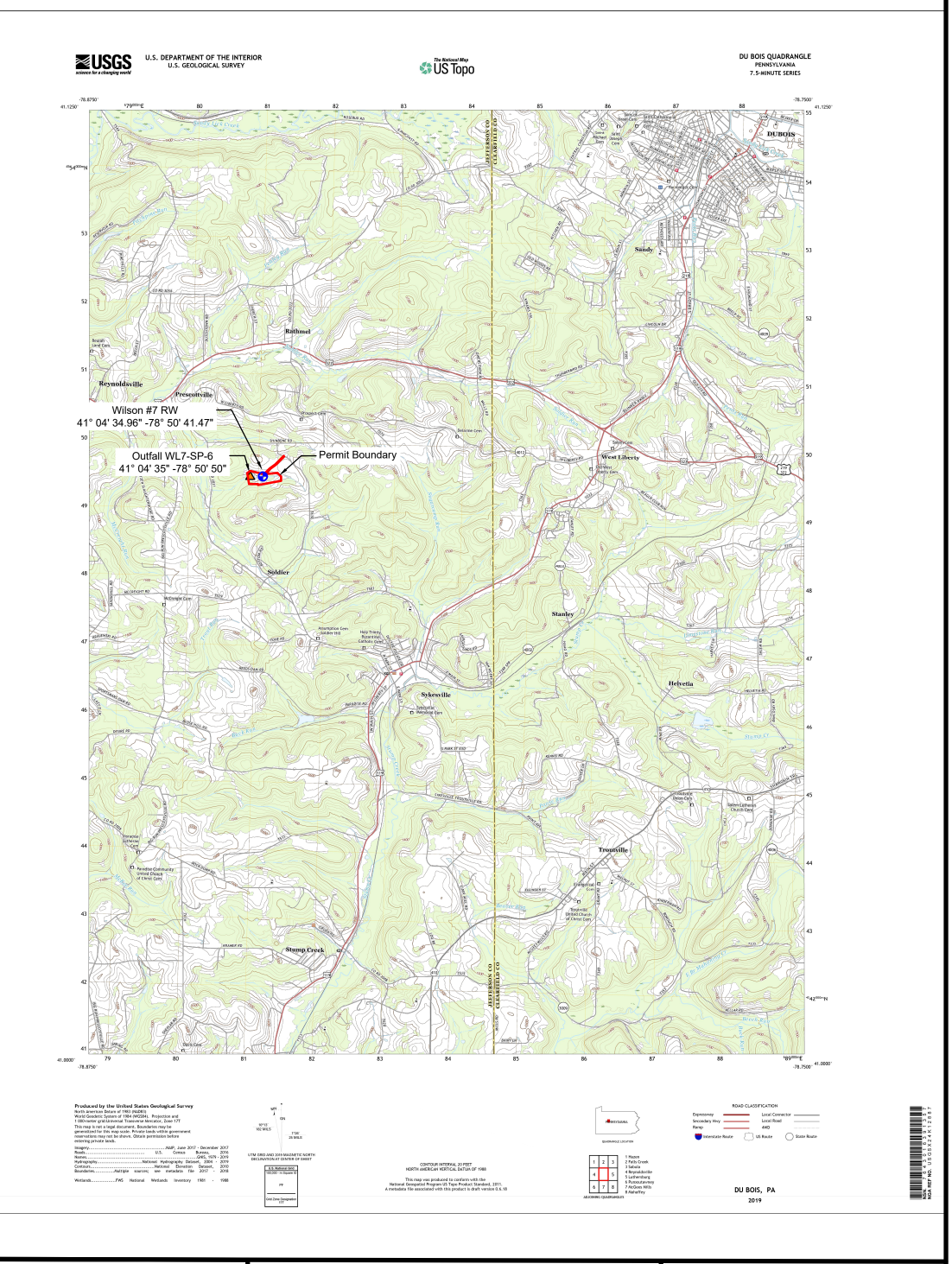
EXHIBITS M-1 – M-9

Wilson 7 Mine Exhibits

EXHIBIT M-1

Topographic Map

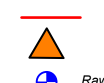




CONSOL Mining Company LLC



Permit No. 33723006



Permit Boundary NPDES Outfall



NO SCALE

Raw Water Sampling Point

October 17, 2022

EXHIBIT M-2

Raw Water Quality Data

Exhibit C - Wilson No. 7 Raw Water Data

Permit No. 33723006

							Raw Water collected as part of a C									
													Conductivity -			
Date*	* * * * * * * * * * * * * * * * * * * *	Alkalinity, Total (as CaCO3) - mg/L	Aluminum, Total - mg/L	Chloride - mg/L	Flow Rate - GPM	Iron, Total - mg/L	<u> </u>	Osmotic Pressure - mOsm/Kg	pH - SU	Sulfate - mg/L	Total Dissolved Solids - mg/L Total Suspend	ded Solids - mg/L	umhos/cm	Calcium - mg/L	Magnesium - mg/L	Temperature - °C
27-Jul-2017	47.90	-	3.00	N/A	N/A	0.42	0.97		N/A	102.00		-	790.00	N/A		7.00
2-Jan-2019	-	-	1.38	N/A	15.00	1.03	0.60		4.30	-	N/A	11.50	176.00	N/A	N/A	5.80
4-Feb-2019	35.50	-	3.52	-	1.00	0.58	0.71		4.30	59.00	164.00	8.50	191.00	N/A		2.80
4-Mar-2019	28.20	-	2.44	<u> </u>	1.00	1.24	0.66		4.20	61.80 75.90	148.00	13.50	210.00	N/A		3.60
27-May-2019 7-Jun-2019	43.60	-	0.93 0.27		1.00	13.10 15.10	0.91		5.00 6.00	53.90	134.00 232.00	33.50 38.50	248.00 131.00	12.30 8.20		17.20 15.20
12-Jul-2019	74.30	-	1.11	2.27	3.00	25.50	0.81		4.80	89.90	164.00	50.50	383.00	13.90		17.90
7-Aug-2019	96.50	20.00	0.46	- 2.21	2.00	39.00	0.96		6.00	112.00	186.00	- 30.30	293.00	15.90		17.90
20-Sep-2019	-	61.80	0.50	-	1.00	0.88	0.05		6.80	171.00	274.00	17.00	479.00	71.10		16.00
27-Sep-2019	67.40	-	3.71	2.46	2.00	0.79	0.43		4.50	226.00	288.00	230.00	475.00	47.80		13.10
12-Oct-2019	48.90	_	5.86	11.60	0.50	1.81	0.61		4.25	373.00	608.00	110.00	793.00	97.50		5.60
21-Oct-2019	56.60	-	4.52	2.04	1.00	0.91	0.56		4.01	383.00	588.00	37.50	813.00	92.00		9.30
4-Nov-2019	45.40	-	3.69	2.21	0.50	0.21	0.56		4.20	371.00	568.00	-	757.00	90.30		11.50
9-Dec-2019	51.60	-	2.91	-	0.50	0.11	0.45	-	4.50	329.00	458.00	-	724.00	81.90		N/A
8-Jan-2020	46.50	-	1.92	-	0.50	-	0.37	_	4.70	307.00	436.00	-	614.00	76.60	24.60	N/A
5-Mar-2020	38.60	-	2.17	-	0.50	-	0.36	-	4.60	258.00	412.00	-	532.00	69.50	22.80	N/A
17-Apr-2020	56.80	-	3.57	-	0.50	0.12	0.45	-	4.60	257.00	418.00	-	541.00	59.90	21.50	N/A
5-May-2020	40.70	-	2.72	-	0.50	0.09	0.37	<u>-</u>	4.60	243.00	354.00	-	571.00	63.00		N/A
3-Jun-2020	32.20	-	2.94	-	0.50	0.22	0.38		4.60	247.00	446.00	-	526.00	64.90		N/A
14-Jul-2020	43.90	-	4.22	2.99	3.00	0.73	0.57		4.39	303.00	512.00	25.00	622.00	77.40		13.30
4-Aug-2020	44.80	-	3.25	3.11	5.00	1.71	0.62		4.01	349.00	508.00	7.00	654.00	78.10		18.00
3-Sep-2020	48.70	-	2.50	2.02	10.00	1.82	0.69		4.30	302.00	632.00	8.50	661.00	80.70		18.90
6-Oct-2020	52.70	-	5.69	3.24	1.00	2.79	0.84		4.20	397.00	700.00	32.00	806.00	99.90		15.10
3-Nov-2020	43.30	<u>-</u>	5.69	3.02	1.00	2.25	0.81		4.40	355.00	550.00	40.50	744.00	89.70		9.30
1-Dec-2020	35.70	-	4.94	2.49	4.00	2.21	0.92		4.30	317.00	586.00	-	681.00	80.80		3.90
12-Jul-2022	44.50	-	5.35	2.51	3.00	1.23	0.62		3.80	307.00	504.00	6.50	613.00	75.60		15.00
2-Aug-2022	44.10	-	5.77	4.46	1.00	1.35	0.77		5.00	335.00	566.00	42.00	678.00	81.90		17.10
6-Sep-2022	36.20	-	4.10	2.90	8.00	1.74	0.71		3.50	325.00	508.00	39.50	703.00	77.80		19.50
4-Oct-2022	40.20	-	4.38	<1.0	2.00	0.54	0.72	-	3.20	339.00	492.00	-	691.00	77.80	27.70	9.40
Average	44.30	2.82	3.22	1.82	2.50	4.05	0.62	-	4.54	243.05	423.56	25.91	555.17	67.38	22.83	12.48
	All 0's for Acidity were less than 20 Al			ll 0's for Chloride were less than 1		l 0's for Iron were less than 0.1	0.00	All 0's for OP were less than 20		l 0's for Sulfate were less than 50		were less than 5	220,2,			22.10
	mg/L m	g/L	ms	g/L	mg	g/L		mOsm/Kg	m	g/L	mg/L					
	Č		C		G	-		- C		•	0					

*Note: Dates are provided as a reference. Different analytes may have been analyzed within one or two dates of the date shown

EXHIBIT M-3

NPDES Permit

COMMONWEALTH OF PENNSYLVANIA DEPARTMENT OF ENVIRONMENTAL PROTECTION BUREAU OF DISTRICT MINING OPERATIONS

NATIONAL POLLUTANT DISCHARGE ELIMINATION SYSTEM (NPDES) INDIVIDUAL PERMIT (COAL)

NPDES PERMIT NO.:	PA0603406	PERMITTEE NAME: CONSOL MINING COMPANY, LLC
MINING PERMIT NO.:	33723006	OPERATION NAME: WILSON 7 MINE
MUNICIPALITY:	WINSLOW	COUNTY: JEFFERSON

In compliance with the provisions of the Clean Water Act, 33 U.S.C. Section 1251 <u>et seq.</u> (the "Act") and Pennsylvania's Clean Streams Law, <u>as amended</u>, 35 P.S. Section 691.1 <u>et seq.</u>, the Department of Environmental Protection (Department) hereby approves the discharge to the following surface water(s):

SOLDIER RUN, UNNAMED TRIBUTARY OF SOLDIER RUN, UNNAMED TRIBUTARY TO SOLDIER RUN

subject to all effluent limitations, monitoring and reporting requirements and other terms, conditions, criteria, and special requirements for the discharge as defined in this permit, to surface waters of the Commonwealth. This permit is issued pursuant to the authority in 25 Pa. Code Chapter 92a and is subject to the requirements of 25 Pa. Code Chapter 92a.

The authority granted by this permit is subject to the following further qualifications:

- 1. If there is a conflict between the application, its supporting documents and/or amendments and the terms and conditions of this permit, the terms and conditions of this permit shall apply.
- 2. Failure to comply with the terms, conditions, or effluent limitations of this permit is grounds for enforcement action; for permit termination, revocation and reissuance, or modification; or for denial of a permit renewal application. [40 CFR 122.41(a)]
- 3. A complete application for renewal or reissuance of this permit, or notice of intent to cease discharging by the expiration date, must be submitted to DEP at least 180 days prior to the above expiration date (unless permission has been granted by DEP for submission at a later date), using the appropriate NPDES permit application form. [92a.21(c)] In the event that a timely and complete application for renewal or reissuance has been submitted and DEP is unable, through no fault of the permittee, to reissue the permit before the above expiration date, the terms and conditions of this permit, including submission of the Discharge Monitoring Reports ("DMRs"), will be automatically continued and will remain fully effective and enforceable against the discharger until DEP takes final action on the pending permit application. [25 Pa. Code § 92a.7]
- 4. The permit may be terminated prior to the expiration date upon notice to and approval by the Department.
- 5. No condition of this permit shall release the operator from any responsibility or requirement under Pennsylvania, or federal environmental statutes, and regulations or local ordinances.
- 6. This permit is subject to the requirements of the mining permit referenced above.

EFFECTIVE DATE:	July 1, 1985	EXPIRATION DATE:	June 30, 2025
	April 18, 1990, February 1	15, 1995, July 14, 2000, May 23, 2006	, May 17, 2012,

RENEWAL DATES: September 10, 2015, July 6, 2020

AUTHORIZED BY: Churtyhu T. yearlb

PART A EFFLUENT LIMITATIONS AND MONITORING REQUIREMENTS

There are no partifies li		State of the same				ecked, addi	tional info is in section A.1.]
Outfall No.		Latitude	2		Longitud	le	To
SP6	41°	04'	35.3"	-78°	50'	50.7"	Unnamed Tributary of Soldie Run
	Plan and	NPDES a	application f	or this pern	nit. These	BMPs rest	dentified in the associated E&S rict the rates and quantities of vealth.

