

west virginia department of environmental protection

Office of Oil and Gas 601 57th Street SE Charleston, WV 25304 (304) 926-0450 (304) 926-0452 fax Earl Ray Tomblin, Governor Randy C. Huffman, Cabinet Secretary www.dep.wv.gov

April 25, 2016

WELL WORK PLUGGING PERMIT

Plugging

This permit, API Well Number: 47-500069, issued to PANTHER CREEK MINING, LLC, is evidence of permission granted to perform the specified well work at the location described on the attached pages and located on the attached plat, subject to the provisions of Chapter 22 of the West Virginia Code of 1931, as amended, and all rules and regulations promulgated thereunder, and to all conditions and provisions outlined in the pages attached hereto. Notification shall be given by the operator to the Oil and Gas Inspector at least 24 hours prior to the construction of roads, locations, and/or pits for any permitted work. In addition, the well operator shall notify the same inspector 24 hours before any actual well work is commenced and prior to running and cementing casing. Spills or emergency discharges must be promptly reported by the operator to 1-800-642-3074 and to the Oil and Gas inspector.

Upon completion of the plugging well work, the above named operator will reclaim the site according to the provisions of WV Code 22-6-30. The above named operator will also file, as required in WV Code 22-6-23, an affidavit on form WR-38 by two experienced persons in the operator's employment and the Oil and Gas inspector that the work authorized under this permit was performed and a description given. Failure to abide by all statutory and regulatory provisions governing all duties and operations here under may result in suspensions or revocation of this permit and in addition may result in civil and/or criminal penalities being imposed upon the operator.

This permit will expire in two (2) years from date of issue. If there are any questions, please free to contact me at (304) 926-0499 ext. 1654.

James Martin

Operator's Well No: 35

Farm Name: LAFOLLETTE, R. & P.

API Well Number: 47-500069 Permit Type: Plugging

Date Issued: 04/25/2016

PERMIT CONDITIONS

West Virginia Code §22-6-11 allows the Office of Oil and Gas to place specific conditions upon this permit. Permit conditions have the same effect as law. Failure to adhere to the specified permit conditions may result in enforcement action.

CONDITIONS

- 1. All pits must be lined with a minimum of 20 mil thickness synthetic liner.
- 2. In the event of an accident or explosion causing loss of life or serious personal injury in or about the well or while working on the well, the well operator or its contractor shall give notice, stating the particulars of the accident or explosion, to the oil and gas inspector and the Chief within twenty-four (24) hours.
- 3. Well work activities shall not constitute a hazard to the safety of persons.

WW-4B Rev. 2/01

1) Date Feb. 25, 2016 2) Operator's Well No. 35 3) API Well No. 47-005-60069

STATE OF WEST VIRGINIA DEPARTMENT OF ENVIRONMENTAL PROTECTION OFFICE OF OIL AND GAS

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APPLICATION FOR A PERMIT TO PLUG AND ABANDON

4) Well Type: Oil X / Gas / Liquid injection / (If "Gas, Production or Underground storage	Waste disposal / / Shallow
5) Location: Elevation 1,246' Est. Watershed: Joe's C District Sherman County Boone Quadrangle	reek_ Sylvester
6) Well Operator Panther Creek Mining, LLC 7) Designated Address 3228 Summit Square Place, Suite 180 Address Lexington, KY 40509	Agent <u>Gary Acord</u> ess <u>P.O. Box 99</u> Dawes, WV 25054
Address P.O. Box 268 Address 1013	s Well Service
10) Work Order: The work order for the manner of plugging thi See attached plugging prognosis	s well is as follows:
SPEED MINING INC ORDER WITT I.D. No. 46-05437 ATTACHED	TH CONSENT AGREEMENT
Notification must be given to the district oil and gas permitted work can commence.	inspector 24 hours before
Work order approved by inspector Hy Kenny	Date _ Z/ 29/16
	Received

Office of Oil & Gas

MAR 0 3 2016

PLUGGING PROGNOSIS

Well #35 API# 47-005- (30285) Sherman District, Boone County

Current Status

Elevation: _1,246' Est.

Total Depth: 2,993' (Per Well Drilling Record)

Active: No Plugged: Yes

Procedure for Plugging

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- 1) Notify state inspector, Gary Kennedy, @ 304-382-8402, before starting.
- 2) Cleanout hole to at least 200 ft. below the Eagle Coal Horizion, lowest seam to be mined.
- 3) Perforate casing (if Applicable) to 101C standards from 200 ft. below to 100 ft. above the Eagle seam
- 4) Set a 300 ft. expanding cement plug from 200 ft. below to 100 ft. above the Eagle seam.
- 5) Cement will be set to the surface.
- 6) Depending on site conditions, plugging procedures may be modified after approval of the inspector.
- 7) All changes to the plugging procedures will be noted in the plugging affidavit.
- 8) Erect permanent monument with API number.
- 9) Reclaim the site and access road.

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U.S. Department of Labor

Office of Administrative Law Judges 11870 Merchants Welk - Suite 204 Newport News, VA 23606

(757) 591-5140 (757) 591-5150 (FAX)

CASE NO .:

2005-MSA-00003

In the Matter of

SPEED MINING, INC.
CONCERNING THE AMERICAN EAGLE MII
Petitioner.

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Nave Morris 4/25 Please see me.

THE UNITED STATES DEPARTMENT OF LABOR MINE SAFETY & HEALTH ADMINISTRATION,
Respondent.

DECISION APPROVING SETTLEMENT and ORDER OF DISMISSAL

This procedure arises under Section 101(c) of the Federal Mine Safety and Health Act of 1977, 30 U.S.C. 811(c), and its implementing regulations found at 30 C.F.R.. 44. On March 12, 2004, Speed Mining, Inc. (Petitioner) petitioned the Mine Safety and Health Administration (MSHA) for modification of the application of 30 C.F.R. §75 relating to mandatory safety standards.

On September 8, 2004, MSHA issued a proposed decision and order to amend. On October 18, 2004, the Petitioner filed a request for a hearing with the Office of Administrative Law Judges.

Subsequently, the case was assigned to the undersigned Administrative Law Judge.

On March 21, 2005, the parties submitted a consent agreement which was signed by each party. The cover letter from MSHA stated

Pursuant to 30 C.F.R. § 44.27, the parties have negotiated an agreement containing consent findings and an order which disposes of the entirety of the above-styled modification proceedings. Enclosed please find a Consent Agreement which contains the findings and order required by § 44.27(b). The parties request that you enter an Order incorporating this Agreement in its entirety as provided for in § 44.27(d). The parties anticipate that other matters pending between them will also be resolved by your approval of this agreement; we therefore request your consideration of the enclosed as soon as possible.

Both the Consent Agreement and the consent findings are incorporated herein by this reference, and are attached to the order.

