

U.S. Department of the Interior

Bureau of Land Management

Coeur d'Alene Field Office

3815 Schreiber Way

Coeur d'Alene, Idaho 83815

Decision Record

Zanetti Bros., Inc. – 2015 Osburn Pit Permit

DOI-BLM-ID-C010-2015-0011-DNA

1. Background

Zanetti Bros., Inc. (ZBI) has requested a Mineral Materials Permit from the BLM authorizing ZBI to continue extracting and using mineral materials from a 7.0 acre (approximate) parcel of federal mineral estate north of Osburn, Idaho. The new permit would replace ZBI's expiring permit (issued in 2010) for the same site. ZBI's request indicates no changes to the original mine and reclamation plan.

2. Decision

It is my decision to issue the permit to the applicant. This will be a non-competitive sales permit issued for five years with an opportunity to extend it for one additional year. (Code of Federal Regulations, Title 43, §3602.30)

3. Authority

BLM's authority to dispose of sand, gravel, and other mineral...materials...is the Act of July 31, 1947, as amended (30 U.S.C. 601 et seq.), commonly referred to as the Materials Act. [Code of Federal Regulation, Title 43, Subpart 3601.3 (a)]

4. Rationale

The attached Determination of NEPA Adequacy (DNA) Worksheet reveals that the analysis completed in 2010 (*EA #: ID410-2009-EA-3858*) fully covers the proposed action and constitutes BLM's compliance with the requirements of the NEPA; and, the 2010 Finding of No Significant Impact (*FONSI; signed 3/22/2010*) is still valid. Also, the proposed action is in compliance with BLM's current Land Use Plan (*Coeur d'Alene Resource Management Plan, approved June 2007*).

5. Protest and Appeal

This decision constitutes my final decision. Any party that is adversely affected by it may appeal to the Interior Board of Land Appeals in accordance with the regulations contained in 43 CFR, Part 4. A notice of appeal must be filed in this office (Coeur d'Alene Field Office, 3815 N. Schreiber Way, Coeur d'Alene, Idaho 83815) within 30 days from receipt of this decision. The Notice of appeal must be sent certified mail. The

appellant has the burden of showing that the decision is in error in a statement of reasons. If a statement of reasons for the appeal is not included with the notice, it must be filed with the Interior Board of Land Appeals (IBLA), Office of Hearings and Appeals, U.S. Department of the Interior, 801 North Quincy St., Suite 300-QC, Arlington, VA 22203 within 30 days of filing the notice of appeal with the authorized officer. Any request for stay of this decision, in accordance with 43 CFR 4.21, must be filed with your notice of appeal.

/s/

6/18/15

Kurt Pavlat
Field Manager

Date

Attachments:

Determination of NEPA Adequacy (DNA) Worksheet