

28 December 2022

Tonia Perkins Trapper Mine, Inc. P.O. Box 187 Craig, Colorado 81626

RE: Trapper Mining Inc., Permit; C1981010

Review: Sediment Pond 2022 Q4

Dear Ms. Perkins

The Colorado Division of Reclamation, Mining and Safety (The Division), has reviewed the above referenced report received by the Division on 14 December 2022. The report complies with applicable sections of Rule 4.05.9 (*Impoundments*). The inspection took place over the course of October, November and December on varying dates.

Maintenance issues noted during the inspection comprised sediment markers requiring replacement.

The following ponds were discharging at a rate of less than one cubic foot/second:

- 1. No Name #4 and #5
- 2. Johnson #s 6, 7R, 8R, 9R and 10R ponds were 100% full.
- 3. East Pyeatt #1, was discharging and ponds 1, 2, and 3 were 100%, 85% and 75% full respectively.
- 4. Impoundment H

The following ponds held water and where not discharging at the time of inspection:

Oak #1 No Name #2 Middle Pyeatt #1
Deal #1 West Pyeatt #s1 and 2 East Pyeatt #s 1, 2, 3
East Middle Flume
Ute #1 Middle Flume#1 and #3
East Flume Jeffway #1 East Middle Flume
Industrial Waste Pond

Trappers's Permit indicates that other than Coyote Pond, all sediment ponds with 60% or more of sediment storage used following spring runoff will have the sediment removed in the same year. Sediment levels in the all ponds were recorded. DRMS notes that only Horse Pond #1 is approaching the upper limit of its sediment storage capacity (55%). TMI should consider dredging this pond in 2023.



Thank you for the timely submission of the Q4 2022 Sediment Pond Report. DRMS has no questions or concerns at this time.

Best Regards

Robin Reilley, M.S. GISP

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