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The parties also agree that:

- The record on which this Order is entered includes consideration of the petition, the administrative record, the Proposed Decision and Order, and the special terms and conditions incorporated into the Agreement;
- 2. Any rule or order issued in this proceeding has the same effect as if made after a full hearing;
- They waive any further procedural steps before the presiding Administrative Law Judge and the Assistant Secretary; and
- 4. The parties agree to waive any right to challenge or contest the validity of the findings and order made in accordance with the Agreement.

ORDER

I have carefully examined the Consent Agreement Between the Parties. Following that review, I have concluded that the consent Findings are consistent with the requirements of 30 C.F.R. § 44.27, and therefore, are accepted. The petition of Speed Mining, Inc. in this matter is therefore dismissed. This Order constitutes the final agency action.

RICHARD K. MALAMPHY Administrative Law Judge

RK Malamphy.

RKM/ccb Newport News, Virginia

Notice of appeal. Any party may appeal from the initial decision of the administrative law judge by filing with the Assistant Secretary a notice of appeal within 30 days after service of the initial decision. The Assistant Secretary may consolidate related appeals. Copies of a notice of appeal

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In the matter of: Speed Mining, Inc. Amer can Eagle Mine I. D. No. 46-05437 Petition for Modification

Docket No. M-2004-011-C

CONSENT AGREEMENT

On March 15, 2004, Speed Mining, Inc., (Petitioner/Operator) filed a petition to amend the terms and conditions of an existing modification of 30 C.F.R. § 75.1700 to petitioner's American Eagle Miniplocated in Kanawha County, West Virginia. Petitioner had been granted modification of the application of 30 C.F.R. § 75.1700 to its American Eagle Mine under Docket No. 2002-082-C or May 23, 2003, and corrected on February 27, 2004. The modification superseded a previous modification of the application of 30 C.F.R. § 75.1700 to the American Eagle Mine granted under Docket No. M-2001-041-C and issued August 12, 2001. In its latest petition, petitioner alleged that the existing modification results in a diminution of safety and that the alternative methods outlined in the petition will at all times guarantee no less than the same measure of protection afforded by the existing modification.

MSILA conducted initial and supplemental investigations of the petition to amend the existing modification of 30 C.F.R. § 75.1700 to petitioner's American Eagle Mine. MSHA filed its reports of the findings and recommendations with the Administrator for Coal Mine Safety and Health. After a review of the entire record, including the petition, investigation reports, and public comments, the Deputy Administrator, Coal Mine Safety and Health, issued a Proposed Decision and Order (PDO) denying petitioner's petition in accordance with 30 C.F.R. § 44.13(b) on the grounds that the alternative methods proposed by petitioner failed to at all times guarantee the same level of protection to miners. In accordance with 30 C.F.R. § 44.53(a)(2), MSHA also profosed to amend the existing modification because the findings which originally supported granting the modification were no longer valid. Petitioner disagreed with MSHA's proposed actions and requested a hearing before a Department of Labor Administrative Law Judge, pursuant to 30 C.F.R. § 44.14. The parties thereafter entered into settlement discussions, and negotiated this agreement which is a modification of the application of 30 C.F.R. § 75.1700 to Petitioner's American Eagle Mine. In accordance with 30 C.F.R. § 44,27(b), this agreement contains Consent Findings and a Consent Order disposing of the entire proceeding. The following Consent Order is an effort by the parties to provide a clear, understandable and enforceable document regarding the terms and conditions under which petitioner may mine through oil and gas wells (defined herein to include all active, inactive, abandoned, shut-in, and previously plugged wells, and including water injection wells), and an effort to forge a more coll borative relationship calculated to address readily the concerns of the parties and to solve any problems which may arise.

CONSENT FINDINGS

In accordance with 30 C.F.R. § 44.27(b)(1), both MSHA and petitioner agree that the following Corisent Order shall have the same effect as if made after a full hearing.

In accordance with 30 C.F.R. § 44.27(b)(2), both MSHA and petitioner agree that the record on which the following Consent Order is based consists of the petition and agreement, and all other pertinent information as set forth in Section 44.27(b)(2).

In accordance with 30 C.F.R. § 44.27(b)(3), petitioner agrees to waive any further procedural steps before the Administrative Law Judge and Assistant Secretary.

In a cordance with 30 C.F.R. § 44.27(5)(4), petitioner agrees to waive any right to challenge or conject the validity of the Consent Findings and Consent Order made in accordance with this Corsent Agreement.

Both MSHA and petitioner agree that the terms and conditions of the following Consent Order do not result in a diminution of safety.

Both MSHA and petitioner agree that the terms and conditions of the following Consent Order will at all times guarantee no less than the same measure of protection afforded by the existing modification.

CONSENT ORDER

Under the authority delegated by the Secretary of Labor to the Administrator for Coal Mine Safety and Health, and under § 101(c) of the Federal Mine Safety and Health Act of 1977, 30 U.S.C. § 811(c), and 30 C.F.R. Part 44, an amended modification of the application of 30 C.F.R. § 75.1700 at the American Eagle Mine is hereby:

GRANTED, subject to the following terms and conditions:

DISTRICT MANAGER APPROVAL REQUIRED

- a. A safety barrier of 300 feet in diameter (150 feet between any mined area and a well) shall be maintained around all oil and gas wells until approval to proceed with mining has been obtained from the district manager.
- b. Prior to mining within the safety barrier around any well, the mine operator shall provide to the district manager a sworn affidavit or declaration executed by a company official stating that all mandatory procedures for cleaning out, preparing, and plugging each gas or oil well have been completed as described by the terms and conditions of this

order. The affidavit or declaration must be accompanied by all logs described in subparagraphs 2(a)(2) and 2(a)(3) below and any other records described in those subparagraphs which the district manager may request. The district manager will review the affidavit or declaration, the logs and any other records that have been requested, and may inspect the well itself, and will then determine if the operator has complied with the procedures for cleaning out, preparing and plugging each well as described by the terms and conditions of this Order. If the district manager determines that the procedures have been complied with, he will provide his approval, and the mine operator may then mine within the safety barrier of the well, subject to the terms of this Order.

c. The terms and conditions of this Order apply to all types of mining.

2. MANDATORY PROCEDURES FOR CLEANING OUT, PREPARING, PLUGGING, AND REPLUGGING OIL OR GAS WELLS

- a. MANDATORY PROCEDURES FOR CLEANING OUT AND PREPARING OIL AND GAS WELLS PRIOR TO PLUGGING OR REPLUGGING
 - (1) The operator shall completely clean out the well from the surface to at least 200 feet below the base of the lowest mineable coal seam, unless the district manager requires cleaning to a greater depth based on his judgment as to what is required due to the geological strata, or due to the pressure within the well (the operator shall provide the district manager with all information it possesses concerning the geological nature of the strata and the pressure of the well). The operator shall remove all material from the entire diameter of the well, wall to wall. Directing high pressure water jets at the outer walls of the well along the entire length to be cleaned will satisfy this provision with respect to the outer walls.
 - The operator shall prepare down-hole logs for each well. They shall consist of a caliper survey and log(s) suitable for determining the top, bottom, and thickness of all coal seams and potential hydrocarbon producing strata and the location for a bridge plug. The district manager may approve the use of a down-hole camera survey in lieu of down-hole logs if in his judgment such logs would not be suitable for obtaining the above-listed data. Whichever method is used, a journal shall be maintained describing the depth of each material encountered, the nature of each material

encountered; bit size and type used to drill each portion of the hole; length and type of each material used to plug the well; length of casing(s) removed, perforated or ripped or left in place; and other pertinent information concerning cleaning and sealing the well. Invoices, work-orders, and other records relating to all work on the well shall be maintained as part of this journal and provided to MSHA upon request.

