PUBLIC NOTICE

U.S. Environmental Protection Agency - Region 4
Water Division - Safe Drinking Water Branch
Sam Nunn Atlanta Federal Center
61 Forsyth Street, SW
Atlanta, Georgia 30303

PUBLIC NOTICE: KY20UIC002 OCTOBER 27, 2020

NOTICE OF INTENT TO ISSUE RENEWAL OF UNDERGROUND INJECTION CONTROL (UIC) PERMIT

PERMIT NUMBER KYV0078 (RENEWAL OF KYV0062)

The U.S. Environmental Protection Agency (EPA) intends to issue a renewal of one (1) Underground Injection Control (UIC) Class 5 – Mine Backfill Well Permit (Permit) under the authority of Title 40 the Code of Federal Regulations at (40 CFR) Parts 124, 144, 146, and 147 to:

Applicant: Warrior Coal, LLC

Address: 376 South Broadway

Lexington, Kentucky 40508

UIC Permit Application: KYV0078

Previous UIC Permit: KYV0062

If issued, the proposed Class 5 permit will authorize the permittee to continue the injection of coal slurry, which is a combination of coal mining reject material (coal, pyrite, rock) and water, into mined out portions of the Oriole #11 Mine west of Madisonville, in Hopkins County, Kentucky.

KYV1070120	11-1	37.335620°North	87.562260°West
KYV1070124	11-2	37.349834°North	87.570251°West

The proposed permit includes operation parameters, monitoring and sampling parameters, financial responsibility to plug and abandon the wells and EPA-approved plugging and abandonment procedures. Additional wells may only be added to the permit through modification procedures found in 40 CFR §§ 124 and 144.39. Coal combustion residuals and fly ash are prohibited from injection under the terms of the proposed permit.

The EPA's development of its proposed decision was based on a detailed technical review of the applicant's submittals and supporting documentation. The proposed Permit was drafted in accordance with the provisions of the Safe Drinking Water Act as amended (42 U.S.C. 300f *et seq.*, commonly known as SDWA) and other lawful standards and regulations. The Permit conditions are tentative and open to comment from the public.

A final decision to issue the Permit or draft decision to deny the application will be made after the close of the public comment period, which ends at the close of business on November 26, 2020.

All persons, including the applicant, who wish to comment on the proposed decision may do so by submitting comments along with their name and address to the EPA address given below. The public notice number and the UIC permit number should be included in the first page of comments. All written comments must be postmarked or emailed no later than November 26, 2020, to be considered in formulating a final decision. All comments received during the public notice period will be made a part of the administrative record of this Permit and will be available for public review.

The EPA is not required to hold a public hearing but may do so if there is sufficient public interest in the proposed decision. Any person desiring such a hearing must submit a written request, postmarked by November 26, 2020, which identifies the proposed issue(s) for discussion at the hearing to the EPA address given below. If a public hearing is deemed necessary, the EPA will issue a public notice of the hearing at least 30 days prior to the scheduled date.

After consideration of all timely written comments, SDWA requirements, appropriate regulations and policies, and all comments presented at a public hearing, if any was held, the EPA Regional Administrator or designee will make final determinations regarding issuance of the Permit. If the final determinations are substantially unchanged from the tentative determinations outlined above, the EPA Regional Administrator or designee will so notify all persons who submitted written comments or participated in the hearing, if any was held. If the final determinations are substantially changed, the EPA Regional Administrator or designee will issue a public notice indicating the revised determinations.

Within 30 days after the Regional Administrator serves notice of the above final permit decision, any person who filed comments or participated in the public hearing, if any, may petition the Environmental Appeals Board (EAB) to review the permit decision or any condition therein. Any person who failed to file comments or failed to participate in the public hearing, if any, may petition for administrative review only to the extent of the changes from the draft to the final permit decision.

Relevant public comment and public hearing procedures may be found in 40 CFR \$ 124.10 - \$ 124.12. The EPA will notify the applicant and each person who has submitted written comments of the final decision regarding the petition. A petition to the EAB under 40 CFR \$ 124.19 is a prerequisite to the seeking of judicial review of the final permit decision.

Written comments and requests for information regarding the Agency's proposed decision regarding the Application should be sent to the U.S. Environmental Protection Agency, Region 4, Water Division, Safe Drinking Water Branch, Ground Water, UIC and GIS Section at EPA Region 4-WD/SDWB; ATTN: Jason B. Meadows; 61 Forsyth Street SW, 9T25; Atlanta, Georgia 30303-8960 or via email to R4GWUIC@EPA.GOV.

Additional information regarding administrative review is available in 40 CFR § 124.19 or by contacting Mr. Stephen Smith of the Office of Regional Counsel at the above address or telephone number (404) 562-9554. Information regarding the Agency's decision may also be obtained by contacting Mr. Jason B. Meadows of the Ground Water, UIC, and GIS Section at (404) 562-999 or email at R4GWUIC@EPA.GOV.

The administrative record including the application, statement of basis, draft permit, comments received and additional information on hearing procedures is available by writing to the EPA at the above address or E-mail.

Digital copies of this notice and the EPA's statement of basis for this decision, which includes a draft of the proposed Permit, may be found at the following web address: https://www.epa.gov/aboutepa/about-epa-region-4-southeast.

Please bring the preceding information to the attention of anyone who may be interested in this matter.

STATEMENT OF BASIS FOR

NOTICE OF INTENT TO ISSUE UNDERGROUND INJECTION CONTROL (UIC) PERMIT PERMIT NUMBER KYV0078

Associated Public Notice: KY20UIC002 October 27, 2020

1. Summary of Proposed Action

[40 CFR § 124.8(b)(1)]

The U.S. Environmental Protection Agency (EPA), Region 4 intends to issue an Underground Injection Control (UIC) permit (Permit Number KYV0078) (the Draft Permit) for the renewal of an existing Class 5 – Mine Backfill permit (KYV0062) under the authority of Title 40 the Code of Federal Regulations at (40 CFR) Parts 124, 144, 146, and 147 to Warrior Coal, LLC (the Applicant), reauthorizing the Bell and Zoller #11 Oriole Mine Backfill Project (Covering EPA Well IDs: KYV1070120 & KYV1070124) as a UIC Facility. The project would be authorized to inject coal slurry, which is a combination of coal mining reject material (coal, pyrite, rock) and water. Injection would only be authorized to take place in accordance with the terms and conditions of the Draft Permit.

2. Purpose of this Document

[40 CFR § 124.8(a)]

This Statement of Basis provides the principal facts and the significant factual, legal, methodological and policy questions considered in the decision to issue this permit and briefly describes the derivation and reason for the conditions of the Draft Permit. Referenced sections and conditions correspond to sections and conditions in the Draft Permit.

The EPA issues UIC permits in order to regulate the injection of fluids into underground injection wells so that any injection will not endanger underground sources of drinking water (USDW). Permit conditions are based upon the authorities set forth in regulatory provisions at 40 CFR Parts 124, 144, 146 and 147, and address potential impacts to USDW. Issuance of an UIC permit does not convey any property rights of any sort or any exclusive privilege, nor does it authorize injury to persons or property or invasion of other private rights, or any infringement of other federal, state or local laws or regulations [See 40 CFR § 144.35]. Certain conditions apply to all UIC Permits and may be incorporated either expressly or by reference. General permit conditions for which the content is mandatory and not subject to site-specific differences [See 40 CFR Parts 124, 144, 146 and 147] are not discussed in this document.

3. Applicant Information

Applicant: Warrior Coal, LLC

Applicant Address: 1146 Monarch Street, Suite 350

Lexington, Kentucky 40513

4. Facility Location [40 CFR § 124.8(b)(1)]

Project Area: Bell and Zoller #11 Oriole Mine Backfill Project

Project centered at 37.33833°North, 87.57833°West

Hopkins County, Kentucky

Table of Existing Wells

Well Type	EPA ID#	Well Name	Latitude	Longitude
Class 5 Injection	KYV1070120	11-1	37.335620°N	87.562260°W
Class 5 Injection	KYV1070124	11-2	37.349834°N	87.570251°W
Decant Well	NA	Decant 1	37.331982°N	87.575186°W
Monitoring Well	NA	WIMW-1	37.331928°N	87.588867°W
Monitoring Well	NA	WIMW-2	37.334248°N	87.599786°W
Monitoring Well	NA	WIMW-3	37.332390°N	87.575287°W
Monitoring Well	NA	WIMW-4	37.351660°N	87.579188°W
Monitoring Well	NA	WIMW-5	37.347478°N	87.579192°W

New Wells:

No new wells are authorized by this permit

5. The Public's Ability to Comment and Participate

[40 CFR § 124.8(b)(6)]

The public comment period begins on October 27, 2020. The public comment period on this permitting action will close thirty (30) days after that date on November 26, 2020, unless otherwise extended. A final decision to issue the permit or draft decision to deny the application will be made after the close of the public comment period.

All persons, including the applicant, who object to any condition of the draft permit or the EPA's decision to prepare a draft permit must raise all reasonably ascertainable issues and submit all reasonable arguments supporting their position which must be submitted by or postmarked no later than November 26, 2020.

A public hearing may be held if the EPA receives written comments of substantial public interest concerning a hearing on this draft permit. Public notice of such a hearing will be placed in local publications or other media and mailed to interested parties.

After the conclusion of the public comment period and any public meeting described above, the EPA may revise the conditions of the permit based on such public comment. The administrative record, including application, statement of basis, draft permit, comments received and additional information on hearing procedures are available by writing to the EPA using either the mailing address or email found under heading 5.1 EPA Contact Information.

The draft permit, statement of basis, and permit application are also available at the EPA Region 4 web page: https://www.epa.gov/aboutepa/about-epa-region-4-southeast#r4-publicnotices

5.1. EPA Contact Information

[40 CFR §§ 124.8(b)(6)(i) & 124.8(b)(7)]

During the public comment period, all written comments on the draft permit can be mailed or emailed to Mr. Jason B. Meadows who is also available by phone or e-mail for any informational questions regarding the Draft Permits conditions or Procedures for Commenting.

EPA Permit Writer: Mr. Jason B Meadows

EPA Street Address: U.S. Environmental Protection Agency - Region 4

Water Division – Safe Drinking Water Branch

Sam Nunn Atlanta Federal Center 61 Forsyth Street, Southwest Atlanta, Georgia 30303

EPA Mailing Address: EPA Region 4 – WD/SDWB

ATTN: Jason B Meadows

Sam Nunn Atlanta Federal Center 61 Forsyth Street, SW, 9T25 Atlanta, Georgia 30303-8960

EPA Phone Number: (404) 562-9399

EPA Email Address: R4GWUIC@EPA.GOV

6. Statutory Basis for Requiring/Issuing Permit

[40 CFR §§ 144, 145 & 147(s)]

The EPA has permitting jurisdiction under the authority Part C of the Safe Drinking Water Act (SDWA) [Title 42 of the United States Code (USC) 300f et seq.], and the rules adopted thereunder. Under 40 CFR § 144.31 & 147.901, the EPA Region 4 Water Division Director has authority to issue permits for underground injection activities for the commonwealth of Kentucky where the commonwealth has not received primacy for the UIC program under 40 CFR § 145(d). This project meets the description of Class 5 Injection in 40 CFR § 146.5(e)(8), and as such is not exempt from permitting procedures. The EPA has determined that a permit is required for the project.

7. Reasons why this Draft Permit was Issued

[40 CFR § 124.6]

Based on the EPA's review of the operational standards, monitoring requirements and existing geologic setting, the EPA believes the activities allowed under the proposed draft permit are protective of USDW as required under the SDWA.

7.1. Area of Review and Corrective Action

[40 CFR §§ 144.55, 146.6, & 146.7]

The area of review is given as a one quarter (1/4) mile distance around the proposed injection zone. This is the area surrounding the well or project which the applicant must research, examine and develop a program to address, with a corrective action plan, wells which penetrate the injection zones that are improperly sealed, completed or abandoned and may therefore provide a conduit for fluid migration. Wells, holes and openings penetrating the confining zone were located on a map. No corrective actions for wells or features located in the Area of Review have been identified.

7.2. Underground Sources of Drinking Water (USDW)

USDW are defined as aquifers or the portions thereof which (1) currently supply any public water system or (2) contains a sufficient quantity of groundwater to supply a public water system and currently supplies drinking water for human consumption or contain fewer than 10,000 mg/l total dissolved solids (TDS), and is not an exempted aquifer. See 40 CFR § 144.3.

PN: KY20UIC002 - 10/27/2020 - Statement of Basis

The USDWs in the AOR are listed in the table below

<u>USDW Name</u>	<u>Depth</u> (ft bgs)	Thickness (ft)	<u>Description</u>
Surficial Unconsolidated	0	0 to 30	Located above the injection interval.
Materials			Loose Surficial deposits, most of these deposits in the AOR have been disturbed by mining.
Anvil Rock Sandstone	30 to 500	40 to 90	Located above the injection interval.
Upper Sandstone	250 to 720	50 to 110	Located below the injection interval.

7.3. Confinement

A confining zone means a geological formation, group of formations, or part of a formation that limits fluid movement from an injection zone into overlying or underlying zones. The injection zone is directly overlain by tight limestones and sandy limestones. The injection zone is underlain by fireclay and/or tight sandy shales. The injection zone is confined by coal barriers and on the roof and floor of the mine by tight limestones and sandy shales.

7.3.1. <u>Upper Confining Zone</u>

Confinement above the injection zone is provided by shales and tight limestones (including the Providence Limestone), with a combined thickness of 70 to 100 feet in the AOR.

7.3.2. Lower Confining Zone

Confinement below the injection zone is provided by claystone, shales and tight limestones, with a combined thickness of 10 to 50 feet in the AOR.

7.4. Geological Faults

The project area includes the North and South Renecke Faults. Based on records, no roof falls or water problems have been identified with the faulted area, and the injection zone was mined up to the fault. This indicates that these faults in the area of the mine are confining faults.

8. Brief Summary of Specific Permit Conditions

8.1. Mechanical Integrity

[40 CFR § 146.8]

The permittee shall maintain mechanical integrity of the injection well(s) at all times and Mechanical Integrity Testing (MIT) will be conducted prior to initial injection and at least every five (5) years to demonstrate that there is no leak in the casing, and that fluid movement into or between underground sources of drinking water is not occurring.

8.2. Monitoring Plan

Monitoring parameters during operation will include injection volume for each specified fluid source, flow rate, injection volume and wellhead pressure. Samples of the injection fluid will be taken quarterly. Samples of Monitoring wells and a landowner well will also be performed quarterly. All samples will be analyzed for the following parameters on the schedule below. Should samples exceed Maximum

Contaminant Levels (MCLs) the project must stop injection until the issue can be reviewed and addressed.

Constituent	MCL (mg/L)	Monitoring Wells	Injectate Fluid
Antimony	0.006	Quarterly	Quarterly
Arsenic	0.010	Quarterly	Quarterly
Barium	2	Quarterly	Quarterly
Beryllium	0.004	Quarterly	Quarterly
Bicarbonate	NA	Annual	Annual
Cadmium	0.005	Quarterly	Quarterly
Calcium	NA	Annual	Annual
Carbonate	NA	Annual	Annual
Chloride	NA	Annual	Annual
Chromium	0.1	Quarterly	Quarterly
Copper	1.3	Quarterly	Quarterly
Cyanide	0.2	Quarterly	Quarterly
Depth to water (ft)	NA	Quarterly	No
Fluoride	4.0	Quarterly	Quarterly
Iron (dissolved)	NA	Quarterly	Quarterly
Lead	0.015	Quarterly	Quarterly
Magnesium	NA	Annual	Annual
Manganese	NA	Quarterly	Quarterly
Mercury	0.002	Quarterly	Quarterly
Nitrate	10	Quarterly	Quarterly
Nitrite	1	Quarterly	Quarterly
pН	NA	Quarterly	Quarterly
Phosphate	NA	Quarterly	Quarterly
Potassium	NA	Annual	Annual
Selenuim	0.05	Quarterly	Quarterly
Sodium	NA	Annual	Annual
Specific Gravity	NA	Quarterly	Quarterly
Sulfates	NA	Annual	Annual
Temperature; degrees C or F	NA	Quarterly	Quarterly
Thallium	0.002	Quarterly	Quarterly
Total Dissolved Solids	NA	Quarterly	Quarterly
Total Suspended Solids	NA	Quarterly	Quarterly

8.3. Injection Well Construction

No new wells are authorized to be constructed by this permit. The existing wells construction details as found in Appendix C have been found to be adequate to protect USDWs in the area of the project.

8.4. <u>Injection Zone</u>

Injection will take place in the abandoned workings of the Bell and Zoller Coal Company's Oriole #11 Mine, Kentucky #11 Coal Seam as shown on permit application map titled WARRIOR COAL, LLC, AREA OF REVIEW MAP, AT_A2. The injection will occur in mined out portions of the Kentucky #11 PN: KY20UIC002 – 10/27/2020 – Statement of Basis

Coal Seam. The injection zone is located approximately three miles east of Madisonville in Hopkins County, Kentucky and comprises an area of 2,201 acres for a storage volume of approximately 4,882,551 cubic yards. The dip of the injection zone is generally to the north. The entire injection zone is below the existing creek drainage. See Appendix A in the draft permit.

8.5. Injection Fluid

For the well authorized by this Permit, the injectate will consist of only the fluid or fluids specifically authorized, unless approved in advance by the Director. The injected fluid is limited to a slurry of freshwater and mining reject material (a mixture of fine-grained reject solids including, raw coal, rock and pyrite fines). The injectate decant shall not exceed any Primary Drinking Water Regulations listed in 40 CFR § 141. In addition, coal combustion ash residuals and (fly ash) are specifically prohibited from being slurried and injected.

8.6. <u>Maximum Allowable Injection Pressure</u>

Injection pressures must not initiate new fractures or propagate existing fractures in the confining zone adjacent to USDW; significantly alter the fluid movement capabilities of the confining zone; or cause the movement of injection or formation fluids into an USDW or into an essential monitoring zone or between USDW. The integrity of the well structure must be protected; hence, total pressure must not exceed the maximum allowable stress of the materials used to construct the well. Unless following approved well stimulation procedures, the Permittee is limited to an injection pressure of 100 pounds per square inch gauge as measured at the surface, which has been determined to meet the above requirements.

8.7. <u>Injection Operation</u>

A flow meter and pressure gauge will be connected to injection wells to allow the operator to monitor the injection process.

8.8. Monitoring and Reporting Requirements

In accordance with 40 CFR §144.54 and 146.23, the applicant will be responsible for monitoring injection pressure and flow rate on a weekly basis, cumulative volume on a monthly basis and reporting monitoring results to the EPA on a quarterly basis. The applicant is also required to conduct and pass a MIT, in accordance with 40 CFR §146.8, once after the well is complete and at least once every five (5) years thereafter. These tests will provide the EPA with an evaluation of the integrity of the tubular goods

8.9. Plugging and Abandonment

[40 CFR § 146.10]

In accordance with 40 CFR §§ 146.10 and 146.14(c), the permit includes a plugging and abandonment plan that will result in environmentally protective well closure at the time of cessation of operations. The applicant has also made a demonstration of financial responsibility, in accordance with 40 CFR §§ 144.52(a) and 146.14(a), which ensures that adequate resources will be available for well closure and will preclude the possibility of abandonment without proper plugging.

8.10. Term of Permit [40 CFR § 144.36]

Upon the effective date assigned when it is issued, a UIC permit authorizes the construction and operation of injection well or wells so that the injection does not endanger USDW. The Permit is issued for 10 years unless terminated for reasonable cause under 40 CFR § 144.40 and can be modified or revoked and reissued under 40 CFR § 144.39 or § 144.41. The Permit is subject to EPA review at least once every five (5) years to determine if action is required under 40 CFR § 144.36(a).

The Permit will expire upon delegation of primary enforcement responsibility (primacy) for applicable portions of the UIC Program to an approved state or tribal program, unless the delegated agency has the authority and chooses to adopt and enforce this Permit as a state permit.

U.S. ENVIRONMENTAL PROTECTION AGENCY (EPA) REGION 4 UNDERGROUND INJECTION CONTROL (UIC) PROGRAM



CLASS 5 MINE BACKFILL – AREA PERMIT PERMIT NUMBER: KYV0078 VERSION: DRAFT – OCTOBER 2020

COVERING:

BELL AND ZOLLER #11 ORIOLE MINE BACKFILL PROJECT EPA WELL IDS: KYV1070120 & KYV1070124

LOCATED:

WARRIOR COAL, LLC
MADISONVILLE, HOPKINS COUNTY, KENTUCKY

ISSUED TO:
WARRIOR COAL, LLC
1146 MONARCH STREET, SUITE 350
LEXINGTON, KENTUCKY 40513

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Permit Authorization to Construct, Operate and Plug and Abandon Two (2) Underground Injection Control (UIC) Class 5 Mine Backfill Wells

Permittee: Warrior Coal, LLC

Address: 1146 Monarch Street, Suite 350

Lexington, Kentucky 40513

Under the authority of the Safe Drinking Water Act (SDWA) and UIC Program regulations codified at Title 40 of the Code of Federal Regulations (40 CFR) Parts 124, 144, 146 and 147, the Permittee referenced above is authorized to operate and plug and abandon under all applicable laws and the terms of this UIC Class 5 – Mine Backfill Well Permit (Permit) for the following injection well(s) located at the Oriole Mine #11 Seam in Hopkins County, Kentucky:

EPA ID#	Well Name	<u>Latitude</u>	Longitude
KYV1070120	11-1	37.335620°N	87.562260°W
KYV1070124	11-2	37.349834°N	87.570251°W

This Permit is based on representations made by the Permittee and on other information contained in the administrative record. Misrepresentation of information or failure to fully disclose all relevant information may be cause for termination, revocation and reissuance, or modification of this Permit and/or formal enforcement action. It is the Permittee's responsibility to read and understand all provisions of this Permit.

