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State of Utah
DEPARTMENT OF NATURAL RESOURCES
DIVISION OF OIL, GAS AND MINING

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OK

September 18, 2001

Johnny Pappas, Sr. Environmental Engineer
Plateau Mining Corporation
847 Northwest Highway 191
Helper, Utah 84526

Re: Approval of Unit Train Loadout Seed Mix and Silo Blast Plan, Plateau Mining Corporation, Star Point Mine, C/007/006-AM01D, Outgoing File

Dear Mr. Pappas:

The above-referenced amendment is hereby-approved effective September 18, 2001. A stamped incorporated copy is enclosed for insertion into your copy of the Mining and Reclamation Plan. A copy of our Technical Analysis is also enclosed for your information.

If you have any questions, please call me at (801) 538-5325.

Sincerely,

A handwritten signature in black ink that reads "Daron R. Haddock".

Daron R. Haddock
Permit Supervisor

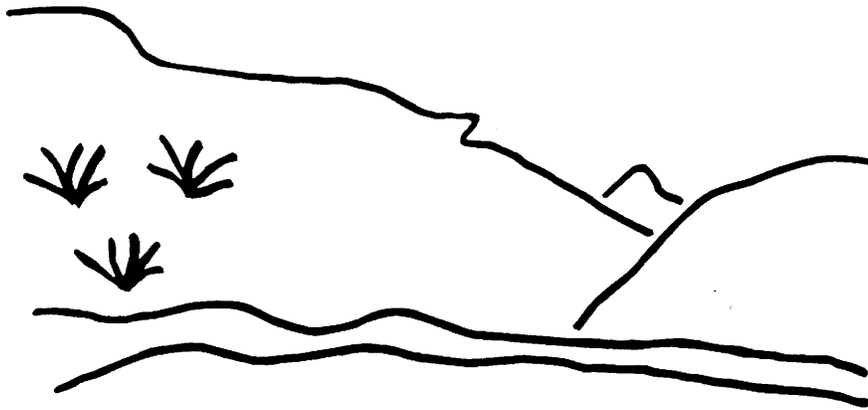
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Enclosure:

cc Joe Wilcox, OSM
Richard Manus, BLM
Elaine Zieroth, USFS (2)
Mark Page, Water Rights w/o
Dave Ariotti, DEQ w/o
Derris jones, DWR w/o
Price Field Office

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State of Utah



Utah Oil Gas and Mining

Coal Regulatory Program

Star Point Mine
Unit Train Seed Mix / Silo Blasting Plan
C/007/006-AM01D
Technical Analysis
September 17, 2001

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INTRODUCTION

TECHNICAL ANALYSIS

INTRODUCTION

This amendment modifies the unit train loadout seed mixture and provides a blasting plan for the silo. Reclamation work for the unit train loadout is expected to be completed in fall of 2001.

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September 17, 2001

INTRODUCTION

OPERATION PLAN

OPERATION PLAN

FISH AND WILDLIFE INFORMATION

Regulatory Reference: 30 CFR 784.21, 817.97; R645-301-322, -301-333, -301-342, -301-358.

Minimum Regulatory Requirements:

Protection and enhancement plan

Each application shall include a description of how, to the extent possible using the best technology currently available, the operator will minimize disturbances and adverse impacts on fish and wildlife and related environmental values, including compliance with the Endangered Species Act, during the surface coal mining and reclamation operations and how enhancement of these resources will be achieved where practicable. This description shall apply, at a minimum, to species and habitats identified. The description shall include: protective measures that will be used during the active mining phase of operation. Such measures may include the establishment of buffer zones, the selective location and special design of haul roads and powerlines, and the monitoring of surface water quality and quantity; and, enhancement measures that will be used during the reclamation and postmining phase of operation to develop aquatic and terrestrial habitat. Such measures may include restoration of streams and other wetlands, retention of ponds and impoundments, establishment of vegetation for wildlife food and cover, and the placement of perches and nest boxes. Where the plan does not include enhancement measures, a statement shall be given explaining why enhancement is not practicable.

