

CRIPPLE CREEK & VICTOR PO Box 191 100 N. 3<sup>rd</sup> Street Victor CO 80860

August 10, 2023

## ELECTRONIC DELIVERY

Mr. Elliott Russell Environmental Protection Specialist Colorado Department of Natural Resources Division of Reclamation, Mining and Safety Office of Mined Land Reclamation 1313 Sherman Street, Room 215 Denver, Colorado 80203

#### Re: M-1980 Cresson Project March 13 Inspection Report

Dear Mr. Russell:

On March 13, 2023, Colorado Division of Reclamation, Mining, and Safety (the Division) completed a routine monthly inspection, accompanied by representatives of Newmont Corporation's Cripple Creek and Victor Gold Mining Company (CC&V). This letter is in response to the inspection report issued by the Division following the inspection.

The inspection report issued to CC&V by the Division following the March 13, 2023 inspection described one issue with Division comments in italic text below. A report detailing the Carlton Tunnel pond cleanout process including cleanout procedures, map of the Carlton Tunnel area, and sample analytical is attached to this response.

INSPECTION TOPIC: Gen. Compliance With Mine Plan

PROBLEM/POSSIBLE VIOLATION: Problem: Sludge removed from the passive treatment ponds at the Carlton Tunnel is stored in an excavated pit on the southern end of the permit area. The current mine plan does not contain information regarding the storage and handling of this material. The current mine plan also does not contain information regarding the characterization of this material.

CORRECTIVE ACTIONS: The Operator shall submit a report detailing the Carlton Tunnel pond clean out process within 60 days of this report. This report shall include a characterization of the material in the ponds by providing sample results of a TAL metals analysis, the handling procedures used to prevent impacts to the hydrologic balance, and the design details and location of the excavated pit. The sample should be a minimum of a 5-point composite at multiple locations and depths greater than 12 inches of the excavated material stored in the existing pit.



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Should you require further information please do not hesitate to contact Antonio Matarrese at 719-851-4185 or <u>Antonio.Matarrese@Newmont.com</u> or myself at 719-851-4048 or <u>Katie.Blake@Newmont.com</u>.

Sincerely,

DocuSigned by: Katie Blake

Katie Blake Sustainability and External Relations Manager Cripple Creek & Victor Mine

EC T. Cazier - DRMS M. Cunningham – DRMS P. Lennberg – DRMS N. Gagnon - DRMS A. Matarrese – CC&V K. Blake – CC&V J. Gonzalez – CC&V

*File: "C:\Users\19012214\Newmont USA Limited\CC&V – S&ER Environmental - Environmental Compliance\Water\Carlton\Carlton Mainteance Work Plan 2023\Final"* 



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# **Cripple Creek and Victor Carlton Tunnel – 2023 Maintenance Plan**



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## **1.0 Introduction and Background Information** *Carlton Tunnel*

The Carlton Tunnel, completed in 1941, is the most recent and lowest elevation drainage tunnel constructed to dewater historic underground mining operations of the Cripple Creek and Victor Mining District. With a total length of 6.5 miles, the tunnel intersects the diatreme approximately 29,000 feet from the portal, which is located in the Fourmile Creek drainage. The tunnel portal is located approximately 0.25 miles downstream from the confluence of Cripple Creek and Fourmile Creek.

#### Carlton Treatment Facility

The Carlton Tunnel treatment facility was established in 1981 to manage total suspended solids (TSS) before the tunnel flow reached Fourmile Creek. The current facility consists of six ponds (Cell 0 – Cell 5) and associated flow structures. The first five ponds were built by Texasgulf Minerals in 1981, and the 6<sup>th</sup> pond was constructed in 1996 by Pikes Peak Mining Company. In 2001 a baffle system to control flow in ponds one through five was installed. CC&V was issued an authorization to discharge from the Carlton Tunnel treatment facility under the Colorado Discharge Permit System via Permit No. CO-0024562. The Colorado Discharge Permit System is administered by the Water Quality Control Division (WQCD), under CDPHE (Colorado Department of Public Health and Environment). Per the permit's requirements, flow is sampled, and results are provided to CDPHE monthly, in the form of a Discharge Monitoring Report (DMR). CC&V personnel collect effluent samples and inspect the facility monthly, and stormwater management features are inspected quarterly. CDPHE representatives also conduct a biannual facility compliance inspection.

## 2.0 Facility Design

The Carlton Tunnel treatment facility is composed of a series of six sediment settling ponds (Cells 0-5) and associated culverts, delivery trenches, baffles, two bypass structures, and a nine-inch Parshall flume for flow measurement. The gravity-driven flow path of the treatment system is designed to decrease TSS in outflow from the Carlton Tunnel portal by increasing residence time and decreasing flow velocity. In Cell 0, initial settling is achieved by slowing velocity. From Cell 0, flow is directed along a delivery trench lined with geosynthetic material. The delivery trench outlets into the stepped series of ponds (Cells 0-5), each separated by inter-pond berms which serve to decrease flow velocity and increase residence time to facilitate suspended sediment settling. A Parshall flume is at the outlet of the last pond in the series (Cell 5), where flow and water quality data are collected for monitoring point CT-02. After passing through the flume, water is discharged through a culvert to the Fourmile Creek drainage.

## **3.0 Maintenance Plan**

The CDPS Permit modification issued on March 31, 2022, included a compliance schedule requiring CC&V to identify interim treatment techniques that do not require power to reduce total recoverable aluminum, total recoverable iron, and potentially dissolved manganese concentrations from the Carlton Tunnel. CC&V conducted a study to evaluate alternatives, which recommended an update to the maintenance schedule for the facility to conduct more frequent cleanouts of the existing sedimentation ponds to optimize removal of total recoverable iron in the ponds.

Planned maintenance consisting of sediment removal and cleanup will take place in Cells 0-5, delivery trench, portal, and the drainage channel between the flume and the inlet to the discharge culvert.



Carlton Tunnel flows will be rerouted at the portal utilizing an existing bypass culvert that flows from the portal into Cell 2. An existing gate valve at the portal will be utilized to eliminate flow into Cell 0 and direct flow into the bypass culvert to Cell 2. During this time, maintenance and sediment removal will occur at the delivery trench, Cell 0, and Cell 1. Sediment from Cell 0 will be removed to the extent possible with no access to the eastern side of the Cell. The existing fencing along the southwestern perimeter of Cell 0 will be removed to facilitate sediment removal and reconstructed upon completion. Sediment will be removed from all slopes and the bottom of Cell 1.

Carlton Tunnel Flows will then be redirected back into Cell 0 from the portal. A new gate valve and culvert will be installed to replace the degraded existing culvert and valve between the delivery ditch and Cell 5. Flow will be directed from Cell 0 to the delivery ditch and into Cell 5 via a new culvert and gate valve, bypassing cells 1-4. Sediment will be removed from all slopes and the bottom of Cells 2-4 while the water is bypassed. In addition to sediment removal, all inter-pond berms that decrease velocity and increase residence time will be cleaned, maintained, and properly re-established in Cells 1-4.

Following completion of Cells 2-4, all bypasses will be removed, and flows will be rerouted back into all cells for normal operation. While Cells 1-4 are refilling, sediment will be removed from all slopes and the bottom of Cell 5 and sediment will be removed from the drainage ditch between the flume and discharge culvert. There should be an approximately 8-hour window while Cells 1-4 are refilling to allow for the cleanout of Cell 5 and the drainage ditch to occur. Care will be taken when removing sediment near the Parshall Flume to ensure that it is not damaged or altered during cleanout activities. Upon completion of cleanout activities, the Parshall Flume will be checked to ensure it is level and that all existing instrumentation at CT-02 is functioning properly.

## 4.0 Disposal Plan

Sediment from the cells will be disposed of at the existing Sediment Storage Area, shown on the map in Attachment 1. The excavated pond sediment will be placed into a tandem dump truck via excavator and hauled to the sediment storage area for disposal. Portions of the barbed wire fence surrounding the storage area may be temporarily removed to allow for hauling, dumping, and stacking of sediment material. It is anticipated that all sediment removed during the cleanout can be placed within the existing footprint of the storage area without major modifications. Existing dry material within the pit from past cleanouts will be moved to the storage area's perimeter to create space within the center of the excavated pit to allow for the active cleanout material.

## 5.0 Sediment Storage Area

The sediment storage area is southeast of the Carlton Tunnel Cells. The storage area is an excavated pit that is approximately 5,000 ft<sup>2</sup> that varies from  $\sim$ 6-7 ft in depth. Sediment from previous cleanouts will be moved to the pit's perimeter and the newly excavated wet material placed within the pit's center. The western side of the perimeter barbed wire fence will be removed during maintenance and will be replaced upon completion.



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The sediment storage area includes two perimeter channels to divert non-contact runoff around the sediment storage area. Best Management Practices (BMP's) will be maintained in accordance with the Carlton Tunnel Stormwater Management Plan (Attachment 3) during maintenance activities.

#### **6.0 Carlton Tunnel Bypass**

On August 7, 2023, CC&V provided notification of bypass for essential maintenance to the Colorado Department of Public Health and Environment Water Quality Control Division (WQCD) in accordance with Colorado Discharge Permit No. CO0024562 Part II, M.3.a. During bypass and maintenance activities, the monitoring requirements in CDPS Permit No. CO0024562 will be followed, and effluent limitations will not be exceeded.

#### 7.0 Sediment Composite Sample Procedure & Analysis

A 5-point composite sample was collected from within the Carlton Tunnel Sediment Storage Area for TAL Metals analysis. The composite sample was taken from the existing material within the Sediment Storage Area from past cleanout events. Samples were taken from 5 different locations within the storage area at a depth greater than 12-inches. The 5 subsamples were sent to the lab for compounding and analysis. A Meteoric Water Mobility (MWM) test was performed in accordance with ASTM E2242-13 and the leachate was analyzed using EPA Method 200.7, 200.8, and 245.1. The MWM analysis simulates the material left out in the weather to evaluate the potential for dissolution and mobility of constituents by meteoric water. Table 1 below shows the analytes included in each analysis and the EPA Testing Analysis performed for each analyte.

Analyte	MWM Analysis		
Aluminum	EPA 200.7		
Antimony	EPA 200.7		
Arsenic	EPA 200.8		
Barium	EPA 200.7		
Beryllium	EPA 200.7		
Cadmium	EPA 200.7		
Calcium	EPA 200.7		
Chromium	EPA 200.7		
Cobalt	EPA 200.7		
Copper	EPA 200.7		
Iron	EPA 200.7		
Lead	EPA 200.8		

Table 1:

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Magnesium	EPA 200.7
Manganese	EPA 200.7
Mercury	EPA 245.1
Nickel	EPA 200.7
Potassium	EPA 200.7
Selenium	EPA 200.7
Silver	EPA 200.7
Sodium	EPA 200.7
Thallium	EPA 200.7
Vanadium	EPA 200.7
Zinc	EPA 200.7

The analytical results for the MWM analysis of the 5-point composite sample are included in Attachment 2.



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# Attachment 1 – Carlton Tunnel Map

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# Attachment 2 – Meteoric Water Mobility Composite Sample Analytical



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Newmont - Cripple C	reek & Victor									
Post Office Box 191								Work Orde	er:	X3F0492
Victor, CO 80860								Reporte	ed: 27-Ju	1-23 09:27
Client Samula ID		4						Sa	moled 28-Jun 23	3 07:30
Chen Sample ID. CI Pond Sediment Received: 29-Jun-23										
SVL Sample ID	: X3F0492-01 (Sedim	ent)		San	ple Report	Page 1 of 2		Sample	ed By: AM	
Method	Analyte	Result	Units	RL	MDL	Dilution	Batch	Analyst	Analyzed	Notes
Meteoric Water Mob	ility Extraction Param	eters								
ASTM E2242-13	Extraction Type	Rotation					X326248	JDS	07/06/23 12:00	
ASTM E2242-13	Dry Feed Moist. Weight	255.4	g				X326248	JDS	07/06/23 12:00	
ASTM E2242-13	Wet Feed Moist. Weight	299.2	g				X326248	JDS	07/06/23 12:00	
ASTM E2242-13	Feed Moist. Dry Temp.	110	°C				X326248	JDS	07/06/23 12:00	
ASTM E2242-13	Feed Moist. Dry Time	20.7	Hrs				X326248	JDS	07/06/23 12:00	
ASTM E2242-13	Feed Moisture	14.6	%				X326248	JDS	07/06/23 12:00	
ASTM E2242-13	5cm Retained Weight		g				X326248	JDS	07/06/23 12:00	
ASTM E2242-13	5cm Passing Weight	13400	g				X326248	JDS	07/06/23 12:00	
ASTM E2242-13	5cm Retained Percent	0.00	%				X326248	JDS	07/06/23 12:00	
ASTM E2242-13	Sample Weight	5200	g				X326248	JDS	07/06/23 12:00	
ASTM E2242-13	Dry Sample Weight	4439	g				X326248	JDS	07/06/23 12:00	
ASTM E2242-13	Water Volume Used	4439	mL				X326248	JDS	07/06/23 12:00	
ASTM E2242-13	Extraction Fluid pH	5.66	pH Units				X326248	JDS	07/06/23 12:00	
ASTM E2242-13	Extraction Temp.	21.9	°C				X326248	JDS	07/06/23 12:00	
ASTM E2242-13	Extraction Time	8.0	Hrs				X326248	JDS	07/06/23 12:00	
ASTM E2242-13	Effluent pH	7.48	pH Units				X326248	JDS	07/06/23 12:00	
ASTM E2242-13	Final Effluent Weight	850.6	g				X326248	JDS	07/06/23 12:00	
ASTM E2242-13	Filter Type	Nitrocellulose	8				X326248	JDS	07/06/23 12:00	
ASTM E2242-13	Filter Pore Size	0.45	μm				X326248	JDS	07/06/23 12:00	
ASTM E2242-13	Extract nH	7 75	pH Units				X326248	IDS	07/06/23 12:00	
ASTM E2242-13	Extract Weight	498.6	g				X326248	JDS	07/06/23 12:00	
Meteoric Water Mob	ility Leachates (Metals	by 200 Series)	Extracted: 07/	)6/23 12:00						
EPA 200.7	Aluminum	< 0.080	mg/L Extract	0.080	0.054		X330089	AS	07/26/23 11:49	
EPA 200.7	Antimony	< 0.0200	mg/L Extract	0.0200	0.0086		X330089	AS	07/26/23 11:49	
EPA 200.7	Barium	0.0127	mg/L Extract	0.0020	0.0019		X330089	AS	07/26/23 11:49	B11
EPA 200.7	Bervllium	< 0.00200	mg/L Extract	0.00200	0.00080		X330089	AS	07/26/23 11:49	
EPA 200.7	Cadmium	< 0.0020	mg/L Extract	0.0020	0.0016		X330089	AS	07/26/23 11:49	
EPA 200.7	Calcium	592	mg/L Extract	0.100	0.069		X330089	AS	07/26/23 11:49	B11
EPA 200 7	Chromium	< 0.0060	mg/L Extract	0.0060	0.0020		X330089	AS	07/26/23 11:49	
EPA 200 7	Cobalt	< 0.0060	mg/L Extract	0.0060	0.0026		X330089	AS	07/26/23 11:49	
EPA 200.7	Copper	< 0.0100	mg/L Extract	0.0100	0.0027		X330089	AS	07/26/23 11.49	
EPA 200.7	Iron	< 0.100	mg/L Extract	0.100	0.056		X330089	AS	07/26/23 11.49	
EPA 200 7	Magnesium	21.2	mg/L Extract	0.100	0.090		X330089	AS	07/26/23 11:49	
EPA 200 7	Manganese	0.0426	mg/L Extract	0.0080	0.0034		X330089	AS	07/26/23 11:49	
EPA 200 7	Nickel	< 0.0100	mg/L Extract	0.0000	0.00/9		X330080	AS	07/26/23 11:49	
ETA 200.7	Potessium	14.8	mg/L Extract	0.0100	0.18		X330089		07/26/23 11:49	
EPA 200.7	Selenium	< 0.040	mg/L Extract	0.040	0.10		X330089	45	07/26/23 11:49	
EFA 200.7	Silver	< 0.050	mg/L Extract	0.040	0.012		X330009	10	07/26/23 11:49	
EFA 200.7	Solium	< 0.0000 50 8	mg/L Extract	0.0050	0.0019		X330009	A3 A8	07/26/22 11:49	
ETA 200.7	Thallium	27.0 < 0.0150	mg/L Extract	0.00	0.12		X330009	AS	07/26/22 11:49	
ETA 200.7	Vanadium	< 0.0150	mg/L Extract	0.0150	0.0052		A330089	AS	07/26/22 11:49	
EFA 200.7	vanadium 7:no	< 0.0050 0.0185	mg/L Extract	0.0050	0.0019		A330089	AS	07/26/23 11:49	D11
EFA 200.7		0.0185	mg/L Extract	0.0100	0.0054		A330089	AS	07/20/22 14 12	ын
EPA 200.8	Arsenic	< 0.00300	mg/L Extract	0.00300	0.00021		X329124	SMU	07/20/23 14:13	MI
EPA 200.8	Lead	< 0.00300	mg/L Extract	0.00300	0.00014		X329124	SMU	0//20/23 14:13	
EPA 245.1	Mercury	< 0.000200	mg/L Extract	0.000200	0.000093		X32/151	NMS	0//0//23 11:16	



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# Attachment 3 – Carlton Tunnel Stormwater Management Plan

Prepared for **Cripple Creek & Victor Mining Co. (Newmont)** 100 N 3<sup>rd</sup> Street PO Box 191 Victor, CO 80860

Prepared by **Knight Piésold and Co.** 1999 Broadway, Ste 900 Denver, CO 80202-5706

Project Number **DV101-00408/06** 

# CRIPPLE CREEK & VICTOR MINE CARLTON TUNNEL STORMWATER MANAGEMENT PLAN

Rev	Description	Date
1	Re-Issued as Final	May 27, 2021





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# **APPENDICES**

- Appendix A Colorado Department of Public Health and Environment Discharge Permit CO-0024562
- Appendix B Carlton Tunnel Area Stormwater Site Inspection Form
- Appendix C Carlton Tunnel Area Stormwater Corrective Action Form



# **ABBREVIATIONS**

BMP	best management practice
CC&V	Cripple Creek & Victor Mining Co. (Newmont)
CDPHE	Colorado Department of Public Health and Environment
HDPE	high-density polyethylene
HSSE	health, safety, security, and environment
Knight Piésold	Knight Piésold and Co.
NPDES	National Pollutant Discharge Elimination System
SPCC	spill prevention, control, and countermeasures
SWMP	stormwater management plan
TSS	total suspended solids



# 1.0 INTRODUCTION

Cripple Creek & Victor Mining Co. (CC&V) contracted Knight Piésold and Co. (Knight Piésold) to produce a standalone document for the Carlton Tunnel stormwater management plan (SWMP). The Carlton Tunnel SWMP has historically been included as part of the broader Cresson Project SWMP document. However, pursuant to the recently issued Colorado Department of Public Health and Environment (CDPHE) National Pollutant Discharge Elimination System (NPDES) discharge permit (CO-0024562) included herein as Appendix A, effective March 1, 2021, a standalone document is required. As such, most of the information in this document has been gathered from existing CC&V SWMP documents and collated in a single source. The SWMP Administrator is Justin Raglin, CC&V Health, Safety, Security, and Environment (HSSE) Manager.

