

## **ENVIRONMENTAL PROTECTION AND ENHANCEMENT ACT**

BEING RSA 2000, c. E-12 (the "Act")

### **Amendment No. 2**

To

ENVIRONMENTAL PROTECTION ORDER EPO-EPEA-35659-05

Mantle Materials Group, Ltd., previously JMB Crushing Systems Inc.  
P.O. Box 6977  
Bonnyville, AB T9N 2H4

Byron Levkulich, Director  
JMB Crushing Systems Inc.  
1400 16<sup>th</sup> Street, Suite 320  
Denver CO 80202  
United States

Aaron Patsch, Director  
JMB Crushing Systems Inc.  
1400 16<sup>th</sup> Street, Suite 320  
Denver CO 80202  
United States

Jeffrey Buck, former Director  
JMB Crushing Systems Inc.  
3439 Keswick Boulevard SW  
Edmonton, AB  
T6W 3B2

Collectively referred to as the "Parties"

**WHEREAS** Environmental Protection Order No.35659-05 (the "EPO") was issued to the Parties on March 11, 2021;

**WHEREAS** on May 1, 2021, JMB Crushing Systems Inc. amalgamated with Mantle Materials Group, Ltd. and continued as Mantle Materials Group, Ltd. ("Mantle");

**WHEREAS** on May 3, 2021 Amendment no.1 to the EPO was issued to the Parties;

**WHEREAS** on July 13, 2022, Mantle requested an amendment to the EPO, to allow it to “process and sell the large oversize rock material out of the Buksa pit 15048-03-00 (EPO 35659-05).”

**WHEREAS** Mantle has indicated that the “operations would be processing (sorting, breaking), loading and hauling of existing piles” between the dates of July 18, 2022 to October 15, 2022;

**WHEREAS** section 243 (1) (a) of the *Environmental Protection and Enhancement Act* states the Director may amend a term or condition of an environmental protection order;

**THEREFORE**, I Maxwell Harrison, Director, North Region, pursuant to section 243 of the *Environmental Protection and Enhancement Act*, **DO HEREBY ORDER**:

1. Clause 1 of the EPO be deleted and replaced with:  
“The Parties shall not extract any aggregate material from the Pit.”
2. Clause 1a. be inserted after Clause 1 as follows:  
“The Parties shall not remove any stockpiled aggregate material from the Pit except for the removal of no greater than 2000 cubic meters of stockpiled “large oversize rock material” from July 20, 2022 to October 15, 2022 from the areas within the Pit shown with a pink outline and labelled as ‘Oversize’ on the map in Appendix A to the Amendment;
3. A New Clause 1b. be inserted after Clause 1a as follows:  
“The Parties shall provide notice to the Director by email no later than 7 days after the work described in Clause 1a. is complete. This notice shall include an estimate of the amount of material removed off site.”

DATED at the City of Edmonton in the Province of Alberta, this Tuesday on the 25<sup>th</sup> day of July 2022.

Maxwell Harrison,  
Compliance Manager,  
Regulatory Assurance Division, Northern Region

**Section 91 of the *Environmental Protection and Enhancement Act* may provide a right of appeal against this decision to the Alberta Environmental Appeals Board. There may be a strict time limit for filing such an appeal. A copy of section 91 is enclosed. For further information, please contact the Board Secretary at #306 Peace Hills Trust Tower, 10011 - 109 Street, Edmonton, Alberta, T5J 3S8; telephone (780) 427-6207; fax (780) 427-4693.**

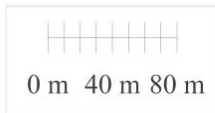
**Notwithstanding the above requirements, the Party shall obtain all necessary approvals in complying with this order.**

Take notice that this environmental protection order is a remedial tool only, and in no way precludes any enforcement proceedings being taken regarding this matter under this Act or any other legislation.

Further, contravention of the Environmental Protection Order may lead to additional enforcement proceedings, up to and including prosecution.

**Appendix A**

Buksa Oversize Ops



**NE 24-056-07-W4M**