- When cleaning out the well as provided for in subparagraph (a)(1), (3) the operator shall make a diligent effort to remove all of the casing in the well. If it is not possible to remove all of the casing, then the operator must take appropriate steps to ensure that the annulus between the casing and between the casings and the well walls are filled with expanding (minimum 0.5% expansion upon setting) cement and contain no voids. Any casing which remains shall be perforated or ripped. From 10 feet below the coal seam to 10 feet above the coal seam, the operator shall perforate or rip at intervals of at least 5 feet. Beyond this distance, perforations or rips are required at least every 50 feet from at least 200 feet below the base of the lowest mineable coal seam up to 100 feet above the seam being mined, unless the district manager requires a greater distance based on his judgment that a greater distance is required due to the geological strata, or due to the pressure within the well. The diagram shown in Appendix A is representative of the placement of the perforation or ripping that must be done. When a mineable seam exists which is higher than the seam being mined, the operator shall contact the owner of that seam by certified mail and offer to perforate or rip and plug the well to 100 feet above that seam in accordance with the procedures specified in this Agreement, in exchange for payment for the additional cost by that owner. If the owner accepts the operator's offer, then the operator shall perforate or rip and plug the well to 100 feet above that seam in accordance with the procedures specified in this Agreement. If the operator, using a casing bond log, can demonstrate to the satisfaction of the district manager that all annuli in the well are already adequately sealed with cement, then the operator will not be required to perforate or rip the casing for that particular well. When multiple casing and tubing strings are present in the coal horizon(s), any casing which remains shall be ripped or perforated and filled with expanding cement as indicated above. An
 - acceptable casing bond log for each casing and tubing string is needed if used in lieu of ripping or perforating multiple strings.

- (4) If the district manager concludes that the completely cleaned-out well is emitting excessive amounts of gas, the operator must place a mechanical bridge plug in the well. It must be placed in a competent stratum at least 200 feet below the base of the lowest mineable coal seam, but above the top of the uppermost hydrocarbon-producing stratum, unless the district manager requires a greater distance based on his judgment that it is required due to the geological strata, or due to the pressure within the well (the operator shall provide the district manager with all information it possesses concerning the geological nature of the strata and the pressure of the well). If it is not possible to set a mechanical bridge plug, an appropriately sized packer may be used.
- (5) If the upper-most hydrocarbon-producing stratum is within 300 feet of the base of the lowest minable coal seam, the operator shall properly place mechanical bridge plugs as described in subparagraph (a)(4) to isolate the hydrocarbon producing stratum from the expanding cement plug. Nevertheless, the operator shall place a minimum of 200 feet of expanding cement below the lowest mineable coal seam, unless the district manager requires a greater distance based on his judgment that it is required due to the geological strata, or due to the pressure within the well.

b. MANDATORY PROCEDURES FOR PLUGGING OR REPLUGGING OIL OR GAS WELLS TO THE SURFACE.

After completely cleaning out the well as specified in paragraph 2(a) above, the following procedures shall be used to plug or replug gas or oil wells to the surface:

(1) The operator shall pump expanding cement slurry down the well to form a plug which runs from at least 200 feet below the base of the lowest mineable coal seam (or lower if required by the district - manager based on his judgment that a lower depth is required due to the geological strata, or due to the pressure within the well) to the surface. The expanding cement will be placed in the well under a pressure of at least 200 pounds per square inch. Portland cement or a lightweight cement mixture may be used to fill the area from 100 feet above the top of the uppermost mineable coal seam (or higher if required by the district manager based on his judgment that a higher distance is required due to the geological strata, or due to the pressure within the well) to the surface. When a mineable seam exists which is higher than the seam being mined, the

operator shall contact the owner of that seam by certified mail and offer to plug the well to 100 feet above that seam with expanding cement, in exchange for payment for the additional cost by that owner. If the owner accepts the operator's offer, then the operator shall plug the well to 100 feet above that seam with expanding cement.

- (2) The operator shall embed steel turnings or other small magnetic particles in the top of the cement near the surface to serve as a permanent magnetic monument of the well. In the alternative, a 4½ inch or larger casing, set in cement, shall extend at least 36 inches above the ground level with the API well number engraved or welded on the casing
- c. MANDATORY PROCEDURES FOR PLUGGING OR REPLUGGING OIL AND GAS WELLS FOR USE AS DEGASIFICATION BOREHOLES.

After completely cleaning out the well as specified in paragraph 2(a) above, the following procedures shall be utilized when plugging or replugging oil or gas wells that are used as degasification boreholes:

- (1) The operator shall set a cement plug in the well by pumping an expanding cement slurry down the tubing to provide at least 200 feet of expanding cement below the lowest mineable coal seam, unless the district manager requires a greater depth based on his judgment that a greater depth is required due to the geological strata, or due to the pressure within the well. The expanding cement will be placed in the well under a pressure of at least 200 pounds per square inch. The top of the expanding cement shall extend at least 100 feet above the top of the coal seam being mined, unless the district manager requires a greater distance based on his judgment that a greater distance is required due to the geological strata, or due to the pressure within the well.
- (2) The operator shall securely grout into the bedrock of the upper portion of the degasification well a suitable casing in order to protect it. The remainder of this well may be cased or uncased.
- (3) The operator shall fit the top of the degasification casing with a wellhead equipped as required by the district manager in the approved ventilation plan. Such equipment may include check

valves, shut-in valves, sampling ports, flame arrestor equipment, and security fencing.

- (4) Operation of the degasification well shall be addressed in the approved ventilation plan. This may include periodic tests of methane levels and limits on the minimum methane concentrations that may be extracted.
- (5) -After the area of the coal mine that is degassed by a well is sealed or the coal mine is abandoned, the operator must seal degas holes using the following procedures:
 - (i) The operator shall insert a tube to the bottom of the drill hole or, if not possible, to at least 100 feet above the American Eagle Coal Seam. Any blockage must be removed to ensure that the tube can be inserted to this depth.
 - (ii) The operator shall set a cement plug in the well by pumping Portland cement or a lightweight cement mixture down the tubing until the well is filled to the surface.
 - (iii) The operator shall embed steel turnings or other small magnetic particles in the top of the cement near the surface to serve as a permanent magnetic monument of the well. In the alternative, a 4½ inch or larger casing, set in cement, shall extend at least 36 inches above the ground level with the API well number engraved or welded on the casing.

d. MANDATORY ALTERNATIVE PROCEDURES FOR PREPARING AND PLUGGING OR REPLUGGING OIL OR GAS WELLS.