The discharge permits for Carlton Tunnel and Fourmile Creek Springs were originally acquired by predecessor companies to monitor water quality. The most recent Permit CO-0024562 includes the following features associated with discharges from the Carlton Tunnel to Fourmile Creek:

- Outfall 002A: "Discharge from Carlton Tunnel, which drains in part mine drainage from active surface mining activities, historic mining activities, and regional groundwater" (CDPHE, 2021)
- Outfall 003A: "Stormwater runoff from rock pile bench, slopes, and access road" (CDPHE, 2021).

This document includes the following information, pursuant to Section J "Stormwater Management Plan (SWMP) (Outfall 003)" (CDPHE, 2021):

- SWMP administrator
- Facility description and maps
- Facility inventory and assessment of pollutant sources
- Description of control measures
- Inspection procedures and documentation
- Corrective action documentation.



# 2.0 FACILITY DESCRIPTION AND MAPS

The information presented in this section was gathered from the CC&V (2020a) broader Cresson Project SWMP document and a site visit conducted by CC&V and Knight Piésold personnel in April 2021.

The Cripple Creek & Victor Mining District is associated with a highly brecciated volcanic diatreme that is relatively porous and transmissive. The Carlton Tunnel is the last completed drainage tunnel constructed to drain regional groundwater for the Cripple Creek & Victor Mining District. This tunnel allows regional groundwater to discharge into Fourmile Creek approximately 6 miles southwest of the Cripple Creek & Victor Mining District (reference Figure 1). The facility boundary encompasses 14.95 acres and the direct stormwater contributing areas for Outfalls 002A and 003A were estimated to be 22.1 acres and 6.6 acres, respectively (reference Figure 2). Water flows perennially from Carlton Tunnel and is managed by the following features (reference Figure 3 and Section 4.0 for further details):

- Cells 0 through 5 (i.e., 6 settling ponds), hydraulically connected via channels and weirs
- Channels (4)
- Parshall flume (1)
- Culverts (2)
- Pipe (1)
- Spillways (2)
- Best management practices (BMPs), including wattles and riprap to control erosion and sediment yield.

Most of the features listed above, including the cells, are sited on a rockfill platform that was constructed of material excavated from the original tunnel construction. The Carlton Tunnel discharge area also includes one building for equipment storage, one storage area for sediments removed from the cells, and one growth media stockpile that is well vegetated.

At present, the only industrial activity conducted at the Carlton Tunnel discharge area is the removal of total suspended solids (TSS) via settling within Cells 0 through 5, the subsequent cleaning of collected sediments from the cells, and the disposal of sediments within the identified storage area on site. There are no mining or other industrial activities conducted at this location and there is no flow of materials through the location. As such, there are no additional pollutant sources, no significant leaks or spills have occurred, and there is no run-on to the facility from adjacent property that contains significant quantities of pollutants.



# 3.0 FACILITY INVENTORY AND ASSESSMENT OF POLLUTANT SOURCES

The facility inventory and pollutant sources are limited to the following:

- Loading and unloading of materials:
  - o Removal of TSS via settling within Cells 0 through 5
  - Cleaning of collected sediments from the cells via excavator.
- Storage of materials:
  - Disposal of sediments from the cells within the contained storage area via excavator and dump truck
  - Original growth media stockpile (currently well vegetated).
- Structure: One shingled roof building for equipment storage.

The Carlton Tunnel discharge area does not include the following:

- Material delivery to the location
- Manufacturing or processing activities
- On-site dust or particulate generating processes
- Vehicle maintenance, fueling, or cleaning
- Carriers of raw materials, manufactured products, waste materials, or by-products used or created by the facility, with the exception of TSS
- Galvanized materials.

There have not been any significant spills or leaks from either outfall that contributed pollutants to stormwater discharges. The removal and disposal of TSS from the cells to the sediment storage area is performed using an excavator and dump truck. The only source of potential oil or toxic or hazardous pollutants would come from a mechanical failure of the equipment (e.g., hydraulic hose leak/break) or light vehicles accessing the area for inspections/monitoring. That situation would be covered under the existing CC&V (2020b) site-wide spill prevention, control, and countermeasures (SPCC) plan. The assessment of potential pollutant sources is performed as part of the on-going monitoring/inspection procedures at the Carlton Tunnel discharge location (reference Section 5.0).



# 4.0 DESCRIPTION OF CONTROL MEASURES

Water at the Carlton Tunnel discharge area is managed by the following features (reference Figure 3 for locations and flow directions):

- Cells 0 through 5 (i.e., 6 settling ponds), hydraulically connected via channels and weirs
- Channels (4)
- Parshall flume (1)
- Culverts (2)
- Pipe (1)
- Spillways (2)
- BMPs, including:
  - CT-BMP-01: Wattles at the west spillway inlet to control sediment yield
  - o CT-BMP-02: Riprap at the west spillway outlet to dissipate energy and control erosion
  - o CT-BMP-03: Wattles at the east spillway inlet to control sediment yield
  - CT-BMP-04: Riprap at the east spillway outlet to dissipate energy and control erosion.

Water from the Carlton Tunnel first reports to Cell 0 where initial settling of TSS occurs prior to discharging to a conveyance channel along the south side of the access road with flow from east to west. The channel conveys flows to the western-most Cell 1 followed by the remaining Cells 2 through 5. The inter-cell flow occurs from west to east via weirs. The outlet of Cell 5 includes a Parshall flume, which constitutes Outfall 002A. Flows continue through a small section of channel then a buried and corrugated high-density polyethylene (HDPE) pipe that discharges south of the cells and upgradient of Shelf Road. A culvert conveys the water beneath Shelf Road and to the natural environment (i.e., overland, unrestrained flow path to Fourmile Creek).

A spillway exists to discharge excess stormwater during large precipitation events from the rockfill platform that constitutes the cells. The rockfill platform is graded such that runoff reports to the cells and/or spillway. The spillway is constructed of concrete and includes riprap inlet and outlet protection as well as wattles at the inlet for sediment control. Discharge from the spillway would report to the natural environment (i.e., overland, unrestrained flow path to Fourmile Creek).

The sediment storage area includes two perimeter channels to divert non-contact runoff around the facility. The channels discharge flows to the access road that is ultimately drained via the second spillway, which constitutes Outfall 003A. The spillway is constructed of concrete and includes riprap outlet protection as well as wattles at the inlet for sediment control. Discharge from the spillway would report to the natural environment (i.e., overland, unrestrained flow path to Fourmile Creek).



# 5.0 INSPECTION PROCEDURES AND DOCUMENTATION

The inspection procedures and documentation associated with the Carlton Tunnel discharge area include general good housekeeping, periodic/scheduled inspections, preventive maintenance, SPCC/non-stormwater discharge documentation, and employee training. The inspections are performed by a properly trained CC&V employee as follows, per discharge permit CO-0024562 (CDPHE, 2021):

- A minimum of four comprehensive inspections per year. The inspections occur on a quarterly basis at least 20 days apart. At least one of the quarterly inspections occurs during a runoff event defined as follows:
  - "...for a rain event means during or within 24 hours after the end of a measureable storm event..."
     (CDPHE, 2021)
  - "...for a snowmelt event, means at a time when a measurable discharge occurs from the facility." (CDPHE, 2021)
- Ad-hoc inspections are also performed as necessary after a large storm event.

Inspections are delayed only if adverse, dangerous weather conditions occur. In this case, the delay will be explained, justified with evidence, and documented in the SWMP. The inspection will ultimately occur as soon as practicable based on safety considerations. The inspection form is included as Appendix B of this document.

The general good housekeeping procedures include maintaining a clean and orderly work area, which is essential to health and safety. Good housekeeping procedures are followed throughout the mine as a standard practice, including disposing of trash, debris, and other waste in an appropriate manner/location. Specific to the Carlton Tunnel area, this also includes maintaining access roads, the building, fences, gates, and locks.

The inspections and preventive maintenance generally focus on the following items for all features associated with the Carlton Tunnel discharge area (reference Section 4.0, Figure 3, and Appendix B):

- Sediment deposition and/or excessive vegetation that could limit the conveyance/storage capacity of the features.
- Stormwater erosion that could modify the intended stormwater routing, degrade the features, and/or cause sediment-laden discharges.
- Structural integrity of bridges/platforms, building, pipes, culverts, Parshall flume, concrete (including spillways), riprap, and wattles that could lead to a safety hazard and/or limit the efficiency of the system.
- Evidence of non-stormwater spills/leaks/discharges that could trigger an SPCC and necessary
  documentation. This includes vehicle and equipment inspections. The CC&V (2020b) site wide SPCC
  plan includes the required procedures/forms/documentation if this situation occurs, which is in line with
  the requirements of the Carlton Tunnel discharge permit CO-0024562. These include, but are not limited
  to, a description of the results of evaluation for the presence of flows other than stormwater, the method
  used, the date of any evaluations and the on-site locations that were directly observed during the
  evaluation will be included, as appropriate, in the inspection record.



Pursuant to discharge permit CO-0024562 (CDPHE, 2021), the inspections also specifically include the following items for all features associated with the Carlton Tunnel discharge area (reference Section 4.0, Figure 3, and Appendix B):

- "Observations made at stormwater sampling locations and areas where stormwater associated with industrial activity is discharged off-site; or discharged to waters of the state, or to a storm sewer system that drains to waters of the state.
- Observations for the presence of floating materials, visible oil sheen, discoloration, turbidity, odor, etc. in the stormwater discharge(s).
- Observations of the condition of and around stormwater outfalls, including flow dissipation measures to prevent scouring.
- Observations for the presence of illicit discharges or other non-permitted discharges such as domestic wastewater, noncontact cooling water, or process wastewater (including leachate).
- A verification that the descriptions of potential pollutant sources required under this permit are accurate.
- A verification that the site map in the SWMP reflects current conditions.
- An assessment of all control measures used to comply with the effluent limits contained in this permit, noting all of the following:
  - Effectiveness of control measures inspected.
  - Locations of control measures that need maintenance or repair.
  - o Reason maintenance or repair is needed and a schedule for maintenance or repair.
  - Locations where additional or different control measures are needed and the rationale for the additional or different control measures." (CDPHE, 2021).

Timely preventive maintenance and reactive repairs are conducted as required based on the findings of the scheduled/periodic inspections. The inspections are coupled with CC&V employee annual training, which is also provided to external contractors as needed. The following summarizes the items addressed in training sessions for employees conducting quarterly stormwater inspections:

- Provide information as to where employee can access the Stormwater Management Plan and associated Inspection Forms in hard copy and/or on the CC&V intranet.
- Employee to review and become familiar with the Stormwater Management Plan.
- The SWMP Administrator or his designee will accompany employee on a field tour of the features to be inspected, providing training on inspection and sampling protocols, context regarding areas of interest for the different structures, appropriate thresholds for maintenance vs. repair, and any other items required to fill out the inspection forms properly. Employee should be briefed as to the frequency interval of inspections (quarterly) and whom to supply completed inspection forms to.
- Document training on the Internal Employee Training form.



# 6.0 CORRECTIVE ACTION DOCUMENTATION

Pursuant to Section I "Stormwater Corrective Actions (Outfall 003)", corrective action documentation is required if (CDPHE, 2021):

- "an unauthorized release or discharge (e.g., spill, leak, or discharge of non-stormwater not authorized by a CDPS permit) occurs;
- facility control measures are not stringent enough for the discharge to meet applicable water quality standards;
- modifications to the facility control measures are necessary to meet the practice-based effluent limits in this permit; or
- the permittee finds in a facility inspection, that facility control measures are not properly selected, designed, installed, operated or maintained."

Completion of the corrective action form included as Appendix C of this document is required within 5 days of discovery of any of the aforementioned conditions. The form constitutes the initial documentation, but additional reporting requirements may be required as dictated by CDPHE and/or other agencies.



# 7.0 PERMITTEE CERTIFICATION AND SIGNATURE

Pursuant to CDPHE NPDES discharge permit CO-0024562, the following certification and signature are required (CDPHE, 2021):

"I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations."

Permittee Name/Title:

Permittee Signature:



# 8.0 SWMP UPDATE LOG

Update No.	Date	Author	Description of Modifications
00	May 17, 2021	Knight Piésold	Submittal of draft document for CC&V review
01	May 26, 2021	Knight Piésold	Issued as final for CC&V use
02	May 27, 2021	Knight Piésold	Addition of Permittee Certification and Signature page



# 9.0 LIMITATIONS AND DISCLAIMER

This report titled *Carlton Tunnel Stormwater Management Plan* has been prepared by Knight Piésold and Co. (Knight Piésold) for the exclusive use of Cripple Creek & Victor Mining Co. (Newmont). No other party is an intended beneficiary of this report or the information, opinions, and conclusions contained herein. Any use by any party other than Cripple Creek & Victor Mining Co. (Newmont) of any of the information, opinions, or conclusions is the sole responsibility of said party. The use of this report shall be at the sole risk of the user regardless of any fault or negligence of Cripple Creek & Victor Mining Co. (Newmont) or Knight Piésold.

The information and analyses contained herein have been completed to a level of detail commensurate with the objectives of the assignment and in light of the information made available to Knight Piésold at the time of preparation. This report and its supporting documentation have been reviewed and/or checked for conformance with industry-accepted norms. To the best of the information and belief of Knight Piésold, the information presented in this report is accurate to within the limitations specified herein.

This report is Knight Piésold pdf file: *CarltonTunnelSWMP\_Rev1.pdf*. Any reproductions or modifications of this report are uncontrolled and may not be the most recent revision.

This report was prepared and reviewed by the undersigned.

**Blaine Ramsdell** 

Prepared:

Staff Water Resources Engineer

Reviewed/ Approved:

Bryan Fahl, P.E. Senior Water Resources Engineer

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# **10.0 REFERENCES**

- Colorado Department of Public Health and Environment (CDPHE). 2021. *Authorization to Discharge Under the Colorado Discharge Permit System Permit Number CO0024562.* Water Quality Control Division. February 19.
- Cripple Creek & Victor Mining Co. (CC&V). 2020a. Stormwater Management Plan, Stormwater Pollution Prevention Plan and Best Management Practices, Cresson Project and Carlton Tunnel Sites, Teller County, Colorado. September.
- Cripple Creek & Victor Mining Co. (CC&V). 2020b. Spill Prevention, Control, and Countermeasures Plan for the Cresson Project. January 13.



# **FIGURES**



DV101-00408/06 May 27, 2021

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	CRIPPLE CREEK & VICTOR MINING CO.						
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#### NOTES:

SCALE BAR MEASURES 3" ON A FULL SIZE PLOT (ANSI-D) AND 1.5" ON A HALF SIZE PLOT (ANSI-B). 1.



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1"=60' AT FULL SIZE (ANSI D) 1"=120' AT HALF SIZE (ANSI B)

AS

1. SCALE BAR MEASURES 3" ON A FULL SIZE PLOT (ANSI-D) AND 1.5" ON A HALF SIZE PLOT (ANSI-B).

EXISTING GROUND CONTOUR AND ELEVATION, FT

→ → → CELL FLOW
 → → CHANNEL FLOW
 → → PIPE FLOW
 → → UNRESTRAINED FLOW

NOTES:

	STORMWATER FEATURES							
CRIPPLE CREEK & VICTOR MINING CO.								
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CRIPPLE CREEK & VICTOR MINE CARLTON TUNNEL STORMWATER MANAGEMENT PLAN

TITI F

# STORMWATER FEATURES

# **APPENDIX A**

# Colorado Department of Public Health and Environment Discharge Permit CO-0024562



DV101-00408/06 May 27, 2021





#### COLORADO DEPARTMENT OF PUBLIC HEALTH AND ENVIRONMENT Water Quality Control Division

#### AUTHORIZATION TO DISCHARGE UNDER THE COLORADO DISCHARGE PERMIT SYSTEM PERMIT NUMBER CO0024562

In compliance with the provisions of the Colorado Water Quality Control Act, (25-8-101 et seq., CRS, 1973 as amended), for both discharges to surface and ground waters, and the Federal Water Pollution Control Act, as amended (33 U.S.C. 1251 et seq.; the "Act"), for discharges to surface waters only, the

#### Cripple Creek and Victor Mining Company

is authorized to discharge from the facility's wastewater treatment facility located on Teller County Road 88, 7.8 miles south of intersection with State Highway 67 38.6625 °N, 105.220833 °W

#### to Fourmile Creek

in accordance with effluent limitations, monitoring requirements and other conditions set forth in this permit. All discharges authorized herein shall be consistent with the terms and conditions of this permit.

This permit and the authorization to discharge shall expire at midnight, February 28, 2026.

Issued and Signed this 19th day of February, 2021

COLORADO DEPARTMENT OF PUBLIC HEALTH AND ENVIRONMENT

Meg Parish

Meg Parish, Permits Section Manager Water Quality Control Division

Permit Action Summary Correction: Issued 2/19/21; Effective 3/1/21 (Part I.C.1) Originally Issued: 1/29/21; Effective 3/1/21

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#### PART I

#### A. PERMITTED FEATURES

Beginning no later than the effective date of this permit and lasting through the expiration date, the permittee is authorized to discharge from, and self-monitoring samples taken in accordance with the monitoring requirements shall be obtained from permitted feature(s):

Outfall	Description	Latitude Longitude	Wastewater Source	Design Flow (MGD)	Receiving Water
002A	NA	38.662500°N, 105.220833°W	Discharge from Carlton Tunnel, which drains in part mine drainage from active surface mining activities, historic mining activities, and regional groundwater	2.64	Fourmile Creek
003A	East Spillway	38.661976°N, 105.221419°W	Stormwater runoff from rock pile bench, slopes, and access road	NA	Fourmile Creek

The location(s) provided above will serve as the point(s) of compliance for this permit and are appropriate as they are located after all treatment (as applicable) and prior to discharge to the receiving water.

UST1A is an in-stream permitted feature located upstream from the facility discharge to collect continous ambient temperature data at 38.662240° North latitude, 105.224708° West longitude.

Any discharge (stormwater or wastewater) to waters of the State (or for mines with a DRMS permit, to surface water) from a point source other than specifically authorized by this permit (identified as a permitted feature in the above table) is prohibited.

#### **B. PERMIT COMPLIANCE**

In accordance with the Water Quality Control Commission Regulations for Effluent Limitations, Section 62.4, and the Colorado Discharge Permit System Regulations, Section 61.8(2), 5 C.C.R. 1002-61, the permitted discharge shall not contain effluent parameter concentrations which exceed the limitations specified below or exceed the specified flow limitation. All discharges authorized under this permit shall comply with all the terms and conditions required by this permit. Violation of the terms and conditions specified in this permit may be subject to civil and criminal liability pursuant to sections 25-8-601 through 612, C.R.S. Failure to take any required corrective actions, as detailed in the CORRECTIVE ACTIONS section, constitutes an independent, additional violation of this permit and may be subject to civil and criminal liability.