This authorization is in accordance with the limitations, monitoring requirements and other conditions as set forth herein. Any well in this area for which the Endangered Species Act Section 7(a)(2) or the National Historic Preservation Act Section 106 compliance process has not been completed by the Environmental Protection Agency is excluded from coverage under this Permit.

This authorization is in accordance with the limitations, monitoring requirements and other conditions set forth herein. All references to 40 CFR are to regulations that are in effect on the date that this Permit becomes effective.

This Permit will become effective on <u>DRAFT</u>.

Permit Term: This Permit will remain in full force and effect for ten (10) years after the effective date, unless this Permit is otherwise modified, revoked and reissued, terminated or a minor modification is made as provided at 40 CFR §§ 124.5, 144.39, 144.40 and 144.41.

This Permit will expire on <u>DRAFT</u>.

DRAFT	DRAFT
Issuance Date	Jeaneanne M. Gettle, Director
	Water Division
	U.S. Environmental Protection Agency
	Region 4

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List of Definitions, Abbreviations and Acronyms used by this Permit

All terms used in this Permit not specifically defined in this Permit, are defined at 40 CFR §§ 124, 144, 145, 146 and 147 or have the meaning given by their appropriate acts, laws or regulations.

<u>AOR</u> – Area of Review, the area around the UIC facility which was reviewed for features that might potentially endanger USDWs.

CFR – Code of Federal Regulations (42 USC § 300f et seq.)

<u>bbl</u> – Barrel or Blue Barrel, a unit of volume equivalent to 42-US gallons.

<u>Corrective Action</u> – Such steps or modifications as are necessary to prevent movement of fluid into underground sources of drinking water

<u>Closure</u> – The permanent removal of the well from UIC operations through conversion or P&A

<u>Compliance Schedule</u> – a schedule of remedial measures included in a permit, including an enforceable sequence of interim requirements (for example, actions, operations, or milestone events) leading to compliance with the appropriate act and regulations.

<u>Director</u> – For the purposes of this Permit, the term "Director" refers to the Director of the Water Division of the EPA Region 4;

EPA – Environmental Protection Agency

FR – Financial Responsibility

ft bgs – feet below ground surface

MAIP – Maximum Allowable Injection Pressure

MI – Mechanical Integrity

MIT – Mechanical Integrity Test, a demonstration of MI

P&A – Plugging and Abandonment

P&Aed - Plugged and Abandoned

psig - pounds per square inch gauge

RCRA – Resource Conservation and Recovery Act (42 USC § 6901 et seq.)

SDWA – The Safe Drinking Water Act

TA – Temporarily Abandoned

TDS – Total Dissolved Solids

TENORM – Technologically Enhanced Naturally Occurring Radioactive Material

<u>UIC</u> – Underground Injection Control

<u>USDW</u> – Underground Source of Drinking Water

USDWs - Underground Sources of Drinking Water

<u>USC</u> – Code of Laws of the United States of America

Part I. UIC Project Description

Section A. Project Summary

The UIC project authorized by this Permit was previously permitted under Permit KYV0062, which became effective on November 24, 2014 and expired on November 24, 2019, and which was administratively continued until the issuance of this Permit under the regulations found at 40 CFR § 144.37(a).

The current Permit covers: the proper operation and maintenance of the Class 5 mine backfill wells (11-1 and 11-2), the decant well (Decant 1), monitoring wells (WIMW-1 through WIMW-5), and the eventual closure of this UIC project. The operation and closure of this project may only be performed with the written approval of the Director as contained in this Permit, and must be performed according to all applicable laws, regulations, permit requirements, and any subsequent plans as approved by the Director.

The project site (the Site) is a 2,201-acre site located within the northeastern portion of the Bell and Zoller #11 Seam Oriole Coal Mine. These underground mineworks are inactive. This mined area is roughly centered at 37.338333°N and 87.578333°W. And is located near Nebo, Manitou and Madisonville in Hopkins County, Kentucky. The surface above the receiving underground mine works contain multiple residences, farms, and businesses. The Permittee is required to notify the Director if new wells are drilled within the AOR, or new or additional information comes to light about features in the AOR. See Appendix A

New wells may only be covered by this Permit after going through modification utilizing the public notice process as found in 40 CFR § 144.39. Should new wells be approved, construction requirements will be placed for the modified Permit in Appendix B.

The Permittee is required to maintain the existing injection wells, decant well, and monitoring wells in good working order and that they meet the requirements laid out in Appendix C. The Permittee is required to establish and maintain MI in the injection wells as defined in Appendix D.

When in operation, the injection wells will be used to dispose a slurry of freshwater and mining reject material, which consists of a mixture of fine-grained reject solids including, raw coal, rock and pyrite fines and process water (the injectate). The injectate will be transported to the well site via pipeline and will be pumped to the wellhead, at which point it will be carried down the well through the force of gravity. As the slurried solids settle out of suspension, the water portion (decant) of the injectate will be withdrawn from the injection zone and pumped back to the preparation plant for reuse through the decant well. See Appendix E for more operational requirements.

During the operational life of the wells, the Permittee is responsible for regular monitoring and reporting as required by Appendix F. In addition to dedicated monitoring wells, the Permittee is required to sample the well of cooperative landowners (currently one (1) in the current monitoring plan) in the AOR on a quarterly basis and provide them with a copy of the results.

At the end of the life of this project or at the end of the life of specific wells, closure of the wells will be performed under the requirements in Part V, by either the conversion to a different type of well or through P&A (see Appendix G).

Section B. List of Well(s) Authorized by This Permit

The Operation and the P&A of two (2) Class 5 underground injection wells and all other wells covered under this Permit may only be performed with the written approval of the Director as contained in this Permit, and must be performed according to all applicable laws, regulations, permit requirements and plans as approved by the Director. The injection wells, decant wells and monitoring wells approved by this Permit are listed here.

Table of Authorized Wells

Well Type	EPA ID#	Well Name	Latitude	Longitude
Class 5 Injection	KYV1070120	11-1	37.335620°N	87.562260°W
Class 5 Injection	KYV1070124	11-2	37.349834°N	87.570251°W
Decant Well	NA	Decant 1	37.331982°N	87.575186°W
Monitoring Well	NA	WIMW-1	37.331928°N	87.588867°W
Monitoring Well	NA	WIMW-2	37.334248°N	87.599786°W
Monitoring Well	NA	WIMW-3	37.332390°N	87.575287°W
Monitoring Well	NA	WIMW-4	37.351660°N	87.579188°W
Monitoring Well	NA	WIMW-5	37.347478°N	87.579192°W

Section C. Compliance Schedule

As of the date of issuance, the permitted facilities are not subject to any compliance schedules related to an enforcement action under the SDWA. If at a later date a compliance schedule is required, the Permit will be modified to include the compliance schedule in Appendix H. See 40 CFR § 144.53.

Part II. Permittee Duties and Responsibilities

Section A. Duty to Comply

The Permittee must comply with all conditions of this Permit. Noncompliance of this Permit constitutes a violation of the SDWA and is grounds for enforcement action; for permit termination, revocation and reissuance, or modification; or for denial of a permit renewal application; except that the Permittee need not comply with the provisions of this Permit to the extent and for the duration such noncompliance is authorized in an emergency permit under 40 CFR § 144.34. See 40 CFR § 144.51(a).

1. Penalties for Violations of Permit Conditions

Any person who violates a permit requirement is subject to civil penalties and other enforcement actions under the SDWA, which may include criminal prosecution. See 40 CFR § 144.51(a).

2. Need to Halt or Reduce Activity not a Defense

The Permittee may not use as a defense in any enforcement action related to the terms of this Permit that it would have been necessary to halt or reduce the permitted activity to maintain compliance with the permit conditions. See 40 CFR § 144.51(c).

Section B. Duty to Provide Information

The Permittee must furnish to the Director, within a time specified, any information which the Director 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 must also furnish to the Director, upon request, copies of records required to be kept by this Permit. See 40 CFR § 144.51(h).

1. Contacting the Director

Unless otherwise specified, copies of all requests, notifications and reports required by this Permit must be submitted to the Director using the following address:

US EPA Region 4 – Water Division ATTN: UIC Program Atlanta Federal Center 61 Forsyth Street SW, 9T25 Atlanta, Georgia 30303-8960

Items received by the Director will be date stamped when received.

Informal notification and inquires can be directed to the appropriate assigned UIC program staff as listed at:

https://www.epa.gov/uic/underground-injection-control-epa-region-4-al-fl-ga-ky-ms-nc-sc-and-tn.

2. Signatory Requirements

All reports or other information submitted to the Director must be signed and certified in accordance with 40 CFR § 144.32. See 40 CFR § 144.51(k).

For Class 5 wells, signatory requirements for all applications and reports are as follows:

a. For a Corporation:

All applications must be submitted by a responsible corporate officer. For the purpose of this Permit, a responsible corporate officer means one of the following:

- i. A president, secretary, treasurer or vice president of the corporation in charge of a principal business function, or any other person who performs similar policy-making or decision-making functions for the corporation. See 40 CFR § 144.32(a)(1)(i).
- ii. The manager of one or more manufacturing, production or operating facilities employing more than 250 persons or having gross annual sales or expenditures exceeding \$25 million (in second quarter 1980 dollars), if authority to sign documents has been assigned or delegated to the manager in accordance with corporation procedures. See 40 CFR § 144.32(a)(1)(ii).

All reports must be submitted by a responsible corporate officer as described in Part II. Section B.2.a or by a duly authorized representative of such corporate officer according to Part II. Section B.2.d. See 40 CFR § 144.32(b).

b. For a Partnership or Sole Proprietorship:

All applications must be submitted by a general partner or the proprietor, respectively. See 40 CFR § 144.32(a)(2).

All reports must be submitted by a general partner or the proprietor, respectively or by their duly authorized representative according to Part II. Section B.2.d. See 40 CFR § 144.32(a)(2) and 40 CFR § 144.32(b).

c. For a municipality, State, federal, or other public agency:

All applications must be submitted by either a principal executive officer or ranking elected official. See 40 CFR §§ 144.32(a)(3).

All reports must be submitted by either a principal executive officer or ranking elected official; or their duly authorized representative according to Part II. Section B.2.d. See 40 CFR § 144.32(a)(3) and 40 CFR § 144.32(b).

d. Duly Authorized Representatives

A person is a duly authorized representative only if:

- i. The written authorization is submitted to the Director. See 40 CFR § 144.32(b)(3).
- ii. The authorization is made in writing by a person described in items a, b or c above. See 40 CFR § 144.32(b)(1).
- iii. 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, or position of equivalent responsibility. A duly authorized representative may thus be either a named individual or any individual occupying a named position. See 40 CFR § 144.32(b)(2).
- iv. If an authorization is no longer accurate because a different individual or position has responsibility for the overall operation of the facility, a new authorization satisfying the requirements of this section must be submitted to the Director prior to or together with any reports, information or applications to be signed by an authorized representative. See 40 CFR § 144.32(c).

e. <u>Certification Statement</u>

Any person signing a document must make the certification below. See 40 CFR § 144.32(d).

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. Reporting Planned Changes.

The Permittee must give written notice to the Director, as soon as possible, of any planned physical alterations or additions to the permitted facility. See 40 CFR § 144.51(l)(1).

4. Monitoring Reports

Monitoring results must be reported at the intervals specified in Part III, Part IV and Appendix E. See 40 CFR § 144.51(1)(4).

5. Reporting of Other or New Information.

When the Permittee becomes aware that it failed to submit any relevant facts in the Permit application or submitted incorrect information in a permit application or in any report to the Director, the Permittee is to submit such facts or correct information within ten (10) days of the time such facts or information becomes known. See 40 CFR § 144.51(1)(8).

6. Reporting to Meet Compliance Schedule Requirements

Reports of compliance or noncompliance with, or any progress reports on, interim and final requirements contained in any compliance schedule of this Permit must be submitted no later than 30 calendar days following each scheduled date. Any compliance schedules associated with this Permit may be found in Appendix H. See 40 CFR § 144.51(1)(5).

7. Reporting Notice of Anticipated Noncompliance

The Permittee must give advance notice to the Director of any planned changes in the permitted facility or activity which may result in noncompliance with permit requirements. See 40 CFR § 144.51(1)(2).

8. Reporting Other Noncompliance

The Permittee must report all instances of noncompliance not reported on monitoring reports or compliance schedules at the time monitoring reports are submitted. Such reports must also contain the information listed in Part II. Section D. See 40 CFR § 144.51(l)(7).

9. Allowing Shorter Notice Periods

Where the Permittee is required to provide notice to the Director, the Director may allow a shorter notice period upon written request of the Permittee.

Section C. Duty to Protect USDWs

The Permittee must not construct, operate, maintain, convert, plug, abandon or conduct any other injection activity in a manner that allows the movement of fluid containing any contaminant into an USDW, if the presence of that contaminant may cause a violation of any primary drinking water regulation under 40 CFR § 142 or may otherwise adversely affect the health of persons. See 40 CFR § 144.12.

Section D. Duty to Report Any Noncompliance Which May Endanger Health or The Environment within 24-Hours

THE PERMITTEE MUST REPORT ANY NONCOMPLIANCE WHICH MAY ENDANGER HEALTH OR THE ENVIRONMENT WITHIN 24 -HOURS TO 1-800-424-8802.

This includes but is not limited to the following types of noncompliance:

- 1. Any monitoring or other information which indicates that any contaminant may cause endangerment to an USDW. See 40 CFR § 144.51(l)(6)(i).
- 2. Any noncompliance with a Permit condition or malfunction of the injection system which may cause fluid migration into or between USDWs. See 40 CFR § 144.51(l)(6)(ii).

The Permittee must report any information regarding any such noncompliance within 24 hours from the time the Permittee becomes aware of the noncompliance. The Permittee must report such information over the phone either directly or through leaving a voice message at EPA's National Response Center at 1-800-424-8802. See 40 CFR § 144.51(1)(6).

In addition, a follow-up written report must be provided to the Director within five (5) calendar days of the time the Permittee becomes aware of the circumstances. The written submission must 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 the steps taken or planned to reduce, eliminate, and prevent recurrence of the noncompliance. See 40 CFR § 144.51(1)(6).

Section E. Duty to Mitigate

The Permittee must take all reasonable steps to minimize or correct any adverse impact on the environment resulting from noncompliance with this Permit. See 40 CFR § 144.51(d).

Section F. Duty to Allow Inspection and Entry

The Permittee must allow the Director, or an authorized representative, to perform the following activities:

- 1. To enter upon the Permittee's premises where a regulated facility or activity is located or conducted, or where records must be kept under the conditions of this Permit. See 40 CFR § 144.51(i)(1).
- 2. To have access to and copy, at reasonable times, any records that must be kept under the conditions of this Permit. See 40 CFR § 144.51(i)(2).
- 3. To inspect at reasonable times any facilities, equipment (including monitoring and control equipment), practices or operations regulated or required under this Permit. See 40 CFR § 144.51(i)(3).
- 4. To sample or monitor at reasonable times, for the purposes of assuring permit compliance or as otherwise authorized by SDWA, any substances or parameters at any location. See 40 CFR § 144.51(i)(4).

The Director or their authorized representative must present credentials and other documents as may be required by law. See 40 CFR § 144.51(i).

Section G. Duty to Properly Operate and Maintain

The Permittee must, 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 to achieve compliance with the conditions of this Permit. Proper operation and maintenance include effective performance, adequate funding, adequate operator staffing and training 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 only when necessary to achieve compliance with the conditions of this Permit. See 40 CFR § 144.51(e).

All monitoring and recording equipment required to meet the terms of this Permit must be calibrated and maintained on a regular basis to ensure their proper working order.

Section H. Duty to Establish and Maintain MI

The owner or operator of a Class 5 well must establish MI prior to commencing injection or on a schedule determined by the Director. Thereafter the owner or operator of Class 5 wells must maintain MI as defined in 40 CFR §146.8 and Appendix C. For EPA-administered programs, the Director may require by written notice that the owner or operator comply with a schedule describing when MI demonstrations will be made. See 40 CFR § 144.51(q)(1).

Section I. Duty to Demonstrate and Maintain FR

To protect USDW, owners or operators are required to maintain FR for all classes of permit-authorized wells. Financial responsibility (FR) requires owners or operators to set aside financial resources sufficient to maintain and P&A wells consistent with approved closure plans.

1. Duration of FR Demonstration and Maintenance

The Permittee, including a transferor of a permit, is required to demonstrate and maintain FR and resources to close, plug, and abandon the underground injection operation in a manner prescribed by the Director until one of the following:

a. The well has been P&Aed in accordance with an approved P&A plan pursuant to 40 CFR §§ 144.51(o) & 146.10, and a P&A report has been submitted pursuant to 40 CFR § 144.51(p). See 40 CFR § 144.52(a)(7)(i)(A).

- b. The well has been converted to a production well in compliance with the requirements of 40 CFR § 144.51(n) and Part V. See 40 CFR § 144.52(a)(7)(i)(B).
- c. The transferor of a permit has received notice from the Director that the owner or operator receiving transfer of the permit, the new Permittee, has demonstrated FR for the well. See 40 CFR § 144.52(a)(7)(i)(C). For more information on transferring this Permit, see Part VII. Section E.

2. FR Demonstration Options

The Permittee must show evidence of such FR to the Director by the submission of a surety bond, or other adequate assurance, such as a financial statement or other materials acceptable to the Director. For more information regarding which methods have been approved by the Director for this Permit, contact the Region 4 UIC Program. See 40 CFR § 144.52(a)(7)(ii).

3. Bankruptcy and/or Insolvency of the Permittee

The Permittee must notify the Director by certified mail of the commencement of voluntary or involuntary proceedings under Title 11 (Bankruptcy), U.S. Code naming the owner or operator as debtor, within ten (10) business days after commencement of the proceeding. A guarantor of a corporate guarantee must make such a notification if he is named as debtor, as required under the terms of the guarantee. See 40 CFR §§ 144.28(d)(5) & 144.64(a).

4. <u>Bankruptcy</u>, <u>Insolvency</u>, <u>Suspension</u>, <u>or Loss of Authority of an Issuing Financial Institution</u>
In the event of insolvency or bankruptcy of the trustee or issuing institution of the financial mechanism; the suspension or revocation of the authority of the trustee institution to act as trustee; or the issuing institution's losing its authority to issue such an instrument, the Permittee must notify the Director, within ten (10) business days of the Permittee's receiving notice of such event by certified mail. See 40 CFR §§ 144.28(d)(5) & 144.64(a).

An owner or operator who obtains a letter of credit, surety bond or insurance policy will be deemed to be without the required FR or liability coverage in the event of bankruptcy, insolvency, or a suspension or revocation of the license or charter of the issuing institution. The owner or operator must establish other FR or liability coverage acceptable to the Director, within 60 calendar days after such an event. See 40 CFR §§ 144.28(d)(6) & 144.64(b).

Section J. Duty to Reapply

If the Permittee wishes to continue an activity regulated by this Permit after the expiration date of this Permit, the Permittee must apply for and obtain a new permit. The Permittee must follow the procedures presented in Part VII. Section G. See 40 CFR § 144.51(b).

Part III. Requirements Prior to Commencing Initial Injection Section A. Reporting and Monitoring Prior to Commencing Initial Injection

1. Notification Prior to and During Construction

The Permittee is required to notify the Director prior to commencing construction activities detailed in Appendix B. This notification should include a tentative schedule of when construction is complete.

The Permittee is required to notify and report during construction or conversion activities as detailed in Appendix B.

2. Monitoring Reports Prior to Commencing Initial Injection

The Permittee is required to submit monitoring reports on the schedule(s) presented in Appendix E, even if no injection took place during the reporting period.

Section B. Prohibition on Commencing Injection without Authorization

The Permittee must not commence injection activity after the effective date of this Permit, unless the Permittee has made all demonstrations as required under this part and followed the procedures in Part III. Section F.

Section C. Demonstration of Completion of AOR Corrective Actions

The Permittee must demonstrate that they have met any and all required corrective actions as provided in Appendix A. Section E. 5. To demonstrate this, the Permittee must submit all reports on corrective actions as required in Appendix A. Section E. 5

Section D. Demonstration of Completion of Construction

The Permittee must demonstrate that they have met the requirements for construction as provided in Appendix B.

To demonstrate this, the Permittee must submit following to the Director:

- 1. All reports as required in Appendix B.
- 2. A properly completed "Form 7520-18 Completion Report for Injection Wells"

Section E. Initial Demonstration of MI

Within 90 calendar days, of the completion of construction of an UIC well, the Permittee must establish and demonstrate that the well authorized by this Permit has MI in accordance with 40 CFR § 146.8 and Appendix C. The Permittee must receive a written notice from the Director that such demonstration is satisfactory, prior to commencing injection.

