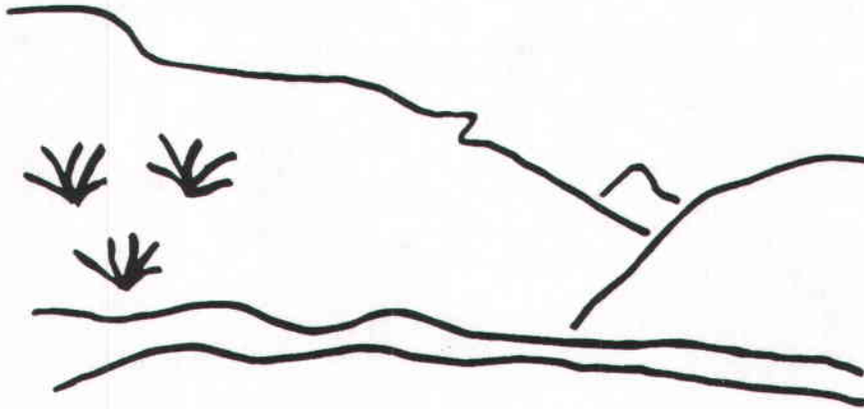


# State of Utah



## Utah Oil Gas and Mining

### Coal Regulatory Program

Deer Creek Mine  
Permit Area Change (65.7 acres)  
C/015/018-IB01K  
Technical Analysis  
August 2, 2002

File in:

Confidential

Shelf

Expandable

Refer to Record No. 0027 Date 08/14/2002  
In C/ 0150018, 2003 Outgoing  
For additional information

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INTRODUCTION

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## TECHNICAL ANALYSIS

### INTRODUCTION

The Division received an application for incidental boundary change (IBC) on November 28, 2001. The request proposes to develop entries off the 6<sup>th</sup> North Mains of the Deer Creek Mine, Deer Creek Mine permit area and Federal Coal Lease U-06039. The IBC encompasses 65.7 acres of U.S. Forest Service land. The IBC falls within the area covered by the Cumulative Hydrologic Impact Assessment prepared for the Deer Creek Mine and is within the same hydrologic basin already authorized in the approved permit.

Addition of this area will allow underground access to the future working of the Mill Fork Lease. The IBC access will consist of a set of main entries separated by pillars. Only first mining, room and pillar, will be conducted. The proposed main entries will be developed only in the Hiawatha coal seam. No pillars will be extracted, so the site is expected to remain stable through and after mining. No surface disturbance is expected in the area of the IBC.

The U.S. Forest Service has completed the NEPA work on the Mill Fork Lease Tract, ML-48258, as required on September 5, 2001. In a letter dated December 17, 2001, the U.S. Office of Surface Mining (OSM) confirmed that the IBC area does not constitute a mining plan action requiring Secretarial approval nor does it meet other criteria of 30 CFR 746.18(d), which necessitates a mining plan decision. The U.S. Bureau of Land Management approved the IBC modification to the Resource Recovery and Protection Plan (R2P2) on December 14, 2001, but later rescinded the approval on May 14, 2002 in order to clarify data inconsistencies. PacifiCorp was able to clarify the inconsistencies and provide additional information such that the BLM granted R2P2 approval again on August 1, 2002.

The Division received a response to technical deficiencies from Energy West on March 1, 2002. The format of the resubmitted amendment deviated from normal procedures. Energy West had been working on a request to catalogue the right-of-entry and lease descriptions, and at the same time they were working to permit the IBC and Mill Fork Lease modifications as part of the MRP. Energy West has decided to refine and recalculate the lease areas and submit that information as updates to Chapters 1, 4 and 5 of the Deer Creek MRP. This information is being processed under a separate amendment (AM02B). They addressed the engineering and hydrologic deficiencies for the IBC amendment as an update to Chapter 11. When the IBC is approved, Energy West will submit the required number of updated copies to be filed in the MRP.

GENERAL CONTENTS

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## GENERAL CONTENTS

### RIGHT OF ENTRY

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

**Minimum Regulatory Reference:**

Documents giving legal right to enter the permit area must be detailed in the application by date, type of document, land description and rights claimed. Any pending litigation over these legal rights must be disclosed.

The written consent of the landowner for the extraction of the coal by surface mining methods must also be included when the surface and mineral owners are different. Also a copy of the conveyance that grants the legal authority to extract the coal by surface methods will be included.

The Division does not have the authority to adjudicate property rights disputes.

**Analysis:**

The incidental boundary change (IBC) is limited to 65.7 acres of land within Section 19. The Forest Service owns the surface lands and BLM administers the coal ownership. A letter and Lease Modification dated December 14, 2001 from the BLM to Interwest Mining Company approved the incidental boundary modification to lease U-06039 (Both documents are included as an exhibit to the application, but not included in the MRP).

The table titled Deer Creek Mine – Underground Right-of-Entry Information with Cited Surface and Subsurface Ownership lists the total right-of-entry acres as 17, 902.55. This acreage figure is being modified under a separate amendment for the Deer Creek Mine.

**Findings:**

Information provided in the amendment meets the minimum Right of Entry 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.

**Minimum Regulatory Reference:**

The application will describe and identify the lands (on a map) subject to coal mining over the life of the operation, including the size, sequence, and timing of the mining anticipated and permit boundaries. Coal mining and reclamation operations may only occur on the lands identified on the maps submitted and that are subject to the performance bond.

A public notice advertisement will contain a map or description of the precise location and boundaries of the proposed permit area. So that local residents can identify the area, the map must have a north arrow and may include local landmarks.

**Analysis:**

A legal description of the incidental boundary change has been updated to the permit area description (R645-301-100: General Contents, Page 1-16). A permit area map (Map 1-1) is provided that includes the IBC.

**Findings:**

Information provided in the plan meets the minimum Right of Entry requirements of the regulations.

ENVIRONMENTAL RESOURCE INFORMATION

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## ENVIRONMENTAL RESOURCE INFORMATION

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

### PERMIT AREA

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

Minimum Regulatory Requirements:

Describe and identify the lands subject to surface coal mining operations over the estimated life of those operations and the size, sequence, and timing of the subareas for which it is anticipated that individual permits for mining will be sought.

### Analysis:

The Permittee proposed to add 65.70 acres to the Deer Creek mine. The additional acres are in Township 16South, Range 7 East, Section 19 Lot 2, Lot 3 and the W1/2SW1/4NE1/4 corner. The area is also shown on the following revised maps:

- CM-10522-DR Coal Ownership Map of the Deer Creek Mine Permit Area
- CM-10521-DR Surface Ownership Map of the Deer Creek Mine Permit Area
- CM-10367 DR Deer Creek Mine Permit Area Map
- CM-10899 DR Deer Creek Mine Life of Mine Plan, Blind Canyon Coal Seam
- CM-10900 DR Deer Creek Mine Life of Mine Plan Hiawatha Coal Seam
- DU-1752D Deer Creek Mine Lease Modification Lease U-060309

The Division has reviewed the IBC description and found that they are adequate to describe the IBC.

### Findings:

The information provided in the application meets the minimum Permit Area requirements of the regulations.

## VEGETATION RESOURCE INFORMATION

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

Minimum Regulatory Requirements:

Provide a map that delineates existing vegetative types and a description of the plant communities within the area affected by surface operations and facilities and within any proposed reference area. The description shall include information adequate to predict the potential for reestablishing vegetation. The map or aerial photograph is required, sufficient adjacent areas shall be included to allow evaluation of vegetation as important habitat for fish and wildlife for those species of fish and wildlife as identified under the fish and wildlife resource information.

**Analysis:**

A vegetation map of the IBC is included in the MRP and labeled as "Future Permit Area" (Map 2-14). The vegetation in the IBC area is shown as pinyon-juniper and mixed conifer.

**Findings:**

Information provided in the plan meets the minimum Environmental Resource Information requirements of the regulations.

## **FISH AND WILDLIFE RESOURCE INFORMATION**

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

Minimum Regulatory Reference:

The application shall include fish and wildlife resource information for the permit area and adjacent area. The scope and level of detail for such information shall be determined by the Division in consultation with State and Federal agencies with responsibilities for fish and wildlife and shall be sufficient to design the protection and enhancement plan required under the operation and reclamation plan.

Site-specific resource information necessary to address the respective species or habitats shall be required when the permit area or adjacent area is likely to include:

- (1) Listed or proposed endangered or threatened species of plants or animals or their critical habitats listed by the Secretary under the endangered Species Act of 1973, as amended (16 U.S.C. 1531 et seq.), or those species or habitats protected by similar State statutes;
- (2) Habitats of unusually high value for fish and wildlife such as important streams, wetlands, riparian areas, cliffs supporting raptors, areas offering special shelter or protection, migration routes, or reproduction and wintering areas; or
- (2) Other species or habitats identified through agency consultation as requiring special protection under State or Federal law.

**Analysis:**

No additional fish and wildlife resource information is submitted for this IBC. For the purposes of this review existing information in the MRP is adequate, since the only use of this area is for an underground access-way consisting of a set of main entries separated by pillars. The permittee states that no subsidence is anticipated to occur within the IBC area, since only first mining will be conducted.

**Findings:**

The information provided in the application meets the minimum Fish and Wildlife Resource Information requirements of the regulations.

ENVIRONMENTAL RESOURCE INFORMATION

## GEOLOGIC RESOURCE INFORMATION

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

### Minimum Regulatory Requirements:

Each application shall include 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; determining all potentially acid- or toxic-forming strata down to and including the stratum immediately below the coal seam to be mined; determining whether reclamation can be accomplished and 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.

Geologic information shall include, at a minimum, 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 which may be adversely impacted by mining. This description shall include the areal and structural geology of the permit and adjacent areas, and other parameters which influence the required reclamation and it shall also show how the areal and structural geology may affect the occurrence, availability, movement, quantity, and quality of potentially impacted surface and ground water. It shall be based on maps and plans required as resource information for the plan, detailed site specific information as required below, and, geologic literature and practices.

For any portion of a permit area in which the strata down to the coal seam to be mined will be removed or are already exposed, samples shall be collected and analyzed from test borings; drill cores; or fresh, unweathered, uncontaminated samples from rock outcrops 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 which may be adversely impacted by mining. The analyses shall result in the following:

- (1) Logs showing the lithologic characteristics including physical properties and thickness of each stratum and location of ground water where occurring;
- (2) Chemical analyses identifying those strata that may contain acid- or toxic-forming, or alkalinity-producing materials and to determine their content, except that the Division may find that the analysis for alkalinity-producing material is unnecessary; and
- (3) Chemical analysis of the coal seam for acid- or toxic-forming materials, including the total sulfur and pyritic sulfur, except that the Division may find that the analysis of pyritic sulfur content is unnecessary.

For lands within the permit and adjacent areas where the strata above the coal seam to be mined will not be removed, samples shall be collected and analyzed from test borings or drill cores to provide the following data:

- (1) Logs of drill holes showing the lithologic characteristics, including physical properties and thickness of each stratum that may be impacted, and location of ground water where occurring;
- (2) Chemical analyses for acid- or toxic-forming or alkalinity-producing materials and their content in the strata immediately above and below the coal seam to be mined;
- (3) Chemical analyses of the coal seam for acid- or toxic-forming materials, including the total sulfur and pyritic sulfur, except that the Division may find that the analysis of pyrite sulfur content is unnecessary; and
- (1) For standard room-and-pillar mining operations, the thickness and engineering properties of clays or soft rock such as clay shale, if any, in the stratum immediately above and below each coal seam to be mined.

If determined to be necessary to protect the hydrologic balance, to minimize or prevent subsidence, or to meet the performance standards, the Division may require the collection, analysis, and description of additional geologic information.

An applicant may request the Division to waive in whole or in part the requirements of the borehole information or analysis required of this section. The waiver may be granted only if the Division finds in writing that the collection and analysis of such data are unnecessary because other information having equal value or effect is available to the Division in a satisfactory form.

### Analysis:

The 65.7acre IBC is adjacent to the current Deer Creek Mine permit area. Geologic information for the mine permit area, including the IBC area, is provided in the approved Deer Creek Mine MRP. The MRP contains sufficient information to identify acid- and toxic-forming

**ENVIRONMENTAL RESOURCE INFORMATION**

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materials, that reclamation can be accomplished, assist in determining the probable hydrologic consequences of the operation, and whether the proposed operation has been designed to prevent material damage to the hydrologic balance outside the permit area. The Division is not requiring any additional geologic information for this IBC.

Coal will be mined from the Hiawatha Seam. The main entries are shown on Drawing CM 10900-DR in the IBC submittal. It is currently planned that all coal mined in the Mill Fork Lease will be accessed and transported through the IBC mains. Coal will be mined in both the Hiawatha and Blind Canyon coal seams in the Mill Fork Lease. After the IBC mains are developed the permittee will ramp up to access the Blind Canyon coal seam.

Drawing CM 10900-DR also shows a timetable for mining the IBC and shows the geologic structure of the area. Mining of the IBC will require the permittee to cut across the Mill Fork Graben that was identified by HGI/ Water Technology and Research as a source for Little Bear Spring. Drawing CM 10900-DR shows that the permittee has mine workings near the projected fault. It is also known that the Huntington #4 mine has conducted mining through the fault zone.

