



United States Department of the Interior



BUREAU OF LAND MANAGEMENT
Central Yukon Field Office
1150 University Avenue
Fairbanks, Alaska 99709-3844
<http://www.blm.gov/ak>

In Reply Refer To:
FF-093031

CATEGORICAL EXCLUSION /PLAN CONFORMANCE DOCUMENTATION AND DECISION FOR AKDOT&PF MINERAL MATERIAL PIT RENEWAL

FF093031 (362000)

DOI-BLM-AK-03000-2012-0040-CX

Proposed Action: Approve the continued mining and use of the mineral material pit at MP 291 of the Dalton Highway.

Date of Proposed Action: August 2012 through December 2022

Location: Dalton Highway Mile Post 291
T.09S., R.12E., Sec. 33, Umiat Meridian

Applicant: Alaska Department of Transportation and Public Facilities
(ADOT&PF)

Serial Number: FF093031

Description of Proposed Action:

The Alaska Department of Transportation and Public Facilities (ADOT&PF) has submitted a request to reauthorize the existing mineral material site at Dalton Highway mile post 291, to conduct road maintenance projects along the Dalton Highway for the next 10 years. The previously approved ADOT&PF mineral material pit encompassed about 80 acres south of the Dalton Highway. ADOT&PF proposes to stay within this previously approved permit boundary. This material site is a joint use with Alyeska. Figures 2 and 3 show the previously approved pit boundary according to the Master Title Plat.

Access to the mineral material site would be from the Dalton Highway, along the existing access road.

Equipment to be used at the mineral material site is best described as standard excavating equipment. This includes bulldozers, front end loaders, excavators, dump trucks (side or belly dump), crushing and screening equipment, and support equipment for maintenance and refueling.

There may also be a processing or sorting plant on site to sort the usable material from the waste material.

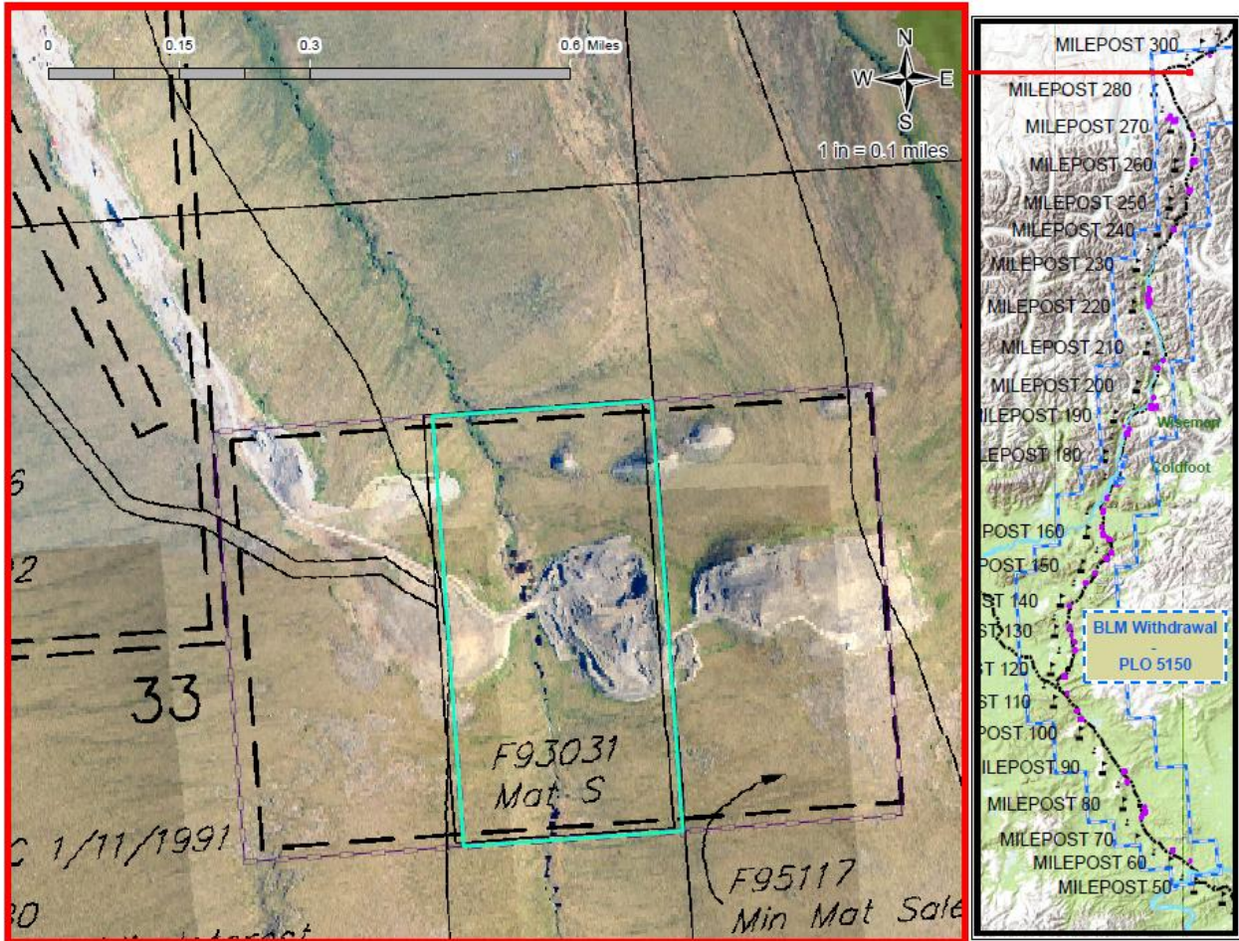
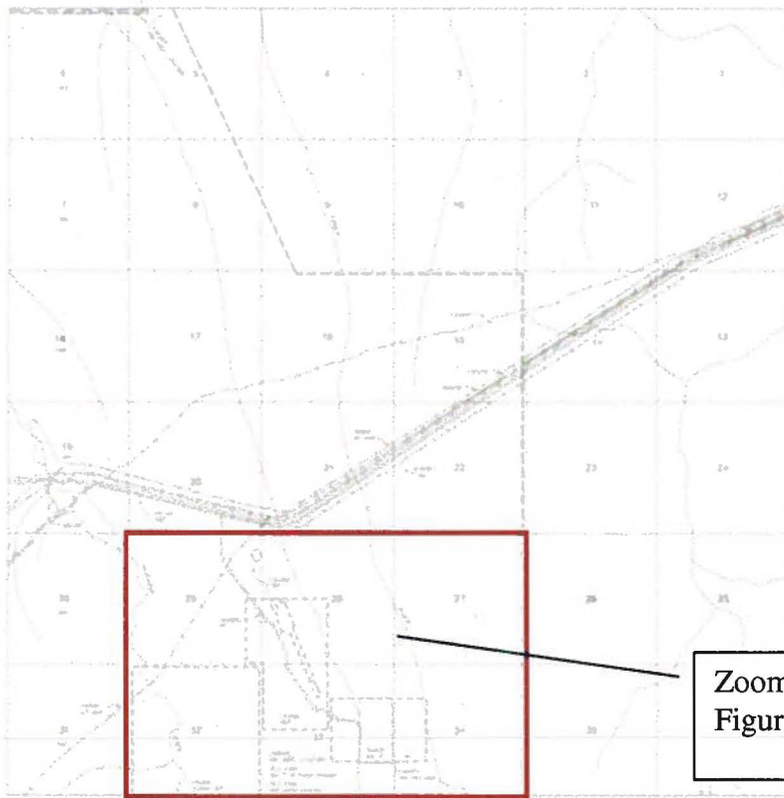


