CALIFORNIA REGIONAL WATER QUALITY CONTROL BOARD
CENTRAL VALLEY REGION
ORDER NO.
CLOSURE WASTE DISCHARGE REQUIREMENTS
FOR
MERIDIAN BEARTRACK COMPANY
MERIDIAN GOLD COMPANY
AND FELIX MINING COMPANY
ROYAL MOUNTAIN KING MINE
CALAVERAS COUNTY

The California Regional Water Quality Control Board, Central Valley Region, (hereafter Regional Water Board) finds that:

1. The Royal Mountain King Mine (RMKM), operated by Meridian Beartrack Company and Meridian Gold Company, with landowner Felix Mining Company, (hereafter jointly Discharger), was originally regulated by Waste Discharge Requirements (WDRs) Order No. 88-176, which addressed the removal, transport, processing, and disposal of mined material. Since mining ceased, two WDRs were adopted for the closure of this site: WDRs Order Nos. 97-165 and 5-01-040. This Order rescinds and replaces Order No. 5-01-040.

2. Royal Mountain King Mine is west of Highway 4 and south of Rock Creek Road near the town of Copperopolis, Calaveras County, in Sections 18, 19, 20, 24, 29, 30, and 32, T2N, R12E, MDB&M, as shown in Attachment A, which is incorporated herein and made part of this Order by reference.

3. The Discharger operated the facility for the mining and extraction of gold. Ore was mined from a series of open pits (North, Skyrocket, and Gold Knoll) and milled at approximately 3,400 tons per day. Active mining began in March 1989 and ceased in June 1994. Mining facilities consisted of three open pits, a mill, a Flotation Tailings Disposal Area (FTR), a Leached Concentrate Residues Disposal Area (LCRF), a Process Water Retention Pond (PWP), overburden disposal sites (ODSs), and a low-grade ore storage area. The Discharger also constructed a cyanide heap leach facility within the LCRF to process low-grade oxide ore. Attachment B is a site map showing the locations of these units, and is incorporated herein and made part of this Order by reference.

4. The facility comprises the Assessors Parcel Numbers (APNs) listed in the table below. One landowner, Patricia McCarty, is not listed as a discharger because (a) she owns only a small portion of a waste management unit and (b) it is assumed that the listed Discharger will assume full responsibility for compliance with this Order. The Cook property is shown on Attachment B, but it does not contain any waste management units and is not subject to this Order.
5. Seven of the RMK facilities were classified as mining waste management units (WMUs) and were classified as containing either a Group A, B or C mining waste. The following are the definition of these waste classifications per the California Code of Regulations Title 27 (Title 27) Section 22480:

"**Group A** — mining wastes of Group A are wastes that must be managed as hazardous waste pursuant to Chapter 11 of Division 4.5, of Title 22 of this code, provided the RWQCB finds that such mining wastes pose a significant threat to water quality;

**Group B** — mining waste of Group B are either:
(A) mining wastes that consist of or contain hazardous wastes, that qualify for a variance under Chapter 11 of Division 4.5, of Title 22 of this code, provided that the RWQCB finds that such mining wastes pose a low risk to water quality; or
(B) mining wastes that consist of or contain nonhazardous soluble pollutants of concentrations which exceed water quality objectives for, or could cause, degradation of waters of the state; or

Group C — mining wastes from Group C are wastes from which any discharge would be in compliance with the applicable water quality control plan, including water quality objectives other than turbidity."

6. The table below shows the classifications for each WMU. In general, these are the same as in previous WDRs. However, these WDRs change the classification of the PWP from a Group A to a Group B WMU based on the current wastewater quality in the PWP. These WDRs also conditionally classify Skyrocket Pit as a Group C WMU, based on the Discharger’s method of containment (as described in Discharge Specification B.26). A description of each WMU and more details on waste characterization are found in the individual site section findings in these WDRs.

<table>
<thead>
<tr>
<th>Waste Management Unit</th>
<th>Mining Waste Classification</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Leached Concentrate Residues Disposal Area</td>
<td>B</td>
<td>Heap leachate facility that contains cyanide, salts and metals.</td>
</tr>
<tr>
<td>Process Water Retention Pond</td>
<td>B</td>
<td>This unit contains water from the LCRF</td>
</tr>
<tr>
<td>Flotation Tailings Reservoir</td>
<td>C &amp; B</td>
<td>The solids were classified as Group C mining waste based on acid generation. The liquid from the unit was classified as B based on salt load and elevated metals.</td>
</tr>
<tr>
<td>Sky Rocket Pit</td>
<td>C*</td>
<td>This WMU is receiving Group B liquid waste from the Group B ODSs, and previously received Group B liquid wastewater from the FTR. Liquid waste stored in Skyrocket Pit Lake could degrade surface and groundwater quality; however, as long as the Discharger manages the Pit in compliance with Discharge Specification B.26, the Pit is classified as Group C. If the Pit is not maintained in this manner, then the Regional Water Board will consider reclassifying the Pit as a Group B WMU.</td>
</tr>
<tr>
<td>Gold Knoll ODS</td>
<td>B</td>
<td>Elevated salts and metals.</td>
</tr>
<tr>
<td>Western ODS</td>
<td>B</td>
<td>Elevated salts and metals.</td>
</tr>
<tr>
<td>FTR ODS</td>
<td>B</td>
<td>Elevated salts and metals.</td>
</tr>
</tbody>
</table>

*Conditional
7. These WDRs require the closure of RMKM per Title 27. The LCRF is closed per Title 27 and with the adoption of these WDRs the PWP will have an approved closure plan. None of the other WMUs have a final Title 27 closure or an approved plan. These units are either very large or have other circumstances that makes the required prescriptive Title 27 closure difficult. Title 27 allows for an Engineered Alternative per Section 20080(b) of the regulations. The engineered alternative must meet the Title 27 performance standards for closure (i.e., no threat to water quality). These WDRs require the Discharger to submit an engineered alternative for closure of the entire site. The engineered alternatives may include other regulatory mechanisms for closure, such as a release to surface water under an NPDES permit, a groundwater containment zone (per State Water Resources Control Board Resolution No. 92-49), and/or a Basin Plan Amendment to de-designate beneficial uses of the groundwater or surface water.

REGULATORY HISTORY

8. The Discharger was originally regulated by WDRs Order No. 88-176, which addressed the removal, transport, processing, and disposal of mined material. Subsequent WDRs dealt with changes in individual units or operations. WDRs Order No. 90-188 included an expansion of the FTR. WDRs Order No. 91-078 included the modification of the LCRF to include a heap leach facility. WDRs Order No 91-195 approved a one-time processing of 5,000 tons of ore from an off-site location, implemented the new Article 5 of Chapter 15 [now Title 27], and updated findings regarding facility performance and operation. WDRs Order No. 94-209 incorporated the treatment and transfer of wastewater from the PWP/LCRF into the FTR. FTR wastewater treatment and subsequent transfer to Skyrocket Pit was also approved. Monitoring and Reporting Program (MRP) Order 94-209 was amended in October 1995 to reflect the evaluation monitoring and corrective action of the FTR. WDRs Order No. 97-084 prescribed closure requirements for all the WMUs at the facility, while Order No. 97-165 incorporated closure and post-closure maintenance and monitoring for the entire facility.

9. On 4 August 1994, the Regional Water Board adopted Administrative Civil Liability Order No. 94-210 for the discharge of treated wastewater from the PWP to the FTR. This was a violation of WDRs Order No. 91-195. The discharge occurred during the period from 18 January 1993 to 18 February 1993 (a period of 28 days) and totaled 4.6 million gallons (14 acre-feet) of treated wastewater. The Discharger was ordered to pay $40,000.

10. On 15 March 2001, the Regional Water Board adopted WDRs Order No. 5-01-040. The previous WDRs, Order No. 97-165, had classified the West, Gold Knoll, and Flotation Tailings Reservoir overburden disposal sites (ODSs) as Group C mining waste. Based on impacts to surface water and groundwater from these ODSs, WDRs Order No. 5-01-040 reclassified the ODSs as Group B mining waste and required that closure of the ODSs comply with Title 27 requirements.
11. On 15 March 2001, the Regional Water Board adopted Cease and Desist Order (CDO) No. 5-01-041 as a companion order to WDRs Order No. 5-01-040. The CDO required that the Discharger cease discharges to surface water, close the ODSs, and comply with financial assurance requirements. The Discharger petitioned the CDO to the State Water Resources Control Board (State Water Board) in a letter dated 16 April 2001. The State Water Board subsequently approved the Discharger’s request for stay of CDO No. 5-01-041.

12. On 25 April 2003, the Regional Water Board adopted Revised CDO No. 5-03-0055. This CDO required compliance with WDRs Order No. 5-01-041. The requirements in this CDO were similar to the previous CDO, including requiring Title 27 closure of the ODSs, cessation of discharges to surface waters, and establishment of financial assurances. The Discharger also petitioned this Order to the State Water Board.

13. On 20 May 2004, the State Water Board adopted Water Quality Order (WQO) No. 2004-0007, which vacated the Revised CDO and required the Regional Water Board and the Discharger to consider a number of actions. These WDRs implement the findings and conclusions from this Order as described in detail in the attached Information Sheet.

14. National Pollution Discharge Elimination System (NPDES) permit Order No. R5-2007-0162 was adopted by the Regional Water Board on 6 December 2007. This Order acknowledges the transfer of the Group B spring water from the ODSs into Skyrocket Pit Lake, as authorized by these WDRs. The NPDES permit also allows the wastewater stored in Skyrocket Pit Lake to be discharged to Littlejohns Creek during periods of high runoff. The purpose of the discharge is to allow management of the site-wide water balance and to lower Skyrocket Pit Lake to an operating level that would (a) prevent any seepage from the lake into the Littlejohns Creek Diversion and (b) reverse the groundwater flow inward toward the lake, thus capturing degraded groundwater.

15. Time Schedule Order (TSO) No. R5-2006-0900 and TSO No. R5-2007-0900 were issued to allow the temporary transfer of Group B wastewater from the ODSs into Skyrocket Pit, and emergency discharge from Skyrocket Pit to Littlejohns Creek in the event it was required during extreme wet climatic conditions. The emergency discharge was not utilized by Meridian during the 2006/2007 wet season. It is anticipated that another TSO will be issued in early 2008 to authorize the transfer and discharge for the 2007/2008 wet season since the discharge authorized by NPDES Order No. R5-2007-0162 cannot be implemented during this period.

DESCRIPTION OF SITE

16. The project is underlain by complexly deformed meta-sedimentary and meta-volcanic rocks. The rocks belong to the Salt Springs Phyllites (formerly Mariposa Formation), which are deep ocean deposits that contain high sodium and chloride.
ratios, and the Copper Hill Volcanics (formerly Logtown Ridge Formation) that contain high magnesium and bicarbonate ratios. The Salt Springs Phyllites and Copper Hill Volcanics are both of Jurassic age.

17. The Bear Mountains Fault Zone, consisting of the Hodson and Littlejohns faults and related structures, passes through the area and trends northwest-southeast. These faults generally separate the ultramafic (serpentine) from the phyllites. There has been no documented Holocene fault movement in the area. Hydraulic conductivity tests show the phyllite rocks, generally west of the fault zone, have a very low hydraulic conductivity. The fault zone includes mineralized rock that contains gold (as well as other minerals) and also sulfides that when oxidized, result in elevated dissolved TDS and sulfate concentrations in water.

18. The soil types include Argonaut, Auburn, and Whiterock soils. These soils are classified as silts and clayey silts with some sand and gravel. The soils are generally well to moderately well drained.

19. Groundwater generally flows to the south-southeast, along the topographic slope and the predominant fault and fracture direction. Cross faulting also occurs in the area allowing ground water movement to the southwest.

20. North Pit and Skyrocket Pit were dewatered during mining, creating hydraulic sinks. Since mining operations ceased in 1994, both North Pit and Skyrocket Pit began to fill with groundwater, as well as surface water, transfers from ODSs and FTR, and meteoric water. As a result of subsequent filling, the surface water elevation in Skyrocket Pit has reached a level that has resulted in a reversal of groundwater flow direction (i.e. mounding) at the southeastern end of the pit. Since April 1999, groundwater elevations demonstrate that groundwater gradient (i.e flow direction) is from Skyrocket Pit to the east-southeast towards GWM-12, PZ-4 and the Littlejohns Creek Diversion.

GROUNDWATER AND SURFACE WATER (GENERAL)

21. Surface water at the site is drained by Littlejohns Creek, Underwood Creek, and the most northeasterly tributary of Clover Creek. These surface waters drain to Flowers Reservoir, downstream of the site. Flowers Reservoir drains to Littlejohns Creek. Littlejohns Creek then discharges to French Camp Slough, which is tributary to the San Joaquin River and the Sacramento-San Joaquin Delta.

22. As described in the Water Quality Control Plan for the Sacramento River and San Joaquin River Basins, Fourth Edition (Basin Plan), the beneficial uses of the San Joaquin River are: Municipal and Domestic Supply, Industrial Process Supply, Hydropower Generation; Agricultural Supply, Water Contact Recreation; Non-contact Water Recreation; Warm Freshwater Habitat; Cold Freshwater Habitat; Spawning, Reproduction, and/or Early Development; and Wildlife Habitat. The beneficial uses of the Sacramento-San Joaquin Delta are: Municipal and
Domestic Supply; Agricultural Supply; Industrial Process Supply; Industrial Service Supply; Water Contact Recreation; Non-contact Water Recreation; Warm Freshwater Habitat; Cold Freshwater Habitat; Migration of Aquatic Organisms; Spawning, Reproduction, and/or Early Development; Wildlife Habitat; and Navigation. Surface water drainages are presented in Attachment D, which is incorporated herein and made part of this Order by reference.

23. As described in the Basin Plan, “unless otherwise designated by the Regional Water Board, all groundwaters in the Region are considered suitable for or potentially suitable, at a minimum, for municipal and domestic water supply, agricultural supply, industrial service supply, and industrial process supply.” As described in the Findings below, it is noted that at specific locations across the mine site, background groundwater and surface water quality did not meet beneficial use criteria before mining began, nor does it currently meet all beneficial use criteria.

