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## **Review AHR Water Year 2022 Yoast Mine**

1 message

Reilley - DNR, Robin <robin.reilley@state.co.us> Wed, Jan 3, 2024 at 12:53 PM To: "Kawcak, Miranda" <MKawcak@peabodyenergy.com>, Robin Reilley - DNR <robin.reilley@state.co.us>

Good Afternoon Miranda

Attached please find the Division's review of the 2022 Water Year Annual Hydrology Report for the Yoast Mine

Please let me know of any concerns or questions that come up.

Kind Regards

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AHR\_Review\_2022WR\_Yoast.pdf

## Review of Annual Hydrology Report

Mine: Yoast Mine Permit No: C-1994082 Report Year: 2022 Date Received: 5 April 2023 Date Reviewed: Reviewed By: Submitted By: 3 January 2024 R. Reilley M.S, GISP Seneca Property, LLC

## Water Year 2021 October through 2022 September

Requirement	Requirement citation	Comment
1. Filing frequency of hydrology report	CDRMS regulation 4.05.13(4)(c)	The Annual hydrology Report is required to be submitted yearly.
2. Timely filing of hydrology report	CDRMS regulation 4.05.13(4)(c)	The Annual hydrology Report is required to be submitted by February 28 and was received by the Division on 5 April 2023 via electronic filling.
3. Filing frequency of NPDES Discharge Monitoring Reports	NPDES permit COG- 0000221	Filling is quarterly and were not consistently relayed to DRMS in a timely manner.
4. Timely filing of Discharge Monitoring Reports	NPDES permit COG- 0000221	Filling is quarterly although sampling frequency is monthly. Reports were not always relayed to DRMS in a timely manner.
5. Filing frequency of pond reports	CDRMS regulation 4.05.9(17)	The sediment ponds associated with C 1994082 include 010, 011, 011A, 012, 012A, 013, and 014. Quarterly pond inspections appear to have been conducted within the appropriate quarter.
6. Timely filing of pond reports	CDRMS regulation 4.05.9(17)	Quarterly pond inspection reports were not always submitted and received by the Division within an appropriate time frame.
7. Content of pond reports	CDRMS regulation 4.05.9(15)	Content appeared adequate.
8. Sampling frequency of NPDES outfalls	NPDES permit COG- 0000221	It appears that frequency for sampling was complied with.
9. Parameters to be sampled for NPDES reporting	NPDES permit COG- 0000221	All parameters were sampled.
10. NPDES discharge limitations	NPDES permit COG- 0000221	The Yoast Mine discharged from Ponds 010, 012 during the water year, 011, 013, and 014 did not discharge during the 2022 water year. Based on a Memorandum of Understanding between the Division of Reclamation, Mining and Safety and the Water Quality Control Division (WQCD), the WQCD will be responsible for enforcing CDPS permit conditions.

## Review Yoast Mine AHR 2022: Water Year 2021 October through 2022 September

Requirement	Requirement citation	Comment
11. Basic Standards for Surface Water	CWQCC regulations 31.1.11	There were no exceedances of the agricultural use surface water standards. Based on CWQCC reg. 31, the standard of 0.2 mg/l, applies to plants grown in acidic soils (<6.0 pH). In alkaline soils, as found throughout the Yoast and Seneca IIW region, the EPA standard would be 10 mg/l.
12. Instream Numeric Standards	CWQCC regulation 33.0	<ul> <li>Nine monitoring sites exist within the Sage and Grassy Creek Basins: YSSF3, NPDES12, NPDES13, NPDES14, and YSS2 are on Sage Creek. NPDES 10, NPDES11, YSGF5, and YSG5 are on Grassy Creek. In addition, spoil springs YSSPG3, YSSPG4, and YSSPG5 are found within the Sage Creek Basin and spoil springs YSSPG 1 and YSSPG2 are found within the Grassy Creek/Annand Draw Basin. The receiving stream standard (aquatic life) is in place for both Sage Creek segment 13e; and Grassy Creek on segments 13i and 13j of the Yampa River basin. There were no exceedances of the aquatic life or Agricultural Use standards.</li> <li>There was one exceedance in segment 13j of the chronic total iron standard at YSG5, exceedances of the total recoverable iron standard, dissolved selenium and pH in segment 13e (Sage Creek) and appear to result from natural erosional processes. There were no exceedances in segment 13i.</li> <li>A single exceedance of the selenium standard at NPDES 12, did not appear to constitute a NPDES permit limit exceedance.</li> </ul>
13. Sampling frequency at surface water sites.	Tab 15, Table 15-9 of CDRMS mining permit C1994-082	The report indicates that all frequencies were met. Sampling frequency for NPDES sites is monthly for water quality, and Semi annually for surface water sites.
14. Parameters to be sampled at surface water sites	Tab 15, Table 15-4 and 15-5 of CDRMS mining permit C-1994- 082	Parameters to be sampled are conductivity (umhos/cm), pH (units), temperature (C), total recoverable iron (mg/I), dissolved manganese (mg/I), total mercury (ug/l), dissolved nitrate (mg/l), dissolved nitrite (mg/ I), total ammonia (mg/I), dissolved selenium (ug/l), dissolved sulfate (mg/l), total sulfide (mg/l), total suspended solids (mg/I) and total dissolved solids (mg/l). All required parameters were analyzed. All parameters were met.