The following provisions apply to all wells which the operator determines, and the MSHA district manager agrees, cannot be completely cleaned out due to damage to the-well caused by subsidence, caving or other factors.

(1) The operator shall drill a hole adjacent and parallel to the well, to a depth of at least 200 feet below the lowest mineable coal seam, unless the district manager requires a greater depth based on his judgment that a greater depth is required due to the geological strata, or due to the pressure within the well.

- (2) The operator shall use a geophysical sensing device to locate any casing which may remain in the well.
- If the well contains casing(s), the operator shall drill into the well (3) from the parallel hole. From 10 feet below the coal seam to 10 feet above the coal seam, the operator shall perforate or rip all casings at intervals of at least 5 feet. Beyond this distance, the operator shall perforate or rip at least every 50 feet from at least 200 feet below the base of the lowest mineable coal seam up to 100 feet above the seam being mined, unless the district manager requires a greater distance based on his judgment that a greater distance is required due to the geological strata, or due to the pressure within the well. The diagram shown in Appendix A is representative of the placement of the perforation or ripping that must be done. The operator shall fill the annulus between the casings and between the casings and the well wall with expanding (minimum 0.5% expansion upon setting) cement, and shall ensure that these areas contain no voids. If the operator, using a casing bond log, can demonstrate to the satisfaction of the district manager that the annulus of the well is adequately sealed with cement, then the operator will not be required to perforate or rip the casing for that particular well, or fill these areas with cement. When multiple casing and tubing strings are present in the coal horizon(s), any casing which remains shall be ripped or perforated and filled with expanding cement as indicated above. An acceptable casing bond log for each casing and tubing string is needed if used in lieu of ripping of perforating multiple strings.
- (4) Where the operator determines, and the district manager agrees, that there is insufficient casing in the well to allow the method outlined in subparagraph (d)(3) to be used, then the operator shall use a horizontal hydraulic fracturing technique to intercept the original well. From at least 200 feet below the base of the lowest mineable coal seam to a point at least 50 feet above the seam being mined, the operator shall fracture in at least six places at intervals to be agreed upon by the operator and the district manager after considering the geological strata and the pressure within the well. The operator shall then pump expanding cement into the fractured well in sufficient quantities and in a manner which fills all intercepted voids.
- (5) The operator shall prepare down-hole logs for each well. They shall consist of a caliper survey and log(s) suitable for determining

the top, bottom, and thickness of all coal seams and potential hydrocarbon producing strata and the location for the bridge plug. The operator may obtain the logs from the adjacent hole rather than the well if the condition of the well makes it impractical to insert the equipment necessary to obtain the logs. The district manager may approve the use of a down-hole camera survey in lieu of down-hole logs if in his judgment such logs would not be suitable for obtaining the above-listed data or are impractical to obtain due to the condition of the drill hole. A journal shall be maintained describing the depth of each material encountered, the nature of each material encountered; bit size and type used to drill each portion of the hole; length and type of each material used to plug the well; length of casing(s) removed, perforated or ripped or left in place; and other pertinent information concerning sealing the well. Invoices, work-orders, and other records relating to all work on the well shall be maintained as part of this journal and provided to MSHA upon request.

(6) After the operator has plugged the well as described in subparagraphs (d)(3) and/or (d)(4), the operator shall plug the adjacent hole, from the bottom to the surface, with Portland cement or a lightweight cement mixture. The operator shall embed steel turnings or other small magnetic particles in the top of the cement near the surface to serve as a permanent magnetic monument of the well. In the alternative, a 4½ inch or larger casing, set in cement, shall extend at least 36 inches above the ground level

A combination of the methods outlined in subparagraphs (d)(3) and (d)(4) may have to be used in a single well, depending upon the conditions of the hole and the presence of casings. The operator and the district manager should discuss the nature of each hole. The district manager may require that more than one method be utilized.

- 3. MANDATORY PROCEDURES AFTER APPROVAL HAS BEEN
 GRANTED BY THE DISTRICT MANAGER TO MINE WITHIN THE
 SAFETY BARRIER, OR TO MINE THROUGH A PLUGGED OR
 REPLUGGED WELL
 - a. A representative of the operator, a representative of the miners, the appropriate State agency, or the MSHA district manager may request that a conference be conducted prior to mining through any plugged or replugged well. Upon receipt of any such request, the district manager shall schedule such a conference. The party requesting the conference shall notify all

other parties listed above within a reasonable time prior to the conference to provide opportunity for participation. The purpose of the conference shall be to review, evaluate, and accommodate any abnormal or unusual circumstance(s) related to the condition of the well or surrounding strata when such conditions are encountered.

- b. The operator shall mine through a well on a shift approved by the district manager. The operator shall notify the district manager and the miners' representative in sufficient time prior to mining-through a well in order to provide an opportunity to have representatives present.
- c. When using continuous mining methods, the operator shall install drivage sights at the last open crosscut near the place to be mined to ensure intersection of the well. The drivage sites shall not be more than 50 feet from the well. When using longwall-mining methods, drivage sights shall be installed on 10-foot centers for a distance of 50 feet in advance of the well. The drivage sights shall be installed in the headgate.
- d. The operator shall ensure that fire-fighting equipment including fire extinguishers, rock dust, and sufficient fire hose to reach the working face area of the mine through (when either the conventional or continuous mining method is used) is available and operable during all well mine throughs. The fire hose shall be located in the last open crosscut of the entry or room. The operator shall maintain the water line to the belt conveyor tailpiece along with a sufficient amount of fire hose to reach the farthest point of penetration on the section. When the longwall mining method is used, a hose to the longwall water supply is sufficient.
- e. The operator shall ensure that sufficient supplies of roof support and ventilation materials shall be available and located at the last open crosscut. In addition, emergency plugs shall be available in the immediate area of the mine through.
- f. On the shift prior to mining through the well, the operator shall service all equipment and check it for permissibility
- g. The operator shall calibrate the methane monitor(s) on the longwall, continuous mining machine, or cutting machine and loading machine on the shift prior to mining through the well.
- h. When mining is in progress, the operator shall perform tests for methane with a handheld methane detector at least every 10 minutes from the time that mining with the continuous mining machine or longwall face is within

30 feet of the well until the well is intersected and immediately prior to mining through it. During the actual cutting process, no individual shall be allowed on the return side until the mine through has been completed and the area has been examined and declared safe. All workplace examinations will be conducted on the return side of the shearer while the shearer is idle.