#### 1. Facilities Operation and Maintenance

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 as necessary to achieve compliance with the conditions of this permit. Proper operation and maintenance also includes effective performance, and adequate laboratory and process controls, including appropriate quality assurance procedures. This provision requires the operation of back-up or auxiliary facilities or similar systems when installed by the permittee only when necessary to achieve compliance with the conditions of the permit.

Any sludge produced at the wastewater treatment facility shall be disposed of in accordance with State and Federal guidelines and regulations. The permittee shall take all reasonable steps to minimize or prevent any discharge of sludge use or disposal in violation of this permit which has a reasonable likelihood of adversely affecting human health or the environment. As necessary, accelerated or additional monitoring to determine the nature and impact of the noncomplying discharge is required.

#### C. EFFLUENT LIMITATIONS AND MONITORING REQUIREMENTS

#### 1. <u>Numeric Effluent Limitations and Site-Specific Monitoring (Outfalls 002)</u>

In order to obtain an indication of the probable compliance or noncompliance with the effluent limitations specified in this part, the permittee shall monitor all effluent parameters at the frequencies and sample types
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specified below. Such monitoring will begin immediately and last for the life of the permit unless otherwise noted. The results of such monitoring shall be reported on the Discharge Monitoring Report form (See Part I.L.)

Self-monitoring sampling by the permittee for compliance with the effluent monitoring requirements specified in this permit, shall be performed at the location(s) noted in Part I.A. above. If the permittee, using an approved analytical method, monitors any parameter more frequently than required by this permit, then the results of such monitoring shall be included in the calculation and reporting of the values required in the Discharge Monitoring Report Form (DMRs) or other forms as required by the Division. Such increased frequency shall also be indicated.

a. <u>Oil and Grease Monitoring</u>: For every permitted feature with oil and grease monitoring, in the event an oil sheen or floating oil is observed, a grab sample shall be collected, analyzed, and reported on the appropriate DMR. In addition, corrective action shall be taken immediately to mitigate the discharge of oil and grease. A description of the corrective action taken should be included with the DMR.

#### Permitted Feature UST1A, Permitted Feature Type: receiving water (ambient)

ICIS	Effluent Parameter	Effluent Limitations Maximum Concentrations		Monitoring Requirements	
Code		MWAT	Daily Maximum	Frequency	Sample Type
00010	Temp DM (°C) Mar-Nov, starting August 1, 2021		Report	Continuous	Recorder
00010	Temp DM (°C) Dec- Feb, starting August 1, 2021		Report	Continuous	Recorder
00010	Temp MWAT (°C) Mar-Nov, starting August 1, 2021	Report		Continuous	Recorder
00010	Temp MWAT (°C) Dec- Feb, starting August 1, 2021	Report		Continuous	Recorder

#### Outfall 002

ICIS	Effluent Deservotor	Effluent Limitations Maximum Concentrations				Monitoring Requirements	
<u>Code</u>	Effluent Parameter	<u>30-Day</u> Average	<u>7-Day</u> <u>Average</u>	<u>Daily</u> <u>Maximum</u>	<u>2-Year</u> <u>Average</u>	Frequency	Sample Type
50050	Effluent Flow (MGD)	2.64		Report		Monthly	Instantaneous
00010	Temp Daily Max (°C)			Report		Continuous	Recorder
00010	Temp MWAT (°C)		Report			Continuous	Recorder
00400	pH (su)			6.5-9.0		2 Days/Week	Grab
00530	TSS (mg/l)	30	45			Quarterly	Grab
84066	Oil and Grease (visual)			Report		Monthly	Visual
03582	Oil and Grease (mg/l)			10		Contingent	Grab
01104	Al, TR (μg/l), until 2/29/24	Report		Report		Monthly	Grab
01104	Al, TR (µg/l), beginning 3/1/24	1473		Report		Monthly	Grab
00978	As, TR (µg/l), until 12/31/27	5				Monthly	Grab
00978	As, TR (µg/l), beginning 1/1/28	0.02				Monthly	Grab
01113	Cd, TR (µg/l)	Report		Report	Report	Monthly	Grab
01313	Cd, PD (µg/l)	Report		Report		Monthly	Grab
01118	Cr, TR (µg/l)	Report		Report	Report	Monthly	Grab
04262	Cr+3, TR (µg/l)			Report	Report	Monthly	Grab

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01314	Cr+3, PD (µg/l)	Report			Report	Monthly	Grab
01220	Cr+6, Dis (µg/l)	Report			Report	Monthly	Grab
01306	Cu, PD (µg/l)	Report		Report		Monthly	Grab
00718	CN, WAD (µg/l)			Report	Report	Monthly	Grab
01046	Fe, Dis (µg/l), until 2/29/24	1650				Monthly	Grab
01046	Fe, Dis (µg/l), beginning 3/1/24	304				Monthly	Grab
00980	Fe, TR (µg/l), until 2/29/24	3400				Monthly	Grab
00980	Fe, TR (µg/l), beginning 3/1/24	1019				Monthly	Grab
01114	Pb, TR (µg/l)			Report	Report	Monthly	Grab
01318	Pb, PD (µg/l)	Report		Report		Monthly	Grab
01319	Mn, PD (μg/l), until 2/29/24	3900		Report		Monthly	Grab
01319	Mn, PD (μg/l), beginning 3/1/24	2681		Report		Monthly	Grab
01056	Mn, Dis (μg/l), until 2/29/24	3900				Monthly	Grab
01056	Mn, Dis (µg/l), beginning 3/1/24	276				Monthly	Grab
01129	Mo, TR (µg/l)	Report				Monthly	Grab
50286	Hg, Tot (µg/l)	Report				Quarterly	Grab
01074	Ni, TR (µg/l)	Report			Report	Monthly	Grab
01322	Ni, PD (µg/l)	Report		Report	Report	Monthly	Grab
01323	Se, PD (µg/l)	Report		Report		Monthly	Grab
01304	Ag, PD (μg/l)	0.6		Report		Monthly	Grab
22708	U, TR (µg/l)	Report		Report		Monthly	Grab
01303	Zn, PD (µg/l)	430		564		Quarterly	Grab
00940	Chloride (mg/l)	Report			Report	Semi-annual	Grab
00949	Fluoride (mg/l), until 2/29/24			2.7		Monthly	Grab
00949	Fluoride (mg/l), beginning 3/1/24			2.0		Monthly	Grab
81020	Sulfate (mg/l), until 2/29/24	1330				Monthly	Grab
81020	Sulfate (mg/l), beginning 1/1/24	522				Monthly	Grab
51202	Sulfide as H2S (mg/l)	Report				Monthly	Grab
00918	Calcium (mg/l)	Report		Report		Monthly	Grab
00921	Magnesium (mg/l)	Report		Report		Monthly	Grab
00923	Sodium (mg/l)	Report		Report		Monthly	Grab
00440	Bicarbonate as HCO <sub>3</sub> (mg/l)	Report		Report		Monthly	Grab
00931	SAR calculated limit*	Report		Report		Monthly	Calculated
00931	Adjusted SAR effluent**	Report		Report		Monthly	Calculated
00094	EC (dS/m)	Report				Monthly	Grab
	WET, chronic until February	/ 28, 2023	I	ſ			1
TKP6C	Static Renewal 7 Day Chronic Pimephales promelas			Report: NOEC or IC25 <u>&gt;</u> IWC		Quarterly	3 Grabs / Test

#### PART I Page 7 of 41 Permit No.: CO0024562

ТКР3В	Static Renewal 7 Day Chronic <i>Ceriodaphnia</i> dubia		Report: NOEC or IC25 <u>&gt;</u> IWC		Quarterly	3 Grabs / Test
	WET, chronic beginning March 1, 2023					
TKP6C	Static Renewal 7 Day Chronic Pimephales promelas		NOEC or IC25 <u>&gt;</u> IWC		Quarterly	3 Grabs / Test
ТКР3В	Static Renewal 7 Day Chronic <i>Ceriodaphnia</i> dubia		NOEC or IC25 <u>&gt;</u> IWC		Quarterly	3 Grabs / Test

\* This SAR limit is to be calculated using the actual measured EC value (30-day average) of the effluent and substituting this value in to the following equation to solve for SAR. The equation for determining the SAR limit is: SAR = (7.1 \* EC) - 2.48.

\*\* The SAR value of the effluent is to be reported as the adjusted SAR. See the definitions section in Part I.C.17 for information on calculating the adjusted SAR value.

## 2. Narrative Water Quality Based Effluent Limitation (Outfall 003)

Discharges authorized under this permit must be controlled as necessary to meet applicable water quality standards.

The division expects that compliance with the other terms and conditions in this permit will control discharges as necessary to meet applicable water quality standards. If at any time the permittee becomes aware, or the division determines, that the authorized discharge causes or contributes to an exceedance of applicable water quality standards, the permittee must take corrective action as required, document the corrective actions as required, and report the corrective actions to the Division as required (see CORRECTIVE ACTIONS).

If the division becomes aware of information indicating that compliance with the other terms and conditions of this permit will not control the discharge as necessary to meet applicable water quality standards, the division may include additional site-specific water quality-based effluent limitation(s) to the discharge.

## 3. Stormwater Practice-based Effluent Limitations (Outfall 003)

Practice-based limitations required by this permit include the following:

#### a. Minimize Exposure

The permittee must minimize (as defined in Appendix B) the exposure of pollutant sources associated with manufacturing, processing, and material storage areas (including loading and unloading, storage, disposal, cleaning, maintenance, and fueling operations) to rain, snow, snowmelt, and runoff. Minimizing exposure may include locating these industrial materials and activities inside or protecting them with storm resistant coverings.

#### b. Good Housekeeping

The permittee must keep clean all areas exposed to stormwater runoff, as necessary to minimize potential sources of pollutants, using such measures as sweeping at regular intervals, keeping materials orderly and labeled, and storing materials in appropriate containers.

#### c. Maintenance of Control Measures

The permittee must maintain all control measures (structural and non-structural) used to achieve the effluent limits required by this permit in effective operating condition. The permittee must conduct maintenance of control measures in accordance with this permit (see CONTROL MEASURES section of this permit).

### d. Spill Prevention and Response Procedures

The permittee must minimize the potential for leaks, spills and other releases that may be exposed to stormwater and develop plans for effective response to such potential spills. The permittee must at minimum implement:

PART I Page 8 of 41 Permit No.: CO0024562

- i. Procedures for regularly inspecting, testing, maintaining, and repairing all industrial equipment and systems to avoid situations that may result in leaks, spills, and other releases of pollutants in stormwater discharged to receiving waters.
- ii. Procedures for plainly labeling containers that could be susceptible to spillage or leakage to encourage proper handling and facilitate rapid response if spills or leaks occur;
- iii. Preventative measures such as barriers between material storage and traffic areas, secondary containment provisions, or procedures for material storage and handling;
- iv. Procedures for expeditiously stopping, containing, and cleaning up leaks, spills, and other releases. Employees who may cause, detect, or respond to a spill or leak must be trained in these procedures and have necessary spill response equipment available; and
- v. Procedures for notification of appropriate facility personnel, emergency response agencies, and regulatory agencies. Contact information must be in locations that are readily accessible and available.

## e. Erosion and Sediment Controls

The permittee must stabilize exposed areas and contain runoff using structural and/or non-structural control measures to minimize onsite erosion and sedimentation, and the resulting discharge of pollutants. Among other actions taken to meet this effluent limit, flow velocity dissipation devices must be placed at discharge locations and within outfall channels where necessary to minimize erosion and/or settle out pollutants.

## f. Management of Runoff

The permittee must divert, infiltrate, reuse, contain, or treat stormwater runoff, in a manner that minimizes pollutants in stormwater discharges from the site.

## g. Salt Storage Piles or Piles Containing Salt

The permittee must enclose or cover storage piles of salt, or piles containing salt, used for deicing or other commercial or industrial purposes, including maintenance of paved surfaces, and implement appropriate measures to minimize exposure resulting from adding to or removing materials from the pile.

#### h. Employee Training

The permittee must develop and implement a training program for employees. Training must be conducted at least **annually**, and must address the following, as applicable to the trainee's activities: the site-specific control measures used to achieve the permit effluent limits, components and goals of the SWMP, monitoring and inspection procedures, and other applicable requirements of the permit. At a minimum, the following individuals must be trained:

- i. Employee(s) overseeing implementation of, revising, and amending the SWMP.
- ii. Employee(s) performing installation, inspection, maintenance, and repair of control measures.
- iii. Employee(s) who work in areas of industrial activity subject to this permit.

iv. Employee(s) who conduct stormwater discharge monitoring required by this permit.

## i. Waste, Garbage and Floatable Debris

The permittee must minimize the discharge of waste, garbage, and floatable debris from the site by keeping exposed areas free of such materials or by intercepting them before they are discharged.

#### j. Dust Generation and Vehicle Tracking of Industrial Materials.

The permittee must minimize generation of dust and off-site tracking of raw, final, or waste materials.

### D. WHOLE EFFLUENT TOXICITY TESTING

1. Chronic WET Testing (Outfall 002)

#### a. General Chronic WET Testing and Reporting Requirements

The permittee shall conduct the chronic WET test using *Ceriodaphnia dubia and Pimephales promelas*, as a static renewal 7-day test using three separate grab samples. The permittee shall conduct each chronic WET test in accordance with the 40 CFR Part 136 methods described in <u>Short-term Methods for Estimating the</u> <u>Chronic Toxicity of Effluents and Receiving Water to Freshwater Organisms</u>, Fourth Edition, October 2002 (EPA-821-R-02-013) or the most current edition. The following specifications have been added to the chronic WET method:

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Use of the 0.01 alpha level - The permittee has requested use of the 0.01 alpha level, and therefore this alpha level shall be used for every WET test under this permit. The permittee is responsible for determining whether an increase in replicates within each individual test is needed to assure that the test meets the minimum sensitivity requirements. Chapter 2 of the <u>Method Guidance and</u> <u>Recommendations for Whole Effluent Toxicity (WET) Testing, EPA 821-B-00-004, USEPA, July 2000,</u> must be used to calculate and determine if the minimum significant difference (MSD) requirement has been met. If this requirement is not met, the test is considered invalid and retesting must be performed during the monitoring period. The permittee will be required to submit documentation showing that the appropriate number of replicates was used and that the proper MSD criterion has been met, with the WET information summary that is submitted to the Division with the WET test results.

*Ceriodaphnia* reproduction percentage - For the chronic *Ceriodaphnia dubia* test, the termination requirement shall be where 80% or more of the surviving control females having produced their third brood. If this requirement is not met, the test is considered invalid and retesting must be performed during the monitoring period. The permittee will be required to submit documentation showing that the appropriate number of the surviving control females have had their third brood with the WET information summary that is submitted to the Division with the WET test results.

The following minimum dilution series should be used: 0% effluent (control), 25%, 49%, 98%, 99%, and 100% effluent. If the permittee uses more dilutions than prescribed, and accelerated testing is to be performed, the same dilution series shall be used in the accelerated testing (if applicable) as was initially used in the failed test.

Tests shall be done at the frequency listed in Part I.C. Test results shall be reported along with the Discharge Monitoring Report (DMR) submitted for the end of the reporting period when the sample was taken. (i.e., WET testing results for the calendar quarter ending March 31 shall be reported with the DMR due April 28, etc.) The permittee shall submit all laboratory statistical summary sheets, summaries of the determination of a valid, invalid or inconclusive test, and copies of the chain of custody forms, along with the DMR for the reporting period.

If a test is considered invalid, the permittee is required to perform additional testing during the monitoring period to obtain a valid test result. Failure to obtain a valid test result during the monitoring period shall result in a violation of the permit for failure to monitor.

#### b. Violations of the Permit Limit, Failure of One Test Statistical Endpoint and Division Notification

A chronic WET test is considered a <u>violation</u> of a permit limitation when <u>both</u> the NOEC <u>and</u> the IC25, for the same sub-lethal endpoint are at any effluent concentration less than the IWC. This determination is made independently for each test species. The IWC for this permit has been determined to be **98**% effluent.

A chronic WET test is considered to have <u>failed one of the two statistical endpoints</u> when either the NOEC <u>or</u> the IC25 are at any effluent concentration less than the IWC. Simultaneous failure of both the NOEC and IC25 for both sub-lethal endpoints, when tests are performed on identical split samples, constitutes only a single violation of the Daily Maximum Effluent Limitation for Chronic WET specified in Part I.C of this permit. The IWC for this permit has been determined to be **98**% effluent.

In the event of a permit violation, <u>or</u> during a report only period when both the NOEC and the IC25 are at any effluent concentration less than the IWC, <u>or</u> when two consecutive reporting periods have resulted in failure of one of the two statistical endpoints (regardless of which statistical endpoints are failed), the permittee must provide written notification to the Division. Such notification should explain whether it was a violation or two consecutive failures of a single endpoint, and must indicate whether accelerated testing or a Toxicity Identification Evaluation or Toxicity Reduction Evaluation (TIE or TRE) is being performed, unless otherwise exempted, in writing, by the Division. Notification must be received by the Division within 14 calendar days of the permittee receiving notice of the WET testing results.

c. Automatic Compliance Response

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The permittee is responsible for implementing the automatic compliance response provisions of this permit when one of the following occurs:

- there is a violation of the permit limit (both the NOEC and the IC25 endpoints are less than the applicable IWC)
- during a report only period when both the NOEC and the IC25 are at any effluent concentration less than the IWC
- two consecutive monitoring periods have resulted in failure of one of the two statistical endpoints (either the IC25 or the NOEC), including during a report-only period. This determination is made independently for each test species.
- the permittee is otherwise informed by the Division that a compliance response is necessary.

When one of the above listed events occurs, the following automatic compliance response shall apply. The permittee shall either:

- conduct accelerated testing using the single species found to be more sensitive
- conduct a Toxicity Identification Evaluation (TIE) or a Toxicity Reduction Evaluation (TRE) investigation as described below.
- i. Accelerated Testing

If accelerated testing is being performed, testing will be at least once every two weeks for up to five tests, running only one test at a time, <u>using only the IC25 statistical endpoint to determine if the test passed or failed at the appropriate IWC</u>. Accelerated testing shall continue until; 1) two consecutive tests fail or three of five tests fail, in which case a pattern of toxicity has been demonstrated or 2) two consecutive tests pass or three of five tests pass, in which case no pattern of toxicity has been found. Note that the same dilution series should be used in the accelerated testing as was used in the initial test(s) that result in the accelerated testing requirement.

If accelerated testing is required due to failure of one statistical endpoint in two consecutive monitoring periods, and in both of those failures it was the NOEC endpoint that was failed, then the NOEC shall be the only statistical endpoint used to determine whether the accelerated testing passed or failed at the appropriate IWC. Note that the same dilution series should be used in the accelerated testing as was used in the initial test(s) that result in the accelerated testing requirement.