The proposed underground access-way will consist of a set of main entries separated by pillars. There is approximately 600 feet to 1400 feet of overlying strata between the coal seam and the surface. No subsidence is expected to occur within the IBC area since only first mining will be done.

**Findings:**

The Permittee has supplied sufficient information in the IBC submittal and in the current Deer Creek Mine MRP to describe the Geologic Resource Information to meet the minimum requirements of the regulations.

**HYDROLOGIC RESOURCE INFORMATION**

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

Minimum Regulatory Requirements:

Sampling and Analysis.

All water-quality analyses performed to meet the requirements of this section shall be conducted according to the methodology in the 15th edition of "Standard Methods for the Examination of Water and Wastewater," which is incorporated by reference, or the methodology in 40 CFR Parts 136 and 434. Water-quality sampling shall be conducted according to either methodology listed above when feasible. This incorporation by reference was approved by the Director of the Federal Register on October 26, 1983. This document is incorporated as it exists on the date of the approval, and a notice of any change in it will be published in the Federal Register.

Baseline information.

The application shall include the following baseline hydrologic information, and any additional information required by the

**ENVIRONMENTAL RESOURCE INFORMATION**

Division.

- (1) Ground-water information. The location and ownership for the permit and adjacent areas of existing wells, springs, and other ground-water resources, seasonal quality and quantity of ground water, and usage. Water-quality descriptions shall include, at a minimum, total dissolved solids or specific conductance corrected to 25 C, pH, total iron, and total manganese. Ground-water quantity descriptions shall include, at a minimum, approximate rates of discharge or usage and depth to the water in the coal seam, and each water-bearing stratum above and potentially impacted stratum below the coal seam.
- (2) Surface-water information. The name, location, ownership, and description of all surface-water bodies such as streams, lakes, and impoundments, the location of any discharge into any surface-water body in the proposed permit and adjacent areas, and information on surface-water quality and quantity sufficient to demonstrate seasonal variation and water usage. Water-quality descriptions shall include, at a minimum, baseline information on total suspended solids, total dissolved solids or specific conductance corrected to 25 C, pH, total iron, and total manganese. Baseline acidity and alkalinity information shall be provided if there is a potential for acid drainage from the proposed mining operation. Water-quantity descriptions shall include, at a minimum, baseline information on seasonal flow rates.
- (3) Supplemental information. If the determination of the probable hydrologic consequences (PHC) indicates that adverse impacts on or off the proposed permit area may occur to the hydrologic balance, or that acid-forming or toxic-forming material is present that may result in the contamination of ground-water or surface-water supplies, then supplemental information shall be provided to evaluate such probable hydrologic consequences and to plan remedial and reclamation activities. Such supplemental information may be based upon drilling, aquifer tests, hydrogeologic analysis of the water-bearing strata, flood flows, or analysis of other water-quality or quantity characteristics.

Baseline cumulative impact area information.

- (1) Hydrologic and geologic information for the cumulative impact area necessary to assess the probable cumulative hydrologic impacts of the proposed operation and all anticipated mining on surface- and ground-water systems shall be provided if available from appropriate Federal or State agencies.
- (2) If this information is not available from such agencies, then the applicant may gather and submit this information as part of the permit application.
- (3) The permit shall not be approved until the necessary hydrologic and geologic information is available.

Modeling.

The use of modeling techniques, interpolation, or statistical techniques may be included as part of the permit application, but actual surface- and ground-water information may be required for each site even when such techniques are used.

Probable hydrologic consequences determination.

- 1.) The application shall contain a determination of the probable hydrologic consequences (PHC) of the proposed operation based upon the quality and quantity of surface and ground water under seasonal flow conditions for the proposed permit and adjacent areas.
- 2.) The PHC determination shall be based on baseline hydrologic, geologic, and other information collected for the permit application and may include data statistically representative of the site.
- 3.) The PHC determination shall include findings on: whether adverse impacts may occur to the hydrologic balance; whether acid-forming or toxic-forming materials are present that could result in the contamination of surface or ground water supplies; and, what impact the proposed operation will have on sediment yield from the disturbed area; acidity, total suspended and dissolved solids, and other important water quality parameters of local impact; flooding or streamflow alteration; ground water and surface water availability; and other characteristics as required.
- 4.) An application for a permit revision shall be reviewed by the Division to determine whether a new or updated PHC shall be required.

Ground-water monitoring plan.

- 1.) The application shall include a ground-water monitoring plan based upon the PHC determination and the analysis of all baseline hydrologic, geologic, and other information in the permit application. The plan shall provide for the monitoring of parameters that relate to the suitability of the ground water for current and approved postmining land uses and to the objectives for protection of the hydrologic balance. It shall identify the quantity and quality parameters to be monitored, sampling frequency, and site locations. It shall describe how the data may be used to determine the impacts of the operation upon the hydrologic balance. At a minimum, total dissolved solids or specific conductance corrected to 25 C, pH, total iron, total manganese, and water levels shall be monitored and data submitted to the Division at least every 3 months for each monitoring location. The Division may require additional monitoring.
- 2.) If an applicant can demonstrate by the use of the PHC determination and other available information that a

**ENVIRONMENTAL RESOURCE INFORMATION**

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particular water-bearing stratum in the proposed permit and adjacent areas is not one which serves as an aquifer which significantly ensures the hydrologic balance within the cumulative impact area, then monitoring of that stratum may be waived by the Division.

Surface-water monitoring plan.

- 1.) The application shall include a surface-water monitoring plan based upon the PHC determination and the analysis of all baseline hydrologic, geologic, and other information in the permit application. The plan shall provide for the monitoring of parameters that relate to the suitability of the surface water for current and approved postmining land uses and to the objectives for protection of the hydrologic balance, as well as the effluent limitations found at 40 CFR Part 434.
- 2.) The plan shall identify the surface-water quantity and quality parameters to be monitored, sampling frequency, and site locations. It shall describe how the data may be used to determine the impacts of the operation upon the hydrologic balance. At all monitoring locations in streams, lakes, and impoundments that are potentially impacted or into which water will be discharged and at upstream monitoring locations, the total dissolved solids or specific conductance corrected to 25 C, total suspended solids, pH, total iron, total manganese, and flow shall be monitored. For point-source discharges, monitoring shall be conducted in accordance with 40 CFR Parts 122, 123, and 434 and as required by the National Pollutant Discharge Elimination System permitting authority.
- 3.) The monitoring reports shall be submitted to the Division every 3 months. The Division may require additional monitoring.

**Analysis:**

The IBC entries will be developed in the Hiawatha coal seam, as shown on Plate 3-7 in the IBC submittal. Drawing DU1752D indicates the IBC entries will drive through the projected Mill Fork Canyon Fault Zone from the 6th North Mains, and it shows that the western extremity of the 6th North Mains have been mined to this area; the 4th and 5th North Mains in the Blind Canyon Seam have also been mined to this area. Energy West was able to extend the 4th, 5th, and 6th North Mains into this area after exploratory drilling, including a series of closely spaced holes in the Right Fork of Rilda canyon, found no structural discontinuities that would indicate a fault zone, and the fault zone has not been encountered in these workings. Cross-section B-B', which is roughly parallel to and 1,000 feet south of the proposed IBC mains, shows no indication of the Blind Canyon Fault Zone.

Hydrologic information for the mine permit area, including the IBC area is presented in the approved Deer Creek Mine MRP. It is sufficient to determine ground water usage, the location and ownership of existing wells, springs, and other ground-water resources. It also provides the name, location, ownership, and description of all surface-water bodies such as streams, lakes, and impoundments. The information is used to assess the surface- and ground-water quality and quantity sufficient to demonstrate seasonal variation and water usage. The Division is not requiring any additional hydrologic information for this IBC.

**Sampling and Analysis**

No surface disturbance is planned. Subsidence is unlikely, because no second mining is planned and overlying strata is prohibitive for subsidence, ranging from 800 to 1600 feet. Therefore, no springs or surface water should be impacted from surface impacts.

**ENVIRONMENTAL RESOURCE INFORMATION**

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The permittee plans to mine through Mill Fork Graben, a projected recharge source for Little Bear Spring. The permittee has described the relationship between the mining of the IBC and Little Bear Spring. The applicant identified that no impacts should occur to Little Bear Spring since the area of the IBC doesn't appear to be the recharge source to the spring. Studies conducted by Mayo and Associates and by HGI/Water Technology and Research, and both concluded that the majority of recharge flows through the Mill Fork Fault Zone from the stream in Mill Fork. Mining in the Beaver Creek #4 Mine intercepted the Mill Fork Fault Zone between Mill Fork and Little Bear Spring. Offset was approximately 30 feet. Only minor amounts of water were encountered and there was no effect observed at the Little Bear Spring. Little Bear Spring is currently being monitored.

**Baseline Information**

There is no new baseline information. All hydrologic information has been presented in the Deer Creek Mine MRP.

**Ground-Water Information**

Recharge to Little Bear Spring has been studied by Mayo and Associates and by HGI/Water Technology and Research. Both concluded that the majority of recharge flows through the Mill Fork Fault Zone from the stream in Mill Fork. Development in the Beaver Creek #4 Mine intercepted the Mill Fork Fault Zone between Mill Fork Canyon and Little Bear Spring. Offset was approximately 30 feet. The application indicates only minor amounts of water were encountered and there was no effects observed at the Little Bear Spring. Drilling in North Rilda Canyon found minor amounts of ground water at the interface of the alluvium and bedrock, but not in the bedrock or coal seam.

The permittee plans to access the Mill Fork Lease by developing mains from the Deer Creek Mine through the IBC, which also involves mining through the southward projection of this Mill Fork Fault Zone. Previous mining in this projected zone in the Deer Creek Mine has not encountered faults or ground water.

**Surface-Water Information**

This section does not apply to this IBC.

**Baseline Cumulative Impact Area Information**

The IBC lies within the Cumulative Impact Area of the Deer Creek Mine.

**Modeling**

This section does not apply to this IBC.

### **Alternative Water Source Information**

Section 731.800 contains commitments to replace water determined lost or adversely affected by the proposed mining operation. Water will be replaced from an alternate source in sufficient quantity and quality to maintain the current and post-mining land use. The mine is designed for non-subsidence extraction beneath the IBC. No springs will be undermined. A stream buffer zone protects the alluvial – colluvial system in the Right Fork of Rilda Canyon.

In a meeting conducted at DOGM on March 6, 2002, Chuck Semborski described plans Energy West have for conducting mining operations in the IBC and the proposed Mill Fork Lease. He discussed a cooperative agreement Energy West and Genwall Coal Company has initiated with the Emery County Water Users to construct a water treatment plant on Huntington to help mitigate any impacts to the spring. The water users were in attendance at the meeting. Energy West has met the requirement under R645-301-724 and R645-301-525.700 to notifying the Emery County Water Users to allow them to monitor the flow from the Little Bear Spring prior to and during mining of the IBC.

### **Probable Hydrologic Consequences Determination**

The permittee has added a section to the PHC to assess the potential influence of mining in the IBC on Little Bear Spring. The probability of impacts on Little Bear Spring or other water resources is very low. Castle Valley Special Services District (CVSSD) monitors ground-water flow from Little Bear Spring to characterize hydrologic trends and identify impacts potentially associated with coal mining.

### **Findings:**

Information provided in the proposed amendment is considered adequate to meet the requirements of Hydrologic Resource Information section.

## **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.

Minimum Regulatory Requirements:

The permit application must include as part of the Resource Information, the following maps, plans and cross sections:

Affected area boundary maps

The boundaries of all areas proposed to be affected over the estimated total life of the underground mining activities, with a description of size, sequence, and timing of the mining of subareas for which it is anticipated that additional permits will be sought.

Archeological site maps

Known archeological sites within the permit or adjacent areas. Note - Information on the nature and location of

## ENVIRONMENTAL RESOURCE INFORMATION

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archeological resources on public land and Indian land as required under the Archeological Resources Protection Act of 1979 must be submitted separately from the application, and marked and held as confidential.

### Coal resource and geologic information maps

Nature, depth, and thickness of the coal seams to be mined, any coal or rider seams above the seam to be mined, each stratum of the overburden, and the stratum immediately below the lowest coal seam to be mined. All coal crop lines and the strike and dip of the coal to be mined within the proposed permit area.

### Cultural resource maps

The boundaries of any public park and locations of any cultural and historical resources listed or eligible for listing in the National Register of Historic Places. Each cemetery that is located in or within 100 feet of the proposed permit area. Any land within the proposed permit area which is within the boundaries of any units of the National System of Trails or the Wild and Scenic Rivers System, including study rivers designated under Section 5(a) of the Wild and Scenic Rivers Act. Any other relevant information required by the Division.

### Existing structures and facilities maps

Location and dimensions of existing areas of spoil, waste, coal development waste, and noncoal waste disposal, dams, embankments, other impoundments, and water treatment and air pollution control facilities within the proposed permit area.