- i. When using continuous or conventional mining methods, the working place shall be free from accumulations of coal dust and coal spillages, and rock dust shall be placed on the roof, rib, and floor to within 20 feet of the face when mining through the well. On longwall sections, rock dusting shall be conducted and placed on the roof, rib, and floor up to both the headgate and tailgate gob.
- j. When the well is intersected, the operator shall de-energize all equipment, and thoroughly examine and determine safe the area before mining is resumed.
- k. After a well has been intersected and the working place determined safe, mining shall continue inby the well a sufficient distance to permit adequate ventilation around the area of the well.
- No open flame shall be permitted in the area until adequate ventilation has been established around the well bore. The operator shall apply a thick layer of rock dust to the roof, face, floor, ribs and any exposed coal within 20 feet of the casing prior to any use of torches.
- m. Non-sparking (brass) tools will be located on the working section and will be used to expose and examine cased wells.
- n. No person shall be permitted in the area of the mine through operation except those actually engaged in the operation, including company personnel, representatives of the miners, personnel from MSHA, and personnel from the appropriate State agency.
- o. The operator shall alert all personnel in the mine to the planned intersection of the well prior to their going underground if the planned intersection is to occur during their shift. This warning shall be repeated for all shifts until the well has been mined through.
- p. The mine through operation shall be under the direct supervision of a certified individual. Instructions concerning the mine through operation shall be issued only by the certified individual in charge.

- q. The provisions of this Order do not impair the authority of representatives of MSHA to interrupt or halt the mine through operation, and to issue a withdrawal order, when they deem it necessary for the safety of the miners. MSHA may order an interruption or cessation of the mine through operation and/or a withdrawal of personnel by issuing either a verbal or written order to that effect to a representative of the operator, which order shall include the basis for the order. Operations in the affected area of the mine may not resume until a representative of MSHA permits resumption of mine through operations. The mine operator and miners shall comply with verbal or written MSHA orders immediately. All verbal orders shall be committed to writing within a reasonable time as conditions permit.
- r. A copy of this Order shall be maintained at the mine and be available to the miners.
- s. Within 30 days after this Order becomes final, the operator shall submit proposed revisions for its approved 30 C.F.R. Part 48 training plan to the district manager. These proposed revisions shall include initial and refresher training regarding compliance with the terms and conditions stated in the Order. The operator shall provide all miners involved in the mine through of a well with training regarding the requirements of this Order prior to mining within 150 feet of the next well intended to be mined through.
- t. The responsible person required under 30 C.F.R. § 75.1501 is responsible for well intersection emergencies. The well intersection procedures should be reviewed by the responsible person prior to any planned intersection.
- u. Within 30 days after this Order becomes final, the operator shall submit proposed revisions for its approved mine emergency evacuation and firefighting plan required by 30 C.F.R. § 75.1502. The operator will revise the plans to include the hazards and evacuation procedures to be used for well intersections. All underground miners will be trained in this revised plan within 30 days of the submittal of the revised evacuation plan.

The parties request that the presiding Administrative Law Judge issue an Order approving this Conjent Agreement including the Consent Findings and the Consent Order as a mod f cation of 30 C.F.R. § 75.1700 to the operator's American Eagle Mine.

Respectfully submitted,

TIMOTHY M. BIDDLE
DAN EL W. WOLFF
Crowell & Moring LLP
1001 Pennsylvania Avenue, N.W.
Washington, D.C. 20004

Attorneys for Speed Mining, Inc. (202) 624-2500

HOWARD M. RADZELY Solicitor of Labor

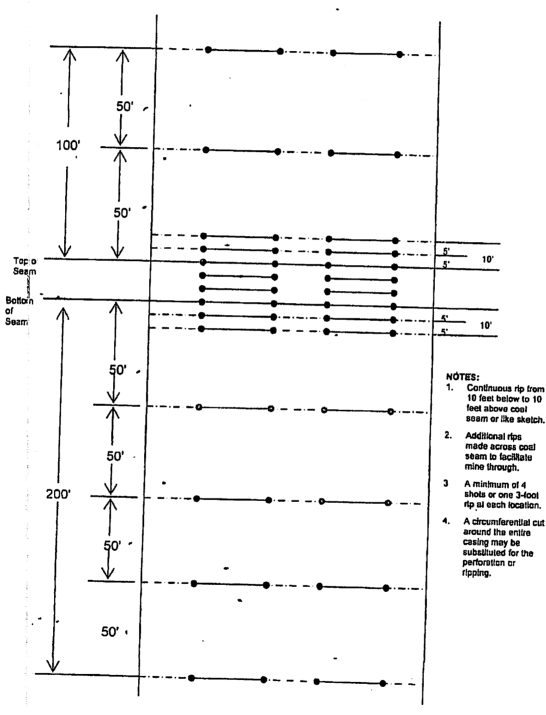
EDWARD P. CLAIR Associate Solicitor

MARK R. MALECKI Counsel for Trial Litigation

TIMOTHY S. WILLIAMS
Trial Attorney
U.S. Department of Labor
Office of the Solicitor
1100 Wilson Boulevard
Room 2211
Arlington, Virginia 22209

Attorneys for Mine Safety and Health Administration (202) 693-9337

APPENDIX A



Bielet

1.411

NOT TO SCALE

SERVICE SHEET

Case Name: MSHA v. SPEED MINING INC.

Case Number: 2005MSA00003

Document Title: D&O Approving Settlement & Order of Dismissal

I hereby certify that a copy of the above-referenced document was sent to the following this 12th day of April, 2005:

Cathy C. Barefort.

CATHARINE BAREFOOT
LEGAL TECHNICIAN

Assistant Secretary
of Mine Safety and Health Administration
U. S. Department of Labor
1100 Wilson Boulevard
Arlington, VA 22209-2247

(Hard Copy - Regular Mail)

Counsel for Trial Litigation
Div. of Mine Safety and Health
U. S. Department of Labor
1100 Wilson Blvd, 22nd Floor East
Arlington, VA 22209-2247

{Hard Copy - Regular Mail}

Administrator for Coal Mine Safety & Health U. S. Department of Labor 1100 Wilson Blvd., Room 2424 Arlington, VA 22209-3939 [Hard Copy - Regular Mail]

Speed Mining, Inc.
Richard (Pete) Hendrick, President
P. O. Box 1083
Beckley, WV 25802

(Hard Copy - Regular Mail)

Tim Biddle, Esq.
Crowell & Moring
David W. Woolff, Esq.
1001 Pennsylvania Ave., N.W.
Washington, DC 20004-2595

{Hard Copy - Regular Mail}

Tim Baker
United Mine Workers of America
8315 Lee Highway
Arlington, VA 22031-2215
{Hard Copy - Regular Mail}

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Tim Baker
United Mine Workers of America
8315 Lee Highway
Arlington, VA 22031-2215
[Hard Copy - Regular Mail]

STATE OF WEST VIRGINIA DEPARTMENT OF MINES OIL AND GAS DIVISION

AFFIDAVIT OF PLUGGING AND FILLING WELL

0. Box 53 - Huntingt d W. Prichard, Agent	Illi -Charleston Approx. Taylor Vinson Peravon on Owner Con. W. Va.	27.WaVa.		Box 551 - Ha OV 29 195 WELL AND LO Sherman	mark, Ohio	
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STATE INSPECTOR			Lai	Follette, Robson	& Prichar	d Farm
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STATE OF WEST VIRGINIA DEPARTMENT OF MINES OIL AND GAS DIVISION