If no pattern of toxicity is found the toxicity episode is considered to be ended and routine testing is to resume. If a pattern of toxicity is found, a TIE/TRE investigation is to be performed. If a pattern of toxicity is not demonstrated but a significant level of erratic toxicity is found, the Division may require an increased frequency of routine monitoring or some other modified approach. The permittee shall provide written notification of the results within 14 calendar days of completion of the Pattern of Toxicity/No Toxicity demonstration.

## ii. Toxicity Identification Evaluation (TIE) or Toxicity Reduction Evaluation (TRE)

If a TIE or a TRE is being performed, the results of the investigation are to be received by the Division within 180 calendar days of the demonstration chronic WET in the routine test, as defined above, or if accelerated testing was performed, the date the pattern of toxicity is demonstrated. A status report is to be provided to the Division at the 60 and 120 calendar day points of the TIE or TRE investigation. The Division may extend the time frame for investigation where reasonable justification exists. A request for an extension must be made in writing and received prior to the 180 calendar day deadline. Such request must include a justification and supporting data for such an extension.

Under a TIE, the permittee may use the time for investigation to conduct a preliminary TIE (PTIE) or move directly into the TIE. A PTIE consists of a brief search for possible sources of WET, where a specific parameter(s) is reasonably suspected to have caused such toxicity, and could be identified more simply and cost effectively than a formal TIE. If the PTIE allows resolution of the WET incident, the TIE need not necessarily be conducted in its entirety. If, however, WET is not identified or resolved during the PTIE, the TIE must be conducted within the allowed 180 calendar day time frame.

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The Division recommends that the EPA guidance documents regarding TIEs be followed. If another method is to be used, this procedure should be submitted to the Division prior to initiating the TIE.

If the pollutant(s) causing toxicity is/are identified, and is/are controlled by a permit effluent limitation(s), this permit may be modified upon request to adjust permit requirements regarding the automatic compliance response.

If the pollutant(s) causing toxicity is/are identified, and is/are not controlled by a permit effluent limitation(s), the Division may develop limitations the parameter(s), and the permit may be reopened to include these limitations.

If the pollutant causing toxicity is not able to be identified, or is unable to be specifically identified, or is not able to be controlled by an effluent limit, the permittee will be required to perform either item 1 or item 2 below.

- Conduct an investigation which demonstrates actual instream aquatic life conditions upstream and downstream of the discharge, or identify, for Division approval, and conduct an alternative investigation which demonstrates the actual instream impact. This should include WET testing and chemical analyses of the ambient water. Depending on the results of the study, the permittee may also be required to identify the control program necessary to eliminate the toxicity and its cost. Data collected may be presented to the WQCC for consideration at the next appropriate triennial review of the stream standards;
- 2) Move to a TRE by identifying the necessary control program or activity and proceed with elimination of the toxicity so as to meet the WET effluent limit.

If toxicity spontaneously disappears in the midst of a TIE, the permittee shall notify the Division within 10 calendar days of such disappearance. The Division may require the permittee to conduct accelerated testing to demonstrate that no pattern of toxicity exists, or may amend the permit to require an increased frequency of WET testing for some period of time. If no pattern of toxicity is demonstrated through the accelerated testing or the increased monitoring frequency, the toxicity incident response will be closed and normal WET testing shall resume.

The control program developed during a TRE consists of the measures determined to be the most feasible to eliminate WET. This may happen through the identification of the toxicant(s) and then a control program aimed specifically at that toxicant(s) or through the identification of more general toxicant treatability processes. A control program is to be developed and submitted to the Division within 180 calendar days of beginning a TRE. Status reports on the TRE are to be provided to the Division at the 60 and 120 calendar day points of the TRE investigation.

If toxicity spontaneously disappears in the midst of a TRE, the permittee shall notify the Division within 10 calendar days of such disappearance. The Division may require the permittee to conduct accelerated testing to demonstrate that no pattern of toxicity exists, or may amend the permit to require an increased frequency for some period of time. If no pattern of toxicity is demonstrated through the accelerated testing or the increased monitoring frequency, the toxicity incident response will be closed and normal WET testing shall resume.

# d. Toxicity Reopener

This permit may be reopened and modified to include additional or modified numerical permit limitations, new or modified compliance response requirements, changes in the WET testing protocol, the addition of both acute and chronic WET requirements, or any other conditions related to the control of toxicants.

#### E. SPECIAL STUDIES AND ADDITIONAL MONITORING REQUIREMENTS

#### 1. <u>Temperature Monitoring Equipment</u>

The facility is required to install continuous temperature monitoring equipment by to comply with the temperature monitoring 'continuous' requirements listed Part I.C.

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Code	Event	Description	Due Date
04301	Install Temperature Meters	The permittee is to submit a document certifying that continuous temperature monitoring equipment has been installed and is operational.	July 31, 2021

All special studies must be submitted to the Division accompanied by a fully completed "Permit Narrative Conditions Form" available at <u>https://www.colorado.gov/pacific/cdphe/wq-permit-forms</u>.

# F. COMPLIANCE SCHEDULE(S)

1. <u>Activities to meet total recoverable aluminum, dissolved iron, total recoverable iron, dissolved manganese, potentially dissolved manganese, fluoride, and sulfate final limits (Outfall 002)</u>- In order to meet total recoverable aluminum, total recoverable arsenic, dissolved iron, total recoverable iron, dissolved manganese, potentially dissolved manganese, fluoride, and sulfate limitations, the following schedule are included in the permit.

Code	Event	Description	Due Date
43699	Facility Evaluation Plan	Submit a report that identifies treatment alternatives such that compliance with the final limitations may be attained.	2/28/22
00899	Implementation Schedule	Submit a progress report summarizing the progress in implementing the treatment alternatives such that compliance with the final limitations may be attained.	2/28/23
CS017	Achieve Final Compliance with Discharge Limits	Submit study results that show compliance has been attained with the final limitations.	2/29/24

2. <u>Activities to meet total recoverable arsenic final limit (Outfall 002</u>)- In order to meet the total recoverable arsenic limitation, the following schedule is included in the permit.

Code	Event	Description	Due Date
43699	Facility Evaluation Plan	Submit a report that identifies treatment alternatives such that compliance with the final limitations may be attained.	12/31/25
00899	Implementation Schedule	Submit a progress report summarizing the progress in implementing the treatment alternatives such that compliance with the final limitations may be attained.	12/31/26
CS017	Achieve Final Compliance with Discharge Limits	Submit study results that show compliance has been attained with the final limitations.	12/31/27

All documents required by this compliance schedule (except permit modification applications) must be submitted to the Division accompanied by a fully completed "Permit Narrative Conditions Form" available at https://www.colorado.gov/pacific/cdphe/wq-permit-forms.

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Regulation 61.8(3)(n)(i) states that a report shall be submitted to the Division no later than 14 calendar days following each date identified in the schedule of compliance. Consistent with 61.8(5)(b), the 14 days have already been incorporated into the above dates and therefore all reports are due on or before the date listed in the table.

# G. STORMWATER CONTROL MEASURES (Outfall 003)

All control measures used by the permittee to meet the effluent limitations contained in this permit must be selected, designed, installed, implemented, and maintained in accordance with good engineering hydrologic and pollution control, and the manufacturer's specifications, when applicable.

# 1. Installation and implementation specifications

Installation and implementation specifications for <u>each</u> control measure type used by the permittee to meet the effluent limitations contained in this permit must be retained with the SWMP (see STORMWATER MANAGEMENT PLAN section).

## 2. Maintenance of Control Measures and Associated Documentation

- a. The permittee must maintain all control measures used to achieve the effluent limits required by this permit in effective operating condition. For this permit, maintenance includes preventative and routine maintenance, modification, repair, replacement, or installation of new control measures. Observations resulting in maintenance activities can be made during a site inspection, or during general observations of site conditions.
- b. Corrective actions associated with maintaining control measures must be conducted with due diligence, as soon as possible after the need is discovered, to achieve the effluent limits required by this permit. The permittee must implement interim control measures to achieve the effluent limits required by this permit while performing maintenance of the primary control measure.
- c. The permittee shall document corrective actions associated with maintaining control measures, in accordance with the CORRECTIVE ACTIONS section of this permit, and shall revise the facility SWMP to reflect replacement or installation of new control measures in accordance with the STORMWATER MANAGEMENT PLAN section requirements.

#### H. STORMWATER INSPECTIONS (Outfall 003)

#### 1. Inspection Frequency and Personnel

The permittee shall conduct and document field inspections of all drainage areas contributing runoff to the outfalls referred to in this Part, as follows:

- a. Conduct at least **four** comprehensive stormwater inspections per year (i.e., one each calendar quarter). Inspections shall be conducted at least 20 days apart.
- b. Conduct a minimum of **one** (1) of the quarterly inspections during a runoff event, which for a rain event means during or within 24 hours after the end of a measureable storm event; and for a snowmelt event, means at a time when a measurable discharge occurs from the facility.
- c. The permittee shall ensure that inspections are conducted by qualified personnel.
- d. Adverse Weather Conditions: When adverse weather conditions prevent field inspections according to the required frequency, the permittee must document the basis for the failure to inspect, and maintain the documentation with the SWMP.

Adverse conditions are those that are dangerous or create inaccessibility for personnel, such as local flooding, high winds, winter weather, or electrical storms. Evidence to support this basis may include the dates that monitoring attempts were made; photographs; field notes and official weather data from a scientifically recognized organization, such as NOAA or the NWS, that establish site inaccessibility, etc.

## 2. Inspection Scope

Each inspection shall include:

- a. Observations made at stormwater sampling locations and areas where stormwater associated with industrial activity is discharged off-site; or discharged to waters of the state, or to a storm sewer system that drains to waters of the state.
- b. Observations for the presence of floating materials, visible oil sheen, discoloration, turbidity, odor, etc. in the stormwater discharge(s).
- c. Observations of the condition of and around stormwater outfalls, including flow dissipation measures to prevent scouring.
- d. Observations for the presence of illicit discharges or other non-permitted discharges such as domestic wastewater, noncontact cooling water, or process wastewater (including leachate).
- e. A verification that the descriptions of potential pollutant sources required under this permit are accurate.
- f. A verification that the site map in the SWMP reflects current conditions.
- g. An assessment of all control measures used to comply with the effluent limits contained in this permit, noting all of the following:
  - i. Effectiveness of control measures inspected.
  - ii. Locations of control measures that need maintenance or repair.
  - iii. Reason maintenance or repair is needed and a schedule for maintenance or repair.
  - iv. Locations where additional or different control measures are needed and the rationale for the additional or different control measures.

#### 3. Inspection Documentation

The permittee shall document the findings for each inspection in an inspection report or checklist, and keep the record onsite with the facility SWMP. The permittee shall ensure each inspection report documents the observations, verifications and assessments required in this section, and additionally includes:

- a. The inspection date and time;
- b. Locations inspected;
- c. Weather information and a description of any discharges occurring at the time of the inspection;
- d. A statement that, in the judgment of 1) the person conducting the site inspection, and 2) the person described in the REPORTING AND RECORDKEEPING section, the site is either in compliance or out of compliance with the terms and conditions of this permit, with respect to this section;
- e. A summary report and a schedule of implementation of the corrective actions that the permittee has taken or plans to take if the site inspection indicates that the site is out of compliance;
- f. Name, title, and signature of the person conducting site inspection; and the following statement: "I certify that this report is true, accurate, and complete, to the best of my knowledge and belief.";
- g. Certification and signature of the person described in REPORTING AND RECORDKEEPING, or a duly authorized representative of the facility thereof.

#### 4. Non-Compliance discovered during inspection

Any corrective action required as a result of a facility inspection must be performed consistent with the CORRECTIVE ACTIONS section of this permit, and retained with the SWMP.

# I. STORMWATER CORRECTIVE ACTIONS (Outfall 003)

### 1. Conditions that must be Eliminated

If any of the following conditions occur within the drainage areas associated with the referenced outfalls at the permitted facility (as identified by the permittee; the Division; or an EPA official, or local, or State entity), the permittee must review and revise the selection, design, installation, and implementation of facility control measures to ensure that the condition is eliminated and will not be repeated in the future:

- a. an unauthorized release or discharge (e.g., spill, leak, or discharge of non-stormwater not authorized by a CDPS permit) occurs;
- b. facility control measures are not stringent enough for the discharge to meet applicable water quality standards;
- c. modifications to the facility control measures are necessary to meet the practice-based effluent limits in this permit; or
- d. the permittee finds in a facility inspection, that facility control measures are not properly selected, designed, installed, operated or maintained.

## 2. Condition that Requires Review and Modification

If the following condition occurs, the permittee must review the selection, design, installation, and implementation of facility control measures to determine the appropriate modifications necessary to attain the effluent limits in this permit:

a. construction or a change in design, operation, or maintenance at the facility significantly changes the nature of pollutants discharged in stormwater from the facility, or significantly increases the quantity of pollutants discharged.

#### 3. Corrective Action Reports and Deadlines

The permittee must document discovery of any condition listed in this section, within **5 days** as described below, submit the documentation in an annual report as required in the REPORTING AND RECORDKEEPING section, and retain a copy onsite with the facility SWMP.

Within five (5) days of discovery of any condition listed in listed in this section, the permittee must document the following information:

- a. Identification of the condition triggering the need for corrective action review;
- b. Description of the problem identified;
- c. Date the problem was identified;
- d. Summary of corrective action taken or to be taken (or, for triggering events that require Review and Modification and the permittee determines that corrective action is not necessary, the basis for this determination);
- e. Notice of whether SWMP modifications are required as a result of this discovery or corrective action;
- f. Date corrective action initiated; and
- g. Date corrective action completed or expected to be completed.

#### 4. <u>Control measure modification</u>

Modification of any control measure as part of the corrective action required by the CORRECTIVE ACTIONS section must be performed consistent with the CONTROL MEASURES section of this permit.

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## J. STORMWATER MANAGEMENT PLAN (SWMP) (Outfall 003)

#### 1. General SWMP Requirements

The following administrative requirements apply to the SWMP written to address <u>all drainage areas contributing</u> <u>runoff to the outfalls referred to in this Part</u>. The permittee shall modify a facility SWMP to comply with the requirements of this permit within 90 days of the effective date of this permit.

- a. <u>SWMP requirement</u>: The permittee must develop, implement, and maintain a SWMP. The SWMP shall be prepared in accordance with good engineering, hydrologic and pollution control practices (the SWMP need not be prepared by a registered engineer). The permittee must modify the SWMP to reflect current site conditions.
- b. <u>Submission</u>: The permittee must submit the SWMP to the division if requested.
- c. <u>Signatory Requirements</u>: The permittee must sign the SWMP in accordance with the Part II.K of this permit; this requirement applies to the original SWMP prepared for the facility, **and** each time the permittee modifies a SWMP.
- d. <u>Permit Retention</u>: The permittee must maintain a copy of this permit with the SWMP.
- e. <u>SWMP Retention</u>: The permittee must retain a copy of the SWMP at the facility unless another location, specified by the permittee, is approved by the Division.
- f. <u>Consistency with Other Plans</u>: The permittee may incorporate, by reference, applicable portions of plans prepared for other purposes at their facility. Plans or portions of plans incorporated by reference into a SWMP become enforceable requirements of this permit and must be available along with the SWMP.
- g. Required SWMP Modifications:
  - i. Division initiated:
    - a) The permittee must modify the SWMP when notified by the division that it does not meet one or more of the requirements of this permit. Unless otherwise provided by the division, the permittee shall have 30 days after notification to make the necessary changes to the SWMP and implement them.
    - b) The division may require the permittee to submit the modified SWMP to the division.
    - c) If the division determines that the permittee's stormwater discharges do not, or may not, achieve the effluent limits required by this permit, the division may require the permittee, within a specified time period, to develop and implement a supplemental control measure action plan, which describes additional SWMP modifications to adequately address the identified water quality concerns.
  - ii. Permittee initiated:
    - a) The permittee must modify the SWMP whenever necessary to address any of the triggering conditions for corrective action in the CORRECTIVE ACTIONS section to ensure that they do not reoccur.
    - b) The permittee must modify the SWMP whenever there is a change in design, construction, operation, or maintenance at the facility that significantly changes the nature of pollutants discharged in stormwater from the facility, significantly increases the quantity of pollutants discharged, or that requires the permittee to implement new or modified control measures.
    - c) The SWMP modifications may include a schedule for control measure design and implementation, provided that interim control measures needed to comply with the permit are documented in the SWMP and implemented during the design period.
    - d) The permittee must make all SWMP modifications prior to changes in site conditions; or for changes in response to site conditions, as soon as practicable, but in no case more than 72 hours after the changes(s) in the field.
- 2. Specific SWMP Requirements

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The SWMP shall contain the elements described in this section for all drainage areas contributing runoff to the outfalls referred to in this Part.

- a. <u>SWMP Administrator</u>: The SWMP shall identify a specific individual(s) by name or by title whose responsibilities include: SWMP development, implementation, maintenance, and modification.
- b. Facility Description: The facility description shall include:
  - i. A narrative description of the industrial activities conducted at the facility;
  - ii. The total size of the facility property in acres;
  - iii. The general layout of the facility including buildings and storage of raw materials, and the flow of goods and materials through the facility.
- c. <u>Facility Map</u>: The SWMP shall include a legible site map(s), showing the entire facility, and vicinity as appropriate, identifying:
  - i. The boundary of the mining and processing operation.
  - ii. The location of the facility in relation to surface waters that receive industrial stormwater discharges from the facility (including the name of the surface water; if the name is not known, indicate that on the map); a separate vicinity map may be necessary to comply with this requirement;
  - iii. Location of significant impervious surfaces within the facility property boundaries, including paved areas and buildings;
  - iv. The locations of all facility stormwater conveyances including ditches, pipes, and swales;
  - v. The locations of stormwater inlets and outfalls, with the identification code for each outfall (e.g., Outfall 001), and an approximate outline of the areas draining to each outfall;
  - vi. Directions of stormwater flow indicated by arrows;
  - vii. The areas where mining and processing activities are currently or have previously been conducted, where such activities are exposed to precipitation. This includes all areas of soil disturbance and reclamation/revegetation.
  - viii. Locations of all pollutant sources (actual or potential) associated with specific industrial activities as identified in the <u>Facility Inventory and Assessment of Pollutant Sources</u> below;
  - ix. Location of all structural and applicable non-structural control measures used to meet the effluent limits required by this permit;
  - x. Locations where significant spills or leaks identified below have occurred;
  - xi. Locations of all stormwater monitoring points applicable to the facility;
  - xii. Locations and sources of run-on to the facility from adjacent property that contains significant quantities of pollutants.
- d. <u>Facility Inventory and Assessment of Pollutant Sources</u>: The facility inventory and assessment shall include the following:
  - i. Inventory of facility activities and equipment

The inventory shall identify all areas (except interior areas that are not exposed to precipitation) associated with industrial activities that have been, or may potentially be, sources of pollutants, that contribute, or have the potential to contribute, any pollutants to stormwater, including but not limited to the following:

- a) Loading and unloading of materials, including solids and liquids.
- b) Outdoor storage of materials or products, including solids and liquids, to include areas used for storage or disposal of overburden, materials, soils or wastes; and fertilizer or chemical storage areas.
- c) Outdoor manufacturing and processing, to include areas used for milling and processing.
- d) On-site dust or particulate generating processes, including dust collection devices and vents.
- e) On-site waste treatment, storage, or disposal, including waste ponds and solid waste management units.
- f) Vehicle and equipment fueling, maintenance, and/or cleaning (includes washing).
- g) Immediate access roads and rail lines used or traveled by carriers of raw materials, manufactured products, waste material, or by-products used or created by the facility.