Requirement	Requirement citation	Comment
15. Sampling frequency of ground water monitoring wells	Tab 15, Table 15-8 of CDRMS mining permit C1994-082	Ground water samples are collected from 10 monitoring wells: YSALI, YSAL3, YAAL14, YGAL16, SGAL70, YOV30, YW30, YWU30, YWC33, YWCU33.
16. Interim Narrative Standard for Ground Water	CWQCC regulation 41	Monitoring comprises 10 wells. It was determined that bedrock groundwater points of compliance are unwarranted at the Yoast Mine. Two groundwater points of compliance are established and monitored.
		Well SGAL70 serves as the Yoast Mine s' Grassy Creek Alluvial ground water point of compliance and well YSAL3 serves as the alluvial ground water point of compliance for Sage Creek.
		No exceedances of the GWPOC standards occurred at YSAL3 for the 2022 water year. SGAL70 exceeded the cadmium standard however the lab detection limit exceeded the cadmium water quality standard.
17. Parameters to be analyzed in ground water samples	Tab 15, Table 15-4 of CDRMS mining permit C1994-082	Parameters to be sampled are conductivity (umhos/cm), pH (units), temperature (C), dissolved iron (mg/l), dissolved manganese (mg/l), dissolved fluoride (mg/l), dissolved nitrate (mg/l), dissolved nitrite (mg/l), dissolved selenium (ug/l), dissolved sulfate (mg/l), and total dissolved solids (mg/l). At measured sites all parameters were met.
18. Basic Standards for Ground Water	CWQCC regulations 41.4 and 41.5	The Yoast Mine did not generate significant amounts of leachates in 2022.
19. Restoration of ground water recharge to approximate pre-mining rate	CDRMS regulation 4.05.12(3)	Water levels are presented in Appendix B of the AHR. Well YWC33 casing is damaged and prevented water level measurements. For the 2022 water year, it appears that water levels at measured wells fell within their historic ranges. All alluvial wells displayed seasonal water level fluctuations in response to periods of precipitation recharge and long term drought.
20. Prevention of adverse impacts to ground water systems outside permit area	CDRMS regulation 4.05.11(1)	Compliance with the Basic Standards for ground water, as per item 10, indicate the permittee is preventing adverse impacts to ground water quality outside the permit area.
		<b>Note:</b> Water level reports as presented in Appendices B and C of the AHR Hydrology Report static water levels and depth to water.
		All alluvial wells showed seasonal water level fluctuations in response to periods of precipitation or, lack thereof. Overburden and coal well water levels are fluctuating in response to the precipitation recharge and ground water flow from the reclaimed mine pits.

Requirement	Requirement citation	Comment
21. Prevention of impacts to ground water that adversely impact post-mining land use	CDRMS regulation 4.05.11(2)	No material damage has occurred, as discussed in item 20, above.
22. Minimize disturbance to hydrologic balance within and adjacent to the permit area	CDRMS regulation 4.05.1(1)	The disturbance to the hydrologic balance within and adjacent to the permit area caused by mining and reclamation at the Yoast Mine is the minimum that can be expected from a reclaimed surface mine at this location. The operators' use of best management practices indicates minimization of disturbance to the hydrologic balance.
23. Prevention of material damage to the hydrologic balance outside the permit area	CDRMS regulation 4.05.1(1)	<b>Surface water:</b> Appendix D of the AHR presents the surface water quality data. A prediction was made that increases in TDS would be observed at various stream sites during the irrigation season (June-September). Average TDS at all four sites was lower than predicted for the 2022 water year.
		<b>Ground water:</b> In TAB 17 of the PAP, predictions were made as to the expected TDS increases to be observed at various monitoring wells. Predicted TDS values were exceeded at 5 of the 7 sites with no measurement taken at site (YWC33). 2022 water year TDS values in the alluvial wells remained within the pre mine ambient measurements for Sage Creek alluvium or Grassy Creek Alluvium. The slightly elevated measures could emanate from Lewis Shale bedrock or agriculture. No material damage has appeared to have occurred, as discussed in item 20, above.
<ul><li>24. Agreement of observed hydrologic impacts with probable hydrologic consequences projected in the permit.</li><li>2022 done</li></ul>	CDRMS regulation 2.05.6(3) and requirement to keep current, CDRMS regulation 2.03 .3(1)	No local or regional impacts were identified in the AHR. This observation is consistent with the PHC. TDS in wells YAAL14, YGAL16, YSAL1, YSAL3 and yw30 all exceeded predicted levels in the Yoast PHC Tab 17 permit section. Well YWC33's casing was broken and samples were not collected. The values were within range of ambient, pre mine wells in these drainages.
25. Adequacy of ground water monitoring program	CDRMS regulation 4.05.13(1)	The current ground water monitoring program continues to adequately address the protection of the hydrologic balance.
26. Adequacy of surface water monitoring program	CDRMS regulation 4.05.13(2)	The current surface water monitoring program continues to adequately address the protection of the hydrologic balance.