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Daniel Ma	Bry-285

Well No. 35

District Sharman

Drilling commenced__

Drilling completed____

Open Flow

Rock Pressure____

Salt water___

Soil Slate

Coal

Sand

Slate

Coal

Coal Slate

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Sand

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Slate Sand

Formation

With 100 ots

Fresh water 201 2358

Company The Pure 011 Company
Address P. O. Box 551, Newark, Ohio

Mineral rights are owned by Same

Farm LaFollatta Robson & Prichard Acres 1951 Location (Water) **A**

The surface of tract is owned in fee by LaFollette, Robson and Prichard Address

Date Shot 1-21-29 From 2966 To 2989

/10ths Water in_ _/10ths Merc. in_

Color

Address November 20, 1928

January 22, 1929

WELL RECORD

Elev 1260.6

____bbls., 1st 24 hrs.

Top

16 20

23

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185

205

215

239

270

274

385

435

2701

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Office of Oil & Gas MAR 0 3 2016

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APPROVED	and the state of t	WHER
	One J. Anderson	

. Division (Title) Superintendent

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36	• 34 + 59
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Company The Pure Oil Co. Address Lawork, Ohio Form La Kollette, Robson Prichard Treet A Area 1951 Laws No. 227 Well (Form) No. 35 Serial No. 466 Elevation (Spirit Lave) 1260: G Condensign Rule One Ocenty Spans District Sharman	STATE OF WEST VIRGINIA DEPARTMENT OF MINES OIL AND GAS DIVISION CHARLESTON WELL LOCATION MAP FILE NO. ROG-255-A Denotes location of well on United States Topographic Maps, socie 1 to 82,800, left
Engineer's Replatesten No. Ohio 22912 Plia No. Drowing No. Deta 9-6-56 Beals 1" 200	itude and lengitude lines being represented by border lines as shown. Denotes one lines spaces on barder line of original tracing.

Received Office of Oil & Gas

MAR 0 3 2016

WW-4A Revised 6-07

1.) Date: <u>02/25/20</u>	016
2.) Operator's Well	Number
35	
3.) API Well No.:	
47.005	(30285

STATE OF WEST VIRGINIA DEPARTMENT OF ENVIRONMENTAL PROTECTION, OFFICE OF OIL AND GAS NOTICE OF APPLICATION TO PLUG AND ABANDON A WELL

(a) Name_	vner(s) to be served: <u>LaFollette (Gaddy Engineer</u> 303 West Washington St. Charleston, WV 25302	5) (a) Coal Operator ing)	Name Address	Panther Creek Mining, LLC W P.O. Box 99 Dawes, WV. 25054
(b) Name Address			Name	Owner(s) with Declaration <u>LaFollette (Gaddy Engineering)</u> 303 West Washington St.
(c) Name Address			Name Address	Charleston, WV 25302
6) Inspector Address	Gary Kennedy P.O. Box 268 Nimitz, WV 25978			Lessee with Declaration Panther Creek Mining, LLC 3228 Summit Square Place, Suite 180
Telephone	304-382-8402			Lexington, KY 40509

TO THE PERSONS NAMED ABOVE: You should have received this Form and the following documents:

- (1) The application to Plug and Abandon a Well on Form WW-4B, which sets out the parties involved in the work and describes the well its and the plugging work order; and
- (2) The plat (surveyor's map) showing the well location on Form WW-6.

The reason you received these documents is that you have rights regarding the application which are summarized in the instructions on the reverses side. However, you are not required to take any action at all.

Take notice that under Chapter 22-6 of the West Virginia Code, the undersigned well operator proposes to file or has filed this Notice and Application and accompanying documents for a permit to plug and abandon a well with the Chief of the Office of Oil and Gas, West Virginia Department of Environmental Protection, with respect to the well at the location described on the attached Application and depicted on the attached Form WW-6. Copies of this Notice, the Application, and the plat have been mailed by registered or certified mail or delivered by hand to the person(s) named above (or by publication in certain circumstances) on or before the day of mailing or delivery to the Chief.

OFFICIAL SEAL NOTARY PUBLIC STATE OF WEST VIRGINIA GARY JOE LANE	Well Operator By:	Panther Creek Mining, LL Gary Acord	" Clear ABERS of
P. O. BOX 470 ALUM CREEK, WV 25003 My commission expires February 15, 2017	Address Telephone	P.O. Box 99 Dawes, WV. 25054 304-205-8847	Office of Oil & Ga: MAR 0 3 2016
Subscribed and sworn bef My Commission Expires	ore me this	0.1	rugry 2016
Oil and Gas Privacy Notice			

The Office of Oil and Gas processes your personal information, such as name, address and phone number, as a part of our regulatory duties. Your personal information may be disclosed to other State agencies or third parties in the normal course of business or as needed to comply with statutory or regulatory requirements, including Freedom of Information Act requests. Our office will appropriately secure your personal information. If you have any questions about our use of your personal information, please contact DEP's Chief Privacy Officer at depprivacyoffier@wv.go

SURFACE OWNER WAIVER

Operator's Well Number

_3	5		

INSTRUCTIONS TO SURFACE OWNERS NAMED ON PAGE WW4-A

The well operator named on page WW-4A is applying for a permit from the State to plug and abandon a well. (Note: If the surface tract is owned by more than three persons, then these materials were served on you because your name appeared on the Sheriff's tax ticket on the land or because you actually occupy the surface tract. In either case, you may be the only owner who will actually receive these materials.) See Chapter 22 of the West Virginia Code. Well work permits are valid for 24 months. If you do not own any interest in the surface tract, please forward these materials to the true owner immediately if you know who it is. Also, please notify the well operator and the Office of Oil and Gas.

NOTE: YOU ARE NOT REQUIRED TO FILE ANY COMMENT. WHERE TO FILE COMMENTS AND OBTAIN ADDITIONAL INFORMATION:

Chief, Office of Oil and Gas
Department of Environmental Protection
601 57"St. SE
Charleston, WV 25304
(304) 926-0450

Time Limits and methods for filing comments. The law requires these materials to be served on or before the date the operator files his Application. You have FIVE (5) DAYS after the filing date to file your comments. Comments must be filed in person or received in the mail by the Chief's office by the time stated above. You may call the Chief's office to be sure of the date. Check with your postmaster to ensure adequate delivery time or to arrange special expedited handling. If you have been contacted by the well operator and you have signed a "voluntary statement of no objection" to the planned work described in these materials, then the permit may be issued at any time.

Comments must be in writing. Your comments must include your name, address and telephone number, the well operator's name and well number and the approximate location of the proposed well site including district and county from the application. You may add other documents, such as sketches, maps or photographs to support your comments.

The Chief has the power to deny or condition a well work permit based on comments on the following grounds:

- 1) The proposed well work will constitute a hazard to the safety of persons.
- 2) The soil erosion and sediment control plan is not adequate or effective;
- 3) Damage would occur to publicly owned lands or resources;
- 4) The proposed well work fails to protect fresh water sources or supplies;
- 5) The applicant has committed a substantial violation of a previous permit or a substantial violation of one or more of the rules promulgated under Chapter 22, and has failed to abate or seek review of the violation...".