24. The main issue related to groundwater and surface water at this site is that water has come into contact with mining waste, dissolved metals, and other inorganic constituents associated with localized naturally-occurring mineralized rock, some of which has been relocated to the WMUs as a result of mining. Groundwater associated with these WMUs contains dissolved inorganic constituents that exceed background concentrations and beneficial use criteria.

25. Another major issue at this site is that water, which has come in contact with mining waste, is being stored in several WMUs and this water storage, along with cessation of dewatering of the mine pits, has caused year-round flows in streams and springs that were dry during the period of mining. Except for extremely wet years, the summertime stream and spring flows are likely wastewater seepage from the WMUs and groundwater. This storage of wastewater is also causing an elevated hydraulic head on the FTR liner and mounding that is releasing wastewater to groundwater. This water storage is causing a water balance issue that must be resolved before the site no longer causes impacts to surface water and groundwater. This Order requires a plan to resolve the impacts to surface water and groundwater.

26. Before mining began in 1989, groundwater and surface water quality varied widely across the site. Good (defined as “below all beneficial use criteria”) to poor quality water was found west of Hodson Fault; to the east of the Hodson and Littlejohns faults, water was of good quality; and between the faults groundwater varied from good to fair quality. This difference in water quality from one side of the faults to the other is associated with varying rock types. Because there is a large variation in natural water quality, a more thorough evaluation of the water chemistry is required from each well and surface water monitoring location relative to the geologic (rock type) position of the sampling point. This evaluation is completed in later Findings. In these later Findings, most of groundwater and surface water comparisons are from one data period to another, showing change overtime. Comparisons are made between pre-mining data (or early mining data) versus
sampling results after mining up to present day. Because of the naturally varying water quality, “background” at most sampling points is considered to be pre-mining data.

27. The following Findings describe groundwater and surface water quality in general, using the chemical signature of the water. A chemical signature is the relative portion of one chemical to another in a sample. This chemical signature is used to determine if one sampling point is similar to another sampling point, or if water quality has changed from one sampling period to another. Staff’s analysis shows that the chemical signature is generally consistent from one sampling location to another in a particular rock type. The Discharger has submitted analytical data that leads them to conclude that every well has a different signature, although there are some very general consistencies between wells completed in the same rock type. Also, the mine-impacted water demonstrates a significantly different chemical signature than the original background water chemistry.

General Groundwater Observations (not related to WMUs)

28. The facility contains three distinct geology-related groundwater zones, each of which is separated by faults. East of the Littlejohns Fault, the groundwater is primarily in a greenstone formation. Between the Littlejohns Fault and the Hodson Fault to the west, groundwater is in a mixture of greenstone and phyllite and the mineralization that occurs in this area. West of the Hodson Fault, groundwater is primarily in a phyllite formation. The following findings describe the groundwater geochemical differences between these three zones.

29. Wells constructed within the greenstone include: PZ-1, GWM-1, GWM-2, GWM-11, GWM-18/30, GWM-26, GWM-33, GWM-35A/B, GWM-36A/B, and GWM-37. Well logs from these individual wells show that they are drilled through greenstone for the entire length of the gravel pack and screen interval. Groundwater chemistry associated with the greenstone indicates the anions are generally higher in bicarbonate relative to sulfate and chloride. Magnesium and calcium are the major cations, with sodium being relatively insignificant.

30. Wells constructed within the phyllite include: GWM-10, GWM-19, GWM-20, GWM-31, and GWM-32. The well logs from these individual wells show that they are drilled through phyllite for the entire length of the gravel pack and screen interval. Groundwater chemistry associated with the phyllites is generally high in sodium, sulfate, and chloride when compared to bicarbonate, calcium and magnesium.

31. Wells constructed between the Hodson and Littlejohns Faults generally have a mixture of phyllite and greenstone in the borehole. The monitoring wells in this area include: GWM-3, GWM-4, GWM-6, GWM-15, GWM-16, and GWM-25. Again, the well rock type is based on well logs from these individual wells, which shows that they are drilled through greenstone and phyllite for the entire gravel pack and screen interval. Groundwater chemistry associated with these wells is
generally high in calcium when compared to sodium. Bicarbonate is the dominant anion.

32. The following table shows the groundwater quality from the pre-mining period (i.e., years 1987 through 1989). The data shown is the maximum, minimum, and median concentration for the wells in each area, which is represented by its geologic location. The median rows are the median concentrations of those wells averaged for each area. The following wells are used for each geologic area: Greenstone wells are GWM-1, GWM-2, GWM-11, GWM-18/30, and GWM-26; Phyllite wells are GWM-10, GWM-19 and GWM-20; and Fault zone wells are GWM-3, GWM-4, GWM-6, GWM-15, GWM-16 and GWM-25.

<table>
<thead>
<tr>
<th>Constituent</th>
<th>Units</th>
<th>Greenstone Wells</th>
<th>Phyllite Wells</th>
<th>Fault Zones Wells</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>min</td>
<td>max</td>
<td>median</td>
</tr>
<tr>
<td>pH</td>
<td>number</td>
<td>7.5</td>
<td>7.7</td>
<td>7.5</td>
</tr>
<tr>
<td>Specific Conductance</td>
<td>umhos/cm</td>
<td>247</td>
<td>534</td>
<td>262</td>
</tr>
<tr>
<td>Total Dissolved Solids</td>
<td>mg/l</td>
<td>167</td>
<td>339</td>
<td>223</td>
</tr>
<tr>
<td>Chloride</td>
<td>mg/l</td>
<td>7</td>
<td>28</td>
<td>12</td>
</tr>
<tr>
<td>Sulfate</td>
<td>mg/l</td>
<td>10</td>
<td>26</td>
<td>14</td>
</tr>
<tr>
<td>Calcium</td>
<td>mg/l</td>
<td>10</td>
<td>26</td>
<td>23</td>
</tr>
<tr>
<td>Magnesium</td>
<td>mg/l</td>
<td>17</td>
<td>55</td>
<td>20</td>
</tr>
<tr>
<td>Bicarbonate</td>
<td>mg/l</td>
<td>96</td>
<td>238</td>
<td>100</td>
</tr>
<tr>
<td>Sodium</td>
<td>mg/l</td>
<td>7</td>
<td>13</td>
<td>11</td>
</tr>
</tbody>
</table>

33. It is noted that groundwater concentrations within the phyllite area are highly variable. For example, the pre-mining phyllite monitoring wells in the above table have a TDS median concentration of 9246 mg/l; however, monitoring well GWM-32, a phyllite well just west of two of the phyllite pre-mining wells, had a TDS concentration in 2007 of 380 mg/l. Also domestic supply wells west of the fault zone in the phyllites were found to have a TDS range from 300 mg/l to 1460 mg/l, with median value of 420 mg/l.

34. Upgradient groundwater quality on the eastern side of RMKM is not well known, particularly east of the FTR ODS near Littlejohns and Underwood Creeks. A monitoring well in this area could provide groundwater gradient information and better define the quality. This Order requires the Discharger to submit a groundwater evaluation monitoring report that includes an assessment of whether additional data is required in this area.
General Surface Water Observations (not related to WMUs)

35. Prior to mining, all the streams flowing through the property were intermittent to seasonal streams. Most flow occurred during or just after rainfall. During the late spring, summer, and fall no stream flow occurred. Presently, year round flow occurs at the Littlejohns Diversion through sampling point SWM-10 to Flowers Reservoir. However, no flow occurs upstream of the facility from late spring through fall.

36. Prior to mining, upgradient surface water quality east of the fault zone was generally good with TDS concentrations ranging from 50 to 265 mg/L at SWM-1 and SWM-4. SWM-1 and SWM-4 are located on Littlejohns Creek and Underwood Creek, respectively. These TDS concentrations are well below the drinking water standard. There was no detectable arsenic, and very low to non-detect concentrations of various trace metals.

37. Prior to mining, surface water quality downstream and west of the fault zone varied greatly, depending on sampling location and flow conditions at the time of flow, with better water quality during higher flow conditions.

38. SWM-2 is directly downgradient of the Skyrocket Pit on Littlejohns Creek. Pre-mining sampling performed at this location in 1987 and 1988 represents sampling of Littlejohns Creek during extreme low rainfall seasons, and consequently concentrations of TDS and other constituents were higher than in a normal wet season. TDS concentrations reported ranged from 865 to 4,065 mg/L and metals concentrations were low. Sodium was the predominant cation, while chloride and sulfate were the predominant anions, which is typical of groundwater in the fault zone and phyllite, suggesting that surface water quality is also affected by rock type. Concentrations of sodium and chloride reported during this period were higher than sulfate, calcium and magnesium, which is typical of water associated with the phyllites. Because the next sampling event after 1988 was after Littlejohns Creek was diverted around Skyrocket Pit, no “normal” water year pre-mining samples were collected from Littlejohns Creek.

39. SWM-10 receives flows from the diverted Littlejohns and Underwood Creeks and a small drainage north of Gold Knoll ODS. Based on monthly sampling results from 1990 to 1997, flows only occurred at SWM-10 from December to May of each year during the period of mining (when the groundwater levels were lowered by dewatering of the pits). This sampling point would capture any discharges or springs associated with the FTR, FTR ODS, Skyrocket Pit to the east and southeast, and Gold Knoll to the North. In 1990, when SWM-10 was first being sampled and before any significant surface discharges from these units occurred, the TDS concentrations ranged from 52 to 363 mg/L and metal concentrations were low. It appears no significant summer time surface flow occurred in Littlejohns Creek until June 1998, when the Skyrocket Pit level (after pit dewatering) reached 953 ft above MSL.
40. From 1990 to 1997, 28 of the 34 samples collected at SWM-10 had TDS less than 350 mg/L and 16 of those were below 200 mg/L.

41. According to the record, the Littlejohns Creek Diversion at SWM-10 started flowing year-round in 2000. The constituent concentrations during this period varied seasonally, with the wet season concentrations being slightly higher than those observed during 1990 through 1997. In addition, higher concentrations were observed during the dry season when there is typically no runoff. The median TDS concentration for 2006 is 1,830 mg/L and was reported as high as 2,310 mg/L. Sulfate also increased from mostly less than 100 mg/L to become the dominant salt in the water ranging between 450 to 900 mg/L in 2000. In 2005 and 2006, sulfate concentrations increased to over 1,300 mg/L.

42. It is unclear what water elevation in Skyrocket Pit Lake causes water from Skyrocket Pit Lake to flow into Littlejohns Creek Diversion. These WDRs require the Discharger to survey the Diversion creek bottom elevation to determine the elevation needed to prevent Skyrocket Pit Lake water from flowing into the Littlejohns Creek Diversion.

43. SWM-3 is the surface water monitoring point at the outfall of Flowers Reservoir. Flowers Reservoir is downgradient of RMKM and captures all the surface water flows in contact with the mine site. This reservoir also captures Clover Creek and several other small, unnamed seasonal drainages. Flowers Reservoir is located in the Diamond Twenty subdivision and is used as an irrigation supply and recreational facility.

44. SWM-3 shows the impacts at Flowers Reservoir since mining began. During the pre-mining period (1987 and 1988), TDS and sulfate concentrations averaged 479 mg/L and 84 mg/L, respectively. Due to evapoconcentration, these TDS and sulfate concentrations were higher than the sampling results for the next five years (1989 to 1993), which were diluted because of higher annual rainfall.

45. In 2006, SWM-3 had average TDS and sulfate concentrations of 753 mg/L and 368 mg/L, respectively. Both TDS and sulfate have increased since 1987. The 2005/2006 rainy season was extremely wet, with more available dilution, yet even with the increased precipitation, the five highest concentrations of TDS reported were detected in 2006 ranging from 1000 to 1150 mg/L. This indicates that salts continue to concentrate in Flowers Reservoir over time. Another important constituent is arsenic, which in 1987-1988 was less than 0.010 mg/L. During 1993, arsenic was reported at 0.006 mg/L, and in 2006 arsenic has increased to 0.012 mg/L. In the dryer year of 2005, arsenic was reported at its highest concentration of 0.034 mg/L.

46. The data shows that RMKM has impacted surface water; however, the extent of the impact compared to pre-mining conditions cannot be determined due to the lack of sufficient pre-mining data, as concluded in the State Water Board Order. The major issue is storage of excess water that has created the year-round flow in
the previously intermittent creek. In the winter months, dilution occurs which lowers the salts and metals concentration in surface water. In the summer months, all the flow coming from the mine site is collected in Littlejohns Creek. This water contains elevated levels of salts and metals that are not being diluted, thus impacting the downstream creeks and Flowers Reservoir.

47. These WDRs require that the Discharger capture all springs that are associated with flows from the WMUs. These springs are to be captured and managed so they are no longer a threat to water quality.

INDIVIDUAL SITE DESCRIPTION

1. Flotation Tailings Reservoir (FTR)
48. The FTR (also known as WMU #1) was constructed in an intermittent stream valley northeast of North Pit Lake. The FTR was designed utilizing naturally occurring clay and fine-grained tailings as a bottom liner system. The southern portion of the FTR bottom liner system was constructed with 2-feet of clay with a maximum hydraulic conductivity of 8x10^{-7} cm/s. The northern portion of the FTR bottom liner system was constructed with 1-foot of clay with a maximum hydraulic conductivity of 8x10^{-8} cm/s. The FTR contains 6.5 million tons of flotation tailings.

49. Flotation tailings solids stored in the FTR were classified as a Group C mining waste per Section 22480 of Title 27 based on a net neutralization potential of 179 tons of CaCO_3 equivalent per 1000 tons of ore, and the lack of any significant extractable substances using the deionized water waste extraction test.

50. Flotation tailings liquid in the FTR were classified and managed as a Group B mining waste, based on the presence and potential presence of flotation reagents or their breakdown products, some heavy metals in the flotation tailings liquid, and elevated levels of TDS. All of these conditions indicated a potential threat to groundwater and surface water quality near the FTR.