Each operator shall, to the extent possible using the best technology currently available: ensure that electric powerlines and other transmission facilities used for, or incidental to, underground mining activities on the permit area are designed and constructed to minimize electrocution hazards to raptors, except where the Division determines that such requirements are unnecessary; locate and operate haul and access roads so as to avoid or minimize impacts on important fish and wildlife species or other species protected by State or Federal law; design fences, overland conveyors, and other potential barriers to permit passage for large mammals except where the Division determines that such requirements are unnecessary; and, fence, cover, or use other appropriate methods to exclude wildlife from ponds which contain hazardous concentrations of toxic-forming materials.

Endangered and threatened species

No underground mining activity shall be conducted which is likely to jeopardize the continued existence of endangered or threatened species listed by the Secretary or which is likely to result in the destruction or adverse modification of designated critical habitats of such species in violation of the Endangered Species Act of 1973, as amended (16 U.S.C. 1531 et seq.). The operator shall promptly report to the Division any State- or federally-listed endangered or threatened species within the permit area of which the operator becomes aware. Upon notification, the Division shall consult with appropriate State and Federal fish and wildlife agencies and, after consultation, shall identify whether, and under what conditions, the operator may proceed.

Bald and golden eagles

No underground mining activity shall be conducted in a manner which would result in the unlawful taking of a bald or golden eagle, its nest, or any of its eggs. The operator shall promptly report to the Division any golden or bald eagle nest within the permit area of which the operator becomes aware. Upon notification, the Division shall consult with the U.S. Fish and Wildlife Service and also, where appropriate, the State fish and wildlife agency and, after consultation, shall identify whether, and under what conditions, the operator may proceed.

Nothing in these regulatory requirements shall authorize the taking of an endangered or threatened species or a bald or golden eagle, its nest, or any of its eggs in violation of the Endangered Species Act of 1973, as amended, 16 U.S.C. 1531 et seq., or the Bald Eagle Protection Act, as amended, 16 U.S.C. 668 et seq.

Wetlands and habitats of unusually high value for fish and wildlife

The operator conducting underground mining activities shall avoid disturbances to, enhance where practicable, restore, or replace, wetlands and riparian vegetation along rivers and streams and bordering ponds and lakes. Underground mining activities shall avoid disturbances to, enhance where practicable, or restore habitats of unusually high value for fish and wildlife.

Analysis:

Protection and Enhancement Plan

The unit train loadout silo has been idled and the conveyor removed for over a year. The silo was checked August 30, 2001 for bats, raptor nest and other wildlife. No inhabitants of the silo were observed. The permit commits to conducting site specific monitoring during demolition and reclamation activities. A plan will be developed if any species of concern are found.

Findings:

Information provided in the amendment meets the minimum regulatory requirements of the fish and wildlife information for the operation plan.

USE OF EXPLOSIVES

Regulatory Reference: 30 CFR 817.61, 817.62, 817.64, 817.66, 817.67, 817.68; R645-301-524.

Minimum Regulatory Requirements:

General Requirements

These requirements apply to surface blasting activities incident to underground coal mining, including, but not limited to, initial rounds of slopes and shafts. Each operator shall comply with all applicable State and Federal laws and regulations in the use of explosives.

All surface blasting operations incident to underground mining shall be conducted under the direction of a certified blaster. Certificates of blaster certification shall be carried by blasters or shall be on file at the permit area during blasting operations. A blaster and at least one other person shall be present at the firing of a blast. Any blaster who is responsible for conducting blasting operations at a blasting site shall be familiar with the site-specific performance standards and give direction and on-the-job training to persons who are not certified and who are assigned to the blasting crew or assist in the use of explosives.

An anticipated blast design shall be submitted if blasting operations will be conducted within 1,000 feet of any building used as a dwelling, public building, school, church or community or institutional building or 500 feet of active or abandoned underground mines. The blast design may be presented as part of a permit application or at a time, before the blast, approved by the Division. The blast design shall contain sketches of the drill patterns, delay periods, and decking and shall indicate the type and amount of explosives to be used, critical dimensions, and the location and general description of structures to be protected, as well as a discussion of design factors to be used, which protect the public and meet the applicable airblast, flyrock, and ground-vibration standards. The blast design shall be prepared and signed by a certified blaster. The Division may require changes to the design submitted.