	DISCHARGE	LIMITATION	NS		MONITORING REC	QUIREMENTS
Discharge Parameter	Minimum	Average Monthly	Maximum Daily	Instantaneous Maximum	Measurement Frequency	Sample Type
Aluminum, Total (mg/L)		2.0	4.0	5.0	2/month(minimum)	Grab
Manganese, Total (mg/L)		2.0	4.0	5.0	2/month(minimum)	Grab
pH (S.U.)	6.0		τ	9.0	2/month(minimum)	Grab
Alkalinity, Total (as CaCO3) (mg/L)		3440044104041044104410441044104410441044		Report	2/month(minimum)	Grab
Net Alkalinity (mg/L)	0.0				2/month(minimum)	Calculation
Acidity, Total (as CaCO3) (mg/L)				Report	2/month(minimum)	Grab
Total Suspended Solids (mg/L)	111111111111111111111111111111111111111	35.0	70.0	90.0	2/month(minimum)	Grab
Iron, Total (mg/L)		3.0	6.0	7.0	2/month(minimum)	Grab

Effluent Characterization Sampling

The permittee shall provide analysis of samples collected from the mine drainage treatment outfalls no later than two years after the initial discharge of each facility in compliance with 40 CFR 122.21(k)(5)(vi). Specifically, sampling results are required for the pollutants listed in 40 CFR 122, Appendix D, Table III (Report all), and for Appendix D Tables II and IV for those that are expected to be present. This quantitative data requirement is subject to the small business exemption at 40 CFR 122.21(g)(8) for Table II.

Section B. STOR	MWATER	CONTRO	FACILITI	ES			August 20
☐ There are no po	oint source	discharge	s of this typ	e at this si	te.		
Outfall No.	<u>Latitude</u>			Longitude			<u>To</u>
	٥	- 4	11	0	d	1)	
	0	7	n	0	4	àì	
	0	(å)	**	0		10	· ·
	0	10	33	0	1	11	•
	Plan and Nats from bei	IPDES app	olication for	this permi	t. These E	BMPs restrict t	fied in the associated E&S he rates and quantities of n.

	MONITORING REQUIREMENTS					
<u>Discharge</u> <u>Parameter</u>	Minimum	Average Monthly	Maximum Daily	Instantaneous Maximum	Measurement Frequency	Sample Type
			<u> </u>	***************************************	; and the state of	
	1		1	i		

name and a second	DIS	MONITORING REQUIREMENTS				
<u>Discharge</u> <u>Parameter</u>	Minimum	Average Monthly	Maximum Daily	Instantaneous Maximum	Measurement Frequency	Sample Type
.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	I					

Section B alternate discharge limitations and monitoring requirements are subject to demonstration by the permittee that The discharge occurred only as a result of a precipitation event in accordance with 25 Pa. Code §§ 87.103, 88.93, 88.188, 88.293, 89.53, or 90.103.

The stormwater limitations in the tables above do not apply if the discharge from the facility is the result of a discharge or increase in the volume of a discharge caused by **precipitation within any 24-hour period in excess of the**10-year/24-hour precipitation event. [25 Pa. Code §§ 87.102, 88.92, 88.197, 88.292, 89.52, 90.102.]

Effluent Characterization Sampling

The permittee shall provide analysis of samples collected from erosion and sedimentation control outfalls within two years of the initial discharge of each facility in compliance with 40 CFR 122.26(c)(1)(i)(G). Specifically, sampling results are required for the pollutants listed in 40 CFR 122, Appendix D, Table III (Report All), and for Appendix D, Tables II and IV for those that are expected to be present and pH, specific conductivity, temperature, alkalinity, acidity, iron, manganese, aluminum, sulfate, chloride, settleable solids, total dissolved solids, oil and grease, BOD5, COD, Kjeldahl nitrogen, and nitrate plus nitrite nitrogen. This quantitative data requirement is subject to the small business exemption at 40 CFR 122.21(g)(8) for Table II.

Additional Requirements for Sections A and B

(applicable to all outfalls, under all precipitation conditions)

- 1. pH must be between 6.0 and 9.0 at all times.
- 2. Alkalinity must be greater than acidity at all times.
- 3. Samples collected to comply with the monitoring requirements shall be taken while the facility is discharging at the outfall points listed above. The monitoring requirement frequencies apply to both continuous and non-continuous discharges; therefore, sampling is required in every month during which a discharge occurs. A monitoring report of "no discharge" should only be used to indicate that there was no discharge during the entire reporting period.
- 4. The discharger may not discharge floating materials, scum, sheen, or substances that result in deposits in the receiving water. Except as provided in the permit, the discharger may not discharge foam, oil, grease, or substances that produce an observable change in the color, taste, odor, or turbidity of the receiving water. [25 Pa. Code § 92.41(c)]
- 5. The permittee may not discharge substances in concentration or amounts sufficient to be inimical or harmful to the water uses to be protected or to human, animal, plan or aquatic life. [25 Pa. Code § 93.6(a)]
- The measurement frequency specified is the minimum number of sampling events required. Permittees are encouraged, and it may be advantageous in demonstrating compliance, to perform more than the minimum number of sampling events.

Mandated Standard Conditions for NPDES Permits

1. Definitions

The following definitions apply within this permit. Reference citations are given from sections of 40 CFR as noted which have been adopted by reference in 25 Pa. Code Chapter 92a.

- (a) "Bypass" means the intentional diversion of waste streams from any portion of a treatment facility. [122.41(m)(1)(i)]
- (b) "Severe property damage" means substantial physical damage to property, damage to the treatment facilities which causes them to become inoperable, or substantial and permanent loss of natural resources which can reasonably be expected to occur in the absence of a bypass. Severe property damage does not mean economic loss caused by delays in production. [122.41(m)(1)(ii)]
- (c) "Average monthly" discharge limitation means the highest allowable average of "daily discharges" over a calendar month, calculated as the sum of all "daily discharges" measured during a calendar month divided by the number of "daily discharges" measured during that month. [122.2]
- (d). "Maximum daily" discharge limitation means the highest allowable "daily discharge." [122.2]
- (e) "Daily discharge" means the discharge of a pollutant measured during a calendar day or any 24-hour period that reasonably represents the calendar day for purposes of sampling. For pollutants with limitations expressed in units of mass, the "Daily discharge" is calculated as the total mass of the pollutant discharged over the day. For pollutants with limitations expressed in other units of measurement, the "daily discharge" is calculated as the average measurement of the pollutant over the day. [122,2]
- (f) "Average" refers to the use of an arithmetic mean, unless otherwise specified in this permit. [122.41(I)(4)(iii)]
- (g) "Instantaneous Maximum" means the highest allowable discharge of a concentration or mass at any one time as measured by a grab sample. [92a.2]
- (h) "Composite Sample" means a combination of individual samples obtained at regular intervals over a time period. Either the volume of each individual sample is proportional to discharge flow rates, or the sampling interval (for constant volume samples) is proportional to the flows rates, over the time period used to produce the composite.
 - The maximum time period between individual samples shall not exceed two hours, except that for wastes of a uniform nature the samples may be collected on a frequency of at least twice per working shift and shall be equally spaced over a 24-hour period (or over the operating day if flows are of a shorter duration).
- (i) "Grab Sample" means an individual sample collected at a randomly-selected time over a period not to exceed 15 minutes.
- (j) "Measured Flow" means any method of liquid volume measurement, the accuracy of which has been previously demonstrated in engineering practice, or for which a relationship to absolute volume has been obtained.
- (k) "At Outfall XXX" means a sampling location in outfall line XXX below the last point at which wastes are added to outfall line XXX, or where otherwise specified.
- (I) "Estimate" means to be based on a technical evaluation of the sources contributing to the discharge including, but not limited to pump capabilities, water meters and batch discharge volumes.
- (m) "Toxic Pollutant" means any pollutant listed as toxic under Section 307(a)(1) of the Clean Water Act. [122.2]
- (n) "Hazardous Substance" means any substance designated under 40 CFR Part 116 pursuant to Section 311 of the Clean Water Act. [122.2]
- (o) "Best Management Practices" ("BMPs") are activities, facilities, measures, or procedures used to protect and maintain the quality of waters, and existing and designated uses within this Commonwealth. BMPs include E&S Plans, Reclamation Plans, Storm Water Management Act Plans, and other treatment requirements, operating procedures, and practices to control project site runoff, spillage or leaks, and other drainage from the mining activity.
- (p) "Erosion and Sediment Control Plan" ("E&S Plan") is a site-specific plan included with the mining permit or authorization application identifying BMPs to minimize accelerated erosion and sedimentation and which meets the requirements of 25 Pa. Code Chapter 102.

- (q) "Point Source" means a discernible, confined and discrete conveyance, including, but not limited to, any pipe, ditch, channel, tunnel, conduit, well, discrete fissure, container, rolling stock, CAAP, CAFO, landfill leachate collection system, or vessel or other floating craft from which pollutants are or may be discharged. [25 Pa. Code 92a.2]
- (r) "Operator" means a person or entity conducting mining activity that is covered by this permit. The operator name must match the "Permittee" in relation to their mining permit or exploration activity approval and also that of "Operator" in the associated mine operator's license.
- (s) "Reclamation Plan" means approved documentation made part of a permit or exploration notice that describes how the permittee will restore the land surface as required by the appropriate regulations to meet an approved postmining land use. This plan includes activities such backfilling, regrading, soil stabilization, and revegetation. Once the permittee completes the reclamation plan, reclamation bond(s) may be released for a permitted mine site.
- (t) "Stormwater" means surface runoff and drainage resulting from precipitation events, including ice and snowmelt runoff. [122.26(b)(13)]
- (u) "Dry weather flow" means the base flow or surface discharge from an area or treatment facility which occurs immediately prior to a precipitation event and which resumes 24 hours after the precipitation event ends. [25 Pa. Code §§ 87.1, 88.1, 89.1, and 90.1]
- (v) "Upset" means an exceptional incident in which there is unintentional and temporary noncompliance with technology based permit effluent limitations because of factors beyond the reasonable control of the permittee. An upset does not include noncompliance to the extent caused by operational error, improperly designed treatment facilities, inadequate treatment facilities, lack of preventive maintenance, or careless or improper operation. [122.41(n)(1)]

2. Standard Federal Conditions

40 CFR Sections 122.41 and 122.42 require that the following conditions are applied to all permits.

- (a) Duty to comply. [92a.41(a)(1) and 122.41(a)] The permittee must comply with all conditions of this permit noncompliance constitutes a violation of the Clean Water Act and is grounds for enforcement action; for permit termination, revocation and reissuance, or modification; or denial of a permit renewal application.
 - (1) The permittee shall comply with effluent standards or prohibitions established under section 307(a) of the Clean Water Act for toxic pollutants and with standards for sewage sludge use or disposal established under section 405(d) of the CWA within the time provided in the regulations that establish these standards or prohibitions or standards for sewage sludge use or disposal, even if the permit has not yet been modified to incorporate the requirement.
 - (2) The Clean Water Act provides that any person who violates section 301, 302, 306, 307, 308, 318 or 405 of the Act, or any permit condition or limitation implementing any such sections in a permit issued under section 402, or any requirement imposed in a pretreatment program approved under sections 402(a)(3) or 402(b)(8) of the Act, is subject to a civil penalty not to exceed \$25,000 per day for each violation. Section 309(d) of the CWA, 33 U.S.C. § 1319(d), provides that any person who violates Section 301 of the CWA, 33 U.S.C. § 1311, or violates any permit condition or limitation in a permit issued pursuant to Section 402 of the CWA, 33 U.S.C. § 1342, shall be subject to a civil penalty payable to the United States of up to \$25,000 per day for each violation, which, pursuant to the Federal Civil Penalties Inflation Adjustment Act of 1990, as amended by the Debt Collection Improvement Act of 1996, and the subsequent Civil Monetary Penalty Inflation Adjustment Rule, 40 C.F.R. Part 19, was increased to \$32,500 per day for each violation occurring on or after March 15, 2004, and \$37,500 per day for each violation occurring on or after January 12, 2009. The Clean Water Act provides that any person who negligently violates sections 301, 302, 306, 307, 308, 318, or 405 of the Act, or any condition or limitation implementing any of such sections in a permit issued under section 402 of the Act, or any requirement imposed in a pretreatment program approved under section 402(a)(3) or 402(b)(8) of the Act, is subject to criminal penalties of \$2,500 to \$25,000 per day of violation, or imprisonment of not more than 1 year, or both. In the case of a second or subsequent conviction for a negligent violation, a person shall be subject to criminal penalties of not more than \$50,000 per day of violation, or by imprisonment of not more than 2 years, or both. Any person who knowingly violates such sections, or such conditions or limitations is subject to criminal penalties of \$5,000 to \$50,000 per day of violation, or imprisonment for not more than 3 years, or both. In the case of a second or subsequent conviction for a knowing violation, a person shall be subject to criminal penalties of not more than \$100,000 per day of violation, or imprisonment of not more than 6 years, or both. Any person who knowingly

August 2014

violates section 301, 302, 303, 306, 307, 308, 318 or 405 of the Act, or any permit condition or limitation implementing any of such sections in a permit issued under section 402 of the Act, and who knows at that time that he thereby places another person in imminent danger of death or serious bodily injury, shall, upon conviction, be subject to a fine of not more than \$250,000 or imprisonment of not more than 15 years, or both. In the case of a second or subsequent conviction for a knowing endangerment violation, a person shall be subject to a fine of not more than \$500,000 or by imprisonment of not more than 30 years, or both. An organization, as defined in

section 309(c)(3)(B)(iii) of the CWA, shall, upon conviction of violating the imminent danger provision, be subject to a fine of not more than \$1,000,000 and can be fined up to \$2,000,000 for second or subsequent convictions.

