



GARY R. HERBERT
Governor
SPENCER J. COX
Lieutenant Governor

State of Utah
DEPARTMENT OF NATURAL RESOURCES
Division of Water Rights

MICHAEL R. STYLER
Executive Director

KENT L. JONES
State Engineer/Division Director

October 1, 2014

CML METALS CORPORATION
912 W 1600 S
ST. GEORGE, UT 84770

Dear Applicant:

RE: MONITOR WELL#: 1471004M00

Regarding your request to drill 2 MONITOR WELL(S), the anticipated drilling depths will exceed the minimum regulated and reporting depth of 30 feet, thereby requiring permission from the Division of Water Rights to proceed with this project.

The specifications outlined in your well project request dated October 1, 2014, meet the State Engineer's requirements and permission is **HEREBY GRANTED**. Therefore, this letter is your authorization to proceed with the construction of the well(s) in accordance with those specifications and with respect to the following provisions:

- 1) Small diameter casing is to be used in the construction of the well(s) and no more water is to be diverted than is necessary to determine the quality of the groundwater by obtaining representative samples as required by the project.
- 2) The well(s) must be drilled by a currently licensed Utah driller and must be drilled in a manner consistent with the construction standards cited in the Utah State Administrative Rules for Well Drillers (R655-4 UAC).
- 3) The enclosed Driller (START) Card form must be given to the licensed driller for his submittal prior to commencing well construction. The other enclosed form is the 'Applicant Card.' It is **YOUR RESPONSIBILITY** to sign and return this Applicant Card form to our office upon well completion.
- 4) At such time as the well(s) are no longer utilized to monitor ground water or the intent of the project is terminated, the well(s) must be permanently abandoned in a manner consistent with the Administrative Rules (R655-4 UAC).
- 5) **THIS PERMIT MAY NOT BE THE ONLY AUTHORIZATION NEEDED TO DRILL A WELL.** The applicant is responsible for obtaining other permits/authorizations from federal agencies, other state agencies, and/or local jurisdictions as applicable. Moreover, if the applicant is not the landowner, it is the applicant's responsibility to ensure that approvals/permissions have been obtained to trespass and drill a well(s) on the property. **THIS PERMIT DOES NOT GIVE AUTHORIZATION TO TRESPASS ON PRIVATE PROPERTY.**

NOTE: Please be aware that your permission to proceed with the drilling under this authorization expires April 1, 2015.

Sincerely,

Nathan Nels for:

Kurt Vest, P.E.
Regional Engineer