51. The FTR was closed as a Group C mining waste management unit in 1997. Closure consisted of the following:
   - Regrading the surface to a minimum slope of one percent;
   - Placement of six inches of soil over the tailings, followed by revegetation;
   - Construction of ditches along the eastern edge of the FTR;
   - Construction of a permanent spillway through the embankment and swales connecting to the spillway to allow free drainage of surface water from the FTR;
   - Decertification of the dam as a jurisdictional structure by the Department of Water Resources’ Division of Dam Safety; and
   - Continued discharge of leachate from the FTR’s Leachate Collection Recovery System (LCRS) to Skyrocket Pit.

52. The WDRs requires an amendment to the FTR closure plan, as the previous closure is no longer fully valid due to the closure of the LCRS.
a. FTR Drains (Spring, Spine, Foundation, and LCRS)

53. Flotation tailings liquid within the FTR is collected by a LCRS, which was designed to drain the FTR. The LCRS overlies the outer clay layer and is a network of perforated pipes in drain rock that is intended to minimize the hydraulic head on the outer liner. It was constructed with 4-inch diameter perforated drain pipe covered with crushed rock sized between 0.5 and 6-inches.

54. Groundwater and spring water beneath the FTR is managed by a series of drains described as Spine Drain 1, Spine Drain 2, and the Spring Drain. These drains were utilized during mining operations to maintain separation of groundwater from the outer clay liner. The Spine Drains consist of a network of interconnected trenches below the clay liner that contain perforated plastic pipe and gravel. The Spring Drain consists of a spring collection sump with a pipeline in a gravel filled trench conveying spring flow to the FTR drain collection sump.

55. The FTR also has a Foundation Drain used to drain water from the foundation of the embankment. The Foundation Drain consists of vertical boreholes/wells constructed in the embankment foundation trench fitted with pipes that convey the collected water to the FTR drain collection sump.

56. The spine, spring, and foundation drains under the FTR were closed in October 1998 as a test to determine the effects of blocking the FTR drains on 1) groundwater conditions, 2) containment of the FTR and 3) Skyrocket Pit lake level. According to the 20 July 2007 Report of Waste Discharge, the test results submitted periodically to the Regional Water Board demonstrated that blocking the drains resulted in an inward gradient across the outer liner of the FTR (i.e. groundwater was flowing into the FTR and reporting to the LCRS drain).

57. Previous WDRs required leachate from the FTR be collected and transferred to Skyrocket Pit. In March 2003, the Discharger shut down the LCRS without approval from Regional Water Board staff, in violation of WDRs No. 5-01-040 and Title 27, CCR, Division 2, Subdivision 1. The Discharger notified Regional Water Board staff prior to the action, stating that blocking the LCRS was necessary to control the water balance in Skyrocket Pit Lake. State Water Board Order WQO No. 2004-0007 stated that the Regional Water Board could not take enforcement action against this WDR violation, prior to a revision of the closure WDRs. The issue has been addressed in these WDRs as the spine, spring, and LCRS drains may remain closed while the Discharger conducts studies and submits an amendment to the FTR closure plan showing that the final closure is protective of water quality.

58. Water levels within the FTR tailings are monitored by Piezometers FPZ-1A/1B and FPZ-2. FPZ-1A is deeper than FPZ-1B and recorded water levels in FPZ-1A have always recorded lower than water levels in FPZ-1B, indicating a downward gradient and downward flow of water through the tailings during the period the LCRS was draining. This reflected the expected dewatering of the tailings. Since
the FTR LCRS was closed in March 2003, the FPZ-1A/1B water levels have risen and in 2006 were approximately equal due to re-saturation of the tailings.

59. The FTR’s ground surface elevation is approximately 1,050 feet above mean sea level (MSL), while the reference elevation of the LCRS is 978.16 MSL. After the LCRS valve was closed in March 2003, water levels in Piezometer FPZ-1A and FPZ-1B sharply increased, rising to near the ground surface of the FTR during the second quarter of 2006. Water levels in the LCRS also increased, reaching a maximum reported elevation of 1046.39 during the first quarter 2006. The spine and spring drain also reached their maximum reported elevations during this period (1038.69 MSL and 1034.61 MSL, respectively). Because the LCRS elevation is higher than the spine and spring drains, this indicates an outward gradient from the LCRS through the liner to groundwater over a portion of the FTR’s footprint.

60. The Discharger has submitted an annual containment assessment for the FTR since the LCRS drain was closed. The most recent assessment was submitted in September 2007, and provides seepage calculations across the outer clay liner of the FTR. The calculations indicate groundwater from the spine and spring drains, which was once moving across the outer clay liner into the FTR, had reversed direction after closure of the LCRS to indicate an outward flow. However, according to the Discharger, the estimated seepage flow is less than what is allowed by a prescriptive Title 27 liner system for an active Group B WMU. However, the unit has been closed and therefore the seepage rate is in excess of what is allowed for a prescriptive closure. This issue will be addressed in the required Amendment #3 to the 1996 FTR closure plan.

61. Based on the Findings above, the closure of the LCRS, spine, spring, and foundation drains has allowed Group B mining waste to rise 50 feet within the FTR tailings facility. The purpose of the LCRS system is to minimize the hydraulic head on the outer clay liner; however, without operation of the LCRS, the hydraulic head is increased.

62. An additional source contributing to increased head in the piezometers and LCRS is infiltration of meteoric water through the cover. The FTR cover was constructed with six inches of soil and then vegetated.

b. Love Pond Spring

63. Water with elevated TDS is discharging from the base of the FTR-ODS in an area known as Love Pond Spring. The spring discharges into Littlejohns Creek Diversion. The spring began flowing several years after closure of the FTR’s spring, spine and LCRS drains.

64. According to the Discharger’s April 2007 document submitted in response to TSO No. R5-2006-0900, Love Pond Spring was first reported to be flowing in July 2005 at an estimated rate of 900 gallons per minute (gpm). The Discharger has recently verbally stated that they don’t believe this flow measurement is accurate. Flow
measurements were not recorded during October 2005 through April 2006. In May 2006 the flow was 786 gpm and in October 2006 was 49 gpm. During a site visit by staff in October 2007, the area where the spring was flowing during staff’s previous visit in May 2006 was not flowing, but the area at the base of the FTR ODS contained standing water. As indicated by the range of flows measured, the flow from Love Pond Spring varies seasonally, consistent with other springs in the foothills.

65. During the period discussed in Finding 64, all flow recorded at surface water monitoring station SWM-16 (located in Littlejohns Diversion) was due to Love Pond Spring. Staff also noted that surface water flows reported for Love Pond Spring coincide with the rise of groundwater levels in the FTR piezometers. The Discharger will evaluate the source of the Love Pond Spring water.

66. According to the electronic data provided by the Discharger, Love Pond Spring has been sampled four times since it began flowing in 2005, as shown below.

<table>
<thead>
<tr>
<th></th>
<th>TDS</th>
<th>Sulfate</th>
<th>Sodium</th>
<th>Calcium</th>
<th>Bicarbonate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Average</td>
<td>2,315</td>
<td>1,205</td>
<td>208</td>
<td>176</td>
<td>239</td>
</tr>
</tbody>
</table>

67. Groundwater elevation within the FTR is monitored by several wells as shown on Attachment C. Wells FPZ-1A and FPZ-1B are located in the southern portion of the WMU, whereas FPZ-2 is located in the northern portion of the WMU. Two monitoring events from FPZ-1A were available for water quality evaluation.

68. Groundwater chemistry within the FTR is characterized by high TDS, sulfate, sodium and bicarbonate. This is to be expected since the water within the FTR was used to process the finely ground ore, which is comprised of phyllite (sodium) and greenstone (bicarbonate) rocks. The sulfate is provided by mineralized ore that has oxidized. Sulfate is the dominant constituents of the TDS. The average concentrations from May 2006 and January 2007 are:

<table>
<thead>
<tr>
<th></th>
<th>TDS</th>
<th>Sulfate</th>
<th>Sodium</th>
<th>Calcium</th>
<th>Bicarbonate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Average from FPZ-1A</td>
<td>2,030</td>
<td>820</td>
<td>510</td>
<td>59</td>
<td>319</td>
</tr>
</tbody>
</table>

69. Groundwater in the vicinity of the FTR is monitored by monitoring wells GWM-02 and GWM-30. These wells have been identified as Greenstone wells and are located east of the mineralized fault zone; groundwater in this region is of high quality. GWM-30 is located downgradient of the FTR-ODS (see Attachment C). Pre-mine water quality at these locations was generally good.
70. Pre-mining water quality data for GWM-02 was presented in staff’s *Technical Analysis of Water Quality Changes at the Royal Mountain King Mine Report* (Technical Report) dated 1 April 2003. Groundwater data for GWM-02 was evaluated from 1987 through 1989 (pre-mining); January – October 2000; and July – April 2007. As indicated in the Table below, groundwater associated with well GWM-02 contained typical concentrations associated with greenstone wells (low sulfate and sodium and high bicarbonate.) By the year 2000, mining impact indicator parameters (sulfate and TDS) had increased (following the closure of the FTR in 1997). Current groundwater concentrations indicate much the same concentrations as those reported in 2000.

71. Concentration of mining impact indicator parameters (sulfate and TDS) peaked at GWM-02 in 1998 (i.e., just after the closure of the FTR in 1997). Current groundwater concentrations indicate a general improvement since that time.

<table>
<thead>
<tr>
<th></th>
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</tr>
</thead>
<tbody>
<tr>
<td>TDS</td>
<td>329 mg/L</td>
<td>1,315 mg/L</td>
<td>828 mg/L</td>
</tr>
<tr>
<td>Sulfate</td>
<td>15.6 mg/L</td>
<td>510 mg/L</td>
<td>271 mg/L</td>
</tr>
<tr>
<td>Sodium</td>
<td>8.7 mg/L</td>
<td>60 mg/L</td>
<td>58 mg/L</td>
</tr>
<tr>
<td>Calcium</td>
<td>38 mg/L</td>
<td>121 mg/L</td>
<td>97 mg/L</td>
</tr>
<tr>
<td>Bicarbonate</td>
<td>238 mg/L</td>
<td>275 mg/L</td>
<td>314 mg/L</td>
</tr>
</tbody>
</table>

72. As shown in the above table, TDS and sulfate has increased over pre-mining concentrations approximately 2.5 and 17 times, respectively. The Discharger submitted an Engineering Feasibility Study (TRC, 1997) that concluded the changes at this location were likely due to seepage from nearby storage of mined materials (i.e, from the FTR and FTR-ODS).

73. As discussed in Finding 58, the closed LCRS, Spring, and Spine drains have allowed water levels to rise in the FTR, which has increased the head on the outer clay liner thus increasing the seepage rates across the liner. Based on the depth to water measurements recorded during the second quarter 2007 monitoring event, the depth to water in well GWM-02 was 986.4 feet msl. The Discharger has allowed water to be stored in the FTR, which has caused a head to build up within the tailings.

74. As discussed in the 1 April 2003 Technical Report, well GWM-30 is downgradient of the FTR and FTR-ODS. Therefore, groundwater quality beneath these units cannot be separated. Based on a review of the electronic data submitted by the Discharger, it appears that pre-mining groundwater quality collected from well GWM-30 was of high quality as typically found in the Greenstone (low sulfate and sodium and high bicarbonate.) Concentrations of mining impact indicator parameters (sulfate and TDS) had peaked at GWM-30 in 1996 (i.e. prior to the
closure of the FTR in 1997). Current concentrations from sampling events from April 2003 through January 2007 indicate that groundwater in the vicinity of well GWM-30 continues to be affected by mining impacts.

Average Concentrations From Well GWM-30

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>TDS</td>
<td>339 mg/L</td>
<td>2,825 mg/L</td>
<td>2,575 mg/L</td>
</tr>
<tr>
<td>Sulfate</td>
<td>26 mg/L</td>
<td>1,563 mg/L</td>
<td>1,401 mg/L</td>
</tr>
<tr>
<td>Sodium</td>
<td>13 mg/L</td>
<td>183 mg/L</td>
<td>118 mg/L</td>
</tr>
<tr>
<td>Calcium</td>
<td>23 mg/L</td>
<td>225 mg/L</td>
<td>225 mg/L</td>
</tr>
<tr>
<td>Bicarbonate</td>
<td>221 mg/L</td>
<td>208 mg/L</td>
<td>293 mg/L</td>
</tr>
</tbody>
</table>

75. As shown in the table below, it appears that high quality groundwater exists west and east of the FTR. Groundwater associated with FPZ-3 and FPZ-6 is typical of greenstone wells, which is low in sulfate and sodium and high in bicarbonate. Constituents of concern analyzed in January 2007 are presented below:

Groundwater Concentrations for FPZ-3 and FPZ-6 (January 2007)

<table>
<thead>
<tr>
<th>Well ID</th>
<th>TDS</th>
<th>Sulfate</th>
<th>Sodium</th>
<th>Calcium</th>
<th>Bicarbonate</th>
</tr>
</thead>
<tbody>
<tr>
<td>FPZ-3</td>
<td>350 mg/L</td>
<td>30 mg/L</td>
<td>32 mg/L</td>
<td>38.5 mg/L</td>
<td>288 mg/L</td>
</tr>
<tr>
<td>FPZ-6</td>
<td>320 mg/L</td>
<td>20 mg/L</td>
<td>7.7 mg/L</td>
<td>35.9 mg/L</td>
<td>261 mg/L</td>
</tr>
</tbody>
</table>

d. FTR and FTR ODS Surface Water

76. In order to evaluate water quality conditions near the FTR ODS, surface runoff and spring water in the vicinity of the FTR and FTR-ODS has been tested for water quality at four sampling points: the FTR-ODS located south of the ODS, and the FTR-east, FTR-west and Love Pond Spring.

77. The FTR-ODS sampling point is located at the southern base of the ODS, northeast of SWM-06 in Littlejohns Creek. The FTR-ODS sampling location refers to a seep that pools at the base of the FTR-ODS. The electronic database indicates surface water samples were collected from the FTR-ODS location between May 1998 and February 2000. The data is presented below.