- (3) Any person may be assessed an administrative penalty by the Administrator for violating section 301, 302, 306, 307, 308, 318 or 405 of this Act, or any permit condition or limitation implementing any of such sections in a permit issued under section 402 of this Act. Administrative penalties for Class I violations are not to exceed \$10,000 per violation, with the maximum amount of any Class I penalty assessed not to exceed \$25,000. Penalties for Class II violations are not to exceed \$10,000 per day for each day during which the violation continues, with the maximum amount of any Class II penalty not to exceed \$125,000.
- (b) Duty to reapply. [92a.41(a)(2) and 122.41(b)] If the permittee wishes to continue an activity regulated by this permit after the expiration date of this permit, the permittee must apply for and obtain a new permit.
- (c) Need to halt or reduce activity not a defense. [92a,41(a)(3) and 122,41(c)] It shall not be a defense for a permittee in an enforcement action that it would have been necessary to halt or reduce the permitted activity in order to maintain compliance with the conditions of this permit.
- (d) Duty to mitigate. [92a.41(a)(4) and 122.41(d)] The permittee shall take all reasonable steps to minimize or prevent any discharge or sludge use or disposal in violation of this permit which has a reasonable likelihood of adversely affecting human health or the environment.
- (e) Proper operation and maintenance. [92a.41(a)(5) and 122.41(e)] The permittee shall at all times properly operate and maintain all facilities and systems of treatment and control (and related appurtenances) which are installed or used by the permittee to achieve compliance with the conditions of this permit. Proper operation and maintenance also includes adequate laboratory controls and appropriate quality assurance procedures. This provision requires the operation of back-up or auxiliary facilities or similar systems which are installed by a permittee only when the operation is necessary to achieve compliance with the conditions of the permit.
- (f) Permit actions. [92a.41(a)(6) and 122.41(f)] This permit may be modified, revoked and reissued, or terminated for cause. The filing of a request by the permittee for a permit modification, revocation and reissuance, or termination, or a notification of planned changes or anticipated noncompliance does not stay any permit condition.
- (g) Property rights. [92a.41(a)(7) and 122.41(g)] This permit does not convey any property rights of any sort, or any exclusive privilege.
- (h) Duty to provide information. [92a.41(a)(8) and 122.41(h)] The permittee shall furnish to the Department, within a reasonable time, any information which the Department may request to determine whether cause exists for modifying, revoking and reissuing, or terminating this permit or to determine compliance with this permit. The permittee shall also furnish to the Department upon request, copies of records required to be kept by this permit.
- (i) Inspection and entry. [92a.41(a)(9) and 122.41(i)] The permittee shall allow the Department, or an authorized representative (including an authorized contractor acting as a representative of the Department or EPA), upon presentation of credentials and other documents as may be required by law, to:
 - Enter upon the permittee's premises where a regulated facility or activity is located or conducted, or where
 records must be kept under the conditions of this permit;
 - (2) Have access to and copy, at reasonable times, any records that must be kept under the conditions of this permit;
 - (3) Inspect at reasonable times any facilities, equipment (including monitoring and control equipment), practices, or operations regulated or required under this permit; and

- (4) Sample or monitor at reasonable times, for the purposes of assuring permit compliance or as otherwise authorized by the Clean Water Act, any substances or parameters at any location.
- (j) Monitoring and records. [92a.41(a)(10) and 122.41(j)]
 - (1) Samples and measurements taken for the purpose of monitoring shall be representative of the monitored activity.
 - (2) Except for records of monitoring information required by this permit related to the permittee's sewage sludge use and disposal activities, which shall be retained for a period of at least five years (or longer as required by 40 CFR part 503), the permittee shall retain records of all monitoring information, including all calibration and maintenance records and all original strip chart recordings for continuous monitoring instrumentation, copies of all reports required by this permit, and records of all data used to complete the application for this permit, for a period of at least 3 years from the date of the sample, measurement, report or application. This period may be extended by request of the Department at any time.
 - (3) Records of monitoring information shall include:
 - (i) The date, exact place, and time of sampling or measurements;
 - (ii) The individual(s) who performed the sampling or measurements;
 - (iii) The date(s) analyses were performed;
 - (iv) The individual(s) who performed the analyses;
 - (v) The analytical techniques or methods used, including detection limits; and
 - (vi) The results of such analyses.
 - (4) Monitoring must be conducted according to test procedures approved under 40 CFR Part 136 unless another method is required under 40 CFR subchapters N or O.
 - (5) The Clean Water Act provides that any person who falsifies, tampers with, or knowingly renders inaccurate any monitoring device or method required to be maintained under this permit shall, upon conviction, be punished by a fine of not more than \$10,000, or by imprisonment for not more than 2 years, or both. If a conviction of a person is for a violation committed after a first conviction of such person under this paragraph, punishment is a fine of not more than \$20,000 per day of violation, or by imprisonment of not more than 4 years, or both.
- (k) Signatory requirement. [92a.41(a)(11) and 122.41(k)]
 - (1) All applications, reports, or information submitted to the Department shall be signed and certified. (See § 122.22)
 - (2) The CWA provides that any person who knowingly makes any false statement, representation, or certification in any record or other document submitted or required to be maintained under this permit, including monitoring reports or reports of compliance or non-compliance shall, upon conviction, be punished by a fine of not more than \$10,000 per violation, or by imprisonment for not more than 6 months per violation, or by both.
- (I) Reporting requirements [92a.41(a)(12) and 122.41(I)]
 - (1) Planned changes. The permittee shall give notice to the Department as soon as possible of any planned physical alterations or additions to the permitted facility. Notice is required only when:
 - (i) The alteration or addition to a permitted facility may meet one of the criteria for determining whether a facility is a new source in § 122.29(b); or
 - (ii) The alteration or addition could significantly change the nature or increase the quantity of pollutants discharged. This notification applies to pollutants which are subject neither to effluent limitations in the permit, nor to notification requirements under § 122.42(a)(1).

August 2014

- (iii) The alteration or addition results in a significant change in the permittee's sludge use or disposal practices, and such alteration, addition, or change may justify the application of permit conditions that are different from or absent in the existing permit, including notification of additional use or disposal sites not reported during the permit application process or not reported pursuant to an approved land application plan;
- (2) Anticipated noncompliance. The permittee shall give advance notice to the Department of any planned changes in the permitted facility or activity which may result in noncompliance with permit requirements.
- (3) *Transfers*. This permit is not transferable to any person except after notice to the Department. The Department may require modification or revocation and reissuance of the permit to change the name of the permittee and incorporate such other requirements as may be necessary under the Clean Water Act. (See § 122.61; in some cases, modification or revocation and reissuance is mandatory.)
- (4) Monitoring reports. Monitoring results shall be reported at the intervals specified elsewhere in this permit.
 - (i) Monitoring results must be reported on a DMR or forms provided or specified by the Department for reporting results of monitoring of sludge use or disposal practices.
 - (ii) If the permittee monitors any pollutant more frequently than required by the permit using test procedures approved under 40 CFR Part 136, or another method required for an industry-specific waste stream under 40 CFR subchapters N or O, the results of such monitoring shall be included in the calculation and reporting of the data submitted in the DMR or sludge reporting form specified by the Department.
 - (iii) Calculations for all limitations which require averaging of measurements shall utilize an arithmetic mean unless otherwise specified by the Department in the permit.
 - (iv) Monitoring results obtained each month shall be summarized for that month and reported on a DMR.
 - (v) The DMR shall be submitted quarterly within 28 days after the end of the quarter to the appropriate District Mining Office.
- (5) Compliance schedules. Reports of compliance or noncompliance with, or any progress reports on, interim and final requirements contained in any compliance schedule of this permit shall be submitted no later than 14 days following each schedule date.
- (6) Twenty-four hour reporting.
 - (i) The permittee shall report any noncompliance which may endanger health or the environment. Any information shall be provided orally within 24 hours from the time the permittee becomes aware of the circumstances. A written submission shall also be provided within 5 days of the time the permittee becomes aware of the circumstances. The written submission shall contain a description of the noncompliance and its cause; the period of noncompliance, including exact dates and times, and if the noncompliance has not been corrected, the anticipated time it is expected to continue; and steps taken or planned to reduce, eliminate, and prevent reoccurrence of the noncompliance.
 - (ii) The following shall be included as information which must be reported within 24 hours under this paragraph.
 - (A) Any unanticipated bypass which exceeds any effluent limitation in the permit. (See \S 122.44(g)).
 - (B) Any upset which exceeds any effluent limitation in the permit.
 - (C) Violation of a maximum daily discharge limitation for any of the pollutants listed by the Department in the permit to be reported within 24 hours. (See § 122.44(g).)
 - (iii) The Department may waive the written report on a case-by-case basis for reports under paragraph (I)(6)(ii) of this section if the oral report has been received within 24 hours.

- (7) Other noncompliance. The permittee shall report all instances of noncompliance not reported under paragraphs (I) (4), (5), and (6) of this section, at the time monitoring reports are submitted. The reports shall contain the information listed in paragraph (I)(6) of this section.
- (8) Other information. Where the permittee becomes aware that it failed to submit any relevant facts in a permit application, or submitted incorrect information in a permit application or in any report to the Department, it shall promptly submit such facts or information.

(m) Bypass [92a.41(m) and 122.41(a)(13)]

(1) Bypass not exceeding limitations. The permittee may allow any bypass to occur which does not cause effluent limitations to be exceeded, but only if it also is for essential maintenance to assure efficient operation. These bypasses are not subject to the provisions of paragraphs (m)(2) and (m)(3) of this section.

(2) Notice -

- (i) Anticipated bypass. If the permittee knows in advance of the need for a bypass, it shall submit prior notice, if possible at least ten days before the date of the bypass.
- (ii) Unanticipated bypass. The permittee shall submit notice of an unanticipated bypass as required in paragraph (I)(6) of this section (24-hour notice).

(3) Prohibition of bypass.

- (i) Bypass is prohibited, and the Department may take enforcement action against a permittee for bypass, unless:
 - (A) Bypass was unavoidable to prevent loss of life, personal injury, or severe property damage;
 - (B) There were no feasible alternatives to the bypass, such as the use of auxiliary treatment facilities, retention of untreated wastes, or maintenance during normal periods of equipment downtime. This condition is not satisfied if adequate back-up equipment should have been installed in the exercise of reasonable engineering judgment to prevent a bypass which occurred during normal periods of equipment downtime or preventive maintenance; and
 - (C) The permittee submitted notices as required under paragraph (m)(2) of this section.
- (ii) The Department may approve an anticipated bypass, after considering its adverse effects, if the Department determines that it will meet the three conditions listed above in paragraph (m)(3)(i) of this section.
- (n) Existing manufacturing, commercial, mining, and silvicultural dischargers. [92a.42 and 122.42(a)]

In addition to the reporting requirements above, all existing manufacturing, commercial, mining, and silvicultural dischargers must notify the Department as soon as they know or have reason to believe:

- (1) That any activity has occurred or will occur which would result in the discharge, on a routine or frequent basis, of any toxic pollutant which is not limited in the permit, if that discharge will exceed the highest of the following "notification levels":
 - (i) One hundred micrograms per liter (100 µg/l);
 - (ii) Two hundred micrograms per liter (200 μg/l) for acrolein and acrylonitrile; five hundred micrograms per liter (500 μg/l) for 2,4-dinitrophenol and for 2-methyl-4,6-dinitrophenol; and one milligram per liter (1 mg/l) for antimony;
 - (iii) Five (5) times the maximum concentration value reported for that pollutant in the permit application in accordance with § 122.21(g)(7); or
 - (iv) The level established by the Department in accordance with § 122.44(f).

August 2014

- (2) That any activity has occurred or will occur which would result in any discharge, on a non-routine or infrequent basis, of a toxic pollutant which is not limited in the permit, if that discharge will exceed the highest of the following "notification levels":
 - (i) Five hundred micrograms per liter (500 µg/l);

(ii) One milligram per liter (1 mg/l) for antimony;

- (iii) Ten (10) times the maximum concentration value reported for that pollutant in the permit application in accordance with § 122.21(g)(7).
- (iv) The level established by the Department in accordance with § 122.44(f).

3. Standard State Conditions

- (a) All discharges authorized by the NPDES permit shall be consistent with the terms and conditions of the permit; that facility expansions, production increases or process modifications which result in new or increased discharges of pollutants shall be reported by submission of a new application or, if the discharge does not violate effluent limitations specified in the NPDES permit, by submission to the Department of notice of the new or increased discharges of pollutants, that the discharge of any pollutant more frequently than or at a level in excess of that identified and authorized by the permit shall constitute a violation of the terms and conditions of the permit.
- (b) The permittee must comply with applicable water quality standards, including the narrative standards found at 25 Pa. Code § 93.6.
- (c) The permittee shall comply with the immediate oral notification requirements of 25 Pa. Code § 91.33 (relating to incidents causing or threatening pollution). Oral notification is required as soon as possible, but no later than 4 hours after the permittee becomes aware of the incident causing or threatening pollution. A written submission shall also be provided within 5 days of the time the permittee becomes aware of the incident causing or threatening pollution. The written submission must conform to the requirements of 40 CFR 122.41(l)(6). [92a.41(b)]

4. Preparedness, Prevention and Contingency (PPC) Plans

- (a) Persons subject to this permit shall maintain a Preparedness, Prevention and Contingency (PPC) plan.
- (b) The permittee shall periodically review, update and amend the PPC Plan at least once a year and whenever the information submitted in the plan is no longer accurate.
- (c) The permit does not authorize the discharge of any polluting substances resulting from an on-site spill. Such spills shall be controlled through proper implementation of a PPC Plan.
- (d) This permit does not authorize any discharge (stormwater or non-stormwater), which contains any pollutant that may cause or contribute to an impact on aquatic life or pose a substantial hazard to human health or the environment due to its quantity or concentration.
- (e) Operator personnel shall conduct site compliance evaluations at least once a year. All areas shall be visually inspected for evidence of, or the potential for pollutants entering the drainage system. Measures to reduce pollutant loading shall be evaluated to determine whether they are adequate and property implemented in accordance with the terms of this permit or whether additional control measures are needed. Stormwater management measures, E&S plan measures and other structural pollution prevention measures shall be observed to ensure that they are operating correctly. The PPC Plan shall be revised as needed within 15 days of such inspection with implementation of any changes occurring not more than 90 days after the inspection.

