

MATANUSKA-SUSITNA BOROUGH

Planning and Land Use Department Development Services Division

350 East Dahlia Avenue • Palmer, AK 99645 Phone (907) 861-7822 • Fax (907) 861-8158 Email: PermitCenter@matsugov.us

APPLICATION FOR MATERIAL EXTRACTION BELOW OR WITHIN FOUR (4) FEET OF THE SEASONAL HIGH WATER

Carefully read instructions and applicable borough code. Fill out forms completely. Attach

TABLE - MSB 17.30.037 information as needed. Incomplete applications will not be processed. Extraction of material below or within four feet of the seasonal high water table requires a permit under this section except material extraction in navigable water performed under the authority of the state or federal government. \$1,500 for Conditional Use Permit for Material Extraction Below or within four feet of the seasonal high water table Prior to the public hearing, the applicant must also pay for mailing and advertising fees associated with the application. Applicants will be provided with a statement of advertising and mailing charges. Payment must be made prior to the application presentation before the Borough Planning Commission. Subject property Township: ______, Range: ______, Section: _____, Meridian____ MSB Account ID#____ SUBDIVISION: ______, LOT(S): _____, LOT(S): _____ STREET ADDRESS: (US Survey, Aliquot Part, Lat. /Long. etc) *** A legal description must be provided for partial-lot Interim Materials Districts *** **Ownership** A written authorization by the owner must be attached for an agent or contact person, if the owner is using one for the application. Is authorization attached? o Yes o No o N/A

Name of Property Owner Name of Agent/ Contact for application Address: Address: Phne: Hm ____ Fax____ Phne: Hm_____Fax____ Wk____Cell____ Wk____Cell___ E-mail E-mail

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<u>PRIOR</u> to submitting an application for a water table extraction permit, the	Attached
following requirements must be met and detailed written descriptions and	
documentation must be submitted with the application:	
1. Installation of a sufficient number of monitoring wells and test pits, as recommended by a qualified professional, to adequately determine groundwater flow direction, hydraulic gradient, water table and seasonal high water table elevation, and monitor groundwater quality upgradient and downgradient of the proposed activity on the property on which the activity will take place. Monitoring well and test pit locations must provide the qualified professional with adequate information to characterize the entire property that will be permitted for material extraction.	
a. Monitoring wells must be installed, maintained, and decommissioned	
in accordance with 18 AAC 80.015.	
b. Well casing elevations must be surveyed to a vertical accuracy of 0.01	
feet by a registered land surveyor.	
c. Monitoring well logs and a report must be submitted to the Alaska Department of Natural Resources (ADNR) prior to time of application. The submittal to ADNR must comply with Title 11 Alaska Administrative Code Chapter 93.140 (11 AAC 93.140) by showing well construction parameters and information.	
2. Collection of a sufficient number of representative groundwater samples, as recommended by a qualified professional, to determine baseline water quality.	
a. Baseline representative groundwater samples shall be collected biannually (either mid-summer and fall or fall and late winter) from monitoring wells, and at a minimum, be analyzed for arsenic, barium, cadmium, chromium, lead, mercury, selenium, silver, total nitrite/nitrates, phosphates, total dissolved solids, fecal coliform bacteria, benzene, toluene, ethylbenzene, and xylenes by appropriate methods approved by the state. Additional analytes shall be included if recommended by a qualified professional and based on review of regulated potential sources of contamination within one half-mile of the boundary of the property on which the activity will take place.	
b. Representative groundwater samples must be collected under supervision of a qualified professional using sampling methods and analytical methods as defined by a state-certified laboratory. Sampling methods must include documentation to assure acquisition of representative samples.	
3. Determination of seasonal high water table elevation, groundwater flow direction, hydraulic gradient, and water table elevation for the site shall be measured under supervision of a qualified professional.	
4. A written report must be completed by a qualified professional that makes a determination about the potential adverse effects to groundwater and surface water body elevation, groundwater and surface water quality, surrounding water users and adjacent properties. The determination must be based on available data, interpretations of the data and knowledge of groundwater processes.	
5. The written report (Refer to #4) must be submitted with the conditional use permit application and must provide the following information:	
a. Identify existing public water system sources (i.e., wells, springs, surface water intakes), as identified by the state, that are located within one half mile of the boundary of the property on which the activity will take place.	
b. Identify actual or presumed private drinking water wells located within	