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- h) Roofs or other surfaces exposed to air emissions from a manufacturing building or a process area, including vents and stacks from metal processing and similar operations.
- i) Roofs and associated surfaces composed of galvanized materials that may be mobilized by stormwater (e.g., roofs, ducts, heating/air conditioning equipment, gutters and downspouts).

### ii. Inventory of materials

The inventory shall list materials that contribute, or have the potential to contribute, pollutants to stormwater, including but not limited to the following:

- a) The types of materials handled at the facility that may be exposed to precipitation or runoff and could result in stormwater pollution.
- b) The types of materials handled at the facility that may leak or spill, and be exposed to precipitation or runoff and result in stormwater pollution.
- c) A narrative description of any potential sources of pollutants from past activities, materials and spills that could contribute pollutants to stormwater discharges, and the corresponding outfall(s) that would be affected by such spills and leaks. The description shall include the method and location of any on-site storage or disposal; and documentation of all significant spills and leaks of oil or toxic or hazardous pollutants that occurred at exposed areas, or that drained to a stormwater conveyance, in the 3 years prior to the SWMP preparation date.

## iii. Assessment of potential pollutant sources

The assessment of potential pollutant sources shall provide a short narrative or tabulation describing the potential of a pollutant to be present in stormwater discharges for <u>each</u> facility activity, equipment and material identified above. The permittee shall update this narrative when data become available to verify the presence or absence of these pollutants.

- e. <u>Description of Control Measures</u>
  - The permittee shall document the location and type of each non-structural and structural control measure implemented at the facility to achieve meet the effluent limitations contained in this permit. Documentation must include those control measures implemented for stormwater run-on that commingles with any discharges covered under this permit.
  - ii. Installation and implementation specifications for each control measure used by the permittee to meet the effluent limitations contained in this permit must be retained with the SWMP.
- f. <u>Additional Control Measure Requirements</u>: The permittee shall document the schedules, procedures, and evaluation results for the following subset of practice-based effluent limitations (see EFFLUENT LIMITATIONS AND MONITORING REQUIREMENTS section).
  - i. Good Housekeeping A schedule for regular pickup and disposal of waste materials, along with routine inspections for leaks and conditions of drums, tanks and containers.
  - ii. Maintenance Preventative maintenance schedules for industrial equipment and systems; control measures; and any back-up practices in place should a runoff event occur while a control measure is off-line.
  - iii. Spill Prevention and Response Procedures Procedures for preventing, responding to, and reporting spills and leaks. The permittee may reference other plans (e.g., a Spill Prevention Control and Countermeasure (SPCC) plan) otherwise required by a permit for the facility, provided that a copy of the other plan is kept onsite with the SWMP, and made available for review consistent with SWMP Requirements.
  - iv. Employee Training A schedule for all types of training required by this permit, content of the training, and log of the dates on which specific employees received training.
  - v. Non-Stormwater Discharges Documentation of the stormwater conveyance system evaluation for the presence of non-stormwater discharges not authorized in this permit, and the elimination of all unauthorized discharges. Documentation of the evaluation must include:

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- a) The date of any evaluation;
- b) A description of the evaluation criteria used;
- c) A list of the outfalls or onsite drainage points that were directly observed during the evaluation;
- d) The different types of non-stormwater discharge(s) and source locations; and
- e) The action(s) taken, such as a list of control measures used to eliminate unauthorized discharge(s), if any were identified.
- g. <u>Inspection Procedures and Documentation</u>: The permittee shall document inspection procedures, and maintain such procedures and other documentation with the SWMP, as follows:
  - i. The permittee shall document procedures for performing the facility inspections required of the permit (see INSPECTIONS). Procedures must identify:
    - a) Person(s) or positions of person(s) responsible for inspection;
    - b) Schedules for conducting inspections; and
    - c) Specific items to be covered by the inspection, including inspection schedules for specific outfalls.
  - ii. The permittee shall maintain inspection documentation with the SWMP as required by this permit.
- h. <u>Corrective Action Documentation</u>: The permittee must maintain a copy of all corrective actions documentation for actions taken consistent with of this permit (see CORRECTIVE ACTIONS section) with the facility SWMP.

#### K. PERMIT SPECIFIC MONITORING AND SAMPLING REQUIREMENTS

#### 1. <u>Representative Sampling</u>

Samples and measurements taken for the respective identified monitoring points as required herein shall be representative of the volume and nature of the monitored discharge. All samples shall be taken at the monitoring points specified in this permit and, unless otherwise specified, before the effluent joins or is diluted by any other wastestream, body of water, or substance. Monitoring points shall not be changed without notification to and approval by the Division.

#### 2. Influent and Effluent Sampling Points

Influent (if required) and effluent sampling points shall be so designed or modified so that: 1) a sample of the influent can be obtained after preliminary treatment and prior to primary or biological treatment and 2) a sample of the effluent can be obtained at a point after the final treatment process and prior to discharge to state waters. The permittee shall provide access to the Division to sample at these points.

## 3. Analytical and Sampling Methods for Monitoring and Reporting

The permittee shall install, calibrate, use and maintain monitoring methods and equipment, including biological and indicated pollutant monitoring methods. All sampling shall be performed by the permittee according to specified methods in 40 C.F.R. Part 136; methods approved by EPA pursuant to 40 C.F.R. Part 136; or methods approved by the division in the absence of a method specified in or approved pursuant to 40 C.F.R. Part 136.

The permittee may use an equivalent and acceptable alternative to an EPA-approved method without EPA review where the requirements of 40 CFR Part 136.6 are met and documented. The permittee may use an Alternative Test Procedure (ATP). An ATP is defined as a way in which an analyte is identified and quantified that is reviewed and approved by EPA in accordance with 40 CFR Part 136.4 for nationwide use, or a modification to a 40 CFR 136 approved method that is reviewed and approved by EPA in accordance with 40 cFR Part 136.4 in accordance with 40 CFR Part 136.5 for limited use.

- a. The permittee must select a test procedure that is "sufficiently sensitive" for all monitoring conducted in accordance with this permit.
- b. The PQLs for specific parameters are listed in tables.

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- c. If the permit contains an interim effluent limitation (a limit is report until such time as a numeric effluent limit becomes effective) for a parameter, the final numeric effluent limit shall be considered the AWQC for the purpose of determining whether a test method is sufficiently sensitive.
- d. When the analytical method which complies with the above requirements has an ML greater than the permit limit, and the permittee's analytical result is less than the ML, the permittee shall report "BDL" on the DMR. Such reports will not be considered as violations of the permit limit, as long as the method is sufficiently sensitive. For parameters that have a report only limitation, and the permittee's analytical result is less than the ML, (where X = the ML) "< X" shall be reported on the DMR.
- e. In the calculation of average concentrations (i.e. 7- day, 30-day average, 2-year rolling average) any individual analytical result that is less than the ML shall be considered to be zero for the calculation purposes. When reporting:

If all individual analytical results are less than the ML, the permittee shall report either "BDL" or "<X" (where X = the ML), following the guidance above.

If one or more individual results is greater than the ML, an average shall be calculated and reported. Note that it does not matter if the final calculated average is greater or less than the ML, it must be reported as a value.

Parameter	Reporting Units	PQL	Parameter	Reporting Units	PQL
Aluminum	µg/L¹	15	Ammonia Nitrogen	mg/L <sup>2</sup> N	0.2
Antimony	µg/L	2	Nitrate+Nitrite Nitrogen	mg/L N	0.1
Arsenic	µg/L	1	Nitrate Nitrogen	mg/L N	0.1
Barium	µg/L	1	Nitrite Nitrogen	mg/L N	0.05
Beryllium	µg/L	2	Total Kjeldahl Nitrogen	mg/L N	0.5
Boron	µg/L	20	Total Nitrogen	mg/L N	0.5
Cadmium	µg/L	0.5	Total Inorganic Nitrogen	mg/L N	0.2
Calcium	µg/L	120	Phosphorus	mg/L P	0.05 <sup>3</sup>
Chromium	µg/L	20	BOD/CBOD	mg/L	2
Chromium, Trivalent	µg/L		Chloride	mg/L	2
Chromium, Hexavalent	µg/L	20 <sup>3, 4</sup>	Total Residual Chlorine, DPD	mg/L	0.5
Copper	µg/L	2	Total Residual Chlorine, Amperiometric	mg/L	0.05
Iron	µg/L	20 <sup>3</sup>	Cyanide	µg/L	10 <sup>3</sup>
Lead	µg/L	0.5	Fluoride	mg/L	0.5
Magnesium	µg/L	35	Phenols	µg/L	30
Manganese	µg/L	2	Sulfate	mg/L	2
Mercury	µg/L	0.2 <sup>3</sup>	Sulfide	$mg/LH_2S$	0.1
Mercury, Low Level	µg/L	0.002	Total Dissolved Solids (TDS)	mg/L	10
Molybdenum	µg/L	0.5	Total Suspended Solids (TSS)	mg/L	5
Nickel	µg/L	1	Radium-226	pCi/L	1

#### Table: Practical quantitation limits - Metals, inorganics, nutrients, radiological parameters, and nonylphenol

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Parameter	Reporting Units	PQL	Parameter	Reporting Units	PQL
Selenium	µg/L	1 <sup>3</sup>	Radium-228	pCi/L	1
Silver	µg/L	0.5	Uranium	µg/L	1
Sodium	µg/L	150	Nonylphenol,	µg/L	10
Thallium	µg/L	0.5	ASTM D7065		
Zinc	µg/L	10			

 $^{1}\mu g/L = micrograms per liter$ 

<sup>2</sup> mg/L = milligrams per liter

<sup>3</sup> PQL established based on parameter specific evaluation

<sup>4</sup> For hexavalent chromium, samples must be unacidified so dissolved concentrations will be measured rather than potentially dissolved concentrations.

#### 4. Flow Measuring Device

If not already a part of the permitted facility, within ninety (90) days after the effective date of the permit, a flow measuring device shall be installed to give representative values of effluent quantities at the respective discharge points. Unless specifically exempted, or modified in the EFFLUENT LIMITATIONS AND MONITORING REQUIREMENTS section, a flow measuring device will be applicable at all designated discharge points.

At the request of the Division, the permittee shall show proof of the accuracy of any flow-measuring device used in obtaining data submitted in the monitoring report. The flow-measuring device must indicate values within ten (10) percent of the actual flow being measured.

### 5. Adverse Weather Conditions

When adverse weather conditions prevent sample collection according to the relevant monitoring schedule, the permittee must take a substitute sample, as possible, during the remaining monitoring period; for stormwater, the permittee must take a substitute sample during the next qualifying storm event. Adverse conditions are those that are dangerous or create inaccessibility for personnel, such as local flooding, high winds, winter weather, or electrical storms.

Adverse weather does not exempt the permittee from having to file timely DMRs. The permittee must report any failure to monitor, including the basis for not sampling during the usual reporting period. Evidence to support this basis may include the dates that monitoring attempts were made; photographs; field notes and official weather data from a scientifically recognized organization, such as NOAA or the NWS, that establish site inaccessibility, etc.

# L. PERMIT SPECIFIC REPORTING AND RECORDKEEPING

#### 1. Routine Reporting of Data- Discharge Monitoring Report

The permittee shall report the data gathered in compliance with this permit on a **monthly** basis. Reporting of all data gathered shall comply with the requirements of this part and Part II of this permit.

Monitoring results shall be summarized for each calendar month via the division's NetDMR service unless a waiver is granted in compliance with 40 CFR 127. If a waiver is granted, monitoring results shall be reported on division approved discharge monitoring report (DMR) forms (EPA form 3320-1).

#### Reporting No Discharge:

If no discharge occurs during the reporting period, a DMR must still be submitted. However, "No Discharge" shall be reported on the DMR.

When submitting monitoring results via NetDMR, the Copy of Record shall reflect that the DMR was signed and submitted no later than the 28<sup>th</sup> day of the month following the reporting period. If submitting DMRs by mail, which is only allowed if a waiver has been granted, one copy of the DMR form shall be mailed to the division at the address provided below, so that the DMR is received no later than the 28th day of the month following the reporting period.

If mailing, the original signed copy of each DMR shall be submitted to the division at the following address:

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Colorado Department of Public Health and Environment Water Quality Control Division WQCD-P-B2 4300 Cherry Creek Drive South Denver, Colorado 80246-1530

The Discharge Monitoring Report paper and electronic forms shall be filled out accurately and completely in accordance with the requirements of this permit and the instructions on the forms; and signed by an authorized person as identified in Part II.K.

# 2. Additional Stormwater- specific requirements (Outfall 003)

a. <u>Annual Report:</u>

ICIS Code	Description	Due date	Frequency
00308	The permittee shall submit an annual report to the division for the reporting period January 1 through December 31	March 1	Annual (5)

- i. The Annual Report shall include:
  - Name of permittee, address, phone number
  - Permit certification number
  - Facility name and physical address
  - Contact person name, title, and phone number
  - Summary of inspection dates
  - Corrective action documentation as required in the CORRECTIVE ACTON section and status of any outstanding corrective action(s).
- ii. The signed copy of each annual report shall be submitted to the Division at the address below, and a copy maintained with the SWMP.

Attn: Annual Report Colorado Department of Public Health and Environment Water Quality Control Division WQCD-P-B2 4300 Cherry Creek Drive South Denver, Colorado 80246-1530

b. <u>SWMP Records</u>: The permittee shall retain copies of the facility SWMP, including any modifications made during the term of this permit, documentation related to corrective actions taken, all reports and certifications required by this permit, monitoring data, and records of all data used to complete the application to be covered by this permit, for a period of at least 3 years from the date that coverage under this permit expires or is terminated.

# M. OTHER TERMS AND CONDITIONS

All dischargers must comply with the lawful requirements of counties, drainage districts and other state or local agencies regarding any discharges of stormwater to storm drain systems or other water courses under their jurisdiction.

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# PART II

Part II contains standard conditions required by federal regulation to be included in all NPDES permits (see 40 C.F.R. 122.41). Part I contains permit specific requirements. To the extent that Part I conflicts with the standard terms and conditions of Part II, the requirements of Part I shall control.

# A. DUTY TO COMPLY

1. The permittee must comply with all conditions of this permit. Any permit noncompliance constitutes a violation of the Colorado Water Quality Control Act and is grounds for: 1) enforcement action; 2) permit termination, revocation and reissuance, or modification; or 3) denial of a permit renewal application.

# 2. Federal Enforcement:

- a. 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 (see 40 CFR 122.2) 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.
- b. 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. 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 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.
- c. 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

If the permittee plans to continue an activity regulated by this permit after the expiration date of this permit, the permittee must submit a permit application at least 180 days before this permit expires as required by Regulations 61.4 and 61.10.

# C. NEED TO HALT OR REDUCE ACTIVITY NOT A DEFENSE

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.

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# D. DUTY TO MITIGATE

The permittee must 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

The permittee must at all times properly operate and maintain all facilities and systems of treatment and control (and related appurtenances) that 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 backup 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 this permit. See 40 C.F.R. §122.41(e).

## F. PERMIT ACTIONS

This permit may be modified, revoked and reissued, or terminated for cause. The filing of a request for a permit modification, revocation and reissuance, or termination, or a notification of planned changes or anticipated noncompliance does not stay any permit condition. Any request for modification, revocation, reissuance, or termination under this permit must comply with all terms and conditions of Regulation 61.8(8). See also 40 C.F.R. § 122.41(f).

# G. PROPERTY RIGHTS

In accordance with 40 CFR §122.41(g) and Regulation 61.8(9):

- 1. The issuance of a permit does not convey any property or water rights in either real or personal property, or stream flows or any exclusive privilege.
- 2. The issuance of a permit does not authorize any injury to person or property or any invasion of personal rights, nor does it authorize the infringement of federal, state, or local laws or regulations.
- 3. Except for any toxic effluent standard or prohibition imposed under Section 307 of the Clean Water Act or any standard for sewage sludge use or disposal under Section 405(d) of the Federal act, compliance with a permit during its term constitutes compliance, for purposes of enforcement, with Sections 301, 302, 306, 318, 403, and 405(a) and (b) of the Clean Water Act. However, a permit may be modified, revoked and reissued, or terminated during its term for cause as set forth in Section 61.8(8) of the Colorado Discharge Permit System Regulations. See 61.8(9)(c).

#### H. DUTY TO PROVIDE INFORMATION

The permittee shall furnish to the Division, within a reasonable time, any information which the Division 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 Division, upon request, copies of records required to be kept by this permit in accordance with 40 C.F.R. §122.41(h) and/or Regulation 61.8(3)(q).

#### I. INSPECTION AND ENTRY

The permittee shall allow the Division and the authorized representative, including U.S. EPA, and/or their authorized representatives (including an authorized contractor acting as their representative), upon the presentation of credentials as required by law, to conduct inspections in accordance with 40 C.F.R. §122.41(i), Regulation 61.8(3), and Regulation 61.8(4):

- 1. To enter upon the permittee's premises where a regulated facility or activity is located or conducted in which any records are required to be kept under the terms and conditions of this permit;
- 2. At reasonable times to have access to and copy any records required to be kept under the terms and conditions of this permit and to inspect any facilities, equipment (including monitoring and control equipment), practices, operations or monitoring method regulated or required in the permit;
- 3. To enter upon the permittee's premises in a reasonable manner and at a reasonable time to inspect or investigate, any actual, suspected, or potential source of water pollution, or to ascertain compliance or noncompliance with the Colorado Water Quality Control Act or any other applicable state or federal statute or regulation or any order promulgated by the Division, 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

- 1. Samples and measurements taken for the purpose of monitoring must be representative of the volume and nature of the monitored activity. See 40 C.F.R. § 122.41(j)(1).
- 2. Monitoring must be conducted according to test procedures approved under 40 C.F.R. part 136 for the analyses of pollutants unless another method is required under 40 C.F.R. subchapters N or O. In the case of pollutants for which there are no approved methods under 40 C.F.R. part 136 or otherwise required under 40 C.F.R. subchapters N or O, monitoring must be conducted according to a test procedure specified in this permit for such pollutants. See 40 C.F.R. § 122.41(j)(4); 122.44(i)(1)(iv)(A).
- 3. 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 of retention shall be extended during the course of any unresolved litigation regarding the discharge of pollutants by the permittee or when requested by the Division or Regional Administrator.
- 4. Records of monitoring information must include:
  - a. The date, exact place, and time of sampling or measurements;
  - b. The individual(s) who performed the sampling or measurements;
  - c. The date(s) analyses were performed
  - d. The individual(s) who performed the analyses;
  - e. The analytical techniques or methods used; and
  - f. The results of such analyses.
- 5. The permittee shall install, calibrate, use and maintain monitoring methods and equipment, including biological and indicated pollutant monitoring methods. See Regulation 61.8(4)(b)(iii). All sampling shall be performed by the permittee according to sufficiently sensitive test procedures required by 40 C.F.R. 122.44(i)(1)(iv) or methods approved by the Division, in the absence of a method specified in or approved pursuant to 40 C.F.R. Part 136.
- 6. The CWA 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 REQUIREMENTS

- 1. Authorization to Sign: All documents required to be submitted to the Division by the permit must be signed in accordance with 40 CFR §122.22, Regulation 61.4, and the following criteria:
  - a. For a corporation: By a responsible corporate officer. For the purpose of this subsection, a responsible corporate officer means: (i) a president, treasurer, or vice president of the corporation in charge of a principal business function, or any other person who performs similar policy- or decision-making functions for the corporation, or (ii) the manager of one or more manufacturing, production, or operating facilities, provided, the manager is authorized to make management decisions which govern the operation of the regulated facility including having the explicit or implicit duty of making major capital investment recommendations, and initiating and directing other comprehensive measures to assure long term environmental compliance with environmental laws and regulations; the manager can ensure that the necessary systems are established or actions taken to gather complete and accurate

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information for permit application requirements; and where authority to sign documents has been assigned or delegated to the manager in accordance with corporate procedures.