NPDES INDIVIDUAL PERMIT CONDITIONS

- 1. Operation and Maintenance of Erosion and Sedimentation Plan
 - a. The permittee shall implement the erosion and sedimentation plan contained in Module <u>13 and 14</u> and approved under Surface Mining Permit Number <u>33723006</u>.
 - b. The permittee shall be responsible for the inspection, maintenance, and repair of the erosion and sedimentation control BMPs to ensure that the proposed system continues to function as designed until final bond release occurs for the mine site.
 - c. All BMPs shall be inspected by the responsible entity on a regularly scheduled basis and, at minimum, once a quarter and after all major storm events (greater than 0.5 inch in 24 hours). A qualified representative of the operator must perform inspections of the facilities. The inspections shall determine the operational condition, safety, and the effectiveness of the BMP. Based on the inspection results, an inspection report shall generate a listing of maintenance needs or repairs required. The permittee shall keep a listing of the repairs needed and a schedule for corrective action. Corrective actions shall be performed within the schedule. Written records shall be kept of all inspections and maintenance work performed related to the discharge management facilities.
- The permittee is responsible to renew this NPDES permit until such time that the area is stabilized and no further earth disturbance will occur.

THE FOLLOWING REVISIONS ARE INCORPORATED INTO THIS PERMIT:
_April 18, 1990 ::
3. NPDES Permit No. PA0603406 has been renewed for an additional five year term.
February 15, 1995 :
4. NPDES Permit No. PA0603406 has been renewed for an additional five year term.
July 14, 2000 :
5. NPDES Permit No. PA0603406 has been renewed for an additional five year term.
<u>May 23, 2006</u> :
6. NPDES Permit No. PA0603406 has been renewed for an additional five year term.
May 17, 2010 :
7. NPDES Permit No. PA0603406 has been renewed for an additional five year term.
<u>September 10, 2015</u> :
8. NPDES Permit No. PA0603406 has been renewed for an additional five year term.
November 9, 2016 :
9. This NPDES permit has been revised to correct the outfall names.
10. This NPDES permit has been revised to correct the outfall names.
July 6, 2020:

11. NPDES Permit No. PA0603406 has been renewed for an additional five year term.

EXHIBIT M-4

Treatment Flow Diagram

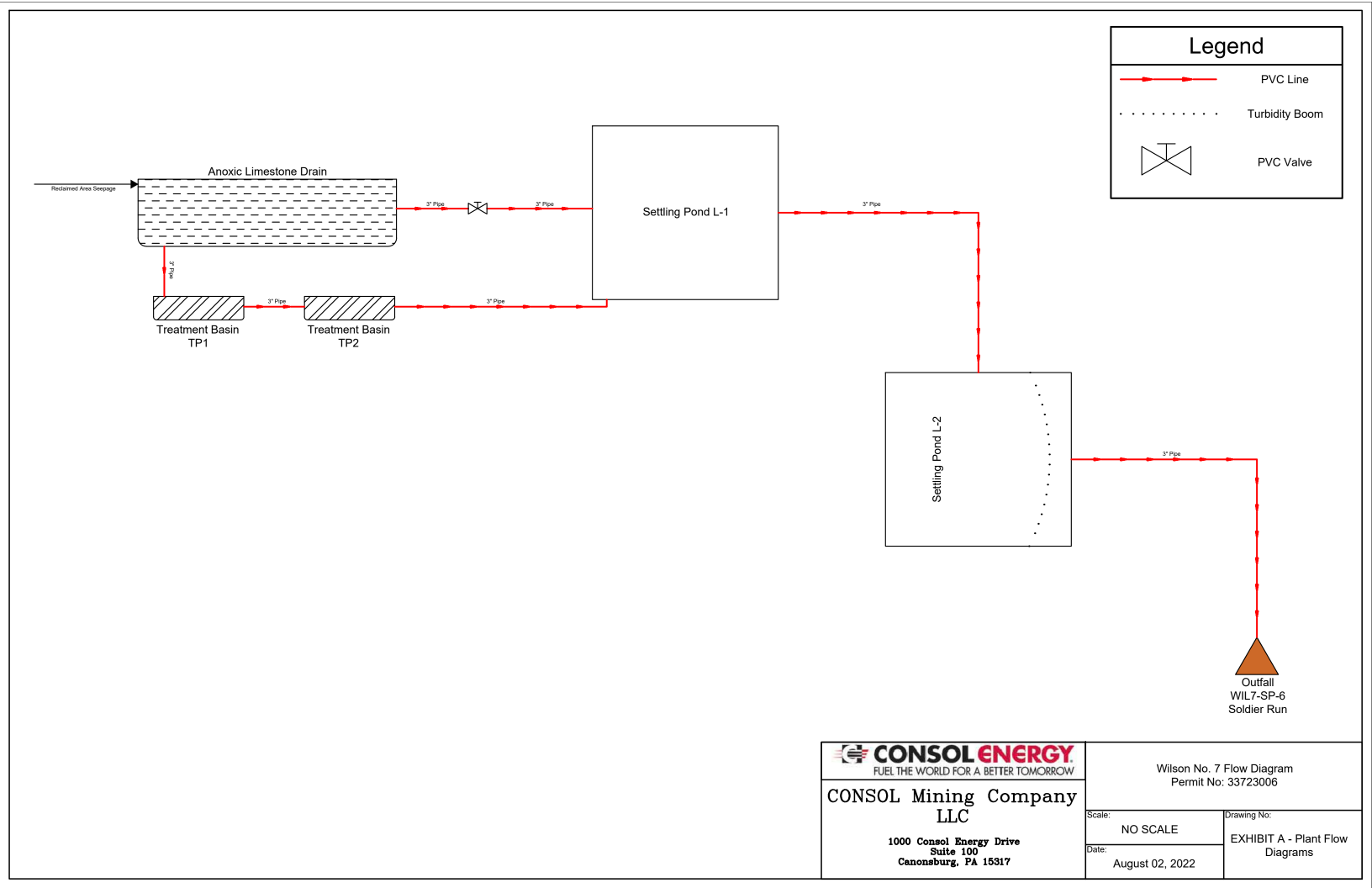


EXHIBIT M-5

Rights of Entry

Table of Contents for the Consent to Right of Entry Wilson No. 7 Treatment Facility

			Consent to Right of Entry
Parcel Number (Part or Whole)	Current Owner (As of Effective Date)	Description	Obtained?
40-428-0170	R&PCC LLC	3rd Party	✓
40-428-0170B	R&PCC LLC	3rd Party	✓
40-428-0171	GEARHART ALVIN	3 rd Party	

JEFFERSON COUNTY

Brianna Bullers

Register, Recorder and Clerk of Orphans' Court 200 Main Street Brookville, PA 15825 (814) 849-1610

Instrument Number: 2024-001607

Instrument Type: AGREEMENT

Total Received.....

Receipt Date: 5/20/2024

Receipt Time: 01:45:57

Receipt No.: 1206608

Receipt Distribut: Fee/Tax Description	ion Payment Amount
AGREEMENT AGREEMENT - WRIT AGREE - RTT STATE J.C.S. / A.T.J. CO IMPROVEMENT FND REC. IMPRVMT FUND EXTRA NAMES EXTRA PAGES	13.00 .50 .00 40.25 2.00 3.00 2.00
Check# 4202	\$62.75

Paid By Remarks: BABST CALLAND CLEMENTS & ZOMNI R&PCC LLC TB

I hereby **CERTIFY** that this document is recorded in the Recorder of Deeds office of Jefferson County, Pennsylvania

BUUMNUBULUM BRIANNA BULLERS Recorder of Deeds

Certification Page
DO NOT DETACH

This page is now part of this legal document.

NOTE: Some information subject to change during the verification process and may not be reflected on this page.

\$62.75



Property:

COMMONWEALTH OF PENNSYLVANIA DEPARTMENT OF ENVIRONMENTAL PROTECTION BUREAU OF MINING PROGRAM

CMAP/CRDP Permit: 33723006
Permit No.

CONSENT TO RIGHT OF ENTRY FOR OPERATION AND MAINTENANCE OF A MINE DRAINAGE TREATMENT FACILITY COVERED BY A BOND OR A POST-MINING DISCHARGE TREATMENT TRUST AGREEMENT

Property Owner(s): List everyone with an ownership interest in the property which is the subject of this

Name: R&PCC LLC Name: Address: 275 Technology Drive Suite 101 Canonsburg, PA 15317 Address:
WHEREAS, the Property Owner(s) own surface property containing <u>124.95</u> acres located ir Township, <u>Jefferson</u> County, Pennsylvania, and described in Deed Book Volume <u>35</u> , Page <u>652</u> , in the <u>Jefferson</u> County Recorder's Office (the Property);
WHEREAS, the Commonwealth of Pennsylvania, Department of Environmental Protection (DEP) is authorized to administer and enforce the Surface Mining Conservation and Reclamation Act 52 P.S. §§ 1396.1-1396.19a, the Clean Streams Law, 35 P.S. §§ 691.1-691.1001, and their implementing regulations, including requiring the construction, operation and maintenance of facilities designed to remediate the effects of mine drainage;
WHEREAS, CONSOL Mining Company LLC ("Operator") conducted surface mining activities on or adjacent to the Property pursuant to Surface Mining Permit No. 33723006;
WHEREAS, DEP has determined that mine drainage caused by <i>Operator's</i> mining activities is discharging from or passing through the Property, and the mine drainage on the Property is causing pollution, or a danger of pollution, to waters of the Commonwealth;
WHEREAS, Operator is required, under the mining law and its surface mining permit, to construct, operate and maintain mine drainage treatment facilities on a portion of the Property (the Treatment Facility Property), for purposes of treating the pollutional discharge(s);

WHEREAS, to assure compliance with its legal obligations, *Operator* and DEP [and the Trustee] must have access to the Treatment Facility Property to conduct and/or oversee the mine drainage treatment activities required by law and the mining permit;

WHEREAS, a map showing the boundaries of the Treatment Facility Property is attached as Exhibit A;

institution as an alternative financial assurance mechanism, in order to provide sufficient funds to guarantee Operator's legal obligation to operate and maintain the mine drainage treatment facilities on the Property and the Operator's obligation for long-term treatment, or abatement, of the post-mining pollutional discharge(s) on the

WHEREAS, Operator has posted a bond with the Department, or has established a trust with a financial

WHEREAS, *Operator and DEP* have requested and the Property Owner(s) is willing to grant *Operator* and DEP [and Trustee] a right of entry into, under, over and upon the Treatment Facility Property to construct, operate and maintain mine drainage treatment facilities;

WHEREAS, the Property Owner(s) acknowledge that treatment of the mine drainage on the Property will provide benefits to the Property Owner and to the Commonwealth through abatement of a nuisance, restoration of land affected by mining operations, and prevention of pollution to waters of the Commonwealth;

5600-FM-BMP0470 12/2013

NOW THEREFORE, in consideration of the benefits which the Property Owner(s) and the general public will receive, and with the intention of being legally bound, it is agreed as follows:

- 1. <u>Right of Entry</u>. The Property Owner(s) hereby grants and conveys to *Operator* and DEP [and *Trustee*], its employees, agents, servants, contractors and subcontractors, a right of entry into, under, over and upon the Treatment Facility Property. This right of entry includes all necessary rights of ingress, egress and regress with all personnel, materials, and equipment needed to perform the discharge treatment activities.
- 2. <u>Duration of Right of Entry</u>. The term of this Right of Entry shall extend for the length of time necessary to complete the discharge treatment activities in accordance with applicable law. It is specifically understood and agreed that the term of this Right of Entry extends for the length of time necessary to operate and maintain all mine drainage treatment facilities on the Treatment Facility Property, and shall only terminate when such treatment facilities are no longer necessary to remediate or prevent pollution to waters of the Commonwealth.
- 3. <u>Insurance</u>. DEP will require *Operator* to obtain and keep in force insurance coverage in accordance with the requirements of 25 Pa. Code § 86.168.
- 4. <u>Property Use.</u> During the term of this Right of Entry, the Property Owner(s) will not, without the written consent of DEP, make any use of the Property which will interfere with the construction, operation or maintenance of the mine drainage treatment facilities installed on the Treatment Facility Property.
- 5. Notification. This Consent to Right of Entry shall be recorded by Operator in the Jefferson

 ____ County Recorder's Office within thirty days of its execution. In the event that the Property Owner(s) intends to sell, lease, or otherwise transfer any interest in the Property prior to the termination of this Right of Entry, the Property Owners shall advise the prospective owner or lessee of the terms and conditions of this Right of Entry. The Property Owner(s) shall advise DEP, by notifying the Department representative whose signature appears below or
- 6. <u>Representation of Interests</u>. The Property Owners represent that they are the only persons authorized to grant access to the Treatment Facility Property.

his successor, of the intent to sell the Property prior to any sale.

Name: Anthony M. Drezewski, Vice President

7. <u>Binding on Successors</u>. All the covenants, representations, consents, waivers and agreements contained herein shall be binding upon and inure to the benefit of the parties and their heirs, successors and assigns.