Preblasting survey

At least 30 days before initiation of blasting, the operator shall notify, in writing, all residents or owners of dwellings or other structures located within 1/2 mile of the permit area how to request a preblasting survey. A resident or owner of a dwelling or structure within 1/2 mile of any part of the permit area may request a preblasting survey. This request shall be made, in writing, directly to the operator or to the Division, who shall promptly notify the operator. The operator shall promptly conduct a preblasting survey of the dwelling or structure and promptly prepare a written report of the survey. An updated survey of any additions, modifications, or renovations shall be performed by the operator if requested by the resident or owner.

The operator shall determine the condition of the dwelling or structure and shall document any preblasting damage and other physical factors that could reasonably be affected by the blasting. Structures such as pipelines, cables, and transmission lines, and cisterns, wells, and other water systems warrant special attention; however, the assessment of these structures may be

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limited to surface conditions and other readily available data. The written report of the survey shall be signed by the person who conducted the survey. Copies of the report shall be promptly provided to the Division and to the person requesting the survey. If the person requesting the survey disagrees with the contents and/or recommendations contained therein, he or she may submit to both the operator and the Division a detailed description of the specific areas of disagreement. Any surveys requested more than 10 days before the planned initiation of blasting shall be completed by the operator before the initiation of blasting.

General performance standards

The operator shall notify, in writing, residents within 1/2 mile of the blasting site and local governments of the proposed times and locations of blasting operations. Such notice of times that blasting is to be conducted may be announced weekly, but in no case less than 24 hours before blasting will occur. Unscheduled blasts may be conducted only where public or operator health and safety so require and for emergency blasting actions. When an operator conducts an unscheduled surface blast incidental to underground coal mining operations, the operator, using audible signals, shall notify residents within 1/2 mile of the blasting site and document the reason. All blasting shall be conducted between sunrise and sunset unless nighttime blasting is approved by the Division based upon a showing by the operator that the public will be protected from adverse noise and other impacts. The Division may specify more restrictive time periods for blasting.

Blasting signs, warnings, and access control

The operator shall conspicuously place signs reading "Blasting Area" along the edge of any blasting area that comes within 100 feet of any public-road right-of-way, and at the point where any other road provides access to the blasting area and at all entrances to the permit area from public roads or highways, place conspicuous signs which state "Warning! Explosives in Use," which clearly list and describe the meaning of the audible blast warning and all-clear signals that are in use, and which explain the marking of blasting areas and charged holes awaiting firing within the permit area.

Warning and all-clear signals of different character or pattern that are audible within a range of 1/2 mile from the point of the blast shall be given. Each person within the permit area and each person who resides or regularly works within 1/2 mile of the permit area shall be notified of the meaning of the signals in the blasting notification.

Access within the blasting areas shall be controlled to prevent presence of livestock or unauthorized persons during blasting and until an authorized representative of the operator has reasonably determined that no unusual hazards, such as imminent slides or undetonated charges, exist and access to and travel within the blasting area can be safely resumed.

Control of adverse effects

Blasting shall be conducted to prevent injury to persons, damage to public or private property outside the permit area, adverse impacts on any underground mine, and change in the course, channel, or availability of surface or ground water outside the permit area.

Airblast shall not exceed the maximum limits specified in the regulations at the location of any dwelling, public building, school, church, or community or institutional building outside the permit area. The maximum airblast and ground-vibration standards shall not apply at structures owned by the permittee and not leased to another person or at structures owned by the permittee and leased to another person, if a written waiver by the lessee is submitted to the Division before blasting.

Flyrock travelling in the air or along the ground shall not be cast from the blasting site: more than one-half the distance to the nearest dwelling or other occupied structure; beyond the area of control; or beyond the permit boundary.

In all blasting operations, except as otherwise authorized, the maximum ground vibration shall not exceed the values approved by the Division. All structures in the vicinity of the blasting area, such as water towers, pipelines and other utilities, tunnels, dams, impoundments, and underground mines shall be protected from damage by establishment of a maximum allowable limit on the ground vibration, submitted by the operator and approved by the Division before the initiation of blasting.

The maximum allowable ground vibration shall be reduced by the Division beyond the limits otherwise provided by this section, if determined necessary to provide damage protection. The Division may require an operator to conduct seismic monitoring of any or all blasts and may specify the location at which the measurements are taken and the degree of detail necessary in the measurement.