Average Concentrations for FTR-ODS (March 1998 – February 2000)

<table>
<thead>
<tr>
<th>TDS</th>
<th>Sulfate</th>
<th>Sodium</th>
<th>Calcium</th>
<th>Bicarbonate</th>
</tr>
</thead>
<tbody>
<tr>
<td>448 mg/L</td>
<td>403 mg/L</td>
<td>121 mg/L</td>
<td>62 mg/L</td>
<td>96 mg/L</td>
</tr>
</tbody>
</table>

78. Surface water analyzed from the FTR-ODS contains elevated concentrations of TDS, sulfate, and sodium. It appears that surface water directed to the base of the FTR-ODS has been at least partially impacted by the mining unit or by groundwater seepage.
79. Upon examination of the Love Pond Spring data in Finding No. 66 and the FTR-ODS surface water quality data above, it appears the water chemistry between the two locations is very different and therefore, likely of different sources. The FTR-ODS surface water samples appear to be in contact with the surface of the FTR-ODS. This surface water is only available for sampling during the winter and early spring when runoff is occurring.

2. Overburden Disposal Units (General)

80. During operation of the mine, approximately 54 million tons of overburden were removed from the three pits and disposed in either the: (1) West ODS, (2) FTR ODS, or (3) Gold Knoll ODS. Reclamation of each ODS was conducted during the mine operation period. The slopes were graded to natural looking slopes ranging from 2:1 to 3:1 (horizontal:vertical), covered with 6 inches of topsoil, fertilized and revegetated, and trees and shrubs were planted in irrigated trenches. In 1998, the covers of the West and Gold Knoll ODSs were enhanced by filling in swales, regrading the flat areas to a minimum two percent slope, placing a cover consisting of a minimum of four inches of compacted clayey topsoil over selected areas, replacing the topsoil layer, and revegetating. It is noted that the enhanced covers do not extend over the entire ODSs.

81. Overburden in the West, Gold Knoll, and FTR ODSs was conditionally classified as Group C mining waste in the original WDRs (Order No. 88-176) because the material was non-acid generating. However, the WDRs did not allow any statistically significant increase in background concentrations of arsenic or any other inorganic constituent due to the disposal of overburden or other mine activity, and required the Discharger to provide financial assurance for mitigation of any water quality impacts, including but not limited to covering the overburden piles with a clay cap and conducting any necessary groundwater or surface water remediation. The original Group C mining waste classification was maintained in all subsequent WDRs, through Order No. 97-165.

82. Statistically significant increases over background were detected for several constituents downgradient of the ODSs, as described below. Because the leachate from these ODSs has impacted groundwater and surface water, they were re-classified as a Group B Mining Waste in WDR No. 5-01-040.

83. The Discharger does not intend to continue spraying seepage water back on top of the ODSs, as this Order allows the seepage water to be transferred to Skyrocket Pit instead. However emergency conditions (specifically, an elevated level in Skyrocket Pit) may dictate the need to resume spray irrigation on the ODSs, or to spray irrigate on the walls of Skyrocket Pit. This Order allows those actions under emergency conditions.

a. Overburden Disposal Sites Reclamation and Title 27 Closure

84. The Discharger conducted infiltration/permeability testing on the West and Gold Knoll ODSs in February 2000 in the areas where cover enhancements were
performed. The testing procedure was a modified procedure developed by the U.S. Bureau of Reclamation. The Discharger concluded that the enhanced cover material has hydraulic conductivity about $1 \times 10^{-5}$ cm/sec. This hydraulic conductivity is equivalent to silt or silty sand versus a low permeable compacted clay cover. This is more conductive than a Title 27 Group B prescriptive cover ($1 \times 10^{-6}$ cm/sec).

85. The existing closure of the ODSs does not comply with the prescriptive Title 27 requirements for Group B mining waste. However, State Water Board’s Order No. 2004-007 determined that placing a Title 27 prescriptive cover on the ODSs would not be effective in preventing groundwater from coming in contact with waste. This conclusion was based on the fact that the bottom of the units are not lined, and the State Water Board’s belief that groundwater was upwelling into the waste and being degraded. The Order also stated that a cover preventing storm water from percolating through the waste would not substantially reduce the flow of the discharge or improve the water quality. This Order complies with the State Water Board Order and does not require a prescriptive cover on the ODSs.

86. As described in greater detail in the attached Information Sheet, the State Water Board found that it is appropriate to consider alternative closure methods, and once they are implemented, the overburden disposal sites could be reclassified from Group B mine waste units to Group C mine waste units. The State Water Board Order highlights wetlands as an alternative closure method, and the Discharger evaluated that option, but is no longer pursuing that closure approach as it believes that it would not be possible to obtain the necessary NPDES permits.

87. The Discharger has submitted an Alternatives Analysis Report that indicated the most feasible approach to closure of the ODSs is to collect the captured flows at the toes of the ODSs, transfer these to Skyrocket Pit Lake for seasonal storage, and release flows from the pit during high runoff periods into Littlejohns Creek under an NPDES permit. NPDES Permit No. R5-2007-0162 has been adopted. The Discharger may consider the use of alternative regulatory measures in its closure plan, including but not limited to a containment zone or de-designation of beneficial uses of the groundwater and/or surface water.

3. Gold Knoll ODS (General)

88. The Gold Knoll ODS is located in an area where mining initially occurred. Gold Knoll pit was filled with overburden from Skyrocket Pit. In addition, some surrounding land was also covered by overburden until the disposal area covered approximately 60 acres. The former pit filled with groundwater and storm water that came in direct contact with the waste rock.

a. Gold Knoll ODS Surface Water

89. SWM-09 is a sampling location on an unnamed stream downgradient of Gold Knoll ODS. Before mining began, TDS concentrations ranged from 116 to 485 mg/l and sulfate concentrations ranged from 18 to 108 mg/l.
90. Seepage flow rates from Gold Knoll ODS have been measured from a low of 1 gpm during the dry season to as high as 266 gpm during the wet season. Seepage from Gold Knoll ODS has maximum concentrations of arsenic (0.024 mg/L), chloride (245 mg/L), nitrate (104 mg/L), selenium (0.090 mg/L), sulfate (3,990 mg/L), and TDS (6,410 mg/L). These values exceed water quality objectives.

91. In response to elevated TDS concentrations in seepage from the Gold Knoll ODS, a temporary control measure was implemented at the base of the ODS. A well, seepage collection trench and level-activated barge pump were installed to collect and remove the high TDS seepage from this area. The collected water was pumped to the surface of the ODS for evaporation and infiltration into trenches directly overlying the backfilled Gold Knoll Pit. This reinfiltiration system operated between December 1995 and July 1997, and again from November 1997 to early January 1998.

92. Due to the increase in seepage flow and concentrations of TDS, the Discharger requested that seepage from Gold Knoll ODS be discharged into Skyrocket Pit. In a 29 August 1997 letter Regional Water Board staff approved the transfer of Gold Knoll seepage to Skyrocket Pit on an immediate short-term basis for the winter of 1997/1998. The seepage was to be blended with other on-site waters discharged into Skyrocket Pit so that the blended water met transfer standards specified in Order No. 97-165.

93. The Discharger discharged Gold Knoll ODS seepage into Skyrocket Pit from February 1998 to November 2000. However, concentrations of sulfate, selenium, nickel, and TDS in this seepage did not meet the transfer standards specified in WDRs No. 5-01-040 for wastewater transferred to Skyrocket Pit. During this time period, the TDS in Skyrocket Pit increased from 1480 mg/l to approximately 2200 mg/l, and the sulfate concentration in Skyrocket Pit increased from 690 mg/l to approximately 1100 mg/l. The Discharger states that these salinity increases are not solely due to the transfers.

94. Seepage flow rates associated with the Gold Knoll ODS vary seasonally. Increases in seepage rates are noted shortly after significant precipitation, with rates decreasing gradually after winter rains cease.

95. Based on the data from October 2004 to present, the unnamed stream sampled at SWM-9 shows impacts from discharges from the Gold Knoll ODS, even though most of the seepage water is being captured. TDS concentrations fluctuate in early winter between 1,950 to 5,000 mg/l and by mid-winter and early spring from 160 to 470 mg/l. The higher TDS concentrations are due to large increases in sulfate (1,420 to 3,220 mg/l), which is indicative of sulfide ore mining. The lower TDS concentrations in mid-winter and early spring are typical of surface water runoff diluted from precipitation events. The Discharger attributes the higher concentrations observed following runoff events to migration of the seepage
locations at the toe of the ODS to areas which are not included in the collection area of the sump.

96. Based on the data from January 1998 through December 2003, TDS concentrations fluctuated between 70 and 570 mg/L at SWM-09, indicating the Discharger was effectively controlling the Gold Knoll ODS captured flows by recirculating the collected water through spray evaporation systems on the surface of the ODS.

97. While the Discharger has made temporary modifications to the seepage collection facilities at the Gold Knoll ODS, a more permanent solution is being required by these WDRs.

b. Gold Knoll ODS Groundwater
98. A release of waste constituents northwest, north, and southeast of the Gold Knoll ODS to groundwater has been detected in GWM-11 and GWM-21, as shown in the table below. The concentrations found in GWM-11 and GWM-21 have increased over time and mining impact parameters (such as TDS and sulfate) are significantly elevated compared to concentrations reported in the 1988/1989 sampling results.

<table>
<thead>
<tr>
<th></th>
<th></th>
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</tr>
</thead>
<tbody>
<tr>
<td>GWM-11</td>
<td>TDS</td>
<td>156 mg/L</td>
<td>1,328 mg/L</td>
</tr>
<tr>
<td></td>
<td>Sulfate</td>
<td>10 mg/L</td>
<td>650 mg/L</td>
</tr>
<tr>
<td></td>
<td>Nitrate</td>
<td>2.5 mg/L</td>
<td>13 mg/L</td>
</tr>
<tr>
<td></td>
<td>Selenium</td>
<td>&lt;0.005</td>
<td>0.012 mg/L</td>
</tr>
<tr>
<td>GWM-21</td>
<td>TDS</td>
<td>1,667 mg/L</td>
<td>4,230 mg/L</td>
</tr>
<tr>
<td></td>
<td>Sulfate</td>
<td>288 mg/L</td>
<td>1,875 mg/L</td>
</tr>
<tr>
<td></td>
<td>Nitrate</td>
<td>&lt;1.0 mg/L</td>
<td>67 mg/L</td>
</tr>
<tr>
<td></td>
<td>Selenium</td>
<td>&lt;0.005</td>
<td>0.056 mg/L</td>
</tr>
</tbody>
</table>

99. Based on the information above, groundwater contamination north and southeast of the Gold Knoll ODS has not been adequately defined. These WDRs require that the Discharger evaluate whether additional data or monitoring wells are needed in this area.

100. The Discharger has installed three newer wells to the south-southeast of the Gold Knoll ODS to characterize groundwater quality in this area. As shown in the table below, these are unimpacted by any ore/mine related constituents and demonstrate the Discharger has characterized groundwater south-southeast of this WMU.
4. Western ODS (General)

101. The Western ODS is on western edge of the facility, west of Skyrocket Pit, southwest of North Pit and north of Littlejohns Creek. This ODS covers a surface area of approximately 125 acres. A north-south canyon was filled in with overburden from North and Skyrocket Pits. Surface water and groundwater has been impacted by water percolating through the waste as described in the following findings.

a. Western ODS Surface Water

102. The Discharger monitors seepage from the Western ODS at five different locations (West ODS 1, 2, 3, 4, and 5). Some of these springs did not begin discharging until after the Western ODS was created. Seepage at West ODS 2 is continuous year round, while seepage at the remaining locations occurs only during, and for a short time after, the wet season. Seepage from West ODS-2 and ODS-5 are presently being captured and either spray irrigated back onto the Western ODS or discharged to Skyrocket Pit.

103. SWM-08 is a surface water sampling location on the western side of the Western ODS. SWM-08 samples an intermittent stream directly downgradient of the ODS. This stream discharges into Clover Creek, which flows into Flowers Reservoir. The table below depicts three sampling periods: the 1987-1988 period is pre-mining data, the 1997 data represent the results after overburden was deposited, and the 2006-2007 data represents current data results after the spring at the base of the ODS was captured. Once overburden was placed above SWM-8, sulfate, TDS, and nitrate concentrations increased significantly and the overall water chemistry was significantly different than background. In 2002, sumps were built and water was captured at the bottom of the Western ODS, causing SWM-8 sampling results to return to near background conditions.

<table>
<thead>
<tr>
<th></th>
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<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>TDS (mg/L)</td>
<td>815</td>
<td>3960</td>
<td>1287</td>
</tr>
<tr>
<td>Sulfate (mg/L)</td>
<td>348</td>
<td>2090</td>
<td>410</td>
</tr>
<tr>
<td>Nitrate (mg/L)</td>
<td>ND (&lt;1)</td>
<td>48</td>
<td>1.7</td>
</tr>
<tr>
<td>Calcium</td>
<td>79</td>
<td>459</td>
<td>no analysis</td>
</tr>
<tr>
<td>Magnesium</td>
<td>41</td>
<td>305</td>
<td>no analysis</td>
</tr>
<tr>
<td>Sodium</td>
<td>229</td>
<td>163</td>
<td>no analysis</td>
</tr>
<tr>
<td>Months flowing per year*</td>
<td>&lt;6</td>
<td>10-12</td>
<td>&lt;6</td>
</tr>
</tbody>
</table>
104. The table below shows sampling results from March 1998 at SWM-8, and at West ODS 1, 2, 4 and 5. Note the concentrations at SWM-8 are comparable to the concentrations from West ODS seeps. When these values are compared to pre-mining surface water concentrations from SWM-08, a significant concentration difference is apparent. The Discharger has performed water balance and TDS loading analyses that indicated the source of the captured flows at the ODS sampling locations is from both meteoric water infiltrating the ODSs and groundwater seepage. The Western ODS seep locations continue to show impacts as of 2007. As discussed above, ODS seep water is being captured by sumps and concentrations at SWM-08 appear to be returning to background concentrations.

