D 2013-009

EXECUTIVE ORDER

Declaring a Disaster Emergency
Due to the Royal Gorge Fire in Fremont County

Pursuant to the authority vested in the Governor of the State of Colorado and, in particular, pursuant relevant portions of C.R.S. § 28-3-104 and relevant portions of the Colorado Disaster Emergency Act, C.R.S. § 24-33.5-701, et seq., I, John W. Hickenlooper, Governor of the State of Colorado, hereby issue this Executive Order declaring a state of disaster emergency due to the Royal Gorge Fire in Fremont County, Colorado and making resources available to fight the fire and address the disaster emergency.

1. Background and Purpose

The Governor is responsible for meeting the dangers to the state and people presented by disasters. The Colorado Disaster Emergency Act defines a disaster as “the occurrence or imminent threat of widespread or severe damages, injury or loss of life or property resulting from any natural cause or cause of human origin, including but not limited to . . . fire.” C.R.S. § 24-33.5-703(3).

On June 11, 2013 at 1256 hours, the Royal Gorge Fire was reported south of the Royal Gorge Bridge and Arkansas River. This wind-driven fire quickly grew in size and intensity, prompting the evacuation of 190 homes and subsequently the Colorado Territorial Correctional Facility. The fire started on the south side of river and spotted to the north side. All available firefighting resources were committed to firefighting and structural protection.

At approximately 1420 hours the Fremont County Sheriff determined that the fire exceeded the ability of the county and other local resources to contain and extinguish the fire and requested transfer of the fire to the State of Colorado under the Emergency Fire Fund (EFF) provisions.

Because the fire was increasing in intensity and rapidly spreading, the Governor’s Authorized Representative (GAR) notified Federal Emergency Management Agency (FEMA) at 1448 hours that the Royal Gorge fire could threaten such destruction as would constitute a major disaster and assistance under the Fire Management Assistance Grant (FMAG) Program may be requested.
At 1526 hours the Division of Fire Prevention and Control completed its assessment and
determined that the fire met the criteria for EFF designation. The EFF request was approved by
the Governor at 1530 hours on June 11, 2013.

At 1630 hours the Division of Fire Prevention and Control completed its assessment and
determined that the fire met the criteria for making a request for federal assistance under the
FMAG Program. The GAR submitted the request to FEMA at 1648 hours. FEMA notified the
GAR at 2059 hours that the request was approved.

II. Declaration and Directives

A. The Royal Gorge Fire constitutes a disaster emergency under C.R.S. § 24-33.5-704.
   My order of June 11, 2013 at 1604 hours, declaring a disaster emergency is hereby
   memorialized by this Executive Order and shall have the full force and effect of law as if
   it were contained within this Executive Order.

B. The State Emergency Operations Plan is hereby activated. All State departments and
   agencies shall take whatever actions may be required and requested by the Director of
   the Office of Emergency Management, including provision of appropriate staff and
   equipment as necessary.

C. Pursuant to C.R.S. § 24-33.5-706(4), the funds in the Disaster Emergency Fund are
   hereby found insufficient to pay for fire suppression efforts related to the Royal Gorge
   Fire. Therefore, it is ordered that $4,500,000 be transferred into the Disaster
   Emergency Fund from the General Fund appropriation in Fiscal Year 2012-13 to the
   Controlled Maintenance Trust Fund. It is further ordered that $4,500,000 from the
   Disaster Emergency Fund is encumbered to pay for the fire suppression, response, and
   recovery effort related to the Royal Gorge Fire since its inception.

   Included in the specified amount is $195,000 for recovery related to this disaster. These
   funds may be used to pay for disaster recovery resources as approved by the Director of
   the Office of Emergency Management to assist with state and local government costs
   incurred during and as a result of the current disaster emergency, including costs
   incurred by non-profit organizations on behalf of local government entities. The
   Director of the Colorado Office of Emergency Management is hereby authorized and
directed to allocate the funding to the appropriate agencies and execute awards,
purchase orders or other mechanisms to effect the allocation of the funds. These funds
shall remain available for this purpose for eighteen months from the date of this
Executive Order, and any unexpended funds shall remain in the Disaster Emergency
Fund.
D. My verbal orders activating the National Guard and authorizing the utilization of National Guard assets to fight the Royal Gorge Fire and enforce the laws of the State of Colorado as provided in C.R.S. § 28-3-104 are hereby memorialized by this Executive Order and shall have the full force and effect of law as if they were contained within this Executive Order.

E. The Colorado Department of Public Safety is authorized and directed to coordinate application to the federal government for funds available for reimbursement and to coordinate application for any other funds available related to this disaster emergency.

III. Duration

This Executive Order shall expire thirty days from June 11, 2013, unless extended further by Executive Order, except that the funds described in paragraph II(C) above shall remain available for the described purposes for eighteen months from the date of this Executive Order.

GIVEN under my hand and the Executive Seal of the State of Colorado this twelfth day of June, 2013.

[Signature]

John W. Hickenlooper
Governor