Figure 1: Orthophoto of the ADOT&PF pit as previously permitted and a general location map.

UNSURVEYED TOWNSHIP 9 SOUTH RANGE 12 EAST OF THE UMBAT MERIDIAN, ALASKA

STATE OF PUBLIC DOMAIN
LAND AND MINERAL RIGHTS



MTP

THE STATE OF ALASKA, DEPARTMENT OF NATURAL RESOURCES, DIVISION OF LAND MANAGEMENT, HAS REVIEWED THE ABOVE DESCRIBED PROJECT AND HAS DETERMINED THAT THE PROJECT IS IN ACCORDANCE WITH THE REQUIREMENTS OF THE MTP ACT AND REGULATIONS. THE PROJECT IS SUBJECT TO THE FOLLOWING CONDITIONS:

1. THE PROJECT SHALL BE COMPLETED BY THE DATE SPECIFIED IN THE MTP ACT AND REGULATIONS.
2. THE PROJECT SHALL BE COMPLETED IN ACCORDANCE WITH THE REQUIREMENTS OF THE MTP ACT AND REGULATIONS.
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Zoom of
Figure 3

Figure 2: MTP of the project area.

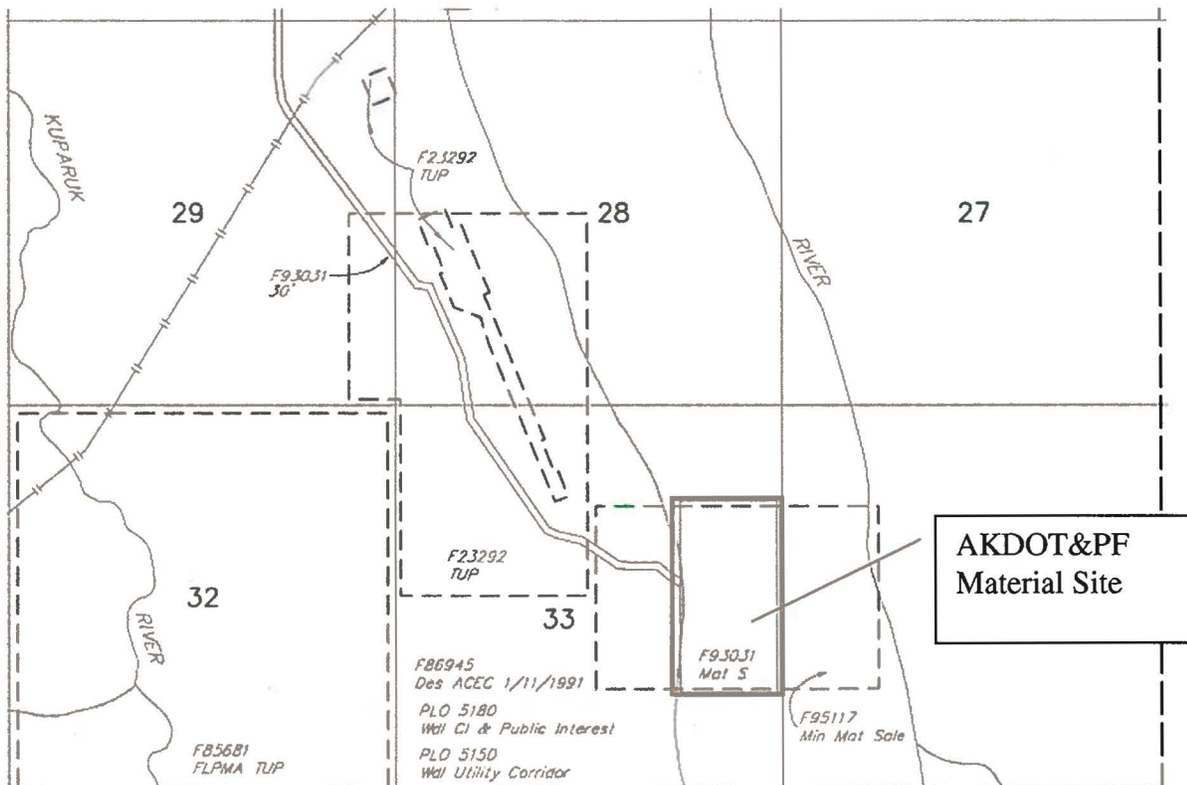


Figure 3: MTP zoom of material site previously approved boundaries

Operations will likely be conducted 12-24 hours a day during the mining at the material site. The noise and dust will probably not be noticeable along the Dalton Highway. Since the material is being removed is bedrock, it will need to be blasted to be made usable.

The mineral material site will be authorized for use by ADOT&PF for 150,000 cubic yards over the life of the permit and as part of the permit they will be allowed to mine pit run material for incidental use on minor projects up to 5,000 cubic yards per year without any further NEPA review. When ADOT&PF prepares to go out for bid to conduct major mining operations, they will be required to submit for approval and possible NEPA analysis the mining plan submitted by their selected contractor. Mining will not start until the contractors mining plan is reviewed and approved by the BLM. The following is from ADOT&PF and is the material that they require from their contractors, prior to hiring them to mine the material sites:

ADOTPF General Information

These general development guidelines apply to Alaska Department of Transportation and Public Facilities (ADOT&PF) material sites, and are incorporated into its material sale contracts, agreements, and free use permits with State, Federal and private land owner agencies. These guidelines may be modified when sufficient information is available for development of site-specific mining and reclamation guidelines. These guidelines are

subject to any site specific and/or project specific conditions and stipulations required by specific sales contracts, use agreements, and project permits.

ADOT&PF geotechnical reports and material site information are located at the Alaska Department of Transportation and Public Facilities office at 2301 Peger Road, Fairbanks, Alaska 99709.

Cell Development

