



January 31, 2025

Baxter Kirkland
Siete, Inc.
PO Box 202
Rye, CO 81069

Re: Siete, Inc. Lascar Pit, File No. M-2025-004, Incomplete Submittal of Construction Materials Regular Operation 112c Reclamation Permit Application

Mr. Kirkland,

On January 22, 2025, the Division of Reclamation, Mining and Safety (Division/DRMS) received the Construction Materials Regular Operation 112c Reclamation Permit Application for the Lascar Pit, File No. M-2025-004. Preliminary review of the information received determined the following items must be received before the Division can consider the application as being submitted and technical review can begin:

Application Form:

- On page one, item 1.1, the Applicant describes Siete, Inc. as a Corporation. On page five of the application, a corporation is asked to seal the application. If the corporation does not have a seal, please write “no seal” and re-submit the page.
- On page three, under ‘Permitting Contact’ a phone number is not provided. Also, the phone number for the ‘Inspection Contact’ was not included, but it appears that it is the same contact person as the Applicant/Operator where a phone number was provided. Please input the missing phone numbers and resubmit the page.
- On page four, under item 16 ‘Description of Amendment or Conversion’ the Applicant states that the application is requesting a conversion from a Special 111 Operation to a Regular 112c Operation. Please either remove this phrasing, or indicate that the 112c permit operation will permit over the current 111 operation and resubmit the page.
- On page five of the application, a witness signature is required by a corporate secretary (or equivalent) or by a town, city, or county clerk. The Applicant wrote “None” on the signature line, but a witness within the aforementioned categories is required. Please have a witness that is either



a corporate secretary or a town/city/county clerk to sign this document, then re-notarize, and resubmit the page.

Addendum 1

- Per Rule 1.6.2(1)(b), please provide the requirements of Addendum 1 -- which states the following:

“Prior to submitting the application to the Office for a 112 Reclamation Permit, post notices (signs) at the location of the proposed mine site, as required by the Office, of sufficient number and a minimum size of eleven (11) inches wide by seventeen (17) inches high, with appropriate font size, to clearly identify the site as the location of a proposed mining operation giving name, address, and phone number of the Applicant, and stating that (name of Applicant) has applied for a mining permit with the Colorado Mined Land Reclamation Board. Anyone wishing to comment on the application may view the application at the County Clerk's or Recorder's office and should send comments prior to the end of the public comment period to the Colorado Mined Land Reclamation Office, and state the Office's address, as given on the cover of these Rules. For any class of 110 Limited Impact or 111 Special Operation, the Applicant need only post notice at the location of the proposed access to the site. After having posted such notice, failure by an Applicant to maintain such notice (sign) shall not constitute just cause to deny approval of the application. At the time the application is filed with the Office, the Applicant shall provide a signed affidavit that such notices (signs) were posted according to the provisions of this Rule.”

This letter shall not be construed to mean there are no other technical deficiencies in the application. Please return the required documentation to the Division before **April 1, 2025**. All completed permit documents are required to be submitted for consideration of your permit Application. An incomplete application may be denied after the 60 day submittal request, if requested documents or information are not received. In the event of any delay in your submittal or if you have any questions, please contact the Division.

If you have any questions, please contact me at amber.gibson@state.co.us or 720-836-0967.

Sincerely,



Amber M. Gibson
Environmental Protection Specialist

Ec: Jodi Schreiber, PFM Consulting
Jared Ebert, DRMS