### Existing surface configuration maps

Sufficient slope measurements to adequately represent the existing land surface configuration of the area affected by surface operations and facilities, measured and recorded according to the following: each measurement shall consist of an angle of inclination along the prevailing slope extending 100 linear feet above and below or beyond the coal outcrop or the area to be disturbed or, where this is impractical, at locations specified by the Division; where the area has been previously mined, the measurements shall extend at least 100 feet beyond the limits of mining disturbances, or any other distance determined by the Division to be representative of the premining configuration of the land; and, slope measurements shall take into account natural variations in slope, to provide accurate representation of the range of natural slopes and reflect geomorphic differences of the area to be disturbed.

### Mine workings maps

Location and extent of know workings of active, inactive, or abandoned underground mines, including mine openings to the surface within the proposed permit and adjacent areas. Location and extent of existing or previously surface-mined areas within the proposed permit area.

### Monitoring and sampling location maps

Elevations and locations of test borings and core samplings. Elevations and locations of monitoring stations used to gather data on water quality and quantity, fish and wildlife, and air quality, if required, in preparation of the application

### Permit area boundary maps

The boundaries of land within the proposed permit area upon which the applicant has the legal right to enter and begin underground mining activities.

### Subsurface water resource maps

Location and extent of subsurface water, if encountered, within the proposed permit or adjacent areas, including, but not limited to, areal and vertical distribution of aquifers, and portrayal of seasonal differences of head in different aquifers on cross sections and contour maps.

### Surface and subsurface manmade features maps

The location of all buildings in and within 1,000 feet of the proposed permit area, with identification of the current use of the buildings. The location of surface and subsurface manmade features within, passing through, or passing over the proposed permit area, including, but not limited to, major electric transmission lines, pipelines, and agricultural drainage tile fields. Each public road located in or within 100 feet of the proposed permit area.

### Surface and subsurface ownership maps

All boundaries of lands and names of present owners of record of those lands, both surface and subsurface, included in or

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contiguous to the permit area.

**Surface water resource maps**

The locations of water-supply intakes for current users of surface waters flowing into, out of, and within a hydrologic area defined by the Division, and those surface waters which will receive discharges from affected areas in the proposed permit area. Location of surface water bodies such as streams, lakes, ponds, springs, constructed or natural drains, and irrigation ditches within the proposed permit and adjacent areas.

**Vegetation reference area maps**

The location and boundaries of any proposed reference areas for determining the success of revegetation.

**Well maps**

Location, and depth if available, of gas and oil wells within the proposed permit area and water wells in the permit area and adjacent areas.

Cross sections, maps, and plans included in a permit application as required by this section shall be prepared by, or under the direction of, and certified by a qualified, registered, professional engineer, a professional geologist, or in any State which authorizes land surveyors to prepare and certify such cross sections, maps, and plans, a qualified, registered, professional, land surveyor, with assistance from experts in related fields such as landscape architecture, and shall be updated periodically as required by the Division.

**Analysis:**

**Affected Area Boundary Maps**

The Division considers the affected area to be the same as the permitted area. Several maps in the IBC application show the revised permit area including CM-10367 Deer Creek Mine Permit Area Map.

**Existing Structures and Facilities Maps**

There are no existing surface structures of facilities associated with the IBC area.

**Existing Surface Configuration Maps**

Several maps show the surface configuration of the Deer Creek IBC including CM-10522-DR Coal Ownership Map of the Deer Creek Mine Permit Area.

**Mine Workings Maps**

No old mine workings exist in the IBC area. Maps CM-10899-DR Deer Creek Mine Life of Mine Plan/5 Year Increments Blind Canyon coal seam and CM-10900-DR Deer Creek Mine Life of Mine Plan 5/Year Increments Hiawatha coal seam show the existing and proposed mine workings.

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**Coal resource and Geologic Information Maps**

Maps HM-9 and HM-10 of Volume 11 have been updated to include the IBC area. The these maps are certified by a PE. Information that was previously on Map HM-11 has been added to HM-10 and HM-11 is to be removed from the MRP. Cross-section B-B' on HM-10 has been extended approximately one-half mile to the east with data from three bore-holes. This extension of Cross-section B-B', which is roughly parallel to and 1,000 feet south of the proposed IBC mains, shows no indication of the Blind Canyon Fault Zone.

**Permit Area Boundary Maps**

Several maps in the IBC application show the revised permit area including CM-10367 Deer Creek Mine Permit Area Map.

**Surface and Subsurface Ownership Maps**

Surface and subsurface ownership maps for the IBC are CM-10521-DR, Surface Ownership Map of the Deer Creek Mine Permit Area and CM-10522- DR Coal Ownership Map of the Deer Creek Mine Permit Area respectively.

**Surface and Subsurface Manmade Features Maps**

No surface or subsurface features are associated with the IBC.

**Contour Maps**

Several maps show the surface configuration (contours) of the Mill Fork IBC including CM-10522-DR Coal Ownership Map of the Deer Creek Mine Permit Area.

**Findings:**

The information provided in the application meets the minimum Maps, Plans and Cross-section requirements of the regulations.

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## OPERATION PLAN

### MINING OPERATIONS AND FACILITIES

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

#### Minimum Regulatory Requirements:

The objectives of this section is to ensure that the Division is provided with comprehensive and reliable information on proposed underground mining activities, and to ensure that those activities are allowed to be conducted only in compliance with the regulatory program.

Provide a general description of the mining operations proposed to be conducted during the life of the mine within the proposed permit area, including, at a minimum, the following: a narrative description of the type and method of coal mining procedures and proposed engineering techniques, anticipated annual and total production of coal, by tonnage, and the major equipment to be used for all aspects of those operations; and, a narrative explaining the construction, modification, use, maintenance, and removal of the following facilities (unless retention of such facility is necessary for postmining land use is specified.) The following facilities must be described: dams, embankments, and other impoundments; overburden and topsoil handling and storage areas and structures; coal removal, handling, storage, cleaning, and transportation areas and structures; spoil, coal processing waste, mine development waste, and noncoal waste removal, handling, storage, transportation, and disposal areas and structures; mine facilities; and, water pollution control facilities.

#### Analysis:

##### Type and Method of Mining Operations

The only mining that will be done in the IBC is development work for access to the Mill Fork Tract. No secondary mining (pillar recovery) will be done.

#### Findings:

The information provided in the application meets the minimum Mining Operations and Facilities requirements of the regulations.

### EXISTING STRUCTURES:

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

#### Minimum Regulatory Requirements:

"Existing Structure" means a structure or facility used in connection with or to facilitate coal mining and reclamation operations for which construction began prior to January 21, 1981.

Provide a description of each existing structure proposed to be used in connection with or to facilitate the surface coal mining and reclamation operation. The description shall include: the location; plans of the structure which describe its current condition; approximate dates on which construction of the existing structure was begun and completed; and, a showing, including relevant monitoring data or other evidence, whether the structure meets the permanent program performance standards or, if the structure does not meet the permanent program performance standards, a showing whether the structure meets the interim program performance standards.

Provide a compliance plan for each existing structure proposed to be modified or reconstructed for use in connection with

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or to facilitate the surface coal mining and reclamation operation. The compliance plan shall include: design specifications for the modification or reconstruction of the structure to meet the permanent program design and performance standards; a construction schedule which shows dates for beginning and completing interim steps and final reconstruction; provisions for monitoring the structure during and after modification or reconstruction to ensure that the permanent program performance standards are met; and, a showing that the risk of harm to the environment or to public health or safety is not significant during the period of modification or reconstruction.

### **Analysis:**

There are no existing structures in the IBC area.

### **Findings:**

The information provided in the application meets the minimum Existing Structures requirements of the regulations.

## COAL RECOVERY

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

### Minimum Regulatory Requirements:

Underground mining activities shall be conducted so as to maximize the utilization and conservation of the coal, while utilizing the best technology currently available to maintain environmental integrity, so that re-affecting the land in the future through surface coal mining operations is minimized.

### **Analysis:**

The primary reason for mining in the IBC is to gain access to the Mill Fork Tract. The Permittee proposes to first mine only in order to protect access to the Mill Fork area. The BLM has done a study (Resource Recovery Protection Plan), and determined that the Permittee is conducting mining in a way that will maximize coal recovery. The Division relied on the R2P2 for making its finding on coal recovery. The Division's evaluation concurs with the R2P2 study.

### **Findings:**

The information provided in the application meets the minimum Coal Recovery requirements of the regulations.

## SUBSIDENCE CONTROL PLAN

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

### Minimum Regulatory Requirements:

Renewable resources survey

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Include a survey, which shall show whether structures or renewable resource lands exist within the proposed permit area and adjacent area and whether subsidence, if it occurred, could cause material damage or diminution of reasonably foreseeable use of such structures or renewable resource lands. If the survey shows that no such structures or renewable resource lands exist, or no such material damage or diminution could be caused in the event of mine subsidence, and if the Division agrees with such conclusion, no further information need be provided in the application under this section.

### Subsidence control plan

In the event the survey shows that such structures or renewable resource lands exist, and that subsidence could cause material damage or diminution of value or foreseeable use of the land, or if the Division determines that such damage or diminution could occur, the application shall include a subsidence control plan which shall contain the following information:

- 1.) A description of the method of coal removal, such as longwall mining, room-and-pillar removal, hydraulic mining, or other extraction methods, including the size, sequence, and timing for the development of underground workings.
- 2.) A map of underground workings which describes the location and extent of areas in which planned-subsidence mining methods will be used and which includes all areas where measures will be taken to prevent or minimize subsidence and subsidence related damage and where appropriate, to correct subsidence-related material damage.
- 3.) A description of the physical conditions, such as depth of cover, seam thickness, and lithology, which affect the likelihood or extent of subsidence and subsidence-related damage.
- 4.) A description of monitoring, if any, needed to determine the commencement and degree of subsidence so that, when appropriate, other measures can be taken to prevent, reduce, or correct material damage.
- 5.) Except for those areas where planned subsidence is projected to be used, a detailed description of the subsidence control measures that will be taken to prevent or minimize subsidence and subsidence-related damage, including, but not limited to: backstowing or backfilling of voids; leaving support pillars of coal; leaving areas in which no coal is removed, including a description of the overlying area to be protected by leaving the coal in place; and, taking measures on the surface to prevent material damage or lessening of the value or reasonably foreseeable use of the surface.
- 6.) A description of the anticipated effects of planned subsidence, if any.
- 7.) A description of the measures to be taken to mitigate or remedy any subsidence-related material damage to, or diminution in value or reasonably foreseeable use of the land, or structures or facilities to the extent required under State law.
- 8.) Other information specified by the Division as necessary to demonstrate that the operation will be conducted in accordance with the performance standards for subsidence control.

### Performance standards for subsidence control

The operator shall either adopt measures consistent with known technology which prevent subsidence from causing material damage to the extent technologically and economically feasible, maximize mine stability, and maintain the value and reasonably foreseeable use of surface lands; or, adopt mining technology which provides for planned subsidence in a predictable and controlled manner. Nothing in this part shall be construed to prohibit the standard method of room-and-pillar mining.

The operator shall comply with all provisions of the approved subsidence control plan.

The operator shall correct any material damage resulting from subsidence caused to surface lands, to the extent technologically and economically feasible, by restoring the land to a condition capable of maintaining the value and reasonably foreseeable uses which it was capable of supporting before subsidence, and, to the extent required under applicable provisions of State law, either correct material damage resulting from subsidence caused to any structures or facilities by repairing the damage or compensate the owner of such structures or facilities in the full amount of the diminution in value resulting from the subsidence. Repair of damage includes rehabilitation, restoration, or replacement of damaged structures or facilities. Compensation may be accomplished by the purchase prior to mining of a non-cancelable premium-prepaid insurance policy.

Underground mining activities shall not be conducted beneath or adjacent to: public buildings and facilities; churches, schools, and hospitals; or, impoundments with a storage capacity of 20 acre-feet or more or bodies of water with a volume of 20 acre-feet or more, unless the subsidence control plan demonstrates that subsidence will not cause material damage to, or reduce the reasonably foreseeable use of, such features or facilities. If the Division determines that it is necessary in order to minimize the potential for material damage to the features or facilities described above or to any aquifer or body of water that serves as a significant water source for any public water supply system, it may limit the percentage of coal extracted under or adjacent thereto.

If subsidence causes material damage to any of the features or facilities, the Division may suspend mining under or adjacent to such features or facilities until the subsidence control plan is modified to ensure prevention of further material damage to such features or facilities.

The Division shall suspend underground mining activities under urbanized areas, cities, towns, and communities, and adjacent to industrial or commercial buildings, major impoundments, or perennial streams, if imminent danger is found to inhabitants

of the urbanized areas, cities, towns, or communities.

Within a schedule approved by the Division, the operator shall submit a detailed plan of the underground workings. The detailed plan shall include maps and descriptions, as appropriate, of significant features of the underground mine, including the size, configuration, and approximate location of pillars and entries, extraction ratios, measures taken to prevent or minimize subsidence and related damage, areas of full extraction, and other information required by the Division. Upon request of the operator, information submitted with the detailed plan may be held as confidential.

**Notification**

At least 6 months prior to mining, or within that period if approved by the Division, the underground mine operator shall mail a notification to all owners and occupants of surface property and structures above the underground workings. The notification shall include, at a minimum, identification of specific areas in which mining will take place, dates that specific areas will be undermined, and the location or locations where the operator's subsidence control plan may be examined.