Develop material sites in cells. Cell development is intended to facilitate systematic extraction of materials; put materials to highest and best use; and reclaim areas concurrent with development, thereby avoiding large un-reclaimed areas. Cells will generally be 5 acres and developed sequentially. However, as noted below, the presence of frozen ground within a site requiring natural thawing of material may result in multiple cells under development at a given time.

Buffers

Buffers are generally provided within material site boundaries to provide a barrier between mining activity and adjacent land uses. Buffer widths vary. Other than disturbance required to create access to the mining area, manage activities to eliminate disturbance within buffers. Mining and overburden storage areas, work pads, stockpile locations or other developments will not be located within buffers.

Access Roads, Work Pads and Facilities

Locate access roads to provide sight distances on approached roadways that are equal or greater than minimum stopping sight distances calculated from signed traffic speeds and local road grades.

Access to the material site and a work pad will remain at the end of individual projects for future use for crushing, screening and stockpiling material. When possible, this work pad will be at least 5 acres. Once the entire material site is depleted, the work pad and access road will be reclaimed and the pit closed out.

Remove all facilities and equipment after use. Garbage, trash or other items (e.g. guardrail, concrete, etc.) will not be disposed of within the site.

Blasting Requirements

The following will be imposed on the contractor or user by the contract documents for ADOT&PF projects. When using blasting, prior notice and coordination are required with appropriate agencies and nearby residents or businesses. Persons conducting blasting shall be licensed by the State of Alaska for such purposes and shall observe all applicable laws and regulations.

When blasting near an airport contact the Flight Service Station serving the airport and issue NOTAMs (Notice to Airmen) and follow directions of the Airport Manager. The use of electric blasting caps is not allowed when blasting on or near airports. Follow the General Contract Provisions of the State of Alaska Standard Aviation Specifications.

A Fish Habitat permit may be required for any blasting operation that occurs either in or near a fish bearing water body. This permit may be obtained from the Alaska Department of Fish and Game, Division of Habitat office located closest to the proposed project location.

Restrictions and plan requirements for blasting in proximity to the Trans Alaska Pipeline can be found in APSC Specification C-415, Blasting Restrictions Near The Trans Alaska Pipeline System.