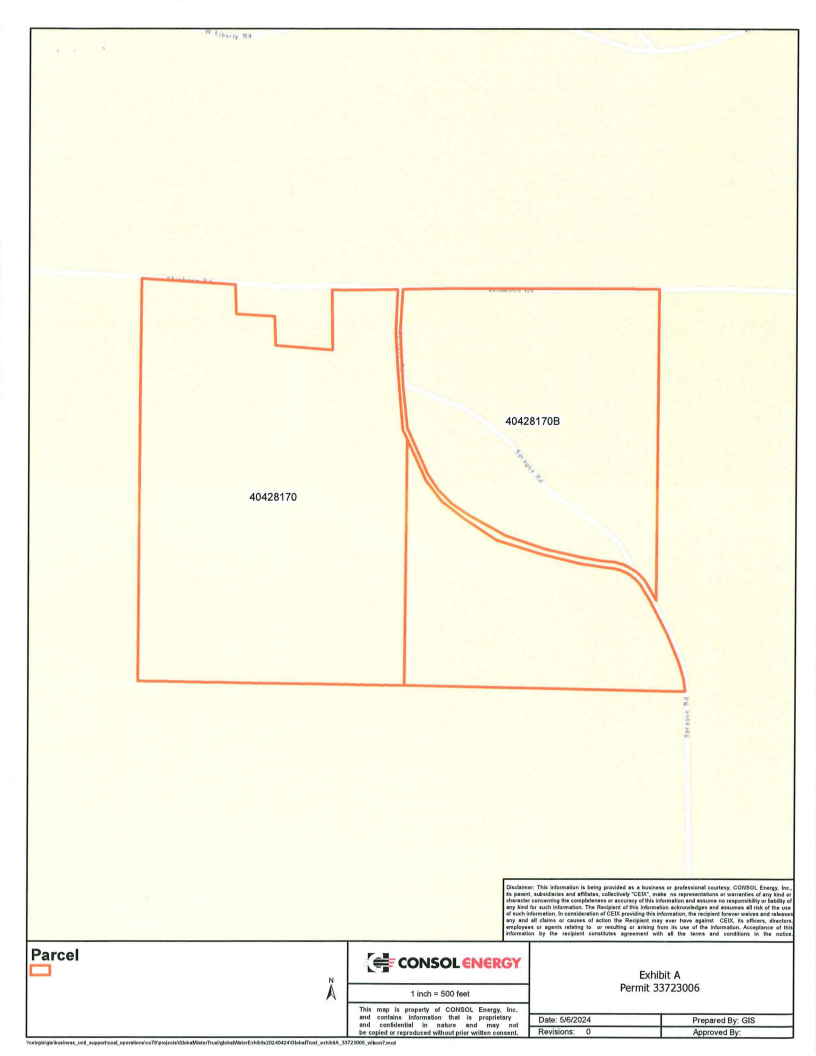
Name: Anthony M. Drezewski Title: Vice President	Witness Witness
For the Department of Environmental Protection:	*
Name: Sam Faith Title: District Mining Mgs	Mean Self Witness
	its respective hand and seal, for itself, its heirs, executors, gally bound, this, 2024.
The Property Owner(s) (Each owner sign and print their name under the signature.)	

ACKNOWLEDGEMENT

STATE OF PENNSYLVANIA	:	
COUNTY OF WASHINGTON	:	SS
On this, the 6 day of May	, 20 <u>24</u>	, before me, the undersigned Notary, personally appeared
Anthony M. Drezewski, Vice President of CONSO	L Mining	Company LLC, (Name (s))
known to me (or satisfactorily proven) to be to acknowledged that (he, she or they) have execute		on(s) whose name(s) is/are subscribed to this instrument, and who me and desire it to be recorded.
(SEAL) Notary Public	der set n	ny hand and official seal. My Commission Expires: 9/23/2026
Commonwealth of Pennsylvania - Notary Sea	11	

Scott Whipkey, Notary Public
Greene County
My commission expires September 23, 2026
Commission number 1285876

Member, Pennsylvania Association of Notaries



Wilson No. 7 Treatment Facility

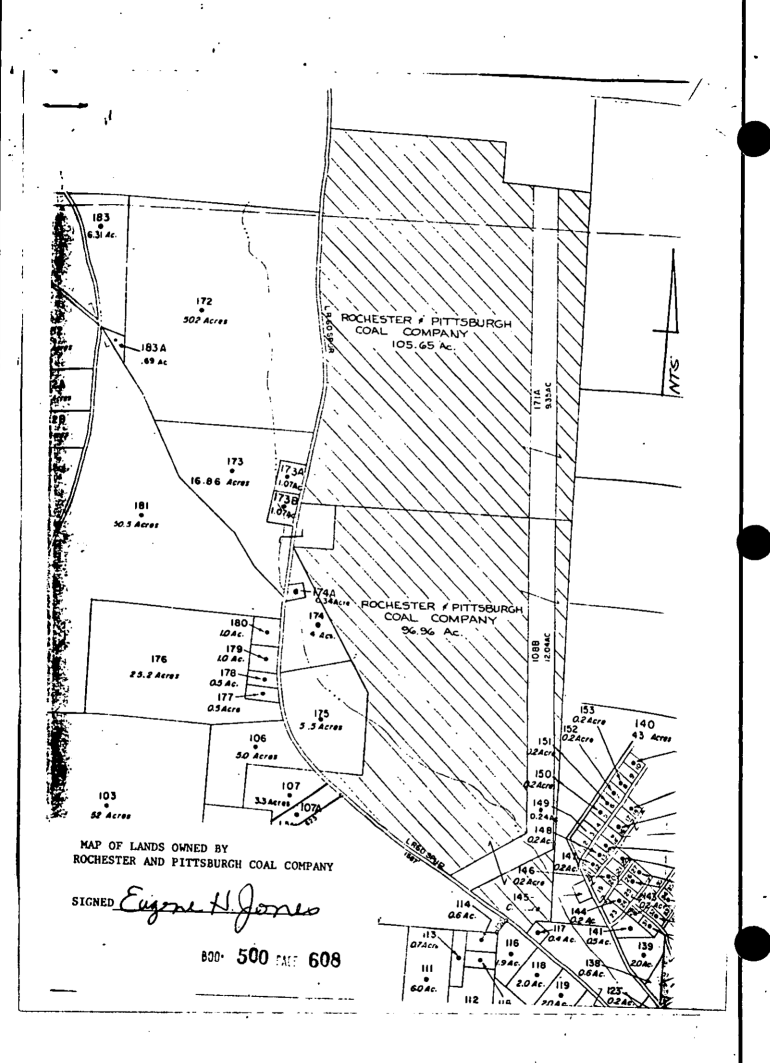
Supplemental C for 40-428-0171 (500/607, 525/496, 533/991, 600/161) ER - MR - 10: Rev. 2/84 "Supplemental C"

COMMONWEALTH OF PENNSYLVANIA DEPARTMENT OF ENVIRONMENTAL RESOURCES

APPL. NO. (Department Use Only)

CONTRACTUAL CONSENT OF LANDOWNER

Winslow Township ,	Jefferson acres of land located in Lefferson County, as
(Township, Borough, City) described in the deed(s) recorded in the	Recorder of Deeds Office Book(s) and page(s)
DB 187 pg. 152 and DB 187 pg. 152	and shown by crosshatched lines on the
	priginal by the landowner upon which proposes to engage in surface
(Name of Mining Operator)	proposes to engage in surface
	nit will be made to the Department of Environmental
	nt will be made a part, DO HEREBY ACKNOWLEDGE
	HT TO ENTER UPON AND USE THE LAND FOR THE
	G ACTIVITIES. Furthermore, (I) (We), the undersigned,
	tor and the Commonwealth of Pennsylvania, the right
	ing the mining activity(ies), during the mining activi- he completion or abandonment of the mining activi-
	ackfilling, planting and reclaiming the land and abating
	ne Surface Mining Conservation and Reclamation Act,
	Disposal Act, as amended, rules and regulations pro-
	nit(s) issued to the Mining Operator. (I) (We) do hereby
	a aforesaid period of time, a right of entry across any
	e) in order to have access to the land described herein.
	is contractual consent gives the Commonwealth the
	nd reclaim the land and abate pollution therefrom as
	obligate the Commonwealth to do so, and does not
constitute any ownership interest by the Com	monwealth in the aforesaid land.
71: 0	
	npair any contractual agreement between the Mine
Operator and the landowner.	
IINSERT ADDITIONAL PROVISIONS OR CROSS OUT	
IIIISERT ADDITIONAL PROVISIONS OR CRUSS OUT)	bind (revertif) (ourselves), travidour) beirs, successors
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In witness whereof and intending to legally and assigns, xtx (we) have hereunto set xxxxx	our) hand(s) and seal thisdsy
In witness whereof and intending to legally	our) hand(s) and seal thisdsy
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In witness whereof and intending to legally and assigns, xtx (we) have hereunto set xxxxx	our) hand(s) and seal this <u>lst</u> day 34 . Rochester and Pittsburgh Coal Company
In witness whereof and intending to legally and assigns, xtx (we) have hereunto set xxxxx	our) hand(s) and seal thislstday 34 .
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In witness whereof and intending to legally and assigns, xtx (we) have hereunto set xxxxx (ofOctober	Rochester and Pittsburgh Coal Company LAT.DOV/AH Eugene H. Jones Vice President Operations William J. Giuliani Assistant Secretary



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ACKNOWLEDGEMENT OF INDIVIDUALS OR PARTNERS LAND OWNER

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COUNTY OF	:	SS			
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	me and desires it to		% ; l		
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ER-MR-10: Rev. 2/84
"Supplemental C"

COMMONWEALTH OF PENNSYLVANIA DEPARTMENT OF ENVIRONMENTAL RESOURCES

APPL. NO. (Department Use Only)

CONTRACTUAL CONSENT OF LANDOWNER

(I) (We), the undersigned, being the owner(s) of 561.62 acres of land located in Winslow
Winslow Jefferson County, as
described in the deed(s) recorded in the Recorder of Deeds Office Book(s) and page(s) 187/152 end shown by crosshatched lines on the
map attached hereto which is signed in the original by the landowner upon which
(Name of Mining Operator)
mining activities for which application for permit will be made to the Department of Environmental Resources and of which application this consent will be made a part, DO HEREBY ACKNOWLEDGE
THAT THE MINING OPERATOR HAS THE RIGHT TO ENTER UPON AND USE THE LAND FOR THE
PURPOSES OF CONDUCTING SURFACE MINING ACTIVITIES, Furthermore, (I) (We), the undersigned
do nereby irrevocably grant to the Mining Operator and the Commonweelth of Pennsylvania, the right
to enter upon the aforesaid land before beginning the mining activity(ies), during the mining activity(ies) and for a period of five (5) years after the completion or abandonment of the mining activity(ies) and for a period of five (5) years after the completion or abandonment of the mining activity(ies).
tyties) for the purposes of inspecting, studying, backfilling, planting and reclaiming the land and abating
poliution in accordance with the provisions of the Surface Mining Conservation and Reclamation Act
The Cleen Streams Law, and The Coal Refuse Disposal Act, as amended, rules and regulations promulgated thereunder, and the provisions of permit(s) issued to the Mining Operator. (I) (We) do hereby
grant in addition to the Commonwealth, for the aforesaid period of time, a right of entry across any
adjoining or contiguous lands owned by (us) (me) in order to have access to the land described herein
It is specifically agreed and understood that this contractual consent gives the Commonwealth the
right to enter, inspect, study, backfill, plant and reclaim the land and abate pollution therefrom as a matter within the police power but does not obligate the Commonwealth to do so, and does not
constitute eny ownership interest by the Commonwealth in the aforesaid land.
This Consent shall not be construed to impair eny contractual agreement between the Mine
Operator and the landowner.
(INSERT ADDITIONAL PROVISIONS OR CROSS OUT)
In witness whereof and intending to legally bind (myself) (ourselves), (my) (our) heirs, successors
and assigns, (I) (We) have hereunto set (my) (pur) hand(s) and seal this
of, 19 & .
Rochester & Pittsburgh Coal Company
By: // Lawrence
(Signature) (Seat)
Frank J. Ucciardi. Vice President
(Print Name) of Administration 👝 🛅 🤊
By:
(Signature)
(Print Name)
•

	(ACK	NOWLEDGMENT-INDIV	IDUAL)	
STATE OF	C	OUNTY OF		
On this, the	day of	, 19	, before me, a No	otary Public, personally appeared
				namesubscribed to
the within instrument, and acl	nowledged that }	executed the same	for the purposes therei	n contained.
In witness whereof, I here	runto set my hand and offici	isi seal.	Notary Publ	ic
	(ACK	NOWLEDGMENT-INDIV	(DUAL)	
STATE OF	•	OUNTY OF	•	
				otary Public, personally appeared
		<u></u>		
the within instrument, and ack			•	name subscribed to n contained.
In witness whereof, I here	runto set my hand and offici	al seal.		
			Notary Publ	ic
	(ACKNO	OWLEDGMENT-CORPOR	(ATION)	
STATE OF PENNSYLVAN				
On this, the	1714 day of	JULY 19.8	9 , before me, a No	otary Public, personally appeared
A. W. Petzold		ons of Rochester an	ho acknowledged	himself to be
				President, being authorized to
do so, executed the foregoing	instrument for the purpos		•	oration by 🔨
himself as Vice	President.		fam. it	Str. 21/
In witness whereof, I here	runto set my hand and offici	al scal.	Many Slave	SHIEL SIAL
4			LARRY START	RELLER, MUTARY BUBLIC:
(ACKN		TEE, ADMINISTRATOR,		EVENUES OF 11, 1990
STATE OF		OUNTY OF		
On this the	day of	. 19	, before me. a No	otary Public, personally appeared
	known to me for	satisfactorily provent to be the	person describ	ed in the foregoing instrument, and
		me in the capacity therein stat		
	runto set my hand and offici		Notary Publ	<u> </u>
JEFFERS EVEN. DBS/YTY		Ingliument	_	ic .
JEFFERS EVES. 10957T.			3679	
	1 1	Time Time	7 . 19 50	: 1 1 1
		Rot	123 A	
b		RECORDE	A. Le	
<u> </u>	5	61	OF DEEDS	
				5 3 3
OF-WAY GRAN	TO HILLIPS GAS AND 0 205 North Main Street	Int July 10 LOCATION N. 12 10-1 Septensol		
Ř * ₹	S A Si	July 10 LOCATION LASION	i 	Page
F.WAY	10 T	10 5 0 3		1 1 : 1
0F Co	AL I	Int July		PAGE 7 1 1 7 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
Hi d				
(3				<u>.</u>
E 4,	T. W. PHILLIPS GAS AND OIL CO. 205 North Main Street	Date of Grant July Township Winds		Received for Record Recorded In Book 0 1 2
F &		Date of Townshi	•	Received Recorded In Book
· ·	1 1	نَّ ۾ُ ۾ُ	1	2 2 5