Section F. Procedures for Commencing Injection

The Permittee must provide written notice to the Director that the Permittee believes they have completed all construction requirements above with regards to the specified well and are ready for inspection. See 40 CFR § 144.51(m)(1).

Once the Permittee has provided written notice, the Director will provide notice of EPA's intent to inspect the well, within a reasonable time period. If after 13 calendar days of the notice provided by the Permittee as evidenced by certified mail return receipts, the Permittee has not received notice from the Director of EPA's intent to inspect or otherwise review the new injection well, prior inspection or review is waived and the Permittee may commence injection. See 40 CFR § 144.51(m)(2)(ii).

If the Director inspects or otherwise reviews the new injection well and finds that it complies with the conditions of the Permit, the Director will provide written notice that the Permittee is Authorized to commence injection operations at the well. See 40 CFR § 144.51(m)(2)(i).

Part IV. Requirements During the Operational Life of the Project Section A. Recordkeeping Requirements

- 1. Record Retention Requirements
 - The Permittee must retain records of all monitoring information, including the following for the specified retention periods:
 - a. Retained a Minimum of Five (5) Years
 - The following items must be retained for a period of at least five (5) years from the date of the sample, measurement, report, or application. This period may be extended by request of the Director at any time. See $40 \text{ CFR} \S 144.51(j)(2)(i)$.
 - i. Instrument calibration records

- ii. Maintenance records
- iii. All original strip charts or other recordings for continuous monitoring instrumentation
- iv. Copies of all reports required by this Permit
- v. Records of all data used to complete the application for this Permit
- vi. Fluid Pressure records
- vii. The volumes, nature and composition of all injected fluids
- viii. Records and results of MITs or any other tests required by the EPA
- ix. Other records related to the construction, operation, and closure of a well.

b. Retained Until Three (3) Years after Closure of a Well

The following items must be retained until three (3) years after the completion of any procedures specified under Part V. The Director may require the owner or operator to deliver the records to the Director at the conclusion of the retention period. The owner or operator must continue to retain the records after the three (3) year retention period unless he delivers the records to the Director or obtains written approval from the Director to discard the records. See 40 CFR § 144.51(j)(2)(ii).

i. The volumes, nature and composition of all injected fluids

2. Required Information for Monitoring Records

Records of monitoring information must include:

- a. The date, exact place and time of sampling or measurements. See 40 CFR § 144.51(j)(3)(i).
- b. The individual(s) who performed the sampling or measurements. See 40 CFR § 144.51(j)(3)(ii).
- c. The date(s) analyses were performed. See 40 CFR § 144.51(j)(3)(iii).
- d. The individual(s) who performed the analyses. See 40 CFR § 144.51(j)(3)(iv).
- e. The analytical techniques or methods used. See 40 CFR § 144.51(j)(3)(v).
- f. The results of such analyses. See 40 CFR § 144.51(j)(3)(vi).

Section B. Monitoring

Samples and measurements taken for the purpose of monitoring must be representative of the monitored activity. See 40 CFR § 144.51(j)(1).

The Permittee must follow the monitoring requirements as specified in Appendix E

Section C. Monitoring Reports

Monitoring results must be reported at the intervals specified in Appendix E. See 40 CFR § 144.51(1)(4).

Section D. Other Reporting Requirements

1. Reports on Well Tests not Required Under this Permit

The Permittee must report the results of any MITs, logging and other well tests, performed on this well which reveal downhole conditions within 90 calendar days after the completion of the activity, even if that diagnostic activity was not required by the terms of this Permit.

2. Reporting of New or Previously Unknown Wells (or Other Features) Within the AOR

If the Permittee discovers the existence of any of the below within the AOR that were not disclosed in the original Permit application, the Permittee must notify the Director within ten (10) calendar days from the date of discovery. The Permittee must report such information to the Director and confirm the receipt of such information. These items include:

- a. Existing Unknown Wells or New Wells that penetrate (or may potentially penetrate) the confining zone;
- b. The plugging of an existing known well;
- c. Any well that needs corrective action;
- d. Faults or joint/fracture systems; or
- e. Other features that may allow for a failure of the confining zone to protect USDW.

The Director may terminate the Permit or require corrective action under 40 CFR § 144.40(a)(3), if the presence of such features will not protect USDWs from contamination or continued injection may endanger human health or the environment.

Section E. Well Maintenance, Workovers, Logging, Alterations and Stimulation

Workovers, alterations and well stimulation must meet all conditions of the Permit.

1. Workovers, Logging and Maintenance not Requiring a Loss of MI

a. Notice

The Permittee is not required to give written notice or obtain the approval of the Director of any workovers, logging or maintenance activity that does not involve unseating the injection well's tubing and packer or otherwise cause a temporary loss of MI.

b. Required Reporting

Once completed the Permittee must record and submit the results of this work on a "EPA Form 7520-19 - Well Rework Record, Plugging and Abandonment Plan, or Plugging and Abandonment Affidavit", and include any necessary additional reports or logs as needed. Reports are required within 90 calendar days after the completion of the activity.

2. Workovers, Logging and Maintenance Requiring a Loss of MI

a. Request

The Permittee must request approval at least 30 calendar days in advance via written request to the Director describing any maintenance or workover that would involve unseating the injection well's tubing and packer, or otherwise cause a temporary loss of MI. The Director will review submitted plans and provide notification of approval, request additional information or deny the request. The Director may allow a shorter notice period upon written request.

b. Required Reporting

Once completed the Permittee must record and submit the results of this work on a "EPA Form 7520-19 - Well Rework Record, Plugging and Abandonment Plan, or Plugging and Abandonment Affidavit", and include any necessary additional reports or logs as needed. Reports and results must be submitted no later than 60 calendar days after the initial loss of MI unless written approval of an alternate time period has been given by the Director.

c. Requirement to reestablish MI

In addition, a demonstration of MI pursuant to 40 CFR § 146.8 and in accordance with the conditions found in Appendix C is required. MI must be reestablished within 90 calendar days of the initial loss of MI unless written approval of an alternate time period has been given by the Director.

d. Obtaining Authorization to Resume Injection Operations

Once the submission and demonstration have been made, the Director will review this information, and reissue authorization to inject if it is sufficient. Authorization to resume injection will be given in writing.

3. Alterations

These are material and substantial alterations or additions to the permitted facility or activity which occurred after Permit issuance which justify the inclusion of Permit conditions that are different from or absent in the existing Permit. For the purposes of this Permit, alterations include any activity that changes the design of the well, from that shown in Appendix B. Examples of alterations include changes to the seating depth of the packer and adding additional perforations.

All alterations must be approved by the Director prior to being performed. Substantial alterations may also be cause for modification to the Permit.

a. Request for Alterations

The Permittee must request approval at least 30 calendar days in advance via written request to the Director describing any alterations. The Permittee may request such an alteration at any time. This request must include:

- i. A description of the proposed alterations;
- ii. Schematics showing changes to the current completion of the well; and
- iii. A time frame for completing the proposed alteration, once approval is given.

If approved, the Director will notify the Permittee and provide the time frame for completion of the alterations.

b. Schedule of Approved Alterations

Once approved the Permittee must complete any well workover or alteration which affects the tubing, packer, or casing within 90 calendar days of the time frame provided. If the Permittee is unable to complete work within the specified time period, the Permittee may request an alternative schedule and must obtain the Director's written approval prior to commencing alterations. Once the alternative schedule is approved, any well workover or alteration must be complete within the approved timeframe.

c. Required Reporting

Once completed the Permittee must record and submit the results of this work on a "Form 7520-18 – Completion Report for Injection Wells" and include any necessary additional reports or logs as needed. Reports and results must be submitted no later than 60 calendar days after the initial loss of MI unless an alternative schedule has been approved under item b, above.

d. Requirement to reestablish MI

In addition, a demonstration of MI pursuant to 40 CFR § 146.8 and in accordance with the conditions found in Appendix C is required. MI must be reestablished within 90 calendar days of the initial loss of MI unless an alternative schedule has been approved under item b, above.

e. Obtaining Authorization to Resume Injection Operations

Once the submission and demonstration have been made, the Director will review this information and reissue authorization to inject if it is sufficient. Authorization to resume injection will be given in writing. The Permittee may not inject until such authorization is received.

4. Well Stimulation

The Permittee should follow the procedures laid out in Part IV. Section E. 3 to obtain approval for well stimulation. In addition, the description of the work to be completed must also include, at a minimum:

- a. A list of all products to be used and their chemical composition
- b. Estimated treatment pressures
- c. Injected volume of fluids
- d. Plans for disposal of recovered chemicals post treatment.

Section F. Inactive Injection Well(s)

1. Requirement to Monitor and Report During Inactivity

The Permittee must perform and meet all monitoring requirements (Part IV. Section B) and reporting requirements (Part IV. Section C) even during periods of no injection.

2. Requirement to P&A Wells after 24 Months of Inactivity

If at any time there has been no injection into an UIC well authorized by this Permit for a period of 24 consecutive months, the Permittee must P&A the well in accordance with the requirements in Part V. See 40 CFR § 144.52(a)(6).

Failure to P&A an UIC well authorized by this Permit after 24 consecutive months of inactivity may lead to the well being considered abandoned.

3. Requirements for Requests for TA Status

The Permittee may request exemption from the requirement of Part IV. Section F. 2. This request to place the well into a TA Status should be in writing and must be sent at any time before the 24 consecutive months of inactivity has passed. See 40 CFR § 144.52(a)(6)(i).

This request should describe any actions or procedures, which the Permittee will take to ensure that the well will not endanger USDWs during the period of inactivity. These actions must include compliance with the technical and reporting requirements applicable to active injection wells as laid out in this Permit unless waived, in writing, by the Director. See 40 CFR § 144.52(a)(6)(ii).

These actions and procedures may include, but are not limited to:

- a. A new demonstration of MI and/or more frequent schedules of MI, per the requirements in Appendix C.
- b. A new demonstration of FR, per the requirements in Part II. Section I.
- c. Any necessary plans for maintenance, workovers or alterations, per the requirements of Part IV. Section E

4. Review of Requests for TA Status

During the review of the request to TA an UIC well authorized by this Permit, the well will not be considered abandoned. The Permittee is required to comply with the terms of this Permit as though it were an active injection well.

5. Approval, Conditional Approval, or Denial of Requests for TA Status

The Director will approve or deny the request for TA status as submitted or may conditionally approve of the request and require more stringent requirements than proposed. The Director will notify the Permittee in writing of the decision.

The decision will establish a compliance schedule for the Permittee to begin following an approved set of TA status procedures or actions, and/or P&A the well.

This Permit may be modified to incorporate approved TA status requirements as a minor modification under 40 CFR § 144.41.

6. Resuming Injection after TA Status

The Permittee of any well that is resuming operation after having been under TA Status under Part IV. Section F. 5, must notify and receive approval from the Director prior to resuming operation of the well. Depending on the circumstances, the Director may request additional information necessary to ensure that the well can be operated safely.

Part V. Requirements Regarding the Closure of the Project Section A. Closure of an UIC Project or Well

The permitted UIC project will be considered closed, when the well authorized by this Permit has been closed. A well authorized by this Permit may be removed from coverage of this Permit in one of the following ways:

1. Conversion to a Different Type of Well

Conversion of the permitted well(s) to another type of UIC or non-UIC well, must be performed according to a plan that has been approved by the Director. The well must be converted in a manner which will not allow the movement of fluids either into or between USDWs.

It is the Permittee's responsibility to ensure that any conversion meets all other federal, state and local requirements.

2. P&A of a Permitted Well by Approved Methods

P&A must be performed according to a plan that has been approved by the Director. The well must be plugged with cement in a manner which will not allow the movement of fluids either into or between USDWs. See 40 CFR § 146.10(a)(1).

It is the Permittee's responsibility to ensure that any P&A meets all other federal, state and local requirements.

Section B. Technologically Enhanced Naturally Occurring Radioactive Material (TENORM)

During the operating life of the permitted well, this injection facility may be screened for TENORM by the EPA or other authorized party. If the Permittee is notified by a party other than the EPA, or becomes aware at any time that elevated levels of TENORM have been detected at this injection facility, the Permittee must notify the EPA in writing of that fact no later than 45 calendar days prior to the Permittee's intended date to P&A the well. The EPA may require the Permittee to revise the P&A plan to ensure the safe disposal and proper management of elevated levels of TENORM waste(s).

Section C. Required Procedures for Closure of a Well

The Permittee must complete the following the steps for closure of a well authorized by this Permit.

1. Provide Prior Notice of Intent to Close a Well

The Permittee must notify the Director no later than 45 calendar days before a planned conversion or P&A of any well authorized by this Permit. The Director may allow a shorter notice period upon written request. See 40 CFR § 144.51(n).

The Director will review the submitted request and included information and may request additional information or specify requirements, before approving the request. Any deviation from a previously approved plan may be cause for the Director to require the Permittee to re-plug the well or may subject the Permittee to enforcement action. See 40 CFR § 144.28(k)(2).

The minimum requirements for each type of notice are below.

a. Notice of Intent to Convert a Well Authorized by this Permit

If the Permittee intends to convert this well to another type of UIC or non-UIC well, the notice must include:

- i. The type of well the authorized well will be converted to;
- ii. The name of the agency or department which has regulatory authority over the proposed type of well;
- iii. A description of any needed remedial construction or workover procedures required before this well can be permitted or authorized by the new regulatory authority (the Permittee is required to ensure that any proposed plan meets the requirements and approval of the new regulatory authority); and
- iv. A timeline for completing work identified under item iii, above and receiving any required permits from the new regulatory authority.

b. Notice of Intent to P&A a Well Authorized by this Permit

If the Permittee intends to P&A a well authorized by this Permit, the notice must include:

- i. Either a statement that the Permittee wishes to use the P&A plan included in Appendix F or a new P&A plan that meets the requirements laid out in Part V. Section D and
- ii. A timeline for completing any work required by the chosen P&A plan.

2. Perform any Required Work

The Permittee must have written authorization from the Director to begin any work requested in Part V. Section C. 1. a. The Director may require an inspection or witnessing of the work by a designee during performance of this work.

3. Submission of Final Reports

Within 60 calendar days after closure of a well, or at the time of the next quarterly report (whichever is less), the owner or operator must submit a report to the Director. If the quarterly report is due less than 15 calendar days before completion of plugging, then the report must be submitted within 60 calendar days after closure of a well. The report must be certified as accurate by the person who performed the plugging operation. See 40 CFR § 144.51(p).

- a. If the well was closed in accordance with the plan previously approved by the Director per Part V. Section C. 1, the report must consist of a completed "EPA Form 7520 19 Well Rework Record, Plugging and Abandonment Plan, or Plugging and Abandonment Affidavit". See 40 CFR § 144.51(p)(1).
- b. If the actual closure of the well differed from the approved plan in Part V. Section C. 1, the report must consist of:
 - i. A statement defining the actual plugging process, including an updated version of the plan on an "EPA Form 7520 19 Well Rework Record, Plugging and Abandonment Plan, or Plugging and Abandonment Affidavit," specifying any differences, or changes from the approved plan.
 - ii. The reasoning behind why the deviation was necessary, and how the deviated construction or procedures were protective of USDWs
 - iii. A stated reason why the Director should approve such deviation.

Any deviation from a previously approved plan may be cause for the Director to require the owner or operator to re-plug the well. See 40 CFR §§ 144.28(k)(2) & 144.51(p)(1).

Section D. P&A Plan Requirements

Any plan submitted by the Permittee to the Director, must meet the applicable requirements of 40 CFR § 146.10 and Appendix F, and ensure that P&A of the well will not allow the movement of fluids into or between USDWs. Where the plan meets the requirements of 40 CFR § 146.10, the Director may incorporate the plan into the Permit as a permit condition. See 40 CFR §§ 144.28(c)(2) & 144.51(o).

Where the Director's review of a P&A plan indicates that the plan is inadequate, the Director may require the Permittee to revise the plan and/or prescribe conditions to meet any applicable requirements. See 40 CFR § 144.51(o).

Section E. Revisions to a P&A Plan

Revisions to the P&A Plan must be submitted to the Director no less than 45 calendar days prior to the P&A. The Director must approve the revision prior to the start of plugging operations. See 40 CFR § 144.28(c)(2)(ii)

Part VI. Effect of Permit

Section A. Effect of Permit

The Permittee, as specified in Part I, is permitted to engage in underground injection in accordance with the conditions of this Permit. Any underground injection activity not specifically authorized by permit or by rule is prohibited. See 40 CFR § 144.11

Compliance with this Permit does not constitute a defense to any action brought under the SDWA, or any other common or statutory law or regulation. See 40 CFR § 144.35(a).

This Permit does not convey property rights of any sort or any exclusive privilege. See 40 CFR §§ 144.35(b) & 144.51(g).

The issuance of a permit does not authorize any injury to persons or property or invasion of other private rights, or any infringement of State or local law or regulations. Nothing in this Permit may be construed to relieve the Permittee of any duties under applicable regulations or laws. See 40 CFR § 144.35(c).

Section B. Duration of Permit

Permits for Class 5 UIC wells are effective for a fixed term not to exceed 10 years. The Director may issue or modify any permit for a duration that is less than the full allowable term of said permit. See 40 CFR § 144.36.

This Permit has been issued for a term as specified on page iii. This Permit will remain in effect until: the end of this term, until it is terminated under Part VII. Section G, or until all wells authorized under this Permit have been P&Aed or Converted under Part V of this Permit.

Section C. Severability

The provisions of this Permit are severable and if any provision of this Permit 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 remainder of this Permit will not be affected thereby.

Section D. Confidentiality

In accordance with 40 CFR Part 2 (Public Information), any information submitted to the EPA pursuant to this Permit may be claimed as confidential by the submitter. Any such claim must be asserted at the time of submission by stamping the words "confidential business information" on each page containing such information. If no claim is made at the time of submission, the EPA may make the information available to the public without further notice. If a claim is asserted, the information will be treated in accordance with the procedures in 40 CFR Part 2 (Subpart B). Claims of confidentiality for the following information will be denied:

- 1. The name and address of any permit applicant or Permittee; and,
- 2. Information which deals with the existence, absence or level of contaminants in drinking water.

Part VII. Permitting Actions

This Permit may be modified, revoked and reissued, or terminated for cause. The filing of a request by the Permittee for a permit modification, revocation and reissuance, or termination, or a notification of planned changes or anticipated noncompliance, does not stay any permit condition. See 40 CFR § 144.51(f).

Section A. Requests for Modification, Revocation and Reissuance, or Termination

Permits may be modified, revoked and reissued, or terminated either at the request of any interested person (including the Permittee) or upon the Director's initiative. All requests must be in writing and must contain facts or reasons supporting the request. The submittal of an updated application may be required prior to the Director's granting a request for permit modification or revocation and reissuance. See 40 CFR § 124.5(a).

If the Director decides the request is not justified, the requester will be sent a brief written response giving the reason for the decision. See 40 CFR § 124.5(b).

Denials of requests for modification, revocation and reissuance, or termination are not subject to public notice, comment, or hearings. Denials by the Director may be informally appealed to the Environmental Appeals Board (EAB) by a letter briefly setting forth the relevant facts. The EAB may direct the Director to begin modification, revocation and reissuance, or termination proceedings under paragraph

(c) of this section. The appeal will be considered denied if the EAB takes no action on the letter within 60 calendar days after receiving it. This informal appeal is, under 5 USC 704, a prerequisite to seeking judicial review of EPA action in denying a request for modification, revocation and reissuance, or termination. See 40 CFR § 124.5(b).

Section B. Causes for Modification, Revocation and Reissuance, or Termination

Other than requests for modification, permits may only be modified, revoked and reissued, or terminated for the reasons specified below. See 40 CFR §§ 124.5(a), 144.12, 144.39, 144.40 & 144.41.

1. Alterations

There are material and substantial alterations or additions to the permitted facility or activity which occurred after permit issuance which justify the inclusion of permit conditions that are different from or absent in the existing Permit. See 40 CFR § 144.39(a)(1).

2. Information

The Director has received information which was not available at the time of permit issuance (other than revised regulations, guidance or test methods) and which would have justified the application of different permit conditions at the time of issuance. For UIC area permits, this may include any information indicating that cumulative effects on the environment are unacceptable. See 40 CFR § 144.39(a)(2).

3. New Regulations

The standards or regulations on which the Permit is based have been changed by promulgation of newer or amended standards or regulations or by judicial decision after the Permit is issued. See 40 CFR § 144.39(a)(3).

4. Compliance Schedules

The Director determines that good cause exists for modification of a compliance schedule, such as an act of God, strike, flood, or material shortage or other events over which the Permittee has little or no control and for which there is no reasonably available remedy. See 40 CFR § 144.39(a)(4).

5. Proposed Transfer

The Director receives notification of a proposed transfer of the Permit. See 40 CFR § 144.38 § 144.39(b)(2) & § 144.41(d).

6. Noncompliance

Noncompliance by the Permittee with any condition of the Permit. See 40 CFR § 144.40(a)(1).

7. Failure to Disclose Relevant Facts

The Permittee's failure in the application or during the permit issuance process to disclose fully all relevant facts, or the Permittee's misrepresentation of any relevant facts at any time. See 40 CFR § 144.40(a)(2).

8. Endangerment

A determination that the permitted activity endangers human health or the environment and can only be regulated to acceptable levels by permit modification or termination. See 40 CFR § 144.40(a)(3).