The term "explosives" includes explosives, blasting caps, boosters detonation cord, timing delays or any other controlled materials used in the blasting process. Many factors determine the type of explosive and detonation method used, such as site conditions, water tables, geology and the size and volume of material needed. Contractor or user will determine all blasting method and material needs. These will be described in their Project Mining and Reclamation Plan.

Contractors or users are responsible for determining whether to store explosives within material site boundaries. Contractors or users that choose to store explosives within material site boundaries shall provide appropriate Explosives Storage Facilities in accordance with the Federal Regulations set forth in Title 29 CFR1910.109 and Title 27 CFR Part 555 as outlined by the BATFE Regulations Book. The length of the project and the amount of material needing producing will determine the duration of explosives storage.

If the contractor or user chooses not to store explosives at the material site, explosives for each blast will be transported to the site for each blast in appropriate vehicles. Unused explosives will be removed from the material site after each blast.

No undetonated explosives of any type will be left in or on the site at the end of a project or use, including undetonated explosives in the ground. Contractor or user is responsible for removal or detonation of any unused explosives.

Mining Method

Mining and processing method selection is at the discretion of the contractor or user. Contractors or users are responsible for visiting and inspecting the site, and reviewing available site information prior to equipment or mining method selection, and development of a Project Mining and Reclamation Plan specific to each Department project.

Bedrock sites and sites with consolidated deposits

Bedrock sites and those with consolidated deposits contain hard materials that typically require drilling and blasting for production. Figure 4 illustrates general development and reclamation elements, for mining bedrock sites.

Mining

Where blasting is necessary, or selected as the mining method, mining shall occur in benches, nominally 20-feet high. Contractors or users may have specific plans or equipment constraints that make flexibility in bench size, height and location necessary. However, maximum bench height is 40 feet.

Developing pits in benches is intended to:

- 1. Provide multiple working faces.*
- 2. Limit safety hazards to operators, the public and wildlife due to falling rock.*
- 3. Provide safer slopes for continued development.*

Mining will take place following these guidelines:

- 1. Survey and mark material site and buffer boundaries in the area to be mined prior to breaking ground.*
- 2. Windrow or stockpile surface vegetation and organic soils for future use.*
- 3. Windrow or stockpile overburden separate from the vegetation and organic soils, or incorporated directly into areas being reclaimed.*
- 4. Do not stockpile overburden where it will need moving during future stripping.*
- 5. Conserve material for future mining by not placing overburden stockpiles on top of material that can be mined in the future.*
- 6. Use appropriate offsets between overburden berms and the active pit so berms do not fall into the active pit.*
- 7. Mining will proceed in a benched manner. Individual benches will be no more than 40-feet apart vertically, and will be no narrower than 20-feet wide. Multiple benches can be in production at one time.*
- 8. Individual bench faces may be vertical, but overall slope angles within the active pit will be no steeper than 0.5(H): 1(V), flatter slopes are acceptable.*
- 9. All mining activities will be in accordance with the Construction General Permit (CGP) and an approved Storm Water Pollution Prevention Plan (SWPPP).*
- 10. Conduct mining activities to put materials to their highest and best use.*
- 11. During riprap production, sort all mined material not directly used on the project and stockpile by riprap class for future use.*
- 12. Maintain access to all benches during and at the end of production.*
- 13. Grade the pit floor or pad to a flat or gently sloping shape, and remove all equipment and non-native debris and waste.*
- 14. Locate stockpiles within the work area for future use. Leave stockpiles in a neat and orderly fashion, and appropriately signed.*

Reclamation

Reclamation has several general objectives:

- 1. Not to disturb previously reclaimed areas.*
- 2. To merge with previous reclamation and surrounding topography.*
- 3. To prevent erosion and sediment transport to surrounding, undisturbed areas.*
- 4. To allow reestablishment of native vegetation, and development of wildlife habitat.*
- 5. To leave the site in a safe condition that does not endanger people or wildlife.*
- 6. Not to preclude or unduly hinder future development of un-mined areas.*
- 7. All reclamation activities will be in accordance with applicable CGP and SWPPP.*

Reclamation activities will follow these general guidelines:

- 1. Grade overburden or unusable material piles after each use to slopes of 3(H): 1(V), or flatter.*
- 2. Reclaim pit or quarry walls where future development is not anticipated at the end of each project, as long as access to the working faces or benches is not impacted. Grade pit or quarry walls to 2(H):1(V) or flatter. Stockpiled overburden or unusable material can be used for grading.*
- 3. Spread available organic soils over re-graded slopes. Spread available vegetative material over the organic soils to aid reestablishment of native species.*
- 4. Contact agencies to determine site-specific seeding and fertilizer requirements.*
- 5. At the end of each use, un-reclaimed faces shall be scaled of loose and dangerous rock so the faces are left in a condition such that they will not collapse or allow loose rock that presents a safety hazard to fall from them.*
- 6. A pit or quarry wall is exempt from the requirements of 2-4 of this section if the steepness of the wall makes them impracticable or impossible to accomplish.*
- 7. After each use, the pit floor or pad will be graded to a flat or gently sloping shape, and the contractor or user will remove all equipment and non-native debris and waste.*
- 8. Reclaim the active work area and remove or reclaim access roads once the site is depleted.*

Project Mining and Reclamation Plan

Prior to use of the site for any project, the contractor or user shall submit a detailed Project Mining and Reclamation Plan, in accordance with A.S. 27.19, 11 AAC 97 and the project contract documents for approval by both the land owner agency and ADOT&PF. The Project Mining and Reclamation Plan, by sketch map and narrative describes the proposed method of operation and must comply with the conditions outlined above. After approval of this plan, it will be followed by the contractor or user and if applicable, the ADOT&PF Project Engineer. Revisions to the plan require approval of the ADOT&PF and, if applicable, the regulatory agencies having jurisdiction.