ACKNOWLEDGEMENT OF INDIVIDUALS OR PARTNERS . LAND OWNER

STATE OF	:	
COUNTY OF	88	• •
On	, before me, the unde	ersigned Notary, personally appeared
known to me (or satisfactorily	(Name(s)) / Droven) to be the person who	ose name is subscribed to this instru-
ment, and who acknowledge	d that	ose maine is subscribed to this instru-
executed the same and desire	es it to be recorded.	
IN WITNESS WHEREOF,	I have hereunto set my hand a	and official seal.
(SEAL) Notary Public	My Commission Ex	(pires:
ACKN	OWLEDGEMENT OF CORI	PORATIONS
	LANDOWNER	Instrument No. 2505
STATE OF Pennsylvania		A. coided June 27, 1988
COUNTY OF Indiana	SS	Paranes or Deven
On <u>June 16, 1988</u> Fre	, before me, the under	signed Notary, personally appeared
wno acknowledged (herself) (h	limself) to be the <u>V.Presider</u>	nt of Administration of
Rochester &	Pittsburgh Coal Company [Name of Corporation]	, a
corporation, and the (s)he, as s strument on behalf of the said IN WITNESS WHEREOF, I	such officer, being authorized t	to do so, executed the foregoing in- his instrument be recorded. and official seal.
County, Pennsylvani	been recorded in a, this day of Pag	<u> </u>
(Signed) * (Print	t Name)	0
(Sealed)	• •	4 9 PZG
		α 113

ER-MR-10: Rev. 2/84 "Supplemental C"

COMMONWEALTH OF PENNSYLVANIA DEPARTMENT OF ENVIRONMENTAL RESOURCES

APPL. NO. (Department Use Only)

CONTRACTUAL CONSENT OF LANDOWNER

(Township, Borough, City)	ownship	(s) of 130 Jefferson	County, as
described in the de			•
187 DB 1	ed(s) recorded in the	Recorder of Deeds Of	fice Book(s) and page(s) crosshatched lines on the
map attached hereto Maud Mini	which is signed in the c	priginal by the landowne	r upon which
(Name of Mining Opera		proj	poses to engage in surface
nining activities for w	hich application for perm	nit will be made to the De	epartment of Environmental
lesources and of which	ch application this conser	nt will be made a part. Do	HEREBY ACKNOWLEDGE
THAT THE MINING O	PERATOR HAS THE RIGH	YT TO ENTER UPON AND	D USE THE LAND FOR THE
URPOSES OF CONDU	JCTING SURFACE MINING	G ACTIVITIES. Furthermor	e, (I) (We), the undersigned,
lo heraby irrevocably (grant to the Mining Opera:	tor end the Commonweals	th of Pennsylvania, the right
enter upon the afor	esaid land before beginni	ing the mining activitylies	s), during the mining activi-
y(ies) and for a perior	d of five (5) years after the	he completion or abando	nment of the mining activi-
(lies) for the purposes	of inspecting, studying, b	ackfilling, planting and red	laiming the land and abating
ollution in accordance	with the provisions of th	e Surface Mining Conserv	ration and Reclamation Act,
he Clean Streams La	w, and The Coal Refuse [Disposal Act, as amended	l, rules and regulations pro-
nulgated thereunder, a	and the provisions of perm	it(s) issued to the Mining	Operator. (I) (We) do hereby
rant in addition to the	Commonwealth, for the	aforesaid period of time	a right of entry across any
digining or contiguous	s lands owned by (us) (me) in order to have access t	o the land described herein.
is specifically agreed	and understood that thi	s contractual consent div	es the Commonwealth the
aht to enter, inspect	. study, backfill, plant an	d reclaim the land and al	pate pollution therefrom as
matter within the po	lice power but does not	obligate the Commonwer	eith to do so, and does not
onstitute any owners	ship interest by the Comr	nonwealth in the eforese	id land.
·	•		
This Consent shall	Il not be construed to im	peir env contractuel agr	eement between the Mine
perator and the land-	owner.		
			<u> </u>
(INSERT ADDITIONAL PROVISIO	NS OR CROSS OUT		
Any ponds on the	premises will be cons	tructed maintained	and windows also
removed by permit	tee.	cructed, maintained,	and dicimately
<i>-</i>			
	•		
In witness whereof	and intending to legally b	aind (myself) (ourselves)	my) (our) beirs, successors
In witness whereof	and intending to legally b	aind (myself) (ourselves), (my) (our) heirs, successors
id assigns, (I) (we) h	eve hereunto set (my) (o	ur) hand(s) end seal this	my) (our) heirs, successors
id assigns, (I) (we) h	and intending to legally beave hereunto set (my) (o February , 18 89	ur) hand(s) end seal this	my) (our) heirs, successors
id assigns, (I) (we) h	eve hereunto set (my) (o	ur) hand(s) end seal this	my) (our) heirs, successors 22 day
nd assigns, (I) (we) h	eve hereunto set (my) (o	ur) hand(s) end seal this 	day.
nd assigns, (I) (we) h	eve hereunto set (my) (o	ur) hand(s) end seal this	urgh coal company
nd assigns, (I) (we) h	eve hereunto set (my) (o	ROCHESTER & PITTSB	day.
id assigns, (I) (we) h	eve hereunto set (my) (o February , 19 89	ROCHESTER & PITTSB	urgh coal company
nd assigns, (I) (we) h	eve hereunto set (my) (o February , 19 89	ROCHESTER & PITTSB	URGH COAL COMPANY (Print Name)
nd assigns, (I) (we) h	eve hereunto set (my) (o February , 19 89	ROCHESTER & PITTSB ANDOWNER (Signature)	URGH COAL COMPANY (Print Name) (Print Name) (Print Name) (Print Name) (Print Name) (Print Name) (Print Name)
id assigns, (I) (we) h	eve hereunto set (my) (o February , 19 89	ROCHESTER & PITTSB ROCHESTER & PITTSB A. W. Petso	URGH COAL COMPANY (Print Name)
nd assigns, (I) (we) h	eve hereunto set (my) (o February , 19 89	ROCHESTER & PITTSB ANDOWNER (Signature)	URGH COAL COMPANY (Print Name) (Print Name) (Print Name) (Print Name) (Print Name) (Print Name) (Print Name)
nd assigns, (I) (we) h	eve hereunto set (my) (o February , 19 89	ROCHESTER & PITTSB ROCHESTER & PITTSB ANDOWNER (Signature) A. W. Petro (Print Name)	URGH COAL COMPANY (Print Name) (Print Name) (Print Name) (Print Name) (Print Name) (Print Name) (Print Name)
nd assigns, (I) (we) h	eve hereunto set (my) (o February , 19 89	ROCHESTER & PITTSB ROCHESTER & PITTSB ANDOWNER (Signature) A. W. Petro (Print Name)	URGH COAL COMPANY Print Name Vice President Operations
In witness whereof	eve hereunto set (my) (o February , 19 89	ROCHESTER & PITTSB ROCHESTER & PITTSB ANDOWNER (Signature) A. W. Petro (Print Name)	URGH COAL COMPANY Print Name Vice President Operations
nd assigns, (I) (we) h	eve hereunto set (my) (o February , 19 89	ROCHESTER & PITTSB ROCHESTER & PITTSB ANDOWNER (Signature) A. W. Petro (Print Name)	URGH COAL COMPANY Print Name) Vice President operations
nd assigns, (I) (we) h	eve hereunto set (my) (o February , 19 89	ROCHESTER & PITTSB ROCHESTER & PITTSB ANDOWNER (Signature) A. W. Petro (Print Name)	URGH COAL COMPANY Print Name Vice President Operations
d assigns, (I) (we) h	eve hereunto set (my) (o February , 19 89	ROCHESTER & PITTSB ROCHESTER & PITTSB ANDOWNER By: (Signature) (Print Name) By: (Signature)	URGH COAL COMPANY Print Name Vice President Operations

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COMMONWEALTH OF PENNSYLVANIA)	EXHIBIT TO "SUPPLEMENTAL C"
COUNTY OF Indiana SS:	DEPARTMENT OF ENVIRONMENTAL RESOURCES
	Landowner: ROCHESTER & PITTSBURGH COAL COMPANY
On this the ZZ day of February, 1989,	Township: Winslow County: Jefferson
before me, a Notary Public, personally appeared f. W. Petzold, Vice President - Operations	
known to me to be the person(s) whose name(s)	Signature(s):
is subscribed to the within instrument, and acknowledged that <u>he</u> executed the same for	A.W. Petrold Vice Pres
the purposes therein contained.	1. vo. 17 1 Soil Offications
IN NITNESS WHEREOF, I hereunto set my hand and official seal.	·
Was a land	<u>• • • • • • • • • • • • • • • • • • • </u>
2 CF - Shelen & Shahan	
DARLENEL GRAHAM NOTARY PUBLIC	· · · · · · · · · · · · · · · · · · ·
INDIANA BOROUGH, INDIANA COUNTY MY COMMISSION EXPIRES DEC. 4, 1989	Date: 2-22-89
Member, Pennsylvania Association of Nethries	
** 11 PROGRAMM	
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ACKNOWLEDGEMENT OF INDIVIDUALS OR PARTNERS LANDOWNER

STATE OF	:	•
COUNTY OF	ss:	
On	, before me, the unde	ersigned Notary, personally appeared
	[Name(s)]	
known to me (or satisfactor ment, and who acknowledge	ily proven) to be the person wh	ose name is subscribed to this instru-
executed the same and des	[he, sha or they]	
	• ,	
IN WITNESS WHEREOF	, I have hereunto set my hand	and official seal.
(SEAL)	My Commission E	
		(date)
ACK	NOWLEDGEMENT OF COR	PORATIONS
	LAND OWNER	Instrument No. 3257
		Recorded lung 14, 198
STATE OF Pennsylvania	•	Time 12:36 P.M
STATE OF Pennsylvania	: ss	Robert N. ty
On February 22,	1989 , before me, the unde	rsigned Notary, personally appeared resident - Operations of of the control of t
who acknowledged (herself)	(himself) to be the Vice Pr	esident - Operations of
Rocheste	or & Pitts bumb Con 0	on!
	[Name of Corporation]	<u>o</u> , a
strument on behalf of the sa	s such officer, being authorized hid corporation and desires that	to do so, executed the foregoing in- this instrument be recorded.
	have hereunder set my hand	
SEAL) Notary Public =	My Commission Ex	pires: NOTARIAL SEAL
		INDIANA BOROUGH, INDIANA COUNTY MY COMMISSION EXPIRES DEG. 4, 1939
ON DE GRANGE		Member, Pennsylvania Association of Notarjes
This instrument he	as been recorded in	
County, Pennsylva	ania, this day of	
9, at Book	, Pa	ge (s)
(Signed) * (Print Name)	
		9 9 9
(Sealed)		ω.,

5è00-FM-MR0010 Rev. 5/98 "Supplement C"

COMMONWEALTH OF PENNSYLVANIA DEPARTMENT OF ENVIRONMENTAL PROTECTION BUREAU OF MINING AND RECLAMATION

APPL. NO. (Department Use Only)

CONTRACTUAL CONSENT OF LANDOWNER (COAL)