If you want a copy of the permit as it is issued or a copy of the order denying the permit, you should request a copy from the Chief.

VOLUNTARY STATEMENT OF NO OBJECTION

I hereby state that I have read the instructions to surface owners and that I have received copies of a Notice and Application For A Permit To Plug And Abandon on Forms WW-4A and WW-4B, and a survey plat.

I further state that I have no objection to the planned work described in these materials, and I have no objection to a permit being issued on those materials.

FOR EXECUTION BY A NATURAL PERSON CORPORATION,

FOR EXECUTION BY A

AFORATION,

______Date _____Name
Signature By

Its

Manager

Date 2 9 201

Office of Oil R Gas

Received

MAR 0 3 2016

WW-4B	1	W	W	-4	B
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API No. <u>47</u> -	(30285)	
Farm Name	LaFollette	
	Well No.	35

INSTRUCTIONS TO COAL OPERATORS OWNERS AND LESSEE

The well operator named on the obverse side of WW-4 (B) is about to abandon the well described in the enclosed materials and will commence the work of plugging and abandoning said well on the date the inspector is notified. Which date shall not be less then five days after the day on which this notice and application so mailed is received, or in due course should be received by the Department of Environmental Protection Office of Oil & Gas.

This notice and application is given to you in order that your respective representatives may be present at the plugging and filling of said well. You are further notified that whether you are represented or not the operator will proceed to plug and fill said well in the manner required by Section 24, Article 6, Chapter 22 of the Code and given in detail on obverse side of this application.

NOTE: If you wish this well to be plugged according to 22-6-24(d) then as per Regulation 35CSR4-13.9 you must complete and return to this office on form OB-16 "Request by Coal Operator, Owner, or Lessee for plugging" prior to the issuance of this plugging permit.

WAIVER

pro	The undersigned coal operatorlocation has examined this proposed pluposed to be done at this location, provide of the West Virgon	igging work order. The undersign	ed has no objection to the work ed with all applicable requirements
Date	: <u>2/09/201</u> 6		LRPB-LaFollette By: Dusta M Jane, VP Its Manage

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Office of Oil & Gas
MAR 0 3 2016

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API No.	47-005-	(30285)
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Farm Name <u>LaFollette</u> Well No. <u>35</u>

INSTRUCTIONS TO COAL OPERATORS OWNERS AND LESSEE

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WAIVER

The undersigned coal operator _	X	/ owner	/ lessee	_X_	_/ of the coal under this well
location has examined this proposed	pluggi	ng work ord <mark>e</mark> r	. The undersign	ied ha	s no objection to the work
proposed to be done at this location, pro	vided,	the well opera	itor has complie	ed wit	h all applicable requirements
of the West V	⁷ irginia	a Code and the	governing reg	ulatio	ns.

Date: 2 - 29-2016

By: Ham Ellewill

Its ENGINEER/AGENT

GARY E. ACORD, PERS,

Received
Office of Oil & Gas
MAR 0 3 2016

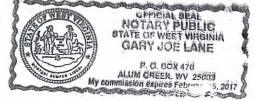
WW-9 Rev. 9/13

API Number 47 -005	(30285)	
Operator's Well No.	35	

STATE OF WEST VIRGINIA DEPARTMENT OF ENVIRONMENTAL PROTECTION OFFICE OF OIL AND GAS

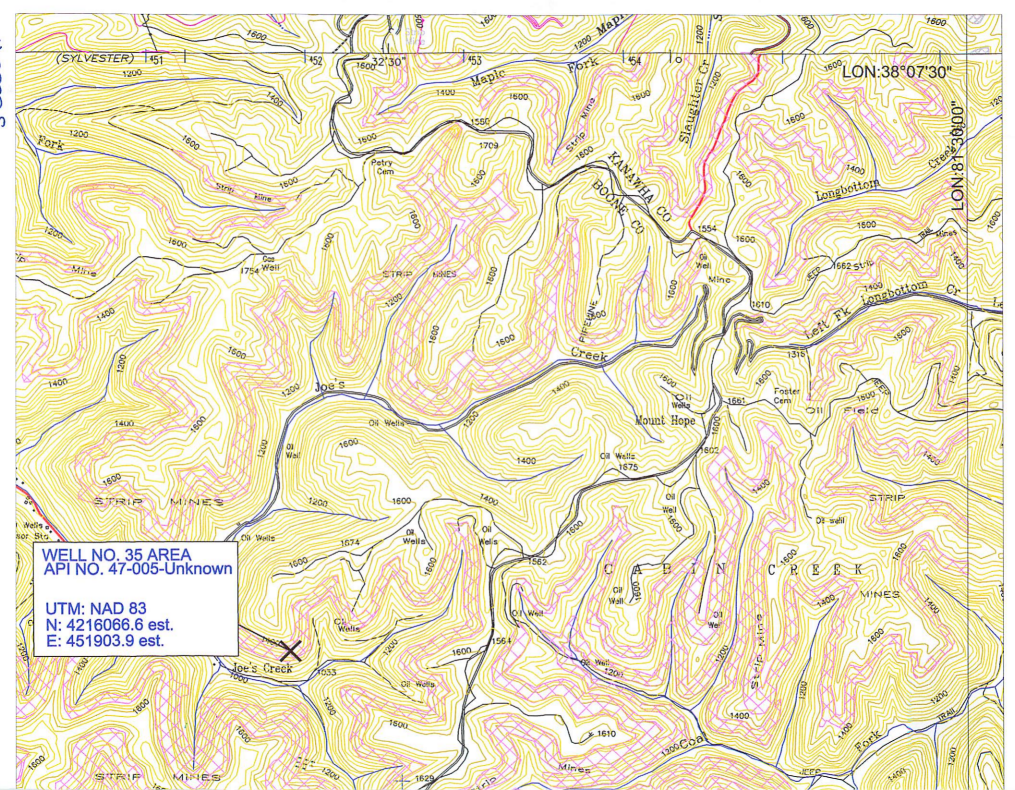
FLUIDS/ CUTTINGS DISPOSAL & RECLAMATION PLAN