In general, all data should be shown graphically unless it can be better described in the accompanying narrative. Section and profile drawings should be used as appropriate. Project Mining and Reclamation Plans should contain the following as appropriate:

Sketch Maps

Sketch maps shall have a scale sufficient for clarity under field conditions and should not be overly complex or inflexible. Items to be shown on sketch maps, when appropriate, shall include:

- 1. Site boundary (including monumentation and demarcation);*
- 2. Existing access route;*
- 3. Proposed working limits to be marked on the ground;*
- 4. Development stages;*
- 5. Approximate contours before and after excavation;*
- 6. High and low water lines;*
- 7. Vegetation lines and type of vegetation, screens and dimensions;*

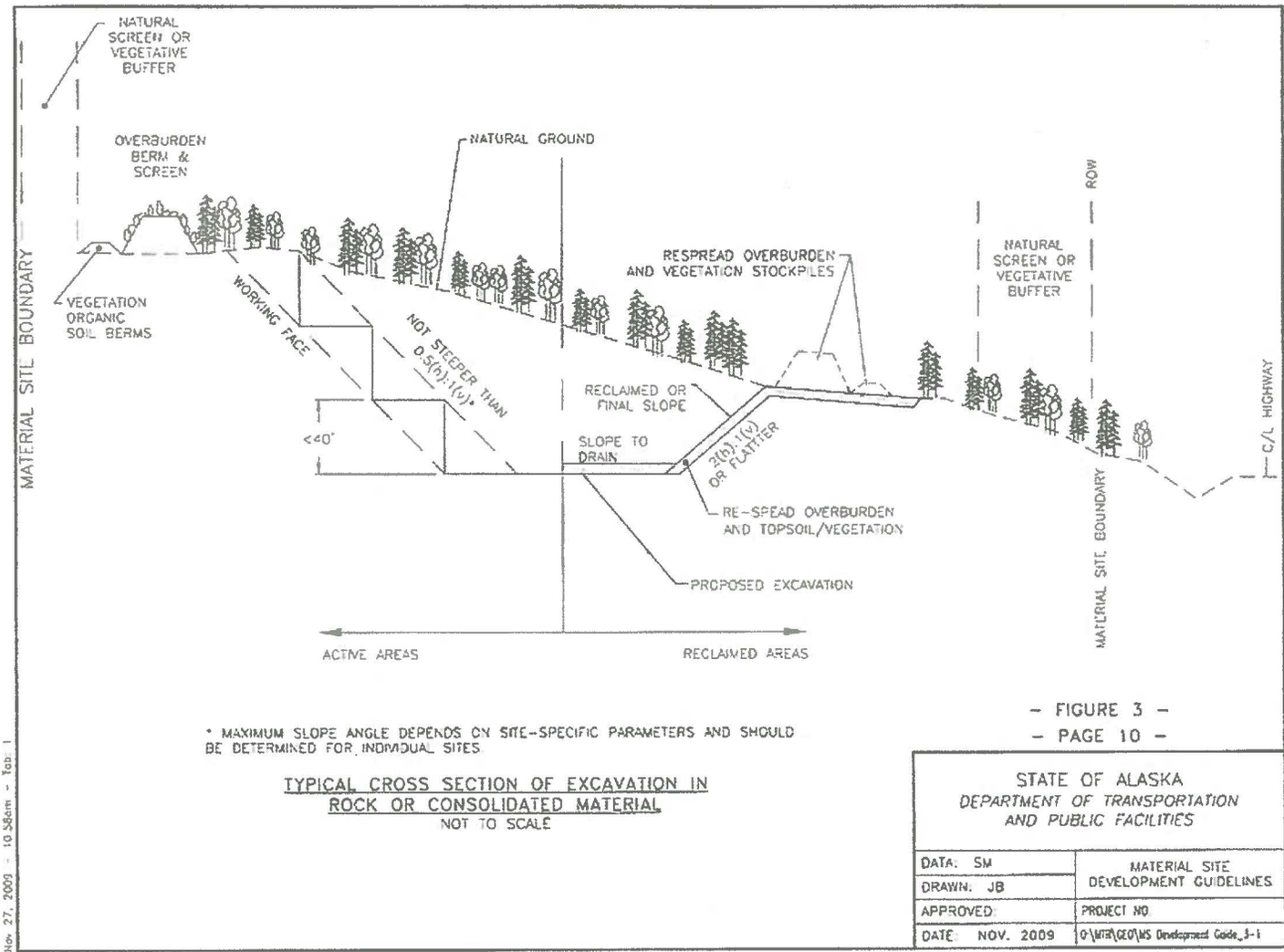
8. *Material stockpiling areas;*
9. *Overburden and reject stockpiling areas;*
10. *Other planned features, such as port-a-potties, offices, processing plants, temporary housing, well(s), weigh scales, explosive storage facilities, etc;*
11. *Final slope ratios and site drainage measures including grade and, when appropriate, day-lighting ditches or stream diversions;*
12. *Scale of drawing, North arrow, and specific dimensions as appropriate.*