- b. For a partnership or sole proprietorship: By a general partner or the proprietor, respectively; or
- c. For a municipality, state, federal, or other public agency: By either a principal executive officer or ranking elected official. For purposes of this subsection, a principal executive officer of a federal agency includes (i) the chief or principal executive officer of the agency, or (ii) a senior executive officer having responsibility for the overall operations of a principal geographic unit of the agency. (e.g., Regional Administrator of EPA). For purposes of this section, a principal executive officer has responsibility for the overall operation of the facility from which the discharge originates.
- d. By a duly authorized representative in accordance with 40 C.F.R. 122.22(b), only if:
  - i. the authorization is made in writing by a person described in Part II.K.1.a, b, or c above;
  - ii. The authorization specifies either an individual or a position having responsibility for the overall operation of the regulated facility or activity such as the position of plant manager, operator of a well or a well field, superintendent, position of equivalent responsibility, or an individual or position having overall responsibility for environmental matters for the company. (A duly authorized representative may thus be either a named individual or any individual occupying a named position); and,
  - iii. The written authorization is submitted to the Division.
- 2. Any person(s) signing documents required for submittal to the Division must make the following certification: "I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations."
- 3. 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. See 40 C.F.R. §122.41(k)(2).

# L. REPORTING REQUIREMENTS

- 1. Planned Changes: The permittee shall give advance notice to the Division, in writing, of any planned physical alterations or additions to the permitted facility in accordance with 40 CFR §122.41(l) and Regulation 61.8(5)(a) and Part II.O. of this permit. Notice is required only when:
  - a. The alteration or addition to a permitted facility may meet one of the criteria for determining whether a facility is a new source in 40 CFR §122.29(b); or
  - b. 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 40 CFR §122.41(a)(1).
  - c. 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. See 40 C.F.R. §122.41(l)(1)(iii).
- 2. Anticipated Non-Compliance: The permittee shall give advance notice to the Division, in writing, of any planned changes in the permitted facility or activity that may result in noncompliance with permit requirements. The timing of notification requirements differs based on the type of non-compliance as described below.

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- 3. Transfer of Ownership or Control: The permittee shall notify the Division, in writing, thirty (30) calendar days in advance of a proposed transfer of the permit. This permit is not transferable to any person except after notice to the Division. The Division 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 Regulation 61.8(6); 40 C.F.R. §§ 122.41(l)(iii) and 122.61.
- 4. Monitoring reports: Monitoring results must be reported at the intervals specified in this permit.
  - a. If the permittee monitors any pollutant at the approved monitoring locations listed in Part I more frequently than that required by this 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 Division. See 40 CFR 122.41(l)(4).
  - b. Calculations for all limitations which require averaging of measurements shall utilize an arithmetic mean unless otherwise specified by the Division in the permit.
- 5. Submission of Discharge Monitoring Reports (DMRs): DMRs shall be submitted electronically through NetDMR system unless the permittee requests and is granted a waiver of the electronic reporting requirement by the Division pursuant to Regulation 61.8(4)(d).
- 6. Compliance Schedules: Reports of compliance or noncompliance with, or any progress reports on, interim and final requirements contained in any compliance schedule in the permit, shall be submitted on or before the date listed in the compliance schedule section. The fourteen (14) calendar day provision in Regulation 61.8(4)(n)(i) has been incorporated into the due date.
- 7. Twenty-four hour reporting:
  - a. In addition to the reports required elsewhere in this permit, the permittee shall report the following circumstances orally within twenty-four (24) hours from the time the permittee becomes aware of the circumstances, and shall mail to the Division a written report containing the information requested within five (5) working days after becoming aware of the following circumstances:
    - i. Circumstances leading to any noncompliance which may endanger health or the environment regardless of the cause of the incident;
    - ii. Circumstances leading to any unanticipated bypass which exceeds any effluent limitations in the permit;
    - iii. Circumstances leading to any upset which causes an exceedance of any effluent limitation in the permit; or
    - iv. Daily maximum violations for any of the pollutants limited by Part I.A of this permit as specified in Part III of this permit. This includes any toxic pollutant or hazardous substance or any pollutant specifically identified as the method to control any toxic pollutant or hazardous substance.
  - b. The report 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.
  - c. For noncompliance events related to combined sewer overflows, sanitary sewer overflows, or bypass events, these reports must include the data described above (with the exception of time of discovery) as well as the type of event (combined sewer overflows, sanitary sewer overflows, or bypass events), type of sewer overflow structure (e.g., manhole, combine sewer overflow outfall), discharge volumes untreated by the treatment works treating domestic sewage, types of human health and environmental impacts of the sewer overflow event, and whether the noncompliance was related to wet weather. See 40 CFR 122.41(l)(6)(i).
    - As of December 21, 2020 all reports related to combined sewer overflows, sanitary sewer overflows, or bypass events submitted in compliance with this section must be submitted electronically by the permittee to the Director or initial recipient, as defined in 40 CFR 127.2(b), in compliance with 40 CFR part 3 (including, in all cases, subpart D to part 3), \$ 122.22, and 40 CFR part 127. See 40 CFR 122.41(l)(6)(i).

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8. Other non-compliance: A permittee must report all instances of noncompliance at the time monitoring reports are due. These reports may be submitted annually in accordance with Regulation 61.8(4)(p) and/or 61.8(5)(f), but may be submitted at a more frequent interval.

# M. BYPASS

- 1. Definitions:
  - a. "Bypass" means the intentional diversion of waste streams from any portion of a treatment facility in accordance with 40 CFR §122.41(m)(1)(i) and/or Regulation 61.2(12).
  - 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. See 40 CFR §122.41(m)(1)(ii).
- 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 40 CFR 122.41(m)(3) and (m)(4). See 40 CFR §122.41(m)(2).
- 3. Notice of bypass:
  - Anticipated bypass. If the permittee knows in advance of the need for a bypass, the permittee shall submit prior notice, if possible, at least ten (10) days before the date of the bypass. See 40 CFR §122.41(m)(3)(i) and/or Regulation 61.9(5)(c).
  - b. Unanticipated bypass. You must submit notice of an unanticipated bypass as required in Part II.L.7. See also 40 CFR §122.41(m)(3)(ii).
- 4. Prohibition of Bypass: Bypasses are prohibited and the Division may take enforcement action against the permittee for bypass, unless:
  - a. the bypass is 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 backup 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. Proper notices were submitted to the Division.
    - i. The Division may approve an anticipated bypass, after considering its adverse effects, if the Division determines that it will meet the three conditions listed.

# N. UPSET

- Definition: "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 preventative maintenance, or careless or improper operation. See 40 CFR §122.41(n). and Regulation 61.2(113),
- 2. Effect of an upset: An upset constitutes an affirmative defense to an action brought for noncompliance with permit effluent limitations if the requirements of section 3 are met. A determination made during administrative review of claims that noncompliance was caused by upset is final administrative action subject to judicial review in accordance with Regulation 61.8(3)(j).

\*\*special note:\*\* this provision is consistent with the definition of "Upset" as codified in Regulation 61.2(114). However, the Colorado regulatory definition of upset is less stringent than the federal code of regulations, which restricts the use of an upset defense to noncompliance with technology-based permit effluent limitations only. Colorado's regulatory definition of upset is less stringent than the requirements of the federal Clean Water Act.

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- 3. Conditions necessary for demonstration of an Upset: A permittee who wishes to establish the affirmative defense of upset shall demonstrate through properly signed contemporaneous operating logs, or other relevant evidence that:
  - a. an upset occurred and the permittee can identify the cause(s) of the upset;
  - b. the permitted facility was at the time being properly maintained; and
  - c. the permittee submitted notice of the upset as required in Part II.L.7 (24-hour notice); and
  - d. The permittee complied with any remedial measure necessary 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. See also 40 C.F.R. 122.41(n)(3)(i)-(iv).

\*\*special note:\*\* this provision is consistent with the definition of "Conditions necessary for demonstration of upset" as codified in Regulation 61.8(3)(j)(ii). However, the Colorado regulatory definition of upset is less stringent than the federal code of regulations, which restricts the use of an upset defense to demonstrate that a facility was properly <u>operated and maintained</u>. Colorado's regulatory definition of "Conditions necessary for demonstration of upset" is less stringent than the requirements of the federal Clean Water Act.

- 4. In addition to the demonstration required above, a permittee who wishes to establish the affirmative defense of upset for a violation of effluent limitations based upon water quality standards shall also demonstrate through monitoring, modeling or other methods that the relevant standards were achieved in the receiving water.
- 5. Burden of Proof: In any enforcement proceeding, the permittee seeking to establish the occurrence of an upset has the burden of proof.

# **O. REOPENER CLAUSE**

Procedures for modification or revocation. Permit modification or revocation of this permit or coverage under this permit will be conducted according to Regulation 61.8(8). This permit may be reopened and modified (following proper administrative procedures) to include the appropriate effluent limitations (and compliance schedule, if necessary), or other appropriate requirements if one of the following events occurs, including but not limited to:

- 1. Water Quality Standards: The water quality standards of the receiving water(s) to which the permittee discharges are modified in such a manner as to require different effluent limits than contained in this permit.
- 2. Wasteload Allocation: A wasteload allocation is developed and approved by the State of Colorado and/or EPA for incorporation in this permit.
- 3. Discharger-specific variance: A variance is adopted by the Water Quality Control Commission.

# P. OTHER INFORMATION

When 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 Division or U.S. EPA, the Discharger shall promptly submit such facts or information. See 40 C.F.R. § 122.41(l)(8).

# Q. SEVERABILITY

The provisions of this permit are severable. If any provisions or the application of any provision of this permit to any circumstances, is held invalid, the application of such provision to other circumstances and the application of the remainder of this permit shall not be affected.

#### **R. NOTIFICATION REQUIREMENTS**

- 1. Notification to Parties: All notification requirements shall be directed as follows:
  - a. Oral Notifications, during normal business hours shall be to:

CDPHE-Emergency Reporting Line: 1-877-518-5608; or

Water Quality Protection Section - Compliance Program Water Quality Control Division Telephone: (303) 692-3500

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After hours notifications should be made to the CDPHE-Emergency Reporting Line: 1-877-518-5608.

 b. Written notification shall be to: Water Quality Protection Section - Compliance Program Water Quality Control Division Colorado Department of Public Health and Environment WQCD-WQP-B2 4300 Cherry Creek Drive South Denver, CO 80246-1530

## S. **RESPONSIBILITIES**

Reduction, Loss, or Failure of Treatment Facility: The permittee has the duty to halt or reduce any activity if necessary to maintain compliance with the effluent limitations of the permit. It shall not be a defense for a permittee in an enforcement action that it would be necessary to halt or reduce the permitted activity in order to maintain compliance with the conditions of this permit.

## T. OIL AND HAZARDOUS SUBSTANCES LIABILITY

Nothing in this permit shall be construed to preclude the institution of any legal action or relieve the permittee from any responsibilities, liabilities, or penalties to which the permittee is or may be subject to under Section 311 (Oil and Hazardous Substance Liability) of the Clean Water Act.

## **U. EMERGENCY POWERS**

Nothing in this permit shall be construed to preclude the institution of any legal action or relieve the permittee from any responsibilities, liabilities, or penalties established pursuant to any applicable State law or regulation under authority granted by Section 510 of the Clean Water Act. Nothing in this permit shall be construed to prevent or limit application of any emergency power of the Division.

# V. CONFIDENTIALITY

Any information relating to any secret process, method of manufacture or production, or sales or marketing data which has been declared confidential by the permittee, and which may be acquired, ascertained, or discovered, whether in any sampling investigation, emergency investigation, Colorado Open Records Act (CORA) request, or otherwise, shall not be publicly disclosed by any member, officer, or employee of the Water Quality Control Commission or the Division, but shall be kept confidential. Any person seeking to invoke the protection of this section shall bear the burden of proving its applicability. This section shall never be interpreted as preventing full disclosure of effluent data.

#### W. FEES

The permittee is required to submit payment of an annual fee as set forth in the 2016 amendments to the Water Quality Control Act. Section 25-8-502 (1.1) (b), and the Regulation 61.15 as amended. Failure to submit the required fee when due and payable is a violation of the permit and will result in enforcement action pursuant to Section 25-8-601 et. seq., C.R.S.1973 as amended.

#### X. DURATION OF PERMIT

The duration of a permit shall be for a fixed term and shall not exceed five (5) years. If the permittee desires to continue to discharge, a permit renewal application shall be submitted at least one hundred eighty (180) calendar days before this permit expires. Filing of a timely and complete application shall cause the expired permit to continue in force to the effective date of the new permit. The permit's duration may be extended only through administrative extensions and not through interim modifications. If the permittee anticipates there will be no discharge after the expiration date of this permit, the Division should be promptly notified so that it can terminate the permit in accordance with Regulation 61.

# Y. SECTION 307 TOXICS

If a toxic effluent standard or prohibition, including any applicable schedule of compliance specified, is established by regulation pursuant to Section 307 of the Clean Water Act for a toxic pollutant which is present in the permittee's discharge and such standard or prohibition is more stringent than any limitation upon such pollutant in the discharge permit, the Division shall institute proceedings to modify or revoke and reissue the permit to conform to the toxic effluent standard or prohibition.

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# PART III

# **APPENDIX A-Categorical Industries and Pollutants**

# Table I-Testing Requirements for Organic Toxic Pollutants by Industrial Category for Existing Dischargers

## Industry Category

Adhesives and sealants	Ore mining
Aluminum forming	Organic chemicals manufacturing
Auto and other laundries	Paint and ink formulation
Battery manufacturing	Pesticides
Coal mining	Petroleum refining
Coil coating	Pharmaceutical preparations
Copper forming	Photographic equipment and supplies
Electrical and electronic components	Plastics processing
Electroplating	Plastic and synthetic materials manufacturing
Explosives manufacturing	Porcelain enameling
Foundries	Printing and publishing
Gum and wood chemicals	Pulp and paper mills
Inorganic chemicals manufacturing	Rubber processing
Iron and steel manufacturing	Soap and detergent manufacturing
Leather tanning and finishing	Steam electric power plants
Mechanical products manufacturing	Textile mills
Nonferrous metals manufacturing	Timber products processing

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# Table II-Organic Toxic Pollutants in Each of Four Fractions in Analysis by Gas Chromatography/Mass

Volatiles	Acid Compounds	Base/Neutral	Pesticides
1V acrolein 2V acrylonitrile 3V benzene 5V bromoform 6V carbon tetrachloride 7V chlorobenzene 8V chlorodibromomethane 9V chloroethane 10V 2-chloroethylvinyl ether 11V chloroform 12V dichlorobromomethane 14V 1,1-dichloroethane 15V 1,2-dichloroethane 16V 1,1-dichloroethylene 17V 1,2-dichloropropylene 19V ethylbenzene 20V methyl bromide 21V methyl chloride 22V methylene chloride 23V 1,1,2,2-tetrachloroethane 24V tetrachloroethylene 25V toluene 26V 1,2-trans-dichloroethylene 27V 1,1,1-trichloroethane 28V 1,1,2-trichloroethane 31V vinyl chloride	1A 2-chlorophenol 2A 2,4-dichlorophenol 3A 2,4-dinitro-o-cresol 5A 2,4-dinitrophenol 6A 2-nitrophenol 7A 4-nitrophenol 8A p-chloro-m-cresol 9A pentachlorophenol 10A phenol 11A 2,4,6-trichlorophenol	1B acenaphthene 2B acenaphthylene 3B anthracene 4B benzidine 5B benzo(a)anthracene 6B benzo(a)pyrene 7B 3,4-benzofluoranthene 8B benzo(ghi)perylene 9B benzo(k)fluoranthene 10B bis(2-chloroethoxy)methane 11B bis(2-chloroethoxy)methane 11B bis(2-chloroethoxy)methane 11B bis(2-chloroisopropyl)ether 13B bis (2-ethylhexyl)phthalate 14B 4-bromophenyl phenyl ether 15B butylbenzyl phthalate 16B 2-chloronaphthalene 17B 4-chlorophenyl phenyl ether 18B chrysene 19B dibenzo(a,h)anthracene 20B 1,2-dichlorobenzene 21B 1,3-dichlorobenzene 22B 1,4-dichlorobenzene 23B 3,3'-dichlorobenzene 23B 3,3'-dichlorobenzene 23B 3,3'-dichlorobenzidine 24B diethyl phthalate 25B dimethyl phthalate 26B di-n-butyl phthalate 27B 2,4-dinitrotoluene 28B 2,6-dinitrotoluene 29B di-n-octyl phthalate 30B 1,2-diphenylhydrazine (as azobenzene) 31B fluoranthene 32B fluorene 33B hexachlorobenzene 33B hexachlorobenzene 33B hexachlorobenzene 33B hexachlorobenzene 34B hexachlorobenzene 35B hexachlorobenzene 37B indeno(1,2,3-cd)pyrene 38B isophorone 39B napthalene 40B nitrobenzene 41B N-nitrosodimethylamine 42B N-nitrosodimethylamine 44B phenanthrene 45B pyrene 46B 1,2,4-trichlorobenzene	1P aldrin 2P alpha-BHC 3P beta-BHC 6P chlordane 7P 4,4'-DDT 8P 4,4'-DDD 10P dieldrin 11P alpha-endosulfan 12P beta-endosulfan 13P endosulfan sulfate 14P endrin 15P endrin aldehyde 16P heptachlor 17P heptachlor epoxide 18P PCB-1242 19P PCB-1254 20P PCB-1254 20P PCB-1221 21P PCB-1232 22P PCB-1248 23P PCB-1016 25P toxaphene

## Table III-Other Toxic Pollutants (Metals and Cyanide) and Total Phenols

Antimony, Total Arsenic, Total Beryllium, Total Cadmium, Total Chromium, Total Copper, Total Lead, Total Mercury, Total Nickel, Total Selenium, Total Silver, Total Thallium, Total Zinc, Total Cyanide, Total Phenols, Total

#### Table IV—Conventional and Nonconventional Pollutants Required To Be Tested by Existing Dischargers if Expected to be Present

Bromide Chlorine, Total Residual Color Fecal Coliform Fluoride Nitrate-Nitrite Nitrogen, Total Organic Oil and Grease Phosphorus, Total Radioactivity Sulfate Sulfide Sulfite Surfactants Aluminum, Total Barium, Total Boron, Total Cobalt, Total Iron, Total Magnesium, Total Molybdenum, Total Manganese, Total Tin, Total Titanium, Total

## Table V—Toxic Pollutants and Hazardous Substances Required To Be Identified by Existing Dischargers if Expected To Be Present

# Toxic Pollutants Asbestos Hazardous Substances

Acetaldehvde Allyl alcohol Allyl chloride Amvl acetate Aniline Benzonitrile Benzyl chloride Butyl acetate Butylamine Captan Carbarvl Carbofuran Carbon disulfide Chlorpyrifos Coumaphos Cresol Crotonaldehvde Cvclohexane 2,4-D (2,4-Dichlorophenoxy acetic acid) Diazinon Dicamba Dichlobenil Dichlone 2,2-Dichloropropionic acid Dichlorvos Diethyl amine Dimethyl amine Dintrobenzene Diquat Disulfoton Diuron Epichlorohydrin Ethion Ethylene diamine Ethylene dibromide 4:2 Fluorotelomer sulfonic acid 6:2 Fluorotelomer sulfonic acid 8:2 Fluorotelomer sulfonic acid Formaldehvde Furfural Guthion Hexafluoropropylene oxide dimer acid Isoprene Isopropanolamine Dodecylbenzenesulfonate Kelthane Kepone Malathion Mercaptodimethur Methoxychlor Methyl mercaptan Methyl methacrylate Methyl parathion

**Mevinphos** Mexacarbate Monoethyl amine Monomethyl amine 2-[N-ethylperfluorooctanesulfonamido] acetic acid 2-[N-methylperfluorooctanesulfonamido] acetic acid Naled Napthenic acid Nitrotoluene Parathion Perfluorooctanoic Acid Perfluorobutanoic Acid Perfluorooctanesulfonamide Perfluoropentanoic acid Perfluorohexanoic acid Perfluoroheptanoic acid Perfluorononanoic acid Perfluorodecanoic acid Perfluoroundecanoic acid Perfluorododecanoic acid Perfluorotridecanoic acid Perfluorotetradecanoic acid Perfluorobutanesulfonic acid Perfluorododecanesulfonic acid Perfluoroheptanesulfonic acid Perfluorohexanesulfonic acid Perfluorooctanesulfonic acid Perfluoropentane sulfonic acid Perfluorononane sulfonic acid Phenolsulfanate Phosgene Propargite Propylene oxide **Pyrethrins** Ouinoline Resorcinol Strontium Strychnine Stvrene 2,4,5-T (2,4,5-Trichlorophenoxy acetic acid) TDE (Tetrachlorodiphenylethane) 2,4,5-TP [2-(2,4,5-Trichlorophenoxy) propanoic acid] Trichlorofan Triethanolamine dodecylbenzenesulfonate Triethvlamine Trimethylamine Uranium Vanadium Vinyl acetate **Xylene** Xylenol Zirconium

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### **APPENDIX B-Definitions**

- 1. "Acute Toxicity" The acute toxicity limitation is exceeded if the LC50 is at any effluent concentration less than or equal to the IWC indicated in this permit.
- 2. "Antidegradation limits" See "Two (2) Year Rolling Average".
- 3. "Applicable water quality criterion (AWQC)" is the quantitation target level or goal. The AWQC may be one of the following:

Where an effluent limit has been established,

i. The AWQC is the effluent limit.

Where an effluent limit has not been established, the AWQC may be

- i. An applicable technology based effluent limit (TBEL);
- ii. Half of a water quality standard;
- iii. Half of a water quality standard as assessed in the receiving water, or potential WQBEL; or
- iv. Half of a potential antidegradation based effluent limitation, which can be an antidegradation based average concentration or a potential non-impact limit.
- 4. "Best Management Practices (BMPs)" schedules of activities, practices (and prohibitions of practices), structures, vegetation, maintenance procedures, and other management practices to prevent or reduce the discharge of pollutants to state waters. BMPs also include treatment requirements, operating procedures, and practices to control plant site runoff, spillage or leaks, sludge or waste disposal, or drainage from raw material storage. See 5 CCR 1002-61.2(9).
- 5. "Chronic toxicity", which includes lethality and growth or reproduction, occurs when the NOEC and IC25 are at an effluent concentration less than the IWC indicated in this permit.
- 6. "Composite" sample is a minimum of four (4) grab samples collected at equally spaced two (2) hour intervals and proportioned according to flow. For a SBR type treatment system, a composite sample is defined as sampling equal aliquots during the beginning, middle and end of a decant period, for two consecutive periods during a day (if possible).
- 7. "Continuous" measurement, is a measurement obtained from an automatic recording device which continually measures the effluent for the parameter in question, or that provides measurements at specified intervals.
- 8. "Control Measure" refers to any BMP or other method (including effluent limitations) used to prevent or reduce the discharge of pollutants to waters of the state.
- 9. "Daily Maximum limitation" for all parameters (except temperature, pH, dissolved oxygen, and WET) means the limitation for this parameter shall be applied as an average of all samples collected in one calendar day. For these parameters the DMR shall include the highest of the daily averages. For pH and dissolved oxygen, this means an instantaneous maximum (and/or instantaneous minimum) value. For WET, this means an instantaneous value is defined as the analytical result of any individual sample. For pH and dissolved oxygen, DMRs shall include the maximum (and/or minimum) of all instantaneous values within the calendar month. For WET, DMRs shall include the minimum of all instantaneous values within the reporting period. For pH and dissolved oxygen, the value beyond the noted daily maximum limitation for the indicated parameter shall be considered a violation of this permit. For temperature, see Daily Maximum Temperature. For WET violation and failure descriptions, see Part I.D.
- 10. "Daily Maximum Temperature (DM)" is defined in the Basic Standards and Methodologies for Surface Water 1002-31, as the highest two-hour average water temperature recorded during a given 24-hour period. This will be determined using a rolling 2-hour maximum temperature. If data is collected every 15 minutes, a 2 hour maximum can be determined on every data point after the initial 2 hours of collection. Note that the time periods that overlap days (Wednesday night to Thursday morning) do not matter as the reported value on the DMR is the greatest of all the 2-hour averages.

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This would continue throughout the course of a calendar day. The highest of these 2 hour averages over a month would be reported on the DMR as the daily maximum temperature. At the end/beginning of a month, the collected data should be used for the month that contains the greatest number of minutes in the 2-hour maximum.

- 11. "Discharge" when used without qualification, means the "discharge of a pollutant." See 5 CCR 1002-61.2(22).
- 12. "Discharge of a pollutant" the introduction or addition of a pollutant into state waters. See 25-8-103(3) C.R.S.
- 13. "Dissolved (D) metals fraction" is defined in the <u>Basic Standards and Methodologies for Surface Water</u> 1002-31, as that portion of a water and suspended sediment sample which passed through a 0.40 or 0.45 UM (micron) membrane filter. Determinations of "dissolved" constituents are made using the filtrate. This may include some very small (colloidal) suspended particles which passed through the membrane filter as well as the amount of substance present in true chemical solution.
- 14. "Geometric mean" for *E. coli* bacteria concentrations, the thirty (30) day and seven (7) day averages shall be determined as the geometric mean of all samples collected in a thirty (30) day period and the geometric mean of all samples taken in a seven (7) consecutive day period respectively. The geometric mean may be calculated using two different methods. For the methods shown, a, b, c, d, etc. are individual sample results, and n is the total number of samples.

Method 1:

Geometric Mean = (a\*b\*c\*d\*...) "\*\*" - means multiply

Method 2:

Geometric Mean = antilog ( [log(a)+log(b)+log(c)+log(d)+...]/n )

Graphical methods, even though they may also employ the use of logarithms, may introduce significant error and may not be used.

In calculating the geometric mean, for those individual sample results that are reported by the analytical laboratory to be "less than" a numeric value, a value of 1 should be used in the calculations. If all individual analytical results for the month are reported to be less than numeric values, then report "less than" the largest of those numeric values on the monthly DMR. Otherwise, report the calculated value.

For any individual analytical result of "too numerous to count" (TNTC), that analysis shall be considered to be invalid and another sample shall be promptly collected for analysis. If another sample cannot be collected within the same sampling period for which the invalid sample was collected (during the same month if monthly sampling is required, during the same week if weekly sampling is required, etc.), then the following procedures apply:

- i. A minimum of two samples shall be collected for coliform analysis within the next sampling period.
- ii. <u>If the sampling frequency is monthly or less frequent:</u> For the period with the invalid sample results, leave the spaces on the corresponding DMR for reporting coliform results empty and attach to the DMR a letter noting that a result of TNTC was obtained for that period, and explain why another sample for that period had not been collected.
- iii. <u>If the sampling frequency is more frequent than monthly</u>: Eliminate the result of TNTC from any further calculations, and use all the other results obtained within that month for reporting purposes. Attach a letter noting that a result of TNTC was obtained, and list all individual analytical results and corresponding sampling dates for that month.
- 15. "Good Engineering, Hydrologic and Pollution Control Practices" methods, procedures, and practices that a) are based on basic scientific fact(s); b) reflect best industry practices and standards; c) are appropriate for the conditions and pollutant sources; and d) provide appropriate solutions to meet the associated permit requirements, including all effluent limitations.
- 16. "Grab" sample, is a single "dip and take" sample so as to be representative of the parameter being monitored.

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- 17. "IC25" or "Inhibition Concentration" is a point estimate of the toxicant concentration that would cause a given percent reduction in a non-lethal biological measurement (e.g. growth or reproduction) calculated from a continuous model (i.e. interpolation method). IC25 is a point estimate of the toxic concentration that would cause a 25-percent reduction in a non-lethal biological measurement.
- 18. "Inactive mining operations" Regulation 61.3(2)(e)(iii)(C) identifies that "inactive mining operations" are mining sites that are not being actively mined, but which have an identifiable owner/operator; inactive mining sites do not include sites where mining claims are being maintained prior to disturbances associated with the extraction, beneficiation, or processing of mined materials, nor sites where minimal activities are undertaken for the sole purpose of maintaining a mining claim).

This term includes the following types of facilities that have an identifiable owner/operator:

- mineral mining and/or milling occurred in the past but is not covered by an active mining permit issued by DRMS;
- operations are limited seasonally (i.e., intermittent operations), consistent with DRMS requirements for notification, <u>only</u> during the portion of the year when the facility is not active; or
- operations cease for 180-days or more for reasons not associated with intermittent status, and still has reserves (consistent with temporary cessation status as defined by DRMS), <u>only</u> during the time period the facility is not active; or
- exploration or extraction activities have ceased permanently.
- 19. "Industrial Activity" for this permit means those activities identified by the SIC codes described in the applicability section of the permit.
- 20. "Industrial Stormwater" stormwater runoff from industrial activity.
- 21. "In-situ" measurement is defined as a single reading, observation or measurement taken in the field at the point of discharge.
- 22. "Instantaneous" measurement is a single reading, observation, or measurement performed on site using existing monitoring facilities.
- 23. "LC50" or "Lethal Concentration" is the toxic or effluent concentration that would cause death in 50 percent of the test organisms over a specified period of time.
- 24. "Maximum Weekly Average Temperature (MWAT)" is defined in the Basic Standards and Methodologies for Surface Water 1002-31, as an implementation statistic that is calculated from field monitoring data. The MWAT is calculated as the largest mathematical mean of multiple, equally spaced, daily temperatures over a seven-day consecutive period, with a minimum of three data points spaced equally through the day. For lakes and reservoirs, the MWAT is assumed to be equivalent to the maximum WAT from at least three profiles distributed throughout the growing season (generally July-September).

The MWAT is calculated by averaging all temperature data points collected during a calendar day, and then averaging the daily average temperatures for 7 consecutive days. This 7 day averaging period is a rolling average, i.e. on the 8<sup>th</sup> day, the MWAT will be the averages of the daily averages of days 2-8. The value to be reported on the DMR is the highest of all the rolling 7-day averages throughout the month. For those days that are at the end/beginning of the month, the data shall be reported for the month that contains 4 of the 7 days.

- Day 1: Average of all temperature data collected during the calendar day.
- Day 2: Average of all temperature data collected during the calendar day.
- Day 3: Average of all temperature data collected during the calendar day.
- Day 4: Average of all temperature data collected during the calendar day.
- Day 5: Average of all temperature data collected during the calendar day.
- Day 6: Average of all temperature data collected during the calendar day.
- Day 7: Average of all temperature data collected during the calendar day.

1<sup>st</sup> MWAT Calculation as average of previous 7 days

Day 8: Average of all temperature data collected during the calendar day.

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2<sup>nd</sup> MWAT Calculation as average of previous 7 days

Day 9: Average of all temperature data collected during the calendar day.

3<sup>rd</sup> MWAT Calculation as average of previous 7 days

- 25. "Measurable storm event" a storm event that results in an actual discharge from the facility.
- 26. "Minimize" reduce and/or eliminate to the extent achievable using control measures (including best management practices) that are technologically available and economically practicable and achievable in light of best industry practice.
- 27. "Minimum level (ML)" means the lowest concentration of an analyte that can be accurately and precisely quantified using a given method, as determined by the laboratory.
- 28. "NOEC" or "No-Observed-Effect-Concentration" is the highest concentration of toxicant to which organisms are exposed in a full life cycle or partial life cycle (short term) test, that causes no observable adverse effects on the test organisms (i.e. the highest concentration of toxicant in which the values for the observed responses are not statistically different from the controls). This value is used, along with other factors, to determine toxicity limits in permits.
- 29. "Person" an individual, corporation, partnership, association, state or political subdivision thereof, federal agency, state agency, municipality, Commission, or interstate body. See 5 CCR 1002-61.2(73).
- 30. "Pollutant" dredged spoil, dirt, slurry, solid waste, incinerator residue, sewage, sewage sludge, garbage, trash, chemical waste, biological nutrient, biological material, radioactive material, heat, wrecked or discarded equipment, rock, sand, or any industrial, municipal or agricultural waste. See 5 CCR 1002-61.2(76).
- 31. "Potentially dissolved (PD) metals fraction" is defined in the <u>Basic Standards and Methodologies for Surface Water</u> 1002-31, as that portion of a constituent measured from the filtrate of a water and suspended sediment sample that was first treated with nitric acid to a pH of 2 or less and let stand for 8 to 96 hours prior to sample filtration using a 0.40 or 0.45-UM (micron) membrane filter. Note the "potentially dissolved" method cannot be used where nitric acid will interfere with the analytical procedure used for the constituent measured.
- 32. "Practical Quantitation Limit (PQL)" means the minimum concentration of an analyte (substance) that can be measured with a high degree of confidence that the analyte is present at or above that concentration. The use of PQL in this document may refer to those PQLs shown in Part I.D of this permit or the PQLs of an individual laboratory.
- 33. "Qualified Personnel" for stormwater provisions those who possess the knowledge and skills to assess conditions and activities that could impact stormwater quality at a facility, and who can also evaluate the effectiveness of control measures.
- 34. "Quarterly measurement frequency" means samples may be collected at any time during the calendar quarter if a continual discharge occurs. If the discharge is intermittent, then samples shall be collected during the period that discharge occurs.
- 35. "Recorder" requires the continuous operation of an automatic data retention device for providing required records such as a data logger, a chart and/or totalizer (or drinking water rotor meters or pump hour meters where previously approved.)
- 36. SAR and Adjusted SAR The equation for calculation of SAR-adj is:

$$SAR-adj = \frac{Na^+}{\sqrt{\frac{Ca_x + Mg^{++}}{2}}}$$

Where:

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 $Na^{+}$  = Sodium in the effluent reported in meq/l Mg^{++} = Magnesium in the effluent reported in meq/l Ca<sub>x</sub> = calcium (in meq/l) in the effluent modified due to the ratio of bicarbonate to calcium

The values for sodium (Na<sup>+</sup>), calcium (Ca<sup>++</sup>), bicarbonate (HCO<sub>3</sub><sup>-</sup>) and magnesium (Mg<sup>++</sup>) in this equation are expressed in units of milliequivalents per liter (meq/l). Generally, data for these parameters are reported in terms of mg/l, which must then be converted to calculate the SAR. The conversions are:

 $meq/l = \frac{Concentration in mg/l}{Equivalent weight in mg/meq}$ 

Where the equivalent weights are determined based on the atomic weight of the element divided by the ion's charge:

Na<sup>+</sup> = 23.0 mg/meq (atomic weight of 23, charge of 1) Ca<sup>++</sup> = 20.0 mg/meq (atomic weight of 40.078, charge of 2) Mg<sup>++</sup> = 12.15 mg/meq (atomic weight of 24.3, charge of 2) HCO<sub>3</sub><sup>-</sup> = 61 mg/mep (atomic weight of 61, charge of 1)

The *EC* and the  $HCO_3^{-}/Ca^{++}$  ratio in the effluent (calculated by dividing the  $HCO_3^{-}$  in meq/l by the  $Ca^{++}$  in meq/l) are used to determine the  $Ca_x$  using the following table.