Records of blasting operations

The operator shall retain a record of all blasts for at least 3 years. Upon request, copies of these records shall be made available to the Division and to the public for inspection.

Analysis:

General

The amendment was modified to include a detailed blasting plan. The plan was reviewed by the Division and OSM's staff and found to comply with both State and Federal regulation. Blasting will be conducted under the supervision of a blaster certified by the Division. All other relevant requirements of R645-301-524 have been met.

Findings:

The information provided in the proposed amendment is adequate to meet the requirements of the blasting section of the Utah coal rules.

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REVEGETATION

Regulatory Reference: 30 CFR 785.18, 817.111, 817.113, 817.114, 817.116; R645-301-244, -301-353, -301-354, -301-355, -301-356, -302-280, -302-281, -302-282, -302-283, -302-284.

Minimum Regulatory Requirements:

Revegetation: General requirements

The permittee shall establish on regraded areas and on all other disturbed areas except water areas and surface areas of roads that are approved as part of the postmining land use, a vegetative cover that is in accordance with the approved permit and reclamation plan and that is: diverse, effective, and permanent; comprised of species native to the area, or of introduced species where desirable and necessary to achieve the approved postmining land use and approved by the Division; at least equal in extent of cover to the natural vegetation of the area; and, capable of stabilizing the soil surface from erosion.

The reestablished plant species shall: be compatible with the approved postmining land use; have the same seasonal characteristics of growth as the original vegetation; be capable of self-regeneration and plant succession; be compatible with the plant and animal species of the area; and, meet the requirements of applicable State and Federal seed, poisonous and noxious plant, and introduced species laws or regulations.

The Division may grant exception to these requirements when the species are necessary to achieve a quick-growing, temporary, stabilizing cover, and measures to establish permanent vegetation are included in the approved permit and reclamation plan.

When the Division approves a cropland postmining land use, the Division may grant exceptions to the requirements related to the original and native species of the area. Areas identified as prime farmlands must also meet those specific requirements as specified under that section.

Revegetation: Timing

Disturbed areas shall be planted during the first normal period for favorable planting conditions after replacement of the plant-growth medium. The normal period for favorable planting is that planting time generally accepted locally for the type of plant materials selected.

Revegetation: Mulching and other soil stabilizing practices

Suitable mulch and other soil stabilizing practices shall be used on all areas that have been regraded and covered by topsoil or topsoil substitutes. The Division may waive this requirement if seasonal, soil, or slope factors result in a condition where mulch and other soil stabilizing practices are not necessary to control erosion and to promptly establish an effective vegetative cover.

Revegetation: Standards for success

Success of revegetation shall be judged on the effectiveness of the vegetation for the approved postmining land use, the extent of cover compared to the cover occurring in natural vegetation of the area, and the general requirements for Revegetation. Standards for success and statistically valid sampling techniques for measuring success shall be selected by the Division and included in an approved regulatory program.

Standards for success shall include criteria representative of unmined lands in the area being reclaimed to evaluate the appropriate vegetation parameters of ground cover, production, or stocking. Ground cover, production, or stocking shall be considered equal to the approved success standard when it is not less than 90 percent of the success standard. The sampling techniques for measuring success shall use a 90-percent statistical confidence interval (i.e., a one-sided test with a 0.10 alpha error).

Standards for success shall be applied in accordance with the approved postmining land use and, at a minimum, the following conditions:

- 1.) For areas developed for use as grazing land or pasture land, the ground cover and production of living plants on

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- the revegetated area shall be at least equal to that of a reference area or such other success standards approved by the Division.
- 2.) For areas developed for use as cropland, crop production on the revegetated area shall be at least equal to that of a reference area or such other success standards approved by the Division.
 - 3.) For areas to be developed for fish and wildlife habitat, recreation, shelter belts, or forest products, success of vegetation shall be determined on the basis of tree and shrub stocking and vegetative ground cover. Such parameters are described as follows: minimum stocking and planting arrangements shall be specified by the Division on the basis of local and regional conditions and after consultation with and approval by the State agencies responsible for the administration of forestry and wildlife programs. Consultation and approval may occur on either a programwide or a permit-specific basis; trees and shrubs that will be used in determining the success of stocking and the adequacy of the plant arrangement shall have utility for the approved postmining land use. Trees and shrubs counted in determining such success shall be healthy and have been in place for not less than two growing seasons. At the time of bond release, at least 80 percent of the trees and shrubs used to determine such success shall have been in place for 60 percent of the applicable minimum period of responsibility; and, vegetative ground cover shall not be less than that required to achieve the approved postmining land use.

For areas to be developed for industrial, commercial, or residential use less than 2 years after regrading is completed, the vegetative ground cover shall not be less than that required to control erosion.

For areas previously disturbed by mining that were not reclaimed to the requirements of the performance standards and that are remined or otherwise redisturbed by surface coal mining operations, as a minimum, the vegetative ground cover shall be not less than the ground cover existing before redisturbance and shall be adequate to control erosion.

The period of extended responsibility for successful revegetation shall begin after the last year of augmented seeding, fertilizing, irrigation, or other work, excluding husbandry practices that are approved by the Division.

In areas of more than 26.0 inches of annual average precipitation, the period of responsibility shall continue for a period of not less than five full years. Vegetation parameters identified for grazing land or pasture land and cropland shall equal or exceed the approved success standard during the growing seasons of any two years of the responsibility period, except the first year. Areas approved for the other uses shall equal or exceed the applicable success standard during the growing season of the last year of the responsibility period.

In areas of 26.0 inches or less average annual precipitation, the period of responsibility shall continue for a period of not less than 10 full years. Vegetation parameters shall equal or exceed the approved success standard for at least the last 2 consecutive years of the responsibility period.

The Division may approve selective husbandry practices, excluding augmented seeding, fertilization, or irrigation, provided it obtains prior approval from the Director as a State Program Amendment that the practices are normal husbandry practices, without extending the period of responsibility for revegetation success and bond liability, if such practices can be expected to continue as part of the postmining land use or if discontinuance of the practices after the liability period expires will not reduce the probability of permanent revegetation success. Approved practices shall be normal husbandry practices within the region for unmined lands having land uses similar to the approved postmining land use of the disturbed area, including such practices as disease, pest, and vermin control; and any pruning, reseeding, and transplanting specifically necessitated by such actions.

Analysis:

General Requirements

Seed mixtures have been designed to correspond to the different plant communities found in the disturbed areas. If the areas are drill seeded, they will be seeded at a rate of one-half that given in the seed mixture tables. However, most areas will be broadcast seeded to maintain the surface roughness. Five seed mixtures (Tables 341.220a through 341.220i) will be used for final reclamation seeding. These are:

<u>Name of Mixture</u>	<u>Table No.</u>	<u>Areas of Use</u>
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Forest Service Areas(2)	341.220g and h 341.220i and j	Gentry Mtn Shaft Mudwater Canyon Breakout Corner Canyon Fan
Unit Train Loadout	341.220a and b	Unit train loadout area (saltbush type)
Mountain Grassland	341.220c and f	Star Point No. 1 Mine Area, Lion Deck Portal Area
Sagebrush Area	341.220c and d	Refuse Pile, Topsoil Stockpile, Lower Office, Wash Plant, Conveyor, Lion Deck Portal Access Road

These areas are also shown on Maps 341.100g thru 341.100i.

Performance standards require the vegetative cover to be comprised of species native to the area, have the same seasonal characteristics of growth, and be capable of plant succession. No warm season species were observed in the silo disturbed area during a site visit on May 1, 2001 by Division Biologists. The seed application timing, seed mix species and rates are conducive to establishing a vegetative cover to meeting the performance standards. In addition to seeding, the operator will transplant serviceberry and black sagebrush to ensure a diverse community.

Findings:

Information provided in the amendment is considered adequate to meet the minimum revegetation requirements of this section.

BONDING AND INSURANCE REQUIREMENTS

Regulatory Reference: 30 CFR 800; R645-301-800, et seq.

Minimum Regulatory Requirements:

General

After a permit application has been approved, but before a permit is issued, the applicant shall file with the Division, on a form prescribed and furnished by the Division, a bond or bonds for performance made payable to the Division and conditioned upon the faithful performance of all the requirements of the Act, the regulatory program, the permit, and the reclamation plan.

The bond or bonds shall cover the entire permit area, or an identified increment of land within the permit area upon which the operator will initiate and conduct surface coal mining and reclamation operations during the initial term of the permit. As surface coal mining and reclamation operations on succeeding increments are initiated and conducted within the permit area, the permittee shall file with the Division an additional bond or bonds to cover such increments.

The operator shall identify the initial and successive areas or increments for bonding on the permit application map and

RECLAMATION PLAN

shall specify the bond amount to be provided for each area or increment. Independent increments shall be of sufficient size and configuration to provide for efficient reclamation operations should reclamation by the Division become necessary.

An operator shall not disturb any surface areas, succeeding increments, or extend any underground shafts, tunnels, or operations prior to acceptance by the Division of the required performance bond.

The applicant shall file, with the approval of the Division, a bond or bonds under one of the following schemes to cover the bond amounts for the permit area as determined: a performance bond or bonds for the entire permit area; a cumulative bond schedule and the performance bond required for full reclamation of the initial area to be disturbed; or, an incremental-bond schedule and the performance bond required for the first increment in the schedule.

Form of bond

The Division shall prescribe the form of the performance bond. The Division may allow for: a surety bond; a collateral bond; a self-bond; or a combination of any of these bonding methods.

Performance bond liability shall be for the duration of the surface coal mining and reclamation operation and for a period which is coincident with the operator's period of extended responsibility for successful revegetation or until achievement of the reclamation requirements of the Act, regulatory programs, and permit, whichever is later.

With the approval of the Division, a bond may be posted and approved to guarantee specific phases of reclamation within the permit area provided the sum of phase bonds posted equals or exceeds the total amount required. The scope of work to be guaranteed and the liability assumed under each phase bond shall be specified in detail.

Isolated and clearly defined portions of the permit area requiring extended liability may be separated from the original area and bonded separately with the approval of the Division. Such areas shall be limited in extent and not constitute a scattered, intermittent, or checkerboard pattern of failure. Access to the separated areas for remedial work may be included in the area under extended liability if deemed necessary by the Division.

The bond liability of the permittee shall include only those actions which he or she is obligated to take under the permit, including completion of the reclamation plan, so that the land will be capable of supporting the postmining land use approved. Implementation of an alternative postmining land use which is beyond the control of the permittee, need not be covered by the bond. Bond liability for prime farmland shall be specific to include productivity requirements.

Determination of bond amount

The amount of the bond required for each bonded area shall: be determined by the Division; depend upon the requirements of the approved permit and reclamation plan; reflect the probable difficulty of reclamation, giving consideration to such factors as topography, geology, hydrology, and revegetation potential; and, be based on, but not limited to, the estimated cost submitted by the permit applicant.

The amount of the bond shall be sufficient to assure the completion of the reclamation plan if the work has to be performed by the Division in the event of forfeiture, and in no case shall the total bond initially posted for the entire area under 1 permit be less than \$10,000.

An operator's financial responsibility for repairing material damage resulting from subsidence may be satisfied by the liability insurance policy required in this section.

Terms and conditions for liability insurance

The Division shall require the applicant to submit as part of its permit application a certificate issued by an insurance company authorized to do business in the United States certifying that the applicant has a public liability insurance policy in force for the surface coal mining and reclamation operations for which the permit is sought. Such policy shall provide for personal injury and property damage protection in an amount adequate to compensate any persons injured or property damaged as a result of the surface coal mining and reclamation operations, including the use of explosives, and who are entitled to compensation under the applicable provisions of State law. Minimum insurance coverage for bodily injury and property damage shall be \$300,000 for each occurrence and \$500,000 aggregate.

The policy shall be maintained in full force during the life of the permit or any renewal thereof and the liability period necessary to complete all reclamation operations under this Chapter.

The policy shall include a rider requiring that the insurer notify the Division whenever substantive changes are made in the policy including any termination or failure to renew.

The Division may accept from the applicant, in lieu of a certificate for a public liability insurance policy, satisfactory

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evidence from the applicant that it satisfies applicable State self-insurance requirements approved as part of the regulatory program and the requirements of this section.

Analysis:

Determination of Bond Amount

The demolition cost for the silo has already been included in the bond. The current estimate for the silo's demolition is \$340,238. The demolition cost includes conservative estimates for on-site disposal of concrete debris.

Findings:

The requirements of this section of the regulations are considered adequate in regard to the silo demolition.

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