DIVISION OF RECLAMATION, MINING AND SAFETY Department of Natural Resources

1313 Sherman St., Room 215 Denver, Colorado 80203 Phone: (303) 866-3567 FAX: (303) 832-8106



John W. Hickenlooper Governor

Mike King Executive Director

Loretta E. Piñeda Director

June 5, 2013

Nathat A. Bartn Wasteline, Inc. 11501 Road 34 Mancos, CO 81328

Re: New Hay Camp, File No. M-2013-031, Receipt of 112 Construction Materials Reclamation Permit Application Package

Dear Mr. Barton:

On May 23, 2013, the Division of Reclamation, Mining and Safety received your 112 Construction Materials Reclamation Permit Application package for the **New Hay Camp**, File No. M-2013-031. 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:

<u>STATUS OF COMPANY</u>: The company applying for the application is in delinquent status with the Colorado Secretary of State's Office. The company must be compliant with the Secretary of State prior to official submittal of the application. Please supply proof of a valid status with the Secretary of State.

<u>APPLICATION FORM</u>: Page 3 of the application form, the address under the Permitting Contact information contains multiple delivery addresses, cities, and zips in the address

ADDENDUM 1 - Notice Requirements - Affidavit of Posting Notice (Sign) (Rule 1.6.2(1)(b)): Prior to filing the application, post notices (signs) at the location of the proposed mine site, as required by the Office, of sufficient size and number 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, at the address given on the cover of these Rules and Regulations. Any class of Limited Impact 110 or 110d operation need only post notice (sign) at the location of the proposed access to the site. After having posted such notice (sign), failure by an Applicant to maintain such notice 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 notice (sign) was posted according to the provisions of this Rule.

Your application will not be considered submitted until the information listed above is received and found sufficient to begin our review. A decision date will be established 90 days from the date of receipt of all of the requested information. Additionally, if you have already published notice you will need to republish notice, after the Division considers the application submitted. This notice must be published once a week for four (4) consecutive weeks, starting within ten (10) days of the date your application is considered submitted. We will notify you when you should initiate republication of your notice. The final date for receiving comments is the 20th day after the fourth 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.

Sincerely,

Káte Pickford Environmental Protection Specialist