Narrative

The mining and reclamation plan narrative may be made part of the sketch map or may be attached to the sketch map as conditions allow. Items to be addressed in the narrative shall include:

1. *Methods of operation;*
2. *Length and times of operation (day, month, year, and working hours);*
3. *Air and water pollution control measures;*
4. *Rehabilitation measures.*
5. *Blasting plan if applicable, detailing explosive and detonation types, onsite storage and duration of blasting.*

Figure 4: ADOT&PF typical cross section for mining consolidated material.



Nov. 27, 2009 - 10:58am - Tab. 1

Land Use Plan Conformance

Land Use Plan Name: Utility Corridor Management Plan

Date Approved/Amended: January 11, 1991

The proposed action falls within the Utility Corridor Resource Management Plan prepared by BLM. Mineral material extraction is addressed specifically on Pg. 2-108 of the Utility Corridor RMP, "Mineral material (gravel) sales would be allowed throughout the planning area with certain safeguards for specific areas (e.g., within the Jim River and Prospect Creek floodplains and the Ivishak River ACEC)."

Compliance with NEPA:

The Proposed Action is categorically excluded from further documentation under the National Environmental Policy Act (NEPA) in accordance with 516 DM 11.9 (E9), which states, "Renewals and assignments of leases, permits, or rights-of-way where no additional rights are conveyed beyond those granted by the original authorizations."

The proposed action must be screened against the extraordinary circumstances found in 43 CFR 46.215 and listed below. Any "yes" finding requires that an Environmental Assessment or Environmental Impact Statement be prepared for the Proposed Action.

EXTRAORDINARY CIRCUMSTANCES

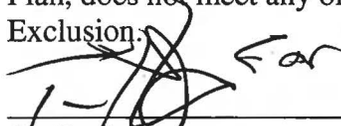
	YES	NO
1) May have significant impacts on public health or safety.		X
2) May have significant impacts on such natural resources and unique geographic characteristics as historic or cultural resources; park, recreation or refuge lands; wilderness areas; wild or scenic rivers; national natural landmarks; sole or principal drinking water aquifers; prime farmlands; wetlands (Executive Order 11990); floodplains (Executive Order 11988); national monuments; migratory birds; and other ecologically significant or critical areas.		X
3) May have highly controversial environmental effects or involve unresolved conflicts concerning alternative uses of available resources.		X
4) May have highly uncertain and potentially significant environmental effects or involve unique or unknown environmental risks.		X
5) Might establish a precedent for future action or represent a decision in principle about future actions with potentially significant environmental effects.		X
6) May have a direct relationship to other actions with individually insignificant but cumulatively significant environmental effects.		X
7) May have significant impacts on properties listed, or eligible for listing, on the National Register of Historic Places as determined by either the bureau or office.		X
8) May have significant impacts on species listed, or proposed to be listed, on the List of Endangered or Threatened Species, or have significant impacts on designated Critical Habitat for these species.		X
9) Might violate a Federal law, or a State, local, or tribal law or requirement imposed for the protection of the environment.		X
10) May have a disproportionately high and adverse effect on low income or minority populations (Executive Order 12898).		X
11) Might limit access to and ceremonial use of Indian sacred sites on Federal lands by Indian religious practitioners or significantly adversely affect the physical integrity of such sacred sites (Executive Order 13007).		X
12) Could contribute to the introduction, continued existence, or spread of noxious weeds or non-native invasive species known to occur in the area or actions that may promote the introduction, growth, or expansion of the range of such species (Federal Noxious Weed Control Act and Executive Order 13112).		X

Recommendation

I have found that the Proposed Action is compatible with the Utility Corridor Resource Management Plan, and is an action that can be categorically excluded. The Proposed Action does not trigger any of the Extraordinary Circumstances found in 516 DM Chapter 2, Appendix 2. I recommend that the Proposed Action be allowed and that an Environmental Assessment or Environmental Impact Statement is not needed.

Concurrence

I concur that the above action is in conformance with the Utility Corridor Resource Management Plan, does not meet any of the extraordinary circumstances, and qualifies as a Categorical Exclusion.



Shelly Jacobson
Field Manager
Central Yukon Field Office



Date

Contact Person

For additional information concerning this CX review, contact Darrel VandeWeg, Geologist, Central Yukon Field Office, at 907-474-2325.

**Decision for Categorical Exclusion DOI-BLM-AK-03000-2012-0040-CX
for ADOT&PF Mineral Material Pit Renewal**

Decision

It is my decision to approve the continued operation of a mineral material site located near mile post 291 of the Dalton Highway (T.09S., R.12E., Umiat Meridian, Section 33) as described as the proposed action in categorical exclusion DOI-BLM-AK-03000-2012-0040-CX. A mineral material free use permit will be issued to the State of Alaska, Department of Transportation and Public Facilities (ADOT&PF) for a period of 10 years in accordance with the regulations found in 43 CFR 3600 and pursuant to Title 3 of the Federal Land Policy and Management Act of 1976. The permit will be renewable.

Stipulations

The following stipulations will apply to this action:

Site-Specific Stipulations for Free Use Application and Permit for Mineral Material Permit # FF-93031:

1. The permittee/contractor will submit a detailed mining plan to BLM at least 30 days prior to start up for review and approval. The plan will include:
 - A map showing pit boundary, working face, stock piles, access to the pit
 - A detailed description of how the gravel will be extracted
 - Cross-section sketch of the current pit
 - Method(s) for mining that will not cause unnecessary and undue degradation of the gravel resource (best mining practices)
 - The types and number of equipment to be used on the project
 - Location of fuel storage on site (types of fuel tanks, fueling equipment, and quantity of fuel to be stored on site)
 - Equipment fueling plans (how fueling will be accomplished, where equipment will be fueled, and fuel spill plans)
 - Location of crew lodging facilities, if located on BLM land
 - Location of other construction material stored on site
 - Plans for human and solid waste disposal
2. Surface water flow will be diverted around the excavated pit to protect the water quality of the area.
3. The contractor/permittee will not conduct any ground-disturbing activities in areas where the BLM has identified federally listed sensitive plants occurring.
4. Maintain a 100 foot buffer along any creeks that flow through the pit. Maintain a 50-foot-wide buffer along the remaining site perimeter. Buffers will remain undisturbed.

5. Overburden and vegetation will be stockpiled separately on the perimeter of pit, adjacent to the 50 foot buffer. Storage of these materials will be in a manner that minimizes loss through erosion and allows for use in reclamation.
6. Unused and unneeded areas within the permitted area will be reclaimed prior to opening new areas within the same permitted area.
7. BLM staff will provide input to the permittee/contractor's mining and reclamation plan(s), when received 30 days in advance, in an effort to speed soil and vegetative recovery.
8. If the permittee/contractor chooses to have their employees camp on BLM land, a permit will be needed for camping. A permit request must be submitted to the BLM no less than 90 days prior to the start of work to allow for the time needed to process the camping permit.
9. The permittee/contractor shall prominently mark the work area boundary.
10. The permittee/contractor shall not expand or work outside of the area permitted under this authorization.
11. Activities shall be conducted in such a manner as to not cause damage or disturbance to any historical or archaeological sites and artifacts. The Antiquities Act (1906), Archaeological Resources Protection Act (1979), Federal Land Policy and Management Act (1976), and general United States property laws and regulations, all prohibit the appropriation, excavation, damage, or destruction of any historic or prehistoric ruin or monument, or any other object of antiquity situated on lands owned or controlled by the United States (16 USC 470; 16 USC 432; 43 U.S. 1733(a); 18 U.S.C. 1361; 18 U.S.C. 641; 43 CFR 8365.1). Such items include both prehistoric stone tools and sites, as well as historic log cabins, remnants of such structures, refuse dumps, and other such features. Should any such site be discovered during the permitted activity, the permittee should avoid impacting such materials, and immediately notify the authorized officer.
12. The permittee/contractor shall pay all the costs, as determined by the BLM archeologist, associated with the evaluation and mitigation of the paleontologic and cultural resources.
13. The permittee/contractor shall slope the side of the active work pit to prevent erosion and provide for the safety of humans and animals.
14. The permittee/contractor slope the pit floor to prevent erosion or create ponds to prevent the degradation of the water quality of adjacent streams.
15. The BLM and the permittee/contractor will develop the amount of fertilizer and seeding mixtures to be used when reclaiming the disturbed areas of this site as determined necessary at the time of pit closure.

16. A site Spill Prevention Control and Countermeasure Plan (SPCC) shall be written for the site if the amount of petroleum products stored or potential to store exceeds 1,320 gallons. The plan will be submitted to the Authorized Officer Representative (Darrel VandeWeg) for review and approval prior to storage of petroleum products greater than 1,320 gallons.
17. Transportation and storage of petroleum, oil and lubricants (POLs) shall be handled in a manner to ensure the products minimize the effects to the environment and human health. Gasoline, diesel, oils, greases and hydraulic fluids are a few of the most common POLs. All containers that are transferred to remote locations for everyday operations are to be stored within a containment area which has been constructed to contain 110% of the volume of the largest container. The containment area should be lined with an impermeable liner which is free of cracks or gaps and sufficiently impervious to contain leaks or spills. The containers shall be covered to eliminate the collection of rainwater within the containment area throughout the storage period.
18. Transfer of POLs to equipment shall be completed in a secure manner to minimize the possibility of contamination to the surrounding environment. At a minimum POL type absorbent pads shall be placed under the location to catch overflow or assist the operator in containing a spill, if one occurs. Fuel storage within 100 feet of a water body should be avoided where possible. If a refueling site is within 100 feet of a water body the holder shall exercise caution to ensure no release of POLs. Equipment that has been identified as having a fluid leak should have a drip basin under the leak area to ensure no release to the surrounding environment.
19. All hazardous materials storage containers must be labeled with the following information: Permittee's/contractor's name, contents of the container (name of the product that you put in the container, if not in the original container from the manufacturer), date the product was purchased/put in the container. (e.g. Northern Guides, Diesel Fuel, 2009)
20. Equipment repair by the permittee/contractor is allowed on the basis of the necessity to operate equipment on the site located within this permit. Equipment repair that has the potential to release fluids should be completed over an impermeable liner to ensure fluid migration to the environment does not occur.
21. All spills shall be contained and cleaned up as soon as the release has been identified. The release of POLs to any water body is to be reported to the Alaska Department of Environmental Conservation (ADEC) as soon as the person has knowledge of the release (in Fairbanks 457-2121 or 1-800-478-9300 outside normal business hours). Within 48 hours of a spill on public lands the permittee/contractor shall contact the Authorized Officer Representative, Darrel VandeWeg (907-474-2325) or Rebecca Hile (907-474-2371)
22. Attracting wildlife to food and garbage is prohibited. The permittee/contractor shall keep garbage or other wildlife attractants secured while awaiting their use or incineration.

