Structure Agreement

This letter has been provided to you as the owner of a structure on or within two hundred (200) feet of a proposed mine site. The State of Colorado, Division of Reclamation, Mining and Safety ("Division") requires that where a mining operation will adversely affect the stability of any significant, valuable and permanent man-made structure located within two hundred (200) feet of the affected land, the Applicant shall either:

- a) Provide a notarized agreement between the Applicant and the Person(s) having an interest in the structure, that the Applicant is to provide compensation for any damage to the structure; or
- b) Where such an agreement cannot be reached, the Applicant shall provide an appropriate engineering evaluation that demonstrates that such structure shall not be damaged by activities occurring at the mining operation; or
- c) Where such structure is a utility, the Applicant may supply a notarized letter, on utility letterhead, from the owner(s) of the utility that the mining and reclamation activities, as proposed, will have "no negative effect" on their utility. (*Construction Materials Rule 6.3.12 and Rule 6.4.19 & Hard Rock/Metal Mining Rule 6.3.12 and Rule 6.4.20*)

The Colorado Mined Land Reclamation Board ("Board") has determined that this form, if properly executed, represents an agreement that complies with Construction Materials Rule 6.3.12(a), Rule 6.4.19(a), and C.R.S. § 34-32.5-115(4)(e) and with Hard Rock/Metal Mining Rule 6.3.12(a), Rule 6.4.20(a), and C.R.S. § 34-32-115(4)(d). This form is for the sole purpose of ensuring compliance with the Rules and Regulations and shall not make the Board or Division a necessary party to any private civil lawsuit to enforce the terms of the agreement or create any enforcement obligations in the Board or the Division.

The following structures are located on or within 200 feet of the proposed affected area:

1.	Fremont County Road 157
2.	
3.	
4.	
5	
	(Please list additional structures on a separate page)

CERTIFICATION

The Applicant, Front Range Aggregates, LLC, (a wholly owned subsidiary of Martin Marietta) byJohn Anderson, as Regional V.P./G.M. Rocky Mountain Aggregate District, does hereby certify that Fremont County shall be compensated for any damage from the proposed mining operation to the above listed structure(s) located on or within 200 feet of the proposed affected area described within Exhibit A, of the ReclamationPermit Application for Parkdale Quarry, File Number M-1997-054.

This form has been approved by the Colorado Mined Land Reclamation Board pursuant to its authority under the Colorado Land Reclamation Act for the Extraction of Construction Materials and the Colorado Mined Land Reclamation Act for Hard Rock, Metal, and Designated Mining Operations. Any alteration or modification to this form shall result in voiding this form.

NOTARY FOR PERMIT APPLICANT

ACKNOWLEGED BY:

Applicant: Front Range Aggregates, LLC	
Representative Name: John Anderson	Signature:
Date: July 27, 2021	Title: <u>Regional VP/GM Rocky Mountain Agg. Dist.</u>
STATE OF)) ss. COUNTY OF)	
The foregoing was acknowledged before me th as	C C

My Commission Expires:_____

Notary Public

NOTARY FOR STRUCTURE OWNER

ACKNOWLEGED BY:			
Structure Owner: Fremont Co	inty		
Name:	Signature:		
Date	Title		
STATE OF			
COUNTY OF) SS.		
	ged before me thisday of, 20, by sof		
Notary Public	My Commission Expires:		