**Analysis:**

**Renewable Resources Survey**

The purpose of the renewable resource survey is to determine if renewable resources exist within the proposed permit area (65.7 acre IBC.) While the Permittee did not conduct a renewable resource survey of the IBC area there is enough information in the MRP to indicate that renewable resource exist in the IBC. Therefore, the subsidence control plan must include the IBC.

**Subsidence Control Plan**

No subsidence is planned for the IBC area. In the submittal of Volume 11, dated February 15, 2002, the Permittee identifies, "Based on data acquired through surface coal exploration programs, Energy West developed a mine plan to access the Mill Fork State Lease with a set of 5-entry mains driven on a northwest bearing from the 6<sup>th</sup> North Mains. Mining within the Mill Fork Access corridor (IBC) will be restricted to main line development. To ensure long term stability, pillars will not be removed", Volume 11, page 12.

Page 15, Volume 11 also indicates no second mining and no subsidence, "In-place coal will be left within the Mill Fork Access area to ensure the long term stability and integrity." An evaluation of the resource information identified there should be no impacts to renewable resources from mining.

**Findings:**

The information provided in the application meets the minimum Subsidence Control requirements of the regulations.

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## HYDROLOGIC INFORMATION

Regulatory Reference: 30 CFR 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, -300-148, -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.

### Minimum Regulatory Requirements:

#### General

All underground mining and reclamation activities shall be conducted to minimize disturbance of the hydrologic balance within the permit and adjacent areas, to prevent material damage to the hydrologic balance outside the permit area, and to support approved postmining land uses in accordance with the terms and conditions of the approved permit and the performance standards of this part. The Division may require additional preventative, remedial, or monitoring measures to assure that material damage to the hydrologic balance outside the permit area is prevented. Mining and reclamation practices that minimize water pollution and changes in flow shall be used in preference to water treatment.

#### Groundwater Monitoring

In order to protect the hydrologic balance underground mining activities shall be conducted according to the hydrologic reclamation plan. Ground-water quality shall be protected by handling earth materials and runoff in a manner that minimizes acidic, toxic, or other harmful infiltration to ground-water systems and by managing excavations and other disturbances to prevent or control the discharge of pollutants into the ground water.

Ground-water monitoring shall be conducted according to the ground-water monitoring plan. The Division may require additional monitoring when necessary. Ground-water monitoring data shall be submitted every 3 months to the Division or more frequently as prescribed by the Division. Monitoring reports shall include analytical results from each sample taken during the reporting period. When the analysis of any ground-water sample indicates noncompliance with the permit conditions, the operator shall promptly notify the Division and immediately provide for any accelerated or additional monitoring necessary to determine the nature and extent of noncompliance and the results of the noncompliance. Plans and hydrologic information to evaluate and mitigate the noncompliance situation and information relevant to the PHC shall be submitted to the Division as required.

Ground-water monitoring shall proceed through mining and continue during reclamation until bond release. The Division may modify the monitoring requirements including the parameters covered and the sampling frequency if the operator demonstrates, using the monitoring data obtained, that: the operation has minimized disturbance to the prevailing hydrologic balance in the permit and adjacent areas and prevented material damage to the hydrologic balance outside the permit area; water quantity and quality are suitable to support approved postmining land uses; or, monitoring is no longer necessary to achieve the purposes set forth in the monitoring plan.

Equipment, structures, and other devices used in conjunction with monitoring the quality and quantity of ground water onsite and offsite shall be properly installed, maintained, and operated and shall be removed by the operator when no longer needed.

#### Surface Water Monitoring

In order to protect the hydrologic balance, underground mining activities shall be conducted according to the approved plan, and the following: surface-water quality shall be protected by handling earth materials, ground-water discharges, and runoff in a manner that minimizes the formation of acidic or toxic drainage; prevents, to the extent possible using the best technology currently available, additional contribution of suspended solids to streamflow outside the permit area; and otherwise prevent water pollution. If drainage control, restabilization and revegetation of disturbed areas, diversion of runoff, mulching, or other reclamation and remedial practices are not adequate to meet water-quality standards and effluent limitations, the operator shall use and maintain the necessary water-treatment facilities or water-quality controls. Surface-water quantity and flow rates shall be protected by handling earth materials and runoff in accordance with the steps outlined in the approved plan.

Surface-water monitoring shall be conducted according to the approved surface-water monitoring plan. The Division may require additional monitoring when necessary. Surface-water monitoring data shall be submitted every 3 months to the Division or more frequently as prescribed by the Division. Monitoring reports shall include analytical results from each sample taken during the reporting period. When the analysis of any surface-water sample indicates noncompliance with the permit conditions, the operator shall promptly notify the Division and immediately provide for any accelerated or additional monitoring necessary to determine the nature and extent of noncompliance and the results of the noncompliance. Plans and hydrologic information to evaluate and mitigate the noncompliance situation and information relevant to the PHC shall be submitted to the Division as required. The reporting requirements of the water monitoring plan do not exempt the operator from meeting any National Pollutant Discharge

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Elimination System (NPDES) reporting requirements.

Surface-water monitoring shall proceed through mining and continue during reclamation until bond release. The Division may modify the monitoring requirements, except those required by the NPDES permitting authority, including the parameters covered and sampling frequency if the operator demonstrates, using the monitoring data obtained, that: the operation has minimized disturbance to the hydrologic balance in the permit and adjacent areas and prevented material damage to the hydrologic balance outside the permit area; water quantity and quality are suitable to support approved postmining land uses; and, monitoring is no longer necessary to achieve the purposes set forth in the approved monitoring plan.

Equipment, structures, and other devices used in conjunction with monitoring the quality and quantity of surface water onsite and offsite shall be properly installed, maintained, and operated and shall be removed by the operator when no longer needed.

**Acid- and toxic-forming materials and underground development waste**

Drainage from acid- and toxic-forming materials and underground development waste into surface water and ground water shall be avoided by: identifying and burying and/or treating, when necessary, materials which may adversely affect water quality, or be detrimental to vegetation or to public health and safety if not buried and/or treated; and, storing materials in a manner that will protect surface water and ground water by preventing erosion, the formation of polluted runoff, and the infiltration of polluted water.

**Discharges into an underground mine**

Discharges into an underground mine are prohibited, unless specifically approved by the Division after a demonstration that the discharge will: minimize disturbance to the hydrologic balance on the permit area, prevent material damage outside the permit area and otherwise eliminate public hazards resulting from underground mining activities; not result in a violation of applicable water quality standards or effluent limitations; be at a known rate and quality which shall meet the effluent limitations for pH and total suspended solids, except that the pH and total suspended solids limitations may be exceeded, if approved by the Division; and, meet with the approval of the Mine Safety and Health Administration.

Discharges shall be limited to the following: water; coal-processing waste; fly ash from a coal-fired facility; sludge from an acid-mine-drainage treatment facility; flue-gas desulfurization sludge; inert materials used for stabilizing underground mines; and, underground mine development wastes.

Water from one underground mine may be diverted into other underground workings according to the requirements of this section.

**Gravity discharges from underground mines**

Surface entries and accesses to underground workings shall be located and managed to prevent or control gravity discharge of water from the mine. The surface entries and accesses of drift mines first used after the implementation of a State, Federal, or Federal Lands Program and located in acid-producing or iron-producing coal seams shall be located in such a manner as to prevent any gravity discharge from the mine. Gravity discharges of water from an underground mine first used before the implementation of a State, Federal, or Federal Lands Program, may be allowed by the Division if it is demonstrated that the untreated or treated discharge complies with the performance standards and any additional NPDES permit requirements.

**Water-quality standards and effluent limitations**

Compliance with all applicable State and Federal water quality laws and regulations and with the effluent limitations for coal mining promulgated by the U.S. Environmental Protection Agency set forth in 40 CFR Part 434.

**Diversions: General**

With the approval of the Division, any flow from mined areas abandoned before May 3, 1978, and any flow from undisturbed areas or reclaimed areas, after meeting the criteria for siltation structure removal, may be diverted from disturbed areas by means of temporary or permanent diversions. All diversions shall be designed to minimize adverse impacts to the hydrologic balance within the permit and adjacent areas, to prevent material damage outside the permit area and to assure the safety of the public. Diversions shall not be used to divert water into underground mines without approval of the Division.

The diversion and its appurtenant structures shall be designed, located, constructed, and maintained to: be stable; provide protection against flooding and resultant damage to life and property; prevent, to the extent possible using the best technology currently available, additional contributions of suspended solids to streamflow outside the permit area; and, comply with all applicable local, State, and Federal laws and regulations.

Temporary diversions shall be removed when no longer needed to achieve the purpose for which they were authorized.

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The land disturbed by the removal process shall be restored. Before diversions are removed, downstream water-treatment facilities previously protected by the diversion shall be modified or removed, as necessary, to prevent overtopping or failure of the facilities. This requirement shall not relieve the operator from maintaining water-treatment facilities as otherwise required.

A permanent diversion or a stream channel reclaimed after the removal of a temporary diversion shall be designed and constructed so as to restore or approximate the premining characteristics of the original stream channel including the natural riparian vegetation to promote the recovery and the enhancement of the aquatic habitat. The Division may specify additional design criteria for diversions.

### Diversions: Perennial and intermittent streams

Diversion of perennial and intermittent streams within the permit area may be approved by the Division after making the finding relating to stream buffer zones that the diversions will not adversely affect the water quantity and quality and related environmental resources of the stream. The design capacity of channels for temporary and permanent stream channel diversions shall be at least equal to the capacity of the unmodified stream channel immediately upstream and downstream from the diversion. Protection against flooding and resultant damage to life and property shall be met when the temporary and permanent diversions for perennial and intermittent streams are designed so that the combination of channel, bank and flood-plain configuration is adequate to pass safely the peak runoff of a 10-year, 6-hour precipitation event for a temporary diversion and a 100-year, 6-hour precipitation event for a permanent diversion. The design and construction of all stream channel diversions of perennial and intermittent streams shall be certified by a qualified registered professional engineer as meeting the performance standards and any design criteria set by the Division.

### Diversions: Miscellaneous flows

Diversion of miscellaneous flows, which consist of all flows except for perennial and intermittent streams, may be diverted away from disturbed areas if required or approved by the Division. Miscellaneous flows shall include ground-water discharges and ephemeral streams. The design, location, construction, maintenance, and removal of diversions of miscellaneous flows shall meet all of the general performance standards of this section. Protection against flooding and resultant damage to life and property shall be met when the temporary and permanent diversions for miscellaneous flows are designed so that the combination of channel, bank and flood-plain configuration is adequate to pass safely the peak runoff of a 2-year, 6-hour precipitation event for a temporary diversion and a 10-year, 6-hour precipitation event for a permanent diversion.

### Stream buffer zones

No land within 100 feet of a perennial stream or an intermittent stream shall be disturbed by underground mining activities, unless the Division specifically authorizes underground mining activities closer to, or through, such a stream. The Division may authorize such activities only upon finding that: underground mining activities will not cause or contribute to the violation of applicable State or Federal water quality standards and will not adversely affect the water quantity and quality or other environmental resources of the stream; and, if there will be a temporary or permanent stream-channel diversion, it will comply with the regulatory requirements for diversions.

The area not to be disturbed shall be designated as a buffer zone, and the operator shall mark it accordingly with buffer zone markers.

### Sediment control measures

Appropriate sediment control measures shall 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; meet the more stringent of applicable State or Federal effluent limitations; and, minimize erosion to the extent possible.

Sediment control measures include practices carried out within and adjacent to the disturbed area. The sedimentation storage capacity of practices in and downstream from the disturbed areas shall reflect the degree to which successful mining and reclamation techniques are applied to reduce erosion and control sediment. Sediment control measures consist of the utilization of proper mining and reclamation methods and sediment control practices, singly or in combination. Sediment control methods include but are not limited to: disturbing the smallest practicable area at any one time during the mining operation through progressive backfilling, grading, and prompt revegetation; stabilizing the backfilled material to promote a reduction of the rate and volume of runoff; retaining sediment within disturbed areas; diverting runoff away from disturbed areas; diverting runoff using protected channels or pipes through disturbed areas so as not to cause additional erosion; using straw dikes, riprap, check dams, mulches, vegetative sediment filters, dugout ponds, and other measures that reduce overland flow velocity, reduce runoff volume, or trap sediment; treating with chemicals; and, treating mine drainage in underground sumps.

### Siltation Structures: General

All surface drainage from disturbed areas shall be passed through a siltation structure before leaving the permit area. Siltation structures shall mean a sedimentation pond, a series of sedimentation ponds, or other treatment facility. Other treatment

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facilities means any chemical treatments, such as flocculation, or mechanical structures, such as clarifiers, that have a point-source discharge and that are utilized to prevent additional contribution of suspended solids to streamflow or runoff outside the permit area.

Disturbed area requiring treatment through a siltation structure shall not include those areas in which the only underground mining activities include: diversion ditches, siltation structures, or roads that are designed, constructed and maintained in accordance with the regulatory requirements; and, for which the upstream area is not otherwise disturbed by the operator.