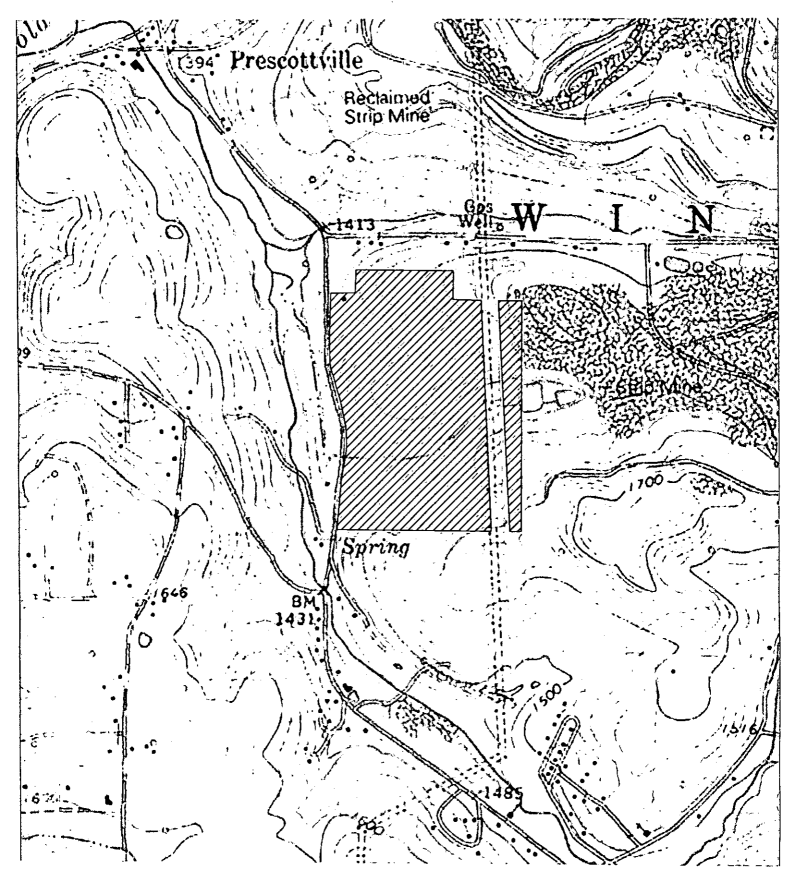
(i)	(We), the undersigned, being the owner(s) of	± 104.25	acres of land
located in	Winslow Township ,	Jefferson	County, as
	(Township, Borough, City)		
	in the deed(s) recorded in the Recorder of Deeds by crosshatched lines on the map attached here		
P&N Coal	Company, Inc.		
		Mining Operator)	
Environme THE MINI' CONDUCT the mining the mining abandonm land and a Clean Stre the provisit the aforesa access to Commonw matter with interest by	to engage in surface mining activities for which application this considered protection and of which application this considered protection and of which application this considered process. The RIGHT TO ENTERING SURFACE MINING ACTIVITIES. Furthern operator and to the Commonwealth of Pennsylvag activity(ies), during the mining activity(ies) are ent of the mining activity(ies) for the purposes abating pollution in accordance with the provisions ams Law, and the Coal Refuse Disposal Act, as one of permit(s) issued to the Mining Operator. The land described herein. It is specifically agreealth the right to enter, inspect, study, backfill, and the police power but does not obligate the Coal Commonwealth in the aforesaid land.	sent will be made a part, DO HEREI R UPON AND USE THE LAND In ore, (I) (We), the undersigned, do ania, the right to enter upon the afor and for a period of five (5) year of inspecting, studying, backfilling, so of the Surface Mining Conservations amended, rules and regulations period (I) (We) do hereby grant in addition oining or contiguous lands owned be greed and understood that this complant and reclaim the land and absommonwealth to do so, and does not seen to the control of th	BY ACKNOWLEDGE THAT FOR THE PURPOSES OF hereby irrevocably grant to resaid land before beginning rs after the completion or planting and reclaiming them and Reclamation Act, The romulgated thereunder, and in to the Commonwealth, for by (us) (me) in order to have intractual consent gives the ate pollution therefrom as a not constitute any ownership
	ADDITIONAL PROVISIONS OR CROSS OUT)		1
,	witness whereof and intending to legally bind (m	vself) (aursalvas) (mv) (aur) hairs	successors and assigns (1)
	hereunto set (my) (eur) hand(e) and seal this		
SEFERSON COUNTY !! ENTERED OF RECORD DIANE MAINLE KIEHL RECORDER	2011 NOV 23 AM 9: 55	Alvin W. Gearhart LANDOWNER (Signature) Alvin W. Gearhart (Print Name)	(Seal)
	Ву	/:	
		(Signature)	
		•	
		(Print Name)	

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ACKNOWLEDGEMENT OF INDIVIDUALS OR PARTNERS

LANDOWNER

STATE OF PENNSYLVANIA	:	
	; SS	
on June 3, 2011	——·	
on fure a soll	, before me, the undersigned Notary Alvin W. Gearhart	y, personally appeared
****	(Name (s))	
known to me (or satisfactorily proven) to be the pe	erson whose name is subscribed to this instrum-	
executed the same and desires it to be recorded.		(he, she or they)
IN WITNESS WHEREOF,) have hereu	ata a hard and afficial and	COMMONWEALTH OF PENNSYLVANIA Notarial Seal
(SEAL) Kathyre (nat)	My Commission Expires	Kathryn E. Swartzlander, Notary Public City of DuBois, Clearfield County My Commission Expires Aug. 29, 2012
	1 1 1 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	Member, Pennsylvania Association of Notaries
	LANDOWNER	
STATE OF	:	
COUNTY OF	: \$\$:	
On, befo	ore me, the undersigned Notary, personally app	peared
	(Name (s))	
known to me (or satisfactorily proven) to be the pe		
executed the same and desires it to be recorded.		(he, she or they)
IN WITNESS WHEREOF, I have hereu	nto set my hand and official seal.	
(SEAL)	My Commission Expire	
Notary Public		(Date)
ACK	NOWLEDGEMENT OF CORPOR	ATIONS
STATE OF	LANDOWNER	
	: SS	
COUNTY OF	;	
On, befo	ore me, the undersigned Notary, personally app	eared
who acknowledged (herself) (himself) to be the		of
who acknowledged (herself) (himself) to be the	(Title of Pe	
	(Name of Corporation)	, a
corporation, and that (she) (he), as such officer, b desires that this instrument be recorded.		g instrument on behalf of the said corporation and
IN WITNESS WHEREOF, I have hereu	nder set my hand and official seal.	
(SEAL)	My Commission Expire	s:
Notary Public		(Date)
This instrument has been rec	orded in	
	day of	
	, Page(s)	
(Signed) + (Print Na	ame)	
(5.3.55) (1.11111	/	
(Seal)		



Scale: 1" = 1,000'

LANDOWNER:

Signature Alvin Gearhart

EXHIBIT M-6

AMDTreat Cost Worksheets

Project Global Trust

Site Name Wilson No 7 REV3

AMD TREAT TREAT MAIN COST FORM



T FORM	AMOTREAT	г
Water Quality		
Design Flow	2.52	gpm
Typical Flow	0.50	gpm
Total Iron	4.05	mg/L
Ferrous Iron	4.04	mg/L
Aluminum	3.22	mg/L
Manganese	0.62	mg/L
рН	4.54	su
Alkalinity	0.00	mg/L
TIC	1.20	mg/L
Calculate Net Acidity		
Enter Hot Acidity manually		
Acidity	44.30	mg/L
Sulfate	0.00	mg/L
Chloride	1.82	mg/L
Calcium	67.83	mg/L
Magnesium	22.83	mg/L
Sodium	0.00	mg/L
Water Temperature	12.48	С
Specific Conductivity	555.17	uS/cm
Total Dissolved Solids	423.56	mg/L
Dissolved Oxygen	0.01	mg/L
Typical Acid Loading	0.0	tons/yr

Total Annual Cost: per	
1000 Gal of H2O Treated	\$84.976

Costs	A B./	ID T	AMD TREAR
Passive Treatment			REAL WAIN
Vertical Flow Pond	<u>A</u>	<u>s</u>	\$0
Anoxic Limestone Drain			\$0
Anaerobic Wetlands			\$0
Arrobic Wetlands Aerobic Wetlands			\$0 \$0
			\$0 \$0
Manganese Removal Bed			· · · · · · · · · · · · · · · · · · ·
Oxic Limestone Channel			\$0
Limestone Bed			\$0
BIO Reactor			\$0
Passive Subtotal:			\$0
Active Treatment			
Caustic Soda			\$0
Hydrated Lime			\$0
Pebble Quick Lime			\$0
Ammonia			\$0
Oxidants			\$0
Soda Ash			\$0
Active Subtotal:			\$0
Ancillary Cost			
Ponds			\$0
Roads			\$0
Land Access			\$0
Ditching			\$0
Engineering Cost			\$0
Ancillary Subtotal:			\$0
Other Cost (Capital Cost)			\$0
Total Capital Cost:			\$0
Annual Costs			
Sampling	1	0	\$14,618
Labor	1	0	\$3,003
Maintenance	1	0	\$2,220
Pumping			\$0
Chemical Cost			\$0
Oxidant Chem Cost			\$0
Sludge Removal			\$0
Other Cost (Annual Cost)			\$2,506
Land Access (Annual Cost)	, ,		\$0
Total Annual Cost:			\$22,347
Other Cost	1	0	

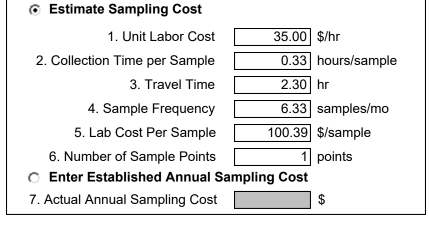
Project Global Trust

Site Name Wilson No 7 REV3

AMD TREAT

SAMPLING

Sampling Name Wilson No. 7 Sampling Costs



Sampling Sub-Totals

- 8. Yearly Sample Analysis Cost 7,626 \$
 - 9. Yearly Travel Cost 6,115 \$
 - 10. Yearly Collection Cost 877 \$

11. Sampling Cost 14,618 \$

Record Number 1 of 1



Project Global Trust

Site Name Wilson No 7 REV3

AMD TREAT

LABOR

Labor Name Wilson No. 7 Labor Costs



Estimate Labor Cost	
1. Site Visits per Week 0.50	
2. Site Labor Time per Visit 1.00	hours
3. Travel Time per Visit 2.30	hours
4. Unit Labor Cost 35.00	\$/hour
C Enter Established Annual Labor Cost	
5. Actual Annual Labor Cost	}
6. Total Cost 3,003 \$;

Record Number 1 of 1

Project Global Trust

Site Name Wilson No 7 REV3

AMD TREAT

MAINTANENCE

C Estimate Maintenance Cost

%	1. Percent of Active Cost
%	2. Percent of Passive Cost
9/	3. Percent of Ancillary Cost *
9/	4. Percent of Other Capital Cost

Enter Established Annual Maintenance Cost

5. Annual Maintenance Cost 2,220 \$

Maintenance Sub-Totals

- 6 Total Maintenance Active Cost
 7. Total Maintenance Passive Cost
 8. Total Maintenance Ancillary Cost
 9. Total Maintenance Other Capital Cost
 0 \$
 - 10. Total Maintenance Cost 2,220 \$



^{*} Ancillary Cost does int include Cost for Land Access and Engineering Cost

Project Global Trust

Site Name Wilson No 7 REV3

AMD TREAT OTHER COST



Oher Cost Name Other Costs				- AMDTREAT
A. Description of Item	B. Unit Cost Per Item	C. Quantity	D. Total Item Cost	E. Capital Cost Annual Cost
Maintenance based off 2% of Total Capital Cost from Recapitalization Cost Sheet	2,506.00	1	2,506	C Capital Cost Annual Cost
2.	0.00	0	0	Capital CostAnnual Cost
3.	0.00	0	0	C Capital Cost Annual Cost
4.	0.00	0	0	C Capital Cost Annual Cost
5.	0.00	0	0	Capital Cost Annual Cost
6.	0.00	0	0	Capital Cost Annual Cost
7.	0.00	0	0	Capital Cost Annual Cost
8.	0.00	0	0	Capital Cost Annual Cost
9.	0.00	0	0	Capital Cost Annual Cost
10.	0.00	0	0	Capital Cost Annual Cost
11.	0.00	0	0	Capital Cost Annual Cost
12.	0.00	0	0	Capital Cost Annual Cost
13.	0.00	0	0	Capital Cost Annual Cost
14.	0.00	0	0	Capital Cost Annual Cost
15.	0.00	0	0	Capital Cost Annual Cost

Record Number 1 of 1

Curent Capital Cost	0	\$
Current Annual Cost	2,506	\$

Total Capital Cost	0	\$
Total Annual Cost	2,506	\$

EXHIBIT M-7

AMDTreat Recapitalization Worksheet

Project Global Trust

Site Name Wilson No 7 REV2

AMD TREAT RECAPITIZALITION COST



AMOTREAT

Calculation Period 75 yrs Inflation Rate 3.10 % Net Return Rate 8.43 %

Recapitizalition Name Exhibit E - Wilson No. 7 Recapitalization Cost

Α.	В	С	D	E	F	G
Description of Item	Unit Cost Per Item	Quantity	Total Item Cost	Life Cycle	Number of Periods	Total PV
1. Limestone Drain	3,397	1	3,397	10	7	5,031
2. Treatment Basin TP1	360	1	360	75	1	8
3. Treatment Basin TP2	360	1	360	75	1	8
4. Settling Pond L-1	18,326	1	18,326	75	1	418
5. Settling Pond L-2	26,594	1	26,594	75	1	607
6. Main Access Road	4,498	1	4,498	25	3	1,740
7. Drain to TP1 Pipe	205	1	205	10	7	304
8. Drain to L-1 Pipe	745	1	745	10	7	1,103
9. TP1 to TP2 Pipe	87	1	87	10	7	129
10. TP2 to Sed Pond Pipe	1,284	1	1,284	20	3	702
11. L-1 to L-2 Pipe	796	1	796	20	3	435
12. Discharge Pipe	411	1	411	20	3	225
13. Sludge Removal	35,000	1	35,000	40	1	4,661
14. Limestone Drain Aggregate	29,688	1	29,688	10	7	43,967
15. Polishing Pond Boom	2,625	1	2,625	10	7	3,888
16.	0	0	0	0	0	0
17.	0	0	0	0	0	0
18.	0	0	0	0	0	0
19.	0	0	0	0	0	0
20.	0	0	0	0	0	0

Total Capital Cost 124,376 \$ PV Grand Total 63,224

Global Trust

Addendum to Exhibit E - Facility Details and Measurements Wilson No. 7 - 33723006

0. Unit Costs

Item	Unit Cost	t	Unit	Discount	ReC	ap Unit Cost	Description
Pond Construction	\$ 3	.29	yd^3	0%	\$	3.29	The unit cost is based off an average of the high and low cost for soil movement by bidders on a large reclamation project currently being undertaken by CONSOL at another site. The ReCap unit cost was discounted by 90% since CONSOL's maintenance program, the costs of which will be captured in the M&R section on an annual basis, will make the likelihood of a full pond recapitalization negligible.
Ditch Construction	\$ 107.	90	ft.	0%	s	107.90	The unit cost is based off an average of the high and low cost for soil movement by bidders on a large reclamation project currently being undertaken by CONSOL at another site. The ReCap unit cost was discounted by 90% since CONSOL's maintenance program, the costs of which will be captured in the M&R section on an annual basis, will make the likelihood of a full pond recapitalization negligible.
Concrete Vault Construction	\$ 1,385.	47	yd^3	0%	s	1,385.47	Cost based on concrete vault construction price obtained in 2021. The discount is based on the an assumed degradation of 25% of the vault in the lifetime.
Turbidity Boom	\$ 21.	00	ft.	0%	\$	21.00	
Access Road Reconstruction Cost	\$ 24.	29	yd ³	0%	s	24.29	Cost based on the combination of earthmoving costs (\$3.29/yd) and the cost of road stone (\$1.5/ton @ 1.4 tons/cy).