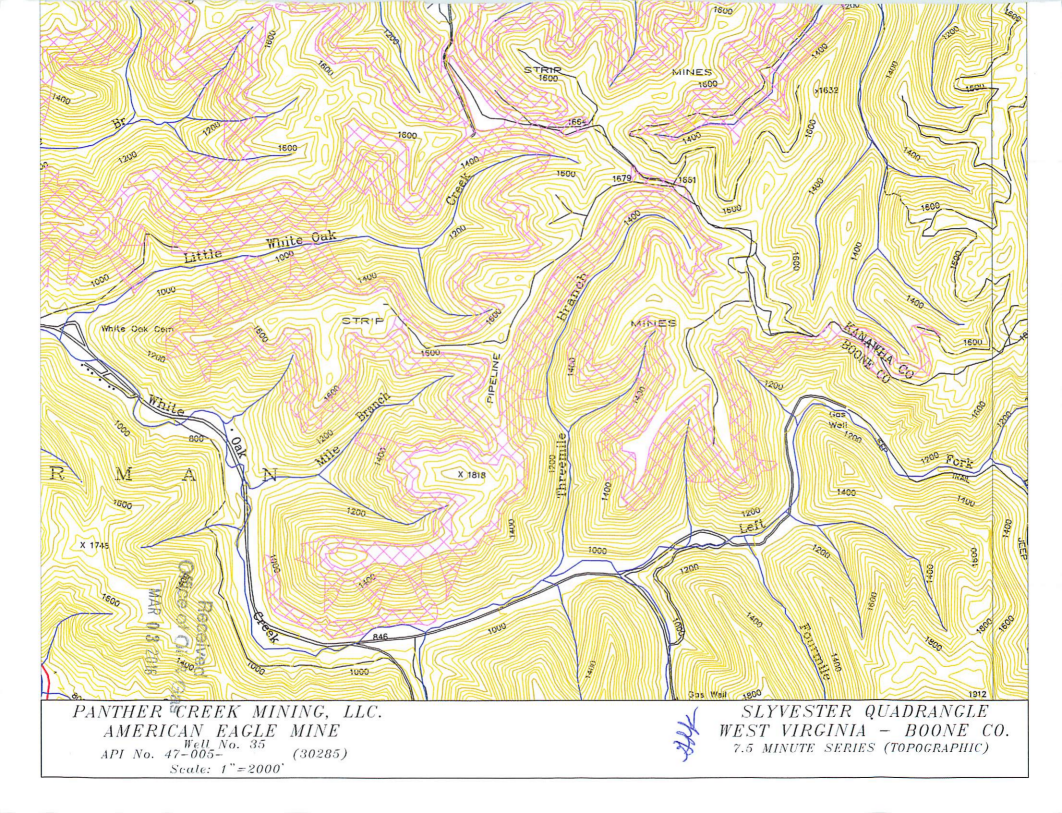
TEODS/ COTTINGS DISTOSAL & RECLAWATION LEAV	
Operator Name PANTHER, LLC OP Code	
Watershed (HUC 10) <u>Joe's Creek</u> <u>Quadrangle</u> <u>Sylvester</u>	
Elevation 1,246' Est. County Boone District Sherman	
Do you anticipate using more than 5,000 bbls of water to complete the proposed well work? Yes	No <u>X</u>
Will a pit be used for drill cuttings? Yes X No No	
If so, please describe anticipated pit waste: <u>Cement Cuttings</u>	
Proposed Disposal Method For Treated Pit Wastes: X Land Application Underground Injection (UIC Permit Number Reuse (at API Number Off Site Disposal (Supply form WW-9 for disposal location) Other (Explain	
Will closed loop system be used? Yes Drilling medium anticipated for this well? Air, freshwater, oil based, etc. Water -If oil based, what type? Synthetic, petroleum, etc. Additives to be used in drilling medium? Drill cuttings disposal method? Leave in pit, landfill, removed offsite, etc. Leave in pit - If left in pit and plan to solidify what medium will be used? (cement, lime, sawdust) Cement c - Landfill or offsite name/ permit number? N/A	uttings
I certify that I understand and agree to the terms and conditions of the GENERAL WATER POLL on August 1, 2005, by the Office of Oil and Gas of the West Virginia Department of Environmental Protecti provisions of the permit are enforceable by law. Violations of any term or condition of the general permit and or regulation can lead to enforcement action. I certify under penalty of law that I have personally examined and am familiar with the information form and all attachments thereto and that, based on my inquiry of those individuals immediately the information, I believe that the information is true, accurate, and complete. I am aware that there are submitting false information, including the possibility of fine or imprisonment.	on. I understand that the d/or other applicable law nation submitted on this responsible for obtaining
Company Official Signature Company Official (Typed Name) Company Official Title Company Official Title Agent/Environmental Engineer	Received Office of Oil & Ga
Subscribed and sworn before me this 29+4 day of February, 20 16 Notory Public	MAR 0 3 2016
My commission expires February 15, 2017	
	ele citado



Time 2	Tanalassa su ta	assument to mII 6.5	
Lime2	Tons/acre or to o	correct to ph0.5	-
Fertilizer (10-	20-20 or equivalent) <u>500</u>	lbs/acre (500 lbs min	imum)
Mulch 2 Ton	as or 1000-1500 lbs Hydrose	ed Mulch Tons/acre	
	is of 1000-1500 lbs Hydrose	Seed Mixtures	
Area I		Area I	Т
Seed Type	lbs/acre	Seed Type	lbs/acre
Fescue	40 lbs./Ac		
Clover	5 lbs./Ac		
Ryegrass	5 lbs./Ac		
Orawing(s) of road, loo	cation, pit and proposed area involved 7.5' topographic sl		
Photocopied section of	involved 7.5' topographic sl	heet.	
Photocopied section of Plan Approved by:	involved 7.5' topographic sl	heet.	
Photocopied section of Plan Approved by:	involved 7.5' topographic sl	heet.	
Photocopied section of Plan Approved by:	involved 7.5' topographic sl	heet.	
Photocopied section of Plan Approved by: Comments:	involved 7.5' topographic sl	heet.	

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WW-7 8-30-06



West Virginia Department of Environmental Protection Office of Oil and Gas WELL LOCATION FORM: GPS

API: 47-005- (30285) V	VELL NO.: 35	
FARM NAME: LaFollette		
RESPONSIBLE PARTY NAME:	Panther Creek Mining, LLC	(Gary Acord - Agent)
COUNTY: Boone	DISTRICT: Sherman	
QUADRANGLE: Sylv	ester	
SURFACE OWNER: LaFoll	lette	
ROYALTY OWNER: LaFolle	ette	
H. 이 10개를 받는데 아이들이 다른데 있는데 이렇게 되었다. 그런 이렇게 되었습니다. 그는 그는 그를 보고 있습니다.	66.6 meters (NAD-83) (est.)	(12-
	meters (NAD-83) (est.) GPS E	
coordinates that do not meet the following re 1. Datum: NAD 1983, Zone: 17 North, Cometers. 2. Accuracy to Datum – 3.05 meters 3. Data Collection Method: Survey grade GPS: Post Processed Real-Time Distance GPS: Post Processed	Coordinate Units: meters, Altitude: height Differential fferential	Received Office of Oil & Gas
	fferential	MAR 0 3 2016
4. Letter size copy of the topography in I the undersigned, hereby certify this data information required by law and the regular size of the control of the copy of the topography in I the undersigned, hereby certify this data information required by law and the regular size of the copy of the topography in I the undersigned the copy of the topography in I the undersigned the undersigned the copy of the topography in I the undersigned the undersigned the undersigned the copy of the topography in I the undersigned the unde	a is correct to the best of my knowledge	
Signature/	THE	Date