Section C. Modification

Modification of permit terms and conditions not covered under Part VII. Section D, are subject to the draft permit and public notice procedures of 40 CFR § 124. When a permit is modified, only the conditions subject to modification are reopened when a new draft permit is prepared. All other aspects of the existing permit will remain in effect for the duration of the unmodified permit. See 40 CFR §§ 124.5 & 144.39.

Section D. Minor Modification

Upon the consent of the Permittee, the Director may modify a permit to make the corrections or allowances for changes in the permitted activity listed in this section (minor modifications) without following the draft permit and public notice procedures of 40 CFR Part 124. See 40 CFR § 144.41.

Minor modifications may only be performed for the following reasons:

- 1. Correction of typographical errors;
- 2. Requiring more frequent monitoring or reporting by the Permittee;
- 3. Changing an interim compliance date in a compliance schedule, provided the new date is not more than 120 calendar days after the date specified in the existing permit and does not interfere with attainment of the final compliance date requirement;
- 4. To change ownership or operational control of a facility where the Director determines that no other change in the Permit is necessary, provided that a written agreement containing a specific date for transfer of permit responsibility, coverage, and liability between the current and new Permittee(s) has been submitted to the Director.
- 5. To change quantities or types of fluids injected which are within the capacity of the facility as permitted and, in the judgment of the Director, would not interfere with the operation of the facility or its ability to meet conditions described in the Permit and would not change its classification.
- 6. To change construction requirements approved by the Director pursuant to 40 CFR § 144.52(a)(1) (establishing UIC permit conditions), Any such alteration must comply with the requirements of this 40 CFR Parts 144 and 146; or
- 7. To amend a P&A plan which has been updated under 40 CFR § 144.52(a)(6).
- 8. The Permittee may request, in writing, a higher injection pressure, provided they can demonstrate that higher pressures will not violate the items below. Any approval granted by the Director for increased injection pressure that is substantiated by step-rate testing shall be made part of this Permit by minor modification procedures (see 40 CFR §144.41). Any approval granted by the Director for increased injection pressure that is substantiated by other means shall require a major modification to this Permit requiring public notice (see 40 CFR § 144.39)

Section E. Transfer of Permits

This Permit is not transferable to any person except after notice to the Director. The Director 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 SDWA. See 40 CFR § 144.38. In some cases, modification or revocation and reissuance is mandatory. See 40 CFR § 144.51(l)(3).

This Permit may be transferred to a new owner or operator by minor modification according to Part VII. Section D. 4, if:

- 1. The Director determines that no other change in the Permit is necessary;
- 2. A written agreement containing a specific date for transfer of permit responsibility, coverage, and liability between the current and new Permittee has been submitted to the Director; and
- 3. The Director has determined that the new owner or operator has submitted adequate FR per Part II. Section I of this Permit.

Section F. Revocation and Reissuance

The Director may determine that the scope of changes or duration of the Permit requires that all permit conditions be reopened for public comment. When a permit is revoked and reissued, the entire permit is reopened just as if the permit had expired and was being reissued. During any revocation and reissuance proceeding the Permittee must comply with all conditions of the existing Permit until a new final Permit is reissued. See 40 CFR §§ 124.5 & 144.39.

Section G. Renewal of an Expiring Permit

The Permittee should notify the Director, in writing, 60 calendar days prior to the expiration date (if given) of this Permit as indicated on page iii. The notification should indicate whether the Permittee intends to reapply or begin closure of the UIC facilities identified in this Permit.

1. The Permittee has submitted a timely renewal application

Due to the need for current information in the application process, applications for renewal should be submitted no earlier than 180 calendar days before the expiration date given on page iii. To ensure the application is a complete application per 40 CFR § 124.3, applications should be submitted no later than 30 calendar days prior to the expiration date given in the authorization page. See 40 CFR § 124.3 and § 144.37(a)(1).

2. The Permittee has submitted a complete application

Any application for renewal must have been determined to be complete per 40 CFR § 124.3, by the expiration date of the existing Permit to be renewed. See 40 CFR § 144.37(a)(1).

Section H. Continuation of an Expiring Permit

1. Conditions for allowing the Continuation of an Expiring Permit

The Director may allow the conditions and effect of an expired permit to continue in force under 5 USC § 558(c) until the effective date of a new permit if the conditions below are met. See 40 CFR § 144.37(a).

a. The Permittee has met the requirements for renewal of a permit

The permittee has met the requirements found in Part VII. Section G.

b. The new permit application has not been denied

The application for renewal has not been denied under 40 CFR § 124.15, or in the case of a denial, it has been appealed and final agency action has not occurred in accordance with 40 CFR § 124.19(f)(1).

c. No new permit covering this UIC activity has been issued

The Director, through no fault of the Permittee, has not issued a new permit with an effective date on or before the expiration date of the previous permit. See 40 CFR § 144.37(a)(2).

2. Effect of a Continued Permit

Permits continued under 5 USC § 558(c) remain fully effective and enforceable. However, no new wells may be constructed under an area permit during the continuance of the expired permit. See 40 CFR § 144.37(b).

3. Enforcement of Continued Permits

When the Permittee is not in compliance with the conditions of the expiring or expired permit, the Director may choose to do any of the following:

a. Initiate enforcement action based upon the Permit which has been continued. See 40 CFR § 144.37(c)(1).

- b. Issue a notice of intent to deny the new permit. If the Permit is denied, the owner or operator would then be required to cease the activities authorized by the continued Permit or be subject to enforcement action for operating without a permit. See 40 CFR § 144.37(c)(2).
- c. Issue a new permit under 40 CFR § 124 with appropriate conditions See 40 CFR § 144.37(c)(3).
- d. Take other actions authorized by UIC regulations. See 40 CFR § 144.37(c)(4).

4. State or Tribal Continuation

An EPA issued permit does not continue in force beyond its expiration date under Federal law if at that time a State or Tribe has primary enforcement authority. A State or Tribe authorized to administer the UIC program may continue the EPA issued permit or permits they have issued until the effective date of the new permits, if applicable law allows. Otherwise, the facility or activity is operating without a permit from the time of expiration of the old permit to the effective date of a new permit issued by the State or Tribe. See 40 CFR § 144.37(d).

Section I. Termination

The Director may terminate a permit during its term or deny a permit renewal application for the following causes: noncompliance (Part VII. Section B. 6); failure to disclose relevant facts (Part VII. Section B. 7); or endangerment of human health or the environment (Part VII. Section B. 8).



Appendix A. Location, Geology and Area of Review (AOR)

Section A. Project Location

The project site (the Site) is a 2,201-acre site located within the northeastern portion of the Bell and Zoller #11 Seam Oriole Coal Mine. These underground mineworks are inactive. This mined area is roughly centered at 37.338333°N and 87.578333°W. And is located near Nebo, Manitou and Madisonville in Hopkins County, Kentucky. As shown in the map in Item A1, the surface above the receiving underground mine works contain multiple residences, farms, and businesses.

Section B. USDWs

USDWs are defined as aquifers or the portions thereof which (1) currently supply any public water system or (2) contains a sufficient quantity of groundwater to supply a public water system and currently supplies drinking water for human consumption or contain fewer than 10,000 mg/l TDS, and is not an exempted aquifer. See 40 CFR § 144.3.

The USDWs in the AOR are listed in the table below

USDW Name	Depth (ft bgs)	Thickness (ft)	Description
Surficial Unconsolidated Materials	0	0 to 30	Located above the injection interval. Loose Surficial deposits, most of these deposits in the AOR have been disturbed by mining.
Anvil Rock Sandstone	30 to 500	40 to 90	Located above the injection interval.
Upper Sandstone	250 to 720	50 to 110	Located below the injection interval.

Section C. Confining Zone(s)

A confining zone means a geological formation, group of formations, or part of a formation that limits fluid movement from an injection zone into overlying or underlying zones. The injection zone is directly overlain by tight limestones and sandy limestones. The injection zone is underlain by fireclay and/or tight sandy shales. The injection zone is confined by coal barriers and on the roof and floor of the mine by tight limestones and sandy shales.

1. Upper Confining Zone

Confinement above the injection zone is provided by shales and tight limestones (including the Providence Limestone), with a combined thickness of 70 to 100 feet in the AOR.

2. Lower Confining Zone

Confinement below the injection zone is provided by claystone, shales and tight limestones, with a combined thickness of 10 to 50 feet in the AOR.

Section D. Injection Zone(s)

An injection zone is defined as a geological formation, group of formations, or part of a formation receiving fluid(s) through a well. See 40 CFR § 144.3. The Injection authorized by this Permit is only allowed within the approved interval of the injection zone specified in Appendix C. Section H. The injection zone(s) identified in the project area are as follows:

The injection zone is the open mine voids resulting from mining the Kentucky #11 Coal Seam in the Oriole Mine. In the project area, this formation is 5.5 to 6.5 feet thick and located at a depth ranging from 125 to 426 ft bgs.

Section E. AOR

1. Definition of the AOR

The AOR is the area around the well which was reviewed to determine the potential for the proposed injection project to impact USDWs.

For this Permit, the AOR has been defined as a one-quarter (0.25) mile radius buffer from the mined out portion of the Bell and Zoller #11 Seam Oriole Coal Mine. See 40 CFR § 146.6.

2. Map of the AOR

A map showing the location of the project and its associated AOR have been included at the end of this appendix.

3. Faults

The project area includes the North and South Renecke Faults. Based on records, no roof falls or water problems have been identified with the faulted area and the injection zone was mined up to the fault. As such, it is assumed that these faults in the area of the mine are confining faults.

4. Open Fractures and Other Features.

As of the date of issuance no open fractures which penetrate the confining zone have been identified. The portal and other openings into other portions of the mine are sealed under a plan approved by the United States Mine Safety and Health Administration.

5. Required Corrective Action(s) for wells in the AOR

On the date of issuance of this Permit, no corrective actions for wells or features located in the AOR have been identified. See 40 CFR §§ 144.52(a)(2), 144.55 & 146.7. As such, the Permit is not subjected to a Compliance Schedule related to any corrective actions. See 40 CFR § 144.53.

Section F. List and Descriptions of Items Included in This Appendix.

<u>Item A1 – Area of Review Map</u>

This is a topographic map, displaying the location of all project wells.

Source: Revised Application, Received January 16, 2020

Original Size: One (1) page, 36 inches by 24 inches.

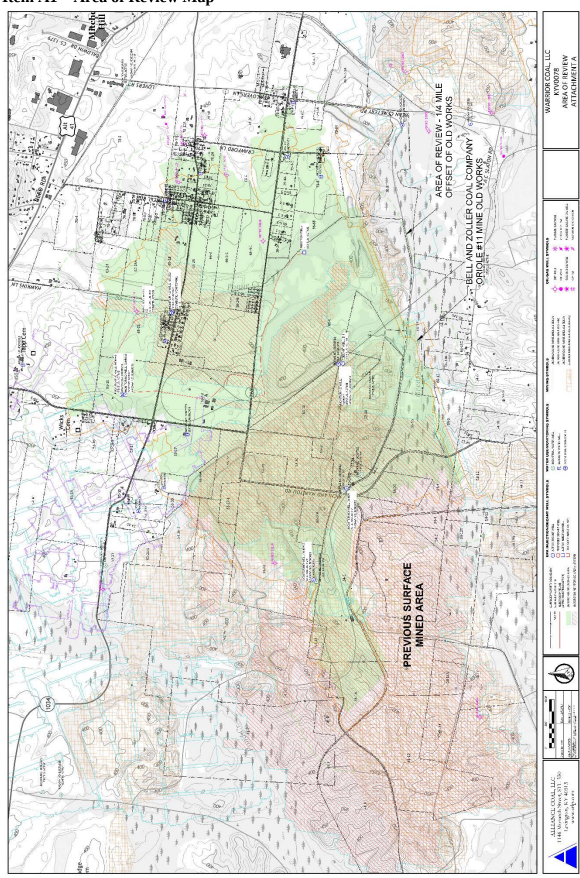
<u>Item A2 – Geologic Cross Sections</u>

This diagram shows two geologic cross sections as well as a map identifying the location of the cross sections.

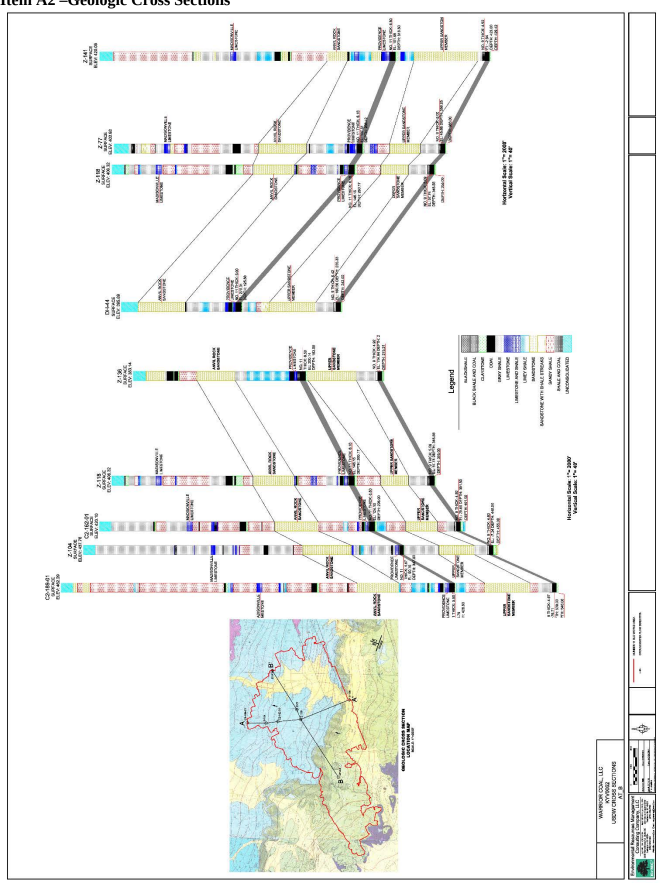
Source: Revised Application, Received January 16, 2020

Original Size: One (1) page, 36 inches by 24 inches.

Item A1 – Area of Review Map



Item A2 – Geologic Cross Sections



Appendix B. New Well Construction Requirements

On the permit effective date of this Permit as found on page iii, there are no new wells authorized to be constructed by this Permit. Any new wells must be added through the modification process as laid out in 40 CFR § 144.39.

Section A. Postponement of Construction

The Permittee must begin work on this project within one (1) year of the Effective Date of the modification of this Permit. Authorization to construct an injection well will expire if the work has not been started within one (1) year of the Effective Date of the Permit, unless the Permittee has notified the Director and requested an extension. Notification must be in writing and must state the reasons for the delay and provide estimated dates of construction commencement and completion.

Once the authorization to construct has expired under this part or should the delay in construction be deemed extensive, the Director may request additional information from the Permittee. If upon submittal of additional information, the Director determines that there are substantial changes in the information supporting the Permit or the conditions at the facility, then a new permit may be required. This process would include an opportunity for public comment prior and would have to be completed prior to any construction.

Should there be a failure to provide requested information or inform the Director of the need for an extension, this Permit may be terminated under 40 CFR §144.40.

Section B. Deviations from an Approved Construction Plan

Changes to the approved plan that may occur during construction must be approved prior to being physically incorporated.

1. Major Changes

Major changes necessitate a detailed review by the Director and may lead to changes in operating parameters or corrective action requirements. Major changes include changes in the injection formation and material changes in the setting depth or cementing of the surface casing (casings which are set to protect USDW). The Director must approve a written description of these changes prior to the changes being physically incorporated into the well.

2. Minor Changes

Minor changes include all other changes. These changes may be approved by the permit writer via email.

These changes include but are not limited to:

- a. Changes in the number of casing strings or liners;
- b. Changes in the specifications for any casing or liners which are not the outermost casing in an USDW;
- c. Changes in the completion of the well;
- d. Changes in the exact setting of open hole intervals or injection intervals within the permitted injection formation; and
- e. Changes in the type of cement used.

3. Report of Summary of Changes

Once construction is completed, a written summary of all changes in the construction plan, both major and minor must be submitted to the Director as part of the completion report required in Part III. Section D.



Appendix C. Well Construction and Maintenance Requirements

Section A. Responsibility to Maintain Well Construction as Specified

All wells covered by this Permit must be cased and cemented to prevent the movement of fluids into or between USDWs. The casing and cement used in the construction of each well shall be designed for the life expectancy of the well.

The Permittee is responsible for ensuring that all Wells meets the requirements of this appendix. The Permittee is responsible for maintaining the well in a manner that ensures that these requirements are met, until the Well is closed per the requirements of Part V.

Section B. Remedial Construction Measures

Remedial construction measures may be required if the well is unable to demonstrate MI as described in Appendix D.

Section C. Casing Requirements

The number, thickness, type of materials and length of casing must be sufficient to protect the quality of drinking water resources, the integrity of the well and the confining strata. Exact setting depths of all casings will be determined in the field based on all available information. Additionally, all casings must be centralized where possible to facilitate uniform cementing.

Section D. Cementing Requirements

Prior to any cementing, borehole(s) and casing(s) must be prepared to allow sufficient bonding of the cement to the casing and to the formation and to prevent channeling. During cementing, adequate pressure differentials must be maintained between the annulus and the casing to prevent collapse or distortion of the casing.

1. Cementing Specifications

The Permittee must consider and determine the appropriate quality and characteristics of any cement to be used in meeting conditions in and around the well. The Permittee must consider integrity, containment, corrosion protection, and structural strength of the cement, and ensure these characteristics are not affected to a point where they can no longer meet the design parameters set forth in this Permit. The Permittee must determine the appropriate use of cement additives, water/cement ratio and the type of water used for mixing. All cement must be compatible with the injected fluid, native fluids and the formation.

The Permittee must request, as needed, any cement other than the default cement specifications as provided in Appendix B. Section C. 2.

2. Default Cementing Specification

Unless otherwise requested and approved by the Director, the Permittee must use American Petroleum Institute (API) Class A or American Society of Testing and Materials (AST) Specification C150, Type I cement for any required cementing.

3. Remedial Cementing Specifications

For all remedial cementing that this well requires, the Permittee must consider and determine the appropriate quality and characteristics of any cement to be used in meeting conditions in and around the well. The Permittee must consider integrity, containment, corrosion protection, and structural strength of the cement and ensure these characteristics are not affected to a point where they can no longer meet the designed parameters laid out in this Permit. The Permittee must determine the appropriate use of cement additives, water/cement ratio and the type of water used for mixing. All cement must be compatible with the injected fluid, native fluids and the formation.

The Permittee must request, as needed any cement other than the default cement specifications as provided in Appendix B. Section C.2.

Section E. Monitoring Devices

At a minimum, the operator must maintain devices to measure and record the following parameters in good operating condition:

- 1. the injection pressure at which the injectate is being injected;
- 2. the flow rate at which the injectate is being injected; and
- 3. cumulative injection volumes.

Section F. Sampling Points

the operator must maintain in good operating condition sample points for the purpose of obtaining representative samples, at the following locations:

- 1. for any injection wells, on the discharge line between the injection pump and the wellhead;
- 2. for any decant wells, on the wellhead; and
- 3. for any monitoring wells, on the wellhead

Section G. Well Security

At a minimum, the operator must maintain the following in good operating condition, a lock or other systems as needed to prevent tampering with the wells.

Section H. Well Specific Construction Details and Specifications

The construction details and specifications for the wells authorized by this Permit are as follows:

1. 11-1 (KYV1070120) Injection Well

As detailed in Items C1, C2, C3, and C4, this injection well was constructed in September 2018.

- a. <u>13.375-Inch Steel Surface Casing from 0 to approximately 33 feet bgs</u>
 This casing drilled through unconsolidated surface materials provides structural support for the well.
- b. 9.625-Inch Steel Casing from 0 ft bgs to approximately 276 ft bgs

This is the injection string of casing for the well. Nominal 13.375-inch borehole to be cemented to surface. The 9.625-inch casing was secured in place by drilling to within approximately five (5) feet of the mine roof and then grouted in place. After the cement had hardened, the borehole was extended through the mine roof.

c. Wellhead

As seen in Item C2, this well is equipped with a wellhead designed to prevent suction.

d. Injection Interval

Injection interval of this well is the mined out portion of the #11 Coal Seam, which occurs at a depth at the well location between approximately 276 and 282 ft bgs.

2. 11-2 (KYV1070124) Injection Well

As detailed in Items C1, C2 and C5, this injection well was constructed in November, 2018.

a. <u>13.375-Inch Steel Surface Casing from 0 to approximately 20 feet bgs</u>
This casing drilled through unconsolidated surface materials provides structural support for the well. Set in an approximately 16-inch borehole

b. 9.625-Inch Steel Casing from 0 ft bgs to approximately 312 ft bgs

This is the injection string of casing for the well. Nominal 13.375-inch borehole to be cemented to surface. The 9.625-inch casing was secured in place by drilling to within approximately five (5) feet of the mine roof and then grouted in place. After the cement had hardened, the borehole was extended through the mine roof.

c. Wellhead

As seen in Item C2, this well is equipped with a wellhead designed to prevent suction.

d. <u>Injection Interval</u>

Injection interval of this well is the mined-out portion of the #11 Coal Seam, which occurs at a depth at the well location between approximately 312 and 317.5 ft bgs.