1. Ponds

	Bank Length			Estimated Bank						Middle Pond Volume	Slope Area		Slope Area	Total Pond Area		Lifetime
Pond ID	(ft.)	Bank Width (ft.)	Depth (ft.)	Slope (X:1)	Slope %	Subtractable	Bottom Length	Bottom Width	Middle Pond Area (ft3)	(yd³)	(ft ²)	Slope Area (ft3)	(yd³)	(yd³)	ReCap Cost	(Years)
Limestone Drain	80.00	165.00	5.00	2.00	50%	10.00	60.00	145.00	43,500.00	1,611.11	25.00	12,250.00	453.70	2,064.81	\$ 3,397	10.00
Treatment Basin TP1	75.00	30.00	1.50	2.00	50%	3.00	69.00	24.00	2,484.00	92.00	2.25	472.50	17.50	109.50	\$ 360	75.00
Treatment Basin TP2	75.00	30.00	1.50	2.00	50%	3.00	69.00	24.00	2,484.00	92.00	2.25	472.50	17.50	109.50	\$ 360	75.00
Settling Pond L-1	230.00	125.00	6.00	2.00	50%	12.00	206.00	101.00	124,836.00	4,623.56	36.00	25,560.00	946.67	5,570.22	\$ 18,326	75.00
Settling Pond L-2	204.00	175.00	7.00	2.00	50%	14.00	176.00	147.00	181,104.00	6,707.56	49.00	37,142.00	1,375.63	8,083.19	\$ 26,594	75.00

Revised per Comment 3a 07/21/22

2. Ditches

		Base Width										Lifetime
_	Ditch ID	(ft.)	Bank Width (ft.)	Depth (ft.)	Ditch Area (ft ²)	Ditch Construction	Length (ft.)	Ditch Volume (ft ³)	Ditch Volume (yd3)	Total Costs	ReCap Costs	(Years)
_					-			_	_	S -	S -	10.00

3. Concrete Vaults

		Diameter (in.) for	Length (ft.) for	Width (ft.) for	Depth	Wall Thickness	Concrete	Concrete		
Vault ID	Type	circular vaults only	rectangular vaults only	rectangular vaults only	(ft.)	(in.)	Volume (ft ³)	Volume (yd3)	ReCap Cost	Lifetime (Years)
							-	-	S -	75.00

4. Turbidity Boom

Boom ID	Length (ft.)	ReCa	p Cost	Lifetime (Years)		
Polishing Pond Boom	125.00	\$	2,625	10.00		

5. Access Roads

									Lifetime	
Road ID	Type	Width (ft.)	Length (ft.)	Depth (in.)	Road Volume (ft.3)	Road Volume (yd3)	Total Costs	ReCap Costs	(Years)	_
Main Access Road	Gravel Road	12.00	1,250.00	8.00	10,000.00	370.37	\$ 10,796	\$ 5,398	25.00	-
Limestone Drain		80.00	165.00	60.00	66,000.00	2,444.44	\$ 50.376	\$ 20,688	10.00	
Aggregate		80.00	105.00	00.00	00,000.00	2,*******	3 39,370	3 27,000	10.00	Revised pe

l per Comment 3a 07/21/22

6. Pipe and Culverts

Cost per Unit

				Length	C	ost per Unit Length	Te	otal Cost per				
Pipe Name	Pipe Material	Diameter (in.)	Length (ft.)	(Material)		(Labor)	τ	Init Length	1	ReCap Cost	Lifetime	
Drain to TP1	PVC	3.00	40.00	\$ 4.27	\$	6.00	\$	10.27	\$	205		10
Drain to L-1	PVC	3.00	145.00	\$ 4.27	\$	6.00	\$	10.27	\$	745		10
TP1 to TP2	PVC	3.00	17.00	\$ 4.27	\$	6.00	\$	10.27	\$	87		10
TP2 to Sed Pond	PVC	3.00	250.00	\$ 4.27	\$	6.00	\$	10.27	\$	1,284		20
L-1 to L-2	PVC	3.00	155.00	\$ 4.27	\$	6.00	\$	10.27	\$	796		20
Discharge Pipe	PVC	3.00	80.00	\$ 4.27	\$	6.00	\$	10.27	\$	411		20

Revised per Comment 3a 07/21/22 Revised per Comment 3a 07/21/22 Revised per Comment 3a 07/21/22

7. Fencing

, rencing				
Name	Length of Fence (ft.)	Total per Unit Fence Cost	ReCap Cost	Lifetime
Chain Link Fence	-	43.00	S -	25

Project Global Trust

Site Name Wilson No 7 REV4

 Life of Trust Fund
 75
 yrs

 Inflation Rate
 3.10
 %

 Return Rate
 8.43
 %

AMD TREAT RECAPITIZALITION COST



		0.43				HMDTR	
Year	Trust Fund Growth Fund Before Payout	Trust Fund Growth Fund After Payout	Payout Schedule	Year	Trust Fund Growth Fund Before Payout	Trust Fund Growth Fund After Payout	Payout Schedule
	63,224	63,224	Initial Fund Amount		T una Belore T ayear	r una ritter r uyout	
	68,554	68,554	0	E4	256,136	256,136	0
1	74,333	74,333	0	51	277,728	277,728	0
2			0	52			
3	80,599	80,599		53	301,140	301,140	0
4	87,394	87,394	0	54	326,527	326,527	0
5	94,761	94,761	0	55	354,053	354,053	0
6	102,749	102,749	0	56	383,899	383,899	0
7	111,411	111,411	0	57	416,262	416,262	0
8	120,803	120,803	0	58	451,353	451,353	0
9	130,987	130,987	0	59	489,402	489,402	0
10	142,029	92,163	49,866	60	530,659	285,625	245,034
11	99,932	99,932	0	61	309,703	309,703	0
12	108,356	108,356	0	62	335,811	335,811	0
13	117,491	117,491	0	63	364,120	364,120	0
14	127,395	127,395	0	64	394,815	394,815	0
15	138,135	138,135	0	65	428,098	428,098	0
16	149,780	149,780	0	66	464,187	464,187	0
17	162,406	162,406	0	67	503,318	503,318	0
18	176,097	176,097	0	68	545,747	545,747	0
19	190,942	190,942	0	69	591,754	591,754	0
20	207,038	134,781	72,257	70	641,639	330,232	311,407
21	146,143	146,143	0	71	358,070	358,070	0
22	158,463	158,463	0	72	388,256	388,256	0
23	171,822	171,822	0	73	420,986	420,986	0
24	186,306	186,306	0	74	456,475	456,475	0
25	202,012	192,363	9,649	75	494,956	0	494,956
26	208,579	208,579	0	76	0	0	0
27	226,163	226,163	0	77	0	0	0
28	245,228	245,228	0	78	0	0	0
29	265,901	265,901	0	79	0	0	0
30	288,316	196,487	91,829	80	0	0	0
31	213,051	213,051	0	81	0	0	0
32	231,011	231,011	0	82	0	0	0
33	250,485	250,485	0	83	0	0	0
34	271,601	271,601	0	84	0	0	0
35	294,497	294,497	0	85	0	0	0
36	319,324	319,324	0	86	0	0	0
37	346,243	346,243	0	87	0	0	0
38	375,431	375,431	0	88	0	0	0
39	407,080	407,080	0	89	0	0	0
40	441,397	189,645	251,751	90	0	0	0
41	205,632	205,632	231,731	91	0	0	0
41	222,967	222,967	0	92	0	0	0
	241,763	241,763	0		0	0	0
43	262,143	262,143	0	93	0	0	0
44				94	0	0	
45	284,242	284,242	0	95			0
46	308,204	308,204	0	96	0	0	0
47	334,185	334,185	0	97	0	0	0
48	362,357	362,357	0	98	0	0	0
49	392,904	392,904	0	99	0	0	0
50	426,026	236,222	189,803	100	0	0	0

EXHIBIT M-8

Treatment Bond/Trust Calculator

TREATMENT BOND/TRUST CALCULATOR

(c) 2003, 2005, 2006, 2007 by SCMF

July 19, 2024

Date (mm/dd/yy):

Prepared For: CONSOL Energy Post-Mining Dischage Treatment Trust

vears

Treatment System(s) ID: Wilson 7 Mine

Inflation Rate: 3.1% Yrs to Treat start: Annual Treatment Cost: \$22,346.52 Trust Fees: 1.50% Bond (not needed for rec): \$0.00 Investment Ratios: stock: 80% 20% bond: Effective Rate of Return: 8.43% Volatility Index: 1.16 Rec Bond Rate of Return: 6.00%

Options option #1	O&M only	Total with Recap	Total with Recap <u>& Insurance</u>	
conventional bond:	\$923,678.01	\$923,678.01	\$968,153.90	bond in year
bond adjustment:	\$923,678.01	\$923,678.01	\$968,153.90	6
option #2				
fully funded trust:	\$512,262.74	\$575,486.74	\$588,678.97	trust in year 1

PV of Recap (todays \$\$) @	8.43%	Eff RoR &	3.1% Inf:	\$63,224.00 for trust in year 1		
PV of Recap (todays \$\$) @	6.00%	Eff RoR &	3.1% Inf:	for bond in year 1	\$0.00	for bond in year 6

Liability Insurance Factor @	\$1.00 per year, per \$1000 in the total PV of the Trust:	\$575.49 per year	PV Insurance:	\$13,192.23
Liability Insurance Factor @	\$1.00 per year, per \$1000 in total Bond:	\$923.68 per year	PV Insurance:	\$38,179.59

Fields in RED can be updated
Fields in BLUE are fixed or calculated
Fields in GREEN are partial amounts
Highlighted Fields in GREEN are final amounts

Remaining Time on Permit:

EXHIBIT M-9

Bill of Sale

BILL OF SALE AND LICENSE AGREEMENT

This Bill of Sale and License Agreement is entered into this 2nd day of 2nd day of 2nd, by and between CONSOL Mining Company LLC ("CMC" or "Transferor") with its principal place of business at 275 Technology Drive, Suite 101, Canonsburg, PA 15317 and Somerset Trust Company with a business address of 131 North Center Avenue, P.O. Box 1330, Somerset, PA 15501, as Trustee of the CMC/Laurel Run/Helvetia Post-Mining Discharge Treatment Trust ("CMC/Laurel Run/Helvetia Treatment Trust").

Whereas, CMC has entered into a Post-Mining Discharge Treatment Trust Agreement dated with Somerset Trust Company which established the CMC/Laurel Run/Helvetia Treatment Trust; and

Whereas, the Department requires Transferor to continue to treat the post-mining discharges covered by the Trust COA, but also to immediately transfer the water treatment equipment, appurtenances, and facilities to the Trust to facilitate continued treatment of water and protection of the environment in the event CMC or its successors should cease treating the post-mining discharges.

KNOW ALL MEN BY THESE PRESENTS that Transferor in consideration of One Dollar (\$1.00) and other good and valuable consideration, the receipt and adequacy of which is hereby acknowledged, and intending to be legally bound, does hereby bargain, sell, transfer and convey to Somerset Trust Company, as Trustee of the CMC/Laurel Run/Helvetia Treatment Trust, all of its right, title and interest to the equipment, appurtenances, facilities, and other personal property (the "Personal Property") comprising the Wilson 7 Mine - Wilson 7 Treatment Facility, including, but not limited to, the equipment and other property described on Exhibit 1, attached hereto and made a part hereof, such transfer to be effective as of the date hereof (the "Effective Date").

Transferor represents and warrants that the Personal Property is transferred to the Trust hereby free and clear of all liens and encumbrances.

PROVIDED, HOWEVER, that CMC and its successors shall have a license to use, operate, maintain, construct or reconstruct the Personal Property to treat the post-mining discharges so long as CMC, or its successor, is conducting the necessary water treatment operations. Pursuant to the exercise of the rights granted under this License, CMC shall at its sole cost and expense be responsible for maintaining and replacing/upgrading, as appropriate, the Personal Property.

As a condition of the License hereby granted, CMC agrees that any and all parts, additional equipment, replacements, and upgrades to the Personal Property and Wilson 7 Mine - Wilson 7 Treatment Facility and systems shall immediately and automatically become the

property of the CMC/Laurel Run/Helvetia Treatment Trust. As long as this Bill of Sale and License Agreement is in effect and not terminated or revoked, CMC, or its successor, shall bear all risk of loss of the Personal Property.

This Bill of Sale and License Agreement shall be governed by and construed and enforced in accordance with the laws of the Commonwealth of Pennsylvania, without regard to the conflict of laws provisions thereof.

IN WITNESS WHEREOF, the parties hereto have hereunto set their hands effective the day and year first above written.

TRANSFEROR: CONSOL Mining Company LLC	(signature) Tames A Brock
Witness:	By: James A. Brock
Steven F. aspirall	Title: President, Chairman, and Chief Executive Officer
	9
TRUSTEE:	

Witness:

Inventory of Personal Property for Wilson No. 7 8/23/2024

Installed Equipment Listing:

Index	Item	Notes
I1	Drain to TP1 Pipe	
I2	Drain to L-1 Pipe	
I3	TP1 to TP2 Pipe	
I4	TP2 to Sed Pond Pipe	
I5	L-1 to L-2 Pipe	
I6	Discharge Pipe	
I7	Polishing Pond Boom	

Spare Equipment Listing:

Index	Item	Storage Location	
No Spare Equpment For This Location			