Additional contributions of suspended solids and sediment to streamflow or runoff outside the permit area shall be prevented to the extent possible using the best technology currently available. Siltation structures for an area shall be constructed before beginning any underground mining activities in that area, and upon construction shall be certified by a qualified registered professional engineer, or when authorized under the regulations, by a qualified registered professional land surveyor, to be constructed as designed and as approved in the reclamation plan.

Any siltation structure which impounds water shall be designed, constructed and maintained in accordance with the requirements for impoundments.

Siltation structures shall be maintained until removal is authorized by the Division and the disturbed area has been stabilized and revegetated. In no case shall the structure be removed sooner than 2 years after the last augmented seeding. When the siltation structure is removed, the land on which the siltation structure was located shall be regraded and revegetated in accordance with the reclamation plan. Sedimentation ponds approved by the Division for retention as permanent impoundments may be exempted from this requirement.

Any point-source discharge of water from underground workings to surface waters which does not meet effluent limitations shall be passed through a siltation structure before leaving the permit area.

### Siltation Structures: Sedimentation ponds

Sedimentation ponds, when used, shall: be used individually or in series; be located as near as possible to the disturbed area and out of perennial streams unless approved by the Division; and, be designed, constructed, and maintained to:

- 1.) Provide adequate sediment storage volume;
- 2.) Provide adequate detention time to allow the effluent from the ponds to meet State and Federal effluent limitations;
- 3.) Contain or treat the 10-year, 24-hour precipitation event ("design event") unless a lesser design event is approved by the Division based on terrain, climate, other site-specific conditions and on a demonstration by the operator that the effluent limitations will be met;
- 4.) Provide a nonclogging dewatering device adequate to maintain the required time;
- 5.) Minimize, to the extent possible, short circuiting;
- 6.) Provide periodic sediment removal sufficient to maintain adequate volume for the design event;
- 7.) Ensure against excessive settlement;
- 8.) Be free of sod, large roots, frozen soil, and acid- or toxic-forming coal-processing waste; and
- 1.) Be compacted properly.

A sedimentation pond shall include either a combination of principal and emergency spillways or a single open-channel spillway configured as specified in this section, designed and constructed to safely pass the applicable design precipitation event. The Division may approve a single open-channel spillway that is: of nonerodible construction and designed to carry sustained flows; or earth- or grass-lined and designed to carry short-term infrequent flows at non-erosive velocities where sustained flows are not expected.

The required design precipitation event for a sedimentation pond meeting the spillway requirements of this section is: for a sedimentation pond meeting the size or other criteria of 30 CFR Sec. 77.216(a), a 100-year 6-hour event, or greater event as specified by the Division; or, for a sedimentation pond not meeting the size or other criteria of 30 CFR Sec. 77.216(a), a 25-year 6-hour event, or greater event as specified by the Division.

In lieu of meeting the above spillway requirements, the Division may approve a sedimentation pond that relies primarily on storage to control the runoff from the design precipitation event when it is demonstrated by the operator and certified by a qualified registered professional engineer or, as applicable, a qualified registered professional land surveyor that; the sedimentation pond will safely control the design precipitation event; the water from which shall be safely removed in accordance with current, prudent, engineering practices; and, such a sedimentation pond shall be located where failure would not be expected to cause loss of life or serious property damage, a sedimentation pond that relies primarily on storage to control the runoff from the design precipitation event may be allowed if, in addition to the design event, is: in the case of a sedimentation pond meeting the size or other criteria of 30 CFR Sec. 77.216(a), designed to control the precipitation of the probable maximum precipitation of a 6-hour event, or greater event as specified by the Division; or, in the case of a sedimentation pond not meeting the size or other criteria of 30 CFR Sec. 77.216(a), designed to control the precipitation of a 100-year 6-hour event, or greater event as specified by the Division.

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### Siltation Structures: Other treatment facilities

Other treatment facilities shall be designed to treat the 10-year, 24-hour precipitation event unless a lesser design event is approved by the Division based on terrain, climate, other site-specific conditions and a demonstration by the operator that the effluent limitations will be met. Other treatment facilities shall be designed, constructed and maintained accordance with the applicable requirements as described under sediment ponds.

### Siltation Structures: Exemptions

Exemptions to the requirements of this section may be granted if: the disturbed drainage area within the total disturbed area is small; and, the operator demonstrates that siltation structures and alternate sediment control measures are not necessary for drainage from the disturbed drainage areas to meet effluent limitations and applicable State and Federal water-quality standards for the receiving waters.

### Discharge structures

Discharge from sedimentation ponds, permanent and temporary impoundments, coal processing waste dams and embankments, and diversions shall be controlled, by energy dissipators, riprap channels, and other devices, where necessary, to reduce erosion, to prevent deepening or enlargement of stream channels, and to minimize disturbance of the hydrologic balance. Discharge structures shall be designed according to standard engineering design procedures.

### Impoundments

The following requirements apply to both temporary and permanent impoundments:

- 1.) An impoundment meeting the size or other criteria of 30 CFR Sec. 77.216(a) shall comply with the requirements of 30 CFR Sec. 77.216 and this section.
- 2.) The design of impoundments shall be certified as designed to meet the requirements of the regulations using current, prudent, engineering practices and any design criteria established by the Division. The qualified, registered, professional engineer or qualified, registered, professional, land surveyor shall be experienced in the design and construction of impoundments.
- 3.) An impoundment meeting the size or other criteria of 30 CFR Sec. 77.216(a) or located where failure would be expected to cause loss of life or serious property damage shall have a minimum static safety factor of 1.5 for a normal pool with steady state seepage saturation conditions, and a seismic safety factor of at least 1.2. Impoundments not meeting the size or other criteria of 30 CFR Sec. 77.216(a), except for a coal mine waste impounding structure, and located where failure would not be expected to cause loss of life or serious property damage shall have a minimum static safety factor of 1.3 for a normal pool with steady state seepage saturation conditions. For an impoundment not meeting the size or other criteria of 30 CFR Sec. 77.216(a), where failure would not be expected to cause loss of life or serious property damage, the Division may establish engineering design standards that ensure stability comparable to a 1.3 minimum static safety factor in lieu of engineering tests to establish compliance with the minimum static safety factor of 1.3.
- 4.) Impoundments shall have adequate freeboard to resist overtopping by waves and by sudden increases in storage volume.
- 5.) Foundations and abutments for an impounding structure shall be stable during all phases of construction and operation and shall be designed based on adequate and accurate information on the foundation conditions. For an impoundment meeting the size or other criteria of 30 CFR Sec. 77.216(a), foundation investigation, as well as any necessary laboratory testing of foundation material, shall be performed to determine the design requirements for foundation stability. All vegetative and organic materials shall be removed and foundations excavated and prepared to resist failure. Cutoff trenches shall be installed if necessary to ensure stability.
- 6.) Slope protection shall be provided to protect against surface erosion at the site and protect against sudden drawdown.
- 7.) Faces of embankments and surrounding areas shall be vegetated, except that faces where water is impounded may be riprapped or otherwise stabilized in accordance with accepted design practices.
- 8.) Spillways: An impoundment shall include either a combination of principal and emergency spillways, a single open-channel spillway, or, be configured as an impoundment that relies primarily on storage to control the runoff from the applicable design precipitation event. The Division may approve a single open-channel spillway that is of nonerodible construction and designed to carry sustained flows; or, earth- or grass-lined and designed to carry short-term, infrequent flows at non-erosive velocities where sustained flows are not expected. Except impoundments that rely primarily on storage to control the runoff, the required design precipitation events for an impoundment having spillways are: for an impoundment meeting the size or other criteria of 30 CFR Sec. 77.216(a) a 100-year 6-hour event, or greater event as specified by the Division; and, for an impoundment not meeting the size or other criteria of 30 CFR Sec. 77.216(a), a 25-year 6-hour event, or greater event as specified by the Division. In lieu of meeting the single open-channel spillway requirements, the Division may approve an impoundment that relies primarily on storage to control the runoff from the design precipitation event

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when it is demonstrated by the operator and certified by a qualified registered professional engineer or qualified registered professional land surveyor that the impoundment will safely control the design precipitation event, the water from which shall be safely removed in accordance with current, prudent, engineering practices. Such an impoundment shall be located where failure would not be expected to cause loss of life or serious property damage, except where: in the case of an impoundment meeting the size or other criteria of 30 CFR Sec. 77.216(a), it is designed to control the precipitation of the probable maximum precipitation of a 6-hour event, or greater event as specified by the Division; or, in the case of an impoundment not meeting the size or other criteria of 30 CFR Sec. 77.216(a), it is designed to control the precipitation of a 100-year 6-hour event, or greater event as specified by the Division.

- 9.) The vertical portion of any remaining highwall shall be located far enough below the low-water line along the full extent of highwall to provide adequate safety and access for the proposed water users.
- 10.) Inspections: Except as provided in paragraph (a)(10)(iv) of this section, a qualified registered professional engineer or other qualified professional specialist under the direction of a professional engineer, shall inspect each impoundment as provided in paragraph (a)(10)(i) of this section. The professional engineer or specialist shall be experienced in the construction of impoundments.

Inspections shall be made regularly during construction, upon completion of construction, and at least yearly until removal of the structure or release of the performance bond. The qualified registered professional engineer, or qualified registered professional land surveyor as applicable, shall promptly after each inspection provide to the Division a certified report that the impoundment has been constructed and/or maintained as designed and in accordance with the approved plan and this section. The report shall include discussion of any appearance of instability, structural weakness or other hazardous condition, depth and elevation of any impounded waters, existing storage capacity, any existing or required monitoring procedures and instrumentation, and any other aspects of the structure affecting stability. A copy of the report shall be retained at or near the minesite.

A qualified registered professional land surveyor may inspect any temporary or permanent impoundment that does not meet the size or other criteria of 30 CFR Sec. 77.216(a) and certify and submit the report required above, except that all coal mine waste impounding structures shall be certified by a qualified registered professional engineer. The professional land surveyor shall be experienced in the construction of impoundments. Impoundments subject to 30 CFR Sec. 77.216 must be examined in accordance with 30 CFR Sec. 77.216-3. Other impoundments shall be examined at least quarterly by a qualified person designated by the operator for appearance of structural weakness and other hazardous conditions.

If any examination or inspection discloses that a potential hazard exists, the person who examined the impoundment shall promptly inform the Division of the finding and of the emergency procedures formulated for public protection and remedial action. If adequate procedures cannot be formulated or implemented, the Division shall be notified immediately. The Division shall then notify the appropriate agencies that other emergency procedures are required to protect the public.

A permanent impoundment of water may be created, if authorized by the Division in the approved permit based upon the following demonstration:

- 1.) The size and configuration of such impoundment will be adequate for its intended purposes.
- 2.) The quality of impounded water will be suitable on a permanent basis for its intended use and, after reclamation, will meet applicable State and Federal water quality standards, and discharges from the impoundment will meet applicable effluent limitations and will not degrade the quality of receiving water below applicable State and Federal water quality standards.
- 3.) The water level will be sufficiently stable and be capable of supporting the intended use.
- 4.) Final grading will provide for adequate safety and access for proposed water users.
- 5.) The impoundment will not result in the diminution of the quality and quantity of water utilized by adjacent or surrounding landowners for agricultural, industrial, recreational, or domestic uses.
- 6.) The impoundment will be suitable for the approved postmining land use.

The Division may authorize the construction of temporary impoundments as part of underground mining activities.

### Ponds, impoundments, banks, dams, and embankments

Each application shall include a general plan for each proposed sedimentation pond, water impoundment, and coal processing waste bank, dam, or embankment within the proposed permit area. Each general plan shall:

- 1.) Be prepared by, or under the direction of, and certified by a qualified, registered, professional engineer, a professional geologist, or in any State which authorizes land surveyors to prepare and certify such plans, a qualified, registered, professional land surveyor with assistance from experts in related fields such as landscape architecture;
- 2.) Contain a description, map, and cross section of the structure and its location;
- 3.) Contain preliminary hydrologic and geologic information required to assess the hydrologic impact of the structure;
- 4.) Contain a survey describing the potential effect on the structure from subsidence of the subsurface strata

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- 5.) resulting from past underground mining operations if underground mining has occurred; and  
Contain a certification statement which includes a schedule setting forth the dates when any detailed design plans for structures that are not submitted with the general plan will be submitted to the Division. The Division shall have approved, in writing, the detailed design plan for a structure before construction of the structure begins.

Each detailed design plan for a structure that meets or exceeds the size or other criteria of the Mine Safety and Health Administration, 30 CFR Section 77.216(a) shall:

- 1.) Be prepared by, or under the direction of, and certified by a qualified registered professional engineer with assistance from experts in related fields such as geology, land surveying, and landscape architecture;
- 2.) Include any geotechnical investigation, design, and construction requirements for the structure;
- 3.) Describe the operation and maintenance requirements for each structure; and
- 4.) Describe the timetable and plans to remove each structure, if appropriate.