3. Decant 1

As detailed in Items C6 and C7, this injection well was originally constructed at an unknown well prior to UIC Mine Backfill Project.

a. 20-Inch Steel Surface Casing from 0 to approximately XX feet bgs

This casing drilled through unconsolidated surface materials provides structural support for the well.

b. 13.375-Inch Steel Casing from 0 ft bgs to approximately XXX ft bgs

This is the production string of casing for the well. Nominal 13.375-inch borehole to be cemented to surface. The 9.625-inch casing was secured in place by drilling to within approximately five (5) feet of the mine roof and then grouted in place. After the cement had hardened, the borehole was extended through the mine roof.

c. Wellhead

As seen in Item C2, this well is equipped with a wellhead designed to allow mine venting

d. Pump and Production Tubing

This well is equipped with a pump and tubing to enable it to remove water from the mined-out portion of the #11 Coal Seam.

e. Pumping Interval

The pump is located in the mined-out portion of the #11 Coal Seam, which occurs at a depth at the well location between approximately XXX and XXX ft bgs.

4. WIMW-1 Monitoring Well

As detailed in Item C8, WIMW-1 is a down-dip well located above the #11 Coal Seam

a. 2-Inch Schedule 40 PVC Casing from 0 to approximately 84 feet bgs

This 2-inch PVC casing is set withing a 5-inch borehole with bentonite grout cement.

b. Wellhead

This well must be equipped with a wellhead designed to prevent tampering and accidental contamination.

c. 2-inch Schedule 40 PVC 0.010 Slotted Screened Interval

Screened interval of this well is 84 to 94 ft bgs and is set with a sand pack.

5. WIMW-2 Monitoring Well

As detailed in Item C9, WIMW-2 is a down-dip well located below the #11 Coal Seam

a. <u>2-Inch Schedule 40 PVC Casing from 0 to approximately 227 ft bgs</u>
This 2-inch PVC casing is set withing a 5-inch borehole with bentonite grout cement.

b. Wellhead

This well must be equipped with a wellhead designed to prevent tampering and accidental contamination.

c. <u>2-inch Schedule 40 PVC 0.010 Slotted Screened Interval</u>
Screened interval of this well is 227 to 237 ft bgs and is set with a sand pack.

6. WIMW-3 Monitoring Well

As detailed in Item C10, WIMW-3 is a monitoring well located within the #11 Coal Seam

a. 2-Inch Schedule 40 PVC Casing from 0 to approximately 226 ft bgs
This 2-inch PVC casing is set withing a 5-inch borehole with bentonite grout cement.

b. Wellhead

This well must be equipped with a wellhead designed to prevent tampering and accidental contamination.

c. <u>2-inch Schedule 40 PVC 0.010 Slotted Screened Interval</u>
Screened interval of this well is 226 to 236 ft bgs and is set with a sand pack.

7. WIMW-4 Monitoring Well

As detailed in Item C11, WIMW-4 is a up-dip well located below the #11 Coal Seam

a. <u>2-Inch Schedule 40 PVC Casing from 0 to approximately 364 feet bgs</u>
This 2-inch PVC casing is set withing a 5-inch borehole with bentonite grout cement.

b. Wellhead

This well must be equipped with a wellhead designed to prevent tampering and accidental contamination.

c. <u>2-inch Schedule 40 PVC 0.010 Slotted Screened Interval</u>
Screened interval of this well is 364 to 374 ft bgs and is set with a sand pack.

8. WIMW-5 Monitoring Well

As detailed in Item C12, WIMW-5 is a up-dip well located above the #11 Coal Seam

a. <u>2-Inch Schedule 40 PVC Casing from 0 to approximately 240 feet bgs</u>
This well must be equipped with a wellhead designed to prevent tampering and accidental contamination.

b. Wellhead

This well must be equipped with a wellhead designed to prevent tampering.

c. <u>2-inch Schedule 40 PVC 0.010 Slotted Screened Interval</u>
Screened interval of this well is 240 to 250 ft bgs and is set with a sand pack.

Section I. List and Descriptions of Items Included in This Appendix.

Item C1 – Injection Well Diagram

This is a diagram showing pertinent construction details of the slurry injection wells.

Source: Revised Application, Received January 15, 2020.

Size: One (1) page, 8.5 inches by 11 inches.

<u>Item C2 – Injection Wellhead Diagram</u>

This is a diagram showing pertinent construction details for the wellhead of the slurry injection wells.

Source: Revised Application, Received March 23, 2020.

Size: One (1) page, 11 inches by 17 inches.

Item C3 – 11-1 (KYV1070120) Injection Well Completion Form (7520-18)

This form contains pertinent construction details for 11-1 (KYV1070120) Injection Well.

Source: Revised Application, Received January 15, 2020.

Size: One (1) page, 8.5 inches by 11 inches.

Item C4 – 11-1 (KYV1070120) Injection Well Completion Form (7520-18)

This form contains pertinent construction details for 11-1 (KYV1070120) Injection Well.

Source: Revised Application, Received January 15, 2020.

Size: One (1) page, 8.5 inches by 11 inches.

Item C5 – 11-2 (KYV1070124) Injection Well Completion Form (7520-18)

This form contains pertinent construction details for 11-2 (KYV1070124) Injection Well.

Source: Submittal, Received October 5, 2020.

Size: Three (3) page, 8.5 inches by 11 inches.

Item C6 – Decant Well Diagram

This is a diagram showing pertinent construction details for the generalized decant wells associated with this project.

Source: Revised Application, Received January 15, 2020.

Size: One (1) page, 8.5 inches by 11 inches.

Item C7 – Decant 1 Well Completion Form (7520-18)

This form contains pertinent construction details for the Decant 1 well.

Source: Submittal, Received October 2, 2020.

Size: One (1) page, 8.5 inches by 11 inches.

Item C8 – WIMW-1 Construction Details

This form contains pertinent construction details for monitoring well WIMW-1.

Source: Revised Application, Received January 15, 2020.

Size: One (1) page, 8.5 inches by 11 inches.

<u>Item C9 – WIMW-2 Construction Details</u>

This form contains pertinent construction details for monitoring well WIMW-2.

Source: Revised Application, Received January 15, 2020.

Size: One (1) page, 8.5 inches by 11 inches.

<u>Item C10 – WIMW-3 Construction Details</u>

This form contains pertinent construction details for monitoring well WIMW-3.

Source: Revised Application, Received January 15, 2020.

Size: One (1) page, 8.5 inches by 11 inches.

Item C11 – WIMW-4 Construction Details

This form contains pertinent construction details for monitoring well WIMW-4.

Source: Revised Application, Received January 15, 2020.

Size: One (1) page, 8.5 inches by 11 inches.

Item C12 – WIMW-5 Construction Details

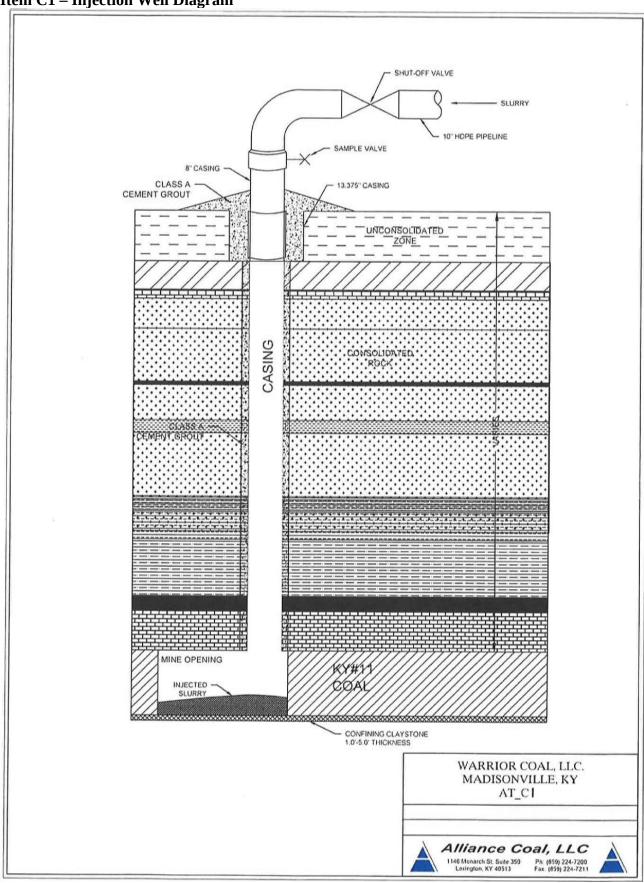
This form contains pertinent construction details for monitoring well WIMW-5.

Source: Revised Application, Received January 15, 2020.

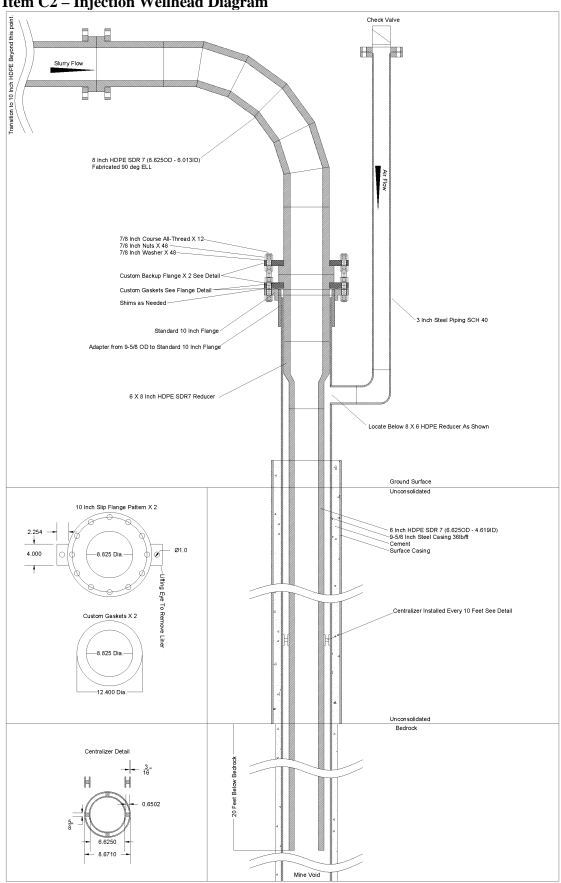
Size: One (1) page, 8.5 inches by 11 inches.



Item C1 – Injection Well Diagram



Item C2 – Injection Wellhead Diagram



Item C3 – 11-1 (KYV1070120) Injection Well Completion Form (7520-10)

OMB No. 2040-0042 Approval Expires 12/31/2018 United States Environmental Protection Agency Washington, DC 20460 SEPA COMPLETION REPORT FOR BRINE DISPOSAL, HYDROCARBON STORAGE, OR ENHANCED RECOVERY Name and Address of Existing Permittee Name and Address of Surface Owner Warrior Coal LLC. SAME 1146 Monarch Street, Lexington, KY 40613 State County Permit Number Locate Well and Outline Unit on Kentucky KYV0062 Hopkins Section Plat - 640 Acres Surface Location Description 1/4 of 1/4 01 1/4 of Section Township Range Locate well in two directions from nearest lines of quarter section and drilling unit Latitude: 37.33562 Longitude: -87.56226 Surface Location ft. frm (N/S) Line of quarter section ft. from (E/W) ____ Line of quarter section. TYPE OF PERMIT WELL ACTIVITY W Brine Disposal Individual Estimated Fracture Pressure of Injection Zone |√| Area **Enhanced Recovery** Hydrocarbon Storage Number of Wells 1 Anticipated Daily Injection Volume (Bbls) Injection Interval Average Maximum Foot to Feet 24000 34000 276 282 Anticipated Daily Injection Pressure (PSI) Depth to Bottom of Lowermost Freshwater Formation (Feet) Average Maximum 5 Type of Injection Fluid (Check the appropriate block(s)) Lease Name Well Number 1-1 Salt Water Brackish Water Name of Injection Zone Liquid Hydrocarbon ✓ Other W. KY #9 Seam Old Works Date Drilling Began Date Well Completed Permeability of Injection Zone 07/09/2018 07/13/2018 Date Drilling Completed Porosity of Injection Zone 07/12/2018 NA CASING AND TUBING CEMENT HOLE OD Size Wt/Ft - Grade - New or Used Depth Sacks Class Bit Diameter Depth 13.375" 48 - NEW 33 12 ٨ 335 15.25" 9.625" 36 - NEW 275 4 vds 276 12.25" A INJECTION ZONE STIMULATION WIRE LINE LOGS, LIST EACH TYPE Interval Treated Materials and Amount Used Log Types Logged Intervals Complete Attachments A -- E listed on the reverse. Certification I cortify under the penalty of law that I have personally examined and am familiar with the information submitted in this document and all attachments and that, based on my inquiry of those individuals immediately responsible for obtaining the information, I believe that the information is true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment. (Ref. 40 CFR 144.32) Name and Official Title (Please type or print) Date Signed Dex Seco Jonathan Salley Engineering Manager 08/29/2018 EPA Form 7520-10 (Rev. 12-11)

Item C4 – 11-1 (KYV1070120) Injection Well Completion Form (7520-18) OMB No. 2040-0042 Approval Expires 4/30/2022

	es Environmental Protection Age PORT FOR INJECTION	
Name, Address, Phone Number and/or Email of Permittee Warrior Coal, LLC 1146 Monarch St. Suite 350 Lexington, KY 40513		
State	10	
KY	County Hopkins	
Permit (or EPA ID) Number KYV0062, KYV10700120 API Nu	mber	I- Full Well Name
Locate well in two directions from nearest lines of quarter section Surface Location 1/4 of 1/4 of Section Township ft. from (N/S) Line of quarter section ft. from (E/W) Line of quarter section.	n and drilling unit Range	Latitude 37.33562 Longitude -87.56226
Anticipated Daily Injection Volume (Bbis)	Injec	tion Interval (Perforated/Open Hole Interval)
Average Maximum 865 Bbl 972Bbl	Bottom of hole int	to Feet
Depth to Bottom of Lowermost USDW (Feet) average 195 MSL		
Date Drilling Began 07/09/2019	Name of Injection 2 #11 coal seam	Cone
Date Drilling Completed	Fracture Pressure	of Injection Zone
07/12/2018	NA Permeability of Inje	ction Zone
Date Well Completed	Mine void	
07/13/2018	Porosity of Injection Mine void	n Zone
Complete Attachments; See Instructions.		
I certify under the penalty of law that I have personally examinattachments and that, based on my inquiry of those individual information is true, accurate, and complete. I am aware that possibility of fine and imprisonment. (Ref. 40 CFR § 144.32)	Is immediately responsible for	obtaining the information I believe that the
Jason Heck	gnature / ssn 4 M	Date Signed 01/09/2020
PA Form 7520-18 (Rev. 4-19)	/	

Item C5 – 11-2 (KYV1070124) Injection Well Completion Form (7520-18) - Page 1 of 3

OMB No. 2040-0042 Approval Expires 4/30/2022 United States Environmental Protection Agency Θ , $\Box \Box \Delta$ COMPLETION REPORT FOR INJECTION WELLS Name, Address, Phone Number and/or Email of Permittee Warrior Coal, LLC 1146 Monarch Street, Lexington, KY 40613 Phone# 859-685-6356 Email: jason.heck@arlp.com State County Hopkins Kentucky KYV1070124 KYV0062 Full Well Name Permit (or EPA ID) Number **API Number** Locate well in two directions from nearest lines of quarter section and drilling unit Latitude 37.350255 Surface Location Longitude -87.570196 1/4 of 1/4 of Section Township Range ft. from (N/S) Line of quarter section ft. from (E/W) Line of quarter section. Injection Interval (Perforated/Open Hole Interval) Anticipated Daily Injection Volume (Bbls) Maximum Feet to Feet Average 55,000 91,000 312 317.5 Depth to Bottom of Lowermost USDW (Feet) Name of Injection Zone Date Drilling Began W.KY#11 Seam Old Works 10/29/2018 Fracture Pressure of Injection Zone **Date Drilling Completed** 11/01/2018 Permeability of Injection Zone **Date Well Completed** Porosity of Injection Zone 11/02/2018 Complete Attachments; See Instructions. Certification I certify under the penalty of law that I have personally examined and am familiar with the information submitted in this document and all attachments and that, based on my inquiry of those individuals immediately responsible for obtaining the information, I believe that the information is true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment. (Ref. 40 CFR § 144.32) Name and Official Title (Please type or print) Signature Date Signed Zel Den Bradley Damron 08/06/2020 Mine Engineer

EPA Form 7520-18 (Rev. 4-19)

Item C5 – 11-2 (KYV1070124) Injection Well Completion Form (7520-18) - Page 2 of 3 PRESONE GAUGE SHUT-OFF VALVE 10" HOPE PIPELINE SAMPLE VALVE 9.625-00 CLASS A CEMENT GROUT 405 16'00 1 ELEVATION UNCONSOLIDATED CASING CONSOLIDATED 312 MINE OPENING INJECTED CONFINING CLAYSTONE 1.0'-5.0' THICKNESS WARRIOR COAL, LLC. MADISONVILLE, KY AT C PARE 10/2/20 KW1070124 JASON HECK Alliance Coal, LLC 1146 Monarch St. Suite 350 Lexington, KY 40513 Ph: (859) 224-7200 Fax: (859) 224-7211

KYV0078 - Draft Permit - October 2020

Item C5 – 11-2 (KYV1070124) Injection Well Completion Form (7520-18) - Page 3 of 3

Well install details for KYV1070124

October 5, 2020

Form 7520-18

Section II

- 1. Ground elevation 405'. Class A cement.
- 2. 20' casing. 62pd/ft string casing. OD 16", new casing, 18.5" bit. OD 9.625" 36pd/ft string casing, 309' depth, new casing. 13.375" bit. Injection interval 312 to 317.5'.
- 3. Packer, IRR industrial cement plug for cementing only.
- 4. Casing, 11.5 bags cement. Drill hole, 8.45 yards cement.
- 5. Centralizer, by Water Well Works, 50" interval. 74 total.
- 6. Bottom of hole into open void of #11 coal seam. 312' bottom of hole

Section V.

Please see attached drawing. Note, this well terminates into a mine void.



