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|  **COLORADO DEPARTMENT OF TRANSPORTATION****PERMISSION TO ENTER PROPERTY** | Project Code: 23559 |
| Project No: FBR R200-267  |
| Location: S 2, T27S, R58W  |
| Property Owner: Gary & Havilah Hall  |
| Property address/location : State Highway 350 @ MP 50.58  | SH No:350 | Mile post or station: 47.13 and 50.58  |
| **The undersigned property owner, owner’s representative, or lessee hereby grants permission to the Colorado Department of Transportation, its contractors, agents, and all others deemed necessary by the Department, to enter the property identified above and perform the following activities:**  |
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| DESCRIPTION OF WORK TO BE DONE[ ]  Perform preliminary land surveys, including; recovery of, and measurements to, horizontal and vertical survey marks;  topographic survey which includes the modeling of ground terrain and the measuring and mapping of physical  features; and the placement of temporary survey stakes.[ ]  Conduct preliminary environmental surveys to identify the presence of archaeological, historical, paleontological or  ecological resources, and perform noise or air quality measurements. These surveys may include the exterior  inspection of structures and buildings; the collection of chipped stone, biological, botanical, or fossil specimens; or  sampling of subsurface soil material.[ ]  Perform real estate appraisal, or other physical inspections necessary to review the property, including any  structures for possible acquisition.[ ]  Conduct soils or hydraulics investigation, including sampling and subsurface investigation, to determine drainage  characteristics, soil types or other geologic conditions or activity. [ ]  The use of hand tools, drill rig, supply truck, and other assigned vehicles are usually involved in the subsurface  investigation. CDOT and its authorized representatives may penetrate the land surface with equipment and  temporary installation of monitoring devices. No installation is allowed that would interfere with the use and  occupancy of the property by the Owner or any Lessee. Any installation of monitoring equipment or devices must  be removed within\_\_\_\_\_\_\_ months of the initial installation of such devices, unless other arrangements have been  made in writing between CDOT and the Property Owner.[ ]  To the extent that CDOT or its authorized representative modifies the surface of the land in any way, it shall  reasonably restore the land surface to the condition that existed prior to any such modification. [ ]  The attached exhibit depicts the area within the Owner’s property that CDOT and its authorized representatives are  entitled to enter, and if necessary, temporarily install monitoring equipment or devices. Conditions requested by Owner:

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| **Permission granted by:** (check one)[ ]  Property owner[ ]  Property owner’s representative[ ]  Lessee | Name (please print)Gary & Havilah Hall |
| Signature\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ | Date\_\_\_\_\_\_\_\_\_\_\_\_  |
| Home address (if lessee) | Phone(\_\_\_ ) |
| Owner’s home address2384 RD 9, Model Co 81059 | Work phone ( )  |
| **Permission received by:**  | Name & title (please print) |
| Signature\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ | Date\_\_\_\_\_\_\_\_\_\_  |