<table>
<thead>
<tr>
<th>Constituents</th>
<th>SWM-8</th>
<th>West ODS-1</th>
<th>West ODS-2</th>
<th>West ODS-4</th>
<th>West ODS-5</th>
</tr>
</thead>
<tbody>
<tr>
<td>TDS (mg/L)</td>
<td>3360</td>
<td>4720</td>
<td>3540</td>
<td>4110</td>
<td>4630</td>
</tr>
<tr>
<td>Sulfate (mg/L)</td>
<td>1990</td>
<td>3080</td>
<td>2120</td>
<td>2530</td>
<td>2400</td>
</tr>
<tr>
<td>Nitrate as N (mg/L)</td>
<td>34</td>
<td>&lt;0.02</td>
<td>41</td>
<td>11.9</td>
<td>30</td>
</tr>
<tr>
<td>Chloride (mg/L)</td>
<td>63</td>
<td>35</td>
<td>51</td>
<td>78</td>
<td>153</td>
</tr>
<tr>
<td>Selenium (mg/L)</td>
<td>0.024</td>
<td>&lt;0.001</td>
<td>0.027</td>
<td>0.014</td>
<td>0.041</td>
</tr>
</tbody>
</table>

b. Western ODS Groundwater

105. Groundwater has been impacted by releases from the Western ODS. Well GMW-19 shows approximately a three to six fold increase in TDS, sulfate, nitrate and selenium from pre-mining data, as shown below. The observed changes in monitoring well GWM-19 are similar to the changes in water quality at SWM-8, indicating the source of the water affecting groundwater quality is likely the same. Another change in the water chemistry of GWM-19 is that chloride decreased almost four-fold, indicating chloride was diluted by a new source water. This decrease in chloride is consistent with leachate coming from a mostly greenstone overburden waste rock, which is low in chloride relative to a phyllite ocean deposit, which is high in chloride. The changes discussed here are typical of mining, which indicates the water sampled from GWM-19 in 2006 and 2007 contains leachate from the Western ODS. The area around MW-19 is relatively low permeability bedrock. Degraded groundwater in the vicinity of MW-19 and the Western ODS has not been defined west of the WMU.

<table>
<thead>
<tr>
<th>Constituent</th>
<th>GMW-19 1989 average</th>
<th>GMW-19 2006-2007 average</th>
</tr>
</thead>
<tbody>
<tr>
<td>TDS (mg/L)</td>
<td>1113</td>
<td>3122</td>
</tr>
<tr>
<td>Sulfate (mg/L)</td>
<td>282</td>
<td>1995</td>
</tr>
<tr>
<td>Nitrate (mg/L)</td>
<td>&lt;1 (ND)</td>
<td>6.3</td>
</tr>
<tr>
<td>Chloride (mg/L)</td>
<td>189</td>
<td>52</td>
</tr>
<tr>
<td>----------------</td>
<td>-----</td>
<td>----</td>
</tr>
<tr>
<td>Selenium (ug/L)</td>
<td>&lt;5 (ND)</td>
<td>27</td>
</tr>
</tbody>
</table>

106. The groundwater monitoring system is not adequate for monitoring the 125 acre ODS. The western boundary of the ODS has no groundwater monitoring wells to evaluate groundwater quality. GMW-20 appears to be a side gradient well and GMW-16 is greatly influenced by the North Pit groundwater sink and may be minimally effective at monitoring the northeast edge of the ODS. GMW-19 appears to monitor only the southeast flowing groundwater from the northwestern part of this ODS. Therefore, these WDRs require a lateral and vertical groundwater extent determination in accordance with Title 27 Section 20425 and a plan to fill any data gaps in the groundwater monitoring system.

4. Flotation Tailing Reservoir ODS (General)

107. The FTR ODS is on the facility’s eastern side with Littlejohns Creek flowing along its southeastern flank and the FTR on its northwestern side. This ODS received overburden waste rock from Skyrocket Pit and North Pit. This unit has impacted groundwater and surface water as discussed in Findings 78 through 81.

5. Leached Concentrate Residue Facility (WMU #2)

108. The 18-acre LCRF is divided into two portions, which together comprise the Group B waste management unit. Approximately 6 acres of the northern part of the facility encompasses the lined heap leach pile. The remaining 12-acre southern portion, separated by a liner system, impounds the leached concentrate residue (LCR).

109. Liquid in the LCRF was previously classified as Group B mining waste per Title 27 based on expected pH and free cyanide concentrations. Leached concentrates (solids) stored in the LCRF were also classified as Group B mining waste per Title 27 based on an acid generating potential of 668 tons of CaCO$_3$ equivalent per 1000 tons of ore.

110. The LCRF contains 186,400 tons of leached concentrate residue. The LCRF is lined with a two foot thick clay layer installed to a hydraulic conductivity of less than $1 \times 10^{-6}$ cm/sec; a 40-mil Very Low Density Polyethylene (VLDPE) liner; and geotextile layer as a filter layer over the underlying clay.

111. The LCRF has been closed in accordance with Title 27. The Discharger was granted final closure for this unit in a letter dated 28 July 2005. Closure consists of (from top to bottom) a 6-inch thick vegetative soil cover, a one-foot thick FTR tailings layer, a geocomposite drainage layer, and a foundation layer. Surface water improvements have also been incorporated into the final closure cover and consist of a center drainage swale, a breached embankment, and rip-rap spillway.

112. Liquids generated from the LCRF are collected by a LCRS system constructed with a one-foot thick layer of gravel between two geotextiles and a network of
perforated pipes. The LCRF/LCRS drains to the lower Process Water Pond (PWP) and is evaporated.

113. Since early 2007, leachate flowed out of the unit and into the LCRS at a rate of approximately 0.03 gpm. This value falls within the range of levels defined as negligible. The most recent RWD proposes to abandon the LCRS by pumping grout in the LCRS pipe system. However, plugging of the LCRS is not acceptable since the drainage will back-up into the waste and cause a head on the liner. This will increase the leakage rate from the unit, causing an impact or threatening to impact groundwater and surface water. Therefore, this Order requires that the Discharger continue to collect and properly dispose of leachate collected in the LCRS.

6. Process Water Pond (WMU #3)
114. Liquid stored in the PWP was previously classified as Group A mining waste based on hazardous concentrations of copper and cyanide. The PWP contains 39,000 cubic yards of Group C flotation tailings excavated from the FTR. The base liner system (from bottom to top) consists of a two foot thick layer of clay, a 150-mil geotextile, an 80-mil HDPE geomembrane, a 150-mil geotextile, a one foot thick layer of crushed and washed rock, a 150-mil geotextile, and an 80-mil HDPE geomembrane.

115. The sideslope liner system (from bottom to top) includes a 150-mil geotextile, an 80-mil HDPE geomembrane, and HDPE drain net, and an 80-mil HDPE geomembrane.

116. During the summer and fall of 1999, the Discharger completed an interim closure of the PWP, which consisted of evaporation of wastewater in the PWP to approximately 8 acre-feet, solidification of this remaining brine by placing flotation tailings into the PWP, covering the solidified brine with an impervious liner to prevent contact between rainfall and the underlying materials, and construction of a small (1.3 acre) evaporation pond on the lined surface to collect and evaporate the LCRF and PWPLCRS flows.

117. Based on wastewater quality information provided by the Discharger (described in Finding No. 119), the PWP has been reclassified as a Group B WMU.

118. In its most recent RWD, the Discharger proposes to replace clean closure of the PWP with an in-place closure. In-place closure requires reducing the amount of all free-liquids and placing a cap designed in accordance with Title 27. The in-place design was submitted to staff as Amendment No. 2 of the RWD (dated June 2007).

119. Amendment No. 2 proposes an in-place closure because no active WMUs are available to dispose of materials from the PWP. The Discharger has stated that reopening the LCRF to place new waste material could affect the integrity of the
Title 27 cover system and could also adversely affect the surface drainage pattern.

120. In a letter dated 15 August 2007, staff requested additional information to supplement Amendment No. 2 to quantify the proposed in-place closure of the PWP. A Technical Memorandum, dated 20 August 2007, provides the additional information requested by staff. The memorandum addresses the requirements of Title 27 Section 21400(b)(1) and evaluates the infeasibility of the clean closure option using EPA’s “Guidance for Conducting Remedial Investigations and Feasibility Studies under CERCLA,” OSWER Directive No. 9355.3-01. The methodology screened and evaluated five alternatives for closing the PWP.

121. The analysis indicates that in-place closure was the highest scoring alternative. In-place closure will provide protection of the environment by keeping the waste encapsulated in a cell that meets current Title 27 requirements.

122. Due to the removal of salt precipitate and dilution by rainfall, the waste contained in the PWP is now considered a Group B waste instead of a Group A waste. The closure plan states that wastewater collected in the LCRS for both the PWP and LCRF will be evaporated in a lined pond constructed on top of the PWP. As shown in the table below, the concentration of key constituents in this wastewater are below the California Hazardous Waste Criteria, and therefore it is appropriate to reclassify this waste as Group B.

<table>
<thead>
<tr>
<th>Constituent</th>
<th>Units</th>
<th>PWP LCRS</th>
<th>LCRF LCRS</th>
<th>CA Hazardous Waste Classification Criteria</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Min</td>
<td>Max</td>
<td>Min</td>
</tr>
<tr>
<td>pH</td>
<td>number</td>
<td>7.1</td>
<td>8.4</td>
<td>7.2</td>
</tr>
<tr>
<td>Antimony</td>
<td>mg/l</td>
<td>ND</td>
<td>0.039</td>
<td>ND</td>
</tr>
<tr>
<td>Arsenic</td>
<td>mg/l</td>
<td>0.0032</td>
<td>0.2</td>
<td>0.0046</td>
</tr>
<tr>
<td>Chromium</td>
<td>mg/l</td>
<td>ND</td>
<td>8.28</td>
<td>ND</td>
</tr>
<tr>
<td>Copper</td>
<td>mg/l</td>
<td>ND</td>
<td>0.29</td>
<td>ND</td>
</tr>
<tr>
<td>Nickel</td>
<td>mg/l</td>
<td>8.26</td>
<td>16.1</td>
<td>8.94</td>
</tr>
<tr>
<td>Selenium</td>
<td>mg/l</td>
<td>ND</td>
<td>0.0105</td>
<td>ND</td>
</tr>
<tr>
<td>Zinc</td>
<td>mg/l</td>
<td>ND</td>
<td>0.4</td>
<td>ND</td>
</tr>
</tbody>
</table>

123. The in-place closure of the PWP will be constructed per Title 27 Section 21090(a)(1)(2)(3)(A)(1)(a-d) as follows (from top to bottom):

- A 1.5-ft thick erosion/vegetative layer that sustains vegetation and that will be hydrosedeed with the seed mix approved for RMK;
- A geocomposite drainage layer;
A 60-mil high-density polyethylene (HDPE) geomembrane that will serve as the low-hydraulic conductivity layer in accordance with Title 27, Section 21090(a)(2);

A foundation layer at least 2-ft thick; and

Soil fill as needed to reach the elevation of the base grading plan (i.e. the elevation of the bottom of the foundation layer)

The temporary evaporation pond that will be constructed on top of the PWP will be lined with a 60-mil HDPE geomembrane that is separate from the PWP cover HDPE geomembrane.

124. These WDRs approve the in-place closure of the PWP, based on the RWD and Addendum No. 2 (with supporting documentation).

a. LCRF and PWP Surface Water
125. Surface water that is in contact with the LCRF is controlled by a graded surface that drains to a perimeter run-on diversion ditch. Surface water monitoring point SWM-11, located at the northern end of the LCRF, has been monitored since 1991. Surface water flow has not been recorded in SWM-11, and consequently, the LCRF and PWP are not causing surface water impacts.

b. LCRF and PWP Groundwater
126. Groundwater near the LCRF and PWP is monitored by upgradient well GWM-3. The LCRF is monitored downgradient by wells GWM-24. The PWP is monitored by downgradient well GWM-25. Additional wells installed further south of the PWP are also considered as downgradient monitoring points, which include GWM-4 through GWM-6, and GWM-15. GWM-3, GWM-24, GWM-25 were installed in the phyllite. GWM-4, GWM-5, and GWM-15 are greenstone wells.

127. Upgradient groundwater is represented by GWM-3, a phyllite well. TDS has ranged between 210 and 310 mg/l; sulfate has ranged between 4.0 and 29 mg/L; sodium has ranged between 9.4 and 62.2 mg/L; calcium has ranged between 9.4 and 69.8 mg/L; and bicarbonate has ranged between 164 and 488 mg/L.

128. Groundwater from GWM-24 is downgradient of the LCRF and shows water quality changes from mining. TDS has ranged between 210 and 310 mg/l; sulfate has ranged between 4.0 and 29 mg/L; sodium has ranged between 9.4 and 62.2 mg/L; calcium has ranged between 9.4 and 69.8 mg/L; and bicarbonate has ranged between 164 and 488 mg/L.

128. Groundwater from GWM-24 is downgradient of the LCRF and shows water quality changes from mining. TDS has ranged between 210 and 310 mg/l; sulfate has ranged between 4.0 and 29 mg/L; sodium has ranged between 9.4 and 62.2 mg/L; calcium has ranged between 9.4 and 69.8 mg/L; and bicarbonate has ranged between 164 and 488 mg/L.

The highest sulfate concentrations have been reported in the last two sampling events. Sodium has ranged between 21.1 and 89.4 mg/L; calcium has ranged between 42.1 and 160 mg/L, and bicarbonate concentrations have ranged between 172 and 321 mg/l. GWM-24 has reported post-mining exceedences of TDS, sulfate, and nickel; however, nickel exceedences are due to detection limit changes.
Closure of the LCRF has improved surface drainage so that upgradient surface water that previously infiltrated is now diverted around the WMU. This reduced infiltration can be contributing to the change in groundwater quality. Arsenic also appears to be increasing in GWM-24 since July 2002. Arsenic concentrations have ranged between 0.0007 and 0.0086 mg/L.