Item C6 – Decant Well Diagram VENT -CLASS A CEMENT GROUT UNGONSQLIDATED ZONE 13.375" (I.D.) CONSOLIDATED ROCK CLASS A CEMENT GROUT SCREEN MINE OPENING CONFINING CLAYSTONE 1.0'-5.0' THICKNESS WARRIOR COAL, LLC. MADISONVILLE, KY AT_C2 DECANT WELL AND VENT DETAIL Alliance Coal, LLC 1146 Monarch St. Suite 350 Lexington, KY 40513 Ph (859) 224-7200 Fax. (859) 224-7211

Item C7 – Decant 1 - Well Completion Form (7520-18) OMB No. 2040-0042 Approval Expires 4/30/2022

COMPLETION REPOR	ronmental Protection Agenc T FOR INJECTION W	•	
Name, Address, Phone Number and/or Email of Permittee			
Warrior Coal, LLC 1146 Monarch St. Suite 350 Lexington, KY 40513			
State	County	0 - 1 -	
KENTUCKY	HOPKINS		
Permit (or EPA ID) Number KYV0062/0078 API Number		Full Well Name	1
Locate well in two directions from nearest lines of quarter section and surface Location 1/4 of 1/4 of Section Township Rail ft. from (N/S) Line of quarter section	drilling unit	Latitude 37.339839 Longitude -87.580361	
ft. from (E/W) Line of quarter section.			
Anticipated Daily Injection Volume (Bbis)	Injectio	on Interval (Perforated/Open F	lole Interval)
Average Maximum	Feet		to Feet
NA NA			
	NA	NA	
Depth to Bottom of Lowermost USDW (Feet) NA			
Date Drilling Began	Name of Injection Zor	ne	
UNRNOWN	WEST KY #11		
Date Drilling Completed	Fracture Pressure of	Injection Zone	1
	Permeability of Inject	lan Zana	<u> </u>
Date Well Completed	NA NA	ION ZONE	
The control of the co	Porosity of Injection	Zone	
akrow	NA		
Complete Attachments; See Instructions.			
Cer	tification		
I certify under the penalty of law that I have personally examined an attachments and that, based on my inquiry of those individuals imminformation is true, accurate, and complete. I am aware that there a possibility of fine and imprisonment. (Ref. 40 CFR § 144.32)	nediately responsible for ob-	staining the information, I bel	ieve that the
Name and Official Title (Please type or print) Signatur	re		Date Signed
ROBERT RAY, MNGR PERMITTING & ENV COMPLIANCE	MAN		10-2-2020

EPA Form 7520-18 (Rev. 4-19)

Item C8 – WIMW-1 Construction Details

KENTUCKY MONITORING	The second secon	9/27/18 KGT						
Please read all Instructions prior to completing this The original copy of this form must be submitted with Kentucky Natural Resources and Environmental Prof	nin 30 days of well completion to the	(1) Attach Monitoring Well						
Groundwater Branch, 14 Reilly Road, Frankfort, KY 404		Identification Number Label Here (if applicable)						
(TYPE OR PRINT CL	(TYPE OR PRINT CLEARLY)							
(2) GENERAL INFORMATION:		MW WIMW-01						
Facility Name WARRIDE COAL US Fac		Date Received: SEP 13 2018						
	MAdison wille	THE RESERVE THE PARTY OF THE PA						
cityMAdisonVille Sta	ate Ky, Zip 422	8006 -6912						
State Ky, zip 1243/ Ow	mer's Phone ()							
(4) WELL	County	Latitude Longitude						
LOCATION: Madisonville West	HOPKINS	N37° 19'54,96" W87°35' 19.96						
(5) GENERAL WELL CONSTRUCTION: Start Date: 5-18-18	(6) FACILITY TYPE: () RCRA (✓S) MI	(8) PHYSIOGRAPHIC REGION: ining () Blue Grass () Ohio River Alluvia						
Finish Date: 5-21-18	() CERCLA () Site Asses. () TSCA () Solid Wast	sment () E. Coal Field W. Coal Field						
Drilling Method: () Auger HS	probe () UST () Landfarm	(O) ATTACHMENTS.						
() Auger SS () Cable Tool () Excav Air Rotary () Hand Auger () Sonic		una						
Air Rotary () Hand Auger () Sonic Mud Rotary () Other: Work Type:	(7) WELL USE: (check all that	at apply) 1. Site plan or sketch map 2. Well construction diagram						
New Well () Nested Well () Rework (Surface Elevation: 388.2 Total Depth: 94	() Ambient Monitoring	() Dry Hole 3. Well location On topographic map, or						
Depth to Bedrock: 38' Static Water Level: 8-	Water Level Monitoring Remediation	() Abandoned Obtained by GPS unit () () Destroyed Optional						
Wellhead: () Flush Mount () Locking Cap () No Cap	() Other:	4. Laboratory analysis report ()						
() Slickup; inches above surface: 36		5. Other:						
(10) WELL COMPLETION INFORMATION Feet Below Surface Borehole Casing	(11) LITHOLOGIC I Feet Below Surfa							
120000 (0.0000000 10.000000 10.000000 10.00000 10.00000 10.000000 10.000000 10.0000000 10.00000000	sing Type From To	Description						
0 84 5" 2" PVC	#40 0,38	3 - SPOIL						
84' 94' 5" 2" PVC SC	1 Dev #40 38 4	I FIRE CLAY -						
The second second second second second	41, 46	Gray SANDY SHALE						
- III-ex	46 51	LIMEY SHALE						
	57 65	Gray SANDY SAL						
	00 00	LIMEN SANDSTONE						
Well Screens:	00 17	TOTAL DENTY 94'						
I.D. (in.) 2 From 84 To 94 Type PVC	SIOI 5/29	10146 20019 17						
I.D. (in.) From To Type	The state of the s							
I.D. (in.) From To Type	Slot Size							
Annulus Fill and Seal:	\$1100000000000000000000000000000000000							
Feet Below Surface From To Material								
O 44 Beclovite Camero	Grout.							
74' 78' BENTED ITE CLAY:								
78' 94' SAWN PACK		the contract with a second of the second of						
		and the substitution of th						

(12) COMMENTS	WG CAP.	37.331928						
3' Riser Fipe with Lock 42'5" STEEL SEFFACE C	ASINA	-87.588867						
CONCRETE PAD	4	9/27/2018						
WELL IS ABOUT #11 CC	SAL WIMI	W-1 Well# KGT						
13) AFFIRMATION: The work described above was d	one under my supervision, and this rep	port is true and correct to the best of my knowledge.						
7	Certification Number or Rig Operator	's Number Signature of Responsible Certified Driller						
WARYOR (OAL LLC Company Mailing Address	UZ09-0245-0	State Zip Code Date						
57 J.E. ELLIS ROAD	Madiani	11 14 112121 8-22-18						
Number of Attached	MIN COSTANIA	(E R) 4243/ Month, Day, Year DEP-8043						
Sheets White Copy to Division of Wi	ater, Yellow Copy to Owner, Pink Co	ppy to Driller's Files Printed with State Funds, Jan. 1, 1991						

Item C9 – WIMW-2 Construction Details

		L	INIFORM K	KENTUCKY WELL CO	ONSTRI	UCTION RECORD						
			Use this fo	orm to report installation of	топной	ng or water wells						
		Form must be	completed and	d submitted to the Division	of Water	within 60 days of well co	impletion.					
				See instructions?	below.					ĺ		
			On	se copy to owner and one co	py to dnl	ller's files.				l		
Owner Name(*)	Warrior Coal L	LC				AMAIII						
Owner Firs	it Lee	low-	or Last Na	ime(*) Harris			1					
Name(*)			er Last Na	me(-) Harns	-							
Address(*)	57 J.E. Ellis La	ne]						Kentucky Well ID	ſ <u>.</u>	-
Owner City	(*) Madisonville	State(*) Ke	ntucky	* Owne	er Zip(*) 42431				(AKGWA) Number(*)	8006 - 697	3
Owner Phone(*)	270-326-4008	Owner e	Mail lee.h	arris@arlp.com			1			Owner Well	WIMW-2	
Site Name(*) Mason Farm			1						Work Start	01/10/2019	
Site Address(*)	State Route 63	30					ŀ			Date(*) Work End		
Site City(*)		State(*) Ker	ntucky	▼ Site Z	(ip(*)	42431				Date(*) Total depth	01/11/2019	
Site Phone		Site eMa	II				ו ר			(ft)(*)	237.0	
Well Latitud										Depth to bedrock (ft)	83.0	
DMS to DD C	37.333953	Well Long	itude(*)	-87.600030 Meth	nod(*)	Map Grade GPS - Diffi	erentia h *			Static water level (ft)	55.0	
Agency Inte	rest (AI) Number	1913 Fa	cility Type	8 ID		·	41			SWL method(*)	Measured	•
USGS Topo I		SONVILLE WEST		inty(*)	Нор	okins				Casing height above	36.0	
Surface elev				vation determined		- submeter accuracy	•			surface (in) WATER WELL:		
Drilling Meth		pal Field y - air		II Use(*) II Status(*)	Mini		\rightarrow			Estimated	SONLI	
Wellhead(*)		ng Cap	₹Wel	II Condition(*)	Fun	ctioning property	-			well yield Well Yield		•
Casing Open I	The second secon	depth (ft)(*)B	orehole d	iameter (in)(*) Cas	sina di	ameter (in)(*)(ca	sing type(#)	Name -		Method		•
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Add New Screen					in a second					of people served)		
	1844	THE STREET STREET			T			Screen		Disinfectant amount		,
From d	fepth (ft)(*)(*) T	o depth (ft)(*)		orehole diameter (ii)(*)	n) Scre		Screen Type(*)(*	size(-)		Disinfectant		7
Delete 227	2	37	6		2		Multiport PVC	(*) * 0.010	100	Pitless		-
Add New									П	adapter installed		- 1
Annulus fill and										Pump installed		. 3
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Delete Seat		* 218		222		Bentonite	•		9	Apparent quality	and odor:	
Delete Filter Add New	Pack	* 222		237		Sand			i	Odor Type		-
Lithologic log				and the same of th					=	Odor-Level Coliform Test		·
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Delete 151		152		Coal Fire Clay					ı	F	t colonies per .00 ml	
Delete 154		188		Gray Sandy Shale								
Delete 188 Delete 190		190		Limestone No. 12 Coal						Date Sampled		
Delete 194		196		Fire Clay						Date Analyzed		
Oelete 196 Add New		201	- 1	Limestone					ı	For Internal Staff	Use Only	Ħ
ite Map/Sket	tch Map(*)		Choose File	No file chosen				7	-4	Date Received		الا
	(monitoring well)			No file chosen						Date Mapped: Mapped By:		-11
	ysis (if applicable) ce (if applicable)		7	No file chosen			- AND THE STREET	_	1		trieval Submit to DEP	
	ory analysis report		Choose File	No file chosen	-10				1	save ror ruture ag	theval Submit to DEP	ľ
	n Supplemental In hologic Log continue	•		No file chosen	-	Accommodate						1
firmation: I cert	tify under penalty of la	w that this docum	ent and all at	ttachments were prepar	ed under	r my direction or supe	ervision in accordance wi	in a system designe	d to			i i
rsons directly re	esponsible for gatherin	gamer and evaluation	the informat	ation submitted. Based	on my i	nquiry of the person of	or persons who manage th	e system, or those				
nsmission const	titutes my signature an	d I am responsible	for any and	luding the possibility of all content submitted e				omitting data, this				
	ertified driller &	Paul Perryman		7100		Signed(*)	2/22/19	t				
riller First Na	ame(*)	Paul			Drille	r Last Name(*)	Perryman		-			
ertification N	lumber(*)	0209-0245-00			Certifi	ication	Warnor Coal LLC					
		Assessment Street, or other parties of the latest and the latest a			Comp	any(*)						

Item C10 – WIMW-3 Construction Details

			·									ı		
				u		KENTUCKY WELL								
				P		form to report installation								
				rommasi be i	compreted an	See instruction		within 60 days of well co	mpletion			1		
					O	ne copy to owner and on		iller's files.						
Owne)r					7			1					
Name	(*)	Warrior C	Coal LLC	:										
Name	r First (*)	Lee		Owne	r Last Na	ame(*) Harris								
Owne		57 J.E. E	Ilis Road	d	DALI CHARLE							Kentucky		
Owne	r City(*)	Madisonv	/ille	State(*) Ken	tucky	▼ Ov	vner Zip((*) 42431	Î			(AKGWA)	8006-6914	
Owne		270-326-	-4008	Owner e	Mail lee.h	narris@arlp.com						Number(*) Owner Well	WIMW-3	-
	lame(*)	na				1						ID Work Start		_
Site		State Roo	ute 262									Date(*) Work End	06/05/2018	
Addre Site C		Madisonv	2	State(*) Ken	No. of the	- 1619	e Zip(*)	[12121				Date(*)	06/12/2018	
Site Pi		I Hadison V	me	Site eMai		, 310	e 21p(-)	42431	n		ĺ	Total depth (ft)(*)	236.0	
Well L	atitude(*)		ή				1	<u>-</u>			Depth to bedrock (ft)	13.0	
DMS to	DD Conve	37.33	31344	Well Longi	tude(*)	-87.575158 M	ethod(*	Map Grade GPS - Diffe	erentially *			Static water level (ft)	199.0	
Agency	/ Interest	(AI) Nun	nber	913 Far	ility Typ	e & ID		,			ĺ	SWL method(*)	Measured	,
127	Горо Мар(Carlo Service		ONVILLE WEST		unty(*)	Но	pkins	v]			Casing height above	36	
	e elevation		411.2			vation determine		S - submeter accuracy	•			surface (In)		
	Method(W. Coal			ell Use(*)	Mir	ive	•			Estimated	ONLY	
Wellhe			Locking	Сар	▼ We	ell Condition(*)		nctioning property	•			well yield Well Yield		_ •
Casing	Open Borel	Address of the latest of the l	*) To d	epth (ft)(*)B	orehole d	diameter (in)(*)	Casing d	iameter (in)(*)Ca	sing type(*)	_	-	Method		*
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Screen	w.			Tomas district					CONTRACTOR		=	served)		
			T			orehola diameter	(In) Co	een diameter (in)		Screen	d	Disinfectant amount		
F	rom depti	n (ft)(*)((*) To	depth (ft)(*)		*)(*)	(*)	(*)	Screen Type(*)	size(*)	ı	Disinfectant type		-
Delete 2	26		23	6	5		2		Multiport PVC	7 0.010	M	Pitless adapter		7
Add New												installed	1077	
Annulus	fill and seal	CHARLES IN COLUMN	430-34-346	72072				,				Pump installed		*
Dalete	Section(Grout	-)	,	From depth	(14)(-)	To depth (ft)(217	-,	Material(*) Mixture - bentonite 8	cement *			Depth to intake (ft)		
Delete Delete	Seal Filter Pack			217		221		Bentonite	• 1			Apparent quality Appearance	and odor:	-
Add Nev				221		236		Sand	- 1			Odor Type	100-10	*
Lithologi	THE RESERVE OF THE PARTY OF THE				CATCHARTO TURBERTO	,				- yada - waxaya ma		Odor-Level Coliform Test		•]
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Delete Delete	13		_	18		Gray Sandy Shale							•	•
Delete	23		-	23 32		Gray Sandy Shale							colonies per	
Delete	32	100		42		Gray Sandstone						1	100 ml	
Delete Delete	42 87		_	97 97	-	Gray Sandy Shale No. 14 Coal						Date		\dashv
Delete	97			100		Fire Clay	-				111	Sampled Date		-
Delete Delete	100	-	***********	182 184		Gray Sandy Shale Coal		17			1115	Analyzed	Dea Oalle	=
Add New												Por Internal Staff Date Received		=
	gram (m		well)			No file chosen	+				-	Date Mapped:	- y - y - y - y - y - y - y - y - y - y	
Coliforn	n analysis	(if applic	cable)		Choose File	Na file chosen	*					Mapped By:		·
	boratory			(If applicable)		No file chosen			-			Save For Future Re	trieval Submit to DEP	
asing/	Screen Su	pplemen	tal Info)	Choose File	No file chosen								
				in the Well Dra			anarad w	er mu direction on		with a system designed				
sure mai	quantice pe	risonnei pro	operly g	ather and evaluate	the intern	nation submitted. Ba	sed on my	inquiry of the person	or necesons who manag	with a system designed e the system, or those id complete. I am aware	10			
at there a	ire significa	nt penalties	for subi	mitting false infor	mation, in	cluding the possibilit	ty of fine a	nd imprisonment for k y me or by the people	nawing violations Ru	submitting data, this				
ignatur	re of certif			Paul Perryman		a an coment squille		Signed(*)	10/23/2018		1			
PIN(*) Priller Fi	irst Name	(*)		Paul							\exists			
	tion Numi			0209-0245-00			Certi	er Last Name(*) fication	Perryman	Promotonics.	4			
				1-20, 324,5-00			Com	pany(*)	Warrior Coal LLC		1			-

e Form Submitted - 141587 Submitted - 10/26/18

Item C11 – WIMW-4 Construction Details

KENTUCKY MONITORIN	IG WELL	RECO	RD	T			9/	27/18 KGT
Please read all instructions prior to completing The original copy of this form must be submitted Kentucky Natural Resources and Environmental Groundwater Branch, 14 Reilly Road, Frankfort, KY (TYPE OR PRINT	e [(1) Attach Monitoring Well Identification Number Label Here (if applicable)						
(2) GENERAL INFORMATION:				1	1	MW WIM	W-04	
	1	. 24.		110	Date Re	opiped:1 3 2	018	
Facility Name WATTION COAL LIC	Facility Nam	ne WAI	miar COAL	Like) <u>L</u> 1		-02.0-
Mailing Address 57.T.E. EUIS ROAD	01501	wille	2/121	Die.	Formation of the Control	mineral survival and		
city MAdison Ville	γ	zip <u>47</u>	431		8006	-6915		
State Ky, zip42431	Owner's Ph)	-				
USGS Quadrangle Name (4) WELL		County		Latitud			ongitude	22.000
LOCATION: Madisonville West		Ho		N3	27	05.842 V		The second second
() Auger SS () Cable Tool () E	Push/probe Excavation	() RCR () CER () TSC () UST	LITY TYPE: A	aste Land n VOVA		() Blue Grass () E. Coal Fid () Miss. Plate (9) ATTACHM	RAPHIC REGIO s () Ohio R eld () W. Cos eau () Jackso ENTS:	iver Alluvium Il Field
Air Rolary () Hand Auger () S Mud Rolary () Other: Work Type: When Well () Nested Well () Rework Surface Elevation: 13 La 2 Total Depth: 3 T Depth to Bedrock: 16 Static Water Level: Wellhead: () Flush Mount () Locking Cap () No C () Stickup; inches above surface: 36	() Plug	(7) WELI	L USE: (check all or Quality ient Monitoring or Level Monitoring lediation	that apply () Di () No	y Hole of Used pandoned estroyed	Required 1. Site plan or 2. Well constru 3. Well location On topogra Obtained to Optional 4. Laboratory a 5. Other:	iction diagram n aphic map, or by GPS unit	女女:
(10) WELL COMPLETION INFORMATION	And a second		(11) LITHOLOG Feet Below St					
Well Screens: I.D. (in.) 2" From 364 To 374 Type PV I.D. (in.) From To Type Annulus Fill and Seal: Feet Below Surface From To Materia O 354 Bentonite C 354 Sentonite C 358 314 SAND PAC	Slot Siz	ec,eto	149' 155') 155') 172' 1 174' 1 176' 1 179' 1 184' 1 193' 2 109' 2	10' 10' 12' 12' 155' 155' 155' 155' 155' 155'	Branching Constitution (Constitution Constitution Constit	me STO	y CLAY y Shall y Shall y Shall y Shall ne Ly Sha	re Ve
(12) COMMENTS 3' RISET PIP	e win	To Le	xking c	-sp	CON	crese 1	37.3516	660
(12) COMMENTS 3' RISET DIP 21' 5" SETFACE CASS WELL IS BELOW #11	COAL	ser			K	/27/18 CGT	-87.579	188
ALTERNATE I.P. # W	IMW	1-4	206	(OX	15100	re on Ne	EAT PAG	e
(13) AFFIRMATION: The work described above Drilling Company WATTIEN COMPL LLC Company Mailing Address	State Certi	nder my si fication Nu	upervision, and the umber or Rig Oper OZ 45 - City	ator's Nu	mber		espossible Certi	
Company Mailing Address 57 J. E. F.L., S. R. R. A.D. Number of Attached Sheets 4 White Copy to Divisio		l	MAdison	Villz	State Ky Driller's	1, 4243		

Item C12 – WIMW-5 Construction Details

KENTUCKY MONITORING Please read all instructions prior to completing this	s form, Do not wri	te in shaded area.	1		9/27/18 KGT
The original copy of this form must be submitted will Kenlucky Natural Resources and Environmental Pro Groundwater Branch, 14 Reilly Road, Frankfort, KY 40	nin 30 days of well tection Cabinet, D	I completion to the ivision of Water -	(1) A Identific	ttach Monitoring Wel cation Number Label ((if applicable)	Here
(TYPE OR PRINT CL	EARLY)	Managan Wal			
(2) GENERAL INFORMATION:			MW WI	Mary Mary Control of the Control of	
Facility Name WARTER CONLLC FA Mailing Address 50 J.E. EUS RC, Cit	cility Name WAY	VIET COAL	277	SEP 1 3 2018	
City MARISON VILLE SI	ate Ky	zip4Z	431	8006-6916	17.74
	vner's Phone ()			
(4) WELL LOCATION: Madisonville West	H Oy	OKINS	N37°21	06.00 W87 344	45. Ju
(5) GENERAL WELL CONSTRUCTION:		LITY TYPE:		(8) PHYSIOGRAPHIC REGION	
Start Date: 6-26-18 Finish Date: 6-26-18	() CEF		ssment	() Blue Grass () Ohio Riv () E. Coal Field W. Coal () Miss. Plateau () Jackson	er Alluviun Field Purchase
Drilling Method: () Auger HS () Reverse Rotary () Push	/probe () UST		.)	(9) ATTACHMENTS:	
() Auger SS () Cable Tool () Excar Alr Rotary () Hand Auger () Sonic		minia	Ge	Required 1. Site plan or sketch map	1
(50 Mud Flotary () Other:	1.00	L USE: (check all th		Well construction diagram Well location	A
New Well () Nested Well () Rework	() Amb	er Quality ient Monitoring er Level Monitoring	() Dry Hole () Not Used () Abandoned	On topographic map, or Obtained by GPS unit	75
Depth to Bedrock: 18 Static Water Level: 12	S Hem	ediation	() Destroyed	Optional	
Wellhead: () Flush Mount	() Othe	er:	30 MILES (17 1 - 1 - 1	Laboratory analysis report	()
() Stickup; inches above surface: 36"		(11) LITHOLOGIC	100	5. Other:	
(10) WELL COMPLETION INFORMATION Feel Below Surface Borehole Casing		Feet Below Sur			
From To Diameter Diameter Co	sing Type	From 1		Description	
0' 240' 5" 2" AVC 240' 250' 5" 2" PK SO	#40	0 5	Bro	WN CLAY	
246 250 5 2 NCSC	read out	5' 18		WN SANDY CLA	
		18' 11	/	y SANDY SAALE	
	(431/847-1011-1011-1011-1011-1011-1011-1011-10	110' 11		VE CLAY	
	(sittia) to the	114' 14			=4
	and the second second	149 15	72	MY SANLY SARL	
Well Screens:	1000	155 17		Ay SARDY ShAL	
I.D. (in.) 2" From 240 To 250 Type PVC	Slot Size UDIZ				
I.D. (in.) From To Type		1741 1		4.	
I.D. (in.) From To Type		176 17	- 1 .	ine Stone	
Annulus Fill and Seal:		179' 2		MY SANDY ShA	10
Feet Below Surface From To Material		202' 2	16 9	14 COAL	
D 231' Bentonite Con	מוסדל נותנו	216' 2	19' F	-ire CLAY	
231' 235' BenTavite (4		2191 20	28'_L	mey Shall	
235' 25D' SAND PAC	ķ	229' 2	42' 151	124 SANDY SHA	16
		242 2	50'(SVAY SANDSTE	ve.
			OTALE	epth - 950'	
(12) COMMENTS 3" RISEV PIPE L	Ofth Loc	EING CAP	cover	eta PAd.	
22' 5" SEVENCE CASIN	7	4		25 251 (21	
Dellis Above #11 C	DAL SE	ANI		37.351691 9/27/18 -87.579192 KGT	
ALTERNA	Te. I.D.	# WIM	W-5		
(13) AFFIRMATION: The work described above was	done under my su	pervision, and this	report is true and		
Dilling Company		mber or Rlg Operat		Signature of Responsible Certifie	d Driller
WANY OF COAL LLC Company Mailing Address	0209-	U245 -	State	Zip Coce Date	2010
57 J. E. EU S ROAD Number of Attached White Copy to Division of	Water Valley C	NIAO1500)	VILLE KY	9243) Month, Day, Y DEP-8043	ear
Sheets White Copy to Division of	water, Yellow Cop	by to Owner, Pink	copy to Driller's	Printed with State Funds. Ja	n. 1, 1991

Appendix D. Mechanical Integrity (MI) Requirements

Section A. Duty to establish and maintain MI.

