

STATE OF  
COLORADO

Reilley - DNR, Robin &lt;robin.reilley@state.co.us&gt;

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**DMR Review March 2024 - Peabody Sage Creek Mine**

1 message

**Reilley - DNR, Robin** <robin.reilley@state.co.us>

Fri, Jun 14, 2024 at 2:00 PM

To: "Kawcak, Miranda" &lt;MKawcak@peabodyenergy.com&gt;, "Howard, Michael" &lt;MHoward@peabodyenergy.com&gt;, Robin Reilley - DNR &lt;robin.reilley@state.co.us&gt;

Good Morning Miranda,

Please find the March 2024 DMR reviews for the Peabody Sage Creek Mine site. It appeared that there may have been an effluent excursion at the spoil spring. Please, verify this with DRMS. I'm available to answer any questions that come up.

Thank you

Robin Reilley, M.S. GISP  
Environmental Protection Specialist II



**COLORADO**  
Division of Reclamation,  
Mining and Safety  
Department of Natural Resources

P [303.866.3567](tel:303.866.3567) ext 8105 |F [303.832.8106](tel:303.832.8106)

Physical Address: 1313 Sherman Street St., Suite 215, Denver, CO 80203

Mailing Address: DRMS Room 215, 1001 E 62nd Ave, Denver, CO 80216

[robin.reilley@state.co.us](mailto:robin.reilley@state.co.us) | <http://mining.state.co.us>**Review\_DMR\_2024\_03March\_SgCk.pdf**

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**COLORADO**  
Division of Reclamation,  
Mining and Safety  
Department of Natural Resources

Seneca Property LL  
Ms. Miranda Kawcak  
29515 Routt County Road No. 27  
Oak Creek, CO 80467

14 June 2024

**Re: Peabody Sage Creek Mine (Permit No. C2009-087)  
Review of DMR's 2024 March**

Dear Ms. Miranda Kawcak:

The Division has received and reviewed the March 2024 monthly Discharge Monitoring Reports (DMRs), Peabody Sage Creek Mine. The DMRs were received electronically by the Division on 30 April 2024. Thank you for your timely submittal of this information. Peabody Sage Creek Mine submits DMRs to the Division, in accordance with Rule 4.05.13(2)(a)(iii).

The following lists NPDES outfalls and ponds at the site.

Pond 2 NPDES 2

Pond 3 NPDES 3 and NPDES 4

Pond 4 NPDES 5 and NPDES 6

Peabody Sage Creek Mine reported the following outfalls discharged in April.

- Pond 2 NPDES 002
- Pond 3 NPDES 002
- Pond 4 spoil springs 006

The gross effluent value for 006 (spoil spring discharge to Cow Camp Creek) requires verification. The sample values of 0.07 and 0.097 appear to be outside the effluent limits. Please inform DRMS if the sample values were indeed correctly recorded. Peabody Sage Creek reported that none of the outfalls required conditional monitoring this period.

The Division does not have any questions, concerns, or further comments at this time. If you have any questions or need additional information, please contact me.

Sincerely,

Robin Reilley, M.S. GISP  
Environmental Protection Specialist II  
[Robin.reilley@state.co.us](mailto:Robin.reilley@state.co.us)