129. Groundwater from well GWM-25 is collected downgradient of the PWP. TDS concentrations have ranged from 440 to 2,140 mg/L; sulfate has ranged between 89 and 1,040 mg/L; sodium has ranged between 22 and 57.1 mg/L; calcium has ranged between 99 and 506 mg/L; and bicarbonate concentrations have ranged between 208 and 559 mg/L. The highest concentrations detected were reported after mining had started and are impacts related to mining. Post-mining exceedences have been reported for Nitrate and pH in well GWM-25.

130. Groundwater near wells GWM-4 through GWM-6 were evaluated. TDS concentrations have ranged between 150 and 1,410 (GWM-5) mg/L; sulfate concentrations have ranged from 21.3 to 521 (GWM-5) mg/L; sodium concentrations have ranged from 8.3 to 54.6 (GWM-5) mg/L; calcium ranged between 46.8 and 325 (GWM-5) mg/L; and bicarbonate concentrations have ranged from 171 to 381 (GWM-5) mg/L. Increases in concentrations in GWM-05 occurred from 1993 to 1994 time frame, at the end of active mining. Although constituent concentrations vary between the three wells, it is apparent that GWM-5 has been affected either by disturbance, fill with overburden, changes in recharge, changes in groundwater flow due to excavation of North Pit, or from releases from the LCRF and PWP.

131. The LCRF and PWP may have impacted groundwater quality, although the principal indicator constituents for leachate from these units have not been detected (i.e. nickel and copper). The corrective action for these impacts is closure of both of these units per Title 27. The LCRF has been closed per Title 27 and PWP closure plan complies with Title 27. The implementation of the PWP closure plan has already started and will be completed in the year 2008.

7. Skyrocket Pit Lake
132. From September 1993, when the mining of Skyrocket Pit ceased, until April 1999, Skyrocket Pit was a hydraulic sink, drawing in poor quality groundwater from the west and good quality water from the east. Although the combined groundwater flowing into Skyrocket Pit has concentrations of some constituents of concern, which exceed water quality objectives, Skyrocket Pit was previously classified as a Group C mine WMU.

133. In response to the winter-time surface water discharges from the ODSs, in December 2004, the Discharger proposed revisions to its Storm Water Pollution Prevention Plan to cover the discharges under its NPDES General Industrial Storm Water Permit. In March 2005, staff responded that the discharge of Group B ODS water to surface waters cannot be covered by the General Permit and rejected the closure plan. By letter dated 29 November 2005, the Discharger
stated that its existing ODS recirculation systems may pose a threat to water quality when operated in conjunction with severe wet weather conditions.

134. On 2 February 2006, the Executive Officer signed Time Schedule Order (TSO) No. R5-2006-0900. The TSO was requested by the Discharger “to transfer captured Group B seepage water from the Overburden Disposal System ("ODS") to Skyrocket Pit Lake both to protect water quality and to provide a means of gathering specific data in support of Meridian’s submitted NPDES permit application and proposed permanent revisions to the WDRs in connection with that application." The transfer of this water began on 7 January 2006.

135. The three ODS springs contain elevated concentrations of sulfate, selenium, nitrate and TDS relative to Skyrocket Pit Lake as shown below. The springs (leachate) are considered a Group B mine waste and a threat to water quality.

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>TDS mg/l</td>
<td>7,406</td>
<td>3,557</td>
<td>4,378</td>
<td>2,615</td>
</tr>
<tr>
<td>Sulfate mg/l</td>
<td>5,520</td>
<td>2,150</td>
<td>2,150</td>
<td>1,013</td>
</tr>
<tr>
<td>Nitrate mg/l</td>
<td>30</td>
<td>18</td>
<td>8.8</td>
<td>2.6</td>
</tr>
<tr>
<td>Selenium ug/l</td>
<td>70</td>
<td>18</td>
<td>28</td>
<td>9</td>
</tr>
</tbody>
</table>

136. The transfers of captured spring flows were halted in April 2006 since heavy rains and transfers caused the pit lake to encroach on the freeboard elevation required by WDRs No. 5-01-040. This condition agrees with the modeled water level presented in the 17 October 2005 RWD.

137. To alleviate the lack of freeboard in Skyrocket Pit, the Discharger initiated a contingency plan that included transferring Skyrocket Pit Lake water to North Pit Lake and constructed enhanced evaporation systems (i.e. floating spray system and Turbomister) on Skyrocket Pit Lake and North Pit Lake. The pit lake level dropped relatively rapidly once the transfers were stopped and the contingency measures were implemented.

138. Due to the short transfer period, chemical changes to Skyrocket Pit Lake water are difficult to discern. The April 2007 report suggests the only noticeable changes are decreases of nitrate and possibly nickel. Nitrate was predicted to decrease due to primary production in the pit lake. The change in nickel may be related to analytical variability.

139. In accordance with the TSO No.R5-2006-0900, continuous flow data for specific locations were to be recorded and evaluated for Gauge Station #2 (TSWM-1), #3 (SWM-15), #5 (SWM-10), and #6 (SWM-16). However, the April 2007 report does
not provide continuous flow data for Gauge Station #2 (TSMW-1) or #3 (SWM-15). TSMW-1 is located below the confluence of Littlejohns Creek and Littlejohns Creek Diversion. This location is critical to evaluating total surface water flows discharging from the site. SWM-15 is a critical location to evaluate flows of the mid to upper reaches of Littlejohns Creek Diversion south of the confluence of Underwood Creek.

140. The April 2007 report evaluates constituents of concern over time for SWM-02, SWM-06, SWM-10, and SWM-16. Analytical data does not exist for SWM-16 prior to or during the transfer period. Since no pre-transfer or transfer data exists for SWM-16, concentrations of several COCs appear elevated when compared to SWM-02, SWM-06, and SWM-10. These COCs include TDS, sulfate, arsenic, selenium, and nitrate. All flow recorded at SWM-16 after the transfer period is attributed to Love Pond Spring.

141. Other increases of COCs were evident during and following the transfer period at SWM-02 (sulfate, nitrate, TDS) and SWM-10 (sulfate, nitrate, TDS); however, the Discharger believes these increases are not due to transfers.

142. As described in Finding No. 133, during the transfer period Skyrocket Pit Lake rose approximately two feet to a maximum elevation of 969.88 feet MSL. According to Figure 6 of the most recent RWD, water levels in well PZ-4 mirrored water levels of Skyrocket Pit Lake, indicating that this pit lake influences groundwater gradients along the southeastern shore.

143. Prior to the transfer period, groundwater elevations measured in well GWM-20 (west of Skyrocket Pit Lake) were higher than water levels of Skyrocket Pit Lake. During the transfer period, water levels in the lake increased above GWM-20 reversing groundwater flow toward the west. However, groundwater elevations in GWM-20 did not experience a significant rise compared to lake levels and subsequent measurements indicate a relatively consistent groundwater elevation in GWM-20. Chemically, groundwater in GWM-20 appears to be phyllite type water and is likely isolated from Skyrocket Pit Lake.

144. The water level at Skyrocket Pit Lake appears to influence the groundwater levels at several monitoring wells, and the groundwater gradients in those areas. Wells GWM-36A/B are located northeast of Pit Lake. The wells were constructed between the Pit Lake and Littlejohns Creek Diversion. According to Figure 6 of the RWD, groundwater elevations of wells GWM-36A/B following the transfer period, track the decreasing water levels of the Pit Lake. However, when groundwater elevations of GWM-30 (northeast of GWM-36 A/B) are compared to Pit Lake levels during the transfer period, it appears groundwater elevations remain higher than water levels of the Pit Lake and that groundwater flows toward wells GWM-36A/B. This is consistent with historical data.

145. When chemical data of wells GWM-36A/B is compared to well GWM-30, it appears that groundwater near well GWM-36A/B is dominated by flow from GWM-30 area.
Chemically, the groundwater constituents concentrations are similar as would be expected. Groundwater in well GWM-36A has higher concentrations of same COCs as GWM-36B. However, GWM-36B is a shallow well that is likely influenced by surface water infiltration.

146. Groundwater gradients influenced by transfers of captured spring flows from the ODSs to Skyrocket Pit Lake seem to be limited to select wells located east and southeast of the Pit Lake. During the transfer period, there could have been some possible influence toward the northeast but this extent was also limited.

147. Transfers into Skyrocket Pit Lake ceased in April 2006, resumed in December 2006, and continued until April 2007. The 2006/2007 wet season was drier than normal and the risk to overtopping decreased. During the 2006/2007 wet season, a net of 25.7 acre-feet was transferred into Skyrocket Pit Lake.

148. On 6 February 2007, the Executive Officer signed TSO No. R5-2007-0900 addressing possible wet weather discharges from Skyrocket Pit Lake to Littlejohns Creek. TSO No. R5-2007-0900 superceded TSO No. R5-2006-0900. The Discharger did not utilize the emergency discharge provision and did not discharge from Skyrocket Pit. To permanently reduce the lake level to the proposed operating level, the Discharger has obtained NPDES Order No. R5-2007-0162.

149. To control overtopping and lessen the dry season discharge of pit lake water to Littlejohns Creek Diversion, the Discharger has proposed a Skyrocket Pit Lake operating level between 955 and 960 feet MSL. This proposed operating level is based on field observations of gradients, water quality, and flows. The Discharger proposes to refine the maximum operating pit levels within the first years of operation (2008 through 2011), as the proposed NPDES discharges are undertaken. The proposed operating level of 955 to 960 feet MSL is mainly to prevent discharges to Littlejohns Creek Diversion and does not fully consider potential discharges to groundwater downgradient of pit lake dam. In the long term, in the event constituent concentrations in Skyrocket Pit Lake become too concentrated for future NPDES discharges, the Discharger will need to identify and implement contingency measures.

150. Skyrocket Pit Lake is a mine pit now filled with groundwater, precipitation, water from the Flotation Tailings Reservoir, and water from the ODSs. Because the Discharger is currently discharging Group B waste into the pit lake and because the pit lake contains constituents at concentrations that could impact groundwater quality on the east side of the pit, a strict interpretation of Title 27 would require that the pit lake be managed as a Group B mining unit. However, because the Discharger will manage the site such that pit lake water will not enter surface waters, and will propose an engineered alternative for groundwater impacts, Skyrocket Pit Lake is conditionally determined to remain a Group C WMU. However, if conditions change from the above, then the Regional Water Board will consider reclassifying Skyrocket Pit Lake to a Group B WMU.
8. North Pit Lake

151. North Pit Lake is not a classified waste management unit and no further closure action is proposed in the RWD or required by this Order. North Pit Lake has reached an equilibrium level of approximately 1030 feet MSL.

FACILITIES AND GENERAL SITE CLOSURE PLANS

152. The plant area included a heavy equipment maintenance shop, ore crusher and conveyer, beneficiation plant, mill office and metallurgical laboratory, explosives storage area, fuel storage area, access and haul roads, fencing, aboveground utility and communication lines, underground water lines, underground utility and communication lines, sewer disposal facilities, and electrical substation. The mill building, its contents and associated equipment have been dismantled and removed down to the concrete foundation. The machinery, tanks, products and miscellaneous structures have been removed from the plant area for reuse elsewhere. The maintenance shop will be retained for use during the closure and postclosure period, and for future alternative land uses. Inert materials have been recycled offsite or will be disposed on site in the designated inert material disposal area in the FTR. Other materials such as tanks, conveyors, motors, and pipes have been transported offsite for reuse.

153. The majority of the site area including the access roads, haul roads, the disturbed areas adjacent to the pits, the WMUs and the plant area has been or will be generally reclaimed, while certain access roads will be left in place for potential future long-term uses.

154. Concrete foundations will remain in place, cleaned, and covered with a minimum of two feet of overburden material. Utilities such as power and telephone lines may be removed for offsite recycling or disposal.

155. The plant area and the disturbed areas adjacent to the plant area, the Administrative Building area parking lot and other disturbed areas have been graded to drain towards either natural drainage courses or site drainage ditches that will be constructed.

156. Mine revegetation/habitat restoration modes are identified in the closure plans. They include revegetation of pit slopes above the final pit lake levels, pit lake habitat enhancement, revegetation of the FTR and LCRS areas, revegetation of serpentine exposure areas, re-establishment of wildlife habitat surrounding the pit areas, and maintenance of the wetland ponds that have been created in the Littlejohns Creek diversion.

Postclosure Maintenance

157. Postclosure surface water monitoring will begin when the FTR and LCRF/PWP have been certified closed and reclaimed. At that time, the sampling locations, constituents of concern, and frequency of monitoring during the postclosure
maintenance period may be modified from the requirements currently found in this Order.

158. The closure period for each ground water monitoring point ends when each waste management unit is reclaimed, certified closed and a determination is made by the Regional Water Board that there is no longer a threat to water quality.

159. Surface and ground water monitoring stations will be maintained during the postclosure maintenance period until there is no longer a threat to water quality.

Postclosure Land Use

160. As indicated in the Mine Use Permit and Reclamation Plan, the reclaimed mine site will be suitable for wildlife habitat, range, and firewood resource.

161. The pit lakes could be utilized for fishing depending upon public safety, the final water quality, and the result of habitat suitability evaluations. There is the potential that portions of the area can be used for residential properties and industrial activities.

162. Access roads to key points within the main site area will remain. The two pit lake areas have been fenced and signs posted to prevent access by trespassers. The closed LCRF/PWP is also fenced and posted to limit access and possible damage to the cover.

163. Deed restrictions will be attached to the property to prevent unacceptable land uses and to assure the integrity of the waste management units.

Erosion Control and Reclamation Plans

164. The Discharger is implementing an erosion control and reclamation plan subject to these waste discharge requirements, the requirements of the Surface Mining and Reclamation Act of 1975 (SMARA), the annual SMARA reporting requirements of §2207 of the Public Resources Code, and Title 14, CCR, Chapter 8, Subchapter 1, Article 1.

FINANCIAL ASSURANCES

165. The Discharger has provided financial assurances in the form of an irrevocable Letter of Credit in the amount of $3.302 million for the closure and postclosure maintenance of the facility. The RWD contains an updated cost estimate for long-term operation and maintenance at a cost of $3.238 million, which assumes completion of the capital construction projects associated with the RWD closure plan.