inspect ADNR well log records available for properties within one half mile of the boundary of the property on which the activity will take place.	
c. Identify public drinking water source capture areas less than or equal to the distance of the two-year-time-of-travel isochron as identified or approved by the state, located within one-half mile of the boundary of the property on which the activity will take place.	
d. Identify existing regulated potential sources of contamination within at least one half-mile of the boundary of the property on which the activity will take place.	
e. Contain maps at appropriate scales presenting the results of the well search, the setbacks required by 17.30.037(D)(8), and illustrating wetlands and water bodies. At least one map must show identified potential sources of contamination.	
f. Include the water table elevation monitoring data, groundwater sampling analytical results, monitoring well logs and records of any test pits, and a discussion of the seasonal high water table determination.	
g. Evaluate subsurface hydrologic conditions and identify potential adverse effects that may occur as a result of material extraction. The evaluation of the hydrologic conditions shall include identifying confining layers.	
h. The report and all data relied upon in creation of the report must be provided to the borough and will be available to the public for inspection and review by members of the public.	
 6. A monitoring plan must be completed by a qualified professional with appropriate action levels requiring additional investigation and monitoring to assess potential adverse effects to groundwater or surface water. a. The monitoring plan must include a field sampling plan. 	
b. The plan must contain all well construction and development details.	
Administrative Permit for earth materials extraction or for an Interim Materials District (IMD), the application for a water table extraction permit must provide the following information:	ched
Administrative Permit for earth materials extraction or for an Interim Materials District (IMD), the application for a water table extraction permit must provide the following information: 1. A description of the proposed extent and depth of material extraction beneath the seasonal high water table.	ched
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permit period. Insurance coverage must include liability for providing comparable	
alternate sources of drinking water to all impacted parties served by any private or	
public water system adversely affected as a result of the activity.	
4. A certificate of Pollution Liability insurance with limits of \$1,000,000 per	
occurrence/\$1,000,000 aggregate including third party Bodily Injury and Property	
Damage and cleanup costs. If the Responsible party's Pollution Liability	
(Environmental) Insurance is written on a claims-made form, the Responsible	
party shall provide insurance for a period of three years after expiration or	
termination of the permit. The policy(s) must evidence a retroactive date, no later	
than the effective date of the conditional use permit.	
<u> </u>	Attached
The following operating standards for extraction within or below four feet of	Attacheu
the seasonal high water table must be met. Provide written detailed descriptions	
and attach to the application.	
1. Implement a monitoring plan that meets the requirements of this chapter. If	
existing wells will provide sufficient data, no additional wells are required.	
2. Implement the spill prevention, control and countermeasures plan in	
accordance with Environmental Protection Agency's requirements for above	
ground storage tank operations regardless of the quantity of petroleum products	
on-site.	
a. Fuel storage containers larger than 50 gallons shall be contained in	
impermeable berms and basins capable of retaining 110 percent of the storage	
capacity.	
b. Fuel storage containers 50 gallons or smaller shall not be placed	
directly on the ground, but shall be stored on a stable impermeable surface.	
c. Locate above ground storage tanks farthest from the path of	
groundwater flow to private and public water systems and farthest from state-	
approved drinking water source capture areas, and outside the setbacks for all	
drinking water sources.	
d. Equipment operating within the area of excavation must be maintained	
to minimize leaks of petroleum fluids. Equipment that releases petroleum fluids	
to the environment must be repaired as soon as practical. The responsible party or	
owner must contain the leaks immediately on discovery.	
e. In the event of a reportable release of regulated contaminants,	
notification must include the planning director and must occur concurrently with	
the state and federal agencies, if applicable.	
3. Groundwater flow direction, hydraulic gradient, and groundwater table	
elevation for the subject parcel must be measured at least monthly during active	
extraction. Monitoring wells must be maintained or replaced with equivalent	
monitoring wells.	
4. Collect groundwater samples biannually prior to seasonal excavation startup	
and within two weeks of seasonal shutdown from the down-gradient and cross-	
gradient monitoring wells. Sample collection must be conducted in accordance	
with sampling methods defined by a state certified laboratory.	
a. Representative groundwater samples must be analyzed at a minimum,	
for benzene, toluene, ethylbenzene, xylenes, and total dissolved solids, by	
methods approved by a certified laboratory as well as any analyte identified in the	
water quality monitoring data with a concentration within 15 percent of the	
applicable water quality standards established by state regulation. Groundwater	
sample analysis must include testing for analytes that may indicate water quality	
changes including, but not limited to, pH, conductivity, nitrates, sulfates, sodium,	
changes merading, our not immed to, pri, conductivity, inflates, surfaces, soundin,	