Specifically, it is recommend that they use bear-proof containers, elevated caches or, where possible, suspend attractants from a tree or structure 10 feet up in the air and 12 feet away from the tree if attractants are stored on site.

23. Wildlife will not be harassed by the permittee/contractor; any of their employees or contractors.
24. Under the Migratory Bird Treaty Act (MTBA) it is illegal for anyone to “take” migratory birds, their nests, or their eggs. Destruction of active bird nests, eggs, or nestlings that can result from spring and summer vegetation clearing, grubbing, and other site preparation and construction activities would violate the MTBA. The recommended time frame for avoiding vegetation clearing is in Interior Alaska is May 1-July15.
25. The permittee/contractor is responsible for familiarizing him/herself and affiliates with the identification of invasive plant species that may occur in the area. The permittee/contractor will promptly report to the BLM, the location and extent any invasive plant infestations observed at, or near, the permitted mineral site.
26. Burial of garbage on public lands is not authorized. All solid waste (garbage), including incinerated ash shall be removed by the permittee/contractor from public lands and disposed of in an Alaska Department of Environmental Conservation (ADEC) approved waste disposal facility, unless otherwise specified. Solid waste combustibles may be incinerated in a contained and controlled manner.
27. Areas of operation shall be kept in a neat and sanitary condition at all times. Specific written instructions will be provided by the authorized officer's representative should it be required.
28. The permittee/contractor will follow the best management practices for dust abatement to keep dust at an acceptable level.
29. The federal government shall not be held responsible for protection of the permittee/contractors structures or their personal property from wildfire. The permittee/contractors will be held financially responsible for any actions or activity that results in a wildfire. Costs associated with wildfire include but are not limited to; Damage to natural resources and costs associated with suppression action taken on the fire.
30. Permittee/contractor will meet with BLM staff for a clear understanding of what the visual resource management objectives are prior to start of project.
 - a. Best Management Practices (i.e. graveling, watering) will be used to reduce fugitive dust along access roads during mining and hauling.
 - b. In consultation with BLM, any perennially flooded areas of the pit floor will be reclaimed to create wetland habitat as described in the North Slope Gravel Pit

Performance Guidelines (Alaska Department of Fish & Game Technical Report No. 93-9) booklet under the section: Non-floodplain Material Sites.

- c. In an effort to lessen visual impacts, heavy equipment used in association with the material extraction operations will be well hidden from view during the life of the material extraction project.
31. Permittee/contractor will meet with BLM Staff at the end of the life cycle of the material extraction project prior to final reclamation to define final configuration of the material extraction site.
32. Evidence of the Public Land Survey System (PLSS) and related Federal property boundaries will be identified and protected prior to commencement of any ground-disturbing activity. This will be accomplished by contacting BLM Cadastral Survey to coordinate data research, evidence examination and evaluation, and locating, referencing or protecting monuments of the PLSS and related land boundary markers from destruction. In the event of obliteration or disturbance of the Federal boundary evidence the responsible party shall immediately report the incident, in writing, to the Authorizing Official. BLM Cadastral Survey will determine how the marker is to be restored. The responsible party shall pay for all survey, investigation, penalties, and administrative costs.
33. Any survey information that is conducted prior to and/or following mining of this site will be shared with the BLM Cadastral Survey.

Rationale

1. Renew the existing mineral material pit is needed for this area.
2. The material needed from this mineral material pit will be used for a large ADOT&PF project and continued maintenance of the Dalton Highway.
3. There are no anticipated impacts to cultural resources. See attachment # 1.
4. The Proposed Action will not significantly restrict subsistence uses. See attachment # 2.
5. The proposed action is assigned the EFH determination: *will not affect*, and no further EFH consultation is required. See attachment # 3.

Appeal Procedures

This decision may be appealed to the Interior Board of Land Appeals, Office of Hearings and Appeals, in accordance with 43 CFR Part 4 and DOI Form 1842-1. The notice of appeal must be filed in the Bureau of Land Management Central Yukon Field Office (at the above address) within 30 days from receipt of this decision.



Shelly Jacobson, Manager
Central Yukon Field Office

9/25/12

Date

Contact Person

For additional information concerning this CX review and decision, contact Darrel VandeWeg, Geologist, Central Yukon Field Office, at 907-474-2325.