The Permittee must establish MI, as defined by Appendix D, prior to commencing injection. Thereafter the Permittee must maintain MI as defined in 40 CFR § 146.8. See 40 CFR § 144.51(q)(1).

Section B. Definition of MI

An injection well has MI if it can demonstrate both:

1. Internal MI

There is no significant leak in the injection tubing.

2. External MI

There is no significant fluid movement into a USDW through vertical channels adjacent to the injection well bore.

Section C. Prohibition Without Demonstration of MI

The Permittee must not commence injection activity after the effective date of this Permit unless the Permittee has demonstrated that the well covered by this Permit has MI in accordance with 40 CFR § 146.8 and the Permittee has received written notice from the Director that such demonstration is satisfactory. See 40 CFR §§ 144.51(q)(2) and 144.52(a)(8).

The Permittee must not resume injection activity after the loss of MI for any reason unless the Permittee has demonstrated that the well covered by this Permit has MI in accordance with 40 CFR § 146.8 and the Permittee has received written notice from the Director that such demonstration is satisfactory. See 40 CFR §§ 144.51(q)(2) and 144.52(a)(8).

The Director may authorize the Permittee of a well which lacks MI pursuant to 40 CFR § 146.8(a)(1) to continue or resume injection, if the owner or operator has made a satisfactory demonstration that there is no movement of fluid into or between USDW. Such authorization must be given in writing. See 40 CFR §§ 144.51(q)(2) and 144.51(q)(3).

Section D. Lack of MI

A well is considered to Lack MI under the following circumstances:

1. Prior to Establishing MI Before Injection Activity Commences

A well lacks MI before the initial demonstration of MI has been approved by the Director

2. Notice of Lack of MI by the Director

When the Director determines a well lacks MI, written notice of the determination will be given to the Permittee. Unless the Director requires immediate cessation of injection, the owner or operator must cease injection into the well within 48 hours of receipt of the Director's determination. See 40 CFR § 144.51(q)(2).

The Director may allow plugging of the well pursuant to the requirements of this Permit or require the Permittee to perform such additional construction, operation, monitoring, reporting and corrective action as is necessary to prevent the movement of fluid into or between USDW caused by the lack of MI. The owner or operator may resume injection upon written notification from the Director that the owner or operator has demonstrated MI pursuant to 40 CFR §146.8 of this chapter. See 40 CFR § 144.51(q)(2).

3. After Failure to Meet a MI Deadline

A permittee is required to demonstrate MI no later than 60 months from the date of the last approved demonstration, or on a more frequent schedule as required by the Director. Failure to demonstrate MI within the required time frame, is consider a loss of MI. See 40 CFR 144.28(g)(2)(iv)(A).

4. Loss of MI During Operation

The Permittee must cease injection if a loss of MI as defined at 40 CFR § 146.8 becomes evident during a test or operation. The Permittee must notify the Director within 24-hours of determining there was a loss of MI. Injection operations must not be resumed until the Permittee has complied with the provisions of this Permit regarding MI demonstration and testing.

Within five (5) calendar days, the Permittee must submit a follow-up written report that documents circumstances that resulted in the MI loss and how it was addressed. If the MI loss has not been resolved, the Permittee must provide a report with the proposed plan and schedule to reestablish MI.

Section E. Schedule of MI Demonstrations

The Permittee must at a minimum demonstrate MI on the following schedule unless another schedule is required by a written notice from the Director. See 40 CFR §§ 144.51(q)(1) & 144.51(q)(2).

- 1. Prior to Commencing Initial Injection. See 40 CFR §§ 144.51(q)(2) and 144.52(a)(8).
- 2. No later than 90 calendar days after finishing construction of the well.
- 3. Regularly, no longer than 60 months from the date of the last approved demonstration. See 40 CFR § 144.28(g)(2)(iv)(A).
- 4. After any workover, where MI is lost, such as those that require unseating the tubing or resetting the packer. MI must be reestablished within 90 calendar days of any loss of MI unless written approval of an alternate time period has been given by the Director.
- 5. MI must be reestablished within 90 calendar days of any loss of MI unless written approval of an alternate time period has been given by the Director.
- 6. When requested by the Director.

Section F. Notification Prior to Performing an MIT

The Permittee must notify the Director at least 30 calendar days prior to any MIT. The Director may allow a shorter notification period if it would be sufficient to enable EPA or a designated representative to witness the MIT or EPA declines to witness the test, see Part II. Section B. 9. Notification may be in the form of a yearly or quarterly schedule of planned MITs, or it may be on an individual basis. See 40 CFR §144.28(g)(2)(c).

Either with this notification or at least 30 calendar days prior to the MIT, the Permittee must submit a work plan outlining the methods and timetable for performing the MIT. If the Permittee chooses to use methods not listed within this Permit, the plan must be submitted at least 60 calendar days prior to the proposed MIT date. The Director may allow a shorter time period if it would be sufficient to enable the EPA to adequately respond, pursuant to Part II. Section B. 9. See 40 CFR § 146.8(d).

Section G. Approved MIT Methods

The methods for demonstrating MI are as specified below. The Director may stipulate specific test methods and criteria best suited for a specific well construction and injection operation. In conducting and evaluating the tests enumerated in this subsection, or others to be allowed by the Director, the Permittee must apply methods and standards generally accepted in the industry.

1. Internal MI

The following methods have been approved by the Director and may be used to evaluate the absence of tubing leaks for this well:

a. Pressure testing of inner casing or tubing

The injection wells will be pressure tested to 220 psig for one (1) hour. A change of less than ten percent (10%) in pressure will constitute a passing test.

2. External MI

The following methods have been approved by the Director and may be used to evaluate the absence of movement:

- a. Well diagram signed off by licensed driller detailing, borehole diameters, casing materials and diameters, and the quantity and type(s) of cement.
- b. Cementing Records;
- c. Temperature Log;
- d. Noise Log; and
- e. Radioactive Tracer Surveys

3. Additional Testing

The Director may require additional or alternative tests if the results presented by the operator are not satisfactory to the Director to demonstrate there is no movement of fluid into or between USDW resulting from the injection activity.

4. Alternate Methods

A Permittee may propose other logs and tests as specified in 40 CFR § 146.8 or as published in the Federal Register. The plan must also propose standards that will be used for evaluating the results of logging and testing. MI will be confirmed if the well logs and test data meet or exceed the standards approved as a result of the Director's review of the plan.

Section H. Reporting Results of MITs

When the Permittee reports the results of MITs, the Permittee must include a description of the test(s) and the method used. Monitoring and other test data submitted since the previous evaluation will be assessed and reviewed. Results of MITs required by this Permit must be submitted to the Director as soon as possible but no later than 90 calendar days after the test is complete. Results are to be submitted to the Director in accordance with Part II. Section B.

Appendix E. Injection and Decant Operation Requirements

Section A. Injection Operation

For a well authorized by this Permit, beginning on the date that Initial Injection is approved by the Director until the closure of the well has been approved by the Director, the Permittee, alone, is authorized to inject only those fluids as described in identified in this Permit and only in a manner consistent with the conditions set forth in this Permit. All other injection activity is prohibited. See 40 CFR § 144.11.

Injection is prohibited:

- 1. Injection is prohibited between the outermost casing protecting the USDW and the well bore. See 40 CFR § 144.28(f)(1).
- 2. Injection is prohibited if the well lacks MI. See Appendix D.

Section B. Operation Manual

The operation and maintenance manual(s) for injection well disposal facilities, or portions thereof, shall be prepared for the use of operators, maintenance personnel, technicians, laboratory personnel and others, as appropriate. The Permittee shall provide a copy of the approved manual to the operators, maintenance personnel, technicians, laboratory personnel and others, as appropriate. The manual(s) shall be available for reference at the facility or other approved site.

Revisions to the manual may be required to reflect any facility modifications performed, in order to comply with the requirements of this Permit and any other requirements or to reflect experience resulting from facility operation

At a minimum, this operation manual and must consist of:

- 1. Written instructions provided to the injection system operators for the safe, reliable operation of the system;
- 2. Records of the basic engineering design and equipment description;
- 3. A program to assure proper maintenance and monitoring of the system; and
- 4. Contain detailed procedures for dealing with abnormal but foreseeable events such as: loss of power, mine closure, surface leaks, etc.

Section C. Injection Zone

For the well(s) authorized by this Permit, injection must be limited to the specific zone(s) and interval(s) identified in Appendix A. Section D.

Section D. Injection Fluid

For each well authorized by this Permit, the injectate will consist of only the fluid or fluids specifically authorized in this section, unless approved in advance by the Director.

1. Specified Injection Fluid(s)

The injected fluid is limited to a slurry of freshwater and mining reject material (a mixture of fine-grained reject solids including, raw coal, rock and pyrite fines).

The injectate decant shall not exceed any Primary Drinking Water Regulations listed in 40 CFR § 141.

Coal combustion residuals and fly ash are specifically prohibited from being slurried and injected.

2. Additional Specified Injection Fluid(s)

The Permittee must seek a minor modification and receive approval from the Director before disposing of fluids of other types and sources into the well.

3. Additives and Treatments to the Injectate Stream

The Permittee must provide to the Director, 30 calendar days prior to injection, a list of any additives to the injectate and their chemical composition, including any inhibitors used to prevent scaling, corrosion, or bacterial growth. These lists should also indicate the brand name of the product(s) where appropriate and their manufacturer.

4. Well Stimulation Fluids

During the performance of Well Stimulation, the Permittee is required to follow the procedures approved by the Director, pursuant to Part IV. Section E. 4.

Section E. Injection Pressure Limitations

1. <u>Injection must Preserve the Integrity of Geologic Formations</u>

Injection pressures must not initiate new fractures or propagate existing fractures in the confining zone adjacent to USDW; significantly alter the fluid movement capabilities of the confining zone; or cause the movement of injection or formation fluids into an USDW or into an essential monitoring zone or between USDW. See 40 CFR § 144.28(f)(6)(i).

2. <u>Injection must Preserve the MI of the Well</u>

The integrity of the well structure must be protected; hence, total pressure must not exceed the maximum allowable stress of the materials used to construct the well.

3. <u>Injection during Well Stimulation</u>

During the performance of Well Stimulation, the Permittee is required to follow the procedures approved by the Director. Part IV. Section E. 4

4. MAIP

Except during stimulation, the owner or operator shall not exceed an injection pressure at the wellhead which shall be calculated so as to assure that the pressure during injection does not initiate new fractures or propagate existing fractures in the injection zone; and the owner or operator shall not inject at a pressure which will initiate fractures in the confining zone or cause the movement of injection or formation fluids into an underground source of drinking water. See 40 CFR § 144.11.

The Permittee is limited to a maximum injection pressure of 100 psig as measured at the wellhead. Injection is limited to gravity induced flow.

Section F. Injection Rate Limitations

There are no Injection Rate Limitations, as long as injection does not exceed the requirements of the injection pressure limitations as found in Section D, above.

Section G. Injection Volume Limitations

The cumulative injected volume of solids must not exceed what can be safely disposed of in the injection zone described in Appendix A. Section D.

Section H. Injection Velocity Limitations

There are no Injection Velocity Limitations, as long as injection meets the requirements of the injection pressure limitations as found in Section D, above.

Section I. Inability to Comply

In the event the Permittee is temporarily unable to comply with any of the criteria outlined in this Permit, due to breakdown of equipment, flooding, power outages, destruction by hazard of fire, wind, or

by other cause, the Permittee must notify the EPA. Notification must be made to the Director within 24 hours of breakdown or malfunction - in person, by telephone or by e-mail.

Section J. Decant operation

As the solids settle out of the injected slurry, the decant water will be removed from the injection area via the decant withdrawal wells. Once the injection area fills with solids, then the slurry operation at the injection well will be discontinued and the well will be plugged and abandoned in accordance with an EPA-approved plan.

Section K. Loss of Injection Zone Integrity

The permittee shall cease injection if a loss of injection zone integrity becomes evident during operations. Injection operations shall not be resumed until the EPA has reviewed the injection operation and determined that injection zone integrity has been restored and continued injection will not result in contamination of USDWs.

Section L. Adverse Impacts on Drinking Water

Permittee must contact the Director and cease injection if any of the samples in the quarterly or annual monitoring exceed primary drinking water standards or vary significantly from established baseline levels. After shutting down injection operations, permittee will conduct a dye trace study to ascertain if the coal injection operations are impacting water aquifers. If the injection operations are impacting aquifers in the area, injection operations must cease until the impact of the injection operation on the water aquifers is corrected.

Appendix F. Additional Monitoring and Reporting Requirements

Section A. Monitoring Sampling Locations

1. Injectate Sampling

The permittee shall conduct an injectate decant analysis quarterly during quarters when injection is proceeding. An analysis will also be required whenever changes are made to the injection fluid. The operator must submit the results of at least a one (1) sample for each injectate stream.

2. Monitoring Compliance Wells

The permittee shall conduct additional analysis from fluid samples collected at five (5) ground water monitoring stations as seen in Appendix A. Samples must be collected every quarter, even if no injection was performed during that quarter.

Monitoring Well Location	Geologic Structure Location	Depth of Well Relative to Kentucky #11 Coal Seam
WIMW-1	Downdip	above coal
WIMW-2	Downdip	below coal
WIMW-3		in coal seam #11
WIMW-4	Updip	below coal
WIMW-5	Updip	above coal

3. Landowner Well Monitoring Locations

The landowner well(s) will be monitored on a quarterly basis in accordance with requirements of other monitoring wells, pending landowner approval. The landowner well(s) to be monitored are listed below. The Permittee is required to share the results of any sampling with the landowners. Samples must be collected every quarter, even if no injection was performed during that quarter.

Domestic Well Owner	Parcel ID	Well Use		
Maurice and Charlotte Faulk	MAP-65-25D	Watering Plants and Filling Pool		

Section B. Monitored Injection Operation Parameters

1. Injection Operation Monitoring Parameters

At a minimum, the Permittee must monitor the following parameters at a minimum frequency as given in the corresponding entry below.

a. Flow Rate

A quarterly report submitted to the EPA will include the flow rate into the injection zone summarized by month. The monthly cumulative flow data will be reported as:

- i. Maximum flow, gallons per minute or cubic feet per minute;
- ii. Minimum flow, gallons per minute or cubic feet per minute;
- iii. Average flow, gallons per minute or cubic feet per minute;

b. Fluid Volume Injected (gallons or cubic feet)

i. The Permittee must record the volume of fluid source, separately for each specified fluid source, continuously during injection operations.

- c. Cumulative Fluid Volume Injected (since injection began) (gallons or cubic feet)
 - i. The Permittee must monitor the cumulative volume of fluid injected at least once a week.

Section C. Monitored Constituents

The table below lists the constituents to be sampled for and their frequency by sample location

Constituent	MCL (mg/L)	Monitoring Wells	<u>Injectate Fluid</u>
Antimony	0.006	Quarterly	Quarterly
Arsenic	0.010	Quarterly	Quarterly
Barium	2	Quarterly	Quarterly
Beryllium	0.004	Quarterly	Quarterly
Bicarbonate	NA	Annual	Annual
Cadmium	0.005	Quarterly	Quarterly
Calcium	NA	Annual	Annual
Carbonate	NA	Annual	Annual
Chloride	NA	Annual	Annual
Chromium	0.1	Quarterly	Quarterly
Copper	1.3	Quarterly	Quarterly
Cyanide	0.2	Quarterly	Quarterly
Depth to water (ft)	NA	Quarterly	No
Fluoride	4.0	Quarterly	Quarterly
Iron (dissolved)	NA	Quarterly	Quarterly
Lead	0.015	Quarterly	Quarterly
Magnesium	NA	Annual	Annual
Manganese	NA	Quarterly	Quarterly
Mercury	0.002	Quarterly	Quarterly
Nitrate	10	Quarterly	Quarterly
Nitrite	1	Quarterly	Quarterly
pH	NA	Quarterly	Quarterly
Phosphate	NA	Quarterly	Quarterly
Potassium	NA	Annual	Annual
Selenuim	0.05	Quarterly	Quarterly
Sodium	NA	Annual	Annual
Specific Gravity	NA	Quarterly	Quarterly
Sulfates	NA	Annual	Annual
Temperature; degrees C or F	NA	Quarterly	Quarterly
Thallium	0.002	Quarterly	Quarterly
Total Dissolved Solids	NA	Quarterly	Quarterly
Total Suspended Solids	NA	Quarterly	Quarterly

Section D. Monitoring Methods

The Permittee must identify the types of tests and methods used to generate all monitoring data. Monitoring observations, measurements, samples and any other source of data used for the purpose of complying with these requirements must be representative of the activity or condition being monitored.

1. Analytical Methods

The analytic methods used to monitor the nature of the injected fluids must comply with analytical methods cited and described in Appendix F, Table 1 of 40 CFR § 136.3 or Appendix III of 40 CFR Part 261, or by other methods that have been approved in writing by the Director. The Permittee may make a request to the Director in writing for the approval of alternative methods other than those listed above. See 40 CFR § 144.52(a)(5).

All analytical methods must be performed at laboratories with EPA or a state certification for the methods used.

2. Operational Monitoring Methods

Injection pressure, injection rate, and cumulative injected volume must be observed and recorded at the wellhead and all parameters must be observed simultaneously to provide a clear depiction of well operation.

- a. Pressures are to be measured in pounds per square inch (psi) or pounds per square inch gauge (psig), as appropriate.
- b. Fluid volumes are to be measured in units of standard gallons (G), 42-gallon barrels (bbl), thousand standard cubic feet (Mcf or Mscf), or in millions of gallons (MG), as appropriate.
- c. Injection rates are to be measured in gallons per minute (GPM), barrels per day (BPD or bbls/Day), thousand standard cubic feet per day (Mcf/d or Mscf/d), or millions of gallons per day (MGD).

Section E. Monitoring Report Requirements

1. Monitoring Report Schedule

The Permittee must submit reports as shown below:

Monitoring Report	Reporting Period	<u>Due Date</u>
1st Quarter Monitoring Report	January 1 to March 31	April 30
2 nd Quarter Monitoring Report	April 1 to June 30	July 31
3 rd Quarter Monitoring Report	July 1 to September 30	October 31
4 th Quarter Monitoring Report	October 1 to December 31	Following January 31

2. Quarterly Monitoring Report

A Quarterly Monitoring Report must be submitted every quarter, this includes the calendar quarter this Permit becomes effective and any quarter where there was no injection activity. The Quarterly Monitoring Report for each quarter is due on the last day of the month following the end of the reporting period.

The Quarterly Monitoring Report must contain the following items:

a. Owner or Operator Quarterly Injection Well Monitoring Report - EPA Form 7520-8 The Permittee must submit a separate form for each specified fluid source.

b. Injectate Fluid Analysis

The Permittee must submit a separate analysis for each injectate fluid. The Permittee must note any major changes in characteristics of injected fluid. Previously submitted information may be included by reference.

c. Monitoring Location Fluid Analysis

The Permittee must submit a separate analysis for each monitoring location. The Permittee must note any major changes in characteristics of the monitoring points fluid analysis.

d. Flocculation, Well Stimulation and Treatment Chemicals

On a quarterly basis, the Permittee must submit:

- i. a list of all chemicals and their composition used for new flocculation. The list should indicate the brand name of the product and manufacturer
- ii. a list of all chemicals and their composition used for any well stimulation during that reporting period unless previously submitted as part of a well stimulation report; and,
- iii. a list of any additives used and their chemical composition, including any inhibitors used to prevent scaling, corrosion, or bacterial growth.

These lists should indicate the brand name of the product (if applicable) and the manufacturer.

Appendix G. Plugging and Abandonment (P&A) Plan

Section A. P&A Plans

The Permittee must update this information as required by Part V of this Permit and must follow any additional requirements in this appendix.

Section B. P&A Requirements

Prior to abandonment, a well must be plugged with cement in a manner which will not allow the movement of any fluids into a USDW or between two (2) or more USDWs, and which isolates the injected fluid in the injection formation. See 40 CFR § 146.10(a).

Section C. Required P&A Methods

Prior to the placement of a cement plug, the well must be in a state of static equilibrium, with the mud weight equalized from top to bottom, either by circulating the mud in the well at least once or by a comparable approved method. See 40 CFR § 146.10(a)(3).