Each detailed design plan for a structure that does not meet the size or other criteria of 30 CFR Section 77.216(a) shall:

- 1.) Be prepared by, or under the direction of, and certified by a qualified, registered, professional engineer, or in any State which authorizes land surveyors to prepare and certify such plans, a qualified, registered, professional land surveyor, except that all coal processing waste dams and embankments covered by Sections 817.81-817.84 of this Chapter shall be certified by a qualified, registered, professional engineer;
- 2.) Include any design and construction requirements for the structure, including any required geotechnical information;
- 3.) Describe the operation and maintenance requirements for each structure; and
- 4.) Describe the timetable and plans to remove each structure, if appropriate.

Sedimentation ponds, whether temporary or permanent, shall be designed in compliance with the requirements of Siltation Structures. Any sedimentation pond or earthen structure which will remain on the proposed permit area as a permanent water impoundment shall also be designed to comply with the requirements for Impoundments. Each plan shall, at a minimum, comply with the requirements of the Mine Safety and Health Administration, 30 CFR Sections 77.216-1 and 77.216-2.

Permanent and temporary impoundments shall be designed to comply with the requirements for Impoundments. Each plan for an impoundment meeting the size of other criteria of the Mine Safety and Health Administration shall comply with the requirements of 30 CFR Sec. 77.216-1 and 77.216-2. The plan required to be submitted to the District Manager of MSHA under Sec. 77.216 of this title shall be submitted to the Division as part of the permit application. For an impoundment not meeting the size of other criteria of 30 CFR Sec. 77.216(a) and located where failure would not be expected to cause loss of life or serious property damage, the Division may establish through the State program approval process engineering design standards that ensure stability comparable to a 1.3 minimum static safety factor in lieu of engineering tests to establish compliance with the minimum static safety factor of 1.3.

Coal processing waste banks, dams and embankments shall be designed to comply with the requirements for Coal Mine Waste. Each plan shall comply with the requirements of the Mine Safety and Health Administration, 30 CFR Sections 77.216-1 and 77.216-2, and shall contain the results of a geotechnical investigation of the proposed dam or embankment foundation area, to determine the structural competence of the foundation which will support the proposed dam or embankment structure and the impounded material. The geotechnical investigation shall be planned and supervised by an engineer or engineering geologist, according to the following:

- 1.) The number, location, and depth of the borings and test pits shall be determined using current prudent engineering practice for the size of the dam or embankment, quantity of material to be impounded, and subsurface conditions.
- 2.) The character of the overburden and bedrock, the proposed abutment sites, and any adverse geotechnical conditions which may affect the particular dam, embankment, or reservoir site shall be considered.
- 3.) All springs, seepage, and ground-water flow observed or anticipated during wet periods in the area of the proposed dam or embankment shall be identified on each plan.
- 4.) Consideration shall be given to the possibility of mudflows, rock-debris falls, or other landslides into the dam, embankment, or impounded material.

If the structure is 20 feet or higher or impounds more than 20 acre-feet, each plan of this section shall include a stability analysis of each structure. The stability analysis shall include, but not be limited to, strength parameters, pore pressures, and long-term seepage conditions. The plan shall also contain a description of each engineering design assumption and calculation with a discussion of each alternative considered in selecting the specific design parameters and construction methods.

**Analysis:**

**General**

Hydrologic information for the mine permit area, including the IBC area, in the approved Deer Creek Mine MRP is sufficient to identify ground water usage, the location and ownership of existing wells, springs, and other ground-water resources above the IBC. The Permittee has submitted the name, location, ownership, and description of all surface-water bodies such as streams, lakes, and impoundments. Information is also provided on surface- and ground-water quality and quantity sufficient to demonstrate seasonal variation and water usage in the Deer Creek MRP.

**Probable Hydrologic Consequences Determination**

The Division has determined that a new or updated PHC is not required for the IBC.

**Ground-Water Monitoring**

Little Bear Spring emanates east of the lease area. Recharge to Little Bear was studied by Mayo and Associates and by HGI/Water Technology and Research. Both concluded that the majority of recharge flows through the Mill Fork Fault Zone from the stream in Mill Fork. Mining in the Beaver Creek #4 Mine intercepted the Mill Fork Fault Zone between Mill Fork and Little Bear Spring, but little water was encountered and there was no impact observed at the spring. CVSSD monitors ground-water flow from Little Bear Spring to characterize hydrologic trends and identify impacts potentially associated with coal mining.

The permittee plans to access the Mill Fork Lease by developing mains from the Deer Creek Mine via the IBC, through the southward projection of this Mill Fork Fault Zone. Previous mining in this projected zone in the Deer Creek Mine has not encountered faults or ground water.

**Surface-Water Monitoring**

No additional surface-water monitoring is proposed. Current monitoring is sufficient to cover this IBC area.

**Acid- and Toxic-Forming Materials**

Samples collected from drilling in the Deer Creek Mine show that overlying strata, coal and underlying strata have low acid- and toxic-forming potential. Information submitted in the Deer Creek MRP shows low acidity and high alkalinity in ground waters.

**OPERATION PLAN**

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**Transfer of Wells**

No wells exist on the IBC. This section does not apply to this IBC.

**Discharges into an Underground Mine**

There will be no discharges to underground mines. This section does not apply to this IBC.

**Gravity Discharges**

There will be no gravity discharges. This section does not apply to this IBC.

**Water Quality Standards and Effluent Limitations**

This section does not apply to this IBC.

**Diversions**

There will be no diversions in the IBC. This section does not apply to this IBC.

**Stream Buffer Zones**

No surface disturbance is planned for the IBC area. There are no streams in the IBC area. This section does not apply to this IBC.

**Sediment Control Measures**

This section does not apply to this IBC.

**Siltation Structures**

There will be no surface disturbance. This section does not apply to this IBC.

**Sedimentation Ponds**

There will be no surface disturbance or mine discharges. This section does not apply to this IBC.

**Other Treatment Facilities**

This section does not apply to this IBC.

### **Exemptions for Siltation Structures**

This section does not apply to this IBC.

### **Discharge Structures**

This section does not apply to this IBC.

### **Impoundments**

This section does not apply to this IBC.

### **Ponds, Impoundments, Banks, Dams, and Embankments**

This section does not apply to this IBC.

### **Casing and Sealing of Wells**

There are no wells in the IBC area. This section does not apply to this IBC.

### **Findings:**

Information provided in the proposed amendment is considered adequate to meet the requirements of Hydrologic Information section.

## **MAPS, PLANS, AND CROSS SECTIONS OF MINING OPERATIONS**

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

### **Minimum Regulatory Requirements:**

Each application shall contain maps, plans, and cross sections which show the mining activities to be conducted, the lands to be affected throughout the operation, and any change in a facility or feature to be caused by the proposed operations, if the facility or feature was shown and described as an existing structure.

The following shall be shown for the proposed permit area:

#### **Affected area maps**

The boundaries of all areas proposed to be affected over the estimated total life of all mining activities and reclamation activities, with a description of size, sequence, and timing of phased reclamation activities and treatments. All maps and cross sections used for mining design and mining operations shall clearly show the affected and permit area boundaries in reference to the reclamation work being accomplished.

#### **Mining facilities maps**

Location of each facility used in conjunction with mining operations. Such structures and facilities shall include, but not be limited to: buildings, utility corridors, roads, and facilities to be used in mining and reclamation operations or by others within the permit area; each coal storage, cleaning, and loading area; each topsoil, spoil, coal preparation waste, underground development

## OPERATION PLAN

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waste, and noncoal waste storage area; each water diversion, collection, conveyance, treatment, storage and discharge facility; each source of waste and each waste disposal facility relating to coal processing or pollution control; each facility to be used to protect and enhance fish and wildlife related environmental values; each explosives storage and handling facility; location of each sedimentation pond, permanent water impoundment, coal processing waste bank, and coal processing water dam and embankment, and disposal areas for underground development waste and excess spoil; and, each plan or profile, at cross sections specified by the Division, of the anticipated surface configuration to be achieved for the affected areas during mining operations.

### Mine workings maps

Location and extent of known workings of proposed, active, inactive, or abandoned underground mines, including mine openings to the surface within the proposed permit and adjacent areas. Location and extent of existing or previously surface-mined areas within the proposed permit area.

### Monitoring and sampling location maps

Elevations and locations of test borings and core samplings. Elevations and locations of monitoring stations used to gather data on water quality and quantity, subsidence, fish and wildlife, and air quality, as required during mining operations.

### Certification Requirements

Cross sections, maps, and plans required to show the design, location, elevation, or horizontal or vertical extent of the land surface or of a structure or facility used to conduct mining and reclamation operations shall be prepared by, or under the direction of, and certified by a qualified, registered, professional engineer, a professional geologist, or in any State which authorizes land surveyors to prepare and certify such cross sections, maps, and plans, a qualified, registered, professional land surveyor, with assistance from experts in related fields such as landscape architecture.

Each detailed design plan for an impounding structure that meets or exceeds the size or other criteria of the Mine Safety and Health Administration, 30 CFR Section 77.216(a) shall: be prepared by, or under the direction of, and certified by a qualified registered professional engineer with assistance from experts in related fields such as geology, land surveying, and landscape architecture; include any geotechnical investigation, design, and construction requirements for the structure; describe the operation and maintenance requirements for each structure; and, describe the timetable and plans to remove each structure, if appropriate.

Each detailed design plan for an impounding structure that does not meet the size or other criteria of 30 CFR Section 77.216(a) shall: be prepared by, or under the direction of, and certified by a qualified, registered, professional engineer, or in any State which authorizes land surveyors to prepare and certify such plans, a qualified, registered, professional land surveyor, except that all coal processing waste dams and embankments shall be certified by a qualified, registered, professional engineer; include any design and construction requirements for the structure, including any required geotechnical information; describe the operation and maintenance requirements for each structure; and, describe the timetable and plans to remove each structure, if appropriate.

## Analysis:

### Affected Area Maps

The Division considers the affected area to be the same as the permitted area. Several maps in the IBC application show the revised permit area including CM-10367 Deer Creek.

### Mining Facilities Maps

No new mine facilities will be associated with the IBC

### Mine Workings Maps

No old mine workings exist in the IBC area. Maps CM-10899-DR Deer Creek Mine Life of Mine Plan/5 Year Increments Blind Canyon Coal Seam and CM-10900-DR Deer Creek Mine Life of Mine Plan 5/Year Increments Hiawatha Coal Seam show the existing and proposed mine workings. Figure 1 also shows the mine workings associated with the IBC.

Drawing, CM100900-DR, November 28, 2001, of the IBC submittal, shows the sequence for development of the IBC. Development of the IBC will be conducted once the amendment is approved and progress through 2002 and 2003.

**Findings:**

The information provided in the application meets the minimum Maps, Plans and Cross-section requirements of the regulations.

RECLAMATION PLAN

# RECLAMATION PLAN

## GENERAL REQUIREMENTS

Regulatory Reference: PL 95-87 Sec. 515 and 516; 30 CFR 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.

### Minimum Regulatory Requirements:

Provide a plan for the reclamation of the lands within the proposed permit area, showing how the applicant will comply with the regulatory program and the environmental protection performance standards. The plan shall include, at a minimum, contain the following information for the proposed permit area: a detailed timetable for the completion of each major step in the reclamation plan; a detailed estimate of the cost of the reclamation of the proposed operations required to be covered by a performance bond, with supporting calculations for the estimates; a plan for backfilling, soil stabilization, compacting, and grading, with contour maps or cross sections that show the anticipated final surface configuration of the proposed permit area; a plan for redistribution of topsoil, subsoil, and other material along with a demonstration of the suitability of topsoil substitutes or supplements shall be based upon analysis of the thickness of soil horizons, total depth, texture, percent coarse fragments, pH, and areal extent of the different kinds of soils; other chemical and physical analyses, field-site trials, or greenhouse tests if determined to be necessary or desirable to demonstrate the suitability of the topsoil substitutes or supplements may also be required; a plan for revegetation including, but not limited to, descriptions of the schedule of revegetation, species and amounts per acre of seeds and seedlings to be used, methods to be used in planting and seeding, mulching techniques, irrigation, if appropriate, and pest and disease control measures, if any, measures proposed to be used to determine the success of revegetation, and, a soil testing plan for evaluation of the results of topsoil handling and reclamation procedures related to revegetation; a description of the measures to be used to maximize the use and conservation of the coal resource; a description of measures to be employed to ensure that all debris, acid-forming and toxic-forming materials, and materials constituting a fire hazard are disposed of accordingly and a description of the contingency plans which have been developed to preclude sustained combustion of such materials; a description, including appropriate cross sections and maps, of the measures to be used to seal or manage mine openings, and to plug, case, or seal exploration holes, other bore holes, wells, and other openings within the proposed permit area; and, a description of steps to be taken to comply with the requirements of the Clean Air Act, the Clean Water Act, and other applicable air and water quality laws and regulations and health and safety standards.

### Analysis:

Reclamation will be conducted in accordance with the approved MRP.

### Findings:

The information provided in the application meets the minimum General Requirements information of the regulations.

## HYDROLOGIC INFORMATION

Regulatory Reference: 30 CFR 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.