Table - Modified Calcium Determinatio	n for Adjusted Sodium	<b>Adsorption Ratio</b>
---------------------------------------	-----------------------	-------------------------

HCO <sub>3</sub> /Ca Ratio And EC <sup>1</sup> , <sup>2</sup> , <sup>3</sup>													
Salinity of Effluent ( <i>EC</i> )(dS/m)													
		0.1	0.2	0.3	0.5	0.7	1.0	1.5	2.0	3.0	4.0	6.0	8.0
	.05	13.20	13.61	13.92	14.40	14.79	15.26	15.91	16.43	17.28	17.97	19.07	19.94
	.10	8.31	8.57	8.77	9.07	9.31	9.62	10.02	10.35	10.89	11.32	12.01	12.56
	.15	6.34	6.54	6.69	6.92	7.11	7.34	7.65	7.90	8.31	8.64	9.17	9.58
	.20	5.24	5.40	5.52	5.71	5.87	6.06	6.31	6.52	6.86	7.13	7.57	7.91
	.25	4.51	4.65	4.76	4.92	5.06	5.22	5.44	5.62	5.91	6.15	6.52	6.82
	.30	4.00	4.12	4.21	4.36	4.48	4.62	4.82	4.98	5.24	5.44	5.77	6.04
	.35	3.61	3.72	3.80	3.94	4.04	4.17	4.35	4.49	4.72	4.91	5.21	5.45
	.40	3.30	3.40	3.48	3.60	3.70	3.82	3.98	4.11	4.32	4.49	4.77	4.98
Ratio of HCO₃/Ca	.45	3.05	3.14	3.22	3.33	3.42	3.53	3.68	3.80	4.00	4.15	4.41	4.61
	.50	2.84	2.93	3.00	3.10	3.19	3.29	3.43	3.54	3.72	3.87	4.11	4.30
	.75	2.17	2.24	2.29	2.37	2.43	2.51	2.62	2.70	2.84	2.95	3.14	3.28
	1.00	1.79	1.85	1.89	1.96	2.01	2.09	2.16	2.23	2.35	2.44	2.59	2.71
	1.25	1.54	1.59	1.63	1.68	1.73	1.78	1.86	1.92	2.02	2.10	2.23	2.33
	1.50	1.37	1.41	1.44	1.49	1.53	1.58	1.65	1.70	1.79	1.86	1.97	2.07
	1.75	1.23	1.27	1.30	1.35	1.38	1.43	1.49	1.54	1.62	1.68	1.78	1.86
	2.00	1.13	1.16	1.19	1.23	1.26	1.31	1.36	1.40	1.48	1.54	1.63	1.70
	2.25	1.04	1.08	1.10	1.14	1.17	1.21	1.26	1.30	1.37	1.42	1.51	1.58
	2.50	0.97	1.00	1.02	1.06	1.09	1.12	1.17	1.21	1.27	1.32	1.40	1.47
	3.00	0.85	0.89	0.91	0.94	0.96	1.00	1.04	1.07	1.13	1.17	1.24	1.30
	3.50	0.78	0.80	0.82	0.85	0.87	0.90	0.94	0.97	1.02	1.06	1.12	1.17
	4.00	0.71	0.73	0.75	0.78	0.80	0.82	0.86	0.88	0.93	0.97	1.03	1.07
	4.50	0.66	0.68	0.69	0.72	0.74	0.76	0.79	0.82	0.86	0.90	0.95	0.99
	5.00	0.61	0.63	0.65	0.67	0.69	0.71	0.74	0.76	0.80	0.83	0.88	0.93
	7.00	0.49	0.50	0.52	0.53	0.55	0.57	0.59	0.61	0.64	0.67	0.71	0.74
	10.00	0.39	0.40	0.41	0.42	0.43	0.45	0.47	0.48	0.51	0.53	0.56	0.58

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20.0	0.24	0.25	0.26	0.26	0.27	0.28	0.29	0.30	0.32	0.33	0.35	0.37
30.0	0.18	0.19	0.20	0.20	0.21	0.21	0.22	0.23	0.24	0.25	0.27	0.28

<sup>1</sup> Adapted from Suarez (1981).

<sup>2</sup> Assumes a soil source of calcium from lime (CaCO<sub>3</sub>) or silicates; no precipitation of magnesium, and partial pressure of  $CO_2$  near the soil surface ( $P_{CO2}$ ) is 0.0007 atmospheres.

 $Ca_x$ , HCO<sub>3</sub>, Ca are reported in meq/l; EC is in dS/m (deciSiemens per meter).

Because values will not always be quantified at the exact *EC* or  $HCO_3^-/Ca^{++}$  ratio in the table, the resulting  $Ca_x$  must be determined based on the closest value to the calculated value. For example, for a calculated *EC* of 2.45 dS/m, the column for the *EC* of 2.0 would be used. However, for a calculated *EC* of 5.1, the corresponding column for the *EC* of 6.0 would be used. Similarly, for a  $HCO_3^-/Ca^{++}$  ratio of 25.1, the row for the 30 ratio would be used.

The Division acknowledges that some effluents may have electrical conductivity levels that fall outside of this table, and others have bicarbonate to calcium ratios that fall outside this table. For example, some data reflect  $HCO_3^-/Ca^{++}$  ratios greater than 30 due to bicarbonate concentrations reported greater than 1000 mg/l versus calcium concentrations generally less than 10 mg/l (i.e., corresponding to  $HCO_3^-/Ca^{++}$  ratios greater than 100). Despite these high values exceeding the chart's boundaries, it is noted that the higher the  $HCO_3^-/Ca^{++}$  ratio, the greater the SAR-adj. Thus, using the  $Ca_x$  values corresponding to the final row containing bicarbonate/calcium ratios of 30, the permittee will actually calculate an SAR-adj that is less than the value calculated if additional rows reflecting  $HCO_3^-/Ca^{++}$  ratios of greater than 100 were added.

- 37. "Seven (7) day average" means, with the exception of fecal coliform or *E. coli* bacteria (see geometric mean), the arithmetic mean of all samples collected in a seven (7) consecutive day period. Such seven (7) day averages shall be calculated for all calendar weeks, which are defined as beginning on Sunday and ending on Saturday. If the calendar week overlaps two months (i.e. the Sunday is in one month and the Saturday in the following month), the seven (7) day average calculated for that calendar week shall be associated with the month that contains the Saturday. Samples may not be used for more than one (1) reporting period. (See the "Analytical and Sampling Methods for Monitoring and Reporting Section in Part I.D.3 for guidance on calculating averages and reporting analytical results that are less than the PQL).
- 38. "Stormwater" stormwater runoff, snow melt runoff, and surface runoff and drainage. See 5 CCR 1002-61.2(103).
- 39. "Sufficiently sensitive test procedures":
  - i. An analytical method is "sufficiently sensitive" when the method detects and accurately and precisely guantifies the amount of the analyte. In other words there is a valid positive result; or
  - ii. An analytical method is "sufficiently sensitive" when the method accurately and precisely quantifies the result to the AWQC, as demonstrated by the ML is less than or equal to the AWQC. In other words, the level of precision is adequate to inform decision making; or
  - iii. An analytical method is "sufficiently sensitive" when the method achieves the required level of accuracy and precision, as demonstrated by the ML is less than or equal to the PQL. In other words, the most sensitive method is being used and properly followed.
- 40. "Thirty (30) day average" means, except for fecal coliform or *E. coli* bacteria (see geometric mean), the arithmetic mean of all samples collected during a thirty (30) consecutive-day period. The permittee shall report the appropriate mean of all self-monitoring sample data collected during the calendar month on the Discharge Monitoring Reports. Samples shall not be used for more than one (1) reporting period. (See the "Analytical and Sampling Methods for Monitoring and Reporting Section in Part I.D.3 for guidance on calculating averages and reporting analytical results that are less than the PQL).
- 41. Toxicity Identification Evaluation (TIE) is a set of site-specific procedures used to identify the specific chemical(s) causing effluent toxicity.
- 42. "Total Inorganic Nitrogen (T.I.N.)" is an aggregate parameter determined based on ammonia, nitrate and nitrite concentrations. To determine T.I.N. concentrations, the facility must monitor for total ammonia and total nitrate plus nitrite (or nitrate and nitrite individually) on the same days. The calculated T.I.N. concentrations in mg/L shall then be determined as the sum of the analytical results of same-day sampling for total ammonia (as N) in mg/L, and total nitrate plus nitrite (as N) in mg/L (or nitrate as N and nitrite as N individually). From these
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calculated T.I.N. concentrations, the daily maximum and thirty (30) day average concentrations for T.I.N. shall be determined in the same manner as set out in the definitions for the daily maximum and thirty (30) day average. (See the "Analytical and Sampling Methods for Monitoring and Reporting Section in Part I.D.5 for guidance on calculating averages and reporting analytical results that are less than the PQL).

- 43. "Total Metals" means the concentration of metals determined on an unfiltered sample following vigorous digestion (Section 4.1.3), or the sum of the concentrations of metals in both the dissolved and suspended fractions, as described in <u>Manual of Methods for Chemical Analysis of Water and Wastes</u>, U.S. Environmental Protection Agency, March 1979, or its equivalent.
- 44. "Total Recoverable Metals" means that portion of a water and suspended sediment sample measured by the total recoverable analytical procedure described in <u>Methods for Chemical Analysis of Water and Wastes</u>, U.S. Environmental Protection Agency, March 1979 or its equivalent.
- 45. Toxicity Reduction Evaluation (TRE) is a site-specific study conducted in a step-wise process to identify the causative agents of effluent toxicity, isolate the source of toxicity, evaluate the effectiveness of toxicity control options, and then confirm the reduction in effluent toxicity after the control measures are put in place.
- 46. "Twenty four (24) hour composite" sample is a combination of at least eight (8) sample aliquots of at least 100 milliliters, collected at equally spaced intervals during the operating hours of a facility over a twenty-four (24) hour period. For volatile pollutants, aliquots must be combined in the laboratory immediately before analysis. The composite must be flow proportional; either the time interval between each aliquot or the volume of each aliquot must be proportional to either the wastewater or effluent flow at the time of sampling or the total wastewater or effluent flow since the collection of the previous aliquot. Aliquots may be collected manually or automatically.
- 47. "Twice Monthly" monitoring frequency means that two samples shall be collected each calendar month on separate weeks with at least one full week between the two sample dates. Also, there shall be at least one full week between the second sample of a month and the first sample of the following month.
- 48. "Two (2) -Year Rolling Average" (Antidegradation limits)- the average of all monthly average data collected in a two year period. Reporting of two-year rolling average results should begin in the first DMR due once the reporting requirements has been in place for a two year period. To calculate a two-year rolling average, add the current monthly average to the previous 23 monthly averages and divide the total by 24. This methodology continues on a rolling basis as long as the two year rolling average reporting and/or effluent limit applies (i.e., in the first reporting period use data from month 1 to month 24, in the second reporting period use data from month 2 to month 25, then month 3 to month 26, etc). Ongoing reporting is required across permit terms when data is available for a two year period.
- 49. "Visual" observation is observing the discharge to check for the presence of a visible sheen or floating oil.
- 50. "Water Quality Control Division" or "Division" means the state Water Quality Control Division as established in 25-8-101 et al.)

Additional relevant definitions are found in the Colorado Water Quality Control Act, CRS §§ 25-8-101 <u>et seq.</u>, the Colorado Discharge Permit System Regulations, Regulation 61 (5 CCR 1002-61) and other applicable regulations.

CRIPPLE CREEK & VICTOR MINING CO. (NEWMONT) CRIPPLE CREEK & VICTOR MINE CARLTON TUNNEL STORMWATER MANAGEMENT PLAN REV. 1

# **APPENDIX B**

# **Carlton Tunnel Area Stormwater Site Inspection Form**



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## STORMWATER MANAGEMENT PLAN CARLTON TUNNEL AREA STORMWATER SITE INSPECTION FORM CRIPPLE CREEK AND VICTOR GOLD MINING COMPANY

North America

**NEWMONT** 

## **GENERAL SITE INSPECTION**

General Information						
Date of Inspection		Start/End Time				
Inspector's Name(s)						
Type of Inspection:						
Regular Pre-storm even	nt 🔲 During storm e	event Dest-s	storm event			
	Weather Info	ormation				
Weather at time of this inspecti	on?					
□ Clear □Cloudy □ Rain	🗆 Sleet 🛛 Fog 🗆	🕽 Snowing 🛛 🗖 Higl	n Winds 🛛 Other:			
Approximate Temperature:						
Is there evidence of stormwater discharges since the last inspection? □Yes □No If yes, describe:						
Are there any discharges at the time of inspection? □Yes □No If yes, describe:						

#### **General Inspection Findings**

• Below are some general site components that should be assessed during inspections.

No.	BMP/Activity	Implemented?	Maintenance Required?	Corrective Action Needed and Notes
1	Are all slopes and disturbed areas not actively being worked properly stabilized?	□Yes □No	□Yes □No	
2	Are natural resource areas (e.g., streams, wetlands, mature trees, etc.) protected with BMPs?	□Yes □No	□Yes □No	
3	Are perimeter controls and sediment barriers adequately installed and maintained?	□Yes □No	□Yes □No	
4	Are the Cells operating as designed (i.e., free flow between cells without sediment deposition blockages)?	□Yes □No	□Yes □No	
5	Are stormwater conveyance features and receiving waters free of sediment deposits and impeding vegetation?	□Yes □No	□Yes □No	

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## STORMWATER MANAGEMENT PLAN CARLTON TUNNEL AREA STORMWATER SITE **NEWMONT**

**INSPECTION FORM** CRIPPLE CREEK AND VICTOR GOLD MINING COMPANY

6	Are stormwater conveyance feature inlets and outlets properly protected?	□Yes □No	□Yes □No	
7	Are mine exits preventing sediment from being tracked on public highways?	□Yes □No	□Yes □No	
8	Is trash/litter in covered dumpsters?	□Yes □No	□Yes □No	
9	Are materials that are potential stormwater contaminants stored inside or under cover?	□Yes □No	□Yes □No	
10	Are all structures (e.g., bridges/ platforms, buildings, pipes, culverts, Parshall flumes, concrete, etc.) sound and stable?	□Yes □No	□Yes □No	
11	Is there any evidence of non-stormwater discharges?	□Yes □No	□Yes □No	

#### Discharge Permit CO-0024562 Inspection Observations and Findings

Below are specific inspection items pursuant to CDPHE Discharge Permit CO-0024562. •

No.	Item	Findings, Observations, and Notes
12	Observations made at	
	stormwater sampling	
	locations and areas	
	where stormwater	
	associated with	
	industrial activity is	
	discharged off-site; or	
	discharged to waters	
	of the state, or to a	
	storm sewer system	
	that drains to waters of	
	the state.	
13	Observations for the	
	presence of floating	
	materials, visible oil	
	sheen, discoloration,	
	turbidity, odor, etc. in	
	the stormwater	
	discharge(s).	
14	Observations of the	
	condition of and	
	around stormwater	
	outfalls, including flow	
	dissipation measures	
	to prevent scouring.	

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# STORMWATER MANAGEMENT PLAN CARLTON TUNNEL AREA STORMWATER SITE INSPECTION FORM

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15	Observations for the	
	presence of illicit	
	discharges or other	
	non-permitted	
	discharges such as	
	domestic wastewater,	
	noncontact cooling	
	water, or process	
	wastewater (including	
	leachate).	
16	Verification that the	
	descriptions of	
	potential pollutant	
	sources required	
	under this permit are	
	accurate.	
17	Verification that the	
	site map in the SWMP	
	reflects current	
	conditions.	
18	Effectiveness of	
	control measures	
	inspected.	
19	Locations of control	
	measures that need	
	maintenance or repair.	
20	Reason maintenance	
	or repair is needed	
	and a schedule for	
	maintenance or repair.	
21	Locations where	
	additional or different	
	control measures are	
	needed and the	
	rationale for the	
	additional or different	
	control measures.	

#### Non-Compliance

Describe any incidents of non-compliance not described above. If evidence of non-stormwater discharges is identified, refer to the site wide SPCC plan. If any corrective action is required, refer to the "Stormwater Management Plan Corrective Action Form".

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### STORMWATER MANAGEMENT PLAN CARLTON TUNNEL AREA STORMWATER SITE INSPECTION FORM CRIPPLE CREEK AND VICTOR GOLD MINING COMPANY

North America

NEWMONT

# SITE-SPECIFIC BMP INSPECTION

General Information					
Stormwater Management Area	Carlton Tunnel				
Natural Drainage Area	Fourmile Creek	Figure No.	3		
Date of Inspection		Start/End Time			
Inspector's Name(s)					
Type of Inspection:					
Regular Pre-storm ever	nt 🛛 🗖 During storm e	event 🛛 🖵 Post-	storm event		

#### Site-Specific BMP Inspection Findings

- Carry a copy of the numbered site maps with you during your inspections. This list will ensure that you are inspecting all required BMPs at Site.
- Describe corrective actions initiated, date completed, and note the person that completed the work in the "Stormwater Management Plan Corrective Action Form" and Corrective Actions Log in Cintellate.

No.	BMP Description	Controls in Place?	Controls Functional?	Non-stormwater discharges?	Repairs Needed?	Maintenance Required?
CT-BMP-01	West Concrete Spillway Inlet (Wattles)	□Yes □No	□Yes □No	□Yes □No	□Yes □No	□Yes □No
CT-BMP-02	West Concrete Spillway Outlet (Riprap)	□Yes □No	□Yes □No	□Yes □No	□Yes □No	□Yes □No
CT-BMP-03	East Concrete Spillway Inlet (Wattles)	□Yes □No	□Yes □No	□Yes □No	□Yes □No	□Yes □No
CT-BMP-04	East Concrete Spillway Outlet (Riprap)	□Yes □No	□Yes □No	□Yes □No	□Yes □No	□Yes □No

No.	BMP Description	Corrective Action Needed and Notes
CT-BMP-01	West Concrete Spillway Inlet (Wattles)	
CT-BMP-02	West Concrete Spillway Outlet (Riprap)	
CT-BMP-03	East Concrete Spillway Inlet (Wattles)	
CT-BMP-04	East Concrete Spillway Outlet (Riprap)	

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### **STORMWATER MANAGEMENT PLAN CARLTON TUNNEL AREA STORMWATER SITE INSPECTION FORM** CRIPPLE CREEK AND VICTOR GOLD MINING COMPANY

**NEWMONT** 

## **CERTIFICATION STATEMENT**

"I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gathered and evaluated the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations."

Print name and title:

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

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# **APPENDIX C**

# **Carlton Tunnel Area Stormwater Corrective Action Form**



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### STORMWATER MANAGEMENT PLAN CARLTON TUNNEL AREA STORMWATER CORRECTIVE ACTION FORM CRIPPLE CREEK AND VICTOR GOLD MINING COMPANY

North America

NEWMONT

Completion of this form is required within 5 days of discovery of any of the following conditions, pursuant to the Colorado Department of Public Health and Environment (CDPHE) National Pollutant Discharge Elimination System (NPDES) Discharge Permit CO-0024562:

- a. "an unauthorized release or discharge (e.g., spill, leak, or discharge of non-stormwater not authorized by a CDPS permit) occurs;
- b. facility control measures are not stringent enough for the discharge to meet applicable water quality standards;
- c. modifications to the facility control measures are necessary to meet the practice-based effluent limits in this permit; or
- d. the permittee finds in a facility inspection, that facility control measures are not properly selected, designed, installed, operated or maintained."

Item	Information and Notes
Identification of the	
condition triggering the	
need for corrective	
action review	
Description of the	
problem identified	
Date the problem was	
Summary of corrective	
taken (or for triggering	
events that require	
Review and	
Modification and the	
permittee determines	
that corrective action	
is not necessary, the	
basis for this	
determination)	
Notice of whether	
SVVIVIP modifications	
recult of this discovery	
or corrective action	
Date corrective action	
Dete corrective action	
completed or expected	
to be completed	
to be completed	

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### **STORMWATER MANAGEMENT PLAN CARLTON TUNNEL AREA STORMWATER CORRECTIVE ACTION FORM** CRIPPLE CREEK AND VICTOR GOLD MINING COMPANY

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# **CERTIFICATION STATEMENT**

"I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gathered and evaluated the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations."

Print name and title: \_\_\_\_\_\_

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

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