166. In accordance with Title 27, Section 22510(f), the Discharger shall provide for adequate funding to pay for the costs of closure and post closure maintenance.
These WDRs require the Discharger to update the Financial Assurances.

CEQA CONSIDERATIONS

167. In January 1988, the Calaveras County Planning Commission adopted a Final Environmental Impact Report (EIR), in accordance with the California Environmental Quality Act (Public Resources Code Section 21000, et seq.) and State guidelines. The project may have the following significant impacts on water quality: (a) contaminated runoff and leachate could impact surface and ground water; (b) mining and construction activities could cause siltation of surface waters. Calaveras County has approved a general plan of development for the project and has issued a Use Permit for the project.

168. The Regional Water Board has reviewed the EIR. Compliance with these waste discharge requirements will mitigate or avoid the significant impacts on water quality in the following manner: (a) The threat of surface and ground water degradation from contaminated runoff and leachate will be mitigated by construction of the facilities; and (b) Siltation of surface waters from mining and construction activities will be mitigated by implementing the erosion control and reclamation program.

169. The Regional Water Board adopted a negative declaration for the treatment and transfer of LCRF/PWP to FTR and the transfer of FTR fluids to the Skyrocket Pit on 4 August 1994 in accordance with the California Environmental Quality Act (Public Resources Code Section 21000, et seq.), and Title 14, CCR, Section 15301. Based on information at the time, the Regional Water Board found this project would not have an adverse effect on the environment. Modeling conducted in 1994 by the Discharger on water levels in Skyrocket Pit indicated the pit would not overtop and pit water would not migrate out of the pit at a significant rate. Since then the water level in Skyrocket Pit has increased significantly above the predicted 940-foot water elevation and seepage from the pit has increased flows and concentrations of sulfate and TDS in the Littlejohns Creek Diversion. However, the requirements of this Order and the companion NPDES Order should negate these impacts.

OTHER LEGAL REFERENCES

170. Section 13267 of the California Water Code provides that: “In conducting an investigation specified in subdivision (a), the regional board may require that any person who has discharged, discharges, or is suspected of having discharged or discharging, or who proposes to discharge waste within its region, or any citizen or domiciliary, or political agency or entity of this state who has discharged, discharges, or is suspected of having discharged or discharging, or who proposes to discharge, waste outside of its region that could affect the quality of waters within its region shall furnish, under penalty of perjury, technical or monitoring program reports which the regional board requires. The burden, including costs,
of these reports shall bear a reasonable relationship to the need for the report and the benefits to be obtained from the reports. In requiring those reports, the regional board shall provide the person with a written explanation with regard to the need for the reports, and shall identify the evidence that supports requiring that person to provide the reports.”

171. The technical reports required by this Order and the attached “Monitoring and Reporting Program No. XXXX__” are necessary to assure compliance with these waste discharge requirements. The Discharger owns and operates the facility that discharges the waste subject to this Order.

172. Section 13263.1 of the California Water Code states: "Before a regional board issues or revises waste discharge requirements pursuant to Section 13263 for any discharge of mining waste, the regional board shall first determine that the proposed mining waste discharge is consistent with a waste management strategy that prevents the pollution or contamination of the waters of the state, particularly after closure of any waste management units for mining waste." It is unclear whether section 13263.1 applies to post-closure requirements. This section appears only to apply to proposed discharges where there is active mining or active land disturbance, in order to ensure (among other things) that there won't be post-closure pollution or contamination. Section 13260(k), part of the same bill that enacted section 13263.1, is clear that its requirements are for active mining discharges only. These WDRs are considered interim in nature, and require the Discharger to submit and implement plans for a final site-wide closure that will prevent pollution or contamination of waters of the state. The Regional Water Board finds that this waste management strategy complies with section 13263.1, assuming that section is applicable.

173. This Order implements:

- the Water Quality Control Plan, Fourth Edition, for the Sacramento River Basin and the San Joaquin River Basin, and
- the prescriptive standards and performance goals of Title 27, California Code of Regulations, Division 2, Subdivision 1, effective July 1997, and subsequent revisions.

174. The Regional Water Board has notified the Discharger and interested agencies and persons of its intention to prescribe waste discharge requirements for this discharge and has provided them with an opportunity for a public hearing and submittal of their written comments and recommendations.

175. All of the above, and the supplemental information and details provided in the attached Information Sheet, which is incorporated by reference herein, were considered in establishing the following conditions of discharge.
176. In a public hearing, the Regional Water Board heard and considered all comments pertaining to the discharge.

**IT IS HEREBY ORDERED** pursuant to Sections 13263 and 13267 of the California Water Code, Order No. 5-01-040 is rescinded and Royal Mountain King Mine, Meridian Beartrack Company, Meridian Gold Company, and Felix Mining Company, in order to meet the provisions of Division 7 of the California Water Code and the regulations adopted thereunder, shall comply with the following:

**A. PROHIBITIONS**

1. The discharge of ‘hazardous waste’, ‘designated waste’, ‘Group A’ and ‘Group B’ mining waste unless otherwise specified in these WDRs is prohibited. For the purposes of this Order, the terms ‘hazardous waste’, designated waste’, ‘Group A’ and ‘Group B’ mining waste are as defined in Division 2 of Title 27 of the CCR.

2. The discharge of solid waste or liquid waste to surface waters, surface water drainage courses, or groundwater is prohibited except as specified by this Order and as described in NPDES Order No. R5-2007-0162.

3. The discharge of wastes outside of a waste management unit or portions of a waste management unit specifically designed for their containment is prohibited.

4. The discharge of wastes to the FTR and LCRF is prohibited.

5. The discharge of waste into Skyrocket Pit Lake except as specified by this Order is prohibited.

6. **Gold Knoll ODS and Western ODS Land Application Areas**
   
   - The discharge of solid or liquid waste, leachate, treated groundwater, or tailwater from the land application area to surface waters, surface water drainage courses, or groundwater is prohibited.
   
   - The application of spring or seepage water from the Golden Knoll ODS or Western ODS collection systems to a location other than Skyrocket Pit or directly on top of these ODSs is prohibited.
   
   - Land application of wastewater to any area that does not have a fully functional runoff return and control system is prohibited.
B. DISCHARGE SPECIFICATIONS:

**General Specifications**

7. Wastes shall only be discharged into, and shall be confined to, the waste management units (WMUs) specifically designed for their containment.

8. The treatment or disposal of waste shall not cause pollution or a nuisance as defined in the California Water Code, Section 13050.

9. The discharge of wastes shall not cause water quality degradation by allowing a statistically significant increase over background or baseline concentrations.

10. Waste materials shall be confined to the waste management units designated for that waste as shown on Attachment B except as specified by this Order.

11. All under-drains and LCRS drains within the PWP and LCRF shall remain open and free flowing. Any mining waste collected in these drains and LCRSs shall be contained and disposed of in a manner allowed by Title 27 and these WDRs.

12. Liquid detected in an LCRS shall be measured, sampled and returned to the waste management unit that it came from or otherwise managed in accordance with Regional Water Board approved methods. The Discharger may discharge the LCRF LCRS leachate flows to the PWP.

13. Detection of any processing chemicals or breakdown products, which are not naturally occurring and which are not due to the discharge of this waste at any point outside of the disposal facilities shall constitute a violation of this Order.

14. This Order allows the Discharger to reduce the Skyrocket Pit Lake level by spray irrigation over the top of the Gold Knoll ODS and Western ODS, or on the pit walls of Skyrocket Pit Lake in the event water levels in Skyrocket Pit Lake rise such that water flows into the Littlejohns Creek diversion. This event is considered an emergency condition, and therefore the Discharger is allowed to initiate spray irrigation or enhanced evaporation to reduce the Pit Lake water levels. In initiating the emergency spraying, the Discharger shall:

   a. Notify Regional Water Board staff 24 hours prior to initiating emergency response and/or spray irrigating.

   b. Cease spray irrigation 24 hours prior to, during, or 24 hours after a rain event, or when the ground is saturated.

   c. Collect any tailwater from the land application area(s) and return it to the WMU(s) or to Skyrocket Pit Lake.
d. Manage land application areas to prevent breeding of mosquitoes and other vectors. Specifically: (a) All wastewater applied to land must infiltrate completely or drain back to spring and seepage collection systems or other constructed tailwater collection and control systems, (b) Low-pressure pipelines, unpressurized pipelines, and ditches that are accessible to mosquitoes shall not be used to store wastewater, and (c) Tailwater collection system shall be maintained essentially free of emergent, marginal, and floating vegetation.

e. Manage any tailwater/wastewater storage ponds to prevent breeding of mosquitoes. Specifically (a) Erosion control measures shall be implemented to minimize small coves and irregularities around the perimeter of the water surface, (b) Weeds within and around the perimeter of the pond shall be minimized through control of water depth, harvesting, or herbicides, and (c) Dead algae, vegetation, and debris shall not accumulate on the water surface.

Protection From Storm Events

15. All waste management units shall be designed, constructed and operated to prevent inundation or washout due to flooding events with a 100-year return period.

16. All waste management units’ precipitation and drainage control systems shall be designed, constructed and maintained to accommodate the anticipated volume of precipitation and peak flows from surface runoff under 25-year, 24-hour precipitation conditions.

17. Annually, prior to the anticipated rainy season, any necessary erosion control measures shall be implemented, and any necessary construction, maintenance, or repairs of precipitation and drainage control facilities shall be completed to prevent erosion or flooding of the site.

18. To comply with federal regulations for stormwater discharges promulgated by the U.S. EPA, the Discharger shall continue to maintain coverage under the State Water Board’s Water Quality Order No. 97-03-DWQ, and shall conduct the monitoring and reporting as required therein.

19. During closure and post-closure maintenance, the following shall be complied with: (a) erosion control and surface flow containment facilities shall be constructed and maintained to prevent siltation of surface waters; (b) all exposed cuts and fills shall be compacted, reseeded, and adequately watered to initiate and sustain plant growth as soon as practicable, (c) disturbed areas of roadway shall be water barred as necessary and drained onto undisturbed areas with erosion control; (d) there shall be no removal of vegetation nor disturbance of natural soil conditions except where measures that will prevent erosion discharge to surface waters or storm drainage systems are installed and operational prior to
15 November annually or where measures are installed and operational prior to the removal or disturbance; and (e) the Discharger shall submit for approval by 15 October annually, an erosion control plan and the annual mining reclamation report pursuant to SMARA regulations.

**PWP, LCRF and FTR Specifications**

20. There shall be no permanent ponding of any liquid on top of the leached concentrates in the LCRF or the FTR. Any water that has contacted the leached concentrates of the LCRF shall be contained in PWP.

21. Surface drainage from diverted tributary areas shall not contact FTR, LCRF, or PWP mining waste.

22. Leachate generation in LCRF and PWP shall not exceed 1,000 gpm or 2000 gpd. If leachate exceeds these values, then the Discharger shall notify the Regional Water Board in writing within seven days. Notification shall include a reassessment of the leak’s impact on the integrity of the lower liner, and timetable for remedial action. The Regional Water Board may require repair of the inner liner of the impoundment or other action necessary to reduce or eliminate leachate production.

23. Measures shall be taken to assure that unauthorized persons and animals are effectively excluded from LCRF and PWP.

24. The Discharger shall test the PWP and LCRF LCRSs at least annually to demonstrate proper operation.

25. The in-place closure of the PWP will be constructed in compliance with Title 27 Section 21090(a)(1)(2)(3)(A)(1)(a-d), and will contain (from top to bottom):

- A 1.5-ft thick erosion/vegetative layer that sustains vegetation and that will be hydroseeded with the seed mix approved for RMK;
- A geocomposite drainage layer;
- A 60-mil high-density polyethylene (HDPE) geomembrane that will serve as the low-hydraulic conductivity layer in accordance with Title 27, Section 21090(a)(2);
- A foundation layer at least 2-ft thick; and
- Soil fill as needed to reach the elevation of the base grading plan (i.e. the elevation of the bottom of the foundation layer)

The temporary evaporation pond constructed on top of the PWP will be lined with a 60-mil HDPE geomembrane that is separate from the PWP cover HDPE geomembrane.
Skyrocket and North Pit, and ODSs Specifications

26. Leachate generated by any Group B ODS WMU may be captured and discharged into Skyrocket Pit.

27. Surface drainage from diverted tributary areas shall not contact the overburden disposal units, low grade ore stockpile areas, Skyrocket Pit, or North Pit.

28. By 30 April 2011, the Discharger shall maintain the surface elevation of Skyrocket Pit Lake at 955 msl or that value which prevents Skyrocket Pit Lake water from flowing into the Littlejohns Creek Diversion.

29. After 30 April 2011, if the elevation of Skyrocket Pit Lake exceeds 955 msl or that value which prevents Skyrocket Pit Lake water from flowing into the Littlejohns Creek Diversion, then within 90 days the Discharger shall submit a report evaluating whether complete containment was provided during this period and if not, describe the contingency measures that were implemented to eliminate Skyrocket Pit Lake water from flowing into the Littlejohns Creek Diversion.

Waste Management Unit Construction

30. Measures shall be taken to ensure that synthetic liners are not punctured for the period during which the waste/processing material contained therein poses a threat to water quality.

31. The LCRSs shall be designed, constructed, and maintained to collect twice the anticipated daily volume of leachate generated by the WMU and to prevent the buildup of hydraulic head on the outer liner at any time. The depth of fluid in PWP LCRS sump shall be kept at or below one-foot.

32. With the exception of the ODSs caps over any Group B Mining Waste shall have a maximum hydraulic conductivity of \(<1 \times 10^{-6} \text{ cm/sec}\) unless otherwise specified and a minimum relative compaction of 90 percent. Hydraulic conductivities shall be determined through laboratory tests confirmed by field testing of the actual cap. Construction methods and construction quality assurance procedures shall be sufficient to insure that all parts of the cap meet the hydraulic conductivity and compaction requirements.

33. The Discharger shall submit for approval, a Construction Quality Assurance (CQA) Plan at least 90 days prior to any WMU containment construction.