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calcium, magnesium, bicarbonate, and potassium.	
b. Analytical sampling results and water elevation monitoring data must	
be retained for two years following completion of reclamation activities and must	
be provided to the planning director upon request.	
i. If the monitoring data indicates that a maximum contaminant	
level set under 18 AAC 80 has been exceeded, or if the water level	
measurements indicate a shift, beyond natural variability, in the elevation	
of the water table, the owner or responsible party must report that result to	
the planning department within 48 hours of notification.	
c. A qualified professional must annually submit a report to the planning	
department that includes:	
i. A table of monitoring results.	
ii. Water quality sample analytical results in a table that includes	
the appropriate maximum contaminant levels established under 18 AAC	
80.	
iii. Water table elevation monitoring data.	
5. Operations must not breach or extract material from a confined aquifer or a	
confining layer beneath a perched aquifer currently used as a drinking water	
source.	
a. If evidence suggests a confined aquifer or confining layer has been	
breached, or if groundwater or surface water elevation changes rapidly or beyond	
natural variation, the planning director must be notified within 24-hours.	
i. A hydrologic assessment, conducted by a qualified professional,	
to determine the affected area and the nature and degree of effects and a	
description of potential repair or mitigation options must be submitted to	
the planning director within 14 calendar days of notification.	
ii. Repair or mitigation sufficient to address identified effects must	
be initiated as soon as practical, not to exceed 45 calendar days from the	
date the assessment is received by the planning director.	
6. Proof of insurance as required by 17.30.037(C)(4) to mitigate impacts arising	
from the extraction activity must be maintained until completion and acceptance	
of reclamation activities.	
7. Operations should be conducted in accordance with the current publication of	
the State of Alaska's User Manual Best Management Practices for Gravel Pits.	
8. Operations must maintain the following setbacks:	
a. 65 feet from the property line, except where operations encompass	
contiguous parcels and extraction within four-feet of the seasonal high water table	
is proposed across adjoining lot lines.	
b. 500 feet from the nearest downgradient drinking water source.	
c. 350 feet from the nearest cross-gradient drinking water source.	
d. 200 feet from the nearest upgradient drinking water source.	
i. Minimum separation distances must not apply to drinking	
water sources constructed after a permit to extract material below the	
water table has been issued	

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OWNER'S STATEMENT: I am owner of the	e following property:	
MSB Tax parcel ID #(s) I hereby apply for approval of material extractitable on that property as described in this applic		and, feet of the seasonal high water
I understand all activity must be conducted in MSB 17.30 and with all other applicable borouquality, water quality, and use and storage of 17.28.040.	ugh, state or federal laws, in	ncluding but not limited to, air
I understand that other rules such as local, state restrictions may be applicable and other permit borough may also impose conditions and safe welfare and ensure the compatibility of the use	its or authorization may be guards designed to protect	required. I understand that the
I understand that it is my responsibility to ider covenants, plat notes, and deed restrictions, incl		
I understand that this permit and zoning status my responsibility to disclose the requirements of when I sell the land.		
I understand that changes from the approved Borough Planning Commission or Assembled documentation of compliance with approved relegal status, and may result in penalties.	bly. I understand that fa	ailure to provide applicable
I understand it is my responsibility to provide reports, notification of proposed changes, and of this property and to whom I assign responsibility	contact information for appr	roved person(s) to whom I sell
I grant permission for borough staff member application and monitor compliance with permi when the activity is occurring and, with prior no	t requirements. Such access	will at a minimum, be allowed
The information submitted in this application is	accurate and complete to the	ne best of my knowledge.
Signature: Property Owner	Printed Name	Date
Signature: Agent	Printed Name	Date

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