, that even the notion of the CJK plan is not simply an absolute "non-starter."

Are we really going to turn a blind eye to the damage of the past, directly related to mining activities, that has affected local health in the form of air pollution, toxic soil leaching along with ground water and watershed toxicity? How much money, time and other resources have already been spent to remediate these issues to then finally see the light at the end of the tunnel resulting in millions of dollars in annual tourism revenue spent by visitors enjoying blue skies, clean air and rivers that just 20 years ago could not sustain life, but now boast some of the best fishing in all of Colorado? How can the CJK plan, falsely presented as hazardous waste removal, when it is clearly a money grab to benefit few yet spread the risk among many, even make sense in the world any longer?

Mr. West, in my career as a litigation consultant, I worked on the largest environmental toxic tort cases in the entire world. We are talking about cases involving multi-national corporations including, but not limited to, Chevron, ASARCO, DOW, DUPONT and The Country of Ecuador. In those experiences, I was privileged to be able to work with the leading experts in the world in disciplines such as chemistry, ground water, air pollution, acid mine drainage, pollution remediation, storage, processing, etc., etc., etc. And please keep in mind, the corporations in these cases had and still have the means to hire the best minds in the world to design processes, operations and storage solutions second to none. But here's what I learned from my experiences working on those cases with these

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people.

1- Bought and paid for "subject experts" will say and do anything for money. And we're talking about people with degrees from the world's most respected and admired intellectual institutions.



3- NO MATTER HOW WELL INTENDED OR BUILT OR FUNDED, **STORAGE FACILITIES ALWAYS FAIL**. They may not fail in our lifetimes, but they eventually WILL FAIL nonetheless. Thereby leaving my and your children or grand children to deal with an issue that could/should have been avoided to begin with.

I mention this, because with all due respect, you are considering an application from an entity that might be described by some as a "mom and pop operation", when in my experience, even the largest, most profitable, most powerful and most capitalized operations in the world can not guarantee what they promise when it comes to public health, safety, and the preservation of our natural resources. Mr. West, due to confidentiality and legal issues, I cannot name names, but I once worked on a case where a \$100 Billion company built an "impenetrable" storage facility to only find out 55 years later, that Nine (9) Exxon Valdez tankers worth of toxic substances penetrated into the earth and ground water despite the "impenetrable" promise.

Oh and by the way, in all of the cases that I was involved in, "they" paid a lot of money to clean things up after the fact. But here's the sad truth Mr. West, and I'm guessing that you already know this; you can never, ever truly remediate any of it 100%. The "stuff" or at least a portion of "the stuff" stays forever.

I will conclude my comments regarding the "science" and my experience in mining, biofuels, hydrocarbons, man-made synthetic chemicals by asking whether CJK has provided, submitted or even designed any type of potential remediation plan, or if the DRMS considers it OK for them to just up and leave when either their processing/storage plan fails or most likely when the price of precious metals drop to a point where their operations are no longer financially viable and they just "up and leave"? I suppose then that the community, keeping in mind that Lake County does not have the coffers of the likes of Eagle County, will be left holding the bag? God forbid whatever that "bag" may actually contain.

I bought the 223 acres with over 2 miles of pristine watershed, that now goes by the name of The Rolling J Ranch, in December of 2016. I had been a paying client to access the water at the ranch during the time of the extensive river system restoration that was funded by money received in what I believe was an ASARCO involved legal settlement. (My career litigation experience involving ASARCO was limited to California and Idaho, not Colorado). Fortunately, ASARCO had the deep

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pockets to make restitution. My experience on the property that I now own, was and still is a soulful journey, highlighted by walking amongst the giant 14ers that surrounds our humble valley on all sides. On any given day, I come cross our resident 300 head of elk, our resident four (4) bald eagles, badgers, mink, beaver, deer, weasels, bats, owls, not to mention the other birds of prey and a coyote that I named "Sasha" who after weeks of playing "hard to get" now comes by every two days like clockwork to check on me and my family. My ranch has become a destination for avid anglers from around the world, because of the newly improved natural resources.

(See https://www.therollingj.com/)

For what it's worth, my clients are of a demographic that adds value to the community by both sharing their experiences derived from the natural resources that fuel their fishing addictions, which in turns leads to a substantial amount of money spent locally on lodging, food, entertainment, gift shopping, etc. Of which they do because their life long memories from a day on the ranch is directly related to the quality of the natural resources that took us much too long to get right. Any future adulteration of our natural resources will end this windfall. Frankly, these now highly pristine natural resources bring more value and greater good to the community than this mining proposal ever will.

Allow me to direct you to a synopsis in the book, written by Gillian Klucas, "Leadville, The Struggle to Save An American Town." Here is a link for easy reference: <u>https://www.publishersweekly.com/978-1-55963-385-7</u> Note, *"A Place Where The River Ran Red..."*

I think the how and why "the river ran red" is by now pretty self-explanatory. Is this a risk we should once again even consider? And for what exactly? What are the "estimated" benefits versus the real risks that we are already too familiar with?

I am certain that you (the DRMS) will soon receive numerous communications and objections related to this as well as other issues that involve the proposed CJK mining and milling plan/application. I expect such topics to include concerns regarding air pollution, traffic congestion, noise, quality of life, actual/measurable real (financial and/or intrinsic) value to the community, soil contamination, health hazards, tourism impacts, etc. Thus, I will not touch on these other subjects and their impacts, but will simply alert you to the realities of the additional concerns of the many, versus the greed of the few.

Mr. West, I think you may find yourself as well as your colleagues, faced with a decision on a precipice of potentially enormous consequences. Candidly, I admit that mining is not in and of itself illegal per se, but have we not learned anything from the failures of the past? The removal and transportation of old tailings exposing the core of their remnants to air and precipitation are potentially in and of themselves a certain environmental hazard, not to mention the milling and processing with the use of cyanide. Knowing what we know now, after a century of study and remediation, in regard to mining and the negative sequelae that follows,

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can we finally agree that this plan should and must be an absolute "no go"? Can we agree that for the sake of Leadville, for the sake of Lake County and for the sake of the world, that this application be denied without any future consideration?

In conclusion, I'm asking you and your colleagues to be heroes for the future. To be champions for your children, your grand children and the generation that follows.

I understand that you find yourself in a tough position. I trust that you and your team will do what is right and will make a decision that benefits the greater good.

With respect,

Brice W. Karsh Owner, The Rolling J Ranch Leadville, CO