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

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December 13, 2000

David Miller, Resident Agent
Lodestar Energy, Inc.
HC 35 Box 370
Helper, Utah 84526

RE: Technical Review and Analysis, Federal Lease Addition, Lodestar Energy, Inc., Horizon Mine, [REDACTED] SR00B, Out [REDACTED]

Dear Mr. Miller:

The Division has completed a review of your application to add the federal lease to the Horizon mine. A few deficiencies have been identified in your application which prevent us from approving it at this time. These deficiencies will need to be adequately addressed before we can issue a permit for the federal lease. A copy of the Technical Analysis (TA), which details the additional information that is required is enclosed. Please review it carefully. Lodestar Energy Inc. must provide the required information by no later than February 14, 2001.

We look forward to your response. If you have any questions, please call me at (801) 538-5325 or Joe Helfrich at (801) 538-5290.

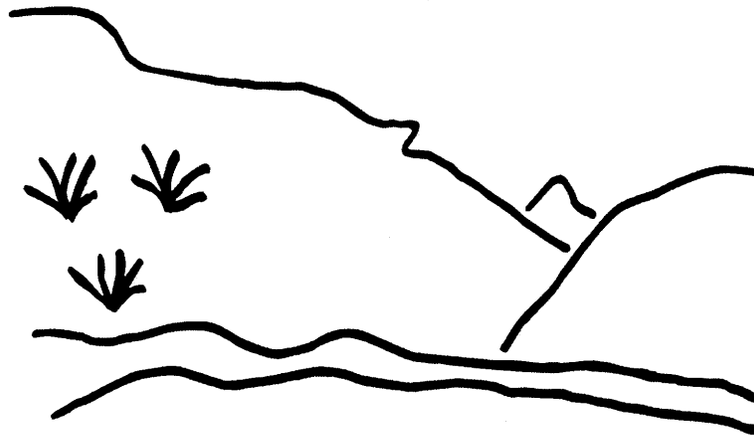
Sincerely,

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

Daron R. Haddock
Permit Supervisor

jch/sm
Enclosures:
cc: Price Field Office
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State of Utah



Utah Oil Gas and Mining

Coal Regulatory Program

Horizon Mine
Beaver Creek Tract Lease Addition #UTU-74804
C/007/020- SR00B
Analysis and Findings
December 8, 2000

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TECHNICAL ANALYSIS

INTRODUCTION

On August 21, 2000 Lodestar Energy, Inc., submitted a proposal to expand underground mining operations in Horizon Mine. According to R645-303-224.100 the proposed expansion is considered a significant revision (SR) since the permit change increases the subsurface operations 15 percent, or greater, of the current permit area. The SR will add approximately 711 acres to the current permit area identified in the approved MRP. Division determined the SR to be Administratively Complete on 10/26/00.

This technical analysis review evaluates the technical completeness issues of the SR. The SR expands coal mining operations north, in the Fish Creek Graben Zone. Mining will still take place in Federal Coal Lease UTU-74804, for which the operator has right of entry.

The SR extends the underground mining operation in the Hiawatha coal seam up to a vertical boundary established by Beaver Creek. The SR proposal should not effect or cause revisions to the mine pad area or surface hydrologic structures. The operator has obtained a UPDES, mine water discharge permit to discharge directly into a receiving stream. Thus no new structure designs are required.

The reason this mining limit was established at the creek is because the groundwater regime has not been characterized beyond the proposed boundary, although the federal lease and coal reserves extend farther north, well HZ-95-1 is the northern most monitoring site established to identify groundwater characteristics at depth, especially in the vicinity of the intended coal seam.

Prior to mine expansion, beyond this proposed boundary, baseline information is needed to characterize the ground-water in and adjacent to the graben.

SUMMARY OF OUTSTANDING DEFICIENCIES

The Technical Analysis the proposed permit changes is not complete at this time. A summary of those outstanding deficiencies is provided below. Additional comments may also be found within the analysis and findings of the Draft Technical Analysis which have not been presented in this summary. Upon finalization of this review, any outstanding deficiencies will be evaluated for compliance with the regulatory requirements. Such deficiencies may be conditioned to the requirements of the permit issued by the Division, result in denial of the proposed permit changes, or may result in other executive or enforcement actions as deemed necessary by the Division at that time to achieve compliance with the Utah Coal Regulatory Program.

Accordingly, the permittee must address those deficiencies as found within this Draft Technical Analysis and provide the following, prior to approval, in accordance with the requirements of:

R645-301-221, Plate 8-2, [Permit] Area Soils Map soil type boundaries should be clearly differentiated from the contour lines. 14

R645-300-141 and R645-301-525.420, The permittee must show on Plate 3-3 those areas where subsidence is scheduled to occur (a subsidence zone.) The red line that shows the extent of second mining angle of draw appears to only show the areas where second mining will not occur and not the limit of subsidence. Also since second mining will occur on the west side of the permit boundary up to that boundary the Division is concerned that subsidence will occur outside the permit boundary. 46

R645-301-120, ❶ The page references in the text of the application need to coincide with the references in the table of contents for chapter three in the application. ❷ Plates 3-9, 3-10, and the raptor survey need to be listed in the table of contents for chapter three. 8

R645-301-322.200, A revision to plate 10-1 to include the location, and identification of the three nests identified during the 2000 raptor survey. The raptor legends on Plate 10-1 and the survey map need to be clear and coincide. The table of contents needs to reference the Raptor survey map. 14

R645-301-333, The current plan, (chapter 10, section 10.5 page 10-37), indicates that "raptors and their offspring will be protected from disturbance and subsidence." However the plan does not indicate how the raptors will be protected. The applicant needs to develop and implement a mitigation plan in cooperation with Wildlife Resources and the Division. 48

R645-301-521.190, The permittee must give the Division additional information on the permit and disturbed area boundaries. The additional information is as follows:
❶ The legal description of the permit area (the permittee may use the term parts of a quarter quarter section). ❷ The number of acres owned by the Federal, State and local governments and fee land in the permit area. ❸ The legal description of

SUMMARY OF OUTSTANDING DEFICIENCIES

the disturbed area (the permittee may use the term parts of a quarter quarter section). ④ The number of acres in the disturbed area. ⑤ The AutoCAD files in stand alone format that show the permit and disturbed area boundaries. 12

R645-301-522 and R634-301-521.190, The permittee must give the Division additional about the coal recovery plan. The additional information must be similar to that found in the R2P2. The Division suggests that the permittee incorporate the R2P2 into the amendment or documentation that the BLM has approved the R2P2. 45

R645-301-525.440, The permittee must install monitoring stations that will show if subsidence occurs in the Beaver Creek buffer zone and that subsidence has not occurred outside the western permit boundary. 46

R645-301-622.100, Approximate locations of the bore-holes and measured sections used to make geologic cross sections (Plates 6-2 and 6-3) in the current MRP are shown on small index maps and tabulated in Tables 6-3 and 6-4. The relationship of these cross sections to the proposed revised permit area is not clear. A few bore holes are shown on Plate 7-1, but only one (LMC-4) of the bore holes used to construct these cross sections is shown on that map, and none are shown on Plate 6-1. Locations of the bore-holes and measured sections used to construct these cross sections need to be shown accurately on Plate 6-1 or 7-1 or other suitable map. 18

R645-301-622.100, Locations of the Beaver Creek Coal Company drill holes, which were used to determine the properties of the roof and floor rock, are supposed to be on Plate 3-3 (page 6-17) but there are no bore holes indicated on Plate 3-3, neither in the current MRP nor in the SR. 18

R645-301-725, The operator should provide a table of the baseline parameters. Division guidelines request that baseline parameters be collected at low flow for monitored sites every fifth year prior to permit renewal. 39

R645-301-725, The operator must show the right to use the described water and, must include in the plan information, which demonstrates the rights to the proposed water use(s) related to mining activities was granted for a new five year term beginning in year 2000. 39

GENERAL CONTENTS

IDENTIFICATION OF INTERESTS

Regulatory Reference: 30 CFR 773.22; 30 CFR 778.13; R645-301-112

Analysis:

Chapter 1 of the federal lease application is an introduction describing where mining activities are currently located, and the location of the proposed federal lease addition, (plate 1-1). Over all changes to the current operation and reclamation plan are relatively minor.

Ownership and control information is in Chapter 2 and appendix 2-4. The applicant/permittee is Lodestar Energy Inc., incorporated under the laws of the State of Delaware and is in good standing and has legal corporate existence. The application includes Lodestar's address, telephone number, resident agent, and employer identification number. The officers and directors of Lodestar Energy Inc., and corporate structure are also identified and are in good standing with the Applicant Violator System. The Resident agent accepting service of process is David Miller and the abandoned mine fee will be paid by Marilyn Adamson. The application includes the MSHA numbers for the Horizon and Horizon # 2 Mine.

Findings:

Information provided in the proposal is adequate to meet the requirements of this section of the regulations. When the application is at or near final approval an AVS check is recommended.

VIOLATION INFORMATION

Regulatory Reference: 30 CFR 773.15(b); 30 CFR 773.23; 30 CFR 778.14; R645-300-132; R645-301-113

Analysis:

Neither the applicant nor any of its subsidiaries, affiliates or persons controlled by or under common control with the applicant has had a federal or state permit revoked or suspended or revoked, nor forfeited a bond in the last five years. There are no outstanding notices of violation.

Findings:

Information provided in the proposal is adequate to meet the requirements of this section of the regulations.

RIGHT OF ENTRY

Regulatory Reference: 30 CFR 778.15; R645-301-114

Analysis:

The Right of Way through BLM lands was incorporated into the Beaver Creek Tract coal lease UTU 74804 on September 1, 1998. Federal coal can only be mined within this right of way. The application includes copies of the leases for the areas proposed to be added to the permit area, and the legal descriptions in these leases match the areas shown on the permit area maps. The applicant with and under the direction of the BLM has requested a modification to stipulation 10 of Exhibit A of the federal lease agreement.

Findings:

Information provided in the proposal is adequate to meet the requirements of this section of the regulations.

LEGAL DESCRIPTION AND STATUS OF UNSUITABILITY CLAIMS

Regulatory Reference: 30 CFR 778.16; 30 CFR 779.12(a); 30 CFR 779.24(a)(b)(c); R645-300-121.120; R645-301-112.800; R645-300-141; R645-301-115.

Analysis:

The application includes the legal description and this matches the areas shown on the permit area maps. Copies of the leases for the areas proposed to be added to the permit area are located in appendix 2-3.

The proposed operations will neither be within 100 feet of a public road nor within 300 feet of an occupied dwelling. Coal haulage at the existing mine is within 100 feet of a public road, but the plan contains approval letters from Carbon County regarding use of the public road. The letters are included in Appendix 3-1 and discussed in chapter 3.

According to the current MRP and application, no portion of the area to be permitted is within an area designated as unsuitable for mining, (plate 1-1).

Findings:

Information provided in the proposal is adequate to meet the requirements of this section of the regulations.

PERMIT TERM

Regulatory References: 30 CFR 778.17; R645-301-116.

GENERAL CONTENTS

Analysis:

The current permit term for the applicant's permit is five years and expires October 1, 2001.

Findings:

Information provided in the proposal is adequate to meet the requirements of this section of the regulations.

PUBLIC NOTICE AND COMMENT

Regulatory References: 30 CFR 778.21; 30 CFR 773.13; R645-300-120; R645-301-117.200.

Analysis:

The application includes a copy of the proof of publication containing the required information. The advertisements ran from October 31, through November 21, 2000, in The Sun Advocate. A copy of the affidavit of publication was received December 4, 2000.

No facilities would be used in common with any other permitted operation.

Findings:

Information provided in the proposal is adequate to meet the requirements of this section of the regulations.

FILING FEE

Regulatory Reference: 30 CFR 777.17; R645-301-118.

Analysis:

A copy of the filing fee is currently on file with the division, there is no fee required for this revision to the operation and reclamation plan.

Findings:

Information provided in the proposal is adequate to meet the requirements of this section of the regulations.

PERMIT APPLICATION FORMAT AND CONTENTS

Regulatory Reference: 30 CFR 777.11; R645-301-120.

Analysis:

The application format and contents are in concert with the requirements and guidelines of the Utah Coal Regulatory Program.

There are two minor deficiencies noted in the table of contents for chapter three, the page references match the current plan but do not coincide with the text in the application and Plates 3-9, 3-10, and the raptor survey are not listed.

Findings:

Information provided in the proposal is not adequate to meet the requirements of this section of the regulations. Prior to approval the applicant needs to provide the following in accordance with:

R645-301-120, ① The page references in the text of the application need to coincide with the references in the table of contents for chapter three in the application. **②** Plates 3-9, 3-10, and the raptor survey need to be listed in the table of contents for chapter three.

REPORTING OF TECHNICAL DATA

Regulatory Reference: 30 CFR 777.13; R645-301-130.

Analysis:

The applicants technical data has been analyzed under the requirements of the regulations. Authorized and certified entities.

Findings:

Information provided in the proposal is adequate to meet the requirements of this section of the regulations.

MAPS AND PLANS

Regulatory Reference: 30 CFR 777.14; R645-301-140.

Analysis:

The maps and plans provided in the application as required are prepared by a certified professional engineer to appropriate scale.

GENERAL CONTENTS

Findings:

Information provided in the proposal is adequate to meet the requirements of this section of the regulations.

COMPLETENESS

Regulatory Reference: 30 CFR 777.15; R645-301-150.

Analysis:

The information in the application was determined to be administratively complete on October 11, 2000. The applicant has also stated in the application that the information is believed to be complete and correct.

Findings:

Information provided in the proposal is adequate to meet the requirements of this section of the regulations.

ENVIRONMENTAL RESOURCE INFORMATION

ENVIRONMENTAL RESOURCE INFORMATION

Regulatory Reference: Pub. L 95-87 Sections 507(b), 508(a), and 516(b); 30 CFR 783., et. al.

GENERAL

Regulatory Reference: 30 CFR 783.12; R645-301-411, -301-521, -301-721.

Analysis:

The application submitted by the operator/applicant pertains largely to the underground extension of the mine. There will not be any new surface development. Surface impacts have been discussed, but not expected. As with all mining there exists the potential of mine subsidence that can migrate to upper geologic units and effect surface and ground water systems, which can in-turn affect land use. The applicant has submitted information which considers potential impacts and describes means and methods to prevent or mitigate any impacts. Information pertaining to the surface disturbance, structures and their reclamation is provided in the Horizon MRP.

Findings:

The applicant has submitted information to evaluate the proposed SR area and mining techniques and methods to conduct mining operations.

PERMIT AREA

Analysis:

Regulatory Requirements: 30 CFR 783.12; R645-301-521.

The permittee shows the new and old permit boundaries on Plate 1-1. That plate was certified by David Miller, a registered professional engineer. Plate 1-1 shows the following:

- The old and new permit boundaries
- The disturbed area boundary
- Township, range and sections
- Topography (80-foot contours)
- Roads and stream

The permittee did not include a legal description of the permit area. The permittee did include a legal description of the leases but the lease area and the permit area are not always the same. The Division needs to know the following information about the permit and disturbed areas:

- The legal description of the permit area (the permittee may use the term parts of a quarter quarter section.)

- The number of acres owned by the Federal, State and local governments and fee land in the permit area.
- The legal description of the disturbed area (the permittee may use the term parts of a quarter quarter section.)
- The number of acres in the disturbed area.
- The AutoCAD files in stand alone format the show the permit and disturbed area boundaries.

Findings:

Information provided in the proposed amendment is not considered adequate to meet the requirements of this section. Prior to approval, the permittee must provide the following in accordance with:

R645-301-521.190, The permittee must give the Division additional information on the permit and disturbed area boundaries. The additional information is as follows:
① The legal description of the permit area (the permittee may use the term parts of a quarter quarter section). ② The number of acres owned by the Federal, State and local governments and fee land in the permit area. ③ The legal description of the disturbed area (the permittee may use the term parts of a quarter quarter section). ④ The number of acres in the disturbed area. ⑤ The AutoCAD files in stand alone format that show the permit and disturbed area boundaries.

HISTORIC AND ARCHEOLOGICAL RESOURCE INFORMATION

Regulatory Reference: 30 CFR 783.12; R645-301-411.

Analysis:

The SR proposal extends the underground operations. There is no change to the approved MRP, Appendix 5-1.

Findings:

CLIMATOLOGICAL RESOURCE INFORMATION

Regulatory Reference: 30 CFR 783.18; R645-301-724.