In addition, placement of the plugging material must be accomplished by one (1) of the following methods:

- 1. The Balance method;
- 2. The Dump Bailer method;
- 3. The Two-Plug method; or
- 4. Any other recognized method as effective or more effective than the above which has been approved by the Director in this well's P&A plan. See 40 CFR § 146.10(a)(2).

Section D. List and Descriptions of Items Included in This Appendix.

Item G1 – Injection Well Diagram Showing Proposed P&A Plan

This is the most recent well diagram detailing the results of the proposed P&A procedures for the injection wells.

Source: Revised Application, Received January 15, 2020.

Size: One (1) page, 8.5 inches by 11 inches.

Item G2 – 11-1 (KYV1070120) - P&A Plan 7520-19

Dated October 2, 2020, this is the most recently submitted EPA Form 7520-19 for the 11-1 well covered by this Permit.

Source: Submittal, Received October 2, 2020.

Size: Two (2) pages, 8.5 inches by 11 inches.

<u>Item G3 – 11-2 (KYV1070124) - P&A Plan 7520-19</u>

Dated October 2, 2020, this is the most recently submitted EPA Form 7520-19 for the 11-1 well covered by this Permit.

Source: Submittal, Received October 2, 2020.

Size: Two (2) pages, 8.5 inches by 11 inches.

Item G4 – Decant 1 - P&A Plan 7520-19

Dated October 2, 2020, this is the most recently submitted EPA Form 7520-19 for the Decant-1 well covered by this Permit.

Source: Submittal, Received October 2, 2020.

Size: Two (2) pages, 8.5 inches by 11 inches.

<u>Item G5 – WIMW-1 - P&A Plan 7520-19</u>

Dated October 2, 2020, this is the most recently submitted EPA Form 7520-19 for the WIMW-1 well covered by this Permit.

Source: Submittal, Received October 2, 2020.

Size: Two (2) pages, 8.5 inches by 11 inches.

Item G6 - WIMW-2 - P&A Plan 7520-19

Dated October 2, 2020, this is the most recently submitted EPA Form 7520-19 for the WIMW-2 well covered by this Permit.

Source: Submittal, Received October 2, 2020.

Size: Two (2) pages, 8.5 inches by 11 inches.

<u>Item G7 – WIMW-3 - P&A Plan 7520-19</u>

Dated October 2, 2020, this is the most recently submitted EPA Form 7520-19 for the WIMW-3 well covered by this Permit.

Source: Submittal, Received October 2, 2020.

Size: Two (2) pages, 8.5 inches by 11 inches.

Item G8 – WIMW-4 - P&A Plan 7520-19

Dated October 2, 2020, this is the most recently submitted EPA Form 7520-19 for the WIMW-4 well covered by this Permit.

Source: Submittal, Received October 2, 2020.

Size: Two (2) pages, 8.5 inches by 11 inches.

Item G9 – WIMW-5 - P&A Plan 7520-19

Dated October 2, 2020, this is the most recently submitted EPA Form 7520-19 for the WIMW-5 well covered by this Permit.

Source: Submittal, Received October 2, 2020.

Size: Two (2) pages, 8.5 inches by 11 inches.

Item G1 - Injection Well Diagram Showing Proposed P&A Plan CEMENT GROUT IN CASING CASING CUT BELOW GROUND CEMENT GROUT UNCONSOLIDATED ZONE CONSOLIDATED PLUG -MINE OPENING INJECTED SLURRY CONFINING CLAYSTONE 1.0'-5.0' THICKNESS WARRIOR COAL, LLC EPA UIC #11 SEAM TYPICAL WELL PLUGGING DETAIL AT_E

Alliance Coal, LLC

1146 Monarch St. Suite 350 Lexington, KY 40513 This page left intentionally blank



OMB No. 2040-0042 Approval Expires 4/30/2022

Marrier Coal, LLC 146 Monarch St. Suite 350 Lexington, KY 40513 State County Full Well Name KYV1070120 State KENTUCKY County C	≎EPA WELL RE	United S	States Environmental Prote D. PLUGGING A		MENT PLAN.
Warrior Coal, LLC 146 Monarch St. Suite 350 Lexington, KY 49513 State KENTUCKY County HOPKINS Locate well in two directions from nearest lines of quarter section and drilling unit Latitude 37.33562 Surface Location 1/4 of Section Township Range Longitude 87.56226 1/4 of Section Township Range Longitude Range Rang		OR PLUGGING			[] [[[[[[[[[[[[[[[[[[
State KENTUCKY Locate well in two directions from nearest lines of quarter section and drilling unit Latitude 37,33562 Surface Location 1/4 of 1/4 of Section Township Range Longitude .87.56226 If, from (NS) Line of quarter section 1/4 of Section Township Range Longitude .87.56226 Well Class Timing of Action (pick one) Class Class Online Online Online Online Class Online Online Online Online Class Online Online Online Online Class Online Online Online Conversion to a Non-injection Well Provide a narrative description of the work planned to be performed, or that was performed. Use additional pages as necessary. See instructions. Certification Certify under the penalty of law that I have personally acanized and am familiar with the information submitted in this document and all attachments and that, based on my inquiry of those Individuals immediately responsible for obtaining the information, including the possibility of fine and imprisonment. (Ref. 40 CFR § 144.32) Name and Official Title (Please type or print) Signature Date Signed Only 1 on the print Only 1 on the present Only 1 on the presen	Warrior Coal, LLC 1146 Monarch St. Suite 350	ill of Permittee			
Locate well in two directions from nearest lines of quarter section and drilling unit Latitude 37,33562 Surface Location 1/4 of 1/4 of Section Township Range Longitude 87,56226 If, from (INS) Line of quarter section Line of quarter section If, from (INS) Line of quarter section If, from (EM) Line of quarter section If, from (EM) Line of quarter section Class II		API Number			1 1 1 1 1
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Class II Report After Work Date Work Ended Provide a narrative description of the work planned to be performed, or that was performed. Use additional pages as necessary. See instructions. PLEASE SEE ATTACHED P&A PLAN Certification I certify under the penalty of faw that I have personally examined and am familiar with the information submitted in this document and all attachments and that, based on my inquiry of those individuals immediately responsible for obtaining the information, the bleve that the information is true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment. (Ref. 40 CFR § 144.32) Name and Official Title (Please type or print) Signature Date Signed	Well Class Timing of Action (pick on	e)		Туре о	f Action (pick one)
PLEASE SEE ATTACHED P&A PLAN Certification I certify under the penalty of law that I have personally examined and am familiar with the information submitted in this document and all attachments and that, based on my inquiry of those individuals immediately responsible for obtaining the information, I believe that the information is true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment. (Ref. 40 CFR § 144.32) Name and Official Title (Please type or print) ROBERT RAY, MNGR PERMITTING & ENV	Class II Class III ✓ Class V Class V Class V			✓ PI	ugging and Abandonment
I certify under the penalty of law that I have personally examined and am familiar with the information submitted in this document and all attachments and that, based on my inquiry of those individuals immediately responsible for obtaining the information, I believe that the information is true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment. (Ref. 40 CFR § 144.32) Name and Official Title (Please type or print) Signature Date Signed 10 - 7 - 202.0					
ROBERT RAY, MNGR PERMITTING & ENV	attachments and that, based on my inqu information is true, accurate, and compl	ave personally examined a irry of those individuals im lete. I am aware that there	nd am familiar with the inf mediately responsible for	obtaining the information	n, I believe that the
EPA Form 7520-19 (Rev. 4-19)	ROBERT RAY, MNGR PERMITTING & COMPLIANCE	The state of the s	Tell to		Date Signed 10 - Z - 2020

Item G2 – 11-1 (KYV1070120) - P&A Plan 7520-19 – Page 2

AT_E Plugging and Abandonment Plan

OMB No. 2040-0042

Approval Expires 4/30/2022

			40			NMENT PLAN,
Name and Address	OR s, Phone Number and/or Email of P	PLUGGING A	AND ABAN	DONMEN	IT AFFID	AVIT
Warrior Coal, L 1146 Monarch S Lexington, KY	LC St. Suite 350					
Permit or EPA ID KYV0062/0078		API Number		1 148	uli Well Name	
State KENTUCKY			County HOPKINS			
Surface Location	o directions from nearest lines of 1/4 of Section rom (N/S) Line of quarte	Township R	www. s andow.co	Latitude 37.35		
ft. f	rom (E/W) Line of quarte	er section.				
Well Class	Timing of Action (pick one)					of Action (pick one)
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PLEASE SEE	ATTACHED P&A PLAN					
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I certify und attachments information	er the penalty of law that I have po	rsonally examined an those individuals imr am aware that there	d am familiar with nediately responsi	ble for obtainin	g the informati	on, I believe that the

Item G3 – 11-2 (KYV1070124) - P&A Plan 7520-19 – Page 2

AT_E Plugging and Abandonment Plan

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⊕EPA			, PLUGGING AND		NT PLAN,
Name and Address	s, Phone Number and/or Email of F		AND ABANDONME	NI AFFIDAVII	
Warrior Coal, L 1146 Monarch S Lexington, KY	LC St. Suite 350				
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State		INA	I County	DECANTT	
KENTUCKY			HOPKINS	3.00	
Locate well in tw	o directions from nearest lines o	f quarter section and d	irilling unit Latitude 37.	339839	
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0 500000	rom (E/W) Line of quar	ter section.			
Well Class	Timing of Action (pick one)			Type of Action	
Class I	✓ Notice Prior to Work Date Expected to Comme	ance UNIVNOWN		Well Rewo	rk
Class II	Date Expected to commit	JINES GINKINOWIN		✓ Plugging a	and Abandonment
Class III	Report After Work			Conversio	n to a Non-Injection Well
✓ Class V	Date Work Ended			Conversio	n to a Non-injection wen
PLEASE SEE	ATTACHED P&A PLAN				
attachments information	er the penalty of law that I have p and that, based on my inquiry o is true, accurate, and complete. of fine and imprisonment. (Ref. 4	ersonally examined an f those individuals imm I am aware that there a	nediately responsible for obtain	ing the information, I beli	eve that the
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Item G4 – Decant 1 - P&A Plan 7520-19 – Page 2

AT_E Plugging and Abandonment Plan

\$EPA		United	States Environmental Prote	ction Agency	Approval Expires 4/30/2022
		ORK RECOF		ND ABA	NDONMENT PLAN, FFIDAVIT
Name and Address Warrior Coal, Ll 1146 Monarch S Lexington, KY 4	s, Phone Number and/or Email of L.C st. Suite 350			200 111 120	
Permit or EPA ID	Number	API Number		Full We	II Name
KYV0062/0078		8006-6912		WIMV	V-1
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ft. f	rom (E/W) Line of qua	rter section.			
Well Class	Timing of Action (pick one) Notice Prior to Work				Type of Action (pick one)
Class I	✓ Notice Prior to Work Date Expected to Comm	ence UNKNOWN	t I		Well Rework
Class III					✓ Plugging and Abandonment
✓ Class V	Report After Work Date Work Ended				Conversion to a Non-Injection We
PLEASE SEE	ATTACHED P&A PLAN				
I certify unde attachments information	er the penalty of law that I have and that, based on my inquiry is true, accurate, and complete.	personally examined of those individuals i I am aware that the	mmediately responsible for	obtaining the i	nformation, I believe that the
I certify unde attachments information possibility o	er the penalty of law that I have and that, based on my inquiry o	personally examined of those individuals i I am aware that the	and am familiar with the inf mmediately responsible for re are significant penalties f	obtaining the i	nformation, I believe that the

EPA Form 7520-19 (Rev. 4-19)

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AT_E Plugging and Abandonment Plan

Approval Expires 4/30/2022

O EDA	WELL DEWIC		tates Environmental Protection		
\$EPA), PLUGGING AND AND ABANDONMI		THE P. P. LEWIS CO., LANSING S. LEWIS CO., L
Name and Addres	ss, Phone Number and/or Email of P		AND ADAMES	ENT ALLEY	
Warrior Coal, L 1146 Monarch Lexington, KY	St. Suite 350				
Permit or EPA ID	Strainers III	API Number		Full Well Name	31 4 22 1
KYV0062/0078	8	8006-6914		WIMW-2	
State KENTUCKY			County HOPKINS		
Locate well in tw	vo directions from nearest lines of	quarter section and d	irilling unit Latitude 37	7.331344	
Surface Location	1				
1/4 of		Township R	Longitude _8	7.575158	
ft.	from (N/S) Line of quarte	er section			
ft.	from (E/W) Line of quart	er section.			
Well Class	Timing of Action (pick one)			Type of Actio	on (pick one)
Class I	✓ Notice Prior to Work			Well Rev	work
Class II	Date Expected to Comme	nce UNKNOWN		The state of the s	
Class III				✓ Plugging	g and Abandonment
✓ Class V	Report After Work			Convers	ion to a Non-Injection Well
No. 1	Date Work Ended				
PLEASE SEE	E ATTACHED P&A PLAN				
attachments	der the penalty of law that I have po s and that, based on my inquiry of	ersonally examined and those individuals imm	nediately responsible for obtai	ining the information, I be	elieve that the
information possibliity o	is true, accurate, and complete. I of fine and imprisonment. (Ref. 40	am aware that there a	are significant penalties for su	bmitting false information	n, including the
Name and Officia	I Title (Please type or print)	Signatur	re		Date Signed
	, MNGR PERMITTING & ENV		1		10-2-2020
COMPLIANCE		/	from My		10 2

EPA Form 7520-19 (Rev. 4-19)

Item G6 – WIMW-2 - P&A Plan 7520-19 – Page 2

AT_E Plugging and Abandonment Plan

OMB No. 2040-0042 Approval Expires 4/30/2022

		United S	tates Environmental Protectio	n Agency	
\$EPA	WELL REWORK RECORD, PLUGGING AND ABANDONMENT PLAN, OR PLUGGING AND ABANDONMENT AFFIDAVIT				
Name and Addres	s, Phone Number and/or Email o		AND ADAMBOM	ILIVIA	HIDAVII
Warrior Coal, L 1146 Monarch S Lexington, KY	St. Suite 350				
Permit or EPA ID	Number	API Number		Full We	II Name
KYV0062/0078	8	8006-6923		WIMV	V-3
State KENTUCKY			County HOPKINS		
Locate well in tw	vo directions from nearest lines	of quarter section and o	drilling unit Latitude	37.333953	
Surface Location	e de la companya di propositi de la consegui de la consegui de la companya de la companya de la companya de la La companya de la companya de la consegui de la consegui de la companya de la companya de la companya de la co				
1/4 of	1/4 of Section	Township F	Range Longitude	-87.600030	
		arter section			
ft. f	from (E/W) Line of qu	arter section.			
Well Class	Timing of Action (pick one)				Type of Action (pick one)
Class I	✓ Notice Prior to Work				Well Rework
Class II	Date Expected to Com	mence UNKNOWN			✓ Plugging and Abandonment
Class III	Report After Work				Garage to a New Johnston Well
✓ Class V	Date Work Ended				Conversion to a Non-Injection Well
PLEASE SEE	EATTACHED P&A PLAN				
		Cer	rtification		
attachments information	der the penalty of law that I have s and that, based on my inquiry is true, accurate, and complete of fine and imprisonment. (Ref.	of those individuals imre. I am aware that there	mediately responsible for obt	aining the in	nformation, I believe that the
Name and Officia	I Title (Please type or print)	Signatu	re		Date Signed
	, MNGR PERMITTING & E	NV	May		10-2-2020
COMPLIANCE	5		and Con		

Item G7 – WIMW-3 - P&A Plan 7520-19 – Page 2

AT_E Plugging and Abandonment Plan

OMB No. 2040-0042

Approval Expires 4/30/2022

≎EPA		ORK RECORD	tates Environmental Protection D, PLUGGING AND AND ABANDONMI	ABANDONMENT PLAN,
Name and Addres Warrior Coal, L 1146 Monarch Lexington, KY	s, Phone Number and/or Email of LLC St. Suite 350			
Permit or EPA ID KYV0062/0078		API Number 8006-6915		Full Well Name WIMW-4
State KENTUCKY		I I I I I I I I I I I I I I I I I I I	County HOPKINS	
Surface Location 1/4 of ft.	1/4 of Section from (N/S) Line of qua		Cange Longitude -8	
Well Class	Timing of Action (pick one)			Type of Action (pick one)
Class II Class III ✓ Class V	Notice Prior to Work Date Expected to Comm Report After Work Date Work Ended	nence UNKNOWN	\$6 1	Well Rework ✓ Plugging and Abandonment Conversion to a Non-Injection Well
PLEASE SEE	E ATTACHED P&A PLAN			
		personally examined ar		tion submitted in this document and all ning the information, I believe that the
information		I am aware that there		bmitting false information, including the
	nl Title <i>(Please type or print)</i> ', MNGR PERMITTING & EN E	NV Signatu	any	10 - Z - Z 0 Z 6

EPA Form 7520-19 (Rev. 4-19)

Item G8 – WIMW-4 - P&A Plan 7520-19 – Page 2

AT_E Plugging and Abandonment Plan

	V IIVI VV -3 - 1 &A 1 Ia	201100000001000	ОМ	B No. 2040-0042	Approval Expires 4/30/2022
≎EPA		ORK RECOR	States Environmental Processing RD, PLUGGING AND ABANDO	AND ABA	ANDONMENT PLAN,
Name and Address Warrior Coal, LI 1146 Monarch S Lexington, KY 4	s, Phone Number and/or Email of LC St. Suite 350		AND ADAMS	JIIII LITT	ACTIVAVII
Permit or EPA ID	Number	API Number		Full V	Vell Name
KYV0062/0078	Promotor in	8006-6916		WIM	W-5
State KENTUCKY			County HOPKINS		
Surface Location 1/4 of ft. fr		Township arter section	33.000	itude 37.35169 itude -87.57919	R
		arter section.			
Class I Class II Class III V Class V	Timing of Action (pick one) Notice Prior to Work Date Expected to Comm Report After Work Date Work Ended	nence UNKNOWN			Type of Action (pick one) Well Rework ✓ Plugging and Abandonment Conversion to a Non-Injection Wel
PLEASE SEE	ATTACHED P&A PLAN				
attachments information i	er the penalty of law that I have and that, based on my inquiry is true, accurate, and complete, f fine and imprisonment. (Ref.	personally examined a of those individuals in . I am aware that there	mmediately responsible t	for obtaining the	
Name and Official	Title (Please type or print)	Signat	ture		Date Signed
ROBERT RAY,	MNGR PERMITTING & EN	NV	15th	_	10-2-202

EPA Form 7520-19 (Rev. 4-19)

ROBERT RAY, MNGR PERMITTING & ENV COMPLIANCE

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AT_E Plugging and Abandonment Plan

Appendix H. Compliance Schedules

On the permit effective date of this Permit as found on page iii, there are currently no compliance schedules associated with this Permit.

Section A. Modification to include Compliance Schedules

This Permit may be modified to specify a compliance schedule leading to compliance with the SDWA. See 40 CFR § 144.53(a).

Section B. Time Period for Compliance

Any compliance schedules must require compliance as soon as possible, and in no case later than 3 years after the effective date of the Permit. See 40 CFR § 144.53(a)(1).

1. Interim Dates

If a permit establishes a compliance schedule which exceeds 1 year from the date of permit issuance, the schedule must set forth interim requirements and the dates for their achievement. See 40 CFR § 144.53(a)(2). The time between interim dates must not exceed 1 year.

If the time necessary for completion of any interim requirement is more than 1 year and is not readily divisible into stages for completion, the Permit must specify interim dates for the submission of reports of progress toward completion of the interim requirements and indicate a projected completion date.

Section C. Compliance Schedule Reporting.

All reports and progress reports be submitted no later than 30 days following each interim date and the final date of compliance. See 40 CFR § 144.53(a)(3).

Section D. Alternative schedules of compliance.

Rather than continue to operate and meet existing compliance schedule requirements, a permittee may cease conducting regulated activities through P&A of all covered wells under the terms of this Permit contained in Part V and Appendix G. See 40 CFR § 144.53(b).

This may be done as follows:

- 1. If the permittee decides to cease conducting regulated activities at a given time within the term of a permit which has already been issued:
 - a. The Permit may be modified to contain a new or additional schedule leading to timely cessation of activities; or
 - b. The permittee shall cease conducting permitted activities before noncompliance with any interim or final compliance schedule requirement already specified in the Permit. See 40 CFR § 144.53(b)(1).
- 2. If the permittee is undecided whether to cease conducting regulated activities, the Director may issue or modify a permit to contain two (2) schedules as follows:
 - a. Both schedules must contain an identical interim deadline requiring a final decision on whether to cease conducting regulated activities no later than a date which ensures sufficient time to comply with applicable requirements in a timely manner if the decision is to continue conducting regulated activities;
 - b. One (1) schedule will lead to timely compliance with applicable requirements;

- c. The second schedule will lead to cessation of regulated activities by a date which will ensure timely compliance with applicable requirements;
- d. Each permit containing two (2) schedules must include a requirement that after the permittee has made a final decision regarding which schedule to follow the permittee must follow the schedule leading to compliance if the decision is to continue conducting regulated activities, and follow the schedule leading to termination if the decision is to cease conducting regulated activities. See 40 CFR § 144.53(b)(3).
- 3. The Permittee's decision to cease conducting regulated activities must be evidenced by a firm public commitment satisfactory to the Director, such as a resolution of the board of directors of a corporation. See 40 CFR § 144.53(b)(4).