Supervision and Certification of Construction

34. WMUs shall be designed and constructed under the direct supervision of a California registered Civil Engineer or a Certified Engineering Geologist and shall...
be certified by that individual as meeting the prescriptive standards and performance goals of Title 27 prior to waste discharge.

**Waste Management Unit Closure Specifications**

35. WMUs shall be closed according to an approved closure and post-closure maintenance plan which implements §22510 of Title 27.

36. The closure and post-closure maintenance plan shall provide for continued compliance with the applicable standards of Title 27 for waste containment, precipitation and drainage controls, and monitoring throughout closure and the postclosure maintenance period.

37. Closed WMUs shall be provided with at least two permanent monuments, installed by a licensed land surveyor, from which the location and elevation of all wastes, containment structures, and monitoring facilities can be determined throughout the postclosure maintenance period.

38. Closed WMUs, which require caps, shall be graded as described in these WDRs and maintained to prevent ponding and promote revegetation.

39. Closed areas with slopes greater than 10%, surface drainage courses, and areas subject to erosion by wind or water shall be designed and constructed to prevent erosion.

**D. FINANCIAL ASSURANCE**

1. Beginning **30 April 2008**, and thereafter by 30 April each year, the Discharger shall establish cost estimates for initiating and completing corrective action for all known or reasonably foreseeable releases from the mine site, and submit these estimates for review and approval to the Regional Water Board. In addition, the Discharger shall obtain and maintain assurances of financial responsibility for initiating and completing such corrective action for all known or reasonably foreseeable releases from the mine site in the amount approved by the Regional Water Board, as submitted in the Discharger’s cost estimates. If the Regional Water Board determines that either the amount of coverage or the mechanism is inadequate, then within 90–days of notification, the Discharger shall submit an acceptable mechanism for at least the amount of the approved cost estimate.

2. The Discharger is required to maintain financial assurance mechanisms for post-closure maintenance cost as specified in Chapter 6 of Title 27. The Discharger is required to submit the financial assurance mechanism for post-closure maintenance to the Regional Water Board. If the Regional Water Board determines that either the amount of coverage or the mechanism is inadequate,
then within 90 days of notification, the Discharger shall submit an acceptable mechanism for at least the amount of the approved cost estimate.

3. By **1 June 2008**, the Discharger shall submit a post closure maintenance cost estimate and mechanism for the PWP and LCRF. Within 90 days of staff approval, the Discharger shall show that it has been funded.

4. By **1 December 2009**, the Discharger shall provide proof to the Board that the deed to the mine facility property, or some other instrument that is normally examined during a title search, has been modified or recorded to include, in perpetuity, a notation to any potential purchaser of the property stating that:
   
   a) The parcel has been used as a mine site;
   
   b) Group A, Group B, and Group C mine waste has been discharged at this site;
   
   c) Use options for the parcel are restricted in accordance with the WDRs for the mine site;
   
   d) In the event that the Discharger defaults on carrying out either the post-closure maintenance plan or any corrective action program needed to address a release, then the responsibility for carrying out such work shall fall to the property owner; and the notation must be approved by the Regional Water Board.

5. The Discharger shall update the final Post-Closure Maintenance Plan any time there is a change that will increase the amount of the post-closure maintenance cost estimate. The updated final Post-Closure Maintenance Plan shall be submitted to the Regional Water Board. The updated final PCMP shall meet the requirements of Title 27 CCR §21769(b), and include an estimate of the cost of carrying out all actions necessary to carry out the first thirty years of post-closure maintenance.

**PROVISIONS:**

1. The Discharger shall comply with the Standard Provisions and Reporting Requirements, dated September 2003, which are hereby incorporated into this Order. The Standard Provisions and Reporting Requirements contain important provisions and requirements with which the Discharger must comply. A violation of any of the Standard Provisions and Reporting Requirements is a violation of these waste discharge requirements.

2. The Discharger shall comply with Monitoring and Reporting Program No. XXX, which is attached to and made part of this Order. This compliance includes, but is not limited to, maintenance of waste containment facilities and precipitation and drainage controls and the monitoring of groundwater, the unsaturated zone, and surface waters throughout the active life of the waste management units and
the post-closure maintenance period. A violation of Monitoring and Reporting Program No. XXX is a violation of these waste discharge requirements.

3. The Discharger shall comply with the notification requirements of §21710(c) of Title 27.

4. These requirements are conditional upon receipt of all local and state permits for the project and are not intended to limit or reduce any obligations or requirements, which are imposed by any other authority having jurisdiction regarding the Project.

5. The Discharger must comply with all conditions of this Order including timely submittal of technical and monitoring reports as directed by the Executive Officer. Violations may result in enforcement action, including Regional Water Board or court orders requiring corrective action, imposition of civil monetary liability, or revision or rescission of this Order.

6. The Discharger shall complete the tasks contained in these waste discharge requirements in accordance with the following time schedule. Reports shall be prepared by a registered professional, as required by Provision E.7.

a) By **1 March 2008**, the Discharger shall submit a Capture Zone Model workplan for Skyrocket Pit Lake. This groundwater model (not required to be a computer model) shall be based on site data and determine what pit lake elevation is appropriate for containing degraded groundwater and surface water on site. (The containment elevation will likely be different for groundwater and surface water). The model must predict how lowering Skyrocket Pit Lake will affect Love Pond Spring and surrounding groundwater. The model should incorporate normal and above/below normal wet seasons and predict how that will affect discharges from Skyrocket Pit Lake, Love Pond Spring, and Littlejohns Creek diversion flows. This report must also evaluate data needs to physically demonstrate the capture area of Skyrocket Pit Lake. A schedule shall be provided for the construction of any monitoring locations. The report shall also include proposed sampling frequencies and parameters. If the work plan proposes installation of any groundwater monitoring wells, then the work plan must provide the information required in Attachment E, *Requirements for Monitoring Well Installation Work Plans and Monitoring Well Installation Reports*. Any groundwater monitoring wells shall be installed and sampled by fourth quarter 2008.

b) By **1 April 2008**, the Discharger shall submit a Surface Water Evaluation Monitoring Report that evaluates where data gaps or redundant monitoring points exist in the surface water monitoring system. This report shall include a map of all springs (historic and current) at the facility. This would include natural springs and springs that developed during or after mining. Each spring should be identified whether the spring was a known spring before
mining or was identified after mining was started. The report shall include the surveyed creek bed elevation of Littlejohns Creek Diversion from SWM-06 through SWM-10. The creek bed elevation should be measured relative to mean sea level adjacent to the Gauge Stations located within the Littlejohns Creek Diversion. The Report shall also give recommendations for any necessary revisions to the monitoring program.

c) By **1 May 2008**, the Discharger shall submit a plan and design for permanently upgrading the captured flow collection system at the Gold Knoll ODS. The improvements will be completed within nine months of staff approval of the work plan. An as-built construction report shall be submitted within one month after completion.

d) By **30 July 2008**, the Discharger shall submit a Groundwater Evaluation Monitoring Report/Work Plan that evaluates where data gaps exist in defining the lateral and vertical extent of groundwater pollution, and in particular, evaluate whether wells should be installed in the area described in Findings No. 29 and No. 98. This report shall include a proposal to install additional monitoring wells within the FTR waste and any other wells needed to evaluate or implement the groundwater closure strategy. This report shall also include:

i) An evaluation of all groundwater monitoring locations and a determination whether the construction of each well is adequate for its designated purpose. For example, if a well is a detection monitoring well at the point of compliance, does the screen cross the water table and is the pump properly located to sample first groundwater?

ii) Which monitoring wells should be destroyed because they are not filling a data need or are redundant wells?

iii) The report should contain a work plan proposing new well locations to fill the identified data gaps and wells to be destroyed (if any).

iv) The work plan shall include the information listed in the first section of Attachment D, “Requirements for Monitoring Well Installation Workplans and Monitoring Well Installation report of Results”.

e) By **30 July 2008**, the Discharger shall submit a groundwater closure strategy report for the entire mine site. This report shall evaluate methods for containing waste onsite or other regulatory methods to achieve compliance including but not limited to a Basin Plan Amendment or a Containment Zone, and shall give a proposed schedule for completing any necessary studies or submitting required documents to the Regional Water Board. Within three months of staff approval of schedule and proposal, the Discharger shall begin implementing the closure strategy.

f) By **1 September 2008**, the Discharger shall submit Amendment #3 to the 1996 Closure Plan for closure of the FTR. The document shall discuss the proposed FTR model and whether current conditions of the unit meet the requirements of Title 27 for an Engineered Alternative. The report shall
include a definitive discussion supported by scientific data and reasoning whether the proposed closure associated with the FTR comply with Title 27, are protective of water quality, and are protective of the environment. This report shall include an evaluation of the leakage rate from the unit, the hydrogeology of the unit and surrounding groundwater, and information regarding whether leachate has reached the unit’s surface and discharged to surface water. If the report concludes that the current unit does not meet the conditions for an Engineered Alternative pursuant to Title 27, then the report shall include a proposal and timelines for activities to bring the FTR into compliance.

g) By 31 December 2008, the Discharger shall submit a Monitoring Well Installation Report describing all new groundwater and surface water monitoring points described in Surface Water and Groundwater Evaluation Monitoring Reports and Capture Zone work plan. The first round of groundwater sampling shall take place during the fourth quarter 2008 sampling period. The sampling data and evaluation of that data shall be reported in the fourth quarter 2008 monitoring report required by Monitoring and Reporting Program No. _XXXX. The report shall include the information required by the second section of Attachment E.

h) By 30 September, 2009, Discharger shall submit a Skyrocket Pit Lake Level Control Contingency Plan that will provide engineering and operations plans to further lower the lake level in the event a maximum level that prevents migration of lake water to surface waters in Littlejohns Creek cannot be attained in the pit. Such measures may include, but are not limited to; rock grouting, land application on the ODSs and the side slopes in Skyrocket and North Pit, enhanced evaporation systems, and operational changes to the NPDES discharge system.

i) By 29 October 2010, the Discharger shall submit a Capture Zone Analysis Report illustrating the area of capture for the Skyrocket Pit Lake based on the Capture Zone Model Work Plan. The measured capture area shall be compared to the groundwater model in the Capture Zone Model Work Plan. A determination shall be made on what Skyrocket Pit Lake level is most appropriate for containing groundwater and preventing discharges to surface water. This report shall also include an evaluation of the final closure plan for the FTR and shall evaluate whether the closure is protective of water quality.

j) By 30 July 2011, the Discharger shall submit a Comprehensive Management Plan. This Plan will summarize how the various WMUs (LCRF, PWP, FTR, Skyrocket Pit Lake, FTR-ODS, West ODS, and Gold Knoll ODS) were closed or are proposed to be closed. The Plan shall also include the management of all discharges of mine-polluted water and a final site wide solution or management plan. The report shall provide the regulatory basis (i.e. prescriptive or engineered alternative closure) and requirements for the closure. It will also include a summary of the regulatory requirements for the
groundwater at the mine site (as described in the “Groundwater Closure Strategy Report,” Provision 6(f)). Reports containing the detailed engineering and regulatory analyses need not be included, but shall be referenced. The Comprehensive Management Plan should also include a map with assessors parcel numbers, as well as attachments describing the post-closure site operations, maintenance and monitoring plans for the WMUs and groundwater, which should be formatted to allow for future updates and revisions as necessary. Previous Closure and Post-closure Maintenance Plans developed for specific WMUs need not be included, but should be referenced.

**k) Process Water Pond Closure**

i) By 1 July 2008, the Discharger shall complete the construction of the dewatering phase of the closure of the PWP and by 1 August 2008, the Discharger shall submit a Construction Completion Report that meets the documentation requirements of Title 27 Section 20324(d)(1)(C). The Construction Completion Report shall describe the construction activities carried out during the construction seasons of 2007 and 2008.

ii) By 1 October 2018, the Discharger shall complete closure of the PWP, which includes closing the evaporation pond, final grading of the cover of the PWP, installation of drainage control and slope protection, and erosion control measures on the final cover. By 31 December 2018, the Discharger shall submit a Final Closure Documentation Report per Title 27 Section 20324(d)(1)(C).

7. In accordance with California Business and Professions Code Sections 6735, 7835, and 7835.1, engineering and geologic evaluations and judgments shall be performed by or under the direction of registered professionals competent and proficient in the fields pertinent to the required activities. All technical reports specified herein that contain workplans, that describe the conduct of investigations and studies, or that contain technical conclusions and recommendations concerning engineering and geology shall be prepared by or under the direction of appropriately qualified professional(s), even if not explicitly stated. Each technical report submitted by the Discharger shall contain the professional's signature and stamp of the seal.

8. In the event of any change in control or ownership of the facility, the Discharger must notify the succeeding owner or operator of the existence of this Order by letter, a copy of which shall be immediately forwarded to this office. To assume operation as Discharger under this Order, the succeeding owner or operator must apply in writing to the Executive Officer requesting transfer of the Order. The request must contain the requesting entity’s full legal name, the state of incorporation if a corporation, the name and address and telephone number of the persons responsible for contact with the Regional Water Board, and a statement. The statement shall comply with the signatory paragraph of the
Standard Provisions and state that the new owner or operator assumes full responsibility for compliance with this Order. Failure to submit the request shall be considered a discharge without requirements, a violation of the California Water Code. Transfer shall be approved or disapproved by the Executive.

9. For the purpose of resolving any disputes arising from or related to the California Water Code, any regulations promulgated thereunder, these WDRs, or any other orders governing this site, the Discharger, its parents and subsidiaries, and their respective past, present, and future officers, directors, employees, agents, shareholders, predecessors, successors, assigns, and affiliated entities, consent to jurisdiction of the Courts of the State of California.

10. The Regional Water Board will review this Order periodically and may revise requirements when necessary.

I, Pamela C. Creedon, Executive Officer, do hereby certify the foregoing is a full, true and correct copy of an Order adopted by the California Regional Water Quality Control Board, Central Valley Region on ______________.

____________________________________
PAMELA C. CREEDON, Executive Officer

TAD/VJI/WSW: 24-Dec-07