### Minimum Regulatory Requirements:

Hydrologic reclamation plan

## RECLAMATION PLAN

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The application shall include a plan, with maps and descriptions, indicating how the relevant regulatory requirements will be met. The plan shall be specific to the local hydrologic conditions. It shall contain the steps to be taken during mining and reclamation through bond release to minimize disturbance to the hydrologic balance within the permit and adjacent areas; to prevent material damage outside the permit area; and to meet applicable Federal and State water quality laws and regulations. The plan shall include the measures to be taken to: avoid acid or toxic drainage; prevent, to the extent possible using the best technology currently available, additional contributions of suspended solids to streamflow; provide water treatment facilities when needed; and control drainage. The plan shall specifically address any potential adverse hydrologic consequences identified in the PHC determination and shall include preventive and remedial measures.

Each application shall contain descriptions, including maps and cross sections, of stream channel diversions and other diversions to be constructed within the proposed permit area to achieve compliance with the performance standards for those structures.

Postmining rehabilitation of sedimentation ponds, diversions, impoundments, and treatment facilities

Before abandoning a permit area or seeking bond release, the operator shall ensure that all temporary structures are removed and reclaimed, and that all permanent sedimentation ponds, diversions, impoundments, and treatment facilities meet the requirements of this Chapter for permanent structures, have been maintained properly and meet the requirements of the approved reclamation plan for permanent structures and impoundments. The operator shall renovate such structures if necessary to meet the requirements of this Chapter and to conform to the approved reclamation plan.

### **Analysis:**

#### **General**

Hydrologic information for the mine permit area, including the IBC area, in the approved Deer Creek Mine MRP is sufficient for the permittee to carry out the proposed reclamation plan found in the current MRP. There will be no surface impacts in the IBC area.

#### **Ground-Water Monitoring**

Reclamation groundwater monitoring as currently proposed in the MRP is sufficient to cover this IBC area.

#### **Surface-Water Monitoring**

No additional reclamation surface-water monitoring is proposed. Reclamation surface-water monitoring as currently proposed in the MRP is sufficient to cover this IBC area.

#### **Acid- and Toxic-Forming Materials**

This section does not apply to this IBC.

#### **Transfer of Wells**

This section does not apply to this IBC.

RECLAMATION PLAN

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**Discharges into an Underground Mine**

This section does not apply to this IBC.

**Gravity Discharges**

This section does not apply to this IBC.

**Water Quality Standards and Effluent Limitations**

This section does not apply to this IBC.

**Diversions**

This section does not apply to this IBC.

**Stream Buffer Zones**

This section does not apply to this IBC.

**Sediment Control Measures**

This section does not apply to this IBC.

**Siltation Structures**

This section does not apply to this IBC.

**Sedimentation Ponds**

This section does not apply to this IBC.

**Other Treatment Facilities**

This section does not apply to this IBC.

**Exemptions for Siltation Structures**

This section does not apply to this IBC.

**Discharge Structures**

This section does not apply to this IBC.

### **Impoundments**

This section does not apply to this IBC.

### **Ponds, Impoundments, Banks, Dams, and Embankments**

This section does not apply to this IBC.

### **Casing and Sealing of Wells**

This section does not apply to this IBC.

### **Findings:**

The information provided in the application meets the minimum Hydrologic Reclamation Information requirements of the regulations.

## **MAPS, PLANS, AND CROSS SECTIONS OF RECLAMATION OPERATIONS**

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

### **Minimum Regulatory Requirements:**

Each application shall contain maps, plans, and cross sections which show the reclamation activities to be conducted, the lands to be affected throughout the operation, and any change in a facility or feature to be caused by the proposed operations, if the facility or feature was shown and described as an existing structure.

The permit application must include as part of the reclamation plan information, the following maps, plans and cross sections:

#### **Affected area boundary maps**

The boundaries of all areas proposed to be affected over the estimated total life of all mining activities and reclamation activities, with a description of size, sequence, and timing of phased reclamation activities and treatments. All maps and cross sections used for reclamation design purposes shall clearly show the affected and permit area boundaries in reference to the reclamation work being accomplished.

#### **Bonded area map**

The permittee shall identify the initial and successive areas or increments for bonding on the permit application map and shall specify the bond amount to be provided for each area or increment. The bond or bonds shall cover the entire permit area, or an identified increment of land within the permit area upon which the operator will initiate and conduct surface coal mining and reclamation operations during the initial term of the permit. As surface coal mining and reclamation operations on succeeding increments are initiated and conducted within the permit area, the permittee shall file with the Division an additional bond or bonds to cover such increments. Independent increments shall be of sufficient size and configuration to provide for efficient reclamation operations should reclamation by the Division become necessary.

#### **Reclamation backfilling and grading maps**

Contour maps and cross sections to adequately show detail and design for backfilling and grading operations during reclamation. Where possible, cross sections shall include profiles of the pre-mining, operations, and post-reclamation topography.

## RECLAMATION PLAN

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Contour maps shall be at a suitable scale and contour interval so as to adequately detail the final surface configuration. When used in the formulation of mass balance calculations, cross sections shall be at adequate scale and intervals to support the mass balance calculations. Mass balance calculations derived from contour information must demonstrate that map scale and contour accuracy are adequate to support the methods used in such earthwork calculations. Detailed cross sections shall be provided when required to accurately depict reclamation designs which include, but are not limited to: terracing and benching, retained roads, highwall remnants, slopes requiring geotechnical analysis, and embankments of permanent impoundments.

### Reclamation facilities maps

Location of each facility that will remain on the proposed permit area as a permanent feature, after the completion of underground mining activities. Location and final disposition of each sedimentation pond, permanent water impoundment, coal processing waste bank, and coal processing water dam and embankment, disposal areas for underground development waste and excess spoil, and water treatment and air pollution control facilities within the proposed permit area to be used in conjunction with phased reclamation activities or to remain as part of reclamation.

### Final surface configuration maps

Sufficient slope measurements to adequately delineate the final surface configuration of the area affected by surface operations and facilities, measured and recorded according to the following: each measurement shall consist of an angle of inclination along the prevailing slope extending 100 linear feet above and below or beyond the coal outcrop or the area disturbed or, where this is impractical, at locations specified by the Division; where the area has been previously mined, the measurements shall extend at least 100 feet beyond the limits of mining disturbances, or any other distance determined by the Division to be representative of the post-reclamation configuration of the land; and, slope measurements shall take into account variations in slope, to provide accurate representation of the range of slopes and reflect geomorphic differences of the area disturbed through reclamation activities.

### Reclamation monitoring and sampling location maps

Elevations and locations of test borings and core samplings. Elevations and locations of monitoring stations used to gather data on water quality and quantity, subsidence, fish and wildlife, and air quality, if required, to demonstrate reclamation success.

### Reclamation surface and subsurface manmade features maps

The location of all buildings in and within 1,000 feet of the proposed permit area, with identification of the current or proposed use of the buildings at the time of final reclamation. The location of surface and subsurface manmade features within, passing through, or passing over the proposed permit area, including, but not limited to, major electric transmission lines, pipelines, fences, and agricultural drainage tile fields. Each public road located in or within 100 feet of the proposed permit area and all roads within the permit area which are to be left as part of the post-mining land use. Buildings, utility corridors, and facilities to be used in conjunction with reclamation or to remain for final reclamation.

### Reclamation treatments maps

The location and boundaries of any proposed areas for reclamation treatments including but not limited to: location, extent and depth of materials used for resoiling; location, extent and types of treatments for revegetation including soil preparation, soil amendments, mulching, seeding, variations in seed mixtures, and other revegetation treatments. Each water diversion, collection, conveyance, treatment, storage and discharge facility to be used during reclamation. Each facility to be used to protect and enhance fish and wildlife related environmental values. other treatments or applications which are specifically designed or required as part of phased or final reclamation activity.

### Certification Requirements.

Cross sections, maps, and plans required to show the design, location, elevation, or horizontal or vertical extent of the land surface or of a structure or facility used to conduct mining and reclamation operations shall be prepared by, or under the direction of, and certified by a qualified, registered, professional engineer, a professional geologist, or in any State which authorizes land surveyors to prepare and certify such cross sections, maps, and plans, a qualified, registered, professional land surveyor, with assistance from experts in related fields such as landscape architecture.

Each detailed design plan for an impounding structure that meets or exceeds the size or other criteria of the Mine Safety and Health Administration, 30 CFR Section 77.216(a) shall: be prepared by, or under the direction of, and certified by a qualified registered professional engineer with assistance from experts in related fields such as geology, land surveying, and landscape architecture; include any geotechnical investigation, design, and construction requirements for the structure; describe the operation and maintenance requirements for each structure; and, describe the timetable and plans to remove each structure, if appropriate.

Each detailed design plan for an impounding structure that does not meet the size or other criteria of 30 CFR Section 77.216(a) shall: be prepared by, or under the direction of, and certified by a qualified, registered, professional engineer, or in any State which authorizes land surveyors to prepare and certify such plans, a qualified, registered, professional land surveyor, except that all coal processing waste dams and embankments shall be certified by a qualified, registered, professional engineer; include any design and construction requirements for the structure, including any required geotechnical information; describe the operation and maintenance requirements for each structure; and, describe the timetable and plans to remove each structure, if appropriate.

**Analysis:**

**Affected Area Boundary Maps**

The Division considers the affected area to be the same as the permitted area. Several maps in the IBC application show the revised permit area including CM-10367 Deer Creek Mine Permit Area Map.

**Findings:**

The information provided in the application meets the minimum Maps, Plans and Cross-section of the Reclamation requirements of the regulations.

**BONDING AND INSURANCE REQUIREMENTS**

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

Minimum Regulatory Requirements:

General

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

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

The operator shall identify the initial and successive areas or increments for bonding on the permit application map and shall specify the bond amount to be provided for each area or increment. Independent increments shall be of sufficient size and configuration to provide for efficient reclamation operations should reclamation by the Division become necessary.

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

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

Form of bond

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

## RECLAMATION PLAN

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

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

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

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

### Determination of bond amount

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

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

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

### Terms and conditions for liability insurance

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

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

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

The Division may accept from the applicant, in lieu of a certificate for a public liability insurance policy, satisfactory evidence from the applicant that it satisfies applicable State self-insurance requirements approved as part of the regulatory program and the requirements of this section.

## Analysis:

### Determination of Bond Amount

Since the Permittee will not disturb and new surface acreage or build any surface structures the Division has determined that no additional bond is needed.

**Findings:**

The information provided in the application meets the minimum Bonding and Insurance requirements of the regulations.

CUMULATIVE HYDROLOGIC IMPACT ASSESSMENT

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# CUMULATIVE HYDROLOGIC IMPACT ASSESSMENT

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

**Minimum Regulatory Requirements:**

The Division must provide an assessment of the probable cumulative hydrologic impacts (CHIA) of the proposed operation and all anticipated mining upon surface- and ground-water systems in the cumulative impact area. The CHIA shall be sufficient to determine, for purposes of permit approval, whether the proposed operation has been designed to prevent material damage to the hydrologic balance outside the permit area. The Division may allow the applicant to submit data and analyses relevant to the CHIA with the permit application. An application for a permit revision shall be reviewed by the Division to determine whether a new or updated CHIA shall be required.

**Analysis:**

The IBC lies within the existing cumulative hydrologic impact area. The CHIA has been reviewed by the Division. It is determined that a new or updated CHIA will not be required for the IBC.

**Findings:**

The information provided in the application meets the minimum Cumulative Hydrologic Impact Assessment requirements of the regulations.

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FEDERAL

PERMIT  
C/015/018

August 14, 2002

STATE OF UTAH  
DEPARTMENT OF NATURAL RESOURCES  
DIVISION OF OIL, GAS AND MINING  
1594 West North Temple, suite 1210  
Salt Lake City, Utah 84114-1210  
(801) 538-5340

This permit, C/015/018, is issued for the state of Utah by the Utah Division of Oil, Gas and Mining (Division) to:

PacifiCorp  
201 South Main Street  
Salt Lake City, Utah 84140-0021  
(801) 220-4618

for the Deer Creek Mine. A Surety Bond is filed with the Division in the amount of \$3,000,000, payable to the State of Utah, Division of Oil, Gas and Mining and the United States Department of Interior, Office of Surface Mining Reclamation and Enforcement (OSM). The Division must receive a copy of this permit signed and dated by the permittee.

**Sec. 1 STATUTES AND REGULATIONS** - This permit is issued pursuant to the Utah Coal Mining and Reclamation Act of 1979, Utah Code Annotated (UCA) 40-10-1 et seq, hereafter referred to as the Act.

**Sec. 2 PERMIT AREA** - The permittee is authorized to conduct coal mining and reclamation operations on the following described lands within the permit area at the Deer Creek Mine, situated in the state of Utah, Emery County:

**Township 16 South, Range 6 East, SLB&M Emery County, Utah**

Section 25: E $\frac{1}{2}$  SE $\frac{1}{4}$  SE $\frac{1}{4}$ , S $\frac{1}{2}$  SE $\frac{1}{4}$  NE $\frac{1}{4}$  SE $\frac{1}{4}$ .

Section 36: All.

**Township 16 South, Range 7 East, SLB&M Emery County, Utah**

Section 19: SE $\frac{1}{4}$ .