Analysis:

Climate is discussed in Chapter 11. The climate information in the plan was gathered the monitoring site of nearby Skyline Mine. The plan puts the respective average annual temperatures for 1993, at the Skyline Mine at 37.7°F. The respective cumulative annual precipitation amounts for these same locations at 27.37 inches. The coldest month of 1993 was January, with an average temperature of -9°F, while the warmest month was August, with an average temperature of 80°F.

Findings:

The plan contains no site-specific climatological data, but an approximate range of data can be determined from the information scattered throughout the plan. The Division finds that this information meets the minimum regulatory requirements. The Division recommends, however, that the operator set up a weather station at the site so that precipitation events can be correlated with other monitoring data.

VEGETATION RESOURCE INFORMATION

Regulatory Reference: 30 CFR 783.19; R645-301-320.

Analysis:

Chapter 9 of the current operation and reclamation plan provides the vegetation resource information. Plate 9-1 depicting the vegetative communities and acreage has been updated to include the proposed permit area expansion. Vegetative communities include Oakbrush, Salina Wildrye, Maple/Oakbrush/Aspen, Fir/aspen, Alpine Herb/Grassland, Manzanita, and Sagebrush/grass/Rabbitbrush. This information is adequate to predict the potential for reestablishing vegetation. Since there is no surface disturbance proposed with the mining in this area it is unlikely that there will be a need for reclamation practices to occur.

Findings:

Information provided in the proposal is adequate to meet the requirements of this section of the regulations.

FISH AND WILDLIFE RESOURCE INFORMATION

Regulatory Reference: 30 CFR 784.21; R645-301-322.

Analysis:

The Fish and Wildlife Information in the application is referenced in section 3.6 et sec, and discussed in chapter 10 of the current plan. Plate 10-1 has been revised to include the proposed addition to the permit area. This map shows the proposed permit boundary, the location of two raptor nests and big game habitat. The map should be revised to show the identification and location of the three nests located during the May 12, 2000 raptor survey. The proposed addition to the permit area is divided into critical year long elk habitat and critical summer deer and elk habitats. There is an additional map labeled 2000 Raptor Survey Jump Creek Quad. The map should be identified as a plate to coincide with the other maps in the plan, the table of contents also needs to reference this map. The legend is unclear as the Cooper's Hawk, Falcon, Prairie Falcon, Raven and Unknown are all identified by various shades of a dot symbol. The map is in black and white. Apparently the coverage from which the map was generated was in color. There are three digit numbers associated with each of the nests shown on the map, 482- Golden Eagle-inactive, 484-Golden Eagle-old/dilapidated, 936-American Kestrel-active

Findings:

The information contained in this section of the application is not adequate to meet the requirements of the regulations. Prior to approval the applicant needs to provide the following in accordance with:

R645-301-322.200, A revision to plate 10-1 to include the location, and identification of the three nests identified during the 2000 raptor survey. The raptor legends on Plate 10-1 and the survey map need to be clear and coincide. The table of contents needs to reference the Raptor survey map.

SOILS RESOURCE INFORMATION

Regulatory Reference: 30 CFR 783.21; 30 CFR 817.22; 30 CFR 817.200(c); 30 CFR 823; R645-301-220; R645-301-411.

Analysis:

Section 2.117 states that the disturbed area contains 8.23 acres. The bond covers 9.15 acres. The permit and disturbed area boundaries are shown in Plate 1-1.

Chapter 8 covers soil survey information. A soil survey was conducted in 1990. The survey was conducted by Richard Foster, of the SCS. A disturbed area soils map Plate 8-1 was drawn by Patrick Collins (Mt Nebo, Scientific).

This submittal includes a revised permit area soil map, Plate 8-2. The permit area boundary has been redrawn on this map to reflect the new lease. The soil types are printed on the map but the boundaries are not clearly delineated. Outlines of the soil boundaries must be clear.

Findings:

Information provided in the proposed amendment is not considered adequate to meet the requirement of this section. Prior to approval, the permittee must provide the following in accordance with:

R645-301-221, Plate 8-2, [Permit] Area Soils Map soil type boundaries should be clearly differentiated from the contour lines.

LAND-USE RESOURCE INFORMATION

Regulatory Reference: 30 CFR 783.22; R645-301-411.

Analysis:

The land use information is located in chapter 4. Current land uses consist of grazing , logging, mining , mining reclamation activities, recreation and wildlife habitat. This permit application lies

beneath an area that is undeveloped. The names, and addresses of the surface owners are provided and identified on plate 4-2. Plate 4-3 shows the ownership and location of the mineral tracts. The applicants legal right to enter is shown on plate 1-1 and discussed in the lease documentation located in chapter 2.

Findings:

Information provided in the proposal is adequate to meet the requirements of this section of the regulations.

ALLUVIAL VALLEY FLOORS

Regulatory Reference: 30 CFR 785.19; 30 CFR 822; R645-302-320.

Analysis:

There is a letter in Appendix 7-6 from SCS dated 6/13/80 stating that there are no Alluvial Valley Floors in the area of section 17, Township 13 South, Range 8 East. As this letter does not cover the revised permit area and as the Alluvial Valley Floor determination is the responsibility of the Division, the issue will be addressed here, on the basis of the information provided in the application. The additional lease area falls within sections 7 and 8 on the north and sections 18 and 17 on the south. The additional lease area is at an elevation of 7600 - 8400 feet and is bordered by Beaver Creek on the north. Beaver Creek lies in sections 7 & 8.

The soil type along Beaver Creek at ~8300 feet elevation is #109 Silas-Brycan loams. The following soil description comes from the SCS Soil Survey¹: these soils are found in low areas adjacent to stream channels or on alluvial fans adjacent to narrow alluvial valleys. The water table fluctuates between 20 - 25 inches.

Surface mining will not be conducted in the area. The pre-mining land use has been undeveloped rangeland utilized for grazing and the deposits of alluvium are small and do not support farms.

In accordance with R645-302-323, the Division finds that the pre-mining land use is undeveloped rangeland which is not significant to farming and that the area of alluvium is small.

Findings:

The permittee has submitted sufficient information to address this section.

PRIME FARMLAND

Regulatory Reference: 30 CFR 785.16, 823; R645-301-221, -302-270.

¹USDA. SCS. 1988. Soil Survey of Carbon Area, Utah.

Analysis:

The additional lease area is at an elevation of 7600 - 8400 feet and is bordered by Beaver Creek on the north, Gordon Creek on the south and is bisected by Jewkes Creek. In Figure 8-1, the prime farmland determination dated 9/12/1990 by the Soil Conservation Service states that there are no prime farmlands within sections 7, 8, 17, 18 or 20 of Township 13 South, Range 8 East. The area covered in the lease application extends into sections 7 and 8 on the north and section 18 on the south.

The soils within the lease are were designated #107 (Shupert-Winetti complex) along Jewkes Creek , and #72 (Pathead/Curecanti family association) on the south facing slopes, #63 (Midfork family Podo association) on the north facing slopes and #109 (Silas-Brycan loams) in the Beaver Creek drainage with #124 on the north facing slopes and #72 on the south facing slopes.

Soil type #107 is deep and well drained. The mine surface facilities are located within this soil type.

Findings:

The application provides the required information.

GEOLOGIC RESOURCE INFORMATION

Regulatory Reference: 30 CFR 784.22; R645-301-623, -301-724.

Analysis:

Other than a revised plate 6-1, no new or additional geologic information has been submitted with this SR. The current coal mining plan includes geologic information in sufficient detail to assist in determining: the probable hydrologic consequences of the operation upon the quality and quantity of surface and ground water in the permit and adjacent areas, including the extent to which surface- and ground-water monitoring is necessary; whether reclamation can be accomplished; whether the proposed operation has been designed to prevent material damage to the hydrologic balance outside the permit area; and preparing the subsidence control plan.

Chapter 6 of the current plan has a description of the geology of the proposed permit and adjacent areas down to and including the deeper of either the stratum immediately below the lowest coal seam to be mined or any aquifer below the lowest coal seam to be mined that may be adversely impacted by mining. This description includes the areal and structural geology of the permit and adjacent areas, and other parameters that influence the required reclamation, and it also shows how the areal and structural geology may affect the occurrence, availability, movement, quantity, and quality of potentially impacted surface and ground water. It is based on maps and plans required as resource information for the plan, detailed site specific information, and geologic literature and practices.

No new logs have been submitted with the SR. Logs of drill holes LMC-1, LMC-2, and LMC-3, drilled in 1976, and LMC-4, drilled in 1980, are in Appendix 6-1. These logs show lithologic

characteristics, including physical properties and thickness of each stratum that may be impacted. There is no indication on these logs that ground water was encountered, and Joseph A. Harvey, a consultant who was present during the drilling, has stated that the holes were dry during drilling (Appendix 7-1). LMC-1, LMC-3, and LMC-4, plugged-back to different depths and in different lithologies, were monitored for ground water from 1992 to 1995 and were always dry. LMC-2 was plugged back to a depth of 50 feet and has always been dry also (MRP pp. 7-7 through 7-12).

Logs for water-level observation wells HZ-95-1, HZ-95-2, HZ-95-3, completed in the Spring Canyon Tongue of the Starpoint Sandstone, are in Appendix 7-5. The log for HZ-95-1S, completed in a perched aquifer within the Blackhawk Formation, is also in that appendix.

Additional information on lithologic characteristics for the permit and adjacent areas is shown on geologic cross sections on Plates 6-2 and 6-3 in the current MRP. Approximate locations of the bore-holes and measured sections used to make these cross sections are shown on small index maps and tabulated in Tables 6-3 and 6-4. The relationship of these cross sections to the proposed revised permit area is not clear. A few bore holes are shown on Plate 7-1, but only one (LMC-4) of the bore holes used to construct these cross sections is shown on that map, and none are shown on Plate 6-1. Locations of the bore-holes and measured sections used to construct these cross sections need to be shown accurately on Plate 6-1 or 7-1 or other suitable map.

No new chemical analyses for acid- or toxic-forming or alkalinity-producing materials have been submitted with the SR. Coal quality and acid- and toxic-forming potential of coal, roof, and floor samples from the Hiawatha Seam are summarized in Tables 6-5 and 6-6 in the current MRP. Samples were from bore holes LMC-4 and HZ-95-1, HZ-92-2, and HZ-95-3. Copies of analyses reports for samples from LMC-4, for both the Hiawatha and Castlegate "A" Seams, are in Appendix 6-2. Coal analysis reports in Appendix 6-2 include total sulfur and pyritic sulfur. One sample was analyzed for the Castlegate "A" Seam and one for the Hiawatha Seam. Optical differentiation between marcasite and pyrite was done for the two coal samples: the samples were 0.04 percent pyritic sulfur, of which marcasite accounts for 0.001 to 0.002 percent.

Appendix 6-2 includes proximate analyses, including total sulfur, that were reported by Doelling in his 1972 Monograph on the Central Utah Coal Fields for five coal samples from the McGowen Seam in the Blue Blaze No. 3 Mine.

Information on thickness and engineering properties of clays or soft rock in the stratum immediately above and below each coal seam to be mined is on page 6-17 of the current MRP. This information was obtained from the LMC drill holes and certain of the GCD series of holes drilled by Beaver Creek Coal Company. The locations of the Beaver Creek Coal Company holes are supposed to be on Plate 3-3 (page 6-17), but there are no bore holes indicated on Plate 3-3, neither in the current MRP nor in the SR.

The Division has not required the collection, analysis, and description of additional geologic information, nor has the Division determined such additional geologic information necessary to protect the hydrologic balance, to minimize or prevent subsidence, or to meet the performance standards.

The permittee has not requested that the Division waive in whole or in part the requirements of the borehole information or analysis required of this section.

Findings:

R645-301-622.100, Locations of the Beaver Creek Coal Company drill holes, which were used to determine the properties of the roof and floor rock, are supposed to be on Plate 3-3 (page 6-17) but there are no bore holes indicated on Plate 3-3, neither in the current MRP nor in the SR.

R645-301-622.100, Approximate locations of the bore-holes and measured sections used to make geologic cross sections (Plates 6-2 and 6-3) in the current MRP are shown on small index maps and tabulated in Tables 6-3 and 6-4. The relationship of these cross sections to the proposed revised permit area is not clear. A few bore holes are shown on Plate 7-1, but only one (LMC-4) of the bore holes used to construct these cross sections is shown on that map, and none are shown on Plate 6-1. Locations of the bore-holes and measured sections used to construct these cross sections need to be shown accurately on Plate 6-1 or 7-1 or other suitable map.

HYDROLOGIC RESOURCE INFORMATION

Regulatory Reference: 30 CFR Sec. 701.5, 784.14; R645-100-200, -301-724.

Analysis:

Sampling and analysis

The operator is required to perform all sampling and analysis in a manner that meets the requirements of R645-301-723.

The groundwater, surface-water and point-source discharge site monitoring will be conducted in accordance with 40 CFR Parts 122 and 123, R645-301-751 and as required by the Utah Division of Water Quality for Utah Pollutant Discharge Elimination System (UPDES) permits. A UPDES discharge permit application has been secured from the Division of Environmental Health for the sediment pond and mine water discharge for the Horizon Mine operation. The UPDES permit for the Horizon Mine is provided in Appendix 3-7.

When analysis of any surface water sample indicates non-compliance with the permit conditions, the company will promptly notify the Division and immediately take actions to identify the source of the problem, correct the problem and, if necessary, to provide warning to any person whose health and safety is in imminent danger due to the non-compliance.

Baseline information

Within the permit area, the surface water resources consist of streams, springs, wells and ponds. The mine is established in Portal Canyon, an ephemeral drainage, yielded only occasionally flows until the mine started discharging water. Portal Canyon drains into Jewkes Creek. The undisturbed runoff

generated above the disturbed area is directed into a 36 inch culvert, UC-2, that runs the length of the disturbed area in Portal Canyon. Mine water is discharged directly into the Portal Canyon culvert.

Jewkes Creek is a perennial stream which receives its flow from rainfall, snowmelt and springs SP-1 and SP-4. Spring Two Canyon, a tributary to Jewkes Creek occasionally contributes flow. Part of the disturbed area lies along Jewkes Creek. Another set of undisturbed 36 inch drainage culverts, UC-1 and UC-3, directs flows from Jewkes Creek under the disturbed area and under the sedimentation pond. Drainage diversions are shown on Plate 7-4.

Beaver Creek is a perennial stream which lies in a drainage opposite the ridge of Jewkes Creek. Its flow path bisects the federal coal lease. Although the current mine plan does not extend across Beaver Creek, the operator has intentions of conducting future mining operations in the federal coal lease beyond Beaver Creek. The area surrounding Beaver Creek is privately owned and some concerns regarding subsidence and water interception have been expressed by the landowner.

There are several springs in the vicinity of Beaver Creek. Perennial and intermittent springs appear near above of the mine area. Springs occur where the recharge potential from alluvium and sandstone units in the Price River Formation and Castlegate Sandstone is high or from fractures created by faulting. Ephemeral springs tend to be linked to shallow aquifers consisting of soils, alluvium or colluvium.

Generally, there is flow in Jewkes Creek and Beaver Creek throughout the year. Several of the adjacent canyons contain flows during the spring snowmelt runoff period and also as a result of isolated summer thunderstorms. Due to the limited drainage area and high elevation of some of the canyons the duration of the snowmelt flow is short and limited to the very early spring. Locations of all baseline water data points are shown on Plate 1. Baseline data information is included in Appendix 7-1.

Plate 7-1 shows numerous springs and seeps exist within, and adjacent to, the permit area, especially in the Beaver Cr./Jump Cr. area. Based on results of the PHC determination, base-line study and other available information, the operator will monitor the significant surface water sources, including drainages above and below the disturbed mine site area, and all point-source discharges.

The operator has provided information on water rights included in Appendix 3-5. The point of diversion for water rights near the mine operations are presented on Plate 7-3. Designated uses and season of use for some water rights are not included in the water rights table provided. The operator has indicated that the area is almost exclusively used for stock watering.

The agreement between Horizon and Florence A. Sweet includes water rights, 91-94, 91-353 and, 91-330. The water rights are associated with two unnamed springs and an underground water tunnel. The point of use associated with the spring(s) are proposed to be changed to Sweets Pond. Domestic and Industrial uses are proposed in association with the Horizon Mine operations.

The water rights lease agreement between Horizon Coal Corporation and Florance Sweet if for a five year term dated May 1, 1995. The first five year lease agreement has expired. The operator must show the right to use the described water and, must include in the plan information, which demonstrates the rights to the proposed water use(s) related to mining activities was granted for a new five year term beginning in year 2000.

Table 1
Water Rights Used in Mining

Water Right #	Season of Use	Quantity of Use (cfs)	Potential Total for Season of Use (AF)
91-94	9/1 to 5/1	0.1500	72.00
91-353	5/1 to 9/1	0.0150	3.66
91-330	1/1 to 12/31	0.5570	2565.00

General Baseline Water Quality

Baseline information was collected according to the 1986 Division guidelines. In early baseline data acquisition the operator collected data according to the 1986 guideline. The Division has a new guideline, effective April 1995. The major difference between the data collected through 1996 and the data required by the new guidelines is the acquisition of certain dissolved constituents, total alkalinity, and phosphates as orthophosphates. Although older data acquisition will provide useful information, new data should be collected according to the new guidelines. The baseline data analysis for the parameters obtained according to each guideline should be discussed in the plan. Baseline information is being collected in accordance with the new guidelines starting in 1996. The operator should provide a table of the baseline parameters. Division guidelines request that baseline parameters be collected at low flow for monitored sites every fifth year prior to permit renewal.

Ground-water information

Seeps, springs and potential mine water discharge will be monitored in accordance with the Ground Water Monitoring Plan in Chapter 7.

Section 6.4.1 discusses site stratigraphy and provides information relative to groundwater in relation to the mine operations. Section 7.1.2 discusses the groundwater resources.

The Gordon Creek area is considered a regional recharge area to groundwater, although locally in the permit area it is not a region with potential for large scale groundwater development. Snowmelt and rainfall are the main sources of recharge to the groundwater system in the permit and adjacent areas. The operator provides Figure 7-4 to delineate potential recharge areas and shows a limited recharge potential except in the northern portion of the permit area and in canyon bottoms downstream. The "small" number of springs in the area is described to demonstrate the result of relatively low area permeabilities by the operator. The operator has not clearly developed what the relationship to "small number" of springs is, relative to the local area aquifers.

The regional area aquifers are the Emery and Ferron Sandstone of the Mancos shale, which probably do not extend to Gordon Creek (thus, the mine area), and the Star Point Sandstone and Blackhawk Formation which are located in the mine area.

The area is also heavily faulted by major fault zones. The North Gordon and Fish Creek fault zones trend North and South, and North 60 degrees West, respectively. The faulting appears to have influenced the development of Gordon Creek and the locations of springs and seeps in the permit area. Faulting and fracturing provide conduits for surface water to enter the groundwater and allows movement between aquifers. Another major structural feature controlling groundwater occurrence is the Beaver Creek Syncline trending NE-SW with dip at approximately 3.5 degrees.

Locally, potential water bearing members below the Hiawatha coal seam includes the Blackhawk and the Blackhawk-Star Point aquifer. Both the Blackhawk Formation and Star Point Sandstone serve as sources of spring and seep flows. According to Price and Arnow, 1974, the upper cretaceous sediments of the area have a low hydraulic conductivities and specific yields of 0.2 to 0.7%. Two pump tests from wells drilled in the Blackhawk Formation in Eccles Canyon indicate transmissivities of 21 and 16.3 gallons per day per foot. The Blackhawk aquifers are generally laterally discontinuous perched aquifers and fluvial channel sandstones

The Hiawatha Coal Seam in the Blackhawk Formation directly overlies the Star Point Sandstone. The Star Point Sandstone consists of the Panther, Storrs and Spring Canyon Sandstone members from the stratigraphically lowest to highest member respectively. The Spring Canyon Member is composed of fluvial shales siltstone and channel sandstones (Section 6.5.2.1). The Star Point is approximately 900 feet thick in the Gordon Creek area. The recharge to the Star Point occurs primarily from vertical movement thorough the Blackhawk. The operator suggest that due to the low vertical permeability the magnitude of the recharge is limited. However, the vertical permeability from fractures in the area may be relatively significant.

Above the Hiawatha, the Castle Gate "A" coal seam overlies the Aberdeen Sandstone. Drill logs indicate this sandstone member thins near the mine and is discontinuous over the permit area pinching out on the east west stratigraphic section between LMC-4 and the Arco section. The sandstone is interbedded with silts tones and shales. The operator indicates this sandstone is not anticipated to be a significant aquifer because it has a thin interbedded lithology and no springs in the permit or adjacent area issue from the formation (Section 6). The operator has determined it is not practical to mine this seam in the permit area.

The floor of the Castle Gate "A" seam is carbonaceous silty shale to fine grained fluvial sandstone. Water production was not observed from the floor in previously mined areas according to the operator. The roof consists of carbonaceous silty shales over 80 % of the permit area and the remaining 20% consists of fluvial channel sandstones that initially produce water then tend to dry up. The general channel trend is NE-SW and the channels tend to increase in frequency to the West. If these channels connect with a Fault, water may be diverted to the mine workings and directed/redirected based on the prominent ground water control mechanisms. The flow rate would be dependent on the fault/channel systems transmissivity. Whether or not this connection exists is unknown

Other members containing aquifers above the coal to be mined include the Castle Gate Sandstone, the Price River Formation and unconsolidated alluvial sediment deposits. The Castle Gate Sandstone is exposed in the central and northeastern section of the lease block and is approximately 300 feet thick in the Gordon Creek area. The Price River Formation overlies the Castlegate Sandstone and occurs in the north eastern portion of the permit area. Additionally, unconsolidated deposits occur along

valley floors and at the base of steep slopes. Some of these deposits are recharged from the Blackhawk and Star Point aquifers. The thickest alluvial deposits in the permit area occur along Beaver Creek.

Local Drilling Information and Occurrence of Ground Water

Information regarding baseline groundwater data collection is discussed in Chapter 7, Section 7.1.2.2. Four exploratory holes drilled in 1970's and 1980's were monitored for water in 1995. Drill logs of Holes LMC 1, LMC 2, LMC 3, and LMC 4 are found in Appendix 3A. Also, three wells were drilled and completed in the Star Point Spring Canyon Sandstone in 1995 and are discussed below.

Tables 1A and Table 1B were generated to present information gathered from the LMC drill holes and the HZ wells. Data from the tables were used in determining ground-water occurrence in the permit and adjacent areas.

**Table 2.1
 LMC Drill Hole Information**

HOLE ID	DATE DRILLED	DEPTH DRILLED	DEPTH OF PLUG	1992 Drill Hole Depth ft msl (depth)	CASTLEGATE Elevation ft msl (depth)	HIAWATHA DEPTH*
LMC-1	Sept. 1976	900 ft.	600 ft.	7,852 (599 ft)	7,658 (793 ft)	Unknown*
LMC-2	Oct. 1976	568 ft.	50 ft.	None	518 ft.	Unknown*
LMC-3	Nov. 1976	836 ft.	665 ft.	7,556 (664 ft)	7,590 (630 ft)	791 ft.
LMC-4	Jan. 1980	430 ft.	220 ft.	7,587 (217 ft)	7,698.8 (105.2 ft)	7,588.7 ft.

*** Drilling completed before reaching the Hiawatha Seam.**

The data shows that groundwater occurs above, within, and immediately below the Castlegate 'A' seam. It is not continuous and may be inconsequential in the strata above the mine. Documentation of the LMC drilling procedure was provided in a notarized letter from Mr. Joseph A. Harvey to Rich White, Engineering Consultant for Horizon Mine, on March 24, 1992 (Appendix 7-1). As stated in Mr. Harvey's letter, all these holes were drilled with air rotary, monitored for water, and found to be dry (during drilling). Thus, no water quality data was collected. Following drilling the drill holes were injected with compressed air and then mud for geophysical logging. The drill holes were abandoned by injecting cement. Mr. Harvey indicated there was an inability to cement the full length of the drill holes because there were large voids connected to the drill hole annulus, thus, resulting in the existing hole depths as measured in the 1995 monitoring.

If one can assume the drill holes would seep water during drilling, and given there were no noted water occurrences in the cuttings, then these drill holes indicate the stratigraphic members above, within, and below the Castlegate 'A' seam are probably dry. LMC 1 was originally drilled to 200 feet above the Castlegate 'A' seam. LMC 2 was originally drilled through the Castle Gate "A" seam. LMC 3 was originally drilled through the Hiawatha Seam and 32.8 feet into the Upper Spring Canyon Sandstone. LMC-3 is located north east of old workings developed from the Blue Blaze No.3, Castlegate "A" Seam. Drill hole LMC-4 extended through the Hiawatha Seam, ending 213 feet into the Storrs Sandstone. LMC-4 penetrates old workings in the Hiawatha coal seam and is located in an area that is possibly hydrologically disconnected from the majority of the area to be mined due to the surrounding faults (see Plate 6-1). Therefore, LMC-4 probably does not represent information on groundwater occurrences for the unmined portions of the lease outside of the surrounding faults.

Section 6.5.1.1 states that Drill holes LMC-1, LMC-2 and LMC-3 will be plugged and abandoned following State approved methods. Of the LMC drill holes, it seems as though well LMC-4 could provide information for the mined out area should it flood during or after mining. However, it appears to provide little useful information on aquifers in the baseline/operational phases for the proposed mining area. These wells should be capped now unless they are considered necessary for further monitoring purposes.

Table 2.2
HZ Drill Hole and Well Completion Information

Hole ID	Date Drilled	Drilled Depth ft msl (Depth from surface ft)	Completed Formation	Base of Hiawatha Coal Seam (ft msl)	Screen Completion	Water Elevation Dec.1995
HZ-95-1	12/13/95	7,272.6 (1080)	Star Point Spring Canyon	7331.6	7,277.6-7,287.6	7570.7
HZ-95-1S	12/5/95	8132.6 (220)	Blackhawk	NA	8,101.6-8,110.6	8221.5
HZ-95-2	12/5/95	7,146.3 (1200).	Star Point Spring Canyon	7189.3	7,151.3-7161.3	7519.3
HZ-95-3	10/28/95	7,427.6 (470)	Star Point Spring Canyon	7477.6	7,432.6-7,442.6	7522.7

With the information provided from the HZ wells, the operator has constructed a piezometric map for the Spring Canyon Sandstone. The presented information suggests the Spring Canyon aquifer has a hydraulic gradient of 0.014 and an east southeast direction. The overlay of the potentiometric surface and elevation of the Spring Canyon Tongue was used to estimate the saturated portion of the coal

formation. The operator indicates the Hiawatha coal may be saturated very soon in the mining operations. It should be noted that the coal itself may not be saturated and water that may occur in mine could be produced from the floor.

In building the potentiometric surface map, the operator has assumed maximum water level fluctuations of + or - 30 feet based on Skyline Mine well data from 1982 to the present. The intent in using this data for this purpose is not clear since mining has occurred at Skyline and the change in water levels may not be considered "baseline" information, therefore the use of this data may not be appropriate for the comparison presented.

The HZ wells all appear to be drilled near associated fracture systems. The location of these wells may influence the assumptions used in the potentiometric surface presented in Figure 7-2. Each well, if fracture influenced, may respond according to the behavior of the fracture feature and not the overall piezometric surface of the Starpoint Sandstone.

For instance the piezometric surface elevation varies by 51 feet over approximately 4,000 aerial feet between HZ95-2 and HZ95-1, having an approximate 0.0128 feet/foot water surface gradient between those wells. If one looks further into the structural geology of the area it would be noted that the permit area sits between a WNW-ESE trending fault. A gentle NW-NE dip is associated with the Beaver Creek Syncline. The Beaver Creek Syncline axis trends and plunges to the north. Rocks dip 3-5 degrees on both limbs of the fold except where steepened by fault drag or fault displacement. The fold follows Beaver Creek drainage up to Section 8, T13 S R8 E where Beaver Creek diverges from the axis to the north east along a suspected fault zone. HZ95-1 appears to be located on the other side of the Beaver Creek Fault Zone. If the structural geology controls the piezometric surface such that the south side of the Beaver Creek Fault Zone has a piezometric surface somewhat separate from the north side, a gradient for the piezometric surface may occur on the south side of Beaver Creek in a north west direction.

Except for the HZ-95-1S well, the majority of the springs issue above the presented Piezometric surface of the Starpoint wells. This may indicate the Starpoint is not in connection with the fractures. However, the operator has not completed this well fully through the formation and there is some question as to whether lower sandstone tongues may have a greater connection with the fractures. Additionally, no lithologic or geologic logs are presented and the initial occurrence of water was not presented in the SR. Water levels, other than the December value, could not be located in the MRP. Because many of the formations in this region are fairly slow to transmit water it is unknown if the well has reached equilibrium.

Recent monitoring of HZ-95-1, during later 1999 and 2000, indicates that pumping associated with mine water discharge is effecting the water level (head) in the well. HZ-95-1S has not shown extensive drawdown. All wells and springs have shown a decline in the past year, likely the result of a dry year.

Additional water level information should be collected and submitted to substantiate that the wells are at being effected by pumping or are in equilibrium. No pumping test data or drill logs are presented for these wells. Pump testing or other methods of determining the hydraulic conductivity of these wells would provide a great deal of necessary information on whether these wells were influenced by the nearby fracture zones. Logs of these wells should verify whether aquifers exist above the coal

seam as identified by the presented LMC holes. Unfortunately it appears these wells are all completed in the upper tongue of the Starpoint and are not completed through the formation. The operator must provide the geophysical and lithologic logs and hydrologic conductivity (pump test data) for these wells.

The advantage to the location of these wells becomes critical should the mining operations intercept the related fracture system. These wells will be useful in determining the first year mining impacts. However, the Operator's five year mine plan proposes to mine through the Beaver Creek Fault Zone and will also mine through well HZ95-1 eliminating the third point used to monitor the Starpoint piezometric surface. The operator will, therefore, need to supply an additional well for the proposed five year lease area. Since mining this area is not approved in this permit this request is a consideration for future baseline needs. There is a possibility the information would be necessary to complete the CHIA if additional information does not adequately describe the groundwater system. It is recommended that the additional well be placed on the north side of Beaver Creek and outside of the proposed mining area, within the graben but, away from a local fracture and be completed through the formation, in each sandstone tongue: not just the first tongue of the Starpoint. It should be noted that the Deficiency from the previous Blue Blaze mine proposal required the well be drilled through the formation in order to mine into the Hiawatha coal seam.

Previous Mining History

According to the operator the Gordon Creek #2 Mine operated by BCCC in the Castlegate A seam received sporadic occurrences of groundwater inflow which dried in a short time period. The Gordon Creek #3 Mine operated by BCCC in the Hiawatha Seam (located east and down gradient of the permit area) received approximately 400 g.p.m. inflow when a 12 foot graben was encountered in the northeast section of the mine. Water was produced from the floor. When retreat mined later the area was dry as a result of previous dewatering or elevation differences upgradient of the mine. It was also deemed possible that groundwater stored in the fault zone did not have a significant recharge rate that maintained the flow.

The location and extent of all known abandoned underground mine workings within the permit area and adjacent area are not shown on Plate 3-3. This information is critical to the development of the PHC and the CHIA.

Springs

The PAP indicates baseline reconnaissance information was gathered in the field with an Oil, Gas and Mining employee named Darin Worden from 1988 to 1990. Other information was derived from state and federal published open file reports. A complete spring and seep survey in the proposed permit and adjacent area was not conducted. Currently the PAP does not contain a map showing spring locations in the permit and adjacent area.

The baseline sampling information is gathered from springs which issue from the Blackhawk Formation and were characterized as Calcium Bicarbonate type waters.

Table 2.3
Baseline Spring Sampling Summary
 (Summary of information from Plate 7-1, Figure 7-3 and Sections 7.1.3, 7.1.5 and 7.2.6)

Sampling Point	Monitoring History	Location (Formation)	Water Quality	Water Quantity	Comments
SP-1 1989 to present	Station #1 1989 through 1993	Issues from Hillside and flows into Jewkes Creek (Blackhawk Sandstone unit above coal seams 8195 ft msl.)	TDS 230-330 mg/l pH 7.5 - 8.5	Late Spring 10-15 gpm High flow on 5/89 was 45 gpm Late Summer/Fall 5 to 6 gpm	
SP-2 1989 to present	Station #2 1989 through 1993 (This description matches the station number 1 previously; Channel in North Fork of Gordon Creek.)	Issues from Hillside and usually flows approximately 100 feet (Blackhawk, 8005 ft msl)	TDS 480-540 mg/l pH 7.5 - 8.5	Flow in Late Spring 1-2.5 gpm Flow in Late Summer/Fall <1 gpm Dry 7/1991, 8/1991, through 12/1992	Spring flows through alluvium below the point of origin.
SP-4 1989 to present	#4 1989 through 1993	Jewkes Creek Drainage flows along road empties into Jewkes Creek (Blackhawk, 8102 ft msl)	TDS 350-480 mg/l pH 7.5 - 8.5	Flow in Late Spring 1-2.25 gpm Flow in Late Summer/Fall <1 gpm	Location not clearly mapped
SP-6 1989 to 1995	#6 1989 to 1995	Upstream from the proposed mine portal (Blackhawk)	N/A	dry from 1989 through 1995	This location is not a spring and will not be included in future monitoring

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Sampling Point	Monitoring History	Location (Formation)	Water Quality	Water Quantity	Comments
not found	Gunnison Homestead Spring/Tributary to Beaver Creek near confluence of spring discharge channel and Beaver Creek	(Blackhawk)	not discussed	3-136 gpm the 136 gpm included snowmelt runoff.	Location removed from Figure 7-3
SP-9	Jewkes Spring U.S.G.S. 1979-1983 Station 2-5-W Beaver Creek Coal Company 1985-1995	Near Beaver Creek Channel, south west corner of proposed LOM permit area. (Blackhawk, 8550 ft msl)	TDS 240-300 mg/l pH 7.5 - 8.5	Typical Late Spring flow 20 to 60 gpm decreasing late fall 1.10 to 38 gpm (Maximum flow on 7/85 was 1372 gpm considered inaccurate)	Location mapped on Figure 7-3 Information on flow discussion in Section 7.2.2.2 varies from Section 7.1.2.2

In Section 6.4.2 the operator has indicated a series of springs in the North Fork of Gordon Creek in the north west corner of Section 18 T13S R8 E may be related to faults bisecting the area. The North Fork drainage may have formed subsequent or contemporaneously with the movement along the Gordon Creek Fault Zone.

The operator has stated the Homestead Spring is one of the main contributing springs to Beaver Creek. However, the operator has not included this spring in the baseline or operational monitoring regime. The operator has identified this spring as important to Beaver Creek flows, but has not indicated why the spring should not be part of a sampling point (i.e.; why is this spring considered outside the zone of potential impact?).

Groundwater Quality

Two water quality samples were collected in the Blue Blaze No. 1 Mine workings, one in May 1992 and one in November 1995. The water was determined to be a calcium bicarbonate type with TDS ranging from 414 to 452 mg/l and pH from 6.8 to 7.66.

Groundwater collected from the HZ wells in December 1995, November 1996, and January 1996 may have been somewhat affected from the foam drilling fluid used during installation. Data analyses indicate TDS ranged from 380 to 680 mg/l. Due to the potential effects from the foam drilling additional water quality data is necessary.

Surface-water information

The Horizon Mine lies within the headwater streams of the Price River Basin. Major drainages within the permit and adjacent area are; Beaver Creek north of the mine site, and the North Fork of Gordon Creek and Gordon Creek south of the mine site. The disturbed area drains into the North Fork of Gordon Creek. The State Division of Water Quality classifies Gordon Creek as Class 3C and Class 4 waters. These classifications are designated as; non-game and aquatic life, and agricultural uses, respectively. Beaver Creek, located over the future proposed mine workings, is classified as 1C and 3A, designated as domestic and agricultural uses respectively. Down stream of the proposed disturbed area in Gordon Creek there are fisheries. Information on the fisheries is lacking in the plan. For further discussions see the **Fish and Wildlife** sections in this TA.

Drainages adjacent to the proposed disturbed area are named for referencing purposes as shown on Plate 7-4. The following designated names are assigned for the drainages flowing through the proposed disturbed area:

- 1) Jewkes Creek - the main drainage through the site which joins the North Fork of Gordon Creek's main stem at the southern boundary of the permit area.
- 2) Portal Canyon - this drainage is the first drainage entering from the west after crossing the permit area boundary and joins Jewkes Creek. The portal entries are located in this drainage.
- 3) Spring Two Canyon - is the second drainage entering from the west after crossing the permit area boundary and joins Jewkes Creek. This drainage is upstream of the disturbed area.

Streams within the permit area receive their maximum flows in late spring and early summer as a result of snowmelt runoff. Flows decrease significantly during the autumn and winter months. Jewkes Creek has experienced no flow during the winter and late summer months.

Beaver Creek is a perennial stream with base flow maintained by seeps and springs. Beaver ponds are common in Beaver Creek and also play a part in providing perennial flows. Springs contributing to base flow include the Gunnison Homestead Spring, within one mile west of the proposed additional lease area, and Jewkes Springs one mile west of the permit area near the north west corner. Discharges from these springs vary between 3 to 136 gpm and 1.1 to 38 gpm respectively.

The USGS maintains a gauging station (09312700) near the mouth of Beaver Creek several miles northeast of the permit area with a period of record from 1960 through 1989. The minimum annual discharge for this period was 338 acre feet in 1961. The maximum annual discharge of 1,610 occurred in 1973. The average annual discharge for the 29 year period of record was 3,310 acre feet. Decreases in downstream flow are observed in Beaver Creek between monitoring stations SS-7 and SS-8. The decrease is most prevalent during the low flow season. This losing stream section may occur due to either alluvium, fracture and fault systems or other unknown factors.

The operator discusses the annual variability of flow in Beaver Creek. Although there is annual variability, the variability in base flow related to snowfall and possibly spring run off would provide

more significant information. Snowmelt survey and precipitation information, where available, should be used to compare annual base flow changes with the precipitation rates.

Jewkes Creek drains a watershed area slightly greater than 1 square mile and discharges to the North Fork of Gordon Creek. The operator has referred to this stream as intermittent. The flow data submitted indicate that normally the creek flows all year at Sampling Point 5, but becomes intermittent at Sampling Point 3. The flow diminishes in a downstream direction beyond sampling point SS-5, infiltrates into the alluvium and does not reappear immediately downstream according to information in the PAP. Water may reappear one half mile down stream in the North Fork Gordon Creek where the Mancos shale outcrops. A potential reason for the diminished flows in this area may be due to recharge of subsurface soils in the riparian area near this monitoring site. Characterization, by collecting water quantity data and by observation in the North Fork of Gordon Creek, to determine whether this stream re-emerges as constant flow downstream should be made.

The North Fork of Gordon Creek flows along County Road 290 southeast of the permit area. The elevation of the creek is lower than the Hiawatha coal seam. The operator suggests the mining of the Hiawatha would not affect the quantity or quality of flow in the North Fork of Gordon Creek. However, the operator has shown the Spring Canyon Aquifer below the Hiawatha coal seam contains water and mining might reduce the piezometric water elevation potentially affecting the surface water in this stream. Discharge from the Starpoint aquifer to this stream section should be determined. Losing and gaining reaches in this section of the stream should be identified.

The proposed Five Year Mine Plan as shown on Plate 3-3, illustrates a proposed lease area to the north and east of the currently designated permit area. The surface water descriptions and baseline information for the permits adjacent area have not been presented. The Operator's future mining operations are proposed to take place under Sand Gulch and an unnamed drainage to the north. No baseline information was collected for this area. In addition, Plate 3-3 shows the major fault systems which run northeast and southwest of the proposed mine operations. This fault system should be used to describe the geologically defined adjacent area. The graben and fault system appears to extend all the way up to Jump Creek. Additional baseline information will be necessary to permit this site in the future and may be necessary to complete the CHIA. Further baseline sampling should focus on the springs and surface waters potentially impacted through intercepting water from faults and fractures and diverting. Baseline information should extend to Jump Creek until adequate information is supplied to the Division to consider Jump Creek outside of the adjacent area.

**Table 2.4
Baseline Surface Water Sampling**

Sampling Point	Location	Flow	Water Quality	Comments
#3 1993 through 1995	Channel in Jewkes Creek /below disturbed area upstream of the intersection with the North Fork of Gordon Creek and below the surface facilities.	Intermittent	TDS 388 to 799 mg/l. Total Fe <0.02 to 8.7 mg/l Total Mn <0.01 to 0.05 mg/l TSS <1 to 72 mg/l pH 6.25 to 9.5	Information presented in the text does not match the data in appendices
#5 1993 through 1995	Jewkes Creek upstream of disturbed area but downstream of the confluence with Spring Two Canyon.	Perennial	TDS 198 to 550 mg/l. Total Fe .05 to 3.9 mg/l Total Mn 0.05 to 1.0 mg/l TSS 1 to 245 mg/l pH 6.7 to 8.99	Information presented in the text does not match the data in appendices
#6 1991 through present	Right Fork North Fork Gordon Creek In the east Drainage above proposed portals and disturbed area	Ephemeral	Removed from proposed monitoring schedule. Samples were never obtained.	This should be monitored on the same day as sites 3 and 7 when sampling during a precipitation event or snowmelt period

ENVIRONMENTAL RESOURCE INFORMATION

Sampling Point	Location	Flow	Water Quality	Comments
#7 1991 through present	Beaver Creek above pond upstream of the proposed future permit area outside of potential subsidence zone?.	Perennial	TDS 216 to 353 mg/l. Total Fe 0.05 to 5.19 mg/l Total Mn <0.1 to 0.19 mg/l TSS <1 to 297 mg/l pH 6.0 to 8.54	Beaver Creek tends to have a lower TDS than Jewkes Creek.
#8 1991 through present	Beaver Creek station downstream, does not appear to be downstream of potential impact area for future mine plan.(see Plate 3-3 and 7-1).	Perennial	TDS 192 to 357 mg/l. Total Fe <0.02 to 1.3 mg/l Total Mn <0.01 to 0.078 mg/l TSS 4.0 to 52 mg/l pH 6.6 to 8.69	Flows tend to be lower than the upstream Beaver Creek station. Located near the Fault system.
2-2-W	Gordon Creek above confluence of North Fork Gordon Creek below the Hiawatha	Perennial	Not discussed.	Impact more likely to be below confluence because of fracture system.
2-3-W	Beaver Creek	Perennial	Not discussed	Monitored by Beaver Creek Coal. Not found on any map
2-4-W 1982-	Beaver Creek 1 -1/2 mile west of permit area	Perennial	Not discussed	Monitored by Beaver Creek Coal.

The operator has not adequately discussed the variation in the data presented as baseline information. Data presented in the text does not reflect data presented in the appendices.

Baseline cumulative impact area information

The Division will make a findings of the cumulative impacts when the SR application is complete.

Modeling

Actual surface and ground water information is supplied in this application; therefore, modeling is not proposed. No surface water modeling has been conducted.

Alternative water source information

In Section 7.1.6 the operator purports no significant impacts are foreseen to ground water as a result of mining in the permit area. In Section 3.4.3, page 3-18, the operator states, "As noted in Section 7.1.6, alternative sources will be developed and provided if water rights or uses are affected by mining operations", however, no discussion on alternative sources were presented in this section. Section 3.4.3 states, "Should Horizon's mining activities cause an adverse impact on the areas water supply, the operator intends to mitigate the effects. The mitigation will be negotiated between Horizon and the injured party".

Because "Alternative Water Source Information" applies to Surface Mining and Reclamation activities under R645-301-727 there are no requirements under this regulation as it applies to underground mining. However, the operator is required to notify the Division of Oil Gas and Mining when analysis of any ground-water or surface water sample indicates non compliance with the permit conditions, which include the performance standards under 752.220 through 752.250. The Division of Water Rights and other agencies may also request notification should a water use be disrupted.

Information provided in the PAP indicate the water rights applied for are a leased right and not an acquired right. Therefore, the operator would not be able to replace a right with these sources should diminution or quality of a water right be impacted through mining activities.

In the MRP, Section 3.4.3, the operator should remove the reference to discussions found in Section 7.1.6, regarding replacement of water rights, since there are no such discussions. The operator should cross reference Section 3.4.3, which describes the actions to be taken should loss of a water right use result from mining activities under Section 7.1.6 in order to provide a clear plan. The requirements under R645-301- 731.223 and 731.212, should be addressed. The operator should provide a plan which clarifies who will be notified should it be known that a water resource has been impacted by mining activities

Probable hydrologic consequences determination

Acid- and Toxic-Forming Material

Operational Monitoring and Identification of Acid- and Toxic-Forming Materials

The operator has not provided a specific discussion for the potential for acid and toxic forming materials under the Probable Hydrologic impacts. However, the operator provided the following in other sections of the plan:

- Disposal of waste rock from partings and splits will be in underground workings. No acid or toxic forming materials are present in the overburden or underburden for samples analyzed (Section 6.5.7.1), suggesting no acid or toxic forming

materials will be in the partings. The waste rock will be backfilled and compacted after second mining subsidence occurs and the waste rock will not be saturated, thus, water quality would not be impacted (Section 3.3).

- If underground waste cannot be blended, sold, or gobbled, arrangements will be made to dispose of this material in permitted refuse piles at a nearby mine.
- Noncoal waste rock from initial development will be incorporated as fill in the mine yard (Section 3.3).

Table 6-5 summarizes the quality of the Hiawatha Coal seam. The acid base potential of each of the three coal samples collected from the HZ-series holes indicate the coal has a potential to be acid-forming (Section 6.5.6). Coal will be stored on the surface for short periods and run off from the coal stockpile will be routed through the sedimentation pond where it will mix with run off water that is more alkaline.

Tests for acid and toxic forming materials were conducted on roof and floor samples in LMC-4 and HZ drill holes. One sample contained a high pyritic sulfur content of 0.24 percent. The operator suggests this pyritic sulfur content is likely of limited areal extent. This information conflicts with the statement in Section 6.5.7.1.

In Section 6.5.6, the operator has presented analysis from a core sample of the coal obtained from the Hiawatha Seam, drill hole LMC-4. The presented analyses has a sulfur content of 0.47% of which 0.04% is pyrite sulfur with marcasite, 0.038% pyrite and 0.002% is marcasite.

All of the coal will not be removed from underground. Much of this coal will be in contact with air and water during the mining operations and may cause a lowering in the pH of those waters. Currently water from the old Blue Blaze No.1 Mine workings are shown to have a pH of 6.8 to 7.66. In general, these are lower than the surrounding area pH values.

Acid forming discharges have been uncommon and are generally not regionally extensive. Should the presence of pyrite in the mine area cause a decreased pH locally the mixing with higher pH waters in the system would result in localized affects due to downstream buffering.

Where material is trucked to permitted refuse piles at a nearby mine, the acid and toxic characteristic of this material should be known at the permitted mine receiving the waste.

Potential Groundwater Impacts

The operator indicates inter basin transfer out of the Price River drainage cannot occur in this region. However, inter basin transfer between Beaver Creek and Gordon Creek could occur. Because the coal seams dip away from the portal entrance, flow is likely to be sumped underground and could be directed toward the fault systems to the northwest, however, the Operators information indicates the Piezometric surface for the Starpoint regional aquifer is to the east southeast. Flow will occur in the direction influenced by the prevailing geologic controls which are not definitively known at this time.

The control of faulting on groundwater flow can be seen by comparing the potentiometric surface map to the geologic structure. The operator indicates that due to low permeability, and due to the plan to avoid mining into faulted zones, in flow to the mine from faulted zones is projected to be minimal (Section 7.1.2.2). Discussions on how the faults will be avoided were not presented.

The operator has concluded that the Hiawatha coal seam will be saturated from the beginning of mining operations. The rate of inflow will depend primarily on whether a faulted zone is encountered that contains groundwater in storage or that is in connection with an overlying perched aquifer. Although the possibility of a significant sustained inflow occurring is probably low to moderate, the actual potential impact from intercepting a fracture reservoir and depleting or intercepting the flow is moderate to high. A resulting loss of head could disrupt stream and spring flows and possibly recharge the fracture zone down dip to the north east or in the direction of regional flow to the east southeast. Changes in quantity and quality to spring and surface water discharges associated with the faults could be the result.

Waste rock from the mining procedure is proposed to be gobbled underground and backfilled. Because the materials will have an increased surface area due to removal the potential impacts, should water and air come in contact with the materials, would be increased TDS (ions in solution) and potential acid and toxic formation. Data from a recent underground mine water sample from the No. 1 Mine is found in Chapter 7 and may be indicative of some potential water quality changes. See the section above on **Acid and Toxic Forming Materials** in this TA.

Section 3.3.1, Plate 3-3, does not show all known and existing mine workings in the permit and adjacent area. These areas are critical to supporting documentation regarding the Probable Hydrologic Consequences of mining as it might relate to other mines v.s. the proposed Horizon Mine. The operator must include this information in the plan for all seams and mining in the permit adjacent area.

The operator states, "It is not anticipated that large quantities of ground water will be encountered throughout the duration of mining". The Division believes the potential for impact increases, if water is intercepted by mining through paleochannels associated with fractures, or a water bearing fault/fracture system is intercepted by mining activities. The potential for impact appears to be highest if fracture associated flows in the Hiawatha Seam are intercepted as occurred in the Beaver Creek Coal Mine.

The operator has estimated the "worst case" potential inflow through a porous formation (exclusive of fracture flows) to be 2.6×10^{-4} and to have an average potential inflow of 1.5×10^{-4} . Or, a flow rate of 9 and 5 gpm per section. Assuming six sections the total potential inflow would vary between 30 and 54 gpm. This information assumes a worst case scenario between 270 to 130 feet of head. Therefore, the potential is that a decrease of head in the Starpoint aquifer of between 270 and 130 feet could occur over time. The extent to which this affects the adjacent area is limited to the interaction of the members along the fault zones and determination of discharge areas. The aquifer may be dewatered within the graben with out interaction with the fracture/fault related waters or, may affect the waters associated with the fault system.

Potential Surface Water Impacts

On page 7-22, the operator states that proposed mining operations will occur north of Gordon Creek and should not effect the quantity or quality of water in this drainage. However, it was noted that approximately 400 g.p.m. inflow was produced from the floor when mining the Hiawatha Seam. This information, along with the dewatering estimates discussed above under the *Potential Groundwater Impacts* of this T.A., indicate there may be a potential to intercept groundwater flow from below the Star Point below the Hiawatha Seam. This flow interception could impact base flow to Gordon Creek, or relocate the source of the flow. Supporting information can be determined by assuming the control point for the piezometric surface would likely be at the elevation related to the dip. With a dip of 5.3% to the northwest an outcrop elevation of approximately 7,600 and a maximum linear distance down dip of 5,000 feet the zone of influence most likely to be impacted below the Hiawatha Seam would be from approximately 7,600 ft to 7,335 ft. This is also within the range of the piezometric surface of 7,500 and is in the general direction of the assumed groundwater flow. Water quantity, water quality, and losing and gaining sections for reach segments should be determined for Gordon Creek above and below this section. A continuous recording flume is recommended for operational monitoring if the characteristic of the stream is determined to be potentially impacted.

The operator indicates the water associated with the Beaver Creek Coal Company No. 3 Mine is believed to be in communication with Beaver Creek and will be avoided when mining the proposed Horizon No. 1 Mine. Avoidance will occur by closely monitoring the activities in the fault area. The operator has not demonstrated why they believe the communication with Beaver Creek exists and has not provided a monitoring plan which addresses this potential impact.

Subsidence Control and Renewable Resource Protection

The Stream Buffer Zones will be maintained beneath Beaver Creek and the North Fork of Gordon Creek should mining proceed beneath either creek (Section 3.3.2.2).

The proposed stream channel buffer zone is shown on Plates 3-3. Retreat mining will not occur under those areas shown to be within the buffer zone. A discussion on the width of the buffer zone was not found. The operator has stated that mining is designed to preclude subsidence of perennial and intermittent stream reaches. Specifics to the statements regarding these buffer zone areas could not be located. However, comments made by the operator suggest that massive sandstone units make it unlikely that subsidence will reach the surface, and swelling shales in the overburden would have a tendency to heal fractures.

According to the Operators subsidence plan a measurable subsidence effect would include a marked decrease in flow of 30%. In order to determine whether a marked decrease in flow occurred frequent monitoring would be required. The operator should describe how the monitoring plan monitors for this potential impact.

The operator suggests the following reasons indicate potential for damage due to subsidence will be low because no noticeable mining subsidence has occurred in the Gordon Creek #2 area (mined over 40 years ago) and in the Consumers No. 3 Mine, Section 3.2.3. The following areas were previously mined beneath Beaver Creek

- Swisher Coal Company mined under Beaver Creek in the northern most west panel of the Castle Gate "A" seam in January 1978. Overburden is approximately 650 ft.
- Beaver Creek Coal company mined under Beaver Creek in the "A" panel in September 1981. Overburden was approximately 425 feet.

Although longwall mining subsidence occurs immediately following mining, room and pillar subsidence may not occur for a long period of time. The proposal to monitor subsidence annually for two years following cessation of mining is probably adequate for determining immediate subsidence response. However, prior to bond release the lack of, or presence of, subsidence should be confirmed.

Statements in the PAP indicate that if significant inflow of groundwater occurs mitigation measures may include; attempts to seal the inflow, increased monitoring program, lining the stream bed through an effected area, and replacement of water, should it be indicated through monitoring to be mining related (Section 3.4.8.2). In Section 3.4.8.4, the operator commits to notify the Division in writing and begin implementation of the approved mitigation plan if adverse impacts to Beaver Creek are noted as a result of mining. The operator will be encouraged to complete short term mitigation measures such as sealing the flow from in the mine. However, Division notification should occur as soon as possible and coordination with concerned parties may be necessary prior to approval of a site specific mitigation plan.

Water Use

"Water will be pumped from the North Fork of Gordon Creek into the mine for use in dust abatement". Based on the predicted inflow information the operator has estimated approximately 31 acre feet per year will need to be pumped into the mine, while it is estimated that 41 acre feet will be removed with the coal each year. The water rights applied for by the operator exceeds the predicted water needs.

Sediment Yield

The potential for increased suspended solids and sediment loading to Gordon Creek is probably highest during the construction phase of operation and reclamation. The operator has committed to monitor for turbidity of the water upstream and downstream of the site during the construction phases. A criteria for Class 3C allows a turbidity increase of 15 (NTU).

Increases in sediment during the operational period will be minimized through the use of a sedimentation pond and drainage controls. The operator has also committed to store snow in sites that will directly drain to the sedimentation pond (Section 3.3). During the reclamation period it is not clear whether alternate sediment control measures or sedimentation pond measures will be used.

During the past four years logging activities have taken place in the Beaver Creek area on Stamatakis property. Logging and transport activities have disturbed substantial areas along the roads and riparian areas of Beaver Creek, the North Fork of Gordon Creek and Jewkes Creek. Trees are removed from the property and transported out over the county road which connects to State road 139, the North Fork of Gordon Creek. There have been no Best Management Practices for logging conducted

on this logging site. Sediment yield from the logging sites and roads has been substantial. During the summer of 1997 the team conducting a subsidence noticed areas logged down to the Beaver Creek without a protection barrier. Sediments from the logging sites and access road flowed directly into the creek. Trees and branches littered the side of the creek. The dirt road along Beaver Creek was ground to a fine powder, in some places as much as 1 foot deep. The point bars and bottom of Beaver was covered with silt.

Logging continued during the winter months. As roads became muddy the logging company used a graders and bulldozers to excavate the muddy layers which were pushed in mounds above the roads and creeks, where they could easily flush into the creeks (Beaver Creek, a tributary to the North Fork of Gordon Creek and Jewkes Creek. Sediment loading into the creeks will likely continue until logging is completed. Operational monitoring could show significant changes in water quality and aquatic wildlife levels as a result of the logging practices.

Surface Water Quality

Currently coal mining waste may exist near Test Pit No. 8. This waste (potentially 9,718 cubic yards) is proposed to be stockpiled adjacent to the coal stockpile and blended (Section 3.3.2.7). The operator has stated that if acid and toxic materials remain on site they will be buried by 4 feet of cover. Currently water moves through the fill and seeps toward Jewkes Creek. The water quality of this site is likely to be improved with the proposed reclamation measures.

The operator should provide a discussion on potential changes in water quality based on data obtained from the Blue Blaze in mine waters. Based on impacts from other mining operations the potential for increased TDS is likely in the permit area. The operator sites downstream increases in TDS when flowing over Mancos as a factor in considering impact as minimal. Because downstream waters are naturally degraded the use and quality of the upstream waters retains its importance. However, impacts to downstream waters would probably not be notable.

The road to the mine is maintained as a gravel road therefore the use of road salting is not likely to affect water quality.

Hydrocarbons

Horizon Coal indicates Diesel fuel, oils, greases and hydrocarbon products will be stored above-ground and may be spilled in the mine and on the surface during mining operations. An above ground 5,000 gallon diesel fuel tank will be located between the coal stockpile and the truck turn around as indicated on Plate 3-1 (review plate for proximity to surface water). A shop maintenance area will be located next to the mine office area.

The operator proposes the berm surrounding the tank will be adequate to contain the total volume of the tank, in the event water needs to be drained from the berm. The operator indicates spills will be handled in accordance with the Spill Prevention Control and Countermeasure (SPCC) Plan. This plan is provided in draft form without a certified signature in the PAP under Appendix 7-8. Elements of the plan include:

- Visual inspection of all tanks, associated valves piping and containment areas.

- Notification to the Mine Manager and containment of the spill Reporting requirements for spills.
- Procedures for preventing spills during filling tanks.
- A copy will be maintained on file in the Mine Manager's Office and the Mine Engineer's office.

The Operator's proposal uses accepted practices for their SPCC plan. The operator should include clean up procedures for small scale spills, commit to retain absorbent materials on site and, should provide either a concrete containment structure with a drain or provide for disposal and sampling of the earth material below the fuel tanks and areas of hydrocarbon use.

The operator can provide additional reasonable operation measures to minimize hydrologic impacts on and off the permit area.

Flooding or Streamflow Alteration.

The operator discusses the potential for flooding as being diminished due to the sedimentation pond reducing peak flows. In addition to the Operators comments, it is likely that the water flowing through the culvert will have increased flow velocity over the natural velocities for the same discharge rates. A potential impact includes downstream erosion. The operator has provided riprap channel designs for the velocities than may occur from a 100 year- 6 hour event which meets the minimum regulatory requirements. Other potentials for streamflow alteration are discussed under Potential Surface Water Impacts and Potential Groundwater Impacts.

Findings:

R645-301-725, The operator must show the right to use the described water and, must include in the plan information, which demonstrates the rights to the proposed water use(s) related to mining activities was granted for a new five year term beginning in year 2000.

R645-301-725, The operator should provide a table of the baseline parameters. Division guidelines request that baseline parameters be collected at low flow for monitored sites every fifth year prior to permit renewal.

MAPS, PLANS, AND CROSS SECTIONS OF RESOURCE INFORMATION

Regulatory Reference: 30 CFR 783.24, 783.25; R645-301-323, -301-411, -301-521, -301-622, -301-722, -301-731.

Analysis:

Affected Area Boundary Maps

The permit area is shown on several maps including Plate 1-1, Permit Boundary.

The affected area, as defined by R645-100-200, includes both the area of actual surface disturbance and the area above the underground mine workings, which might be affected by subsidence resulting from the underground mining operation.

The boundary of the disturbed area of the Horizon Coal operation, which includes proposed as well as previous disturbance, is shown on Plate 3-1--Surface Facilities. The boundaries of all areas which are to be newly disturbed by this operation are also shown on Plate 3-6--Premining Topography and Plate 3-7--Post Mining Topography.

Archeological Site Maps

No archeological sites have been identified on the SR.

Coal Resource and Geologic Information Maps

Plate 6-1 has been revised to show the proposed boundary. Other than that change, there has been no addition or change to Plate 6-1.

Additional information on lithologic characteristics for the permit and adjacent areas is shown on geologic cross sections on Plates 6-2 and 6-3 in the current MRP. Approximate locations of the bore-holes and measured sections used to make these cross sections are shown on small index maps and tabulated in Tables 6-3 and 6-4. The relationship of these cross sections to the proposed revised permit area is not clear. A few bore holes are shown on Plate 7-1, but only one (LMC-4) of the bore holes used to construct these cross sections is shown on that map, and none are shown on Plate 6-1. Locations of the bore-holes and measured sections used to construct these cross sections need to be shown accurately on Plate 6-1 or 7-1 or other suitable map.

Cultural Resource Maps

The SR proposal extends the underground operations. There is no change to the approved MRP. An evaluation of cultural resources has been conducted and a negative findings is presented, Appendix 5-1 of the MRP.

Existing Structures and Facilities Maps

No new structures will be developed above the SR area. All surface facilities and structures are described in the MRP.

Existing Surface Configuration Maps

Pre-mining, operational and reclamation surface configuration maps are located in the MRP.

Mine Workings Maps

Old mine workings are shown on Plates 3-9 and 3-10. Projected mine workings are on Plate 3-3. The location and extent of all known abandoned underground mine workings, including mine openings to the surface within the proposed permit and adjacent areas, are shown on Plate 3-3--Five Year Mine

Plan. There are no active underground mines and there has been no surface mining within the permit and adjacent areas.

Monitoring Sampling Location Maps

The permit application package identifies that the location of all known seeps and springs, as well as watering ponds or tanks are shown on Plate 7-1. There are no streams, lakes or ponds or irrigation ditches known to exist within the proposed permit or adjacent areas. Both geologic and groundwater information were obtained from test borings done at sites designated LMC-1, LMC-2, LMC-3, and LMC-4. The locations of these sites are shown on Plate 6-1--Geology and Plate 7-1--Water Monitoring Locations.

Permit Area Boundary Maps

The permittee shows the new and old permit boundaries on Plate 1-1. That plate was certified by David Miller, a registered professional engineer. Plate 1-1 shows the following:

- The old and new permit boundaries
- The disturbed area boundary
- Township, range and sections
- Topography (80-foot contours)
- Roads and stream

The permittee did not include a legal description of the permit area. The permittee did include a legal description of the leases but the lease area and the permit area are not always the same. The Division needs to know the following information about the permit and disturbed areas:

- The legal description of the permit area (the permittee may use the term parts of a quarter quarter section.)
- The number of acres owned by the Federal, State and local governments and fee land in the permit area.
- The legal description of the disturbed area (the permittee may use the term parts of a quarter quarter section.)
- The number of acres in the disturbed area.
- The AutoCAD files in stand alone format the show the permit and disturbed area boundaries.

Subsurface Water Resource Maps

The aquifers associated with the Castle Gate "A" seam were determined to be discontinuous over the area to be mined and therefore have not been mapped. Information for the Hiawatha seam is presently being gathered.

Surface Water Resource Maps

All surface and subsurface manmade features within and adjacent to the permit area are shown on Plate 3-1--Surface Facilities and Plate 1-1--Permit Boundary. These include the concrete ruins of

several abandoned buildings, a substation, a short segment of power line which feeds the substation and continues to the west, a short, gravel surfaced segment of Utah State Highway 139, and an unimproved dirt road which starts at the state highway, crosses the southwest corner of the permit area, and continues to the northwest. There are no major electric transmission lines, pipelines, agricultural drainage tile fields, or occupied buildings in or within 1,000 feet of the permit area.

All boundaries of lands and names of present owners of record of those lands, both surface and subsurface, included in or contiguous to the permit area, are shown on Plate 4-1--Land Use and on Figure 4-1--Surface Ownership (page 4-4) and Figure 4-2--Coal Ownership (page 4-5).

Well Maps

There are no gas or oil wells within, and no water wells within or adjacent to, the proposed permit area, as shown by Plate 3-1--Surface Facilities and Plate 1-1--Permit Boundary. These maps, as stated above, show all surface and subsurface manmade features within and adjacent to the permit area. Three water monitoring wells were drilled in the area, IPA #1, IPA #2 and IPA #3, to monitor mine water levels. These wells are shown on Plate 7-1.

Findings:

Information provided in the proposed amendment is not considered adequate to meet the requirements of this section. Prior to approval, the permittee must provide the following in accordance with:

Reference findings under Permit Area on page 12 of Environment Resource Information section.

OPERATION PLAN

MINING OPERATIONS AND FACILITIES

Regulatory Reference: 30 CFR 784.2, 784.11; R645-301-231, -301-526, -301-528.

Type and Method of Mining Operations

Analysis:

The permittee proposes to do all mining with room-and-pillar mining methods. First mining only will be done to protect all entries, mains and no subsidence areas. The no subsidence zone is the buffer zone around Beaver Creek. Second mining will be done to maximize coal recovery when possible.

Facilities and Structures

Findings:

The requirements of this section of the regulations are considered adequate in regard to the proposed permit changes for the addition of the permit boundary to include part of the federal coal lease UTU-74804.

EXISTING STRUCTURES:

Regulatory Reference: 30 CFR 784.12; R645-301-526.

Analysis:

All surface structures for this SR should remain status quo and are shown in the MRP.

Findings:

Sufficient information has been submitted to address this section.

PROTECTION OF PUBLIC PARKS AND HISTORIC PLACES

Regulatory Reference: 30 CFR 784.17; R645-301-411.

Analysis:

No public parks or historic places will be impacted as a result of this SR.

Findings:

The applicant has submitted information in the previous permit application to address this section.

RELOCATION OR USE OF PUBLIC ROADS

Regulatory Reference: 30 CFR 784.18; R645-301-521, -301-526.

Analysis:

No new roads will be developed or relocated in relation to developing the SR.

Findings:

Sufficient material has been submitted to make a determination on this matter.

AIR POLLUTION CONTROL PLAN

Regulatory Reference: 30 CFR 784.26, 817.95; R645-301-244.

Analysis:

Chapter 3 section 3.4.7 of the current operation and reclamation provides for the protection of air quality. Since there is no surface disturbance associated with this federal lease addition the current air pollution control plan is adequate.

Findings:

Information provided in the proposal is adequate to meet the requirements of this section of the regulations.

COAL RECOVERY

Regulatory Reference: 30 CFR 817.59; R645-301-522.

Analysis:

Since the permittee proposed to add a federal coal lease to the permit area they must get approval for the coal recovery plan from the BLM. The BLM must approve the R2P2 (resource recovery and protection plan) for the additional lease area. The Division relies on the findings in the R2P2 when evaluating the coal recovery plan. Therefore, the permittee must submit information about the findings in the R2P2 or supply the Division with additional information about coal recovery.

Findings:

Information provided in the proposed amendment is not considered adequate to meet the requirements of this section. Prior to approval, the permittee must provide the following in accordance with:

R645-301-522 and R634-301-521.190, The permittee must give the Division additional information about the coal recovery plan. The additional information must be similar to that found in the R2P2. The Division suggests that the permittee incorporate the R2P2 into the amendment or documentation that the BLM has approved the R2P2.

SUBSIDENCE CONTROL PLAN

Regulatory Reference: 30 CFR 784.20, 817.121, 817.122; R645-301-521, -301-525, -301-724.

Analysis:**Renewable resources survey**

Hydrologic and vegetative renewable resources are in the permit boundary. Seeps and springs also exist in the permit area. Beaver Creek is the only perennial stream near the permit area. Plate 3-3 shows that the permit boundary and the 100-foot buffer zone for Beaver Creek that is beyond the permit boundary.

Subsidence control plan

Since the permit area contains renewable resource lands that could be damaged by subsidence the Division requires the permittee to supply the following information.

- The type of mining method that the permittee will use is room-and-pillar. Second mining will occur in areas that can be safely subsided. Plate 3-3 shows the timing and sequence of mining.
- Plate 3-3, Mine Plan and Subsidence Monitoring Points, shows the location of current and proposed mine workings. The areas of first mining only and second mining are shown on Plate 3-3. The permittee shows the extent of second mining areas but does not show the limits of subsidence. The Division is concerned that subsidence will occur outside the permit boundary since second mining will occur on the west border of the permit area.
- The permittee listed the physical conditions that are likely to affect subsidence.
- The permittee shows the existing and proposed subsidence monitoring stations on Plate 3-3. The permittee proposes to have 1 base station in the permit area 1 base station outside the permit area. The permittee proposes to have 3 monitoring stations inside the permit area and an equal number outside the area.

The Division reviewed the location of the monitoring stations and the critical areas for subsidence. The critical areas for subsidence monitoring are along the permit boundary with particular interest in Beaver Creek. The permittee does not propose any monitoring station along the western edge of the permit boundary where second mining is scheduled to occur up to the permit boundary. The monitoring stations near Beaver Creek are outside the stream buffer zone. Therefore, the Division would have a difficult time determining if subsidence occurred in Beaver Creek.

- The permittee will protect no subsidence zones by first mining only. In first mining the permittee committed to leaving no less than 48% of the coal in the pillars. The Division usually considers leaving that amount of coal adequate to prevent subsidence.
- In Section 3.4.8.4 (Subsidence) the permittee described the past mining practices in the surrounding areas and the measured effects of planned subsidence. Past subsidence did not cause any surface damage. The permittee also maintains that since many beds of swelling shale under lie Beaver Creek that fractures would be self sealing.
- If subsidence damages water resources, the permittee committed to develop a mitigation plan with Water Rights and the Division. Mitigation plans for damage to water rights usually include the purchase of the damaged water rights or replacement.

If subsidence caused surface cracks or depressions then the permittee would fill the fractures or grade the depression. Should damage occur to vegetation then the permittee committed to revegetate the damaged sites.

Findings:

Information provided in the proposed amendment is not considered adequate to meet the requirements of this section. Prior to approval, the permittee must provide the following in accordance with:

R645-300-141 and R645-301-525.420, The permittee must show on Plate 3-3 those areas where subsidence is scheduled to occur (a subsidence zone.) The red line that shows the extent of second mining angle of draw appears to only show the areas where second mining will not occur and not the limit of subsidence. Also since second mining will occur on the west side of the permit boundary up to that boundary the Division is concerned that subsidence will occur outside the permit boundary.

R645-301-525.440, The permittee must install monitoring stations that will show if subsidence occurs in the Beaver Creek buffer zone and that subsidence has not occurred outside the western permit boundary.

OPERATION PLAN

SLIDES AND OTHER DAMAGE

Regulatory Reference: 30 CFR Sec. 817.99; R645-301-515.

Analysis:

The SR proposal extends the underground operations. There is no change to the approved reclamation plans.

Findings:

The applicant has submitted sufficient information to address this section.

FISH AND WILDLIFE INFORMATION

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

Analysis:**Protection and enhancement plan**

A description of the wildlife mitigation and management plan is located in section 10.5 of the current operation and reclamation plan. Potential impacts from mining would be best characterized as habitat loss. Since there will be no surface disturbance the only potential impact would be habitat loss resulting from subsidence. The current plan, (chapter 10, section 10.5 page 10-37), indicates that "raptors and their offspring will be protected from disturbance and subsidence." However the plan does not indicate how the raptors will be protected. Since the raptor survey provided by the applicant shows the existence of one active Kestrel nest, one inactive Golden Eagle nest and one Golden Eagle old/dilapidated nest, protection measures from subsidence should be provided.

Endangered and threatened species

The list of threatened, endangered and candidate species that may occur within the proposed lease area are the Bald Eagle, Black-Footed Ferret, Bonytail Chub, Colorado Pike Minnow, Humpback Chub, and Razorback Sucker. They are listed in table 10-1 of chapter 10 of the current operation and reclamation plan. Most threatened or endangered species that could occur in Carbon County occur at lower elevations than the mine and have no habitat in the proposed permit area expansion. There have been no confirmed sightings of Black-Footed Ferrets in Carbon County in several years. However, the mine has potential, through water depletions, of adversely affecting four listed threatened and endangered fish species of the upper Colorado River drainage. The Fish and Wildlife Service requires mitigation when water depletions exceed 100 acre-feet annually. Chapter 7, section 7.3.2 (PHC Dertemination), provides for the criteria and volumes used to calculate an estimate of 60 acre feet of water per year.

Bald and golden eagles

Bald eagles are common in the area during the winter and could occasionally fly through or roost in the proposed addition to the permit area. Mining would have negligible effects on these birds.

Wetlands and habitats of unusually high value for fish and wildlife

Beaver Creek and several springs and ponds are adjacent to or lie within the proposed permit area revision. The applicant is currently monitoring Beaver Creek and certain springs, and wells in the proposed addition to the permit area., (plate7-1). The applicant has proposed to maintain a 100' Buffer zone along beaver Creek to prevent impacts to the stream. Subsidence monitoring points are identified on plate 3-3

Findings:

The information contained in this section of the application is not adequate to meet the requirements of the regulations. Prior to approval the applicant needs to provide the following in accordance with:

R645-301-333, The current plan, (chapter 10, section 10.5 page 10-37), indicates that "raptors and their offspring will be protected from disturbance and subsidence." However the plan does not indicate how the raptors will be protected. The applicant needs to develop and implement a mitigation plan in cooperation with Wildlife Resources and the Division.

TOPSOIL AND SUBSOIL

Regulatory Reference: 30 CFR Sec. 817.22; R645-301-230.

Analysis:

Plate 3-1 shows the planned surface facilities. Section 3.5.2 states that during any future disturbance, topsoil will be stockpiled, contoured, fertilized and vegetated with seed mix #1 (Table 3-2). The piles will protected with markers and berms or strawbales. And (section 3.4.4) that disturbed soils will be carefully handled for use as substitute topsoil materials.

Topsoil removal and storage

Findings:

There is no change to the approved operations plan.

VEGETATION

Regulatory Reference: R645-301-330, -301-331, -301-332.

Analysis:

Chapter 9 of the current operation and reclamation plan provides the vegetation resource information. Plate 9-1 depicting the vegetative communities and acreage has been updated to include the proposed lease area. Vegetative communities include Oakbrush, Salina Wildrye, Maple/Oakbrush/Aspen, Fir/aspens, Alpine Herb/Grassland, Manzanita, and Sagebrush/grass/Rabbitbrush. This information is adequate to predict the potential for reestablishing vegetation. No surface disturbance is anticipated other than minimal subsidence. Mining practices would have a minimal effect on the vegetation resources. Potential impacts to vegetation caused by subsidence during active mining operations may be mitigated by implementing Contemporaneous reclamation practices as described in section 3.5.1 of the reclamation plan.

Findings:

Information provided in the proposal is adequate to meet the requirements of this section of the regulations.

SPOIL AND WASTE MATERIALS

Regulatory Reference: 30 CFR Sec. 701.5, 784.19, 784.25, 817.71, 817.72, 817.73, 817.74, 817.81, 817.83, 817.84, 817.87, 817.89; R645-100-200, -301-210, -301-211, -301-212, -301-412, -301-512, -301-513, -301-514, -301-521, -301-526, -301-528, -301-535, -301-536, -301-542, -301-553, -301-745, -301-746, -301-747.

Analysis:**Disposal of noncoal waste**

Section 3.2.3 *Surface Facilities* indicates that there will be no disposal of non-coal waste on site other than rock type construction materials. And further that the disposal of rock-type construction materials will be disposed of in underground workings within the Horizon Mine, not on the surface. Garbage will be hauled to the state-approved landfill (section 3.2.3.8).

Coal mine waste

Section 3.2.3.100 states that no coal mine waste disposal facilities will exist on the surface in the permit area. Section 3.2.600 indicates that coal mine waste will be handled as outlined in this section and previously in this MRP. Section 3.2.3 *Surface Facilities*. Indicates that underground development waste will be disposed of underground with the Horizon Mine. If waste is brought to the surface, a permanent stockpile will be permitted.

Section 3.3.2.5 states that approximately 2500 CY of coal mine waste was buried in the facilities pad during construction. Appendix 3-8 contains a plate showing approximate locations of buried coal mine waste.

Refuse piles

Section 3.2.3.500 no refuse piles will exist in the permit area. Section 3.2.600 *Coal Mine Waste* indicates that underground development waste will be disposed of underground in a dry state. The acid-toxic nature of the material is discussed in Chapter 6.

Plate 3-1 shows the location of the sediment pond and ditch clean out material (behind the substation and behind the fan). The designated areas can hold 260 CY. The material may be sampled for use as substitute topsoil or fill material.

Findings:

There is no change to the approved operating plan

HYDROLOGIC INFORMATION

Regulatory Reference: 30 CFR Sec. 773.17, 774.13, 784.14, 784.16, 784.29, 817.41, 817.42, 817.43, 817.45, 817.49, 817.56, 817.57; R645-300-140, -300-141, -300-142, -300-143, -300-144, -300-145, -300-146, -300-147, -300-147, -300-148, -301-512, -301-514, -301-521, -301-531, -301-532, -301-533, -301-536, -301-542, -301-720, -301-731, -301-732, -301-733, -301-742, -301-743, -301-750, -301-761, -301-764.

Analysis:

Soils at the site tend to be silty clay loam to loam within the Shupert-Winetti Complex and gravelly loam to loam within the Brycan, Rabbitex, Senchert and Curecanti Series. The SCS information the use of hydrologic groups B and C (undisturbed soils) are considered adequate. In cases where the soil phases were in group B or C the operator used group B.

The operator has used a CN of 89 for the undisturbed areas. This number is adequate at this time. However, should the operator propose additional buildings, road surfacing or pad surfacing the design CN would require re-analysis. The operator used a CN of 70 for the additional areas draining to the pond considered "undisturbed" by the operator. Some of these areas are disturbed from previous mining operations.

Groundwater Monitoring

Table 3.1
Operational Spring Water Sampling

Sampling Point	Location	Formation	Monitored Frequency	Water Parameters	Comments
SP-1	Channel in North Fork of Gordon Creek/Marakis spring	Blackhawk sandstone unit above coal seams	Quarterly (when accessible)	Flow/Parameters Table 7-2	Spring sampling should be done at source when at base flow. Location relative to numerous springs in area is not identifiable on map.
SP-2 1989 through 1993	Right Middle Fork North Fork Gordon Creek Hillside out of Creek Bottom	Blackhawk	Quarterly (when accessible)	Flow/Parameters Table 7-2	Spring flows through alluvium below the point of origin.
SP-4 1989 through 1993	North Fork Gordon Creek Drainage bottom	Not presented	Quarterly (when accessible)		
SP-9			Not discussed		

Table 3.2
Operational Groundwater Sampling

Sampling Point	Location	Frequency	Water Quality Parameters	Water Quantity	Comments
Sustained in mine flows as close to point of issuance as possible	where exceeding 1 gpm for at least 30 days	Quarterly while accessible	Identified in Table 7-2	yes Table 7-1	2 year review period

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Sampling Point	Location	Frequency	Water Quality Parameters	Water Quantity	Comments
Discharge d mine water	If necessary treated in underground sumps or the Sedimentation Pond. Currently not expected and not a permitted activity. Will need permit approval if it occurs.	In accordance with permit.	In accordance with permit.	In accordance with permit.	Should be conducted in accordance with UPDES permit according to emergency discharge clause.
Well HZ-1 HZ-1S HZ-2 HZ-3	Completed into the Star Point Sandstone	Quarterly while accessible	none proposed	Water level corrected to depth from ground surface	

The operator committed to submit quarterly and annual reports. These reports should be in the format required by the Division memo regarding annual report submittals, as is forwarded to the operators under R645-301-742.420. The operator is required to provide the information requested by the Division. The operator includes a commitment to notify the Division if data indicate non-compliance with permit conditions.

The operator has not adequately described how surface data sites will be used to determine the PHC of mining. The operator has stated that springs monitoring data will provide information or impacts to localized perched aquifers within the Blackhawk Formation. It is established that these aquifers are associated with fault systems. The description of monitoring based on hydrologic impacts should be further expanded upon. Similar information will be obtained by monitoring inflows. The HZ monitoring wells will assist in evaluation potential losses of ground water from the Blackhawk Star Point Aquifer. See discussions under

Environmental Resource Description, Hydrology

Surface-Water Monitoring.

Specifics in monitoring during the construction period were included and the operator has committed to collect weekly samples during the operational and reclamation construction period up stream and downstream of construction. The parameter to be analyzed in the field is turbidity.

Proposed operational surface water monitoring is summarized in the following table:

**Table 3.3
Operational Surface Water Monitoring**

Sampling Point	Location	Flow	Water Quantity and Water Quality	Water Quantity	Comments
#3	Channel in Jewkes Creek /below disturbed area upstream of the intersection with the North Fork Gordon Creek and below the bypass culvert	Intermittent	Quarterly According to Table 7-5	Quarterly	
#5	Jewkes Creek upstream of disturbed area but downstream of the confluence with Spring Two Canyon.	Perennial	Quarterly According to Table 7-5	Monthly	
#6	Portal Canyon Drainage and Spring Two Canyon Drainage	Ephemeral	Not proposed	Not proposed	These sites should be monitored on the same day as sites 3 and 7 when sampling during a precipitation event or snowmelt period
#7	Beaver Creek above pond upstream of the permit area outside of potential subsidence zone.	Perennial Monthly	Quarterly According to Table 7-5	Late Spring gpm Late Summer/Fall gpm	
#8	Beaver Creek downstream north east of permit area. Out of potential subsidence zone.	Perennial Monthly	Quarterly According to Table 7-5		Bear Creek is dry below surface water monitoring point 8 as shown in Appendix 7-5 "Historic Mine Development" map 8. This section of the stream is affected by the Fish Creek Fault and Graben.

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Sampling Point	Location	Flow	Water Quantity and Water Quality	Water Quantity	Comments
2-2-W	Gordon Creek above confluence of North Fork Gordon Creek below the Hiawatha	Perennial Monthly	not proposed		Impact more likely to be below confluence because of fracture system.
2-3-W	Beaver Creek	Perennial Monthly	not proposed		Currently monitored by Beaver Creek Coal previously proposed to be monitored by Horizon. Not found on any map
2-4-W	Beaver Creek 1 -1/2 mile west of permit area	Perennial Monthly	not proposed	Flume installed	Currently monitored by Beaver Creek Coal previously proposed to be monitored by Horizon.

Surface-water monitoring

Discharges of water from this operation will be made in compliance with all Utah and federal water quality laws and regulations and with effluent limitations for coal mining promulgated by the U. S. Environmental Protection Agency set forth in 40 CFR Part 434. See Sections 731 and 742.

Acid and toxic-forming materials

Drainage from acid- and toxic-forming materials and underground development waste into surface water and ground water will be avoided by implementation of a Spill Prevention Control and Countermeasure (SPCC) Plan and by the following:

Potentially acid- or toxic-forming materials will be identified by use of Material Safety Data Sheets (MSDS), or by direct sampling and analysis in the case of underground development waste.

The operator has indicated that overburden and underburden samples will be gathered at 2,000 foot intervals throughout the mine and tested according to the Division requirements (Section 6.5.7.1). The Division understands this statement to mean the operator will test the materials according to current division guidelines for acid and toxic forming materials. See further discussions under **Acid and Toxic** headings of this T.A.

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Any material which exhibits acid- or toxic-forming characteristics will be properly stored, protected from runoff, removed to an approved disposal site or buried on site beneath a minimum of 4' of non-acid, non-toxic material.

Storage of potentially acid- or toxic-forming materials, such as fuel, oils, solvents and non-coal waste will be in a controlled manner, designed to contain spillage and prevent runoff to surface or ground water resources.

All oils and solvents will be stored in proper containers within enclosed structures. Fuels will be stored in appropriate tanks, enclosed within concrete or earthen bermed areas designed to contain any spillage.

Non-coal waste (garbage) will be stored in a designated location, in dumpsters, and removed to an approved landfill (East Carbon Development Contractors - ECDC) on a regular, as-needed basis.

Transfer of wells

There are presently three monitoring wells on this permit. When these wells are no longer required, they will be sealed in a safe, environmentally sound manner in accordance with regulations .

Discharges into an underground mine

There are no plans to discharge any water into an underground mine.

Gravity discharges

Based on historical data from other mines in the area, some mine water can be expected to be encountered during the mining operation. Typically, such water is stored in "sumps" or designated areas in the mine and used for mining operations or discharged to the surface.

Water quality standards and effluent limitations

Any discharge will be made in compliance with all Utah and federal water quality laws and regulations and with effluent limitations for coal mining promulgated by the U.S. Environmental Protection Agency set forth in 40 CFR Part 434.

Appendix 3-7 provides information about the Utah Pollutant Discharge Elimination System (UPDES), general discharge permit for coal mining. The UPDES discharge permit UTG 040019, became effective July 15, 1999 and will expire on April 30, 2003. Two sites are identified under the permit, outfall 001, minewater discharge from the sedimentation pond to Jewkes Creek and 002, mine discharge outfall to Jewkes Creek, which indicates the Department of Environmental Quality (DEQ) accepted the use of sumps for treatment of minewater.

With the minewater being directly discharged to the bypass culvert. It will be difficult to determine the visual permitting requirements as the discharge will mix with Jewkes Creek water before exiting the bypass culvert. Additional monitoring requirements required by the Division included: 1) collecting quarterly monitoring data from locations upstream and downstream from the disturbed area

within a reasonable time on the same day, the minewater discharge sample is obtained, and 2) monitoring for the monthly maximum discharge flow rate as well as providing in-mine water consumption estimates.

The operator included a commitment to monitor discharge 002 on the same day during the quarterly sampling of surface water sites SS-3 and SS-5 according to the monthly UPDES discharge permit to meet the Divisions Requirement. The maximum flow for the discharge point each month required by the UPDES permit.

Information on mine consumption was provided as an estimate for full production. Information providing an estimate of use for each month during production was what was intended by the requirement to get a better idea on total minewater inflow. The monthly estimates can be incorporated during future mine plan amendment changes.

Diversions

Undisturbed

All diversions will be constructed and maintained to comply with the requirements of R645-301-742.100 and R645-301-742.300. Details are described under those respective sections of this chapter.

Culvert details are provided in Chapter 7. Undisturbed area culvert UC-1 will receive bypass drainage from culverts UC-2 and UC-3, Portal Canyon and Jewkes Creek. The culverts are designed to pass the peak flow resulting from the 100 yr.- 6 hr. precipitation event. Calculations supporting these designs are presented in Appendix 7-4. The combined discharge for the two drainages that will be passed through UC-1 is 27.9 cfs. The 100 yr.-6 hr. peak flow to reach UC-2 is calculated to be 8.3 cfs, and the peak flow calculated at UC-2 is 19.6 cfs. Culverts

Calculations indicate that the flow capacity of the unaltered Jewkes Creek is 27.7 cfs above culvert UC-3 and 38.7 cfs below UC-1. The design capacities of the two culverts are 69.5 cfs and 100 cfs, respectively. The capacities of the culverts exceed the expected high capacity of Jewkes Creek. Culvert capacity for UC-2 is calculated to be 83 cfs. This capacity exceeds the Portal Canyon capacity of 13.1 cfs above the culvert in its unaltered state.

A trash rack has been installed on culvert UC-2. A generalized drawing of the trash rack is shown in Figure 7-8. There is no mention of a trash rack installed on UC-2 and no mention of a face protection at the culvert inlet. These culverts are temporary and will be removed during the reclamation phase.

Undisturbed diversions are described in the following table. All undisturbed and disturbed diversions are designed to carry the flow from a 10-year, 6-hour event. Culverts UC-4 and UC-5 receive drainage coming from the Jewkes Creek, an intermittent stream, designed to carry the flow from a 100 year - 6 hour event. The operator provided culvert sizes that may carry greater flows than the designed flow for the 10-year, 6-hour event.

**Table 3.4
Undisturbed Drainage Diversions**

Diversion	Ditch (D) or Culvert ©	Diameter (culvert)	Function
UC-1	C	24"	Collects flow from UD-4 and UD-5 and Portal Canyon and routes it into UC-3.
UC-2	C	36"	Collects flow from UD-3 and routes it into UC-3.
UC-3	C	36"	Collects flow from UC-1 and UC-2 and routes it into UC-5.
UC-4	C	24"	Collects flow from UD-2 and from Left Fork North Fork and routes it into UC-5.
UC-5	C	24"	Collects all undisturbed flow from UC-3 and UC-4, bypasses sediment pond, and discharges it into main drainage.
UC-6	C	42"	Carries flow of main drainage (all undisturbed flow) beneath haul road and into Gordon Creek drainage.
UD-1	D	--	Collects runoff from area above topsoil stockpile and routes it into road ditch of Carbon County Road 290.
UD-2	D	--	Collects runoff from above coal stockpile and handling area and routes it into Jewkes Creek above UC-2.
UD-3	D	--	Collects runoff from area above the portal area on south east side of Portal canyon and routes it along the south and east side to a natural channel below the operations then to Jewkes Creek.
UD-4	D	--	Collects runoff from area above the portal area on the north side of Portal Canyon to the disturbed area below the operations.
UD-5	D	--	Collects flow from above the disturbed area in Portal Canyon and routes it into bypass culvert UC-1.

Disturbed diversions are designed to handle the 10-year, 6-hour event and are described in Table 7. Many of the undisturbed drainage ditches are proposed to be designed with an elevated berm. Most of these berms are located where undisturbed drainage is routed around the mine site. While most disturbed area diversions built with a berm are less likely to be an environmental problem, because drainage would still reach the pond if there was a failure, failure of a bermed undisturbed area ditches would send water to the sedimentation pond which is not designed to receive and treat those waters. More prudent designs, including improved grading plans, could be conducted to meet the design

requirements rather than building elevated berms for water control. Since the pond is designed to contain or treat the 10 year - 24 hour event, it would be prudent to design the undisturbed bermed diversion drainages to safely handle the flow velocity and volume from a 10 year -24 hour event. If the ditches fail with a peak flow smaller than the 10 year - 24 hour event, the operator would have failed to adequately treat the run off from the disturbed area 10 year- 24 hour event through their pond.

The operator has provided a general channel configuration in Figure 7-7. The operator has stated that channel configuration may vary but the minimum cross sectional area will remain the same. While the channel may continue to meet design volume requirements with this statement, the stability of the design may not be prudent for slopes greater than 2:1 for certain geologic materials under certain conditions. It would be more prudent for the operator to provide a range of acceptable configurations through specific types of geologic materials and commit to maintain these ditches should they fall out of the acceptable range. Additionally, the typical designs do not match the descriptions provided for the ditches. The proposed designs are likely to require high maintenance. However, the operator has met minimum design requirements.

Disturbed

There are five diversion ditches that collect the disturbed area runoff. Most disturbed area runoff will be directed to the sedimentation pond. Only two small areas at the upper end of the disturbed area will use alternative sediment control. Table 7-7 provides the sizing and characteristics of the disturbed diversions. Most of the disturbed area drainage will be collected by ditch DD-1, on the southwest side of the disturbed area. This diversion consist of eight segments. The location of diversion ditches in relation to the minesite are shown on Plate 7-4.

Disturbed area culvert are used in conjunction with the diversions to convey runoff beneath roadways and to the lower minepad. Table 7-8 provides the sizing and characteristics of the culverts on the minepad. Culvert DC-1 is 18 inches in diameter and was installed to carry runoff between DD-1F and DD-1G, under the access road to the temporary office and substation. Culvert DD-2, also 18 inches, was installed to convey runoff under the coal loadout and main facility roadway.

The operator considers any flow velocities less than 5 feet per second (fps) as non-erosive flows. However, in the literature there are values which indicate velocities less than 5 feet per second are erosive with earthen ditches that have erosive soil types. The operator has not considered soil type in the determination of erosive velocities. In some cases vegetation will be adequate to control erosion. Degradation and additional erosion control needs for drainages within the pad area draining to the sedimentation pond will be determined through site inspection. Where velocities exceed 5 fps designs must be implemented to minimize erosion.

Drainages are developed by the operator to route undisturbed drainage around the site channels. Drainages with slopes up to 0.5 feet/foot have failed when riprapped. Riprap design procedures were not based on slopes of this steepness. Adequate grading, fill and angular riprap and filter blanket designs are necessary. The operator has provided sizing for graded riprap but no filter blanket designs. It is the opinion of the division that the operator has not minimized potential impacts to the adjacent area and undisturbed drainage slopes should be reduced where possible.

The proposed topsoil pile directs drainage from DD-3 to DC-2 into the sedimentation pond. No drainage designs specific to road drainage could be located.

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**Table 3.5
Disturbed Drainage Diversions**

Diversion	Ditch (D) or Culvert ©	Diameter (culvert)	Function
D-1	D	--	Collects runoff from entire No. 1 and No. 2 Mine areas and routes it into the sediment pond. according to Appendix 3-3 the portal bench will drain to D1
DC-1	C	12"	Collects runoff from area below the facilities pad and routes it beneath the haul road and into the sediment pond.
DC-2	C	12"	Collects runoff from the topsoil stockpile area and routes it beneath the haul road and into the sediment pond.

Stream buffer zones

The operator has submitted a stream alteration permit to the Division of Water Rights. The submittal proposes a 3 foot and 2 foot culvert respectively in Jewkes and Portal Canyon. Comments on the proposal were due by May 19, 1996.

Sediment control measures

The operator proposes to begin site construction prior to installation of the sediment pond. During this period alternative sediment control measures are proposed to be used. Straw bales and silt fences are proposed to be placed in the stream channels of Portal and Spring Two Canyon Fork to capture sediment. Berms, straw bale dikes and silt fences will be located between stream channels and areas being disturbed. The operator has committed to cleaning these structures once construction is completed using backhoes and shovels.

The culvert is proposed to be installed from the lower end of the pad in an upstream direction. Horizon Coal Company has committed to limit construction to periods when the stream is not flowing to the extent possible. Stream flow will be bypassed around construction activities using a diversion dike and flexible culvert. The operator has committed to construct the sedimentation pond as soon as possible following construction of the downstream culvert sections and must obtain a stream alteration permit prior to approval.

The proposed measures for culvert construction are acceptable practices. The ability of these proposed measures to control sediment can only be judged in the field by inspection and technical staff and will be determined adequate based on the ability to meet the performance standards and requirements of R645-301-745.111.

Roads are proposed to be surfaced with 12 inches of crushed gravel road base. These roads are proposed to be crowned and therefore the east portion of the road from the crown at the south end to the limit of the sedimentation pond will drain toward the creek. The main access road will be 20 feet wide not to exceed a 6% vertical grade. Highwalls near the first bend will be 0.33H:1V degrees and 1.2H:1V following removal. Maximum embankment height is 100 feet at 40 degrees and maximum slope height is 50 feet at 32 degrees. Appendix 3.3 indicates the road will be sloped toward the disturbed drainage ditches. This conflicts with the road surfacing designs.

Ditch UD-2 receives extensive drainage from cut slopes as shown in Plate 3-7A, cross sections E, F, and G. These slopes are steep and can be significant sources of sediment. The operator has committed to provide erosion control matting and seeding according to Table 3-2, for all cut slopes which will drain directly to an undisturbed area diversion. As presented in Section 3.3.5.3 mulching and roughening will occur on areas before seeding where slopes are 2½:1 or less. The matting will be applied on slopes 2½:1 or steeper. It should be noted that where competent bedrock is exposed matting may not be practicable.

Currently this road is located on the east side of the stream and outside the permit area, and therefore is a potential source of additional sediment to the stream flow. The fan portal road is to be considered an ancillary road and will be cut into native materials without an engineered surface.

The topsoil is also proposed to be vegetated with interim cover as discussed in Sections 3.4.4.1, page 3-19 and Section 3.5.2. The piles will be contoured, fertilized and seeded. A berm will be placed around each topsoil pile to minimize soil transport. Prior to achieving adequate vegetation establishment other measures are necessary to control erosion.

Siltation structures

Sediment ponds and all other treatment facilities are defined as siltation structures. The two siltation structure at this site include Sweets Pond, a pond developed for water rights use, and the sedimentation pond. For a discussion of the mine site sedimentation pond, see the **Sedimentation Ponds** heading below.

Sweets Pond currently is associated with the Gordon Creek Mines 2, 7, and 8. This site would be double permitted until Gordon Creek has obtained bond release. Because this is an impoundment to be associated with the Horizon Mine appropriate regulatory requirements must be addressed.

Sweets Pond also has an existing pumphouse and a water gate to control inlet flows. The operator has proposed to build a water line from the pond to the mine. This should be included in the permit area as part of the disturbed area. The pond itself need not be part of the permit area for which bonding is required as described under the "Disturbed Area" and "Permit Area" definition in R645-100, as long as the structures are constructed and maintained in accordance with R645-301 and R645-302.

Sedimentation ponds

There will be only one sediment pond. The sediment pond will be a non-MSHA structure. The sediment pond will be inspected during and after construction by a qualified, registered, professional

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engineer. The pond will be inspected after each storm and cleaned as necessary. Its embankments will be vegetated, to control erosion, with a temporary seed mix as described in Section 3.5.5.2.

The operator has analyzed the pond embankment designs for stability. Using a standard, circular failure model and the Hoek Circular Failure Charts, the operator has found that the pond embankments have a static safety factor of 4.81 for dry conditions and 4.44 for saturated conditions (Appendix 3).

The operator proposes to divert all disturbed area run off to the sedimentation pond, including the proposed north return air fan, receiving runoff from 10.7 acres (Appendix 7-4). The sedimentation pond will be mostly incised except at the downstream face, which will be an earthen embankment. The pond has been designed to contain the runoff from a 10-year, 24-hour precipitation event calculated to be 0.83 acre-feet. The permit area surfacing is described as a gravel parking lot. The full extent of gravel is not defined.

The operator has assumed sediment production of 0.05 acre feet/acre from the disturbed area. The operator has not provided a technical method or calculation to determine where the 0.05 acre feet/acre comes from, Appendix 7-4. However, the final design allowed 1.48 acre-feet for maximum sediment storage, which is closer to 0.1 acre foot/acre per year sediment production for disturbed areas and is considered a conservative estimate. Although the maximum sediment storage is considered adequate at this time, if the operator should need additional increases in the sedimentation pond capacity the 0.05 acre feet/acre will not be considered valid until demonstrated to meet standard through accepted design methods. The operator must remove the discussions of excess design capacity or provide technical design information.

The total capacity of the pond below its emergency spillway will be 2.3 acre-feet. The sediment will be cleaned out of the pond at 60% of the total sediment volume, or 0.88 acre-feet. The cleanout volume will be marked by a calibrated pole. One pole is generally not adequate to determine sediment capacity because the sediment tends to be deposited in deltaic form at the inlets. The operator will be expected to maintain the capacity required for runoff volume.

The pond will also have a 2" decant pipe with a locking valve. Twenty-four hours after a storm, the pond is to be drained by opening the valve on the two inch decant line in the pond. This valve is to remain locked at all times except when decanting storm runoff. The inlet of the decant line is to be located at an elevation of 7576.0 feet, which is 24 inches above the 60% cleanout level and 3.4 feet below the elevation of the spillway.

Should the quantity of water encountered in mining exceed the amount required by the underground operations the operator proposes the water be treated by the sediment pond in order to meet effluent standards. This action may be used as an emergency measure but is not an approved design. The use of the pond for this purpose would need to be approved prior to handling any runoff which might exceed the design requirements.

The sediment pond's spillway is designed to pass the peak flow of the 25-year, 6-hour precipitation event. Calculations for the spillway assume the pond is full to the elevation of the spillway prior to the onset of the event. With a depth of 2.3 feet, a width of 10 feet and side slopes of 2h:1v, the spillway will have 2 foot of freeboard between the top of the pond embankment and the maximum flow

elevation. The operator designed a non-erodible, open channel emergency spillway for which the outlet will have a riprap with a D50 of 4 inches. However, no filter blanket designs were included.

Although the spillway designs meet the requirements of a single -open channel spillway design under R645-301-743.00, the spillway does not provide the protection of aquatic life through providing an oil skimmer. Since this pond will be receiving oils and grease from the site the pond should provide for some type of oil skimmer.

Pond designs, maps and calculations have been prepared under the direction and certification of Richard H. White (State of Utah, Registered Professional Engineer #7102). The information and calculations contained in Appendix 6E are also certified by Mr. White.

The pond safety factor calculations assume an 11 foot embankment height and a slope angle of 2H:1V (26.56 degrees). The soils are assumed to have soil cohesion and friction angle of 35 psi and 30 degrees respectively, which results in a safety factor of 4.81 dry and 4.44 saturated conditions.

Other treatment facilities

Two small areas above the disturbed area have been proposed for alternate sediment control. One area is at the upstream end of the topsoil stockpile in Portal Canyon, adjacent to the inlet of Culvert UC-2. This area slopes toward the culvert and will be treated with berms and straw bales. The second alternative sediment control area is the exterior embankment slopes of the sedimentation pond, which will be treated with a combination of straw bales and silt fence.

Appropriate sediment control measures will be designed, constructed and maintained using the best technology currently available to prevent, to the extent possible, additional contributions of sediment to stream flow or to runoff outside the permit area and meet the effluent limitations under R645-301-751.

Exemptions for siltation structures

No exemptions requested by the operator.

Discharge structures

The sedimentation pond discharge structure is discussed under Siltation Structures.

Impoundments

No other treatment facilities are planned for this operation.

Casing and sealing of wells

The operator has stated that approvals and permits to drill wells will be received from the Division of Water Rights and appropriate Government agencies. The final casing and sealing of wells is discussed in more detail in the section entitled **MINE OPENINGS** under **RECLAMATION PLAN** below.

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Findings:

The applicant has submitted sufficient information to address this section.

SUPPORT FACILITIES AND UTILITY INSTALLATIONS

Regulatory Reference: 30 CFR Sec. 784.30, 817.180, 817.181; R645-301-526.

Analysis:

All support facilities are described in the MRP. No support facilities will exist on the surface of the SR.

Findings:

Sufficient information concerning support facilities has been supplied in the MRP.

SIGNS AND MARKERS

Regulatory Reference: 30 CFR Sec. 817.11; R645-301-521.

Analysis:

Surfaces above the SR are private or inaccessible lands. No signs or markers other than water monitoring location markers will be installed.

Findings:

The applicant has supplied sufficient information for this section.

USE OF EXPLOSIVES

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

Analysis:

There will be no use of explosives above ground in the SR. The applicant has addressed the use of explosives in the MRP.

Findings:

Sufficient information has been submitted for this section.

MAPS, PLANS, AND CROSS SECTIONS OF MINING OPERATIONS

Regulatory Reference: 30 CFR Sec. 784.23; R645-301-512, -301-521, -301-542, -301-632, -301-731, -302-323.

Analysis:

Affected area maps

Plate 1-1 shows the permit boundaries. The Division considers the permit boundary to be identical to the affected area. The Division reviewed the Plate 1-1 and found it to be adequate.

The boundaries of the disturbed area, as well as those of its component areas of previous and proposed disturbance, are shown adequately on Plates 3-1, 3-6, and 3-7.

Mining facilities maps

The locations and approximate dimensions of all mine facilities are shown on Plate 3-1--Surface Facilities. Included on this map are all buildings, portals, fans and earthen structures (pads, cuts and embankments), both of the large main drainage bypass culverts, the mine supply substation adjacent to the main portals, the large main substation at the mouth of the canyon, the Main Haul Road, the Hiawatha Fan Portal Access Road, the conveyor from the mine, the coal storage and loading facilities, the topsoil storage area and the sediment pond. This plate was certified in 1996, after its latest revision, by Richard B. White, a professional engineer registered in the state of Utah.

Design details of the sediment pond are shown on Plate 7-6--Sedimentation Pond Detail Map. This plate was certified in 1996 by Richard B. White, a professional engineer registered in the state of Utah.

Mine workings maps

The location and extent of all known abandoned underground mine workings, including mine openings to the surface within the proposed permit and adjacent areas, are shown on Plate 3-3--Five Year Mine Plan. There are no active underground mines and there has been no surface mining within the permit and adjacent areas.

Monitoring and sample location maps

Both geologic and groundwater information were obtained from test borings done at sites designated LMC-1, LMC-2, LMC-3, and LMC-4. The locations of these sites are shown on Plate 6-1--Geology and Plate 7-1--Water Monitoring Locations.

Information on water quality and quantity was obtained from monitoring stations designated 1, 2, 3, 4, 5, 6, and 7. The elevations and locations of these sites are shown on Plate 7-1--Water Monitoring Locations.

Findings:

The applicant has submitted sufficient information to address this section.

RECLAMATION PLAN

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GENERAL REQUIREMENTS

Regulatory Reference: PL 95-87 Sec. 515 and 516; 30 CFR Sec. 784.13, 784.14, 784.15, 784.16, 784.17, 784.18, 784.19, 784.20, 784.21, 784.22, 784.23, 784.24, 784.25, 784.26; R645-301-231, -301-233, -301-322, -301-323, -301-331, -301-333, -301-341, -301-342, -301-411, -301-412, -301-422, -301-512, -301-513, -301-521, -301-522, -301-525, -301-526, -301-527, -301-528, -301-529, -301-531, -301-533, -301-534, -301-536, -301-537, -301-542, -301-623, -301-624, -301-625, -301-626, -301-631, -301-632, -301-731, -301-723, -301-724, -301-725, -301-726, -301-728, -301-729, -301-731, -301-732, -301-733, -301-746, -301-764, -301-830.

Analysis:

The only surface disturbance that has occurred on the SR is the development of water monitoring wells. Plans have been presented in the MRP which describe how the wells will be reclaimed.

Findings:

The applicant has submitted sufficient information to address this section.

POSTMINING LAND USES

Regulatory Reference: 30 CFR Sec. 784.15, 784.200, 785.16, 817.133; R645-301-412, -301-413, -301-414, -302-270, -302-271, -302-272, -302-273, -302-274, -302-275.

Analysis:

No surface disturbance other than minimal subsidence will take place on the SR. The post mining land use for the area included in this application will remain the same as pre-mining conditions i. e., grazing, logging, mining, recreation and wildlife habitat.

Findings:

Information provided in the proposal is adequate to meet the requirements of this section of the regulations.

PROTECTION OF FISH, WILDLIFE, AND RELATED ENVIRONMENTAL VALUES

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

Analysis:

No surface disturbance is anticipated other than minimal subsidence. Beaver Creek and several springs and ponds are adjacent to or lie within the proposed permit area. The applicant is currently monitoring Beaver Creek and certain springs, and wells in the proposed addition to the permit area.,

(plate7-1). The applicant has proposed to maintain a 100' Buffer zone along beaver Creek to prevent impacts to the stream. Subsidence will be monitored during mining and for a period of two years following final cessation of mining practices. The subsidence monitoring points are identified on plate 3-3 of the application.

Findings:

Information provided in the proposal is adequate to meet the requirements of this section of the regulations.

APPROXIMATE ORIGINAL CONTOUR RESTORATION

Regulatory Reference: 30 CFR Sec. 784.15, 785.16, 817.102, 817.107, 817.133; R645-301-234, -301-270, -301-271, -301-412, -301-413, -301-512, -301-531, -301-533, -301-553, -301-536, -301-542, -301-731, -301-732, -301-733, -301-764.

Analysis:

The SR proposal extends the underground operations. There is no change to the approved reclamation plans. AOC will be met.

Findings:

The applicant has submitted sufficient information to address this section.

BACKFILLING AND GRADING

Regulatory Reference: 30 CFR Sec. 785.15, 817.102, 817.107; R645-301-234, -301-537, -301-552, -301-553, -302-230, -302-231, -302-232, -302-233.

Analysis:

Plate 3-1 shows the location of the sediment pond and ditch clean out material (behind the substation and behind the fan). The designated areas can hold 260 CY. The material may be sampled for use as substitute topsoil or fill material.

Contemporaneous reclamation is discussed in section 3.5. Plate A of Appendix 8-1 shows areas which were contemporaneously reclaimed in 1997. This work is discussed in section 8-8.

General plans for backfilling and grading are found in Section 3.5.4. Plates 3-7 and 3-7A show the topography post-mining. Cut and fill calculations are in Table 3-1. There is a 4,240 CY deficit which will require lowering the site 5 inches.

Findings:

There is no change from the approved reclamation plan.

RECLAMATION PLAN

MINE OPENINGS

Regulatory Reference: 30 CFR Sec. 817.13, 817.14, 817.15; R645-301-513, -301-529, -301-551, -301-631, -301-748, -301-765, -301-748.

Analysis:

No new mine openings are proposed under the SR. Closure and reclamation of mine openings is discussed in Section 3.5.3.1 (page 3-31).

Findings:

Mine Openings information for the Reclamation Plan is adequate to meet the requirements of this section.

TOPSOIL AND SUBSOIL

Regulatory Reference: 30 CFR Sec. 817.22; R645-301-240.

Analysis:

Twenty inches of topsoil will be placed over 8.23 acres of graded fill (section 2.117). The figure of 9.15 acres was used for bonding purposes and is listed in (section 3.5.4 and Table 3-1). This amounts to approximately 14,417 CY of topsoil (section 3.5.4 and Appendix 8-1).

Findings:

There is no change from the approved reclamation plan.

ROAD SYSTEMS AND OTHER TRANSPORTATION FACILITIES

Regulatory Reference: 30 CFR Sec. 701.5, 784.24, 817.150, 817.151; R645-100-200, -301-513, -301-521, -301-527, -301-534, -301-537, -301-732.

Analysis:

No roads or transportation facilities will be affected as a result of the SR. The plan contains information to show that no roads or transportation facilities overly the proposed SR area.

Findings:

Sufficient information has been submitted to address this section.

HYDROLOGIC INFORMATION

Regulatory Reference: 30 CFR Sec. 784.14, 784.29, 817.41, 817.42, 817.43, 817.45, 817.49, 817.56, 817.57; R645-301-512, -301-513, -301-514, -301-515, -301-532, -301-533, -301-542, -301-723, -301-724, -301-725, -301-726, -301-728, -301-729, -301-731, -301-733, -301-742, -301-743, -301-750, -301-751, -301-760, -301-761.

Analysis:

Reclamation plans dealing with ground water are identified in the approved permit. The reclamation criteria extends to the SR area.

All surface and groundwater monitoring will continue throughout the reclamation period. The permittee will monitor for acid or toxic materials and provide treatment if adverse conditions occur. Wells will be sealed and the sites reclaimed. There will be no discharges into the underground mine. The mine will be sealed and no gravity discharge is expected. All diversions will be removed and flow distributed over the surface. Sediment control measures will be implemented using the best technology available during reclamation. Sediment ponds will remain until vegetation is established and effluent limitations are met.

Findings:

The applicant has submitted sufficient information to address this section.

CONTEMPORANEOUS RECLAMATION

Regulatory Reference: 30 CFR Sec. 785.18, 817.100; R645-301-352, -301-553, -302-280, -302-281, -302-282, -302-283, -302-284.

Analysis:

No surface disturbance is anticipated other than minimal subsidence. Mining practices would have a minimal effect on the vegetation resources. Potential impacts to vegetation caused by subsidence during active mining operations may be mitigated by implementing contemporaneous reclamation practices as described in section 3.5.1 of the reclamation plan.

Findings:

Information provided in the proposal is adequate to meet the requirements of this section of the regulations.

REVEGETATION

Regulatory Reference: 30 CFR Sec. 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.

RECLAMATION PLAN

Analysis:

No surface disturbance is anticipated other than minimal subsidence. Mining practices would have a minimal effect on the vegetation resources. Potential impacts to vegetation caused by subsidence during active mining operations may be mitigated by implementing Contemporaneous reclamation practices as described in section 3.5.1 of the reclamation plan.

General requirements

The general requirements for revegetation are provided for in section 3.5 of the reclamation plan.

Timing

The approximate schedule for reclamation activities is outlined in table 3-4 of section 3.5.7.1 of the reclamation plan.

Mulching and other soil stabilizing practices.

Sections 3.5.4.3, 4.5.1, 2, and 3 of the reclamation portion of the plan and proposal describe the mulching and other stabilizing practices to be implemented during reclamation.

Standards for success

The standards for success are provided for in section 3.5.6 of the reclamation plan.

Findings:

Information provided in the proposal is adequate to meet the requirements of this section of the regulations.

STABILIZATION OF SURFACE AREAS

Regulatory Reference: 30 CFR Sec. 817.95; R645-301-244.

Analysis:

The backfilling and grading schedule is detailed in section 3.5.7.1 and outlined in Table 3-4.

All acid-toxic material, exposed coal or refuse will be covered with 4 feet of material. The regraded surface will be scarified. Topsoil will be replaced.

Silt fences will be used at the bottom of fill slopes and along the reclamation channel during topsoil placement. The site will be seeded and mulched as described in section 3.5.5.3 (1 ton mulch/acre) and section 3.5.4. Erosion control matting on slopes 2½H:1V or greater and sediment controls will be placed as needed (Plate 7-7a; section 3.5.4.3).

Findings:

There has been no change to the approved reclamation plan

CESSATION OF OPERATIONS

Regulatory Reference: 30 CFR Sec. 817.131, 817.132; R645-301-515, -301-541.

Analysis:

The SR proposal extends the underground operations. There is no change to the approved reclamation plans.

Findings:

The applicant has submitted sufficient information to address this section.

MAPS, PLANS, AND CROSS SECTIONS OF RECLAMATION OPERATIONS

Regulatory Reference: 30 CFR Sec. 784.23; R645-301-323, -301-512, -301-521, -301-542, -301-632, -301-731.

Analysis:

Affected area boundary maps

Plate 1-1 shows the permit boundaries. The Division considers the permit boundary to be identical to the affected area. The Division reviewed the Plate 1-1 and found it to be adequate.

Bonded area map

Plate 1-1

Reclamation backfilling and grading maps

Plate 7-7A

Reclamation facilities maps

The SR proposal extends the underground operations. There is no change to the approved reclamation plans.

Final surface configuration maps

Plate 3-7 and 3-7A

RECLAMATION PLAN

Reclamation monitoring and sampling location maps

The monitoring plan followed during the operational phase will be followed during the reclamation phase unless changes are approved by DOGM.

Reclamation surface and subsurface manmade features maps

Plate 3-1 shows surface contours of undisturbed areas adjacent to disturbed areas which are indicative of the original land slopes in the vicinity of the disturbed area and which were used to create the reclamation final contour maps Plates 3-7 and 3-7A. Plate 3-6 shows conditions prior to disturbance by Horizon.

Reclamation treatments maps

Plate 7-7A

Findings:

There has been no change to the approved reclamation plan.

BONDING AND INSURANCE REQUIREMENTS

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

Analysis:**Form of bond (Reclamation Agreement)**

The SR proposal extends the underground operations. There is no change to the approved reclamation plans.

Determination of bond amount

The Division reviewed the reclamation and found that no additional surface disturbance would take place. Therefore, the Division found that the bond does not have to be adjusted at this time.

Terms and conditions for liability insurance

The SR proposal extends the underground operations. There is no change to the approved reclamation plans. Liability insurance will continue.

Findings:

The applicant has submitted sufficient information to address this section.

CUMULATIVE HYDROLOGIC IMPACT ASSESSMENT

Regulatory Reference: 30 CFR Sec. 784.14; R645-301-730.

A cumulative hydrologic impact assessment will be compiled when all deficiencies are addressed.

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