

COMMONWEALTH OF PENNSYLVANIA DEPARTMENT OF ENVIRONMENTAL PROTECTION BUREAU OF MINING PROGRAMS

WATER SUPPLY SETTLEMENT AGREEMENT AND RELEASE (Underground – Coal)

	tlement Agreement and Release ("Agreement") is entered into on this day of
20	_ between the Operator and the Water Supply Owners listed below.
Operato	r: Address:
Water : Agreem	Supply Owner(s) : List everyone with an ownership interest in the water supply which is the subject of this ent.
Name:	Name:
Addres	: Address:
V	HEREAS, the Water Supply Owners own surface property located in Township,
	County, Pennsylvania, and described in Deed Book Volume, Page,
in the _	County Recorder's Office (the "Property").
٧	HEREAS, the Operator operates the Mine located in
Townsh	ip, County, Mining Permit No The Operator _ beneath
and/or	djacent to the Property during the period from approximately 20
through	20 {Provide further description of the specific mining activities
	by this Agreement}.
٧	HEREAS, the water supply which is the subject of this Agreement (the "Water Supply") is located on the
Propert	and is a (describe nature of the
Water S	upply, e.g., spring or well). The Water Supply is identified as sample point in
the Ope	rator's mining permit application.
(BMSL	HEREAS, the Bituminous Mine Subsidence and Land Conservation Act, 52 P.S. §§ 1406.1-1406.21 (A), and the regulations in 25 Pa. Code Ch. 89, provide certain rights to surface land and water supply relating to impacts of underground coal mining operations on water supplies, and these rights include the g:
	A mining operator must promptly restore or replace a water supply if the operator's mining activities cause ontamination, interruption, or a decrease of that water supply;
•) An underground mining operator must restore or replace an affected water supply at the operator's pense;
(i	i) The replacement water supply must be of adequate quantity and quality for the purposes served by the

(iv) The operator must pay for all operation and maintenance costs of the replacement water supply that

original water supply as well as the reasonably foreseeable uses of the original water supply;

exceed the operation and maintenance costs of the original water supply;

- (v) The water supply owner's access to and control over the replacement water supply must be equivalent to the access and control the owner had over the original water supply;
- (vi) A replacement water supply cannot require excessive maintenance, or be less reliable or less permanent than the original affected water supply.

WHEREAS, the rights and responsibilities of operators and water supply owners are described more fully in BMSLCA and in the attached document entitled *Surface Owner Rights and Responsibilities under the Bituminous Mine Subsidence and Land Conservation Act* (the "Surface Owner Rights Document").

{WHEREAS, in anticipation of the possibility that the Operator's underground mining activities will result in contamination, diminution or interruption of the Water Supply, the Operator and the Water Supply Owners have agreed to a settlement, as provided for in this Agreement, of the Water Supply Owners' potential claim for a replacement water supply. Except for the Operator's obligations provided for in this Agreement, the Water Supply Owners have agreed to release the Operator of any further obligations under BMSCLA to restore or replace the Water Supply.} (Use this paragraph for a pre-mining agreement.)

OR

{WHEREAS, the Water Supply Owners have experienced contamination, diminution or interruption of the Water Supply which the Water Supply Owners believe to have occurred as a result of the Operator's underground coal mining activities described above. The Operator and the Water Supply Owners have agreed to a settlement of all the Water Supply Owners' claims under BMSLCA with respect to restoration or replacement of the Water Supply, as provided for in this Agreement. As part of this settlement, the Water Supply Owners have agreed to release the Operator from any further obligations under BMSLCA with respect to restoration or replacement of the Water Supply.} (Use this paragraph for a post-mining agreement.)