Section 20: E $\frac{1}{2}$  SW $\frac{1}{4}$  NW $\frac{1}{4}$ , SE $\frac{1}{4}$  NW $\frac{1}{4}$ , S $\frac{1}{2}$  NE $\frac{1}{4}$ , S $\frac{1}{2}$ .

Section 21: S $\frac{1}{2}$  N $\frac{1}{2}$ , S $\frac{1}{2}$ .

Section 22: SW $\frac{1}{4}$  NW $\frac{1}{4}$ , SW $\frac{1}{4}$ .

Section 27: SW $\frac{1}{4}$ .

Section 28: W $\frac{1}{2}$ , N $\frac{1}{2}$  NE $\frac{1}{4}$ , SE $\frac{1}{4}$ .

Section 29: All.

Section 30: E $\frac{1}{2}$ , Lot 4.

Section 31: All.

Section 32: All.  
Section 33: All.  
Section 34: NW $\frac{1}{4}$ , S $\frac{1}{2}$  NE $\frac{1}{4}$ , S $\frac{1}{2}$ .

**Township 17 South, Range 6 East, SLB&M Emery County, Utah**

Section 1: Lots 1, 2, 3, SE $\frac{1}{4}$  NW $\frac{1}{4}$ , S $\frac{1}{2}$  NE $\frac{1}{4}$ , E $\frac{1}{2}$  SW $\frac{1}{4}$ , SE $\frac{1}{4}$ .  
Section 12: E $\frac{1}{2}$  W $\frac{1}{2}$ , E $\frac{1}{2}$ .  
Section 13: E $\frac{1}{2}$  W $\frac{1}{2}$ , E $\frac{1}{2}$ .  
Section 24: E $\frac{1}{2}$  W $\frac{1}{2}$ , E $\frac{1}{2}$ .  
Section 25: N $\frac{1}{2}$  NE $\frac{1}{4}$ ,  
Beginning at the SE corner of the NE $\frac{1}{4}$  SE $\frac{1}{4}$  Section 25, T17S, R6E, SLB&M; Thence, north 160 rods, west 116 rods to the center line of the Cottonwood Creek; thence southerly along centerline of said creek to a point 84 rods west of the beginning; thence, east 84 rods to the beginning.

**Township 17 South, Range 7 East, SLB&M Emery County, Utah**

Section 2: Lots 2, 5, 6, 7, 10, 11, 12, SW $\frac{1}{4}$ , SE $\frac{1}{4}$ .  
Section 3: W $\frac{1}{2}$ , N $\frac{1}{2}$  NE $\frac{1}{4}$ , SW $\frac{1}{4}$  NE $\frac{1}{4}$ , S $\frac{1}{2}$  SE $\frac{1}{4}$ .  
Section 4: All.  
Section 5: All.  
Section 6: All.  
Section 7: All.  
Section 8: All.  
Section 9: All.  
Section 10: All.  
Section 11: N $\frac{1}{2}$  NW $\frac{1}{4}$ , SW $\frac{1}{4}$  NW $\frac{1}{4}$ , Portions of the SE $\frac{1}{4}$  NW $\frac{1}{4}$  west of the Deer Creek fault, W $\frac{1}{2}$  W $\frac{1}{2}$  SW $\frac{1}{4}$ , Portions of the E $\frac{1}{2}$ W $\frac{1}{2}$  SW $\frac{1}{4}$  west of the Deer Creek fault.  
Section 14: Portions of the NW $\frac{1}{4}$  NW $\frac{1}{4}$  west of the Deer Creek fault, Portions of the SW $\frac{1}{4}$  NW $\frac{1}{4}$  west of the Deer Creek fault, Portions of the NW $\frac{1}{4}$  SW $\frac{1}{4}$  west of the Deer Creek fault, Portions of the SW $\frac{1}{4}$  SW $\frac{1}{4}$  west of the Deer Creek fault.  
Section 15: All.  
Section 16: All.  
Section 17: All.  
Section 18: All.  
Section 19: All.  
Section 20: All.  
Section 21: All.

Section 22:  $W\frac{1}{2}$ ,  $NE\frac{1}{4}$ ,  $W\frac{1}{2} SE\frac{1}{4}$ ,  $W\frac{1}{2} E\frac{1}{2} SE\frac{1}{4}$ , Portions of the  $E\frac{1}{2} SE\frac{1}{4}$   $SE\frac{1}{4}$  west of the Deer Creek fault, Portions of the  $SE\frac{1}{4} NE\frac{1}{4} SE\frac{1}{4}$  west of the Deer Creek fault.

Section 27:  $N\frac{1}{2} NW\frac{1}{4}$ ,  $NW\frac{1}{4} NE\frac{1}{4}$ ,  $W\frac{1}{2} E\frac{1}{2} NE\frac{1}{4}$ , Portions of the  $E\frac{1}{2} E\frac{1}{2} NE\frac{1}{4}$  west of the Deer Creek fault.

Section 28:  $N\frac{1}{2} N\frac{1}{2}$ .

Section 29:  $N\frac{1}{2} N\frac{1}{2}$ .

Section 30: Lots 1, 5, 6,  $N\frac{1}{2} NE\frac{1}{4}$ ,  $SW\frac{1}{4} NE\frac{1}{4}$ ,  $NW\frac{1}{4} SE\frac{1}{4}$ .

### **Beltline Corridor**

Beginning at a point S  $0^{\circ} 22'$  E, 142.4 feet from the SW corner of  $NW\frac{1}{4}$  of Section 1, T17S, R7E, SLB&M; thence, N  $49^{\circ} 53' 23''$  E, 2395.4 feet; thence, S  $40^{\circ} 10' 42''$  E, 101.94 feet; thence, S  $49^{\circ} 52' 03''$  W, 2481.12 feet; thence, N  $0^{\circ} 22'$  W, 276.25 feet to the point of beginning.

### **Waste Rock Site**

Beginning 10 feet South of the NE corner of Section 6, T17S, R8E, SLB&M; thence, S  $89^{\circ} 52' 00''$  W, 1272 feet; thence S  $0^{\circ} 08' 00''$  E, 600 feet; thence, S  $83^{\circ} 28' 43''$  E, 302.035 feet; thence, S  $72^{\circ} 54' 35''$  E, 314.083 feet; thence, S  $63^{\circ} 06' 41''$  E, 224.508 feet; thence, S  $48^{\circ} 18' 17''$  E, 268.404 feet; thence, S  $20^{\circ} 06' 29''$  W, 1066.848 feet; thence, S  $39^{\circ} 24' 03''$  W, 855.358 feet; thence, S  $41^{\circ} 10' 40''$  E, 100 feet; thence N  $43^{\circ} 39' 42''$  E, 1635.000 feet; thence, N  $31^{\circ} 02' 18''$  E, 412.959 feet; thence N  $22^{\circ} 58' 45''$  E, 1310.908 feet; thence, N  $89^{\circ} 40' 41''$ , 740.000 feet; to the point of beginning.

The permittee is authorized to conduct coal mining and reclamation operations on the foregoing described property subject to the conditions of all applicable conditions, laws and regulations.

- Sec. 3 COMPLIANCE** - The permittee will comply with the terms and conditions of the permit, all applicable performance standards and requirements of the State Program.
- Sec. 4 PERMIT TERM** - This permit is effective August 14, 2002, and expires on February 7, 2006.
- Sec. 5 ASSIGNMENT OF PERMIT RIGHTS** - The permit rights may not be transferred, assigned or sold without the approval of the Division Director. Transfer, assignment

or sale of permit rights must be done in accordance with applicable regulations, including but not limited to 30 CFR 740.13 {e} and R645-303-300.

- Sec. 6 RIGHT OF ENTRY** - The permittee shall allow the authorized representative of the Division, including but not limited to inspectors, and representatives of the Office of Surface Mining Reclamation and Enforcement (OSM), without advance notice or a search warrant, upon presentation of appropriate credentials, and without delay to:
- (a) have the rights of entry provided for in 30 CFR 840.12, R645-400-220, 30 CFR 842.13 and R645-400-110;
  - (b) be accompanied by private persons for the purpose of conducting an inspection in accordance with R645-400-100 and R645-400-200 when the inspection is in response to an alleged violation reported to the Division by the private person.
- Sec. 7 SCOPE OF OPERATIONS** - The permittee shall conduct coal mining and reclamation operations only on those lands specifically designated as within the permit area on the maps submitted in the approved plan and approved for the term of the permit and which are subject to the performance bond.
- Sec. 8 ENVIRONMENTAL IMPACTS** - The permittee shall take all possible steps to minimize any adverse impact to the environment or public health and safety resulting from noncompliance with any term or condition of the permit, including, but not limited to:
- (a) Any accelerated or additional monitoring necessary to determine the nature and extent of noncompliance and the results of the noncompliance;
  - (b) immediate implementation of measures necessary to comply; and
  - (c) warning, as soon as possible after learning of such noncompliance, any person whose health and safety is in imminent danger due to the noncompliance.
- Sec. 9 DISPOSAL OF POLLUTANTS** - The permittee shall dispose of solids, sludge, filter backwash or pollutants in the course of treatment or control of waters or emissions to the air in the manner required by the approved Utah State Program and the Federal Lands Program which prevents violation of any applicable state or federal law.
- Sec. 10 CONDUCT OF OPERATIONS** - The permittee shall conduct its operations:
- (a) in accordance with the terms of the permit to prevent significant, imminent environmental harm to the health and safety of the public; and

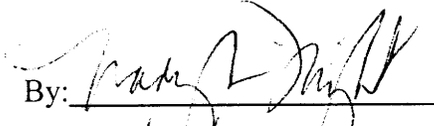
(b) utilizing methods specified as conditions of the permit by the Division in approving alternative methods of compliance with the performance standards of the Act, the approved Utah State Program and the Federal Lands Program.

- Sec. 11 EXISTING STRUCTURES** - As applicable, the permittee will comply with R645-301 and R645-302 for compliance, modification, or abandonment of existing structures.
- Sec. 12 RECLAMATION FEE PAYMENTS** - The operator shall pay all reclamation fees required by 30 CFR Part 870 for coal produced under the permit, for sale, transfer or use.
- Sec. 13 AUTHORIZED AGENT** - The permittee shall provide the names, addresses and telephone numbers of persons responsible for operations under the permit to whom notices and orders are to be delivered.
- Sec. 14 COMPLIANCE WITH OTHER LAWS** - The permittee shall comply with the provisions of the Water Pollution Control Act (33 USC 1151 et seq.) and the Clean Air Act (42 USC 7401 et seq), UCA 26-11-1 et seq, and UCA 26-13-1 et seq.
- Sec. 15 PERMIT RENEWAL** - Upon expiration, this permit may be renewed for areas within the boundaries of the existing permit area in accordance with the Act, the approved Utah State Program and the Federal Lands Program.
- Sec. 16 CULTURAL RESOURCES** - If during the course of mining operations, previously unidentified cultural resources are discovered, the permittee shall ensure that the site(s) is not disturbed and shall notify the Division of Oil, Gas, and Mining. The Division, after coordination with OSM, shall inform the permittee of necessary actions required. The permittee shall implement the mitigation measures required by the Division within the time frame specified by the Division.
- Sec. 17 APPEALS** - The permittee shall have the right to appeal as provided for under R645-300-200.
- Sec. 18 SPECIAL CONDITIONS** - There are special conditions associated with this permitting action as described in attachment A.

The above conditions (Secs. 1-18) are also imposed upon the permittee's agents and employees. The failure or refusal of any of these persons to comply with these conditions shall be deemed a failure of the permittee to comply with the terms of this permit and the lease. The permittee shall require his agents, contractors and subcontractors involved in activities concerning this permit to include these conditions in the contracts between and among them.

These conditions may be revised or amended, in writing, by the mutual consent of the Division and the permittee at any time to adjust to changed conditions or to correct an oversight. The Division may amend these conditions at any time without the consent of the permittee in order to make them consistent with any federal or state statutes and any regulations.

**THE STATE OF UTAH**

By:  \_\_\_\_\_

Date: 8/15/2002

I certify that I have read, understand and accept the requirements of this permit and any special conditions attached.

\_\_\_\_\_  
**Authorized Representative of  
the Permittee**

Date: \_\_\_\_\_

Attachment A

**SPECIAL CONDITIONS**

1. If during entry development, sustained quantities of groundwater are encountered which are greater than 5 gpm from a single source in an individual entry, and which continue after operational activities progress beyond the area of groundwater production, PacifiCorp must monitor these flows for quality and quantity under the approved baseline parameters. PacifiCorp will notify the Division within 24 hours prior to initiation of monitoring.
2. This special condition is for normal working circumstances and does not apply in an emergency situation: Vehicle access will not be allowed in Rilda Canyon from December 1 to April 15 for construction, maintenance and/or repair of the Rilda Canyon Surface Facilities without prior written approval from the Division. Access will be allowed to the Rilda Canyon Surface Facilities through the Deer Creek Mine portals.
3. PacifiCorp will submit water quality data for the Deer Creek Mine beginning with data for the second quarter of 2001 in an electronic format through the Electronic Data Input web site, <http://linux1.ogm.utah.gov/cgi-bin/appx-ogm.cgi>.