NOW THEREFORE, in consideration of the foregoing and of the mutual promises and undertakings of the parties as set forth in this Agreement, and with the intention of being legally bound, the parties agree as follows:

- 1. This Agreement is entered into pursuant to Section 5.3 of BMSLCA, 52 P.S. § 1406.5c, applicable regulations, and applicable principles of common law and equity.
- 2. The Water Supply Owners acknowledge that they have read the attached Surface Owner Rights Document and have been given the opportunity to discuss it with an attorney. They acknowledge that the Surface Owner Rights Document clearly states the rights established by BMSLCA with respect to water supplies affected by underground mining activities.
- 4. The Water Supply Owners hereby release the Operator, its successors, assigns and agents from any and all liability and demands of any kind whatsoever related to restoration or replacement of the Water Supply.
- 5. The Water Supply Owners acknowledge that the release granted by this Agreement is given in exchange for the compensation provided by the Operator pursuant to this Agreement.
- 6. The release granted by this Agreement is limited to effects on the Water Supply caused by the underground mining activities specifically described in this Agreement.
- 7. The Water Supply Owners agree to execute and deliver any documents that may be required by the Pennsylvania Department of Environmental Protection or any other regulatory agency or court to verify that the matters covered by this Agreement have been fully and amicably resolved. They also agree to cooperate to the

5600-FM-BMP0457 Rev. 9/2021

extent necessary with the Operator in obtaining the termination of any legal or administrative proceedings related to the matters covered by this Agreement.

- 8. In the event that the Water Supply Owners sell, lease, or otherwise transfer any interest in the Property, the Water Supply Owners shall disclose in the transfer documents and include in any deed a recital of this Agreement and the release contained in this Agreement. [The Water Supply Owners shall not disclose the amount of any monetary payment made as part of this Agreement.] {This statement on confidentiality of the monetary amount is optional.}
- 9. In conjunction with the signing of this Agreement, the Water Supply Owners shall execute and deliver to the Operator a Memorandum of Agreement which will summarize the terms of this Agreement and describe the release granted to the Operator by this Agreement. The Memorandum of Agreement shall be recorded by the Operator in the ______ County Recorder's Office within thirty days of its execution.
- 10. The Water Supply Owners represent that they are the only persons or entities who have any legal interest in the Water Supply and that they are the only persons or entities with any claims for restoration or replacement of the Water Supply. [The Water Supply Owners each represent and declare that he or she is a United States citizen who is not a foreign person for United States tax purposes.] {*This statement on U.S. citizenship is optional.*}
- 11. All the covenants, representations, consents, waivers and agreements contained herein shall be binding upon and inure to the benefit of the parties and their heirs, successors and assigns.
- 12. This Agreement shall be governed in all respects in accordance with the laws of the Commonwealth of Pennsylvania.
- 13. This Agreement contains the entire settlement agreement and release of the parties and there are no other understandings, representations or warranties, oral or written, pertaining to the subject matter of this Agreement.
- 14. Any modification or amendment to the terms or provisions of this Agreement shall be valid and effective only if made in writing and duly executed on behalf of the parties or their respective heirs, successors or assigns.
- 15. The Water Supply Owners hereby acknowledge that they have executed this Agreement voluntarily and with the full authority to do so, after having had advice, or the opportunity to have advice, of legal counsel, and being fully aware of the respective rights and obligations of the parties to this Agreement.

5600-FM-BMP0457 Rev. 9/2021

IN WITNESS WHEREOF, the parties hereto have executed this Agreement or have caused it to be executed by their respective duly authorized representatives or officers as of the date written above.

The Water Supply Owner(s) (Each owner sign and print their name under the signature.)	The Operator e
Name:	(Insert name of Company)
Name:	Name:
Name:	Title:
	Name:
	Title:
ACKNO	DWLEDGEMENT
STATE OF : : COUNTY OF : :	ss
On this, the day of, 20 appeared	, before me, the undersigned Notary, personally
	(Name(s))
known to me (or satisfactorily proven) to be the pers who acknowledged that (he, she or they) have execut	on(s) whose name(s) is/are subscribed to this instrument, and ed the same and desire it to be recorded.
IN WITNESS WHEREOF, I have hereunto set r	ny hand and official seal.
(SEAL)Notary Public	My Commission Expires: