



United States Department of the Interior Bureau of Land Management



Battle Mountain Field Office Battle Mountain, Nevada

December 2004

Pipeline/South Pipeline Pit Expansion Project

Final Supplemental Environmental Impact Statement

NVN-067575(01-1A) NV063-EIS01-70



COOPERATING AGENCY: Nevada Department of Wildlife

MISSION STATEMENT

The Bureau of Land Management is responsible for the stewardship of our public lands. It is committed to manage, protect, and improve these lands in a manner to serve the needs of the American people for all times. Management is based upon the principles of multiple use and sustained yield of our nation's resources within the framework of environmental responsibility and scientific technology. These resources include recreation, rangelands, timber, minerals, watershed, fish and wildlife, wilderness, air and scenic, scientific, and cultural values.

EIS NUMBER: NV063-EIS01-70 PLAN OF OPERATIONS NUMBER: NVN067575(01-1A) BLM/BM/PL-05/003+1793

PIPELINE/SOUTH PIPELINE PIT EXPANSION PROJECT FINAL SUPPLEMENTAL ENVIRONMENTAL IMPACT STATEMENT

Lead Agency:

U.S. Department of Interior Bureau of Land Management Battle Mountain Field Office

Cooperating Agency:

Project Location:

SEIS Number: Plan of Operations Number:

Correspondence on this SEIS Should be Directed to: Nevada Department of Wildlife

Lander County, Nevada

NV063-EIS01-70 NVN-067575(01-1A)

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ABSTRACT

Cortez Gold Mines proposes to extend gold mining operations at the Pipeline/South Pipeline Mine within the Gold Acres Mining District in Lander County, approximately 30 miles southeast of Battle Mountain, Nevada. The Pipeline/South Pipeline Pit Expansion Project (Proposed Action) would modify the existing Plan of Operations and include an expansion of the existing open pit in stages, the expansion of the existing waste rock disposal sites, the increase in height of the heap leach pads, and waste rock dumps, as well as the sequential backfilling of a majority of the open pit and development of a new waste rock dump. The Proposed Action would occur within the previously approved surface disturbance footprint, all of which is public land administered by the Bureau of Land Management. Mining operations are expected to occur seven days a week, 24 hours a day, for up to an additional seven years. This Final Supplemental Environmental Impact Statement analyzes the environmental effects of the Pipeline/South Pipeline Pit Expansion Project, the No Action Alternative, and the Complete Backfill Alternative.

Responsible Official for the SEIS:

Gerald M. Smith Field Manager Battle Mountain Field Office

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PIPELINE/SOUTH PIPELINE PIT EXPANSION PROJECT FINAL SUPPLEMENTAL ENVIRONMENTAL IMPACT STATEMENT

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ACRONYMS AND ABBREVIATIONS

Reader Note: Refer to the list below for abbreviations or acronyms that may be used in this document.

ABA	Acid-base accounting
AGP	Acid-generating potential
amsl	Above mean sea level
ANFO	Ammonium nitrate/fuel oil mixture
ANP	Acid-neutralization potential
ARD	Acid rock drainage
AUM	Animal unit months
BAPC	Bureau of Air Pollution Control
BEA	Bureau of Economic Analysis
BLM	Bureau of Land Management
BMPs	Best Management Practices
BMRR	Bureau of Mining Regulation and Reclamation
BMWS	Battle Mountain Water and Sewer
BPIP	Building Profile Input Program
BSAF	Biota sediment accumulation factor
CAA	Clean Air Act
CAAA	Clean Air Act Amendments of 1990
CDP	Census Designated Place
CEQ	Council on Environmental Quality
CESA	Cumulative Effects Study Area
CFB	Continuous fluid bed
CFR	Code of Federal Regulations
CGM	Cortez Gold Mines, Inc.
CIL	Carbon-in-leach
CO	Carbon monoxide
COPC	Chemical of potential concern
Corps.	U.S. Army Corps of Engineers
CVAQMA	Crescent Valley Air Quality Management Area
CWA	Clean Water Act
dBA	Decibels (A-weighted)
dB	Decibels
(°)	Degrees
DEM	Digital Elevation Model
DOE	Department of Energy
DOI	Department of Interior
DWS	Drinking Water Standards
EA	Environmental Assessment
EIS	Environmental Impact Statement
EMA	Environmental Management Associates, Inc.
EPA	Environmental Protection Agency
ERA	Ecological Risk Assessment
ESA	Endangered Species Act

F	Fahrenheit
FLPMA	Federal Land Policy and Management Act
FND	Fennemore-Neller-Davis
FIRE	Finance insurance and real estate
FY	Fiscal year
gpd	Gallons per day
gpm	Gallons per minute
GPS	Global Positioning System
Н	Horizontal
НАР	Hazardous air pollutant
HDPE	High density polyethylene
HQ	Hazard Quotient
ISCST3	Industrial Source Complex - Short Term
I-80	Interstate 80
JBR	JBR Environmental Consultants, Inc.
JVA	Joint Venture Area
КОР	Key observation point
LOAEL	Lowest Observed Adverse Effect Levels
MCL	Maximum contaminant level
mgd	Million gallons per day
mg/l	Milligrams per liter
mg/kg	Milligrams per kilogram
MMPA	Mining and Mineral Policy Act of 1970
MOU	Memorandum of Understanding
mph	Miles per hour
MSHA	Mine Safety and Health Administration
MTBE	Methyl tert-butyl ether
MWMP	Meteoric water mobility procedure
NAAQS	National Ambient Air Quality Standards
NAC	Nevada Administrative Code
NCV	Net carbonate value
NDEP	Nevada Division of Environmental Protection
NDETR	Nevada Department of Employment, Training and Rehabilitation
NDF	Nevada Division of Forestry
NDOW	Nevada Department of Wildlife
NDWR	Nevada Division of Water Resources
NEPA	National Environmental Policy Act
ng/l	Nanograms per liter
NSAAQS	Nevada State ambient air quality standards
NNP	Net neutralizing potential (ANP-AGP)
NNRPDP	Northeastern Nevada Regional Professional Development Program
NOI	Notice of Intent
NOAEL	No Observed Adverse Effect Level
NO ₂	Nitrogen dioxide
NPDES	National Pollution Discharge Elimination System
NRS	Nevada Revised Statutes
NSPS	New source performance standards
NSO	Nevada State Office of the Bureau of Land Management

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O ₃	Ozone
OBE	Operating basis earthquake
OHV	Off-highway vehicle
PCPI	Per capita personal income
Pb	Lead
pН	Potential of hydrogen
PM _{2.5}	Particulate matter less than 2.5 micrometers in aerodynamic diameter
PM_{10}	Particulate matter less than 10 micrometers in aerodynamic diameter
Plan	Plan of Operations
PRISM	Precipitation-Elevation Regressions on Independent Slopes Model
Project	Pipeline/South Pipeline Pit Expansion Project
PSD	Prevention of significant deterioration
PRIME	Plume Rise Mode Enhancement
RFFA	Reasonably Foreseeable Future Actions
RMP	Resource Management Plan
ROD	Record of Decision
ROW	Right-of-way
RPS	Rangeland Program Summary
SAG	Semi-autogenous grinding
SAHL	South Area Heap Leach (defined as the Pipeline/South Pipeline Heap Leach Facility
	in the South Pipeline Project Final Environmental Impact Statement)
SARA	Superfund Amendment and Reauthorization Act of 1986
SCRAM	Support Center for Regulatory Air Modeling
SDWA	Safe Drinking Water Act
SEIS	Supplemental Environmental Impact Statement
SIP	State Implementation Plan
SLERA	Screening level ecological risk assessment
SO_2	Sulfur dioxide
SPCC	Spill Prevention Control and Countermeasure Plan
SPU	Spring Creek Utilities
SR	State Route
SRK	Steffen, Robertson and Kirsten (U.S.), Inc.
TCPU	Transportation, communications, and public utilities
TDS	Total dissolved solids
tpd	Tons per day
TPH	Total petroleum hydrocarbons
tpy	Tons per year
TRV	Toxicity reference values
UBC	Uniform Building Code
UNR	University of Nevada, Reno
USC	United States Code
USGS	United States Geological Survey
V	Vertical
VMRP	Voluntary Mercury Reduction Program
VOC	Volatile organic compounds
VRM	Visual Resources Management
WAD	Weak acid dissociable

WMC Water Management Consultants, Inc.

Document Abbreviations

South Pipeline Final EIS

Pipeline Final EIS Pipeline Infiltration EA Gravel Pit EA Gravel Pit Expansion HCCUEP South Pipeline Project Final Environmental Impact Statement (BLM 2000a) Cortez Pipeline Gold Deposit Final EIS (BLM 1996a) Pipeline Infiltration Environmental Assessment (BLM 1999) Pipeline Gravel Pit Project Environmental Assessment (BLM 1996b) Gravel Pit Expansion (CGM 2001b) Horse Canyon/Cortez Unified Exploration Project (BLM 2000b)

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Executive Summary



EXECUTIVE SUMMARY

Purpose of this Document

Cortez Joint Venture dba Cortez Gold Mines (CGM) has proposed the Pipeline/South Pipeline Pit Expansion (Project) as a modification to the existing Plan of Operations (Plan) for the Pipeline/South Pipeline Project (Proposed Action). Specifics of the Project are outlined in a Modified Plan filed by CGM on January 16, 2001 (revised April 2004; CGM 2001a).

This Final Supplemental Environmental Impact Statement (SEIS) has been prepared by the U.S.D.I. Bureau of Land Management (BLM), the Lead Agency with respect to compliance with the National Environmental Policy Act (NEPA) and its implementing regulations, and with Cooperating Agency, Nevada Department of Wildlife (NDOW). The purpose of the document is to analyze the environmental effects of the Proposed Action, which consists of the proposal by CGM to develop the Pipeline/South Pipeline open pit expansion.

The purpose of the SEIS is to inform decision-makers in all federal agencies required to approve authorizing actions, as well as the public, of the anticipated significant environmental effects of the Proposed Action, the possible ways to mitigate the significant effects of the Proposed Action, and reasonable alternatives, which could feasibly reduce the significant environmental impacts of the Proposed Action to below the level of significance. The information in an EIS does not control an agency's discretion on a project.

The Final SEIS has been prepared in a single volume. All technical documents used to support this SEIS are available for review during normal business hours at the BLM's Battle Mountain Field Office in Battle Mountain, Nevada.

Proposed Action

The Proposed Action (CGM's Pipeline/South Pipeline Pit Expansion Project [Project]) is to develop the additional mineral resources identified at the Pipeline/South Pipeline ore deposit and construct associated facilities to continue to extract gold from the mined ore within the Project Area (CGM 2001a). The Proposed Action would occur within the approved 7,676 acres of surface disturbance. CGM plans to conduct certain activities at the approved Cortez Facilities without substantial modification to those facilities.

The Proposed Action would extend the operational life of CGM's mining and processing activities, as well as the employment of 450-500 individuals, for up to an additional seven years. Some of this timeframe would run coincident with the time frame outlined in the South Pipeline Project Final EIS. The actual schedule could be different if reserves are increased or if economic conditions change. The milling facility could also be utilized beyond the Pipeline Mine life if ore from other CGM or another mine owner's property or properties were transported to the facility for processing.

The principal actions associated with the Proposed Action would consist of the following: a) expand the South Pipeline open pit to the east, southeast, and southwest; b) increase the depth of the Pipeline/South Pipeline open pit; c) use resulting waste rock as backfill into portions of the Pipeline/South Pipeline open pit; d) increase the levels of the approved South Area Heap Leach pad from a height of 250 feet to 300 feet above ground surface; e) increase the approved waste rock dump height from 250 feet to 300 feet above ground surface; f) increase the height of the approved

CORTEZ GOLD MINES	PIPELINE/SOUTH PIPELINE PIT EXPANSION PROJECT
FINAL	SUPPLEMENTAL ENVIRONMENTAL IMPACT STATEMENT

Area 28 Integrated Heap Leach/Tailings facility up to a maximum of 350 feet above ground surface; g) construct an additional waste rock dump (above original grade) on the backfilled portion of the open pit; h) construct the 125-acre Gap waste rock dump; I) increase the approved mining rate from an average 150,000 tons per day (tpd) with a maximum of 250,000 tpd to an average of 350,000 tpd with a maximum of 500,000 tpd; j) translocate waste rock within the Pipeline/South Pipeline open pit, including portions of the expanded open pit; k) conduct certain activities at the approved Cortez facility; 1) close the existing Gold Acres heap leach facility, transfer any solutions to the existing Pipeline mill process circuit, move the ore on the pad to the SAHL for further processing, and dismantle the leach pad, ponds, and other structural components; m) install ground water extraction wells (ground water extraction from the existing and planned wells would not exceed the approved annualized average rate of 34,500 gallons per minute [gpm]); and n) continue management of mine dewatering as outlined in the Pipeline Infiltration Environmental Assessment (EA) and South Pipeline EIS. All of these activities comprise the Proposed Action to be analyzed in the SEIS. The Proposed Action would utilize the same mining methods as are used to mine the Pipeline/South Pipeline deposit. See Section 2.2 as well as the Cortez Pipeline Gold Deposit (Pipeline) Final EIS (BLM 1996a; pages 2-10 to 2-11) and South Pipeline Final EIS (BLM 2000a; pages 3-7 to 3-10). The use and occupancy of these facilities would be in compliance with 43 Code of Federal Regulations (CFR) 3715, which regulates the storage of equipment and supplies, occupancy of structures, and structures on public land that restrict public access.

The mining that was approved under the Pipeline Project and the South Pipeline Project was, and is being, conducted by CGM in seven stages (Stages 1 through 7). Mining under the Proposed Action would continue to occur in Stages 8 through 12 (see Stage description in Section 2.2), which are described as follows: a) Stage 8: mine ore from the Pipeline/South Pipeline open pit; b) Stage 9: mine ore from the South Pipeline open pit; c) Stage 10: mine ore from the Crossroads open pit; d) Stage 11: mine ore from the Gap open pit and continue to mine ore from the Crossroads open pit; and e) Stage 12: mine ore from the Gap open pit to the extent of economic mineralization. The mining stages are outlined in the following sections and are assessed as distinct Project actions in order to determine the level of impacts related to each stage, since mining could be discontinued at the conclusion of any consecutive stage. Potential impacts of each stage are evaluated individually in this SEIS, with each stage incorporating the previous stages. Plan views and cross sections of these distinct stages of the Proposed Action have been prepared and are included in this SEIS. There is a potential for two or more stages to be mined concurrently.

An estimated 110 million tons of additional ore would be mined from the expanded open pit as part of the Proposed Action. A portion of the ore would be leached on existing heap leach pads. The remainder would be processed at the approved Pipeline mill and tailings facility, at the existing Cortez CFB roaster, CIL mill, and tailings facility, or shipped offsite to be processed at a third party ore processing facility. The waste-to-ore ratio is approximately 5.4:1, resulting in approximately 590 million tons of waste rock that would also be mined from the expanded open pit. The waste rock would be deposited on the approved/expanded Pipeline/South Pipeline waste rock dumps, and/or sequentially backfilled into the mined-out portions of open pits, and/or on a new dump planned on top of the completely backfilled Pipeline/South Pipeline portion of the open pit, and/or the new Gap waste rock dump.

The incorporation of backfilling into the planned activities under the South Pipeline Project was approved subject to further investigations, as a result of the analysis to address the potential impacts

to wildlife, particularly because of concentrations of methylmercury, identified in the South Pipeline Final EIS (BLM 2000a, Pages 4-135 to 4-137). The previous EIS (BLM 2000a) used one-half the detection limit for the methylmercury value in the modeling. The current analysis refines the assessment of methylmercury by using actual values from analogous pit lakes, as well as fully evaluating hydrochemistry issues, and are incorporated into the report titled Pit Lake Chemistry Assessment for the Pipeline/South Pipeline Pit Expansion Project (Geomega 2003b). The conclusion of the report is that the methylmercury levels in the pit lake under the Proposed Action are within the limits of the aquatic life water quality standards.

The approved pumping rate of an annualized average of up to 34,500 gpm would be sufficient to dewater the open pit under the Proposed Action, although the length of time for dewatering operations would be extended. An updated dewatering model has been completed for the Project. This Project would increase the time for dewatering by up to seven years and could ultimately result in one pit lake of up to 750 acres, or up to three smaller lakes. The actual size of the lake(s) would depend upon final open pit design based on the actual extent of mining (described in detail in Section 3.1.2), ongoing exploration activities and economic conditions, and the amount of waste rock hauled into mined-out areas.

Reclamation activities would be conducted in accordance with BLM surface management regulations 43 CFR 3809 and State of Nevada Administrative Code NAC 519A. The construction, maintenance, and reclamation phases of the Project have been designed to prevent unnecessary and undue degradation of the lands affected by CGM throughout the life of the Project. The objectives of the reclamation plan include minimizing or eliminating public safety hazards, stabilizing disturbed areas, and providing a post-mining surface condition that would be consistent with long-term land uses. The primary long-term land uses are expected to be wildlife habitat, livestock grazing, and potential future mining-related activity.

With the exception of portions of the Pipeline/South Pipeline open pit, which would be constructed in its final configuration, reclamation activities would consist of regrading, topsoiling, and revegetating disturbed areas. The draindown chemistry of the heap leach pad would be stabilized in accordance with applicable regulatory requirements in addition to regrading, topsoiling, and revegetation. Other reclamation would include removal of the pipes for transporting dewatering water and pregnant/barren solutions and installing safety features around the Pipeline/South Pipeline open pit.

Complete Backfill Alternative

The Complete Backfill Alternative would require all waste rock from Stages 8 through 12 (Section 3.1.2) to be placed in the mined-out expanded Pipeline/South Pipeline and Gap open pits. The Complete Backfill Alternative is significantly different from the Proposed Action in that it would require the re-handling and translocation of all of the mined waste rock. The elevation of the Pipeline/South Pipeline waste rock dump would temporarily increase and other temporary dump facilities would be constructed. At the end of mine life, waste rock from the dump facilities would be removed and placed back into the Pipeline/South Pipeline and Gap open pits. The backfill would be performed with the existing labor force and a pit lake would still form in the Crossroads open pit. Implementation of the Complete Backfill Alternative would result in no new surface area disturbance.

No Backfill Alternative

Under the No Backfill Alternative, the 590 million tons of waste rock that would be mined under the Proposed Action would need to be disposed of in the existing Pipeline/South Pipeline waste rock dump and on a new dump adjacent to the Gap open pit. The Gap dump, which would consist of both Pipeline/South Pipeline and/or Crossroads waste in addition to the Gap waste, would cover 500 acres at a height of 250 feet. In addition, the existing Pipeline/South Pipeline waste rock dump would require additional stacking to 500 feet in height to accommodate the additional waste. The Pipeline/South Pipeline waste rock dump footprint would also be extended across the entire permitted disturbance acreage, leaving no space for sideslope contouring and shaping. All other activities under the No Backfill Alternative would be the same as under the Proposed Action with the exception that one large pit lake would form in the Pipeline/South Pipeline/Crossroads open pit and a small lake would form in the Gap open pit.

No Action Alternative

In accordance with BLM guidelines (H-1790-1, Chapter V), the SEIS evaluates the No Action Alternative. The objective of the No Action Alternative is to describe the environmental consequences that would result if the Proposed Action were not implemented. The No Action Alternative forms the baseline from which the impacts of all other alternatives can be measured.

Selection of the No Action Alternative would generally be inconsistent with the BLM multiple use mission and policy of making public lands available for a variety of uses, provided these uses are conducted in an environmentally sound manner. The subject lands were not withdrawn for any special use, and were open unappropriated lands when unpatented mining claims were located.

Under the No Action Alternative, CGM would not expand operations on the Pipeline/South Pipeline ore body as currently defined, and one large pit lake would form at the end of mining in the Pipeline/South Pipeline open pit. CGM would continue operations at the Pipeline/South Pipeline Project, as previously approved. The No Action Alternative would result from the BLM disallowing the Pipeline/South Pipeline Pit Expansion Plan (CGM 2001a). The activities outlined in Chapter 2 of this SEIS describe the No Action Alternative. The area would remain available for future commercial gold processing or for other purposes, as approved by the BLM.

Alternatives Eliminated from Detailed Consideration

A number of alternatives were considered and eliminated from detailed consideration in the South Pipeline Final EIS (BLM 2000a, pages 3-32 through 3-35) and the Pipeline Final EIS (BLM 1996a, pages 2-41 through 2-47). They are incorporated by reference in this document.

Important Issues and Impact Conclusions

The environmental consequences of, mitigation measures for, and level of significance of the environmental consequences before and after mitigation for the Proposed Action and the alternatives are summarized in Table ES-1. Under the discussion of impacts for the Proposed Action in Table ES-1, unless otherwise specifically stated, the impacts are the same for all options included in the Proposed Action. Detailed discussions of the same topics are discussed in Chapter 4 of the SEIS.

BLM Preferred Alternative

Chapter V, Section B.2.b. of the BLM NEPA Handbook directs that "The manager responsible for preparing the EIS should select the BLM's preferred alternative. ... For externally initiated proposals, ... the BLM selects its preferred alternative unless another law prohibits such an expression. ... The selection of the preferred alternative should be based on the environmental analysis as well as consideration of other factors which influence the decision or are required under another statutory authority."

Thus, the BLM has selected a Preferred Alternative based on the analysis in this Final SEIS, and this Preferred Alternative is the alternative that best fulfills the agency's statutory mission and responsibilities, giving consideration to economic, environmental, technical and other factors. The BLM has determined that the Preferred Alternative is the Proposed Action as outlined in Chapter 3, with the inclusion of the identified mitigation measures to the Proposed Action as specified in Chapter 4.

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	PROPOSED ACTION	NO ACTION	COMPLETE BACKFILL
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Issue:	Mineral Resources		
Impact:	Impact 4.2.3.3.1-1: Implementation of the Proposed Action would result in the production of approximately 6.5 million ounces of gold, negligible amounts of silver, and byproduct production of minor amounts of other metals.	Impact 4.2.3.6.1-1 ; Future mineral resource extraction would be restricted due to implementation of the No Action Alternative.	Similar to Proposed Action
Level of Significance:	Potentially significant	Significant	Similar to Proposed Action
Mitigation Measures:	None	None	Similar to Proposed Action
Residual Impact:	None	None	Similar to Proposed Action
Impact:	Impact 4.2.3.3.1-2: Future mineral resource extraction would be restricted due to placement of waste rock in the Pipeline/South Pipeline/Gap/Crossroads open pits.		Similar to Proposed Action
Level of Significance:	Potentially significant		Similar to Proposed Action
Mitigation Measures:	None		None
Residual Impact:	None		None
Issue:	Geologic Hazards		
Impact:	Impact 4.2.3.3.2-1: Minor slope failures would occur from seismic events in the Project Area.	Similar to Proposed Action	Similar to Proposed Action
Level of Significance:	Less than significant	Similar to Proposed Action	Similar to Proposed Action
Mitigation Measures:	None	Similar to Proposed Action	Similar to Proposed Action
Residual Impact:	The potential residual impacts to geology and mineral resources from the Proposed Action are the same as those under the impacts discussion because no mitigation measures are either feasible or considered required.	Under the No Action Alternative, residual adverse impacts to mineral resources would occur because the identified mineral resource would not be developed.	The potential residual impacts to geology a resources from the Complete Backfill Alter as those under the impacts discussion becat measures are either feasible or considered r
		WATER RESOURCES - WATER QUANTITY	a de la presidencia de la constancia de la
Issue:	Surface Water - Erosion, Sedimentation, and Flooding within Rerouted Drainages - Stages 11 and 12		
Impact:	Impact 4.3.3.3.1-1: Grading, earth moving, diversion of drainages, and placement of fill could accelerate erosion and sedimentation, and alter surface water flood runoff patterns during mining and post-closure.	Impact 4.3.3.6-1: Grading, earth moving, diversion of drainages, and placement of fill could accelerate erosion and sedimentation, and alter surface water flood runoff patterns during mining and post-closure.	Impact 4.3.3.5-1: Grading, earth moving, c drainages, and placement of fill could accel sedimentation, and alter surface water flood during mining and post-closure.
Level of Significance:	Less than significant	Less than significant	Less than significant
Mitigatian Measures:	None	None	None
Residual Impact:	None identified	None identified	None identified
Issue:	Surface Water - Effects of Drawdown on Streams and Springs - Stages 11 and 12		
Impact:	Impact 4.3.3.3.1-2: Mine dewatering is not expected to affect flows in streams. The drawdown under Stages 11 or 12 of the Proposed Action is modeled to be more than ten feet at four East Valley springs at ten years after the end of mining. In addition, two springs in the Toiyabe Catchment area are located close to the ten-foot drawdown contour and could potentially be impacted.	Impact 4.3.3.6-2: Mine dewatering is not expected to affect flows in any springs or streams. This section is included only for comparison to corresponding potential impacts listed in other sections and in the South Pipeline Final EIS (BLM 2000a).	Impact 4.3.3.5-2: Mine dewatering could p four springs which issue from the alluvial a Valley Group). In addition, three bedrock-s the Toiyabe Catchment area as well as an ej (which flows over shallow bedrock) associa rights Nos. 41 and 42 are also located close concern.
Level of Significance:	The impacts are potentially significant at the six springs mentioned above, as predicted by more than ten feet of drawdown of the valley-fill aquifer in the ground water model. Although significant impacts are not predicted to occur in the other individual streams, springs, or spring groups, the uncertainty of predicting impacts to springs indicates a need for operational monitoring and contingent mitigation measures to be implemented if significant impacts occur. The uncertainty arises from the complex nature of ground water flow through fractured bedrock; the continued efficiency and ultimate locations of infiltration sites; and the assumptions used in the ground water model. If drawdown, reduced spring flows, or new ground water discharge areas are detected during mine operation, then mitigation measures would be implemented as described below.	By definition, there is no impact under the No Action Alternative.	If mitigation measures do not take place, the four springs which issue from the alluvial a Valley Group may be impacted under the C Alternative. If such impact were to occur, th deemed potentially significant. In addition, substantially decrease in any of the three aff bedrock-sourced springs in the Toiyabe Cat nearby stream associated with water rights 1 impact would be deemed potentially significant

NO BACKFILL

Similar to Proposed Action

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celerate erosion and ood runoff patterns

Impact 4.3.3.4-1: Grading, earth moving, diversion of drainages, and placement of fill could accelerate erosion and sedimentation, and alter surface water flood runoff patterns during mining and post-closure.

Less than significant None

None identified

d potentially impact al aquifer (in the East k-sourced springs in n ephemeral stream ociated with water lose enough to be of

, the aforementioned al aquifer in the East e Complete Backfill , the impact would be on, if the flow were to aforementioned Catchment or the nificant.

Impact 4.3.3.4-2: Mine dewatering could potentially impact four springs which issue from the alluvial aquifer (in the East Valley Group). In addition, four bedrock-sourced springs in the Toiyabe Catchment area as well as an ephemeral stream (which flows over shallow bedrock) associated with water rights Nos. 41 and 42 are also located close enough to be of concern.

If mitigation measures do not take place, the aforementioned four springs which issue from the alluvial aquifer in the East Valley Group may be impacted under the No Backfill Alternative. If such impact were to occur, the impact would be deemed significant. In addition, if the flow were to substantially decrease in any of the four bedrock-sourced springs in the Toiyabe Catchment or the nearby stream associated with water right Nos. 41 and 42, the ts Nos. 41 and 42, the impact would be deemed potentially significant.

	PROPOSED ACTION	NO ACTION	COMPLETE BACKFILL
Mitigation Measures:	 Mitigation Measure 4.3.3.3.1-2a: Monitoring of flows at streams and the 68 springs in the southern portion of Crescent Valley would be performed as dewatering progresses to assess whether the active infiltration areas are adequate to prevent potential impacts. Monitoring locations and monitoring frequency are summarized in the Pipeline Final EIS, Appendix D (BLM 1996a). Model simulations have indicated the ability to limit the extent of drawdown in the Crescent Valley alluvial aquifer through spatial variation of infiltration site locations and recharge volumes. Over time, the actual effectiveness of infiltration for recharging the alluvial aquifer as simulated will depend, in part, on the local hydraulic characteristics of the intervening soil sequences between the individual infiltration site and the aquifer area targeted for recharge. If monitoring shows that significant impacts are not mitigated by management of infiltration, then additional mitigation measures (including supplementing affected flows with mine water, installing wells at spring locations, or replacing affected water rights) would be implemented as described in the Integrated Monitoring Plan (WMC 1995b). Mitigation Measure 4.3.3.3.1-2b: It is possible that some impacts to springs may only occur after the end of mining, when the operational measures of drawdown, the ground water flow model would be updated during the final year of dewatering using actual field data for pumping rates, infiltration rates and locations, consumptive use, and observed drawdown. Streams and springs that are indicated to be significantly affected would be mitigated by one or more of the following measures, subject to approval of the BLM and NDWR: Installation of a well and pump at affected spring locations to restore the historical yield of the spring. 	Mitigation Measure 4.3.3.6-2a: No mitigation is expected to be required. However, monitoring of flows at streams and the 68 springs in the Project Area shall be performed as dewatering progresses, and if nccessary, mitigation shall be performed as described under Mitigation Measure 4.3.3.3.1-2a. Mitigation Measure 4.3.3.6-2b: No new impact is predicted under the No Action Alternative. However, it is possible that some impacts to springs may only occur after the end of mining, when the operational measures described under Mitigation Measure 4.3.3.3.1- 2a may not be available. If such impacts were to occur, mitigation shall be performed as described under Mitigation Measure 4.3.3.3.1-2b.	 Mitigation Measure 4.3.3.5-2a: Mitigation for the four springs in the East Valley Grouflows at streams and the 68 springs in the I performed as dewatering progresses, and it mitigation would be performed as describe Measure 4.3.3.3.1-2a. Mitigation Measure 4.3.3.5-2b: Under the Alternative it is possible that some impacts streams may only occur after the end of mitigational measures described under Miti 4.3.3.3.1-2a may not be available. If such i occur, mitigation shall be performed as des Mitigation Measure 4.3.3.3.1-2b.
D		None identified	None identified
Residual Impact:	None identified Surface Water - Erosion, Sedimentation, and Flooding Within Rerouted Drainages - Stage 8		Tione identified
Issue:			
Impact:	Impact 4.3.3.3.2-1: Grading, earth moving, diversion of drainages, and placement of fill could accelerate erosion and sedimentation, and alter surface water flood runoff patterns during mining and post-closure.		
Level of Significance:	Less than significant		
Mitigation Measures:	None		
Residual Impact:	None identified		
Issue:	Surface Water - Effects of Drawdown on Streams and Springs - Stage 8		
Impact:	Impact 4.3.3.3.2-2: Mine dewatering is not expected to affect flows in any springs or streams under Stage 8 of the Proposed Action.		
Level of Significance:	No impact is expected under Stage 8 of the Proposed Action. However, if the flow of the springs or streams substantially decreases due to dewatering activities, the impact would be deemed potentially significant.		
Mitigation Measures:	Mitigation Measure 4.3.3.3.2-2a: No mitigation is expected to be required. However, monitoring of flows at streams and the 68 springs in the southern portion of Crescent Valley would be performed as dewatering progresses, and, if necessary, mitigation would be performed as described under Mitigation Measure 4.3.3.3.1-2a.		
	Mitigation Measure 4.3.3.3.2-2b: No mitigation is expected to be required because no impact is predicted under Stage 8 of the Proposed Action. However, it is possible that some impacts to springs may only occur after the end of mining, when the operational measures described under Mitigation Measure 4.3.3.1-2a may not be available. If such impacts were to occur, mitigation would be performed as described under Mitigation Measure 4.3.3.1-2b.		
Residual Impact:	None identified		
Issue:	Surface Water - Erosion, Sedimentation, and Flooding Within Rerouted Draioages - Stage 9		
Impact:	Impact 4.3.3.3.3-1: Grading, earth moving, diversion of drainages, and placement of fill could accelerate erosion and sedimentation, and alter surface water flood runoff patterns during mining and post-closure.		
Level of Significance:	Less than significant		
Mitigation Measures:	None		
Residual Impact:	None identified		
Issue:	Surface Water - Effects of Drawdown on Streams and Springs - Stage 9		
Impact:	Impact 4.3.3.3.3-2: Mine dewatering is not expected to affect flows in any springs or streams under Stage 9 of the Proposed Action. Therefore, no impact is expected.		
Level of Significance:	No impact is expected under Stage 9 of the Proposed Action. However, if the flow of the springs or streams is substantially decreased due to dewatering activities, the impact would be deemed potentially significant.		

NO BACKFILL

ation may be required Group. Monitoring of ne Project Area shall be d if necessary, ribed under Mitigatioo

the Complete Backfill acts to springs or mining, when the fitigation Measure ch impacts were to described under Mitigation Measure 4.3.3.4-2a: Mitigation may be required for the four springs in the East Valley Group. Monitoring of flows at streams and the 68 springs in the Project Area shall be performed as dewatering progresses, and, if necessary, mitigation would be performed as described under Mitigation Measure 4.3.3.3.1-2a,

Mitigation Measure 4.3.3.4-2b: Under the No Backfill Alternative it is possible that some impacts to springs or streams may only occur after the end of mining when the operational measures described under Mitigation Measure 4.3.3.3.1-2a may not be available. If such impacts were to occur, mitigation shall be performed as described under Mitigation Measure 4.3.3.3.1-2b.

None identified

	PROPOSED ACTION	NO ACTION	COMPLETE BACKFILL
Mitigation Measures:	Mitigation Measure 4.3.3.3-2a: No mitigation is expected to be required. However, monitoring of flows at streams and the 68 springs in the Project Area would be performed as dewatering progresses. If necessary, mitigation would be performed as described under Mitigation Measure 4.3.3.3.1-2a.		
	Mitigation Measure 4.3.3.3.2.2b: No mitigation is expected to be required because no impact is predicted under Stage 9 of the Proposed Action. However, it is possible that some impacts to springs or streams may only occur after the end of mining when the operational measures described under Mitigation Measure 4.3.3.3.1-2a may not be available. If such impacts were to occur, mitigation would be performed as described under Mitigation Measure 4.3.3.3.1-2b.		
Residual Impact:	None identified		
Issue:	Surface Water - Erosion, Sedimentation, and Flooding Within Rerouted Drainages - Stage 10		
Impact:	Impact 4.3.3.3.4-1: Grading, earth moving, diversion of drainages, and placement of fill could accelerate erosion and sedimentation, and alter surface water flood runoff patterns during mining and post-closure.		
Level of Significance:	Less than significant		
Mitigation Measures:	None		
Residual Impact:	None identified		
Issue:	Surface Water - Effects of Drawdown on Streams and Springs - Stage 10		
Impact:	Impact 4.3.3.3.4-2: Mine dewatering could potentially impact three springs which issue from the alluvial aquifer (in the East Valley Group). In addition, three bedrock-sourced springs in the Toiyabe Catchment area as well as an ephemeral stream (which flows over shallow bedrock) associated with water rights 41 and 42 are located close enough to be of concern.		
Level of Significance:	If mitigation measures do not take place, the aforementioned three springs which issue from the alluvial aquifer in the East Valley Group may be impacted under Stage 10 of the Proposed Action.Such impact would be deemed significant. In addition, if either any of the three aforementioned bedrock-sourced springs in the Toiyabe Catchment or the nearby stream associated with water right Nos. 41 and 42 substantially decreased in flow, the impact would be deemed potentially significant.		
Mitigation Measures:	Mitigation Measure 4.3.3.3.4-2a: Mitigation may be required for the three springs in the East Valley Group. Monitoring of flows at streams and the 68 springs in the southern portion of Crescent Valley shall be performed as dewatering progresses, and if necessary, mitigation shall be performed as described under Mitigation Measure 4.3.3.3.1-2a.		
	Mitigation Measure 4.3.3.3.4-2b: Under Stage 10 of the Proposed Action, it is possible that some impacts to springs or streams may only occur after the end of mining when the operational measures described under Mitigation Measure 4.3.3.3.1-2a may not be available. If such impacts were to occur, mitigation shall be performed as described under Mitigation Measure 4.3.3.3.1-2b.		
Residual Impact:	None identified		
ssue:	Ground Water - Consumptive Losses - Stages 11 and 12		
mpact:	Impact 4.3.3.3.1-3: Consumptive use of water by evaporation during mining and delivery of water to the Dean Ranch for irrigation would support a beneficial use and would not be expected to adversely impact water resources; CGM would have adequate water rights to cover the consumptive use. Evaporation of 1,023 (Stage 12) to 1,043 (Stage 11) acre-feet per year from the post-mining pit lake would continue into the foreseeable future after the mine has closed, a decrease compared to the No Action Alternative. Hence, there is a positive impact compared to the No Action Alternative.	Impact 4.3.3.6-3: Consumptive use of water by evaporation during mining and delivery of water to the Dean Ranch for irrigation would support a beneficial use and would not be expected to adversely impact water resources; CGM would have adequate water rights to cover the consumptive use. Evaporation of 1,304 acre-feet per year from the post-mining pit lake would continue into the foreseeable future after the mine has closed. This is 281 acre-feet per year greater than Stage 12 of the Proposed Action.	Impact 4.3.3.5-3: Consumptive use of wa during mining and delivery of water to the irrigation would support a beneficial use a expected to adversely impact water resour have adequate water rights to cover the co Evaporation of 911 acre-feet per year from lake would continue into the foreseeable f has closed. This is 112 acre-feet per year 1 the Proposed Action, and 393 acre-feet pe No Action Alternative. Hence, there is a p compared to the No Action Alternative.
evel of Significance:	There is a positive impact compared to the No Action Alternative.	Impacts during the active mine life are less than significant. After mining ceases, direct impacts of evaporation do not result in significant impacts; however, the long-term consumptive use of water resources that do not contribute to beneficial use is considered a significant impact.	Impacts during the active mine life are less After mining ceases, direct impacts of eva in significant impacts; however, the long-to of water resources that do not contribute to considered a significant impact for which measures appear to be feasible. Again, und Backfill Alternative there will be a positive the No Action Alternative.
fitigation Measures:		None	None
		None identified	None identified

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NO BACKFILL

water by evaporation the Dean Ranch for e and would not be burces; CGM would consumptive use. rom the post-mining pit the future after the mine ar less than Stage 12 of per year less than the a positive impact

less than significant. evaporation do not result ag-term consumptive use e to beneficial use is ch no mitigation under the Complete itive impact compared to

Impact 4.3.3.4-3: Consumptive use of water by evaporation during mining and delivery of water to the Dean Ranch for irrigation would support a beneficial use and would not be expected to adversely impact water resources; CGM would have adequate water rights to cover the consumptive use. Evaporation of 2,537 acre-feet per year from the post-mining pit lake would continue into the foreseeable future after the mine has closed. This is 1,514 acre-feet per year more than Stage 12 of the Proposed Action, and 1,233 acre-feet per year more than the No Action Alternative.

Impacts during the active mine life are less than significant. After mining ceases, direct impacts of evaporation do not result in significant impacts; bowever, the long-term consumptive use of water resources that do not contribute to beneficial use is considered a significant impact for which no mitigation measures appear to be feasible.

None None identified

	PROPOSED ACTION	NO ACTION	COMPLETE BACKFILL
Issue:	Ground Water -Pit Dewatering - Impacts to Water Rights - Stages 11 and 12	A CARLES THE REAL PROPERTY AND	Aller and an aller and and
Impact:	Impact 4.3.3.3.1-4: Except for those controlled by CGM, no active water rights are located within the modeled ten-foot drawdown area of the valley-fill aquifer other than those already predicted (No Action Alternative) to be significantly affected.	Impact 4.3.3.6-4: No active water rights are located within the predicted area of the modeled ten-foot drawdown of the valley-fill aquifer. However, there are four inactive water wells.	1mpact 4.3.3.5-4 : Drawdown under the C Alternative was predicted to exceed ten for four of which are inactive wells (Nos. 1, 2 eight of which are controlled by the appli 39, 40, 41, 42, and 45).
Level of Significance:	Impacts to the inactive wells are not considered significant until such time as the water rights holder chooses to utilize his rights, at which time impacts would be considered potentially significant. Impacts to well No. 4 and the four water rights for springs numbered 36, 38, 39, and 40 are not considered significant because they are controlled by CGM. Any potential impacts would become less than significant after implementation of the following mitigation measures:	Impacts to the inactive wells are not considered significant until such time as the water rights holder chooses to utilize his rights, at which time they would be considered potentially significant. The impacts would become less than significant after implementation of the mitigation measures described below.	Potential impacts to water rights (Nos. 4, and 45) are not deemed significant becaus by the applicant. Impacts to the inactive w considered significant until such time as t chooses to utilize his rights, at which time considered potentially significant. The im less than significant after implementation measures described below.
Mitigation Measures:	 Mitigation Measure 4.3.3.1.4a: As part of the comprehensive monitoring program, CGM would be responsible for monitoring ground water rights, surface water rights, and ground water levels between the mine and water supply wells. Adverse impacts to water wells and water rights would be mitigated as required by the NDWR. Mitigation of impacts to wells could include lowering the pump, deepening an existing well, drigen a new well for water supply wells, or providing a replacement water supply of equivalent yield and general water quality. Mitigation Measure 4.3.3.3.1.4b: The operational measures described above may not be available for significant impacts to wells when such impacts are not predicted to occur until after the end of mining. In order to re-evaluate predictions for post-mining delayed impacts of drawdown, the ground water flow model by CGM that are indicated to be significantly affected would then be mitigated by one or more of the following measures, subject to approval of the BLM and NDWR: Replacement or purchase of the affected water right by the applicant. Bosting of an additional bond to provide for potential future impacts to potentially affected water supplies. 	 Mitigation Measure 4.3.3.6-4a: As part of the comprehensive monitoring program, CGM would be responsible for monitoring ground water rights, surface water rights, and ground water levels between the mine and water supply wells. Adverse impacts to water wells and water rights shall be mitigated as required by the NDWR, Mitigation of impacts to wells could include lowering the pump, deepening an existing well, drilling a new well for water supply wells, or providing a replacement water supply of equivalent yield and general water quality. Mitigation for surface water rights could require providing a replacement water supply of equivalent yield and general water quality. Mitigation Measure 4.3.6-4b: The operational measures described above may not be available for significant impacts to wells when such impacts are not predicted to occur until after the end of mining. In order to re-evaluate predictions for post-mining delayed impacts of drawdown, the ground water flow model shall be updated jumping rates, infiltration rates and locations, consumptive use, and observed drawdown. Wells with active water rights that are indicated to be significantly affected shall then be mitigated by one or more of the following measures, subject to approval of the BLM. Mesplacement or purchase of the affected water right be deated in NDWR: Installation of a deeper well and pump at affected locations to restore the historical yield of the well. Posting of an additional bond to provide for potential future impacts to potentially affected water supplies. 	 Mitigation Measure 4.3.3.5-4a: As part monitoring program, CGM shall be respore ground water rights, surface water rights, levels between the mine and water supply impacts to water wells and water rights werequired by the NDWR. Mitigation of impinclude lowering the pump, deepening an a new well for water supply wells, or provide water supply of equivalent yield and gene Mitigation for surface water rights could be replacement water supply of equivalent yield and gene described above may not be available for impacts to wells when such impacts do not end of mining. In order to re-evaluate precepost-mining delayed impacts of drawdows flow model shall be updated during the finusing actual field data for pumping rates, locations, consumptive use, and observed water rights not owned by the applicant the significantly affected shall then be mitigate the following measures, subject to approve NDWR: Replacement or purchase of the by the applicant. Installation of a deeper well an locations to restore the historic Posting of an additional bond to potential future impacts to potential future
Residual Impact:	None identified		
ssue:	Ground Water -Pit Dewatering - Ground Water Flow to Humboldt River - Stages 11 and 12	None identified	None identified
mpact:	Impact 4.3.3.1.5: Modeling of ground water flow from Crescent Valley to the Humboldt River indicates no impact compared to the No Action Alternative, and only a very slight reduction (nine acre-feet per year) compared to pre-mining conditions.	1mpact 4.3.3.6-5: Modeling indicates that a very slight reduction of ground water flow (nine acre-feet per year) from Crescent Valley to the Humboldt River would occur (compared to pre-mining conditions).	Impact 4.3.3.5-5: Modeling of ground wa Crescent Valley to the Humboldt River in compared to the No Action Alternative an reduction of ground water flow (nine acre- compared to pre-mining conditions.
evel of Significance:	Less than significant	Less than significant	Less than significant
fitigation Measures:	None	None	None
esidual Impact:	None identified	None identified	

NO BACKFILL

e Complete Backfill feet for 12 water rights, , 2, 9, and 10), and blicant (Nos. 4, 36, 38,

4, 36, 38, 39, 40, 41, 42 ause they are controlled e wells are not as the water rights holder impacts would be impacts would become on of the mitigation

art of the comprehensive ponsible for monitoring ts, and ground water oly wells. Adverse would be mitigated as mpacts to wells could an existing well, drilling roviding a replacement eneral water quality. Id require providing a tyield and general water

perational measures or any significant not occur until after the redictions for own, the ground water final year of dewatering es, infiltration rates and ed drawdown. Active t that are indicated to be gated by one or more of oval of the BLM and

the affected water right

and pump at affected rical yield of the well. d to provide for otentially affected water Impact 4.3.3.4-4: Drawdown under the No Backfill Alternative was predicted to exceed ten feet for 16 water rights, five of which are inactive wells (Nos. 1, 2, 8, 9, and 10), and ten of which are controlled by the applicant (Nos. 4, 5, 6, 36, 38, 39, 40, 41, 42, and 45). Only one active well not controlled by the applicant appears to have the potential to be impacted (No. 3 Filippini).

Impacts to water rights Nos. 4, 5, 6, 36, 38, 39, 40, 41, 42, and 45 are not deemed significant because they are controlled by the applicant. Impacts to the inactive wells are not considered significant until such time as the water rights holder chooses to utilize his rights, at which time they would be considered potentially significant. The impact to water rights No. 3 (Filippini) is potentially significant. The impacts would become less than significant after implementation of the mitigation measures described below.

Mitigation Measure 4.3.3.4-4a: As part of the comprehensive monitoring program, CGM would be responsible for monitoring ground water rights, surface water rights, and ground water levels between the mine and water supply wells. Adverse impacts to water wells and water rights would be mitigated as required by the NDWR. Mitigation of impacts to wells could include lowering the pump, deepening an existing well, drilling a new well for water supply wells, or providing a replacement water supply of equivalent yield and general water quality. Mitigation for surface water rights could require providing a replacement water supply of equivalent yield and general water quality.

Mitigation Measure 4.3.3.4-4b: The operational measures described above may not be available for any significant impacts to wells when such impacts do not occur until after the end of mining. In order to re-evaluate predictions for post-mining delayed impacts of drawdown, the ground water flow model shall be updated during the final year of dewatering using actual field data for pumping rates, infiltration rates and locations, consumptive use, and observed drawdown. Active water rights not owned by the applicant that are indicated to be significantly affected shall then be mitigated by one or more of the following measures, subject to approval of the BLM and NDWR:

- Replacement or purchase of the affected water right by the applicant. Installation of a deeper well and pump at affected
 - locations to restore the historical yield of the well. Posting of an additional bond to provide for potential future impacts to potentially affected water supplies.

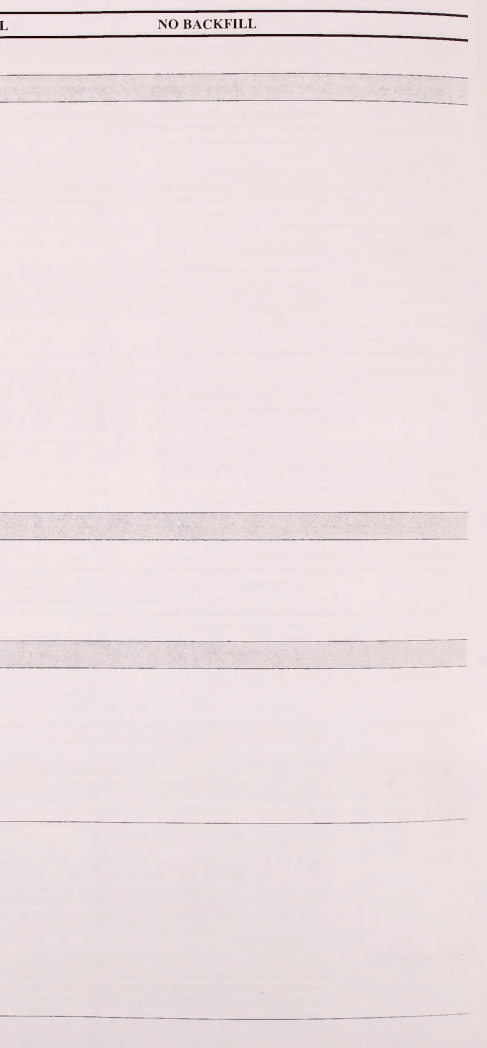
None identified

water flow from indicates no impact and only a very slight re-feet per year) **1m pact 4.3.3.4-5:** Modeling indicates that a very slight reduction of ground water flow (nine acre-feet per year) from Crescent Valley to the Humboldt River would occur.

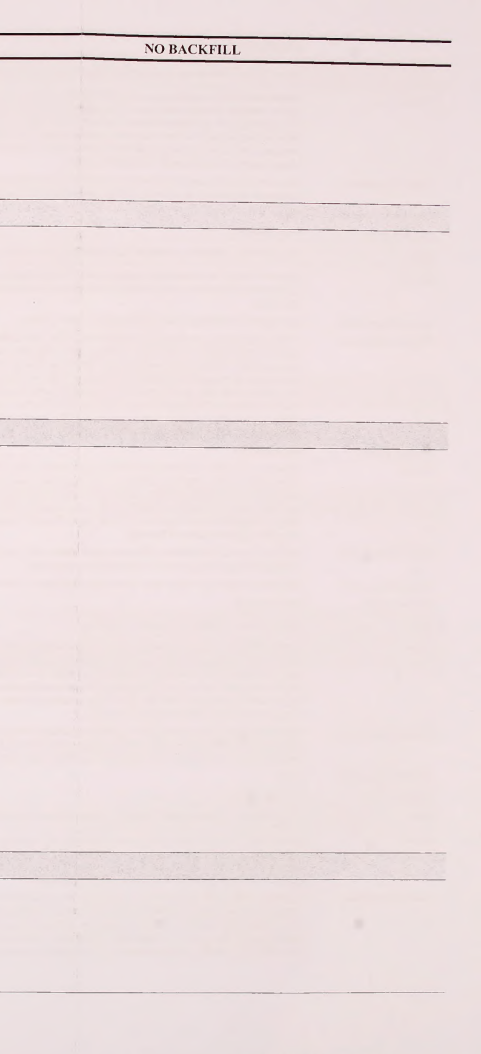
Less than significant None None identified

	PROPOSED ACTION	NO ACTION	COMPLETE BACKFILL	NO BACKFILL
Issue:	Ground Water - Potential Impacts Due to Subsidence - Stages 11 and 12			
Impact:	Impact 4.3.3.3.1-6: A small change in aquifer characteristics is expected to result from compaction of the aquifer materials. Ground subsidence of up to approximately one foot would occur up to six miles east of the open pit. Subsidence of up to two feet is expected to occur up to four miles southeast of the open pit. The subsidence would result primarily from a permanent reduction in porosity in the finer grained sediments (clays and silty clays), which are not the primary water-bearing materials in the alluvial aquifer.	Impact 4.3.3.6-6: A small change in aquifer characteristics is expected to result from compaction of the aquifer materials. Ground subsidence of up to approximately one foot would occur up to approximately two miles east of the open pit, and up to approximately four miles south of the open pit. The subsidence would result primarily from a permanent reduction in porosity in the finer grained sediments (clays and silty clays), which are not the primary water-bearing materials in the alluvial aquifer.	Impact 4.3.3.5-6: A small change in aquifer characteristics is expected to result from compaction of the aquifer materials. The compaction would result primarily from a permanent reduction in porosity in the finer grained sediments (clays and silty clays), which are not the primary water-bearing materials in the alluvial aquifer.	Impact 4.3.3.4-6: A small change in aquifer characteristics is expected to result from compaction of the aquifer materials. The compaction would result primarily from a permanent reduction in porosity in the finer grained sediments (clays and silty clays), which are not the primary water-bearing materials in the alluvial aquifer.
Level of Significance:	The potential for the aquifer to transmit or store water is not expected to be significantly affected. The incremental impact and the cumulative impact are considered less than significant.	The potential for the aquifer to transmit or store water is not expected to be affected. The incremental impact and the cumulative impact are considered less than significant	The potential for the aquifer to transmit or store water is not expected to be measurably affected. The incremental impact and the cumulative impact are considered less than significant.	The potential for the aquifer to transmit or store water is not expected to be measurably affected. The incremental impact and
Mitigatian Measures:	None	None	None	the cumulative impact are considered less than significant. None
Residual Impact:	None identified	None identified	None identified	None identified
Issue:	Ground Water - Potential For Significant Land Surface Alterations - Stages 11 and 12			
Impact:	Impact 4.3.3.3.1-7a: Differential subsidence could result in the development of fissures. Capture of surface runoff by the fissures may form erosional fissure gullies, which represent a safety risk to wildlife, livestock, and people.	Impact 4.3.3.6-7a: Differential subsidence could result in the development of fissures. Capture of surface runoff by the fissures may form erosional fissure gullies, which represent a safety risk to wildlife, livestock, and people.	Impact 4.3.3.5-7a: Differential subsidence could result in the development of fissures. Capture of surface runoff by the fissures may form erosional fissure gullies, which represent a safety risk to wildlife, livestock, and people.	Impact 4.3.3.4-7a: Differential subsidence could result in the development of fissures. Capture of surface runoff by the fissures may form erosional fissure gullies, which represent a safety risk to wildlife, livestock, and people.
Level of Significance:	The impact would be significant if fissure gullies were to form.	The impact would be significant if fissure gullies were to form.	The impact would be significant if fissure gullies were to form.	The impact would be significant if fissures gullies were to form.
Mitigation Measures:	A monitoring program as described in Section 2.3.2.2.10 (CGM 2004) shall be implemented to specifically watch for fissure development. If fissure gullies form, they shall be filled in with clean, coarse-grained alluvium within a reasonable amount of time. The intent of using coarse-grained (permeable) backfill is to provide a rapid means of dissipation for any surface water entering the fissure. While the mine is in operation, the necessary earth moving equipment shall be readily available and shall be used to fill any fissures within two weeks of the date that such a fissure gully is observed. After reclamation has reached the stage where earth moving equipment is no longer on site, fissure gullies shall be filled within one month of the date when any such fissure gullies are observed.	A monitoring program as described in Amec (2003) shall be implemented to specifically watch for fissure gully development. If fissure gullies form, they shall be filled in with clean, coarse-grained alluvium within a reasonable amount of time. The intent of using coarse-grained (permeable) backfill is to provide a rapid means of dissipation for any surface water entering the fissure. While the mine is in operation, the necessary earth moving equipment shall be readily available and shall be used to fill any fissures within two weeks of the date that such a fissure gully is observed. After reclamation has reached the stage where earth moving equipment is no longer on site, fissures shall be filled within one month of the date when any such fissure gullies are observed.	A monitoring program as described in Amec (2003) shall be implemented to specifically watch for fissure gully development. If fissure gullies form, they shall be filled in with clean, coarse-grained alluvium within a reasonable amount of time. The intent of using coarse-grained (permeable) backfill is to provide a rapid means of dissipation for any surface water entering the fissure. While the mine is in operation, the necessary earth moving equipment shall be readily available and shall be used to fill any fissures within two weeks of the date that such a fissure gully is observed. After reclamation has reached the stage where earth moving equipment is no longer on site, fissures shall be filled within one month of the date	A monitoring program as described in Amec (2003) shall be implemented to specifically watch for fissure gully development. If fissure gullies form, they shall be filled in with clean, coarse- grained alluvium within a reasonable amount of time. The intent of using coarse-grained (permeable) backfill is to provide a rapid means of dissipation for any surface water entering the fissure. While the mine is in operation, the necessary earth moving equipment shall be readily available and shall be used to fill any fissures within two weeks of the date that such a fissure gully is observed. After reclamation has reached the stage where earth moving equipment is no longer on site, fissures shall be filled
D			when any such fissure gullies are observed.	within one month of the date when any such fissure gullies are observed.
Residual Impact: Impact:	None identified	None identified	None identified	None identified
трист.	Impact 4.3.3.3.1-7b: Differential subsidence could result in deep fissures which could allow degradation of waters of the state by causing a release of process components to the aquifer. Fissures forming in the immediate vicinity of heap leach facilities (e.g., pads, solution ponds, or the plant) or chemical/hydrocarbon storage facilities could result in damage and a consequent release to the environment. Fissures could provide a preferential flow path for the migrating solutions.	Impact 4.3.3.6-7b: Differential subsidence could result in deep fissures which could allow degradation of waters of the state by causing a release of mining process components, chemicals, or hydrocarbons directly to the aquifer. Fissures forming in the immediate vicinity of heap leach facilities (e.g., pads, solution ponds, or the plant) or chemical/hydrocarbon storage facilities could result in damage and a consequent release to the environment. Such a release of process components or other materials could potentially reach the aquifer through openings along the subsidence-induced fissuring.	Impact 4.3.3.5-7b: Differential subsidence could result in deep fissures which could allow degradation of waters of the state by causing a release of mining process components, chemicals, or hydrocarbons directly to the aquifer. Fissures forming in the immediate vicinity of heap leach facilities (e.g., pads, solution ponds, or the plant) or chemical/hydrocarbon storage facilities could result in damage and a consequent release to the environment. Such a release of process components or other materials could potentially reach the aquifer through openings along the subsidence-induced fissuring.	Impact 4.3.3.4-7b: Differential subsidence could result in deep fissures which could allow degradation of waters of the state by causing a release of mining process components, chemicals, or hydrocarbons directly to the aquifer. Fissures forming in the immediate vicinity of heap leach facilities (e.g., pads, solution ponds, or the plant) or chemical/hydrocarbon storage facilities could result in damage and a consequent release to the environment. Such a release of process components or other materials could potentially migrate directly to the aquifer through subsidence-induced fissures.
Level af Significance:	The impact would be significant if fissure gullies were to form immediately adjacent to, or beneath engineered Project components that manage process solutions.	The impact would be significant if fissure gullies were to form immediately adjacent to, or beneath engineered Project components that manage process solutions.	The impact would be significant if fissure gullies were to form immediately adjacent to, or beneath engineered Project components that manage process solutions.	The impact would be significant if fissure gullies were to form immediately adjacent to, or beneath engineered Project components that manage process solutions.
Mitigatian Measures:	CGM shall continue to implement the fissure monitoring program and shall incorporate language in to the existing \$1,250,000 long-term trust fund that will include any long-term mitigation of post-closure fissure development.	Mitigation of the impact is same as the mitigation measures described for Impact 4.3.3.3.1-7b.	Mitigation of the impact is same as the mitigation measures described for Impact 4.3.3.3.1-7b.	Mitigation of the impact is the same as the mitigation measures described for Impact 4.3.3.3.1-7b.
Residual Impact:	None identified	None identified	None identified	Mana idantiGad
ssue:	Ground Water - Consumptive Losses - Stage 8		None identified	None identified
mpact:	Impact 4.3.3.3.2-3: Consumptive use of water by evaporation during mining and delivery of water to the Dean Ranch for irrigation would support a beneficial use, and would not be expected to adversely impact water resources; CGM would have adequate water rights to cover the consumptive use. Evaporation of 1,087 acre-feet per year from the post-mining pit lake would continue into the foreseeable future after the mine has closed. This amount is 64 acre-feet per year greater than Stage 12 of the Proposed Action, and approximately 217 acre-feet per year less than the No Action Alternative. Hence, there is a positive impact compared to the No Action Alternative.			
	Impacts during the active mine life are less than significant. While post-mining evaporation does not result in significant impacts, long-term consumptive use of water resources that do not contribute to beneficial use is considered a significant impact for which no mitigation measures appear to be feasible. However, there is a positive impact compared to the No Action Alternative.			

	PROPOSED ACTION	NO ACTION	COMPLETE BACKFIL
Mitigatian Measures:	None		
Residual Impact:	None identified		
Issue:	Ground Water - Impacts to Water Rights - Stage 8		
Impact:	Impact 4.3.3.3.2-4: No non-CGM active water rights are located within the predicted area of the modelecten-foot drawdown of the valley-fill aquifer. However, there are four inactive water wells and a water right (No. 4) owned by the applicant. Effects are generally similar to the No Action Alternative.	l at	
Level af Significance:	Impacts to the inactive wells are not considered significant until such time as the water rights holder choo to utilize his rights, at which time they would be considered potentially significant. The impacts would become less than significant after implementation of the mitigation measures described below.	ses	
Mitigation Measures:	Mitigation Measure 4.3.3.3.2-4a: As part of the comprehensive monitoring program, CGM would be responsible for monitoring ground water rights, surface water rights, and ground water levels between the mine and water supply wells. Adverse impacts to water wells and water rights would be mitigated as requi by the NDWR. Mitigation of impacts to wells could include lowering the pump, deepening an existing we drilling a new well for water supply wells, or providing a replacement water supply of equivalent yield an general water quality. Mitigation for surface water rights could require providing a replacement water sup of equivalent yield and general water quality.	ired II, d	
	Mitigation Measure 4.3.3.3.2-4b: The operational measures described above may not be available for mitigation of post-mining significant impacts to wells. In order to re-evaluate predictions for post-mining delayed impacts of drawdown, the ground water flow model would be updated during the final year of dewatering using actual field data for pumping rates, infiltration rates and locations, consumptive use, and observed drawdown. Active water rights not owned by the applicant that are indicated to be significantly affected would then be mitigated by one or more of the following measures, subject to approval of the BL and NDWR:		
	 Replacement or purchase of the affected water right by the applicant. Installation of a deeper well and pump at affected locations to restore the historical yield of the well. 		
	 Posting of an additional bond to provide for potential future impacts to potentially affected was supplies. 	ter	
Residual Impact:	None identified		
Issue:			
ISSUE.	Ground Water Flow to Humboldt River - Stage 8		
Impact:	Ground Water Flow to Humboldt River - Stage 8 Impact 4.3.3.3.2-5: Modeling of ground water flow from Crescent Valley to the Humboldt River indicates that there will be a very slight reduction of ground water flow (nine acre-feet per year compared to pre-	S	
Impact:	Impact 4.3.3.3.2-5: Modeling of ground water flow from Crescent Valley to the Humboldt River indicates that there will be a very slight reduction of ground water flow (nine acre-feet per year compared to pre- mining, or one acre-foot per year compared to the No Action Alternative).	S	
Impact: Level of Significance:	Impact 4.3.3.3.2-5: Modeling of ground water flow from Crescent Valley to the Humboldt River indicates that there will be a very slight reduction of ground water flow (nine acre-feet per year compared to pre- mining, or one acre-foot per year compared to the No Action Alternative). Less than significant	S	
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Impact: Level of Significance: Mitigatian Measures: Residual Impact: Issue:	Impact 4.3.3.3.2-5: Modeling of ground water flow from Crescent Valley to the Humboldt River indicates that there will be a very slight reduction of ground water flow (nine acre-feet per year compared to pre- mining, or one acre-foot per year compared to the No Action Alternative). Less than significant None None identified Ground Water - Potential Impacts Due to Subsidence - Stage 8		
Impact: Level of Significance: Mitigatian Measures: Residual Impact:	Impact 4.3.3.3.2-5: Modeling of ground water flow from Crescent Valley to the Humboldt River indicates that there will be a very slight reduction of ground water flow (nine acre-feet per year compared to pre- mining, or one acre-foot per year compared to the No Action Alternative). Less than significant None None identified	st	
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Impact: Level of Significance: Mitigatian Measures: Residual Impact: Issue: Impact:	 Impact 4.3.3.3.2-5: Modeling of ground water flow from Crescent Valley to the Humboldt River indicates that there will be a very slight reduction of ground water flow (nine acre-feet per year compared to premining, or one acre-foot per year compared to the No Action Alternative). Less than significant None None identified Ground Water - Potential Impacts Due to Subsidence - Stage 8 Impact 4.3.3.2.6: A small change in aquifer characteristics is expected to result from compaction of the aquifer materials. Ground subsidence of up to approximately one foot would occur up to 3.5 miles southea of the open pit, and up to approximately four miles south of the open pit (Figure 4.3.29). A subsidence of the feet would extend as far as two miles south of the open pit. The subsidence would result primarily from a permanent reduction in porosity in the finer grained sediments (clays and silty clays), which are not the primary water-bearing materials in the alluvial aquifer. The potential for the aquifer to transmit or store water is not expected to be significantly affected. The incremental impact and the cumulative impact are considered less than significant . None 	st	
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Impact: Level of Significance: Mitigatian Measures: Residual Impact: Issue: Impact: Level af Significance: Mitigatian Measures:	 Impact 4.3.3.3.2-5: Modeling of ground water flow from Crescent Valley to the Humboldt River indicates that there will be a very slight reduction of ground water flow (nine acre-feet per year compared to premining, or one acre-foot per year compared to the No Action Alternative). Less than significant None None identified Ground Water - Potential Impacts Due to Subsidence - Stage 8 Impact 4.3.3.2.6: A small change in aquifer characteristics is expected to result from compaction of the aquifer materials. Ground subsidence of up to approximately one foot would occur up to 3.5 miles southea of the open pit, and up to approximately four miles south of the open pit (Figure 4.3.29). A subsidence of the feet would extend as far as two miles south of the open pit. The subsidence would result primarily from a permanent reduction in porosity in the finer grained sediments (clays and silty clays), which are not the primary water-bearing materials in the alluvial aquifer. The potential for the aquifer to transmit or store water is not expected to be significantly affected. The incremental impact and the cumulative impact are considered less than significant . None 	ist two	
Impact: Level of Significance: Mitigatian Measures: Residual Impact: Issue: Impact: Level af Significance: Mitigatian Measures: Residual Impact:	 Impact 4.3.3.3.2-5: Modeling of ground water flow from Crescent Valley to the Humboldt River indicates that there will be a very slight reduction of ground water flow (nine acre-feet per year compared to premining, or one acre-foot per year compared to the No Action Alternative). Less than significant None None identified Ground Water - Potential Impacts Due to Subsidence - Stage 8 Impact 4.3.3.2-6: A small change in aquifer characteristics is expected to result from compaction of the aquifer materials. Ground subsidence of up to approximately one foot would occur up to 3.5 miles southea of the open pit, and up to approximately four miles south of the open pit (Figure 4.3.29). A subsidence of the evolut extend as far as two miles south of the open pit (clays and silty clays), which are not the primary water-bearing materials in the alluvial aquifer. The potential for the aquifer to transmit or store water is not expected to be significantly affected. The incremental impact and the cumulative impact are considered less than significant . None None None identified Impact 4.3.3.2-7a: Differential subsidence could result in the development of fissures. Capture of surfact runoff by the fissures may form erosional fissure gullies, which represent a safety risk to wildlife, livestocl 	ist two	
Impact: Level of Significance: Mitigatian Measures: Residual Impact: Issue: Impact: Level af Significance: Mitigatian Measures: Residual Impact: Impact:	 Impact 4.3.3.2.5: Modeling of ground water flow from Crescent Valley to the Humboldt River indicates that there will be a very slight reduction of ground water flow (nine acre-feet per year compared to premining, or one acre-foot per year compared to the No Action Alternative). Less than significant None None identified Ground Water - Potential Impacts Due to Subsidence - Stage 8 Impact 4.3.3.2.6: A small change in aquifer characteristics is expected to result from compaction of the aquifer materials. Ground subsidence of up to approximately one foot would occur up to 3.5 miles souther of the open pit, and up to approximately four miles south of the open pit (Figure 4.3.29). A subsidence of the et would extend as far as two miles south of the open pit. The subsidence would result primarily from a permanent reduction in porosity in the finer grained sediments (clays and silty clays), which are not the primary water-bearing materials in the alluvial aquifer. The potential for the aquifer to transmit or store water is not expected to be significantly affected. The incremental impact and the cumulative impact are considered less than significant . None None identified Impact 4.3.3.3.2-7a: Differential subsidence could result in the development of fissures. Capture of surfact runoff by the fissures may form erosional fissure gullies, which represent a safety risk to wildlife, livestocl and people. 	ist two ce k y ed ion,	

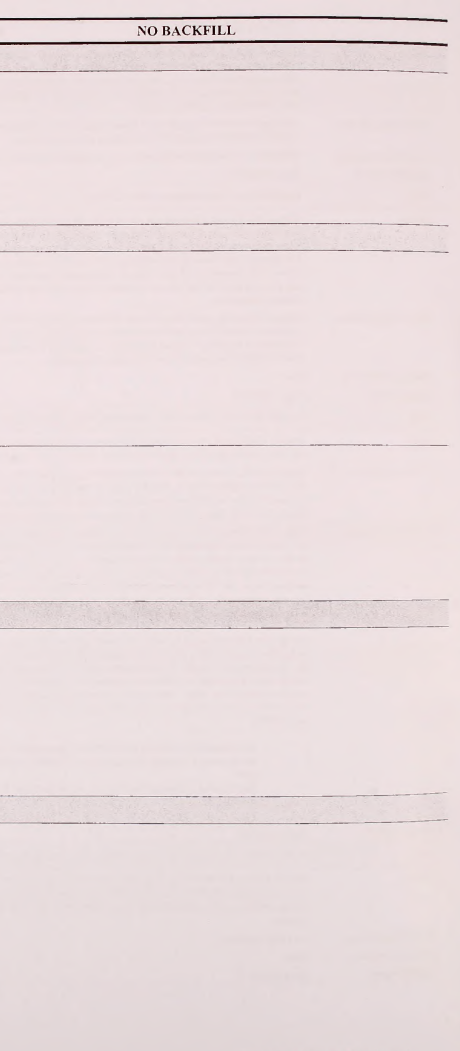


	PROPOSED ACTION	NO ACTION	COMPLETE BACKFIL
Impact:	Impact 4.3.3.3.2-7b: Differential subsidence could result in deep fissures which could allow degradation of waters of the state by causing a release from process components. Fissures forming in the immediate vicinity of heap leach facilities (e.g., pads, solution ponds, or the plant) or chemical/hydrocarbon storage facilities could result in damage and a consequent release to the environment. Fissures could provide a preferential flow path for the migrating solutions.		
Level of Significance:	The impact would be significant if fissure gullies were to form immediately adjacent to, or beneath engineered Project components that manage process solutions.		
Mitigation Measures:	Mitigation of the impact is the same as the mitigation measures described for Impact 4.3.3.3.1-7b.		
Residual Impact:	None identified		
Issue:	Ground Water - Consumptive Losses - Stage 9		
Impoct:	Impact 4.3.3.3.3 : Consumptive use of water by evaporation during mining and delivery of water to the Dean Ranch for irrigation would support a beneficial use and would not be expected to adversely impact water resources; CGM would have adequate water rights to cover the consumptive use. Evaporation of 1,256 acre-feet per year from the post-mining pit lake would continue into the foreseeable future after the mine has closed. This amount is 233 acre-feet per year greater than Stage 12 of the Proposed Action, and 48 acre-feet per year less than the No Action Alternative. Hence, there is a slightly positive impact compared to the No Action Alternative.		
Level of Significance:	Impacts during the active mine life are less than significant. While post-mining evaporation does not result in significant impacts, long-term consumptive use of water resources that do not contribute to beneficial use is considered a significant impact for which no mitigation measures appear to be feasible. However, there is a positive impact compared to the No Action Alternative.		
Mitigation Measures:	None		
Residual Impact:	None identified		
lssue:	Ground Water -Pit Dewatering - Impacts to Water Right - Stage 9		
Impoct:	Impact 4.3.3.3.3.4: No active non-CGM water rights are located within the predicted area of the modeled ten-foot drawdown of the valley-fill aquifer. However, there are four inactive water wells.		
Level of Significonce:	Impacts to the inactive wells are not considered significant until such time as the water rights holder chooses to utilize his rights, at which time the impacts would be considered potentially significant. The impacts would become less than significant after implementation of the mitigation measures described below. Potential impacts to water rights owned by the applicant are not deemed significant.		
Mitigation Measures:	Mitigation Measure 4.3.3.3.4a: As part of the comprehensive monitoring program, CGM shall be responsible for monitoring ground water rights, surface water rights, and ground water levels between the mine and water supply wells. Adverse impacts to water wells and water rights shall be mitigated as required by the NDWR. Mitigation of impacts to wells could include lowering the pump, deepening an existing well, drilling a new well for water supply wells, or providing a replacement water supply of equivalent yield and general water quality. Mitigation of surface water rights could require providing a replacement water supply of equivalent water supply of equivalent yield and general water quality.		
	Mitigation Measure 4.3.3.3.3-4b: The operational measures described above may not be available for mitigation of post-mining significant impacts to wells. In order to re-evaluate predictions for post-mining delayed impacts of drawdown, the ground water flow model shall be updated during the final year of dewatering using actual field data for pumping rates, infiltration rates and locations, consumptive use, and observed drawdown. Active water rights not owned by the applicant that are indicated to be significantly affected shall then be mitigated by one or more of the following measures, subject to approval of the BLM and NDWR:		
	 Replacement or purchase of the affected water right by the applicant. Installation of a deeper well and pump at affected locations to restore the historical yield of the well. 		
	 Posting of an additional bond to provide for potential future impacts to potentially affected water supplies. 		
sidual Impact:	None identified		
sue:	Ground Water -Pit Dewatering - Ground Water Flow to Humboldt River - Stage 9		
pact:	Impact 4.3.3.3.3-5: Modeling of ground water flow from Crescent Valley to the Humboldt River indicates that a very slight reduction of ground water flow (nine acre-feet per year) would occur compared to pre- mining conditions. The estimated difference between Stage 9 and the No Action Alternative is one acre-foot per year.		
vel of Significance:	Less than significant		
tigation Measures:	None		
sidual Impact:	None identified		



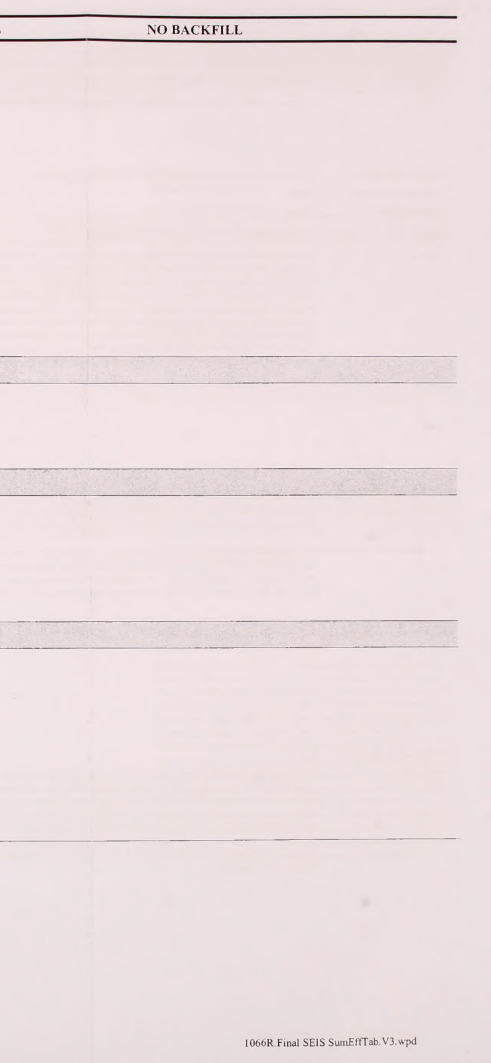
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	PROPOSED ACTION	NO ACTION	COMPLETE BACKFILL
Issue:	Ground Water - Subsidence -Potential for Changes to Aquifer Productivity - Stage 9		
Impact:	Impact 4.3.3.3.6: A small change in aquifer characteristics is expected to result from compaction of the aquifer materials. Ground subsidence of up to approximately one foot would occur up to four miles southeast of the open pit, and up to approximately four miles south of the open pit (Figure 4.3.32). A subsidence of two feet would extend as far as two miles south of the open pit. The subsidence would result primarily from a permanent reduction in porosity in the finer grained sediments (clays and silty clays), which are not the primary water-bearing materials in the alluvial aquifer.		
Level of Significonce:	The potential for the aquifer to transmit or store water is not expected to be significantly affected. The incremental impact and the cumulative impact are considered less than significant.		
Mitigotion Measures:	None		
Residual Impact:	None identified		
Issue:	Ground Water - Subsidence -Potential For Significant Land Surface Alterations - Stage 9		
Impoct:	Impact 4.3.3.3.37a: Differential subsidence could result in the development of fissures. Capture of surface runoff by the fissures may form erosional fissure gullies, which represent a safety risk to wildlife, livestock and people.		
Level of Significonce:	The impact would be significant if fissure gullies were to form.		
Mitigation Measures:	A monitoring program as described in Section 2.3.2.2.10 (CGM 2004) shall be implemented to specifically watch for fissure gully development. If fissure gullies form, they shall be filled in with clean, coarse-grained alluvium within a reasonable amount of time. The intent of using coarse-grained (permeable) backfill is to provide a rapid means of dissipation for any surface water entering the fissure. While the mine is in operation, the necessary earth moving equipment shall be readily available and shall be used to fill any fissure gullies within two weeks of the date that such a fissure gully is observed. After reclamation has reached the stage where earth moving equipment is no longer on site, fissure gullies shall be filled within one month of the date when any such fissure gullies are observed.		
Residual Impact:	None identified		
Impoct:	Impact 4.3.3.3.7-b: Differential subsidence could result in deep fissures which could allow degradation of waters of the state by causing a release from mining process components directly to the aquifer. Fissures forming in the immediate vicinity of heap leach facilities (e.g., pads, solution ponds, or the plant) or chemical/hydrocarbon storage facilities could result in damage and a consequent release to the environment. Such a release of process components or other materials could potentially reach the aquifer through openings along the subsidence-induced fissuring.		
Level of Significance:	The impact would be significant if fissure gullies were to form immediately adjacent to, or beneath engineered Project components that manage process solutions.		
Mitigotion Measures:	Mitigation of the impact is the same as the mitigation measures described for Impact 4.3.3.3.1-7b.		
Residual Impact:	None identified		
Issue:	Ground Water - Consumptive Losses - Stage 10		
Impact:	Impact 4.3.3.3.4-3: Consumptive use of water by evaporation during mining and delivery of water to the Dean Ranch for irrigation would support a beneficial use and would not be expected to adversely impact water resources; CGM would have adequate water rights to cover the consumptive use. Evaporation of 1,185 acre-feet per year from the two post-mining pit lakes would continue into the foreseeable future after the mine has closed. This amount is 162 acre-feet per year greater than Stage 12 of the Proposed Action, and 119 acre-feet per year less than the No Action Alternative.		
Level of Significonce:	Impacts during the active mine life are less than significant. Post-mining evaporation does not result in significant impacts; however, long-term consumptive use of water resources that do not contribute to beneficial use is considered to be a significant impact for which no mitigation measures appear to be feasible.		
Mitigation Measures:	None		
Residual Impact:	None identified		
Issue:	Ground Water - Pit Dewatering - Impacts to Water Rights - Stage 10		
Impact:	Impact 4.3.3.4.4: Drawdown under the No Backfill Alternative was predicted to exceed ten feet for 16 water rights, five of which are inactive wells (Nos. 1, 2, 8, 9, and 10), and ten of which are controlled by the applicant (Nos. 4, 5, 6, 36, 38, 39, 40, 41, 42, and 45). Only one active well not controlled by the applicant appears to have the potential to be impacted (No. 3 Filippini).		
Level of Significance:	Impacts to water rights Nos. 4, 5, 6, 36, 38, 39, 40, 41, 42, and 45 are not deemed significant because they are controlled by the applicant. Impacts to the inactive wells are not considered significant until such time as the water rights holder chooses to utilize his rights, at which time they would be considered potentially significant. The impact to water rights No. 3 (Filippini) is potentially significant. The impacts would become less than significant after implementation of the mitigation measures described below.		



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	PROPOSED ACTION	NO ACTION	COMPLETE BACKFILL
Mitigation Measures:	Mitigation Measure 4.3.3.3.4-4a: As part of the comprehensive monitoring program, CGM shall be responsible for monitoring ground water rights, surface water rights, and ground water levels between the mine and water supply wells. Adverse impacts to water wells and water rights would be mitigated as required by the NDRW. Mitigation of impacts to wells could include lowering the pump, deepening an existing well, drilling a new well for water supply wells, or providing a replacement water supply of equivalent yield and general water quality. Mitigation of surface water rights could require providing a replacement water supply of equivalent water supply of equivalent yield and general water quality.		
	Mitigation Measure 4.3.3.3.4-4b: The operational measures described above may not be available for mitigation of post-mining significant impacts to wells. In order to re-evaluate predictions for post-mining delayed impacts of drawdown, the ground water flow model shall be updated during the final year of dewatering using actual field data for pumping rates, infiltration rates and locations, consumptive use, and observed drawdown. Active water rights not owned by the applicant that are indicated to be significantly affected shall then be mitigated by one or more of the following measures, subject to approval of the BLM and NDWR:		
	 Replacement or purchase of the affected water right by the applicant. Installation of a deeper well and pump at affected locations to restore the historical yield of the well. Posting of an additional bond to provide for potential future impacts to potentially affected water 		
	supplies.		
Residual Impact:	None identified		
Issue:	Ground Water - Pit Dewatering - Ground Water Flow to Humboldt River - Stage 10		
Impact:	Impact 4.3.3.3.4-5: Ground water flow modeling indicates that a very slight reduction of ground water flow (nine acre-feet per year) from Crescent Valley to the Humboldt River would occur.		
Level of Significance:	Less than significant		
Mitigation Measures:	None		
Residual Impact:	None identified		
Issue:	Ground Water - Subsidence - Potential Changes to Aquifer Productivity - Stage 10		
Impact:	Impact 4.3.3.3.4-6: A small change in aquifer characteristics is expected to result from compaction of the aquifer materials. The compaction would result primarily from a permanent reduction in porosity in the finer grained sediments (clays and silty clays), which are not the primary water-bearing materials in the alluvial aquifer.		
Level of Significance:	The potential for the aquifer to transmit or store water is not expected to be affected. The incremental impact and the cumulative impact are considered less than significant.		
Mitigation Measures:	None		
Residual Impact:	None identified	-	
Issue:	Ground Water - Subsidence - Potential for Significant Land Surface Alterations - Stage 10		
Impact:	Impact 4.3.3.3.4-7a: Differential subsidence could result in the development of fissures. Capture of surface runoff by the fissures may form erosional fissure gullies, which represent a safety risk to wildlife, livestock and people.		
Level of Significance:	The impact would be significant if fissure gullies were to form.		
Mitigation Measures:	A monitoring program as described in Section 2.3.2.2.10 (CGM 2004) shall be implemented to specifically watch for fissure gully development. If fissure gullies form, they shall be filled in with clean, coarse-grained alluvium within a reasonable amount of time. The intent of using coarse-grained (permeable) backfill is to provide a rapid means of dissipation for any surface water entering the fissure. While the mine is in operation, the necessary earth moving equipment shall be readily available and shall be used to fill any fissures within two weeks of the date that such a fissure gully is observed. After reclamation has reached the stage where earth moving equipment is no longer on site, fissures shall be filled within one month of the date when any such fissure gullies are observed.		
Residual Impact;	None identified		
Impact:	Impact 4.3.3.3.4-7b: Differential subsidence could result in deep fissures which could allow degradation of waters of the state by causing a release from mining process components. Fissures forming in the immediate vicinity of heap leach facilities (e.g., pads, solution ponds, or the plant) or chemical/hydrocarbon storage facilities could result in damage and a consequent release to the environment. Fissures could provide a preferential flow path for the migrating solutions.		
Level of Significance:	The impact would be significant if fissure gullies were to form immediately adjacent to, or beneath engineered Project components that manage process solutions.		
Mitigation Measures:	Mitigation of the impact is the same as the mitigation measures described for Impact 4.3.3.3.1-7b.		



	PROPOSED ACTION	NO ACTION	COMPLETE BACKFILL
September Carlan	the second se	WATER RESOURCES - WATER QUALITY	
Issue:	Potential Water Quality Degradation Due to Waste Rock Seepage		
Impact:	Impact 4.4.3.3.1: There is a net positive impact compared to the No Action Alternative.	Impact 4.4.3.6.1: The potential would be low for impacts to surface water and ground water quality due to drainage from waste rock piles under the No Action Alternative.	Impact 4.4.3.4.1: The potential would be surface water and ground water quality du waste rock piles under the Complete Back slight positive impact would be expected of Action Alternative.
Level of Significance:	The impact is positive compared to the No Action Alternative.	Less than significant	Less than significant
Mitigation Measures:	None	None	None
Residual Impact:	None	None	None
Issue:	Potential Impacts Due to Pit Lake Water Quality		
Impact:	Impact 4.4.3.3.2: Compared to the No Action Alternative, there would be less concentration by evaporation; therefore, Stage 12 of the Proposed Action would generally yield a positive impact. The predicted open pit water quality would initially be good, with acidic mine waters not predicted to develop. With time, evapoconcentration is predicted to increase constituent concentrations, eventually exceeding primary drinking water standards for some constituents. As evaporation concentrates open pit waters over time, the quality would generally resemble that of natural lakes in closed basins in an arid climate. Migration of relatively small volumes of open pit water quality in the Crescent Valley suggest that downgradient migration of very small volumes of open pit water would not result in significant changes in water quality.	Impact 4.4.3.6.2: There would be a slight potential for impacts to surface water or ground water quality due to seepage from the post- mine pit lake that would form under the No Action Alternative. The predicted open pit water quality would initially be good under the No Action Alternative. The development of acidic mine waters is not expected. With time, evapoconcentration is predicted to increase constituent concentrations, eventually exceeding some primary drinking water standards in the distant future. As evaporation concentrates open pit waters over time, the quality would generally resemble that of natural closed basin lakes in an arid climate. Seepage from the open pit lake into ground water is not predicted for the No Action Alternative.	Impact 4.4.3.4.2: The predicted open pit initially be good under the Complete Back development of acidic mine waters is not performed to a sevent of acidic mine water is not performed to a sevent and a sevent and the distant future. As exponent rates open pit waters over time, the generally resemble that of natural closed be climate. Potential migration of open pit water aquifers would not occur until hydraulic si reached, beyond 100 years after the end of the sevent of the sevent and the sevent after the end of the sevent and the sevent after the end of the sevent and the sevent after the end of the sevent and the sevent after the sevent after the end of the sevent and the sevent after the end of the sevent and the sevent and the sevent after the end of the sevent and the sevent and the sevent and the sevent and the sevent after the end of the sevent and the seve
			There would be no potential for impacts to low potential for impacts to ground water seepage from the post-mine pit lakes that y Complete Backfill Alternative. Water qual better than that predicted for the other alte there is a positive impact compared to the Alternative.
Level of Significance:	The significance of open pit water quality impacts is time dependent. Over the normal time frame of post-closure monitoring and maintenance (30 years), impacts are less than significant. The Proposed Action provides for operational evaluation of pit lake water quality and monitoring of ground water quality in the vicinity of the open pit. To document water quality, samples of pit lake water and ground water samples in monitoring wells surrounding the proposed pit lake would be collected and analyzed at least quarterly for the following NDEP Profile 1 parameters: 36 metals, total suspended solids, and turbidity.	As discussed for the Proposed Action, the significance of open pit water quality impacts is time dependent. Over the normal time frame of post-closure monitoring and maintenance (30 years), impacts are less than significant. Since potential exceedances relate strictly to secondary fluoride and TDS standards, impacts at 100 years are also less than significant. Long-term impacts are considered to be potentially significant because solute concentrations would continue to increase under the influence of evapoconcentration, although increasing uncertainty of predictions extended far into the future makes longer term predictions more qualitative. No mitigation measures appear to be feasible for potential long-term impacts; however, a long-term trust fund has been established by CGM and the BLM (BLM 1996a, Section 2.2.8). This fund would be used at the BLM's discretion for long-term monitoring, and to provide for a program of corrective action using the best available technology should such action be indicated.	As discussed for the Proposed Action, the pit water quality impacts is time dependent time frame of post-closure monitoring and years), impacts are less than significant. Pro of drinking water standards relate mainly to (2006) arsenic standards; these exceedence less than for the No Action Alternative. Lo considered to be potentially significant be- concentrations would continue to increase of evapoconcentration, although increasinn predictions extended far into the future map predictions more qualitative. No mitigation be feasible for potential long-term impacts long-term trust fund has been established BLM (BLM 1996a, Section 2.2.8). This fit the BLM's discretion for long-term monitor for a program of corrective action using the technology should such action be indicated
Mitigation Measures:	None	None	None
Residual Impact:	Pit Lake Water Quality: Initial water quality of the pit lake would be good, meeting Nevada drinking water standards except for arsenic. Within approximately 100 years, evapoconcentration is predicted to result in exceedances of primary standards for fluoride and arsenic (but less than under the No Action Alternative) as well as some other elements in the distant future. At 100 years post-mining, the TDS of the pit lake is predicted to be as high as 947 mg/l, but this is less than the predicted TDS under the No Action Alternative. In the distant future, open pit water quality could approach that of natural saline lakes, but the very low predicted rates of communication with ground water indicate that such changes would exist only in the immediate vicinity of the open pit.	Pit Lake Water Quality: Initial water quality of the pit lake would be good, meeting Nevada drinking water standards. Within approximately 100 years, evapoconcentration is predicted to result in exceedances of the primary water quality standard for fluoride, with primary standards for some other elements potentially exceeded in the distant future. At 100 years post-mining, the TDS of the pit lake is predicted to be approximately 1,119 mg/l. In the distant future, open pit water quality would approach that of natural saline lakes, but no changes in water quality outside of the open pit are expected to result.	Pit Lake Water Quality: Initial water qua would be good, meeting Nevada drinking except for arsenic. Within approximately 1 evapoconcentration is predicted to result in some drinking water quality standards, wite exceeded for some elements in the distant post-mining, the TDS of the pit lake is pre approximately 826 mg/l, whereas the pred No Action Alternative is 1,119 mg/l. In the pit water quality would approach that of n

NO BACKFILL

be low for impacts to due to drainage from ackfill Alternative. A ed compared to the No Impact 4.4.3.5.1: The potential would be low for impacts to surface water and ground water quality due to drainage from waste rock piles under the No Backfill Alternative.

Less than significant None None

it water quality would ackfill Alternative. The ot predicted. With time, ease constituent ome primary drinking s evaporation the quality would d basin lakes in an arid waters into the adjacent c steady-state is l of mining.

s to surface water and ter quality due to at would form under the uality would be slightly lternatives. Hence, he No Action

he significance of open lent. Over the normal ind maintenance (30 Potential exceedances y to fluoride and future nces are significantly Long-term impacts are because solute ise under the influence sing uncertainty of makes longer term tion measures appear to cts; however, a d by CGM and the fund will be used at itoring, and to provide the best available ated.

Pit Lake Water Quality: Initial water quality of the pit lake would be good, meeting Nevada drinking water standards except for arsenic. Within approximately 100 years, evapoconcentration is predicted to result in exceedances of some drinking water quality standards, with primary standards exceeded for some elements in the distant future. At 100 years post-mining, the TDS of the pit lake is predicted to be approximately 826 mg/l, whereas the predicted TDS under the No Action Alternative is 1,119 mg/l. In the distant future, open pit water quality would approach that of natural saline lakes, but the very low predicted rates of communication with ground water indicate that such changes would exist only in the immediate vicinity of the proposed mine pit. Impact 4.4.3.5.2: There would be no potential for impacts to surface water or ground water quality due to seepage from the postmine pit lake that would form under the No Backfill Alternative. The predicted open pit water quality would initially be good under the No Backfill Alternative. Development of acidic mine waters is not predicted. With time, evapoconcentration is predicted to increase constituent concentrations, immediately exceeding the future (2006) Nevada primary drinking water standard for arsenic and eventually exceeding the standard for fluoride. As evaporation concentrates open pit waters over time, the quality would generally resemble that of natural closed basin lakes in an arid climate. Under the No Backfill Alternative, no seepage is expected from the pit lake into the ground water.

As discussed under Stage 12 of the Proposed Action, the significance of open pit water quality impacts is time dependent. Over the normal time frame of post-closure monitoring and maintenance (30 years), impacts are less than significant. Long-term impacts are considered to be potentially significant because solute concentrations would continue to increase under the influence of evapoconcentration, although increasing uncertainty of predictions extended far into the future makes longer term predictions more qualitative. No mitigation measures appear to be feasible for potential long-term impacts; however, a long-term trust fund has been established by CGM and the BLM (BLM 1996a, Section 2.2.8, page 2-39). This fund will be used at the BLM's discretion for long-term monitoring, and to provide for a program of corrective action using the best available technology should such action be indicated.

None

Pit Lake Water Quality: Initial water quality of the pit lake would be good, meeting Nevada drinking water standards except for the future (2006) standard for arsenic. Within approximately 100 years, evapoconcentration is predicted to result in exceedances of Nevada drinking water standards for fluoride, with primary standards exceeded for some elements in the distant future. At 100 years post-mining, the TDS of the pit lake is predicted to be approximately 935 mg/l, whereas under the No Action Alternative the TDS is expected to be 1,119 mg/l. In the distant future, pit water quality would approach that of natural saline lakes, but no changes in water quality outside of the open pit would result.

	PROPOSED ACTION	NO ACTION	COMPLETE BACKFILL
		AIR RESOURCES	
Issue:	PM ₁₀ Emissions		
Impact:	Impact 4.5.3.3.1-1: Fugitive dust (PM ₁₀) would be generated by numerous processes as a result of the Proposed Action, including the re-suspension of road dust, wind erosion of exposed dirt surfaces, and activities related to the processing of ore materials. These activities are inherent to the mining process and would be ongoing throughout the life of the proposed action. The modeled PM ₁₀ concentrations show levels below the NSAAQS and NAAQS, even with the addition of the BAPC recommended background values.	No additional air quality impacts would occur.	Same as Proposed Action
Level of Significance:	Less than significant	Not applicable	Same as Proposed Action
Mitigatian Measures:	None	None	Same as Proposed Action
Residual Impact:	Fugitive PM ₁₀ emissions from vehicular traffic, blasting, and material handling and processing operations.	None	Same as Proposed Action
Issue:	Combustion Emissions		
Impact:	Impact 4.5.3.3.1-2: Combustion emissions of CO, NO_2 , SO_2 and VOC would be generated by numerous processes as a result of the Proposed Action, including combustion emissions from diesel engines, and burning propane, fuel oil, and/or coal in various process equipment. The modeled CO, NO_2 , SO_2 and O_3 show levels below the NSAAQS and NAAQS.	No additional air quality impacts would occur.	Same as Proposed Action
Level of Significance:	Less than significant	Not applicable	Same as Proposed Action
Mitigatian Measures:	None	None	Same as Proposed Action
Residual Impact:	Combustion emissions of PM_{10} , CO, NO ₂ , SO ₂ and VOC generated by numerous processes as a result of the Proposed Action, including combustion emissions from diesel engines, and burning propane, fuel oil, and/or coal in various process equipment.	None	Same as Proposed Action
Issue:	Hazardous Air Pollutants		
Impact:	Impact 4.5.3.3.1-3: Mercury, cyanide, MTBE, propylene, toluene, and xylene would continue to be released by ore refining and processing and fuel combustion.		
Level af Significance:	This impact is considered less than significant.		
Mitigation Measures:	None		
Residual Impact:	Combustion-related HAPs would continue to be emitted with diesel, gasoline, and propane usage.		
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Issue:	Visual Contrast and the Level of visibility of a facility, activity, or structure		
Impact:	Impact 4.6.3.3.1-1: The proposed mining activities would be visible from KOP #1, #2, and #3.	Under the No Action Alternative, additional disturbance and development as described in the Proposed Action would not occur within the Project Area. The visual environment would remain in its current state. CGM would be required to reclaim surface disturbances associated with its currently permitted operations.	Same as No Action
Level af Significance:	This impact is considered less than significant and no mitigation measures are required, but the following mitigation measure would reduce the adverse effects of the impact.	Not applicable	Not applicable
Mitigatian Measures:	Mitigation Measure 4.6.3.3.1-1: Minimizing disturbance is the most effective mitigation technique for reducing visual contrast. Where disturbance is proposed, repetition of the basic landscape elements (form line, color, and texture) would minimize visual change. Clearing of land for waste rock dumps and facility construction would create curvilinear boundaries instead of straight lines, thereby minimizing disturbance of the landscape. Grading would proceed in a manner that would minimize erosion and conform to the natural topography.	None	None
Residual Impact:	The Proposed Action would result in unavoidable but minimal additive physical change in the existing contour and character of the Project Area. The visible changes would be most apparent over the active life of the Project, but would diminish through completion of reclamation and revegetation activities conducted as part of the Proposed Action. The physical changes to the area would be permanent, but natural processes following final reclamation would continue to soften the line and form to match the surrounding landscape.	The additional proposed disturbance associated with the Proposed Action would not occur with the No Action Alternative. Visual resources impacts would be limited to on-going, permitted mining and exploration activities.	Same as No Action

NO BACKFILL

Same as Proposed Action

Same as Proposed Action Same as Proposed Action Same as Proposed Action

Same as Proposed Action

Same as Proposed Action Same as Proposed Action Same as Proposed Action

Impact 4.6.3.5.1-1: The proposed mining activities would be visible from KOP #1, #2, and #3.

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This impact is considered less than significant and no mitigation measures are required, but the following mitigation measure would reduce the adverse effects of the impact.

Mitigation Measure 4.6.3.5.1-1: Where disturbance is proposed, repetition of the basic landscape elements (form, line, color, and texture) would minimize visual change. Clearing of land for waste rock dumps and facility construction would create curvilinear boundaries instead of straight lines to minimize disturbance of the landscape. Grading would proceed in a manner that would minimize erosion and conform to the natural topography.

The No Backfill Alternative would result in additive physical change in the existing contour and character of the Project area. The changes would be visibly most apparent over the active life of the Project, but would diminish through the completion of reclamation and revegetation activities. The physical changes to the area would be permanent, but would continue to lessen following the completion of final reclamation as natural processes continue to soften the line and form to match the surrounding landscape. PROPOSED ACTION

NO ACTION

COMPLETE BACKFILL

	PROPOSED ACTION		
		AUDITORY RESOURCES	
Issue:	Noise Levels Associated with Construction and Mining Operations		
Impact:	Impact 4.7.3.3.1-1: The Proposed Action would extend and slightly increase the existing mining- and construction related noise impacts, excluding blasting, which would likely not exceed 55 dBA at the sensitive receptor sites.	The noise related impact under the No Action Alternative would be similar to that described for the Proposed Action, except that the duration of the impact would not be extended for seven additional years.	The noise related impact under the Comple Alternative would be similar to that describ Action, except that the duration of the mini would extend for two additional years.
Level of Significonce:	Less than significant	Same as Proposed Action	Same as Proposed Action
Mitigation Measures:	None	Same as Proposed Action	Same as Proposed Action
Residuol Impoct:		The residual adverse effects on the environment from noise generated during ming activities associated with the No Action Alternative would be blasting related noise levels similar to existing levels, which would likely exceed 55 dBA at two of the three sensitive receptor sites.	The residual adverse effects on the environ generated during mining activities associate Complete Backfill Alternative would be bla levels similar to existing levels, which wou dBA at two of the three sensitive receptors.
Issue:	Noise Levels Associated with Blasting		
Impact:	Impact 4.7.3.3.1-2: Blasting associated with the Proposed Action would continue at a frequency of one blast a day. Estimated blasting related noise levels would be similar to existing levels, which would likely exceed 55 dBA at two of the three sensitive receptor sites. As the Proposed Action continues over time, the estimated blasting related noise level is expected to decrease as the overall depth of the pit increases.		
Level of Significance:	This impact is considered potentially significant. The following mitigation measure is provided to reduce the adverse effects of the impact; however, the impact would remain significant after implementation of the mitigation measure.		
Mitigation Measures:	Blasting shall occur on average once per day and be no longer than 15 seconds in duration per blast.		
Residuol Impact:			
		SOCIOECONOMIC VALUES	
Issue:	Population Effects		
Impact:	Impact 4.8.3.3-1: Implementation of the Proposed Action would continue employment of CGM's existing work force for an additional seven years, thus maintaining population stability in the Study Area.		Impact 4.8.3.6-1: Implementation of the C Alternative would continue employment of work force for an additional seven years an workforce for an eighth year, thus maintain stability in the Study Area.
Level of Significance:	Beneficial		Beneficial
Mitigatian Measures:	None		None
Residual Impact:	None		
Issue:			None
Impact:	Employment Effects		None
Impuci.	Employment Effects Impact 4.8.3.3-2: Implementation of the Proposed Action may require employment of up to 50 short-term contractors or construction personnel during the life of the Project and would continue long-term employment for the existing CGM work force (450-500). It is expected that temporary and/or potential long-term employment positions could be accommodated by the Study Area population and no ingress of employees from outside of the Study Area would result. The Proposed Action would continue to employ current CGM employees for an additional seven years, resulting in continued current indirect employment, as well as direct and indirect spending in the Study Area and the state.	Impact 4.8.3.4-1: Impacts resulting from implementation of the No Action Alternative would be the elimination of up to seven additional years of payroll for 450-500 CGM employees, decreased revenues to local and state jurisdictions, and reduced wages spent in the Study Area.	None Impact 4.8.3.6-2: Implementation of the C Alternative would continue long-term empl existing CGM work force (450-500) with a a portion of the current work force. The No Alternative would continue to employ curre for an additional eight years, resulting in cc employment, as well as direct and indirect a Study Area and the state.
Level af Significance:	Impact 4.8.3.3-2: Implementation of the Proposed Action may require employment of up to 50 short-term contractors or construction personnel during the life of the Project and would continue long-term employment for the existing CGM work force (450-500). It is expected that temporary and/or potential long-term employment positions could be accommodated by the Study Area population and no ingress of employees from outside of the Study Area would result. The Proposed Action would continue to employ current CGM employees for an additional seven years, resulting in continued current indirect employment, as well as direct	Action Alternative would be the elimination of up to seven additional years of payroll for 450-500 CGM employees, decreased revenues to local and state jurisdictions, and reduced wages spent in	Impact 4.8.3.6-2: Implementation of the C Alternative would continue long-term empl existing CGM work force (450-500) with a a portion of the current work force. The No Alternative would continue to employ curre for an additional eight years, resulting in co employment, as well as direct and indirect s
	Impact 4.8.3.3-2: Implementation of the Proposed Action may require employment of up to 50 short-term contractors or construction personnel during the life of the Project and would continue long-term employment for the existing CGM work force (450-500). It is expected that temporary and/or potential long-term employment positions could be accommodated by the Study Area population and no ingress of employees from outside of the Study Area would result. The Proposed Action would continue to employ current CGM employees for an additional seven years, resulting in continued current indirect employment, as well as direct and indirect spending in the Study Area and the state.	Action Alternative would be the elimination of up to seven additional years of payroll for 450-500 CGM employees, decreased revenues to local and state jurisdictions, and reduced wages spent in the Study Area.	Impact 4.8.3.6-2: Implementation of the C Alternative would continue long-term empl existing CGM work force (450-500) with a a portion of the current work force. The No Alternative would continue to employ curre for an additional eight years, resulting in co employment, as well as direct and indirect in Study Area and the state.
Level of Significance:	Impact 4.8.3.3-2: Implementation of the Proposed Action may require employment of up to 50 short-term contractors or construction personnel during the life of the Project and would continue long-term employment for the existing CGM work force (450-500). It is expected that temporary and/or potential long-term employment positions could be accommodated by the Study Area population and no ingress of employees from outside of the Study Area would result. The Proposed Action would continue to employ current CGM employees for an additional seven years, resulting in continued current indirect employment, as well as direct and indirect spending in the Study Area and the state.	Action Alternative would be the elimination of up to seven additional years of payroll for 450-500 CGM employees, decreased revenues to local and state jurisdictions, and reduced wages spent in the Study Area.	Impact 4.8.3.6-2: Implementation of the C Alternative would continue long-term empl existing CGM work force (450-500) with a a portion of the current work force. The No Alternative would continue to employ curre for an additional eight years, resulting in co employment, as well as direct and indirect s Study Area and the state. Beneficial
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NO BACKFILL

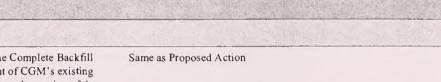
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	PROPOSED ACTION	NO ACTION	COMPLETE BACKFILL
Issue:	Public Service Effects		A State State State
Impact:	Impact 4.8.3.3-4: Public service requirements as a result of implementing the Proposed Action would remain the same as current levels.		Implementation of the Complete Backf have the same impacts as the Proposed In the eighth year, a decline in demand occur; thus, no additional impact would Complete Backfill Alternative.
Level of Significance:	Neither adverse nor beneficial		Same as Proposed Action
Mitigation Measures:	None		None
Residual Impact:	None		None
Issue:	Fiscal Effects		
Impoct:	Impact 4.8.3.3-5: Implementation of the Proposed Action would result in continued and potentially increased revenues for the State of Nevada and Lander County.	Impact 4.8.3.4-1: Impacts resulting from implementation of the No Action Alternative would be the elimination of up to seven additional years of payroll for 450-500 CGM employees, decreased revenues to local and state jurisdictions, and reduced wages spent in the Study Area.	Same as Proposed Action
Level of Significance:	Beneficial	Significant	Same as Proposed Action
Mitigotion Measures:	None	None	Same as Proposed Action
Residual Impact:	None	The residual adverse impacts from implementation of the No Action Alternative stem from the loss of potential beneficial socioeconomic impacts associated with the Proposed Action.	Same as Proposed Action
- State Lange		WILDLIFE AND FISHERIES RESOURCES	1.1 March March 1 Control
Issue:	Water Table Drawdown		
Impact:	Impact 4.10.3.3-1: Flows from these springs and stream are not expected to be impacted by pit dewatering for reasons stated in Sections 4.3.3.3 and 4.3.3.4. However, since more than ten feet of drawdown of the alluvial aquifer is predicted, the impacts to these springs and stream are considered to be potentially significant (Sections 4.3.3.3.1 through 4.3.3.3.4; Section 4.3.3.4.1). It follows that the impacts to these springs are potentially significant to wildlife resources since they may result in substantial disturbance to critical wildlife habitat. However, Mitigation Measure 4.3.3.3.1-2a establishes a monitoring program that is designed	Impacts to wildlife habitat under the No Action Alternative would be the same as those described and analyzed in the South Pipeline Final EIS (BLM 2000a; pages 4-133 through 4-138).	Same as Proposed Action
	to detect reduced spring flows during mine operation and stipulates the development of methods of supplementing affected flows as described in the Integrated Monitoring Plan (WMC 1995b). In addition, Mitigation Measure 4.3.3.3.1-2b reduces the potential post-mining impacts to springs by restoring the historical yield of the springs (including the springs that feed the ephemeral stream).		
Level of Significance:	supplementing affected flows as described in the Integrated Monitoring Plan (WMC 1995b). In addition, Mitigation Measure 4.3.3.3.1-2b reduces the potential post-mining impacts to springs by restoring the	Not applicable	Not applicable
Level of Significance: Mitigation Measures:	supplementing affected flows as described in the Integrated Monitoring Plan (WMC 1995b). In addition, Mitigation Measure 4.3.3.3.1-2b reduces the potential post-mining impacts to springs by restoring the historical yield of the springs (including the springs that feed the ephemeral stream). Therefore, potential impacts to wildlife habitat that is supported by spring flows would be below the level of	Not applicable None	Not applicable None
	supplementing affected flows as described in the Integrated Monitoring Plan (WMC 1995b). In addition, Mitigation Measure 4.3.3.3.1-2b reduces the potential post-mining impacts to springs by restoring the historical yield of the springs (including the springs that feed the ephemeral stream). Therefore, potential impacts to wildlife habitat that is supported by spring flows would be below the level of significance.		
Mitigation Measures: Residuol Impact:	supplementing affected flows as described in the Integrated Monitoring Plan (WMC 1995b). In addition, Mitigation Measure 4.3.3.3.1-2b reduces the potential post-mining impacts to springs by restoring the historical yield of the springs (including the springs that feed the ephemeral stream). Therefore, potential impacts to wildlife habitat that is supported by spring flows would be below the level of significance. None	None No residual adverse impacts to wildlife resources would occur as a	None
Mitigation Measures:	supplementing affected flows as described in the Integrated Monitoring Plan (WMC 1995b). In addition, Mitigation Measure 4.3.3.3.1-2b reduces the potential post-mining impacts to springs by restoring the historical yield of the springs (including the springs that feed the ephemeral stream). Therefore, potential impacts to wildlife habitat that is supported by spring flows would be below the level of significance. None No residual adverse impacts to wildlife resources would occur as a result of the Proposed Action.	None No residual adverse impacts to wildlife resources would occur as a	None
Mitigation Measures: Residuol Impact: Issue:	supplementing affected flows as described in the Integrated Monitoring Plan (WMC 1995b). In addition, Mitigation Measure 4.3.3.3.1-2b reduces the potential post-mining impacts to springs by restoring the historical yield of the springs (including the springs that feed the ephemeral stream). Therefore, potential impacts to wildlife habitat that is supported by spring flows would be below the level of significance. None No residual adverse impacts to wildlife resources would occur as a result of the Proposed Action. Ecological Risk Assessment Impact 4.10.3.3-2: The results of the SLERA demonstrate that potential impacts from pit lake chemistry for the Proposed Action are not expected to result in adverse ecological effects to wildlife populations or individual threatened or endangered species that may be attracted to the pit lake. The SLERA was conducted in a conservative manner, and the results of the SLERA are expected to overestimate rather than	None No residual adverse impacts to wildlife resources would occur as a	None
Mitigation Measures: Residuol Impact: Issue: Impact:	supplementing affected flows as described in the Integrated Monitoring Plan (WMC 1995b). In addition, Mitigation Measure 4.3.3.3.1-2b reduces the potential post-mining impacts to springs by restoring the historical yield of the springs (including the springs that feed the ephemeral stream). Therefore, potential impacts to wildlife habitat that is supported by spring flows would be below the level of significance. None No residual adverse impacts to wildlife resources would occur as a result of the Proposed Action. Ecological Risk Assessment Impact 4.10.3.3-2: The results of the SLERA demonstrate that potential impacts from pit lake chemistry for the Proposed Action are not expected to result in adverse ecological effects to wildlife populations or individual threatened or endangered species that may be attracted to the pit lake. The SLERA was conducted in a conservative manner, and the results of the SLERA are expected to overestimate rather than underestimate potential risks associated with the pit lake habitat.	None No residual adverse impacts to wildlife resources would occur as a	None

NO BACKFILL

ckfill Alternative would and Action for seven years, and for services would build be associated with the

Same as Proposed Action

Same as Proposed Action Same as Proposed Action Same as Proposed Action

Same as Proposed Action

Same as Proposed Action Same as Proposed Action Same as Proposed Action

Impacts to wildlife habitat from the No Backfill Alternative are generally the same as those described for the Proposed Action (Section 4.10.3.3). The No Backfill Alternative has the potential to impact one additional spring in the Toiyabe Catchment area.

Not applicable

None

No residual adverse impacts to wildlife resources would occur as a result of the No Backfill Alternative.

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Chapter 1 Introduction: Purpose of and Need for Action



1 INTRODUCTION: PURPOSE OF AND NEED FOR ACTION

1.1 Introduction and Location

CGM has proposed the Project as an expansion of the Pipeline/South Pipeline Project. Specifics of the Project are outlined in the Modification to the Pipeline Plan of Operations for the Pipeline/South Pipeline Pit Expansion, January 2001, revised April 2004. The planned additional development of the South Pipeline ore deposit would account for up to an additional seven years of mining and processing beyond the 18 years of mining and processing outlined in the South Pipeline Project Final Environmental Impact Statement (EIS) (BLM 2000a, page 3-1). This would increase the mine life for up to a total of 25 years.

The Project is located within Township 27 North, Range 47 East (T27N, R47E), T28N, R47E, and T27N, R46E, Mount Diablo Base and Meridian (M.D.B.M.) (Project Area) (Figure 1.1.1). The Project Area is located within the Joint Venture Area (JVA), established by Placer Dome U.S. and Kennecott Minerals, where all mineral exploration and development activities by these two companies are conducted by CGM. The Project Area comprises a total of 39,350 acres of public lands administered by the BLM Battle Mountain Field Office (38,270 acres), and fee lands (1,080 acres). The Cortez facility is located beyond and east of the boundary of the Project Area (Figure 1.1.2).

The Project is located approximately 30 miles southeast of Battle Mountain, Nevada in Lander County (Figure 1.1.1). The Project is reached by traveling from Battle Mountain on U.S. Interstate 80 (I-80) approximately 30 miles east, or from Elko, Nevada approximately 42 miles west, to the Beowawe Exit, then traveling approximately 31 miles south on Nevada State Route (SR) 306.

The proposed mining activities, located on public lands, are subject to review and approval by the BLM pursuant to the Federal Land Policy and Management Act (FLPMA) and subsequent surface management regulations (43 CFR, Subpart 3809). The activities, and their approval by the BLM pursuant to the FLPMA, constitute a federal action and are thus subject to the NEPA. The BLM has determined that the Project constitutes a major federal action and has determined that a Supplemental EIS (SEIS) must be prepared to fulfill NEPA requirements.

The SEIS is being prepared by the BLM, which is the Lead Agency with respect to compliance with the NEPA and its implementing regulations. The NDOW is a cooperating agency for the preparation and review of the SEIS and is responsible for providing information within its area of expertise.

The SEIS is prepared in compliance with the NEPA and in accordance with BLM Handbook H-1790-1, Battle Mountain Field Office NEPA Handbook, and Nevada State Office (NSO) Instruction Memorandum NV-90-435 on the analysis of cumulative impacts. The SEIS considers the quality of the natural environment based on the physical impacts to public and private lands that may result from implementation of the Project.

1.2 CGM Projects

1.2.1 Existing and Previously Approved CGM Facilities and Operations

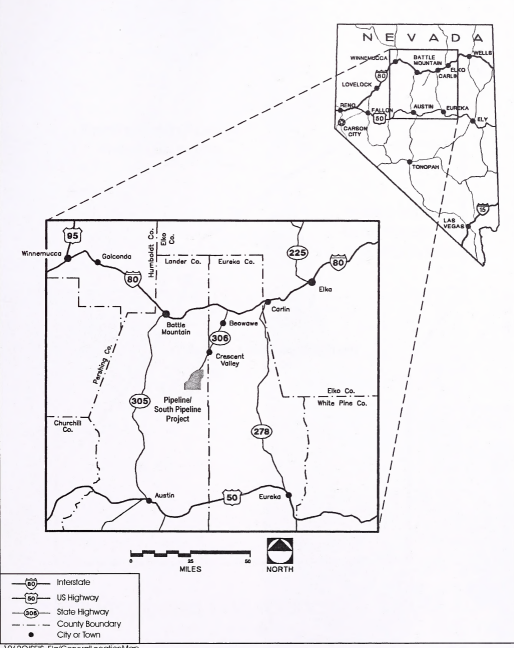
Existing approved CGM mining and processing facilities are located in two main areas as follows: Cortez and Gold Acres/Pipeline/South Pipeline (Figure 1.1.2). In addition, mining has occurred in

CORTEZ GOLD MINES	PIPELINE/SOUTH PIPELINE PIT EXPANSION PROJECT
FINAL	SUPPLEMENTAL ENVIRONMENTAL IMPACT STATEMENT

the Horse Canyon area approximately 11 miles east of the Pipeline/South Pipeline facilities. The Cortez area lies on the east side of Crescent Valley on the western flank of the Cortez Mountains in Lander County, approximately six miles west of Horse Canyon. The Gold Acres and Pipeline areas lie on the southwest side of Crescent Valley in the Shoshone Range in Lander County, approximately eight miles northwest of the Cortez area. The Gold Acres/Pipeline/South Pipeline area contains the Gold Acres, London Extension of the Gold Acres deposit, and Pipeline/South Pipeline open pit mines, as well as the Pipeline/South Pipeline operations, which are discussed in greater detail in Chapter 2. The Horse Canyon area is located approximately two miles east of Mount Tenabo in the Cortez Mountains in Eureka County. The Horse Canyon area encompasses the Horse Canyon and South Silicified open pit mines.

1.2.2 Proposed Action

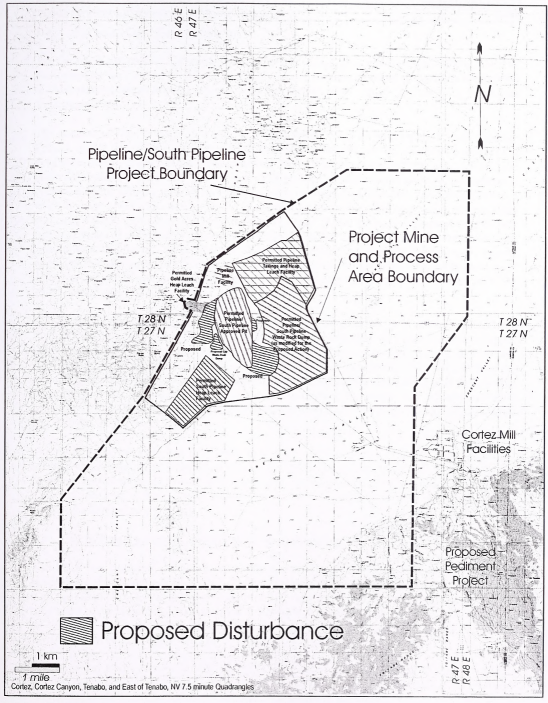
The Proposed Action is an expansion of the approved Pipeline/South Pipeline Project within the existing and approved area of surface disturbance. The planned additional development of the South Pipeline ore deposit would provide up to seven additional years of mining and processing beyond the 18 years of mining and processing outlined in the South Pipeline Final EIS (BLM 2000a, page 3-1). This will increase the mine life for a total of up to 25 years. There would be no additional surface disturbance beyond the 7,676 acres approved in the South Pipeline Final EIS and the Gravel Pit EA and Expansion (BLM 2000a, CGM 2001b). The actions associated with the Project would consist of the following: a) expand the South Pipeline open pit to the east, southeast, and southwest; b) increase the depth of the Pipeline/South Pipeline open pit; c) use resulting waste rock as backfill into portions of the Pipeline/South Pipeline open pit; d) increase the height of the approved South Area Heap Leach (SAHL) pad (defined as the Pipeline/ South Pipeline Heap Leach Facility in the South Pipeline Project Final EIS (BLM 2002a, page 3-8) from a height of 250 feet to 300 feet above ground surface; e) increase the approved waste rock dump height from 250 feet to 300 feet above ground surface; f) increase the height of the approved Area 28 Integrated Heap Leach/Tailings facility up to a maximum of 350 feet above ground surface; g) construct an additional waste rock dump (above original grade) on the backfilled portion of the open pit; h) construct the 125-acre Gap waste rock dump; I) increase the approved mining rate from an average 150,000 tons per day (tpd) with a maximum of 250,000 tpd to an average of 350,000 tpd with a maximum of 500,000 tpd; j) translocate waste rock within the Pipeline/South Pipeline open pit, including portions of the expanded open pit; k) conduct certain activities at the approved Cortez facility without modification to the facility; I) close the existing Gold Acres heap leach facility, transfer any solutions to the existing Pipeline mill process circuit, move the ore on the pad to the SAHL for further processing, and dismantle the leach pad, ponds, and other structural components; m) install ground water extraction wells (ground water extraction from the existing and planned wells would not exceed the approved annualized average rate of 34,500 gpm); and n) continue management of mine dewatering as outlined in the Pipeline Infiltration Plan and South Pipeline EIS. All of these activities comprise the Proposed Action to be analyzed in the SEIS. The Proposed Action would utilize the same mining methods as are used to mine the Pipeline/South Pipeline deposit. See Section 2.2 as well as the Cortez Pipeline Gold Deposit (Pipeline) Final EIS (BLM 1996a, pages 2-10 to 2-11) and South Pipeline Final EIS (BLM 2000a, pages 3-7 to 3-10).



10620/SEIS Fig/GeneralLocationMap

Figure 1.1.1 General Location Map

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1062O/Fig 1.2 ProjectAreaBoundaries.cdr Revised 2-22-04

Figure 1.1.2 Project Area Map

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1.3 Purpose of and Need for Action

The BLM is responsible for administering mineral rights access on certain federal lands as authorized by the General Mining Law of 1872. Under the law, qualified prospectors are entitled to reasonable access to mineral deposits on public domain lands, which have not been withdrawn from mineral entry.

The purpose of the Project is to complete an expansion of the existing Pipeline/South Pipeline Project, within the existing and approved area of surface disturbance, and continue to recover the gold and silver ore resources identified on mining claims that have been staked or acquired by CGM under the General Mining Law. The Project would provide sufficient ore to allow for the continued operation of the existing milling facilities currently operated by CGM and could also result in a small increase in workforce and equipment needs during construction. The proposed Project includes an increase in the approved mining rate from an average 150,000 tpd to an average of 350,000 tpd, and installation of additional extraction wells while continuing management of the mine dewatering as outlined in the Pipeline Infiltration Plan and South Pipeline Final EIS. The Project would include continued dewatering operations at an annualized average rate of 34,500 gpm. The proposed Project would be completed without increasing surface disturbance beyond the approved 7,676 acres (BLM 1996a; BLM 2000a; CGM 2001a).

CGM's objective for the Project is to profitably recover precious metals (gold and incidental silver) from CGM's mining claims to the optimal extent possible and reclaim the Project Area in a manner that is environmentally responsible and in compliance with United States mining laws, the FLPMA, Nevada Mine Reclamation Law, and other applicable laws and regulations. The need is to meet the prevailing market demand for gold and silver. The prevailing market demand for gold and silver is adjusted on a daily basis on commodity exchanges throughout the world. This adjustment results from buyers and sellers agreeing on a specific transaction price. That price reflects current supply and demand for the commodity.

The purposes of the SEIS are as follows: a) to analyze the impacts of the proposed Project; b) identify reasonable alternatives; c) to inform the public about the Project; d) to solicit public comment on the proposed Project and alternatives; and e) provide agency decision makers with adequate information upon which to base the decision to approve or deny the Project or an alternative development scenario.

1.4 BLM Responsibilities and Relationship to Planning

The SEIS was prepared in conformance with the policy guidance provided in BLM's NEPA Handbook (BLM Handbook H-1790-1). The BLM Handbook provides instructions for compliance with the Council on Environmental Quality (CEQ) regulations for implementing the procedural provisions of NEPA and the Department of the Interior's (DOI's) manual on NEPA (516 DM 1-7).

1.4.1 Resource Management Plan

The Proposed Action conforms with the BLM's Shoshone-Eureka Resource Management Plan (RMP) dated March 1986 (BLM 1986a). Specifically, on page 29 in the RMP Record of Decision (ROD), under the heading "Minerals" subtitled "Objectives" number 1:

"Make available and encourage development of mineral resources to meet national, regional, and local needs consistent with national objectives for an adequate supply of minerals."

Under "Management Decisions," "Locatable Materials," page 29, number 1:

"All public lands in the planning areas will be open for mining and prospecting unless withdrawn or restricted from mineral entry."

Under "Management Decisions," number 5, Current Mineral Production Areas:

"Recognize these areas as having a highest and best use for mineral production and encourage mining with minimum environmental disturbance..."

1.4.2 Surface Management Authorizations and Relevant Plans

BLM regulations for surface management of public lands mined under the General Mining Law (43 CFR 3809) recognize the statutory right of mineral claim holders such as CGM to explore for and develop federal mineral resources and encourage such development. These federal regulations require the BLM to review proposed operations to ensure the following: a) that adequate provisions are included to prevent unnecessary or undue degradation of public lands; b) that measures are included to provide for reclamation; and c) that the proposed operations comply with other applicable federal, state, and local laws and regulations. CGM submitted to the BLM on January 16, 2001 the Plan for the Project (CGM 2001a) as required under the regulations. Plans submitted prior to January 20, 2001 are subject to the new 3809 regulations with the exception of 3809.401 (plan content) and 3809.415 and 420 (performance standards). The CGM Plan is on file and available for review during normal business hours at the BLM's Battle Mountain Field Office.

1.4.3 Site Reclamation Requirements

The Mining and Mineral Policy Act of 1970 (MMPA) mandates that federal agencies ensure that closure and reclamation of mine operations be completed in an environmentally responsible manner. The MMPA states that the federal government should promote the following:

"...development of methods for the disposal, control, and reclamation of mineral waste products, and the reclamation of mined lands, so as to lessen any adverse impact of mineral extraction and processing upon the physical environment that may result from mining or mineral activities."

The BLM's long-term reclamation goals are to shape, stabilize, revegetate, or otherwise treat disturbed areas in order to provide a self-sustaining, safe, and stable condition providing productive use of the land, which conforms to the approved land use plan for the area. The short-term reclamation goals are to stabilize disturbed areas and to protect both disturbed and adjacent undisturbed areas from unnecessary or undue degradation. Relevant BLM policy and standards for reclamation are set forth in the BLM Solid Minerals Reclamation Handbook (BLM Manual Handbook H-3042-1), which provides consistent reclamation guidelines for all solid non-coal mineral activities conducted under the authority of the BLM Minerals Regulations in Title 43 CFR (BLM 1992a). The BLM has reviewed the site reclamation portions of the Plan to ensure that the Project would meet BLM's reclamation standards and goals.

1.4.4 Cyanide Management Plan Requirements

The BLM's national cyanide management policy requires that BLM state offices prepare a Cyanide Management Plan. The NSO of the BLM has prepared and continues to administers the Nevada Cyanide Management Plan (BLM 1992b). The Nevada Cyanide Management Plan is applicable to all public lands administered by the BLM in Nevada and would be applicable to the Project cyanide heap leaching activities, relevant precious metal recovery processes, and expanded tailings facility. The Nevada Cyanide Management Plan provides guidance on cyanide use in mining activities and lists the following objectives:

- Implement the BLM's national cyanide management policy;
- Ensure that mining operations using cyanide on BLM managed lands follow Best Management Practices (BMPs) and do not cause unnecessary or undue degradation of the federal lands;
- Provide both the mine operator and the BLM technical staff with standards for development and evaluation of mining projects that use cyanide; and
- Use state standards, if established.

The Nevada Cyanide Management Plan is not intended to duplicate requirements of other federal or state agencies with responsibility for managing the use of cyanide in mining operations. Where standards are established for mining operations by the State of Nevada through the Nevada Division of Environmental Protection (NDEP), Bureau of Mining Regulation and Reclamation (BMRR), they shall apply when reviewing a Notice or a Plan. The BLM has reviewed the Plan to ensure that it is in conformance with the Nevada Cyanide Management Plan.

1.4.5 Local Land Use Planning and Policy

The Proposed Action is consistent with Section XI of the Lander County Revised Policy Plan for Federally Administered Lands - November 1999 (Lander County 1999), which sets forth the policy to "promote the expansion of mining operations and areas." This policy also states that mine site reclamation standards should be consistent with the best possible post-mine use for each specific area, and that specific standards should be developed for each property.

1.5 <u>Authorizing Actions</u>

Based upon information received during the scoping process and during subsequent discussions with various agencies, certain authorizing actions have been identified as required, or may potentially be required, prior to construction or operation of the Project. A list of these authorizing actions, organized by agency, is provided in Table 1.5.1.

1.6 Environmental Review Process

Documentation of activities conducted during the Project scoping procedure has been compiled in a Project Scoping Document, which includes a summary of the issues and concerns identified during the scoping process. The Project Scoping Document identifies the key issues that the BLM decided

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are necessary to analyze in the SEIS, and those concerns not considered critical in terms of anticipated effects of the Proposed Action. The Scoping Document is on file and available for review during normal business hours at the BLM's Battle Mountain Field Office.

Table 1.5.1:	Summary of Permits and Approvals Required for the Pipeline/South Pipeline
	Project

Permit/Approval	Granting Agency
Plan of Operations	U.S. Department of the Interior, Bureau of Land Management; Nevada Department of Conservation and Natural Resources, Division of Environmental Protection, Bureau of Mining Regulation and Reclamation
Permit to Operate (Air Quality)	Nevada Department of Conservation and Natural Resources, Division of Environmental Protection, Bureau of Air Pollution Control
Water Pollution Control Permit	Nevada Department of Conservation and Natural Resources, Division of Environmental Protection, Bureau of Mining Regulation and Reclamation
Permit for Reclamation	Nevada Department of Conservation and Natural Resources, Division of Environmental Protection, Bureau of Mining Regulation and Reclamation
Permit to Appropriate Water	Nevada Department of Conservation and Natural Resources, Division of Water Resources
Industrial Artificial Pond Permits	Nevada Department of Wildlife
Approval to Operate a Sanitary Landfill	Nevada Department of Conservation and Natural Resources, Division of Environmental Protection, Bureau of Waste Management
General Discharge Permit (Stormwater)	Nevada Department of Conservation and Natural Resources, Division of Environmental Protection, Bureau of Water Pollution Control
Road Rerouting Applications	U.S. Department of the Interior, Bureau of Land Management and Lander County
Hazardous Materials Storage Permit	State of Nevada, Fire Marshal Division
Encroachment Permit	Nevada Department of Transportation, District III
Permit to Construct Tailings Dam	Nevada Department of Conservation and Natural Resources, Division of Water Resources
Permit to Operate	Nevada State Minerals Commission, Division of Minerals

A Notice of Intent (NOI) to prepare this SEIS was published in the Federal Register on December 18, 2001. The NOI invited scoping comments to be sent to the BLM through January 17, 2002. Also on December 18, 2001, copies of a news release entitled "Notice of Intent to Prepare a Supplemental

CHAPTER 1

Environmental Impact Statement to Analyze the Proposed Modifications to the Pipeline/South Pipeline Pit Expansion" were issued statewide to newspapers and major interest groups.

Comment letters received during the public scoping period have been included in the Project Scoping Document and are on file and available for review during normal business hours at the BLM's Battle Mountain Field Office. As a result of the public scoping process, the following potential Project impacts were identified by the public:

- Soils and Watershed Impacts from increased erosion Impacts to soils from a chemical release Impacts to the quality of soils for restoring wildlife habitat and values Impacts of slope angle
 - Water Resources

Impacts to regional hydrology Impacts to surface waters from toxic effluents and residues Impacts to ground water chemistry Impacts to seeps and springs Impacts to future pit water quality Impacts from infiltration activities Impact of subsidence from dewatering operations Impacts to stream flows/surface flows Impacts to wetlands Long-term impact of heap leaching Impacts to aquifer level Impacts of water in the pit during mining operations Impacts to waters of the United States Impact of ground water recharge following mine closure Impacts from sediment loads to streams Co-mingling of aquifers Impacts of catastrophic event on surface waters and ground water

- Air Resources
- Impacts to air quality Impacts from use of cyanide and associated volatilization Impact of mercury emissions
- Wildlife and Fisheries Resources

Impacts to threatened and endangered species Impacts to terrestrial and aquatic wildlife and habitats Impacts to wildlife from hazardous materials and toxic solutions Impacts to breeding, nesting and cover habitats of wildlife Impacts to wildlife diversity Impacts to native flora Impact of waste dump design on wildlife resources Impacts of pit water quality on wildlife Impacts to wildlife from Project-generated noise

Impacts to migratory water fowl and shorebirds attracted to the infiltration facilities Reclamation impacts to wildlife Impact to riparian areas

- <u>Cultural Resources</u> Impacts on native cultural sites Impacts on historic sites
- <u>Geology</u> Impacts of seismic activity on Project components
- <u>Visual Resources</u> Impacts to visual resources
- Auditory Resources Impacts from Project-related noise
- Land Use, Access and Public Safety
 Impacts to public safety
 Impacts to local traffic
- Recreation and Wilderness Impacts to wilderness resources Impacts of potential use of pit lake as a recreation site
- <u>Socioeconomic Values and Public Services</u> Impacts to public services Impacts on economics in Lander County Impacts on economics of State of Nevada Impacts on alternative land use

All of the identified issues or potential Project impacts are addressed in the Project Scoping Document and/or the SEIS. The scoping comments were reviewed for relevance to the Proposed Action and those which addressed potential impacts of the Proposed Action have been included in the SEIS. Data used in this SEIS are based on information available as of August 31, 2003.

The Notice of Availability for the Draft SEIS was published by the Environmental Protection Agency (EPA) June 25, 2004. The BLM published the document June 10, 2004. The 30 day comment period for Draft SEIS ended at the close of business on August 9, 2004. A total of 22 comments were received. The scanned comment letters and the responses to the comments can be found in Chapter 6 of this document.

Chapter 2 Existing Facilities



2 EXISTING FACILITIES

2.1 Introduction

The Proposed Action would utilize the approved facilities within the Project Area that are associated with the Pipeline/South Pipeline Project, as well as the Cortez and Gold Acres facilities. The facilities include the Pipeline/South Pipeline open pit, Pipeline/South Pipeline dewatering and infiltration systems, Pipeline mill, Pipeline/South Pipeline tailings and heap leach facilities, the South Pipeline heap leach facility, Gold Acres heap leach facility, ore stockpiles, Pipeline/South Pipeline waste rock dumps, and Pipeline support facilities. In addition, the Proposed Action would utilize certain components of the Cortez facilities which are located east of the Project Area. The facilities include the Cortez continuous fluid bed (CFB) roaster, the carbon-in-leach (CIL) mill, the tailings facility, and the Cortez support facilities.

Approved Plans and environmental analysis documents for previous CGM development and exploration activities in the vicinity of the Proposed Action are summarized in the South Pipeline Final EIS (BLM 2000a, pages 2-2 through 2-8). In addition, Table 2.1.1 includes a summary of the Plans and environmental documents for CGM since 2000. Information about the existing Pipeline/South Pipeline facilities associated with the Proposed Action is briefly summarized in the following sections and is outlined in detail in the South Pipeline Final EIS (BLM 2000a, pages 2-1 through 2-26). Information concerning the Pipeline Project facilities is incorporated herein by reference from the Pipeline Final EIS (BLM 1996a, pages 2-1 through 2-67). Information concerning the infiltration operations associated with the Proposed Action is incorporated herein by reference from the Pipeline Infiltration Project EA (BLM 1999, pages 2-1 through 2-18). Information on the components of the Cortez facility is taken from the Pipeline Final EIS and the Cortez Gold Mine Expansion Project Draft EIS (BLM 1996a, pages 2-1 through 2-40; BLM 1992c, pages 2-1 through 2-75), which is also incorporated by reference. Information concerning gravel pit operations is contained in the Gravel Pit Plan Amendment (CGM 2001b; BLM 1996b).

Surface disturbance associated with the approved Pipeline/South Pipeline, and Gold Acres facilities, which are located within the Project Area, totals 7,676 acres as outlined in Table 2.1.2.

2.2 Approved Open Pits

The Pipeline/South Pipeline open pit is located in the Project Area (Figure 2.2.1). Mining of this open pit is ongoing at an average rate of 150,000 (tpd) and a maximum rate of 250,000 tpd. Approved surface disturbance for the Pipeline/South Pipeline open pit is approximately 846 acres plus a 75-acre pit adjustment zone (Table 2.1.2).

Large open pits are commonly mined in phases or stages. This is done to balance the removal of waste rock with a consistent supply of ore for the mill or heap leach, and to match the mining equipment fleet. In the case of the Pipeline/South Pipeline open pit, a total of seven stages, which are sometimes combined, result in a roughly concentric "pushback" of the pit until its ultimate economic footprint has been achieved. A brief description of the Pipeline Open Pit Stages follows:

• Stage 1 was the "starter pit." Mining commenced in March 1996 with approval of the Pipeline Project, and continued through the fourth quarter of 1998 to a bench elevation of 4,280 feet above mean sea level (amsl). All waste rock was placed on the Pipeline Waste Rock Dump.

Table 2.1.1: Summary of Plans of Operations and Environmental Analysis Documents for Cortez Gold Mines since February 2000

Plan Date	Plan Case File No. General Location BLM Administration	Description of Operations	Prop. Acres	Environ. Assessment No./ROD	Plan Approval Date
2/2000	NV64-93-001P(96-2A) NVN 067575	South Pipeline Project Final EIS	7,616	NV063-EIS98-014	6/27/2000
12/3/1999	NVN-066621	Horse Canyon/Cortez Unified Exploration Plan	50	NV063-EA00-35	8/23/2001
2/2000	NVN-067575	Exploration Acreage Assessment ¹	91	NV063-EIS98-014	6/27/2000
1/9/2001	NVN 73789	Pediment Project Plan of Operations	1,766	NV063-EIS01-69	Pending
1/16/2001	NVN 067575(01-1A)	Modification to the Pipeline Plan of Operations for the Pipeline/South Pipeline Pit Expansion	0	NV063-EIS01-70	Pending
12/18/2001	NVN 067575 (01-2A)	Amendment to the Plan of Operations, Pipeline Gravel Pit Expansion	60 ²	NV063-DNA02-15	1/8/2002
6/2003	NVN-77313	West Pine Valley Exploration	150	BLM/EK/PL-2003 -032	Pending
7/1/2003	NVN-066621(03-1A)	Horse Canyon/Cortez Unified Exploration Plan Amendment #1	200	NV063-EA03-37	10/25/04
7/21/2003	NVN-078041	West Side Exploration Plan	200	NV063-EA-04-18	Pending

The BLM has determined that 91 acres have been approved, through several approval processes, for exploration rather than the 98 acres sited in the South Pipeline Project Final EIS approval (see footnote ¹) for a difference of 6.8 acres.

¹ The additional 60 acres are the result of two boundary adjustments that increased the gravel pit and road surface disturbance by 67 acres and an adjustment to the exploration surface disturbance by a decrease of 6.8 acres.

- Stage 2 enlarged the Stage 1 footprint, and was mined from 1997 until 2000 to the same elevation as Stage 1. All waste rock was placed on the Pipeline Waste Rock Dump.
- Stage 3 commenced in 2000, and all waste rock was placed on the Pipeline Waste Rock Dump. Stage 3 is expected to reach the elevation of and combine with Stage 2 during 2004. The former Crescent Pit was incorporated into this stage.
- Stage 4 mining also commenced in 2000 and expanded the open pit to the south. Waste rock was placed on the combined Pipeline/South Pipeline Waste Rock Dump.

	Mine Facility Component	Approved Disturbed Acres
MINE AND	PROCESS AREA	
	Pipeline/South Pipeline Open Pit	846
Open Pit	South Pipeline Adjustment Zone	75
	Subtotal:	921
	Pipeline Plant Site	56
	Plant Expansion / Ore Stockpile	77
Ore and	Pipeline (Area 28) Ore Processing and Process Ponds	878
Process	Area 28 Heap and Tails Expansion	54
Facilities	South Area Heap Leach Facility	758
	Gold Acres Heap Leach	49
	Subtotal:	1,872
Waste	Pipeline/South Pipeline/Crescent Waste Rock Dump	1,813
Rock	Gap Waste Rock Dump	0
Dumps	Subtotal:	1,813
	Soil Stockpiles	18
	Plant Area Roads	31
	Plant Access Corridor	56
	Airport Gravel Pit	487
Support Facilities	Frome Gravel Pit	45
acinties	Ancillary Facilities/Roads	1,664
	County Road Construction/Cortez Access Road Relocations	79
	Drainage Diversions	21
	Subtotal:	2,401
	Total Mine and Process Area:	7,007
OTHER AR	EAS OF DISTURBANCE WITHIN THE PROJECT AREA	
Exploratio	n Activities	91
Mine Wate	er Infiltration Basins/Pipe Lines/Ditches	578
	Total Ancillary Area:	669
	TOTAL PROJECT AREA SURFACE DISTURBANCE:	7,676

- Stages 5 and 6 were combined into one mine pushback and began in 2001. These stages pushed the footprint of the open pit further to the south and to the east. All waste rock from Stages 5 and 6 is currently being placed on the Pipeline/South Pipeline Waste Rock Dump.
- Stage 7 started in 2002 and expanded the open pit to the east and southeast. All waste rock from the upper benches of Stage 7 is being placed on the Pipeline/South Pipeline Waste Rock Dump.

In addition to the Stages of mining discussed above, mining methods, slope stability, and waste rock characterization are discussed in the South Pipeline Final EIS (BLM 2000a, pages 3-7 through 3-10).

2.3 Approved Dewatering Management

2.3.1 Mine Dewatering and Disposal Operations

The approved mine dewatering and water disposal for the Pipeline/South Pipeline Project consists of a series of dewatering wells and infiltration facilities. The Pipeline/South Pipeline dewatering operations, as outlined in the South Pipeline Plan (CGM 1996, page 5-8) and the 1999 CGM Infiltration Amendment Plan, as approved by the BLM, are permitted to pump ground water at an annualized average rate of up to 34,500 gpm. These facilities are described in the South Pipeline Final EIS (BLM 2000a, pages 2-1 through 2-19 and pages 3-12 through 3-14).

2.3.2 Dewatering Induced Subsidence Management

On November 13, 2002, CGM personnel reported that earth fissures were discovered in the proximity of drilling activities east of the SAHL (currently referred to as the Windmill Fissures). It was determined that the identified fissures had captured approximately 1.6 million gallons of water released from a dewatering line break that occurred on November 8, 2002, about 1,000 feet north and up slope from the identified fissures. Between November 14 and 18, 2002, extensions of the most prominent fissures and identification of additional fissures were observed. Figure 2.3.1 shows the locations of the identified fissures relative to the existing Project facilities. A full assessment of the mechanisms for the development of the fissures and the specifics of the development in the Project Area are outlined in Section 4.3.2.2.4.

On November 18 and 19, 2002, CGM assembled a group of consultants that specialize in ground subsidence associated with a declining ground water table to discuss and observe the site conditions, review available data, and develop a response strategy. AMEC Earth & Environmental, Inc. (Amec) prepared a summary report of the investigation (Amec 2003). It was determined that the most probable source of horizontal strains sufficient to cause the fissuring is differential ground subsidence resulting from the ongoing dewatering of the alluvial aquifer. In addition, it was concluded that geologic and/or hydrological controls that are influencing the location and extent of fissuring were not sufficiently defined at that time. Existing geophysical and exploratory borehole data indicated the presence of significant contrasts in bedrock depth in the vicinity of the fissures, and measured ground water gradients may indicate the presence of faulting and strong permeability contrasts in the local alluvial section. All parties concurred that the fissures, or the suspected ground subsidence likely responsible for the development of fissures, did not pose an immediate threat to the integrity of the SAHL. Additional details on this assessment are outlined in Section 4.3.2.2.4.

2.3.2.1 Earth Fissure Management

Ground subsidence and the resulting earth fissuring can have both immediate and long-term consequences upon the integrity of engineered structures. In the case of the Project facilities, the prevailing risks appear to be associated with fissure formation, not subsidence. A comprehensive review of the Project interferometry (interferometry is the use of energy wave interference phenomena for measurement purposes, either for very small angles or for tiny distance increments [the displacement of two objects relative to one another]). The Amec report (Amec 2003) determined that the area of greatest risk of fissure development is to the east of the SAHL, roughly

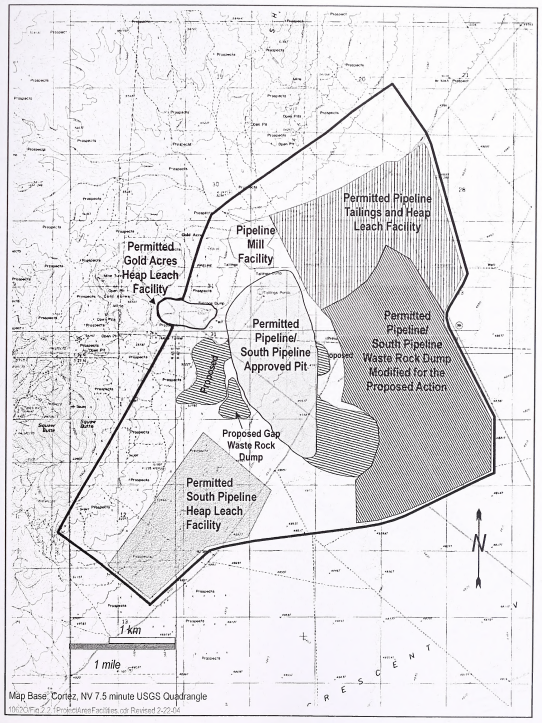
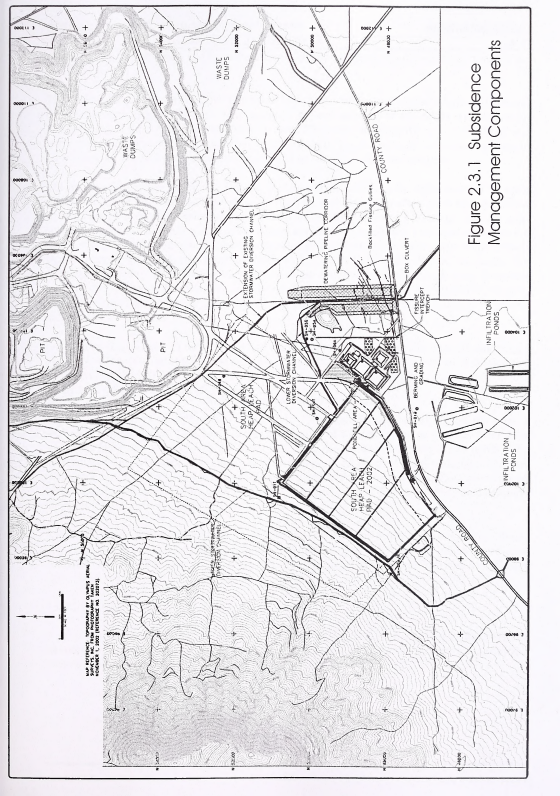


Figure 2.2.1 Project Area Facilities

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parallel to the County Road, and from the southern end of the open pit to the northeast corner of the SAHL.

The review found that the August 13, 1998 to March 11, 1999 interferograms depict differential subsidence occurring in the area now occupied by and adjacent to the SAHL (Amec 2003). Construction of the SAHL was completed in April 2002 after the majority of the subsidence and horizontal strain depicted on the interferograms occurred. The past ground subsidence appears to have occurred at a relatively consistent rate based on data from the interferometry.

The region of maximum subsidence is to the northeast of the SAHL, in the region south of the open pit (Figure 2.3.2). From the southern end of the open pit, a southwest-trending linear feature persists in all of the more recent interferometric scenes. This feature delineates a boundary between non-subsiding terrain to the northwest, and settlement terrain to the southeast. This trend intersects the SAHL along its northeastern side, then bifurcates the pad, ultimately converging with a similar east-trending interferometric feature roughly parallel to the County Road south of the SAHL ponds. The intercepted interferometric feature then continues east, becoming coincident with the position and trend of the Windmill Fissures. As demonstrated by the occurrence of the Windmill Fissures, fissuring is most likely to occur along these fringe areas between contrasts in the amount of ground deformation.

Subsidence-related risks to the SAHL could result from a potential overland flow of water (e.g., breakage or leak from an overland water conveyance) into an earth fissure, followed by erosion and piping of the shallow soil profile. Based on this scenario, the subsequent undermining of the integrity of the liner has been identified as the primary potential risk.

Fissure displacement of sufficient magnitude to compromise liners under the SAHL pose a secondary potential risk. This has a lower probability of occurrence as no fissures have been identified along the boundary of the leach pad or at the embankment toes of the ponds. The horizontal strain necessary to produce an earth fissure is an order of magnitude less than that required to rupture a geomembrane liner. The issue is one of subsequent displacement of the fissure aperture, not vertical displacement on the fissure; a gradual process that can be monitored to assure the integrity of the containment systems.

A second Project facility experiencing localized differential subsidence is the waste rock dump; however, subsidence-induced changes have no influence upon the operation of the waste rock dumps. Periodic monitoring of the crest elevation profile of the tailings dam has detected no appreciable settlement.

2.3.2.2 Protective Measures

A multi-tiered, integrated, and redundant management strategy has been designed for the SAHL in response to the information and delineation of the Windmill Fissures. This strategy includes the following interrelated components:

- Stormwater diversion;
- Instrumentation and pressure monitoring on the dewatering pipelines;

- An intercept trench east of the SAHL processing area;
- Backfilling of the existing open fissure gullies;
- Protective blankets across fissure traces between the intercept trench and the process area;
- Emplacement of alluvial waste rock dikes to create a corridor, and synthetic lining of that corridor to provide containment and channelization in the event of dewatering line breaks; and
- Monitoring system designed to measure subsidence rate and horizontal strain.

The intent of most of these management strategies is to prevent the introduction of large quantities of water from entering the fissure complex as the result of meteoric events or dewatering line breaks. Redundancy is provided in the design elements by a second level of safety represented by the intercept trench and protective blankets. These elements will protect the SAHL should fissure gullies develop from large volumes of water entering the fissures. Each of these components is described in the following sections.

2.3.2.2.1 Primary Diversion Ditch

A primary diversion ditch has been constructed to intercept and route any surface water runoff from the watershed areas upgradient of the SAHL and adjacent fissure complex. The ditch begins along the western margin of the Pipeline/South Pipeline open pit and extends along a southwest alignment to discharge south of the County Road approximately 2,400 feet southwest of the southwest corner of the SAHL as shown on Figure 2.3.1.

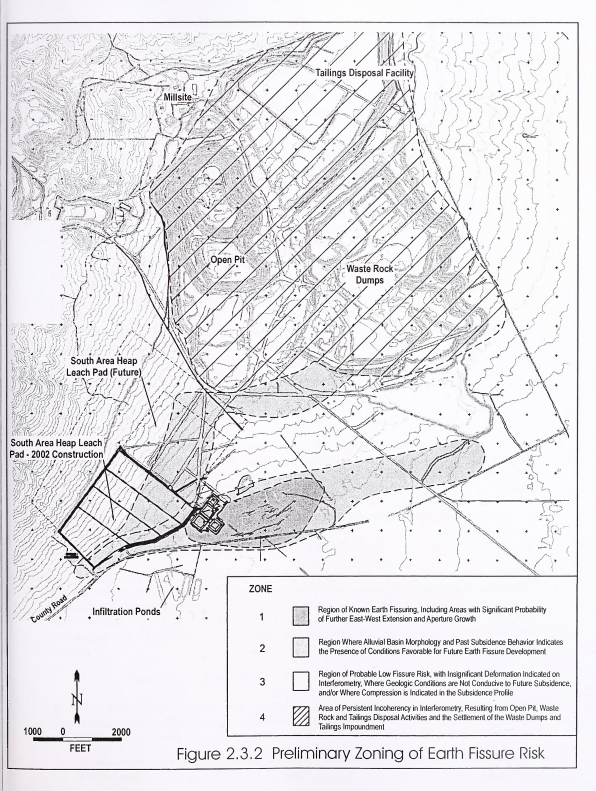
The ditch has been designed to safely pass the runoff from a 100-year, 24-hour storm event with 0.5 feet of freeboard. The ditch consists of a trapezoidal cross section, 15 feet in width at the base and a depth ranging from 2.5 feet to 4.3 feet. Culverts were installed in the Gold Acres haul road and the County Road, sized to accommodate the design peak flow.

2.3.2.2.2 Pressure Monitoring on Dewatering Pipelines

CGM has installed a pressure monitoring system on the dewatering pipelines. This system will alert the operator to sudden reductions in the dewatering pipeline pressure.

2.3.2.2.3 Fissure Gully Backfilling

Existing fissure gullies were backfilled, primarily as a safety issue to preclude humans and wildlife from entering the open gullies. Backfilling is designed to include a relatively coarse-grained, permeable material. The intent of the permeable back fill is to provide a rapid means of dissipation for any surface water entering the existing fissure gullies.



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2.3.2.2.4 Intercept Trench

The fissure intercept trench was located immediately east of the SAHL process area and west of the main fissure complex as shown on Figure 2.3.1. The intent of the trench is to provide a linear intercept area west of the fissure field to minimize the potential for extension and propagation of fissure gullying to the west of the trench in response to large influxes of water.

The fissure intercept trench is approximately 2,200 feet in length, in a generally north to south direction. The trench was excavated to a depth of approximately 35 feet and was approximately three feet in width at the base. The trench backfill was encapsulated with a geotextile and composed of granular, free draining materials from the Gravel Pit. Similar to the fissure gully backfill, the trench backfill is intended to provide a means of rapid dissipation of surface water that may enter a fissure to the east of the trench. The geotextile is incorporated into the backfill to provide a means to filter the overlying highly dispersive silts to preclude the formation of gullying due to erosion. The trench was capped with a coarse waste rock material to provide an additional level of surface water diversion and erosion control.

2.3.2.2.5 Protective Berming and Grading

The berming and grading provide an additional measure of surface and process water exclusion from the fissure field between the intercept trench and the process ponds by excluding surface flow from the fissure area. The ground surface of the fissure area is uncovered to allow for visual inspection to assess changes in the identified fissures. Location of the berming and grading is shown on Figure 2.3.1.

2.3.2.2.6 Alluvial Waste Rock Dikes

Two parallel dikes composed of alluvial waste rock from the pit were placed adjacent to the existing dewatering lines as shown in Figure 2.3.1. The intent of the dikes is to provide a protected corridor around the dewatering lines to channel water from a potential dewatering line break past the fissure complex to discharge south of the County Road. The dikes are 30 to 60 feet in height and provide a corridor 50 feet wide for the dewatering pipelines and an access road for vehicular traffic. The secondary diversion channel also discharges to the corridor provided by the dikes.

2.3.2.2.7 Dewatering Line Corridor Geomembrane

The corridor area formed by the dikes is underlain by a high density polyethylene (HDPE) geomembrane liner to provide containment for water in the event of discharge from the secondary stormwater diversion channel and/or a dewatering line break. The geomembrane liner provides an additional line of defense to preclude the introduction of water to the fissure complex. The dewatering lines pass under the County Road and are routed through a six-foot by five-foot box culvert.

2.3.2.2.8 Fissure Risk Assessment

Based on Amec's report (Amec 2004), it appears that a potential exists for continued ground deformation resulting from the ongoing dewatering operations. Possible ground deformation risks are likely associated with three related responses of the underlying alluvial profile to the strain

resulting from differential subsidence. These responses include brittle rupture resulting in earth fissures (susceptible to subsequent erosion), widening of fissure aperture due to continued ground displacement, and the possible loss of strength in foundation soils due to high strain at depth. The consequences associated with each of these responses to subsidence must be viewed in the context of the engineered systems at risk, such as mine facilities and public roads, and a consideration for the influence of loading and varied behavior of the constructed elements.

The probability of occurrence, the consequences of that occurrence, and the degree of uncertainty associated with the three possible risks vary widely. The Amec report (Amec 2004) outlines the probable locations where substantial ground deformation may occur, characterizes the nature of the risks identified, and delineates zones of potential ground deformation risks to mine facilities and other areas of use. In consideration of the engineered facilities in the area of possible fissuring, the assessment indicates that the only substantial potential risk with a reasonable probability of occurrence is the loss of foundation support resulting from erosion of earth fissures. The two remaining potential ground responses to subsidence appear to pose little risk to the engineered facilities. The assessment indicates that the potential is unlikely for liner damage due to fissure aperture and for deep-seated foundation instability due to strain weakening of the alluvial profile (Amec 2004).

Figure 2.3.2 depicts the locations with potentially sufficient horizontal strain to cause earth fissures during the life of the mine and dewatering operations (Amec 2004). This figure identifies zones of potential risk of earth fissuring. Zone 2 is the area with the higher potential for development of additional earth fissures. As shown on Figure 2.3.2, the SAHL operations are the engineered facilities of primary concern regarding the effects of ground subsidence. However, mitigative measures, as outlined above, have been completed to reduce fissure development risk to these facilities. In addition, compression due to ore loading on the SAHL pad further reduces the risk of earth fissures.

2.3.2.2.9 Monitoring Program

The purpose of monitoring ground movement is to provide advanced knowledge of conditions that could lead to further earth fissuring, or growth of the fissures known to be present. The focus of the monitoring activities is on the existing mine facilities and locations of planned future facilities. CGM's monitoring plan (CGM 2004) addresses the following components:

- Immediate area of subsidence in the Gold Acres window;
- Immediate area of earth fissuring in the Gold Acres window;
- Southern Crescent Valley regional subsidence;
- Southern Crescent Valley regional earth fissuring; and
- Data Reporting.

The monitoring in the immediate area of the Gold Acres window includes the following: monitoring water levels in wells monthly; monitoring lateral and vertical ground surface movement quarterly

for a minimum of two years; and completing field surveying quarterly for a minimum of two years. Alluvial drawdown will be monitored monthly using the shallow alluvial wells in the Gold Acres window (SMA-series), deep alluvial wells within the window (CRA-series), and shallow alluvial wells outside the window (IM-series and IZ-series). Alluvial water level measurement data will be compared with ground surface locations and elevations to characterize the influence of dewatering on ground displacement. The ground surface will be monitored for lateral and vertical displacement via three complementary techniques: extensometry, optical survey, and total station global positioning system (GPS) survey. Results from the three techniques will be compared and correlated to verify ground surface measurements. The field surveys will be visual ground inspections by experienced CGM personnel examining the mine infrastructure and looking for evidence of cracks, potholes or other features in the facility perimeter, as well as roads, and/or native soils at locations along identified paths south of the open pit. Other areas where ground surface measurements indicate significant displacement will also be visually inspected.

The objective for ground subsidence and earth fissure monitoring in southern Crescent Valley is to provide data on subsidence that could affect current or future constructed structures. The regional monitoring system includes collection of the following data: synthetic aperture radar interferometry (InSar) data collected annually for a minimum of three years; lateral and vertical ground surface monitoring collected quarterly for a minimum of three years; and complete field surveys collected quarterly for a minimum of two years.

The results of the monitoring will be reported to the BLM and NDEP on an annual basis. The monitoring will better define the present and potential future conditions at the mine facilities and in southern Crescent Valley. Response levels will be specified when additional information identifies zones of interest through the following:

- Observations extending along the length of existing fissures;
- Widening of existing fissures;
- Formation of new fissures;
- Increased strain accumulation; and
- Observation of unusual erosional features.

Based on Amec's report (Amec 2004), the specific observations and the zones of interest, CGM responses will include notification of regulatory authorities; remeasurement of parameters of interest; modification and/or intensification of monitoring plan and schedule; and mitigation of surface subsidence and earth fissure features. Mitigation measures will focus on protecting public safety and mine infrastructure from the effects of ground subsidence and earth fissures.

2.4 Approved Waste Rock Dumps

Approved surface disturbance associated with the Pipeline/South Pipeline waste rock dump is approximately 1,813 acres, which incorporates the old Crescent Pit waste rock dump (Table 2.1.2). The waste rock dump has the capacity to store approximately 700 million tons of waste rock (BLM 2000a, pages 2-19 and 3-14; BLM 1996a, page 2-52; BLM 1994, page 2-6) (Figure 2.2.1). The

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Pipeline/South Pipeline waste rock dump is developed by end-dumping waste rock from the mine haul trucks, resulting in a working dump face angle of approximately 38 degrees (the angle of repose). Wherever feasible, the waste rock dumps are designed and built as terraced structures to facilitate recontouring and reclamation. Each terrace is limited to a maximum height of 200 feet; the approved height of the Pipeline/South Pipeline waste rock dump is 250 feet. The South Pipeline Waste Rock Dump Study (Geomega 1997) identified a low potential for impacts resulting from the waste rock material; therefore, waste rock dump encapsulation zones are not part of the Pipeline/South Pipeline Project.

2.5 Approved Ore Processing Facilities

The approved ore processing facilities include the Pipeline/South Pipeline mill facility, the Pipeline/South Pipeline tailings and heap leach facility, the South Pipeline heap leach facility, the Gold Acres heap leach facility, the Cortez mill, the Cortez CFB roaster, and the Cortez CIL mill and tailings facilities. The processing facilities are summarized and described in detail in the following sections of the South Pipeline Final EIS (BLM 2000a, pages 2-19 through 2-22 and 3-14 through 3-18).

2.5.1 Pipeline/South Pipeline Mill Facility

The Pipeline/South Pipeline mill and plant are located in the Project mine and process area. The mill was permitted to operate at an average daily rate of 13,500 tpd. The disturbance area for the plant and mill facility is 133 acres. The milling process is described in detail in the South Pipeline Final EIS (BLM 2000a, pages 2-20 and 3-18).

2.5.2 Pipeline/South Pipeline Tailings and Heap Leach Facility

The Pipeline/South Pipeline Integrated Heap Leach/Tailings facility comprises a single integrated system, referred to as Area 28. The facility is authorized to cover 932 acres; the components and processes are discussed in the South Pipeline Final EIS (BLM 2000a, pages 2-20 through 2-22 and 3-18).

CGM is currently conducting research at the facility for the processing of refractory ores with alternative (non-cyanide) heap solutions.

2.5.3 South Area Heap Leach Facility

CGM constructed a separate heap leach facility as part of the South Pipeline Project with an authorized disturbance area of 758 acres. A full description of the facility is provided in the South Pipeline Final EIS (BLM 2000a, pages 3-14 through 3-18).

2.5.4 Gold Acres Heap Leach Facility

The Gold Acres heap leach facility consists of a heap leach pad and associated solution ponds with a disturbance of 49 acres. Specific details of the leach pad and associated solution ponds are outlined in the South Pipeline Final EIS (BLM 2000a, pages 2-21 through 2-22).

2.5.5 Cortez CFB Roaster and the Cortez CIL Mill Tailings Facility

The Cortez facility includes the crushing and grinding circuits, the CFB roaster, the CIL mill, and the tailings facility. The majority of the existing Cortez facility is located on patented land. A general discussion of crushing and grinding, tailings, CIL mill and CFB roasting processes are described in the South Pipeline Final EIS (BLM 2000a, pages 2-20 through 2-22).

2.6 Approved Support Activities

2.6.1 Support Facilities

CGM support facilities associated with the existing operation are located at the Cortez facility and the Pipeline/South Pipeline Project Area. Pipeline/South Pipeline administrative and support facilities are located on Figure 2.2.1 within the area identified as Pipeline Mill Facility and include the following:

- Administration Office;
- Safety/Change House, including a First Aid Station;
- Mill Facility;
- Assay Lab;
- Shop/Warehouse/Core Shed/Dewatering Shop;
- Gold Acres Heap Leach Pad and Process Facility;
- South Area Heap Leach Pad and Process Area;
- Hydrocarbon Soil Bioremediation Facilities;
- Landfill Area;
- Ready Line;
- Heavy Equipment Fuel Station;
- Light Vehicle Fuel Station;
- Diesel Storage Facility;
- Gas Storage Facility;
- Miscellaneous Lubricants Storage Facility;
- Tire and Large Component Storage Area;
- Truck Wash Facility; and
- Explosives Storage Magazines and Silos.

Existing administrative and support facilities located at the Cortez facility include an administrative office, assay lab, and first aid station, all of which are located in buildings at the Cortez mill area. Other items at the Cortez facilities include the existing mobile mining equipment ready line, maintenance shop, explosives magazine, office, and fuel and lube-oil storage facilities.

2.6.2 Work Force

The work force for Pipeline/South Pipeline operation is between 450 and 500 employees. In addition, up to 50 contractors and temporary construction workers may be working in the Project Area.

2.6.3 Mobile Equipment

The mobile equipment utilized by the Pipeline/South Pipeline Project is outlined in Table 2.6.1.

Table 2.6.1: Approved Mobile Equipment

TYPE OF EQUIPMENT	MAXIMUM NUMBER OF UNITS IN THE PROJECT AREA ¹
Electric Shovels	3
Front Loaders/Hydraulic Shovels	5
Haul Trucks (100 - 310 ton)	20
Rotary Drills	5
Track Bulldozer	7
Rubber Tired Bulldozer	5
Motor Grader	5
Water Trucks	5
Loaders	3
Blasting Trucks	3

1 - Contract mining may require additional equipment above the listed CGM-owned mobile equipment.

2.6.4 Water Supply and Consumptive Use

In total, the Pipeline/South Pipeline Project consumptively uses up to 10,000 gpm. The South Pipeline Final EIS outlined a consumptive water use of 4,000 gpm primarily for the following purposes: a) replace evaporative losses from the tailings and heap leach facilities; b) replace evaporative losses from the future pit lake and infiltration ponds; c) mill processing; d) dust control on the roads and other surface disturbance; and e) evaporation from the pit lake and infiltration ponds (BLM 2000a, Page 3-18; Section 3.6.4). In addition, some water is also consumed as entrained moisture in the mill tailings and heap leach material. Water used for mining and processing associated with the Pipeline/South Pipeline Project is supplied through the mine dewatering wells discussed in the South Pipeline Final EIS (BLM 2000a, pages 2-1 through 2-15). An additional 6,000 gpm (annualized) of dewatering water is delivered to the adjacent Dean Ranch, via a right-of-way (ROW), which is used for irrigation.

The Pipeline/South Pipeline Project potable water supply is authorized through the State of Nevada Bureau of Health Protection Services. The Cortez facility potable water is provided via bottled water or an approved water supply well.

2.6.5 Power Supply and Utilities

Electrical power, mine site communication facilities, and telephone communication systems are outlined in the South Pipeline Final EIS (BLM 2000a, page 2-23).

2.6.6 Waste Disposal and Sanitary System

All sanitary waste is disposed of in existing onsite, state-approved sanitary leach fields. All trash and refuse is hauled to an approved Class III-waivered landfill facility located on private land within the Project Area. In addition, CGM also deposits approximately 250 used haul truck tires per year into the waste rock dump. All refuse is handled in accordance with applicable federal, state, and county laws and regulations. CGM has initiated a recycling program for cardboard and aluminum.

2.6.7 Chemical Storage and Hazardous Materials Management

Transportation, storage, handling, use and disposal of the chemicals required for the operations within the Project Area are discussed in detail in the South Pipeline Final EIS (BLM 2000a, pages 2-23 and 3-19 and Tables 2.6.2 and 3.6.2).

2.6.8 Roads and Haul Roads

Many access roads and haul roads exist within the Project Area. These roads are described in the South Pipeline Final EIS (BLM 2000a, pages 2-24 and 3-20). SR 306, from US Interstate 80 to the Project Area, is the primary transportation access for the existing operation. Suppliers, personnel, and contractors utilize this route on a daily basis and include fuels (three trips per day), chemical supplies (six trips per day), ore haulage truck to Barrick Goldstrike (20 trips per day), employee buses (six trips per day), company pickups (approximately 20 trips per day, and contractors (approximately 15 trips per day). The ore hauling from the existing operations to Barrick Goldstrike will be suspended in early 2005. Shipments will then commence again at a future date when sufficient refractory ore is encountered to justify shipments to Barrick Goldstrike or another offsite refractory ore processing facility.

2.6.9 Gravel Pits

There are two gravel pits associated with the Pipeline/South Pipeline Project; the Airport Gravel Pit and the Frome Gravel Pit. The Airport Gravel Pit is located along the south side of the haul road between Cortez and the Pipeline/South Pipeline facilities, approximately one mile west of the Cortez facilities. Gravel material from this pit is used by CGM for road surfacing, concrete, and other related uses tied to the construction and operation of the Pipeline/South Pipeline Project and other CGM facilities. Surface disturbance approved for the Gravel Pit is approximately 500 acres. This includes 13 acres of disturbance associated with haul roads. The Gravel Pit is discussed in the South Pipeline Final EIS (BLM 2000a, page 3-21, Table 3.1.1); the Pipeline Gravel Pit Project EA (BLM 1996b); and the Gravel Pit Expansion (CGM 2001b).

The Frome Gravel Pit is located in the northeastern portion of the Project Area, approximately three miles northeast of the waste rock dump. Surface disturbance for this gravel pit is 45 acres. Gravel from this pit is currently used as a source for construction gravel and drain rock.

2.6.10 Fencing

Certain project facilities located within the Project Area have been fenced, including all áreas of cyanide use. Fence specifications, locations, and access are discussed in the South Pipeline Final EIS (BLM 2000a, pages 2-25 and 3-21). As of January 2003, a majority of the project approved

disturbance area has been fenced with approximately nine miles of four-wire antelope fence (with smooth bottom wire). The purpose of the fence is to exclude cattle from the active mine area for safety reasons and to minimize the impact of unrestricted grazing on revegetated areas.

2.6.11 Health and Human Safety

Project safety, security, and fire protection measures are also outlined in the South Pipeline Final EIS (BLM 2000a, page 2-25 and 2-26). The measures include, but are not limited to, monitoring personnel for exposure to hazardous chemicals, a roving security patrol, and a fire protection plan.

2.7 <u>Exploration</u>

Exploration activities are ongoing within the Pipeline/South Pipeline Project areas as outlined in the Pipeline Project Plan of Operations (CGM 1992), South Pipeline Plan of Operations (CGM 1996, page 5-14), and the South Pipeline Final EIS (BLM 2000a, page 2-26). Surface disturbance within these areas totals 91.2 acres.

2.8 Reclamation

As presented in the Pipeline Final EIS, Pipeline Infiltration Project EA, and South Pipeline Final EIS, CGM has identified the reclamation activities to be undertaken as part of the Pipeline Project (BLM 1996a, pages 2-26 through 2-35; BLM 1999, pages 2-11 and 2-14; BLM 2000a, pages 2-26 and 3-21 through 3-26). The activities include the following:

- Prevention of slope instability;
- Control of soil erosion and sediment transport;
- Reduction in visual impacts;
- Minimization or elimination of public safety hazards;
- Restoration of surface hydrology patterns;
- Revegetation of disturbed sites; and
- Establishment of diverse perennial vegetation communities.

2.9 CGM Environmental Protection Measures

As identified in the Pipeline Final EIS and the South Pipeline Final EIS, CGM has committed to the following activities in order to minimize environmental effects associated with the Pipeline/South Pipeline Project (BLM 1996a, pages 2-35 through 2-40; BLM 2000a, pages 2-26 and 3-26 through 3-28). These commitments include the following:

• Control of fugitive dust from mine-related roads and disturbed surfaces;

- Sediment control;
- Conformance with the spill prevention and containment plan;
- Human health, safety, and emergency response training;
- Superfund Amendment and Reauthorization Act of 1986 (SARA) Title III reporting;
- Weed monitoring and control;
- Site/reclamation monitoring; and
- Long-term financial assurance.

In addition to the aforementioned environmental protection measures, CGM has committed to the following measures to prevent unnecessary or undue degradation during mine design, construction, operation, and closure. These measures are derived from the general requirements established in BLM's Surface Management Regulations at 43 CFR 3809 and NDEP mining, reclamation, water, and air quality regulations:

- All regulated components of the facility would be designed and constructed to meet or exceed BLM/NDEP/NDOW/Nevada Division of Water Resources (NDWR) design criteria.
 Waste rock dumps and stockpiles that do not require engineered containment would be evaluated for their potential to release pollutants and would be routinely monitored;
- The heap leach facility would be operated in accordance with approved fluid management, emergency response and monitoring plans established by NDEP permit conditions and the BLM Cyanide Management Plan;
- All mineral exploration and development drill holes, monitoring and observation wells, and production dewatering wells subject to Nevada regulations would be properly abandoned to prevent contamination of water resources;
- All regulated wastes would be managed according to relevant regulations;
- Surface disturbance would be minimized while optimizing the recovery of mineral resources;
- Surface water drainage control would be accomplished by diverting stormwater, isolating facility runoff, and minimizing erosion, according to state regulations; and
- Surficial soils and alluvial material mined as part of the open pit development with favorable characteristics would be managed as a growth media resource and removed, stockpiled and used during reclamation, where suitable. A plan would be implemented that addresses earthwork, revegetation and stabilization, detoxification and disposal, and monitoring operations necessary to satisfactorily reclaim the proposed disturbance. The disturbance includes roads, process ponds, heaps, waste rock dumps, buildings, and equipment, as covered in the South Pipeline Plan of Operations (CGM 1996).

- In conformance with the Cortez Pipeline Gold Deposit Record of Decision and 43 CFR 3809, CGM has committed to a long-term contingency fund of \$1,250,000.00 to provide for long-term monitoring and corrective action, if required, for pit lake water quality and/or dewatering-related impacts (BLM 1996a; Placer Dome Inc. 1996).
- In concert with three other mining companies, NDEP and EPA, Placer Dome America participated in development of the Voluntary Mercury Reduction Program (VMRP) in 2001. The primary goal of the VMRP is to achieve significant, permanent, and rapid reductions in mercury air emissions from gold mining operations The VMRP provides two tracks for the facility to participate. The technology track requires the installation of emission controls recognized as maximally efficient for a particular source. The modification track allows a facility to use a variety of process-related approaches such as chemical addition, waste minimization, and other process modifications to achieve reduced mercury emissions. Since 1998, CGM has used a chemical stabilizing agent in the processing circuit that inhibits the adsorption of mercury on the activated carbon and removes it from the system before it can be emitted into the atmosphere. In 2003, the VMRP yielded a 68.5 percent control of mercury emissions. For this effort, Placer Dome America received an Environmental Achievement Award from EPA in 2003.

2.10 CGM Sustainability Activities

CGM recognizes that any mining operation such as the Pipeline Project has both short- and long-term impacts to the environment and to the local communities in the region of the mine. Placer Dome and Kennecott Minerals, the parent companies forming the Cortez Joint Venture, are international mining entities that have adopted a sustainable development policy for all of their operations. Through the Board of Directors, Placer Dome, as managing partner of the Joint Venture has summarized their Sustainable Development Policy with the following quote by Bernard Coulombe, Chairman, Safety and Sustainability Committee of the Placer Dome Board of Directors:

"Practicing sustainability means implementing environmental, social and economic principles and sometimes this requires a balance based on local needs. We believe fundamentally in the democratic rights of people at the local and national levels to make informed choices about this balance. Placer Dome's management is working with local communities in all areas where the company operates to translate the economic benefits of today's mining activities into long-term sustainable advantages that will persist long after the mines shut down."

CGM has adopted Placer Dome's sustainable development policy, and has incorporated the following in its day-to-day operations:

- Create a work environment where employees are a) recognized as the key to the mine's success, b) receive fair pay and benefits, c) maintain a safe work standard, and d) promote understanding that the operation is following the principles of sustainable development;
- Work closely with Lander County, state, and federal agencies on permitting and compliance in all phases of the operation;

CHAPTER 2

- Implement actions during operations that incorporate environmentally sound practices that facilitate operation and closure of the mine and process facilities;
- Address "legacy" issues associated with the older mining operations as part of the present operation;
- Define CGM's stakeholders and develop plans to keep them involved in the process;
- Provide local communities (Elko, Battle Mountain, Crescent Valley, Carlin and Eureka) with regular updates about CGM's activities;
- Work in conjunction with other regional mining companies and affected communities to promote an understanding of the mining life cycle, including closure. This partnership will promote the development of an overall plan to minimize impacts to communities as the mines close;
- Work with community economic development interests to evaluate the CGM's asset base, including facilities and ranch properties, for reasonable post-mining land uses that may provide long-term economic stability to the local area;
- Maintain an active donations and scholarship program; and
- Encourage all employees to be part of their local community.

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Chapter 3 Description of Alternatives, Including the Proposed Action



3 DESCRIPTION OF ALTERNATIVES, INCLUDING THE PROPOSED ACTION

3.1 Proposed Action

The Proposed Action is an expansion of the existing Pipeline and South Pipeline Projects within the existing and approved area of surface disturbance. The expansion of the South Pipeline ore deposit would provide up to seven additional years of mining and processing beyond the 18 years of mining and processing outlined in the South Pipeline Final EIS (BLM 2000a, page 3-1) for a total of up to 25 years. There would be no additional surface disturbance beyond the 7,676 acres approved in the South Pipeline Final EIS (BLM 2000a) and reallocated under the Gravel Pit Expansion (CGM 2001b). The actions associated with the Proposed Action would consist of the following:

- Expand the Pipeline/South Pipeline open pit to the east, southeast, and southwest;
- Increase the depth of the Pipeline/South Pipeline open pit;
- Place or translocate a portion of the resulting waste rock into areas of the completed Pipeline/South Pipeline open pit;
- Increase the levels of the approved SAHL pad from a height of 250 feet to 300 feet above ground surface;
- Close the existing Gold Acres heap leach facility, transfer any solutions to the existing Pipeline mill process circuit, move the ore on the pad to the SAHL for further processing, and dismantle the leach pad, ponds, and other structural components;
- Increase the height of the approved Area 28 Integrated Heap Leach/Tailings facility up to a maximum of 350 feet above ground surface;
- Increase the waste rock dump height from 250 feet to 300 feet above ground surface, with some areas that may exceed this height (up to 350 feet) in order to achieve a visually desirable irregular reclamation surface;
- Increase the approved mining rate from an average 150,000 tpd with a maximum of 250,000 tpd to an average of 350,000 tpd with a maximum of 500,000 tpd;
- Construct an additional waste rock dump (above original grade) on the backfilled portion of the open pit;
- Construct additional waste rock facilities above translocated waste rock in portions of the expanded open pit and the Gap waste rock dump adjacent to the expanded open pit to a height of 250 feet above ground surface;
- Processing of ore at the approved Cortez facility without modification to the facility;
- Install ground water extraction wells (ground water extraction from the existing and planned wells would not exceed the approved annualized average rate of up to 34,500 gpm; and

• Continue management of mine dewatering as outlined in the Pipeline Infiltration EA (BLM 1998) and South Pipeline Final EIS (BLM 2000a).

The distribution of surface disturbance between the various Project components is presented in Table 3.1.1. The table also includes the existing/previously approved surface disturbance within the Project Area and the differences between the approved project and the Proposed Action.

Table 3.1.1:	Summary of Approved and Proposed Surface Disturbance
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			Disturbed Acres		
Mine Facility Component		Approved	Proposed Action	Combined Total	
MINE AND	PROCESS AREA				
Open Pits	Pipeline/South Pipeline Open Pit	846	470	1,316	
	South Pipeline Adjustment Zone	75	122	197	
	Subtotal:	921	592	1,513	
Ore and Process Facilities	Pipeline Plant Site	56		56	
	Plant Expansion/Ore Stockpile	77		77	
	Pipeline/South Pipeline Tailings	878		878	
	Pipeline Heap Leach Expansion	54		54	
	Pipeline/South Pipeline Heap Leach Facility	758		758	
	Gold Acres Heap Leach	49		49	
	Subtotal:	1,872	0	1,872	
Waste Rock	Pipeline/South Pipeline/Crescent Waste Rock Dump ¹	1,813	-67	1,746	
	Gap Waste Rock Dump		125	125	
Dumps	Subtotal:	1,813	58	1,871	
	Soil Stockpiles	18		18	
	Plant Area Roads	31		31	
Support Facilities	Plant Access Corridor	56		56	
	Airport Gravel Pit	487		487	
	Frome Gravel Pit	45		45	
	Ancillary Facilities/Roads ²	1,664	-650	1,014	
	County Road Construction/Cortez Access Road	79		79	
	Drainage Diversions	21		21	
	Subtotal:	2,401	-650	1,751	
Total Mine and Process Area:			0	7,007	
OTHER ARI	EAS OF DISTURBANCE WITHIN THE PROJECT AREA				
Exploration Activities				91	
Mine Water Infiltration Basins/Pipelines/Ditches		578		578	
	Total Ancillary Area:	669	0	669	
тот	AL PROJECT AREA SURFACE DISTURBANCE:	7,676	0	7,676	

1 - The 67 acre decrease in the waste rock dump is due to the expansion of the open pit into the approved disturbance areas for the waste rock dump.

2 - The 547 acre decrease in the ancillary facilities/roads is due to the expansion of the open pit and the Gap waste rock dump into the approved disturbance areas for the ancillary facilities/roads.

3.1.1 Mining and Development Activities

The Proposed Action would also utilize, without modification, many of the same existing CGM facilities or equipment used for other CGM operations, including the Cortez CFB roaster, the CIL mill and tailings facility, and the Pipeline/South Pipeline ancillary facilities (administrative offices and support facilities, fresh water production supply wells, power supply and utilities, waste disposal and sanitary systems, chemical storage and hazardous material management facilities, production dewatering wells, turbine pumps, main discharge lines, conveyance lines and infiltration basins, roads, fencing, and security and fire protection systems) (BLM 2000a, Figure 2.2.1 page 2-11). The use and occupancy of these facilities would be in compliance with 43 CFR 3715, which regulates the storage of equipment and supplies, occupancy of structures, and structures on public land that restrict public access.

An estimated 110 million tons of ore could be mined in Stages 8 through 12 (Stages 1 through 7 are discussed in Section 2.2) under the Proposed Action. This would result in the production of approximately 6.5 million ounces of gold, negligible amounts of silver, and byproduct production of minor amounts of other metals. A majority of this ore would be leached on existing heap leach pads; the remainder would be processed at the approved Pipeline mill and tailings facility, at the existing Cortez mill, the Cortez roaster and tailings facility, or in the case of refractory mill-grade ore, continued shipments offsite for processing. The waste-to-ore ratio is approximately 5.4:1, resulting in approximately 590 million tons of waste rock that would also be mined under the Proposed Action. The waste rock would be deposited on the approved/expanded Pipeline/South Pipeline waste rock dumps, and/or sequentially backfilled into the mined-out portions of open pits, and/or on a new dump planned on top of the completely backfilled Pipeline/South Pipeline portion of the open pit, and/or the Gap waste rock dump (Stage 9) (Section 3.1.2.2).

The Proposed Action would utilize the same mining methods that are used to mine the Pipeline/South Pipeline open pit. See Section 2.2 as well as the Pipeline Final EIS (BLM 1996a, pages 2-10 to 2-11) and South Pipeline Final EIS (BLM 2000a, pages 3-7 through 3-10).

The Project would increase the time for dewatering by up to seven years and could ultimately result in one pit lake of up to 750 acres, or two or three smaller lakes that would total less than 750 acres. The actual size of the lake(s) would depend upon final open pit design based on the actual extent of mining (described in detail in Section 3.1.2), ongoing exploration activities and economic conditions, and the amount of waste rock hauled into mined-out areas.

Waste rock from the expansion of the Pipeline/South Pipeline mine has been extensively characterized for its potential to generate acid and to leach trace metal contaminates into the environment. Forty-two samples of representative waste were subjected to acid base accounting (ABA) and humidity cell testing during the South Pipeline Expansion Waste Rock Evaluation (Geomega 2002a) in addition to the 25 humidity cell tests performed in support of the South Pipeline Final EIS. Test results were similar to those reported in the South Pipeline Final EIS; all samples are acid neutralizing and exhibit excellent leachate quality.

As required by the NDEP, quarterly samples of distinct waste rock units mined from the open pit(s) are subjected to meteoric water mobility and acid base accounting tests. The results of these tests guide the management of waste rock at the mine. In the event that localized acid generating waste rock is encountered during mining, internal sections of the waste rock dumps would be utilized to

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isolate, encapsulate, and/or appropriately mix with neutralizing high carbonate material. A waste rock management plan would be developed prior to any material being placed into the pit as part of the translocation of waste rock program. This would ensure that any waste rock placed below the ultimate pit lake water level would consist of material that would not negatively impact the water quality of the future pit lake.

3.1.2 Pipeline/South Pipeline Open Pit Expansion

The expansion of the South Pipeline open pit would extend the existing Pipeline/South Pipeline open pit to the east, southeast, and southwest. The proposed open pit surface disturbance would increase from the approved 921 acres to approximately 1,410 acres. A 200-foot wide zone around the open pit, consisting of approximately 190 acres, could be used as an adjustment zone to modify the open pit rim should it be determined necessary for safety or engineering reasons. This increased disturbance falls within the approved disturbance footprint, which includes approximately 422 acres of Ancillary Facilities and 67 acres of the South Pipeline Waste Rock. The open pit area at the end of mining activities (Stage 12) would be approximately 750 acres if backfilling and translocation of waste material were implemented.

The open pit rim would be at an elevation of 5,060 feet amsl and the bottom of the open pit would be no deeper than 3,400 feet amsl. The current plan for the completion of the Pipeline/South Pipeline open pit would result in a single open pit with an irregular bottom. An estimated 110 million tons of ore and 590 million tons of waste rock would be mined from the Pipeline/South Pipeline open pit expansion area under the Proposed Action, although economic conditions could modify the open pit configuration and tonnages mined during the life of the Project.

Mining under the Proposed Action would continue to occur in Stages 8 through 12 (see Section 2.2 for a description of Stages 1 through 7), which are described as follows: a) Stage 8: mine ore from the Pipeline/South Pipeline open pit; b) Stage 9: mine ore from the South Pipeline open pit; c) Stage 10: mine ore from the Crossroads open pit; d) Stage 11: mine ore from the Gap open pit and continue to mine ore from the Crossroads open pit; and e) Stage 12: mine ore from the Gap open pit to the extent of economic mineralization. The mining stages are outlined in the following sections and are assessed as distinct Project actions in order to determine the level of impacts related to each Stage, since mining could be discontinued at the conclusion of any consecutive Stage. Potential impacts of each Stage are evaluated individually in this SEIS. Plan views and cross sections of these distinct Stages of the Proposed Action have been prepared and are included in the following sections.

The incorporation of backfilling into the planned activities under the South Pipeline Project was approved subject to further investigations, as a result of analysis to address the potential impacts to wildlife, particularly because of concentrations of methylmercury, identified in the South Pipeline Final EIS (BLM 2000a, Pages 4-135 to 4-137). The analysis refined the assessment of methylmercury, as well as fully evaluate hydrochemistry issues and are incorporated into the report titled Pit Lake Chemistry Assessment for the Pipeline/South Pipeline Pit Expansion Project (Geomega 2003b). The conclusion of the report is that the methylmercury levels in the pit lake under the Proposed Action are within the limits of the aquatic water quality standards.

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Subsequent to the distribution of the Draft SEIS, CGM has made some minor revisions to the configuration of Stages 8 and 9. These changes result in a relocation of the western pit rim to the west for safety and to mine some recently defined ore reserves. These changes remain in the previously approved 7,676 acre footprint. Figure 3.1.1 shows the original planned outline of Stage 8, which is the same as Stage 9. Figure 3.1.3 shows the revised outline for the west rim of the open pit under Stages 8 and 9. The potential hydrogeologic impacts of this minor revision are analyzed in the appropriate sections in Chapter 4 as a supplemental analysis. The expanded Stage 9 push back would slightly overlap the planned Gap open pit (Stages 11 and 12). However, the intersection occurs at elevations substantially higher than the predicted final pit lake. Therefore, the above assumptions on pit lake configurations in the original analysis remain valid.

3.1.2.1 Stage 8

Stage 8 of the mine plan would include deepening the Pipeline/South Pipeline open pit. Stage 8 would be mined to a depth of 1,100 feet below ground surface. The waste from Stage 8 would be used to partially backfill a portion of the Pipeline/South Pipeline open pit to ground elevation (5,100 feet amsl) or could be transported to the approved Pipeline/South Pipeline waste rock dump. If mining were to cease at Stage 8, neither the Crossroads nor Gap deposits would be mined and one large lake would form in the Pipeline/South Pipeline open pit (Figures 3.1.1 and 3.1.2).

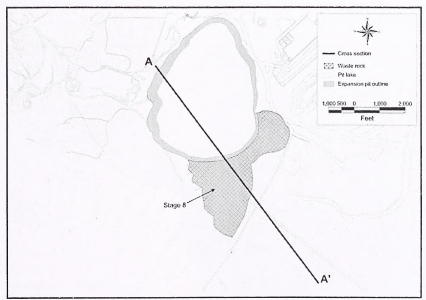


Figure 3.1.1: Stage 8 Plan View Pipeline/South Pipeline Open Pit

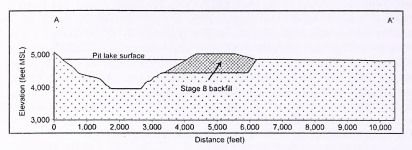


Figure 3.1.2: Stage 8 Cross Section A to A' through Pipeline/South Pipeline Open Pit

3.1.2.2 Stage 9

Stage 9 of the mine plan would include continued mining of the Pipeline/South Pipeline open pit. Stage 9 would be mined to a depth of 1,250 feet below ground surface. The waste from Stage 9 would be placed on top of the Stage 8 partial backfill to a height of 250 feet above ground surface (5,350 feet amsl). If mining were to cease at Stage 9, neither the Crossroads nor Gap deposits would be mined and one pit lake would form in the Pipeline/South Pipeline open pit. Figures 3.1.4 and 3.1.5 illustrate this scenario.

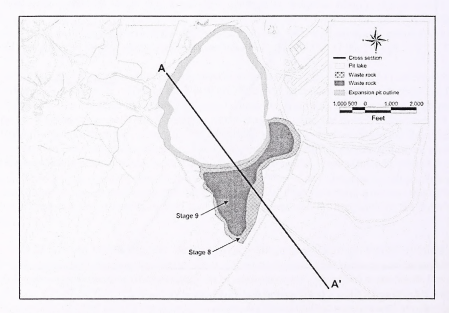
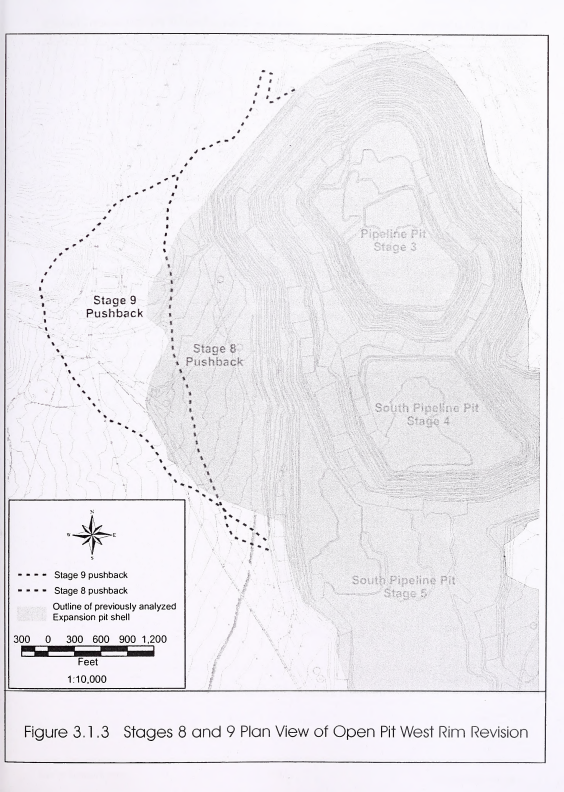


Figure 3.1.4: Stage 9 Plan View Pipeline/South Pipeline Open Pit



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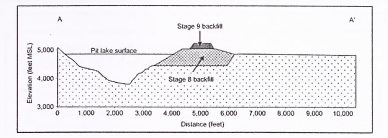


Figure 3.1.5: Stage 9 Cross Section A to A' through Pipeline/South Pipeline Open Pit

3.1.2.3 Stage 10

Stage 10 of the mine plan would include mining from the Crossroads open pit. Ore and waste would be excavated down to an elevation no deeper than 3,700 feet amsl in the Pipeline/South Pipeline area and to an elevation no deeper than 4,000 feet amsl in the Crossroads area. The waste from Stage 10 would continue to be backfilled into the southern part of the Pipeline/South Pipeline open pit to ground surface (5,100 feet amsl), placed upon the Pipeline/South Pipeline waste rock dump, and/or placed upon the Gap waste rock dump. If mining were to cease at Stage 10, two separate pit lakes would form: one in the Pipeline/South Pipeline open pit and one in the Crossroads open pit. Figures 3.1.6 and 3.1.7 illustrate this scenario.

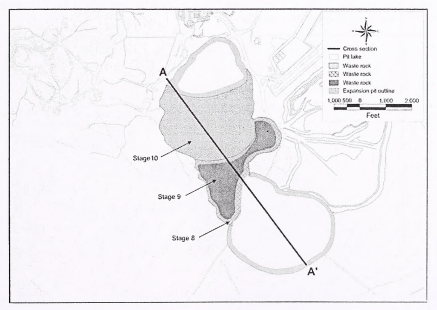
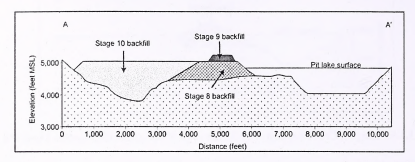
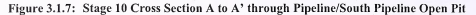


Figure 3.1.6: Stage 10 Plan View Pipeline/South Pipeline Open Pit





3.1.2.4 Stage 11

Stage 11 of the mine plan would include continued mining in the Crossroads open pit down to an elevation no deeper than 3,400 feet amsl and mining would begin in the Gap deposit. Waste rock from both the Crossroads and Gap open pits would be backfilled into the Pipeline/South Pipeline open pit or placed on the approved Pipeline/South Pipeline waste rock dump and/or the Gap waste rock dump. If mining were to cease at Stage 11, four separate pit lakes would form: one in the Crossroads open pit, one in the Pipeline/South Pipeline open pit, and two in the Gap open pit. Figures 3.1.8 and 3.1.9 illustrate this scenario.

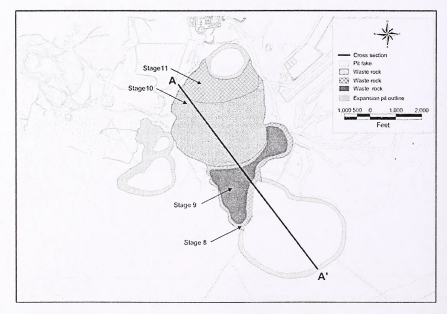


Figure 3.1.8: Stage 11 Plan View Pipeline/South Pipeline Open Pit

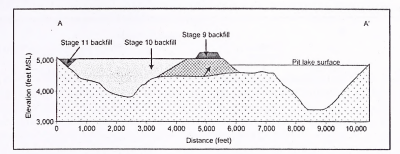


Figure 3.1.9: Stage 11 Cross Section A to A' through Pipeline/South Pipeline Open Pit

3.1.2.5 Stage 12

Stage 12 of the mine plan would include continued mining in the Gap open pit to an elevation no deeper than 4,420 feet amsl. Waste rock from the Gap open pit would complete the backfill of the Pipeline/South Pipeline open pit or be placed on the approved Pipeline/South Pipeline waste rock dump and/or the Gap waste rock dump. If mining were to cease at Stage 12, two pit lakes would form: one in the Crossroads open pit and one in the Gap open pit. Figures 3.1.10 and 3.1.11 illustrate this scenario.

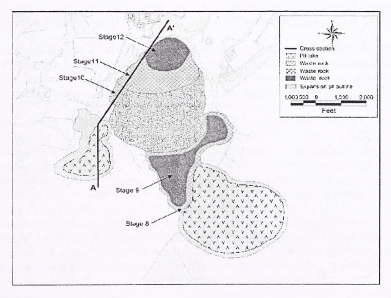


Figure 3.1.10:

Stage 12 Plan View Pipeline/South Pipeline Backfilled Pit and the Gap Open Pit

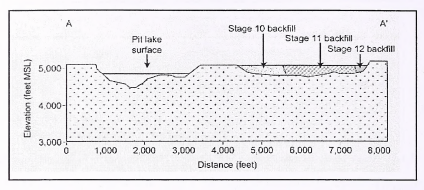


Figure 3.1.11: Stage 12 Cross Section A to A' through Pipeline/South Pipeline Backfilled Pit and the Gap Open Pit

3.1.3 Waste Rock Disposal

The estimated overburden and waste rock mined as part of the Proposed Action would be up to 590 million tons. A portion of the materials to be moved would come from the southern end of the existing Pipeline waste rock dump. This would be necessary in order to mine a section of the open pit expansion area.

The rehandled Pipeline waste rock dump material and newly mined overburden and waste rock would be hauled to one or more of the following sites: 1) the permitted Pipeline and South Pipeline waste rock dumps; 2) the mined-out portions of open pits; 3) the new Gap waste rock dump, which would be 125 acres that was previously approved surface disturbance under Ancillary Facilities; and/or 4) the new waste rock dump planned for the top of the completely backfilled portion of the Pipeline/South Pipeline open pit (Figure 3.1.9). The Stage 9 waste rock dump on the backfilled portion of the open pit would reach a height of 250 feet above the original pre-pit ground surface (5,350 feet amsl to the top of the waste rock dump). The Pipeline and South Pipeline waste rock dumps would be increased from the permitted height of 250 feet above ground surface to 300 feet above ground surface. This 50-foot elevation increase would accommodate the additional waste rock mined from the expanded open pit(s).

Placement of overburden and waste rock material back into mined-out open pits is part of this Proposed Action, subject to approval by the BLM and NDEP. In the event that acid generating waste rock was encountered locally during mining, internal sections of the waste rock dumps would be utilized to isolate, encapsulate, and/or appropriately mix with neutralizing high carbonate material. The material used would not substantially impact the projected pit lake water quality. These activities would be performed in accordance with the South Pipeline Waste Rock Management Plan. The total tonnage of materials placed in the open pit would be up to 300 million tons.

The stability of the in-pit waste rock dump was evaluated by Golder and Associates (Golder 2002). The analysis assumed that the in-pit dumps would be constructed with waste rock and no alluvium would be used. Slopes would be completed to an overall 2.5H:1V configuration. Based on these assumptions, the development of in-pit waste rock dumps that would be inundated by the pit lake

would be sufficiently stable and no additional control measures would be necessary to ensure slope integrity during static or pseudo-static conditions.

3.1.4 Ore Processing Facilities

The mill grade ore from the Proposed Action would be processed in the Pipeline/South Pipeline mill and tailings facility at a rate of up to 13,500 tpd. In addition, a portion of the mill grade ore from the open pit expansion may be hauled to the Cortez mill and tailings facility and processed at a rate of 2,000 tpd. Lower grade ores from the proposed Project may be processed at the existing Pipeline/South Pipeline heap leach facility and/or the SAHL facility. All of these facilities are described in the South Pipeline Final EIS (BLM 2000a, pages 3-14 through 3-18). CGM has entered into a processing agreement with a third-party operator to process roast ore. This arrangement, or a similar one, may continue during the mining of the open pit expansion area. Ore processing for the Proposed Action is as follows:

- A majority of the 110 million tons of ore would be leached on the existing and approved SAHL pad;
- The Area 28 Integrated Heap Leach/Tailings facility would increase in height up to a maximum of 350 feet;
- The height of the SAHL facility would be increased to 300 feet from the 250-foot height approved as part of the South Pipeline Final EIS (BLM 2000a, page 3-16 through 3-17);
- The remainder of the ore would be processed at the approved Pipeline/South Pipeline mill and tailings facility and at the existing Cortez mill, roaster, and tailings facility; and
- Refractory mill-grade ore would continue to be shipped offsite for processing.

3.1.5 Other Project Activities

The existing support facilities described in Section 2.6 and in the South Pipeline Final EIS (BLM 2000a, pages 2-22 through 2-26) and Chapter 2 of this SEIS would remain the same with the exception of equipment. The proposed increase in mining rates may require the use of larger electric shovels and trucks. The Project would continue to consumptively use up to 10,000 gpm of dewatering water for Project related activities. Exploration activities would continue, as approved in the South Pipeline Plan of Operations and the South Pipeline Final EIS (BLM 2000a, page 2-26). The noxious weed monitoring and control program as approved in the Pipeline Plan of Operations (CGM 1992) and as updated for the Horse Canyon/Cortez Unified Exploration Project (BLM 2000b) would remain in effect for the Proposed Action. Modifications to the weed program would be made as needed, in consultation with the BLM.

As a result of the revision to the western open pit rim under Stage 9, the open pit would impact a portion of the Gold Acres heap leach facility and pad. Prior to mining in this area under the Proposed Action, the existing Gold Acres heap leach facility would be closed, any solutions would be transferred to the existing Pipeline mill process circuit, and the ore on the pad would be moved to the SAHL for further processing. The leach pad, ponds, and other structural components would be dismantled.

3.1.6 Mobile Equipment

The mobile equipment to be utilized for the Project is outlined in Table 3.1.2.

3.1.7 Reclamation

CGM would conduct reclamation activities in accordance with BLM surface management regulations 43 CFR 3809 and State of Nevada regulations NAC 519A. Reclamation plans outlined in this section address areas of disturbance caused by the Proposed Action and are presented in detail in the Reclamation Plan for the Project (CGM 2001a).

Table 3.1.2: Planned Mobile Equipment

TYPE OF EQUIPMENT	MAXIMUM NUMBER OF UNITS IN THE PROJECT AREA ¹
Electric Shovels	3
Production Loaders/Hydraulic Shovels	5
Haul Trucks (85 - 400 ton)	30
Rotary Drills	6
Track Bulldozer	7
Rubber Tired Bulldozer	5
Motor Grader	5
Water Trucks	5
Support Loaders	3
Blasting Trucks	3

1 - Contract mining may require additional equipment above the listed CGM-owned mobile equipment.

The waste rock dumps would be reclaimed to meet certain general objectives including the following: stable slopes, reduced slope erosion, mass stability, rounded edges, revegetated surfaces, and control of sediment. The final slopes of the reclaimed waste rock dumps would be at an overall average of 2.5 horizontal (H):1 vertical (V) to 3H:1V. Final reclamation contours would be constructed to create a landform with a more natural appearance and to reduce surface water flow velocities.

During reclamation, the outer slopes would be irregularly contoured to achieve natural-looking overall slopes with a rounded crest, producing a more natural appearance and providing microclimates for revegetation success. The top of the dump would be scarified to break up the compacted surface and would not be regraded except to meet drainage requirements.

Reclamation of the waste rock dump would be conducted concurrently with regular mine operations. As areas of the waste dump reach their ultimate height and become inactive, the dump face slope would be recontoured to an overall average of 2.5H:1V. If the waste rock were not suitable as growth media (such as alluvium mined from the open pit), the surfaces would be covered with six to 24 inches of stockpiled soil or growth media. A sufficient amount of growth media is available to complete the planned reclamation activities. The area would then be seeded with the seed mixture outlined in the South Pipeline Plan of Operations (CGM 1996, page 6-4) and Plan (CGM 2001a, page 6-7).

CHAPTER 3

The decommissioning of the heap leach facilities was discussed in the South Pipeline Plan of Operations (CGM 1996, page 6-11). The heap leach facility, including process components, would be decommissioned in accordance with relevant BMRR regulations and guidelines for closure. Slope grading and covering for the higher heap leach pad would conform to the standards approved in the South Pipeline Plan of Operations (CGM 1996, page 6-10) and Plan (CGM 2001a, page 6-6). Chemical stabilization for the heap leach pads is discussed in the South Pipeline Plan of Operations (CGM 1996, page 6-11) and the Pipeline/South Pipeline Pit Expansion Plan of Operations (CGM 2001a, page 6-8).

In cooperation with the NDOW and the BLM, CGM may create features or construct structures on the reclaimed disturbance that would encourage use by wildlife during the mining operation and post closure. These may include water guzzlers, rock piles, shaped waste rock dumps, and/or access points for wildlife use of the post-mining pit lake.

3.1.8 Monitoring and Reclamation Success Evaluation

Post-reclamation monitoring would be conducted in consultation with the BLM and BMRR. Revegetation monitoring would be conducted for a minimum of three years following implementation of revegetation activities or until the achievement of revegetation success. Revegetation monitoring would occur based on seasonal growth patterns, precipitation, and weather conditions. The revegetation standards developed for the Pipeline Project would also be utilized for the Project (CGM 1996, Appendix F), or as modified by agency/CGM agreement. Upon approval of the permanent closure plan, post-mining ground water quality would be monitored according to the requirements established by the BMRR.

3.1.9 Environmental Protection Measures

In addition to the commitments previously made by CGM and outlined in Section 2.9, CGM would carry out the following measures to prevent unnecessary or undue degradation of the environment:

- BMPs would be implemented to limit erosion and reduce sediment runoff from Project areas. BMPs may include diversion ditches, sediment traps, and rock and gravel cover.
- Disturbed areas would be revegetated (seeded) as soon as practicable to minimize wind and water erosion. Concurrent reclamation would be maximized to the extent possible in order to accelerate revegetation efforts.
- All process components would be designed, constructed, and operated in accordance with BMRR regulations and the BLM Cyanide Management Policy.
- The proposed heap leach facility would be a zero discharge facility and would have a double lined leak detection system in accordance with BMRR design criteria.
- The expanded waste rock dumps have been evaluated for potential to generate acid rock drainage (ARD) or sediment and would be monitored routinely.

- The Hazardous Materials Spill and Emergency Response Plan contained in the Pipeline Final EIS (BLM 1996a) would be amended to include new components needed for the open pit expansion.
- Monitoring of the proposed Project would be performed in accordance with the provisions of NDEP and BLM approved permits.
- Growth media and soil salvage and storage procedures would continue, as approved in the Pipeline and South Pipeline Plans of Operation (CGM 1992; CGM 1996, page 5-19) and as proposed in the Plan (CGM 2001a, page 6-2).
- The Noxious Weed Monitoring and Control Program as outlined in the Pipeline Plan of Operations (CGM 1992) (updated in 2000) would remain in effect for the proposed Project.

3.2 Alternatives to the Proposed Action

The NEPA (42 United States Code [USC] 4322(E)) requires that an EIS "... study, develop, and describe appropriate alternatives to recommended courses of action in any proposal which involves unresolved conflicts concerning alternative uses of available resources." Chapter V, Section B.1.e.(2) of the BLM NEPA Handbook directs that "... reasonable alternatives to this proposed action - including the no action alternative which reflects continuation of the current management practices or denial of the action - must be defined." This section of the BLM NEPA Handbook continues by stating that "Each alternative, except the no action alternative, should represent an alternative means of satisfying the identified purpose and need of resolving issues. The rationale for considering but not selecting for further analysis certain suggested alternatives must be documented, especially those suggested by the public or other agencies." EIS preparers are directed to "consult program-specific guidance for additional requirements on alternatives."

The inclusion of alternatives in the SEIS would be based on the following specific criteria: a) public or agency concern; b) technical or economic feasibility; c) the potential to reduce an environmental impact of the Proposed Action; and d) the ability to meet the purpose of and need for the Action. The Scoping Document organized comments received during public scoping by resource type and Project issues, and included recommendations on alternatives to be analyzed in the SEIS. The Project Scoping Document is on file and available for review at the BLM Battle Mountain Field Office during normal business hours. Alternatives to the Proposed Action (as currently defined) identified during scoping include the following:

- No Action;
- Complete Backfill; and
- No Backfill.

This section of the SEIS discusses alternatives to the Proposed Action and identifies which alternatives are to be analyzed in the remainder of the SEIS along with the Proposed Action. Three alternatives have been identified for analysis in the SEIS along with the Proposed Action: the No Action Alternative, the Complete Backfill Alternative, and the No Backfill Alternative. The

alternatives are discussed in the following section. In addition, other alternatives were reviewed, considered, and eliminated from detailed consideration in the South Pipeline Final EIS (BLM 2000a, Section 3.15.4, pages 3-32 to 3-35).

3.2.1 No Action Alternative

In accordance with BLM NEPA guidelines H-1790-1, Chapter V (BLM 1988), the SEIS evaluates the No Action Alternative. The objective of the No Action Alternative is to describe the environmental consequences that would result if the Proposed Action were not implemented. The No Action Alternative forms the baseline from which the impacts of all other alternatives can be measured.

Selection of the No Action Alternative would generally be inconsistent with the BLM multiple use mission and policy of making public lands available for a variety of uses, provided these uses are conducted in an environmentally sound manner. The subject lands were not withdrawn for any special use, and were open unappropriated lands when unpatented mining claims were located.

Under the No Action Alternative, CGM would not expand on the Pipeline/South Pipeline ore body as currently defined, and one large pit lake would form at the end of mining in the Pipeline/South Pipeline open pit (Figure 3.2.1). CGM would continue operations at the Pipeline/South Pipeline Project, as previously approved. The No Action Alternative would result from the BLM disallowing the activities proposed under the Plan (CGM 2001a). The activities outlined in Chapter 2 of this SEIS describe the No Action Alternative. The area would remain available for future commercial gold processing or for other purposes, as approved by the BLM.

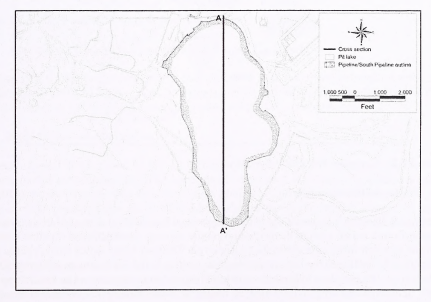


Figure 3.2.1: No Action Alternative

3.2.2 Complete Backfill Alternative

The Complete Backfill Alternative would require all waste rock from Stages 8 through 12 (Section 3.1.2) to be placed in the mined-out expanded Pipeline/South Pipeline and Gap open pits. The Complete Backfill Alternative is significantly different from the Proposed Action in that it would require the re-handling and translocation of all the mined waste rock. The elevation of the Pipeline/South Pipeline waste rock dump would temporarily increase and other temporary dump facilities would be constructed. At the end of mine life, waste rock from the dump facilities would be removed and placed back into the Pipeline/South Pipeline and Gap open pits. The backfill would be performed with the existing labor force and a pit lake would still form in the Crossroads open pit (Figure 3.2.2). Implementation of the Complete Backfill Alternative would result in no new surface area disturbance.

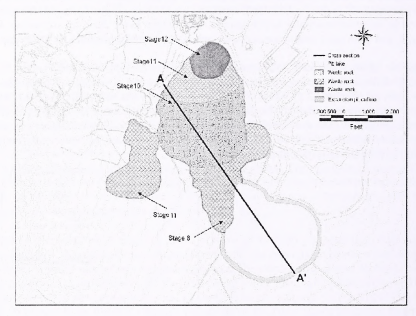


Figure 3.2.2: Complete Backfill Alternative

3.2.3 No Backfill Alternative

Under the No Backfill Alternative, the 590 million tons of waste rock that would be mined under the Proposed Action would need to be disposed of in the existing Pipeline/South Pipeline waste rock dump and on a new dump adjacent to the Gap open pit. The Gap dump, which would consist of both Pipeline/South Pipeline and/or Crossroads waste in addition to the Gap waste, would cover 500 acres at a height of 250 feet. In addition, the existing Pipeline/South Pipeline waste rock dump would require additional stacking to 500 feet in height to accommodate the additional waste. The Pipeline/South Pipeline waste rock dump footprint would also be extended across the entire permitted disturbance acreage, leaving no space for sideslope contouring and shaping. All other activities under the No Backfill Alternative would be the same as under the Proposed Action with the exception that

one large pit lake would form in the Pipeline/South Pipeline/Crossroads open pit and a small lake would form in the Gap open pit (Figure 3.2.3).

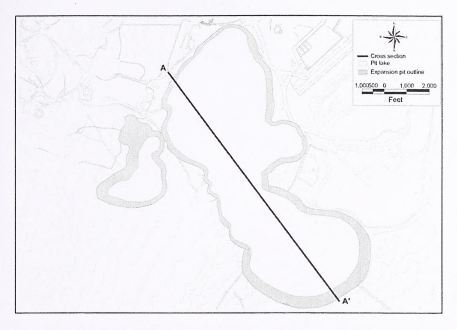


Figure 3.2.3: No Backfill Alternative

3.2.4 Alternatives Considered and Eliminated from Consideration

A number of alternatives were considered and eliminated from detailed consideration in the South Pipeline Final EIS (BLM 2000a, pages 3-32 through 3-35) and the Pipeline Final EIS (BLM 1996a, pages 2-41 through 2-47). They are incorporated by reference in this document.

3.2.5 BLM Preferred Alternative

Chapter V, Section B.2.b. of the BLM NEPA Handbook directs that "The manager responsible for preparing the EIS should select the BLM's preferred alternative. ... For externally initiated proposals, ... the BLM selects its preferred alternative unless another law prohibits such an expression. ... The selection of the preferred alternative should be based on the environmental analysis as well as consideration of other factors which influence the decision or are required under another statutory authority."

Thus, the BLM has selected a Preferred Alternative based on the analysis in this SEIS. This Preferred Alternative is the alternative that best fulfills the agency's statutory mission and responsibilities, giving consideration to economic, environmental, technical, and other factors. The BLM has determined that the Preferred Alternative is the Proposed Action as outlined in Chapter 3 with the inclusion of the identified mitigation measures to the Proposed Action as specified in Chapter 4.

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Chapter 4 Affected Environment and Environmental Consequences

4 AFFECTED ENVIRONMENT AND ENVIRONMENTAL CONSEQUENCES

4.1 Introduction

The BLM is required to assess impacts to a number of critical elements of the natural environment, as discussed in this chapter. Those elements that do not occur in the Project Area and would not be affected are not discussed further in this SEIS. This includes the following: prime and unique farmland; areas of critical environmental concern; and wild and scenic rivers. The elimination of nonrelevant issues follows CEQ policy as stated in 40 CFR 1500.4.

Analysis of some resources will be incorporated by reference, since those resources have been analyzed sufficiently in the South Pipeline Final EIS (BLM 2000a), which this document supplements. Since there is no additional surface disturbance, the analysis of the following critical elements and resources in the previous EIS is incorporated by reference and a citation to the previous EIS is included: vegetation (BLM 2000a, pages 4-117 to 126), soils (BLM 2000a, pages 4-6 to 9), range (BLM 2000a, pages 4-109 to 113), noxious weeds (BLM 2000a, pages 4-113 to 117), cultural resources (BLM 2000a, pages 4-138 to 144), ethnography (Native American traditional values) (BLM 2000a, pages 4-144 to 148), and paleontology (BLM 2000a, pages 215 to 216). The Scoping Document for this SEIS further addresses these resources and is incorporated by reference (BLM 2004). Data used in this SEIS are based on information available as of August 31, 2003.

The BLM has used environmental data collected in the Project Area to predict environmental effects that could result from the Proposed Action and alternatives. A level of uncertainty is associated with any set of data in terms of predicting outcomes, especially where natural systems are involved. The predictions described in this analysis are intended to allow comparison of alternatives to the Proposed Action, as well as provide a method to determine whether activities proposed by the applicant would be expected to comply with applicable regulations.

4.2 Geology and Mineral Resources

4.2.1 Regulatory Framework

Construction of mine facilities is regulated by standards of the Uniform Building Code (UBC). Lander County currently uses the 1994 Version of the UBC (Deborah Hinze, Community Development Specialist, Lander County Community Development Department, personal communication). The seismic zone designation throughout Lander County is zone 3 on a scale ranging from 1 (indicating less damage expected) to 4 (indicating the most damage expected). Historical earthquake activity for a 50-mile radius around the Project Area is listed in Table 3.2-1 of the Pipeline Final EIS (BLM 1996a).

4.2.2 Affected Environment

4.2.2.1 Study Methods

The baseline data presented below are based upon information from the Pipeline Final EIS (BLM 1996a, pages 3-9 through 3-11) and the South Pipeline Final EIS (BLM 2000a, pages 4-1 through 4-4). Discussions of geology, seismicity, and minerals are herein incorporated by reference. New and supplemental information is now available from more recent reports and studies. Summaries of studies completed in the area are included in the following sections. The Project Area is defined as

a 39,350-acre area located in the southwest portion of the Crescent Valley extending north of the existing Highway infiltration site, south of the existing Rocky Pass infiltration site, east to the Cortez facility, and west to the Shoshone Range.

4.2.2.2 Existing Conditions

4.2.2.2.1 Geology

The geology of the Crescent Valley area has been thoroughly described in Characterization of Baseline Conditions for the South Pipeline Project (Geomega 2002b). The geology of the area is based on descriptions by Armbrustmacher and Wrucke (1978), Wrucke and Cole (1991), Roberts et al. (1958, 1967), Stewart and McKee (1977), Gilluly et al. (1965), Muffler (1964), Stewart (1980), and recent papers by McCormack and Hays (1996), and Foo et al. (1996a, 1996b). The geology in the vicinity of the Project Area is identical to that described in the Pipeline Final EIS (BLM 1996a, page 3-9).

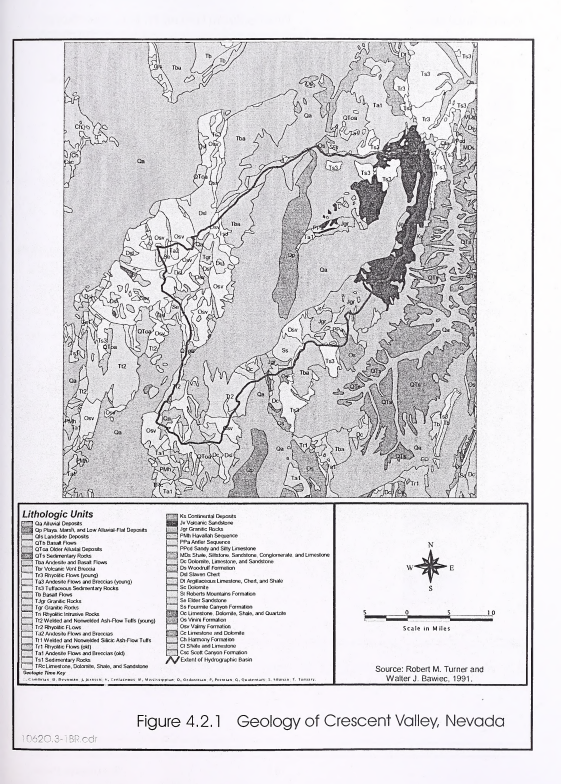
The Crescent Valley area has a complex tectonic and depositional history. At least four major tectonic events have affected the structure and stratigraphy of the region. These events include the following: (1) the Devonian-Mississippian Antler orogeny and associated Roberts Mountains thrust; (2) the Permian-Triassic Sonoma orogeny and associated Golconda thrust; (3) the Jurasic Elko orogeny; and (4) the late Tertiary-early Quaternary Basin and Range tectonic events. Limestone with minor shale and quartzite are part of the eastern carbonate assemblage and are present in the Project Area. Clastic sedimentary rocks of the western siliceous and volcanic assemblage are found in the western part of the Project Area. Lithologic units deposited between the eastern and western assemblages are referred to as the transitional assemblage. Western and transitional assemblage lithologies underlie the Project Area. A geologic map of the Crescent Valley is shown in Figure 4.2.1 and a generalized stratigraphic column is shown in Figure 4.2.2.

The Project Area contains exposures of late Tertiary (two million to 24 million years ago) alluvial gravel and sand deposits and Quaternary (present to two million years ago) deposits of valley alluvium, alluvial fans flanking the mountains, playa, talus, and landslide deposits.

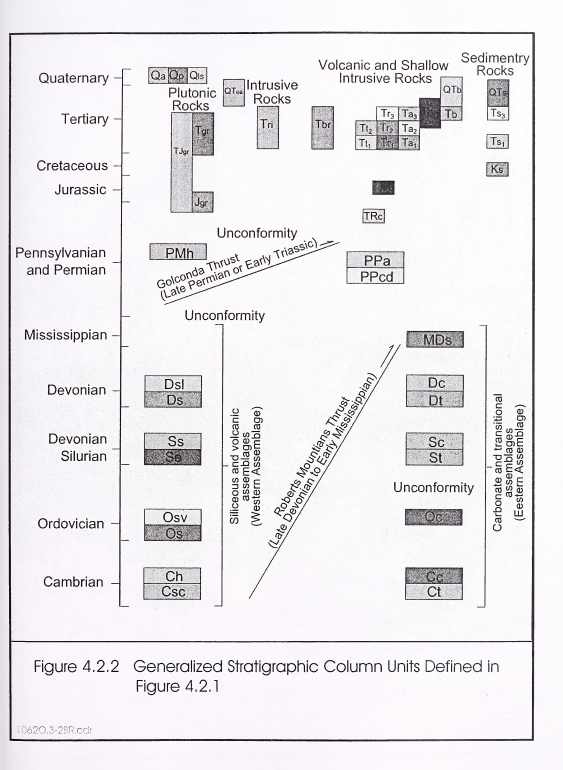
Excavation of the expanded open pit would be primarily in the Roberts Mountains Formation: a dark gray, carbon-rich calcareous to dolomitic siltstone that extends to an estimated depth of 2,500 feet beneath the surface of the proposed open pit location. Some small exposures of the Wenban Limestone could also be present in the western pit wall. Overlying alluvium at the location of the proposed open pit would be 50 to 80 feet thick in the west pit wall and 350 to 380 feet thick in the east pit wall. The alluvium is composed of alternating zones of fine- to coarse-grained materials with occasional silt- and clay-rich zones. Gravel present in the alluvial sequence is progressively finer grained with depth, grading to a poorly sorted sand and to a clay with some sand and gravel at the bedrock interface. Caliche layers are also present in the lower zones of the alluvial sequence.

4.2.2.2.2 Bedrock Topography

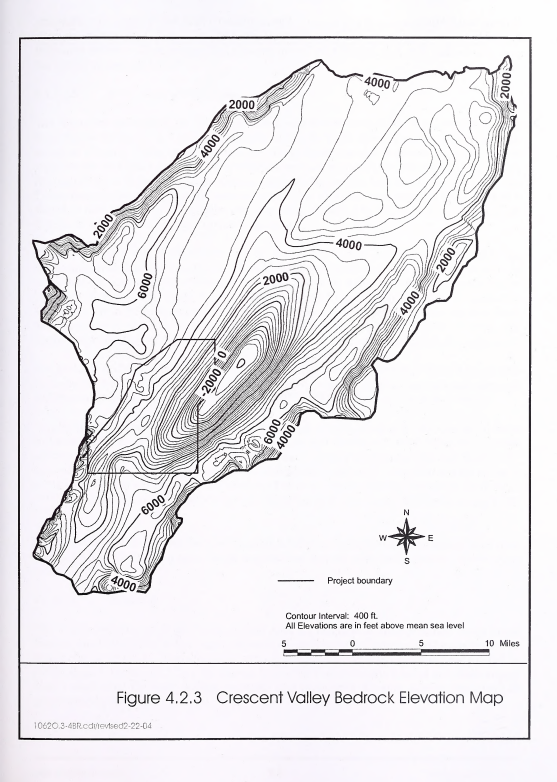
Bedrock topography in the Crescent Valley has been interpreted from geophysical data, including gravity, magnetic, and seismic reflection surveys (Figure 4.2.3). The data sets are consistent in



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indicating that the bedrock surface dips eastward toward the Crescent fault, then rises abruptly near the Cortez Mountains.

4.2.2.2.3 Local Geologic Structures

The subsurface geology of the Gold Acres and Cortez Windows is shown in Figure 4.2.4. Figure 4.2.5 shows the known and inferred structures within the Gold Acres Window. A reconstruction model of Crescent Valley prior to Basin and Range extension and formation of the Cortez rift suggests that the Gold Acres and Cortez Windows were once united (McCormack and Hays 1996). Reconstruction of Basin and Range extension suggests that the Pipeline fault is associated with the Cortez fault and may have been the same structure. Also, the Gold Acres and Mill Creek stocks are shown to have originated as the same intrusive body, separated by the right-lateral offset of the Pipeline-Cortez fault during the Cortez rifting event.

The southwestern edge of the Gold Acres Window is the Roberts Mountains thrust, which dips approximately 25 degrees (°) southwest. The fault is exposed in the bedrock to the west of the alluvial cover and extends under the alluvium to the east. The Gold Acres fault forms the northwestern boundary of the window (Figure 4.2.4) and is a normal fault dipping approximately 65° northwest. The window is in the upthrown block southeast of the fault. The southeastern boundary is inferred from geophysical data and appears to be a truncating fault dipping steeply to the southeast. The northeastern boundary of the window is a right-lateral fault dipping approximately 60° southwest.

The geologic structure within the Gold Acres window has been summarized in Water Management Consultants (WMC) (1995a). This summary is based on mapping, drilling, aerial photography, and geophysical and geochemical surveys. The structure is also discussed by Foo et al. (1996b).

Three distinct fault sets are observed in the Gold Acres window (Figure 4.2.5). One set of faults strikes north 15° to 20° west and includes the Pipeline fault (Foo et al. 1996b). Oriented core data indicate that the Pipeline fault has a 75° to 85° east dip. A second set of faults strikes north 30° to 50° east and dips steeply to the northwest; this set includes the Fence fault. These two sets are probably of the same age and are related to the Cortez rift (Foo et al. 1996b). The third set strikes north 60° to 70° west and appears to have greater length and; therefore, may be younger than the other sets (WMC 1995).

A fourth structural set with an east-west orientation is inferred from bedrock troughs observed from drilling (WMC 1995). Their short length suggests that they are older and segmented by the other faults.

4.2.2.2.4 Seismicity

The seismic baseline conditions in the Project Area are identical to those presented in the South Pipeline Final EIS (BLM 2000a, pages 3-9 and 3-10) and are herein incorporated by reference. The design criteria for the facilities remain the same as presented in the South Pipeline Final EIS (BLM 2000a, pages 2-19 through 2-22). The seismic zone of the Project Area is 3, based on a scale ranging from 1 (indicating the least damage expected) to 4 (indicating the most damage expected), as documented by the UBC.

Cortez Gold Mines Final

4.2.2.2.5 Mineral Resources

The mineral baseline conditions in the Project Area are identical to those presented in the South Pipeline Final EIS (BLM 2000a, page 3-10) and are herein incorporated by reference. Substantial mineral exploration and production of metallic and industrial minerals have occurred, and continue to occur, in the Project Area and surrounding area. Most of the region's mineral production comes from gold mining and barite operations. Historically, the area has also been a producer of silver, turquoise, and lesser amounts of copper, lead, and arsenic.

The Pipeline/South Pipeline ore deposit is located along the Battle Mountain-Eureka mineral trend. The deposit occurs within a buried erosional window covered by alluvium ranging in thickness from approximately 25 feet to over 250 feet. Gold mineralization occurs in the Silurian Roberts Mountains Formation (eastern carbonate assemblage). The ore deposit occurs near the eastern margin of the Gold Acres stock, a buried quartz monzonite pluton centered approximately one mile south of the Gold Acres deposit. Based on exploration information, the geology of the Project is the same as the Pipeline/South Pipeline ore deposit with gold mineralization disseminated throughout the host rock and along structural shear zones. The top of the targeted mineralization begins at a depth of approximately 1,070 feet below ground surface. The projected size of the area containing the South Pipeline ore deposit is approximately 2,400 feet in a north-south direction by 3,000 feet in an east-west direction. An estimated 110 million tons of ore and 590 million tons of waste rock would be mined from the Pipeline/South Pipeline open pit expansion area under the Proposed Action.

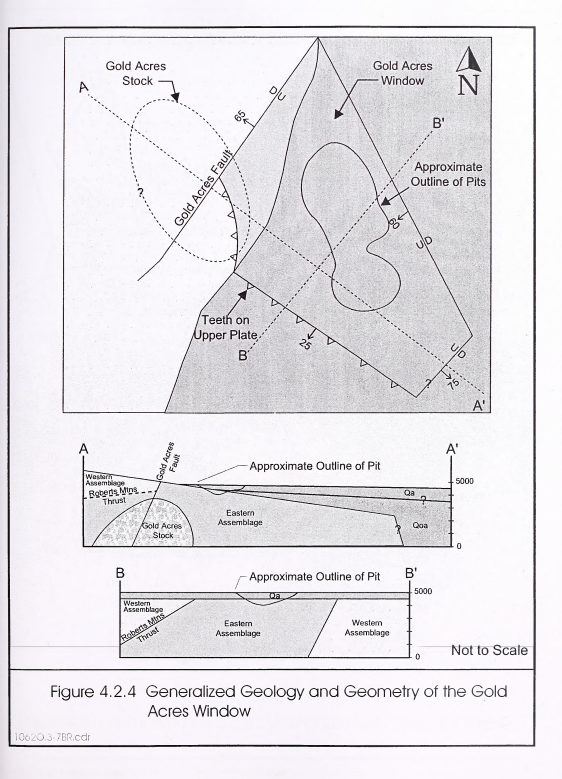
4.2.3 Environmental Consequences and Mitigation Measures

Major issues related to geology and minerals include the following: a) geologic hazards created or magnified by Project development; b) failure of, or damage to, critical facilities caused by seismically-induced ground shaking; c) exclusion of future mineral resource availability caused by the placement of facilities (tailings, heap leach piles, waste rock storage areas); and d) potential land subsidence due to dewatering operations.

4.2.3.1 Significance Criteria

Environmental impacts to geology and minerals would be significant if the Proposed Action, the Pipeline Backfill Alternative, or No Action Alternative resulted in any of the following:

- Impacts to the facility site or design caused by geologic hazards, including landslides and catastrophic slope failures or ground subsidence;
- Structural damage or failure of a facility caused by seismic loading from earthquakes; or
- Restriction of future extraction of known mineral resources.



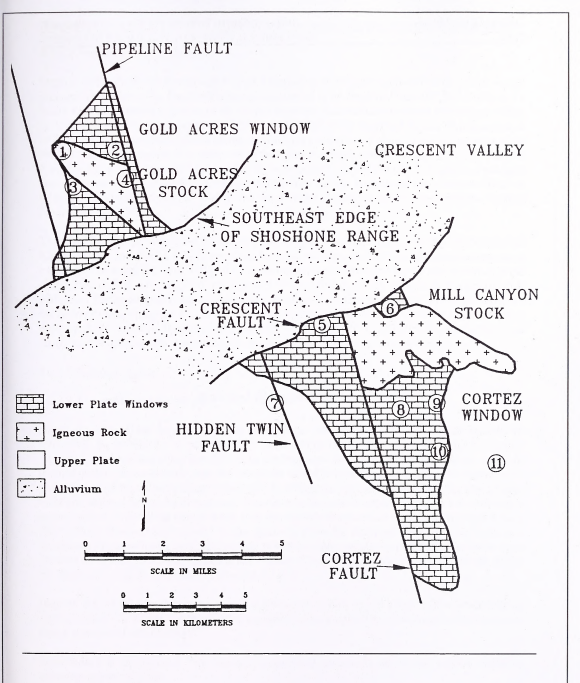


Figure 4.2.5 Simplified Geologic Map of Southern Crescent Valley

4.2.3.2 Assessment Methodology

Impacts of the Proposed Action and Project Alternatives were assessed based on review of reports prepared in support of the Pipeline Project and presented in the Pipeline Final EIS (BLM 1996a), the South Pipeline Final EIS, review of the Project baseline characterization report (Geomega 1998a), review of the Plan for the Project (CGM 1996), and review of the Proposed Action. The significance of the impacts was evaluated based on the significance criteria listed above. Stability analysis of the Project waste rock dumps was analyzed in the Plan. A similar stability analysis for the Pipeline Project waste rock dump and heap leach facility was conducted by SHB (1993). Analysis of potential land subsidence was modeled by CGM (1993) for the Pipeline Project and the potential effects on mine facilities analyzed by SHB (1993). The results of the investigations are presented in the Pipeline Final EIS (BLM 1996a).

The stability analysis conducted for the proposed Project waste rock dump (Steffen, Robertson and Kirsten (U.S.), Inc. [SRK] 1996b) evaluated both the operating and reclaimed configurations using a peak ground acceleration of 0.21g (0.21 times the acceleration of gravity) for the Operating Basis Earthquake (OBE). The expected return period for the OBE event was estimated at approximately 450 years. The stability analysis was based on modeling the minimum factor of safety against failure using the computer program PC-STABL5M and considered three different material types present at the Project site. The stability analysis conducted by SHB (1993) for the Pipeline Project facilities was based on an OBE event of magnitude 4.5 assumed to occur directly beneath the site.

4.2.3.3 Proposed Action

4.2.3.3.1 Mineral Resources

Direct impacts of the Proposed Action on geologic and mineral resources would include the following: An estimated 110 million tons of ore could be mined in Stages 8 through 12 (Stages 1 through 7 are discussed in Section 2.2) under the Proposed Action. A majority of this ore would be leached on existing heap leach pads; the remainder would be processed at the approved Pipeline mill and tailings facility, at the existing Cortez mill, the roaster and tailings facility, or in the case of some roast ore, shipped offsite for processing. The waste-to-ore ratio is approximately 5.4:1, resulting in approximately 590 million tons of waste rock that would also be mined under the Proposed Action. The waste rock would be deposited on the approved/expanded Pipeline/South Pipeline waste rock dumps, and/or sequentially backfilled into the mined-out portions of open pits, and/or on a new dump planned on top of the completely backfilled Pipeline/South Pipeline portion of the open pit, and/or the Gap waste rock dump (Stage 9) (Section 3.1.2.2).

Impact 4.2.3.3.1-1: Implementation of the Proposed Action would result in the production of approximately 6.5 million ounces of gold, negligible amounts of silver, and byproduct production of minor amounts of other metals.

Significance of the Impact: This impact is considered potentially significant, and no mitigation measures appear feasible.

Impact 4.2.3.3.1-2: The restriction of future mineral resource extraction due to placement of waste rock in the Pipeline/South Pipeline/Gap/Crossroads open pits.

Significance of the Impact: This impact is considered potentially significant, and no mitigation measures appear feasible.

4.2.3.3.2 Geological Hazards

Seismic events could result in slope failures or structural damage to mine facilities due to an exceedance of the OBE. Stability analysis of the proposed waste rock dump in its operating configuration and its reclaimed configuration was conducted (SRK 1996b; Golder 2002). Factors of safety were calculated for accelerations ranging from 0.05g to 0.20g for static and pseudostatic (seismic) conditions. The OBE event has a peak ground acceleration of 0.21g and an expected return period of approximately 450 years. The expected 100-year return period seismic event for the site has a peak ground acceleration of 0.09g. Factors of safety greater than 1 indicate the facility is strong enough to support the designed load, and factors of safety less than 1 indicate that some failure of the facility could occur. The higher the calculated factor of safety, the greater certainty in the stability of the facility design. Factors of safety for the operational configuration of the waste rock dump were primarily greater than 1 for static conditions, and ranged from 0.70 to greater than 1,250, indicating some minor slope failures during an earthquake but no substantial damage would occur to the facility. Factors of safety for the reclaimed configuration of the waste rock dump ranged from 1.84 to 4.24 for static conditions, and ranged from 1.13 to 3.41 for pseudostatic conditions. The results indicate the slopes of the reclaimed waste rock dump will be stable under both static and pseudostatic conditions. A design analysis of the waste rock dump and heap leach/tailings facilities for the Pipeline Project based on an OBE event of magnitude 4.5 showed that only minor slope failures would occur (Golder 2002).

Proposed dewatering could create additional land subsidence from compression of the unconsolidated aquifer because of ground water removal. Many engineering design and protective measures have been completed; however, continued subsidence could result in damage to mine facilities. Refer to Section 4.3.2.2.4 for the discussion on subsidence related to dewatering.

Impact 4.2.3.3.2-1: Minor slope failures would occur from seismic events in the Project Area.

Significance of the Impact: This impact is considered less than significant and no mitigation measures are required.

4.2.3.3.3 Residual Impacts

The potential residual impacts to geology and mineral resources from the Proposed Action are the same as discussed under the impacts discussion, because there is no mitigation measures that are either feasible or considered required.

4.2.3.4 Complete Backfill Alternative

4.2.3.4.1 Mineral Resources

Implementation of the Complete Backfill Alternative would result in potential impacts that are similar to those outlined under the Proposed Action, as well as placement of all 590 million tons of waste

rock mined under the Proposed Action being placed as backfill in the Pipeline/South Pipeline, Crossroads, and Gap open pits.

4.2.3.4.2 Geological Hazards

The potential geological hazards impacts from the Complete Backfill Alternative would be similar to those discussed under the Proposed Action.

4.2.3.4.3 Residual Impacts

The potential residual impacts to geology and mineral resources from the Complete Backfill are the same as discussed under the impacts discussion because there are no mitigation measures that are either feasible or considered required.

4.2.3.5 No Backfill Alternative

4.2.3.5.1 Mineral Resources

Implementation of the No Backfill Alternative would result in potential impacts that are similar to those outlined under the Proposed Action, as well as placement of all 590 million tons of waste rock mined under the Proposed Action being placed as waste rock dumps surrounding the Pipeline/South Pipeline, Crossroads, and Gap open pits.

4.2.3.5.2 Geological Hazards

The potential geological hazards impacts from the No Backfill Alternative would be similar to those discussed under the Proposed Action.

4.2.3.5.3 Residual Impacts

The potential residual impacts to geology and mineral resources from the No Backfill Alternative are the same as discussed under the impacts discussion, because no mitigation measures are either feasible or considered required.

4.2.3.6 No Action Alternative

4.2.3.6.1 Mineral Resources

As a result of the No Action Alternative, none of the impacts to the mineral resources generated by the Proposed Action or any other alternative would occur. Impacts on the mineral resources would result from implementation of the No Action Alternative because identified mineral resources would not be developed.

Impact 4.2.3.6.1-1: The restriction of future mineral resource extraction due to implementation of the No Action Alternative.

Significance of the Impact: This impact is considered significant; however, no mitigation measures appear feasible.

4.2.3.6.2 Geological Hazards

The potential geological hazards impacts from the No Action Alternative would be similar to those discussed under the Proposed Action.

4.2.3.6.3 Residual Impacts

Under the No Action Alternative, residual adverse impacts to mineral resources would occur because the identified mineral resource would not be developed.

4.3 <u>Water Resources-Water Quantity</u>

4.3.1 Regulatory Framework

Approval of the Proposed Action would require authorizing actions from other federal, state, and/or local agencies with jurisdiction over the water resources aspect of the Project. The regulation, appropriation, and preservation of water in Nevada falls under both state and federal jurisdiction. When a proposed project has the potential to directly or indirectly affect the waters under State of Nevada jurisdiction, then the State of Nevada is authorized to implement its own permit programs under the provisions of state law or the Federal Clean Water Act (CWA).

The NDEP requires compliance with National Pollution Discharge Elimination System (NPDES) permits related to discharge of wastewater to surface waters from discharge points such as tailings piles and wastewater ponds, as well as with NPDES permits related to discharge of stormwater runoff. NDEP also requires that discharges into subsurface waters be controlled if the potential for contamination of ground water supplies exists, such as a state ground water discharge permit or a zero-discharge permit.

The Nevada Water Pollution Control Law provides the state authority to maintain water quality for public use, wildlife, existing industries, agriculture, and the economic development of the site. The NDEP defines waters of the state to include surface water courses, waterways, drainage systems, and underground water. The Nevada Water Pollution Control Law also gives the State Environmental Commission authority to require controls on diffuse sources of pollutants, if these sources have the potential to degrade the quality of the waters of the state. The Environmental Protection Agency (EPA) has also granted Nevada authority to enforce drinking water standards established under the CWA. The Nevada Division of Health administers this program.

The Nevada State Engineer's Office of NDWR is responsible for the administration and adjudication of water rights. Water appropriation permits are obtained through the NDWR. The NDWR (Diana Lefler, March 2003, personal communication) reports that the water rights associated with the Project are in good standing.

The U.S. Army Corps of Engineers (Corps) requires a CWA Section 404 permit for any dredging or filling of wetlands or waters of the U.S. The Pipeline Project is approved for a total of 2,837 acres of disturbance to jurisdictional waters of the U.S. under existing nationwide permits. However, a more recent letter (June 25, 2002) from the Chief of the Nevada Office, Regulatory Branch of the Corps states that the Corps now concurs with the survey that there "are no jurisdictional waters of

the United States on the subject property," and "your mining activity is not regulated by the Corps. Therefore, no Department of the Army authorization is necessary and no further review from this office is warranted." The jurisdictional determination is valid until June 25, 2007.

4.3.2 Affected Environment

4.3.2.1 Study Methods

Water resources information, descriptions, and data are based on information presented in the South Pipeline Final EIS (BLM 2000a) along with updated information from ongoing monitoring, literature review, an updated hydrologic baseline study (Geomega 2002b), and an updated ground water flow model (Geomega 2003a).

The baseline data, ground water flow computer models, and associated reports were developed over an eight-year period by CGM contractors. The recent report, Pipeline/South Pipeline Pit Expansion Project Baseline Characterization Report (Geomega 2002b) updates and summarizes the pertinent baseline hydrologic characterization; the monitoring data and interpretations; and incorporates comments and suggested revisions from BLM reviewers. The recent report Groundwater Flow Modeling Report for the Pipeline/South Pipeline Pit Expansion Project (Geomega 2003e) analyzes the expected Project impacts to the hydrogeologic system, and incorporates comments and suggested revisions from BLM reviewers. Wherever appropriate, information has been taken verbatim from these documents.

The above references have drawn heavily on previous studies. The hydrogeology of Crescent Valley and to a lesser degree, of the Cortez Mountains and Shoshone Range surrounding Crescent Valley, has been studied by the U.S. Geological Survey (USGS) and reported in Water-Supply Paper 1581 (Zones 1961). The USGS has recently published Potential Hydrologic Effects of Mining in the Humboldt River Basin (Crompton 1995), which includes an evaluation of Crescent Valley. Recent studies by USGS (Maurer et al. 1996) address ground water hydrology and potential effects of mining along the Carlin Trend, including the area immediately north of the study area across the Humboldt River from Crescent Valley (Plume 1995). Hydrogeologic reports prepared by WMC (1992a; 1992b; 1993; and 1995a) and Geomega (1998a; 1998b) for the applicant provide additional information on water resources in Crescent Valley.

4.3.2.2 Existing Conditions

4.3.2.2.1 Conceptual Crescent Valley Basin Description

General Physiography

The Crescent Valley hydrographic area is within the Great Basin section of the Basin and Range physiographic province. Physiographic features of Crescent Valley are typical of the Basin and Range province. Generally north-trending mountain ranges bound an intervening basin that is partly filled with deposits eroded from the adjacent mountain ranges. Elevations in the vicinity of the Project Area range from 9,687 feet at the summit of Mount Lewis in the northern Shoshone Range to approximately 4,700 feet amsl at Beowawe.

Crescent Valley trends north-northeast (Figure 4.3.1). Overall, the valley is approximately 45 miles long and 20 miles wide at its widest point. It has a drainage area of approximately 700 square miles. The valley constitutes State of Nevada Hydrographic Area 54 (Rush 1968).

Crescent Valley is semi-enclosed topographically. The Shoshone Range borders the valley on the west, and the Cortez Mountains border the valley on the east. A southern spur of the Shoshone Range and an extreme northward-reaching spur of the Toiyabe Range separate the south end of Crescent Valley from Carico Lake Valley to the west. The northeast part of the valley is bounded by the southernmost extremity of the Tuscarora Mountains. A low topographic divide in the northwestern part of Crescent Valley separates the rest of the valley from the Humboldt River, a few miles to the north (Gilluly and Gates 1965). In the northeastern part of the valley, a small bedrock ridge extends to the west-southwest from the main Cortez Mountains. This ridge forms the Dry Hills, which gives the floor of Crescent Valley its overall Y shape.

The Shoshone Range and the Cortez Mountains are both northeast-trending fault-block ranges, which are bounded on their northwest sides by steep scarps and have been tilted to the east. As a result, the western part of Crescent Valley is characterized by gentle slopes and large alluvial fans along the eastern flanks of the Shoshone Range, whereas the eastern part of the valley consists of steeply dipping slopes and smaller alluvial fans along the western side of the Cortez Mountains.

<u>Humboldt River</u>. The Humboldt River marks the northern extent of the Crescent Valley hydrographic area. The river flows along the northern edge of the valley for a distance of approximately 17 miles. At Palisade, the river is at an elevation of 4,825 feet amsl (USGS 1996). Drainage from Safford Canyon enters the river at Barth. Additional drainage enters from Rocky Canyon, approximately 2.5 miles to the west of Safford Canyon. The valley is narrow between Palisade and Rocky Canyon, and the river channel is incised into bedrock over much of that reach. From Rocky Canyon, the Humboldt River flows west toward Beowawe across the northern end of Crescent Valley. In this reach the channel widens and meanders, and the gradient becomes less steep. The river leaves the valley at the gap near Beowawe, where it turns to the north. At Beowawe, the river is at an elevation between 4,680 and 4,690 amsl feet amsl (Plume 1997).

Shoshone Range. The Shoshone Range is approximately 150 miles long and the northernmost 30 miles forms the western margin of Crescent Valley. At the crest of the range, Mount Lewis rises to an elevation of 9,687 feet amsl, approximately 4,600 feet amsl above the valley floor. Other major summits in the range located within the Crescent Valley hydrographic basin include Granite Mountain, Bullion Mountain, and Havingdon Peak, each over 8,000 feet amsl in elevation (Figure 4.3.1). The Shoshone Range forms the topographic divide between Crescent Valley and the Reese River Valley to the west. At the extreme north end of the Shoshone Range, a steep northeast-trending fault scarp splits the range into two spurs. The Whirlwind Valley is located between the two spurs. The eastern spur, which borders Crescent Valley, is called the Malpais. Whirlwind Valley lies immediately to the west-southwest of Beowawe and is separated from Crescent Valley by the Malpais. Whirlwind Valley contains extensive geothermal activity.

<u>Toiyabe Range</u>. The Toiyabe Range forms the southern margin of the hydrographic basin. Rocky Pass separates the Shoshone Range from the Toiyabe Range and marks the boundary between Crescent Valley and Carico Lake Valley to the southwest. Drainage enters Crescent Valley from Carico Lake Valley through Rocky Pass. The elevation of the pass is 5,240 feet amsl.

Bald Mountain (8,540 feet amsl) and Red Mountain (7,992 feet amsl) are the highest points in the northern part of the Toiyabe Range. Cortez Canyon, located in the southeast part of the valley, marks the boundary between the Toiyabe Range and the Cortez Mountains and leads to the divide between Crescent Valley and Grass Valley to the south.

<u>Cortez Mountains</u>. The Cortez Mountains extend 37 miles along the eastern margin of the valley, terminating in the north at Safford Canyon and the Humboldt River. Mount Tenabo is the highest point in the range, rising to an elevation of 9,162 feet amsl, almost 4,000 feet amsl above the valley floor. The Cortez Mountains form the topographic divide between Crescent Valley and Grass Valley to the south, and between Crescent Valley and Pine Valley to the east.

The Dry Hills form a spur of the Cortez Mountains extending for approximately 18 miles in a west-southwest direction from the Humboldt River to Hot Springs Point. The highest point in the Dry Hills is at an elevation of 6,614 feet amsl, approximately 1,640 feet amsl above the valley floor. The Dry Hills are separated from Iron Blossom Mountain (6,698 feet amsl) and the rest of the Cortez Mountains by Rocky Canyon.

<u>Alluvial Fans</u>. The alluvial fans at the base of the Cortez Mountains are distinct and well defined. In the interfan areas, the valley floor is locally within a few hundred yards of the range front. Most of the fans extend one to two miles into the valley and have gradients of 200 to 250 feet per mile.

The alluvial fans at the base of the Shoshone Range are considerably larger than those at the base of the Cortez Mountains. The former have coalesced to form an alluvial apron along the base of the range. Their apexes are 600 to 700 feet above the valley floor, whereas those at the base of the Cortez Mountains are only 300 to 400 feet above the floor.

The largest alluvial fan in the valley, deposited by Indian Creek, extends eastward a distance of five miles from the base of the Shoshone Range, and has a gradient of approximately 70 feet per mile. North of the Indian Creek fan, the alluvial apron becomes progressively narrower and less distinct. At the base of the Malpais, the upper apron becomes indistinct from the weathered surface of the volcanic rocks.

The contrast in size and thickness of the alluvial fans means that the lowest point in the valley lies close to the foot of the Cortez Mountains. Near the Project Area, the valley is approximately eight miles in width, and the axis of the valley lies approximately six to seven miles east of the site.

<u>Valley Floor</u>. The valley floor forms a relatively flat area downslope of the alluvial fans. The width of the valley floor increases from approximately one mile in the northeast arm of the valley to more than six miles in the area to the south of the Dry Hills.

The elevation of the valley floor falls from an elevation of approximately 4,760 feet amsl at the southern end to approximately 4,690 feet amsl at the Humboldt River near the northern end. The elevation gradient ranges from 40 feet per mile in the south to less than two feet per mile in the north. The floor of the valley extends approximately 30 miles in length from the Cortez Mine area in the south to the town of Beowawe in the north. The floor of the valley has a surface area of approximately 150 square miles. Playas that range in area from a few acres to more than one square mile occupy the lowest areas of the valley floor.

4.3.2.2.2 Surface Water Resources

Climate, Runoff, and Evaporation

Climate

The climate in Crescent Valley is characterized by low precipitation, high evapotranspiration, and extreme variations in temperature. Climatological data are available from the Cortez Mine (1963–73 and 1992–96), the Pipeline Mine (1996–2002), and the U.S. Weather Bureau Stations at Beowawe (1951–80) and Eureka (1978–87), Nevada. Details of the last ten years of climate data from the Cortez and Pipeline Mines' meteorological stations are provided in Geomega (2002b) and Section 4.5 Air Quality.

Over the last ten years, recorded temperatures in the southern part of Crescent Valley ranged from a low of -7.1° Fahrenheit (F) to a high of 103.7° F, with a mean temperature of 52.6° F. Recorded monthly precipitation ranged from zero to 3.76 inches, with an average annual precipitation of 6.60 inches at CGM's meteorological stations. The recent precipitation recorded by CGM is lower than historical measurements taken at the town of Beowawe, where the average annual precipitation was 7.94 inches over the 55-year period from 1941 to 1995 (National Climatic Center 1941-1995). Shevenell (1996) summarized monthly average pan evaporation data collected at the University of Nevada Beowawe Ranch weather station, which is located in Grass Valley approximately 25 miles south of the Project Area. Figure 4.3.2 shows the relationship between monthly average precipitation and pan evaporation in the region on the basis of these data sets.

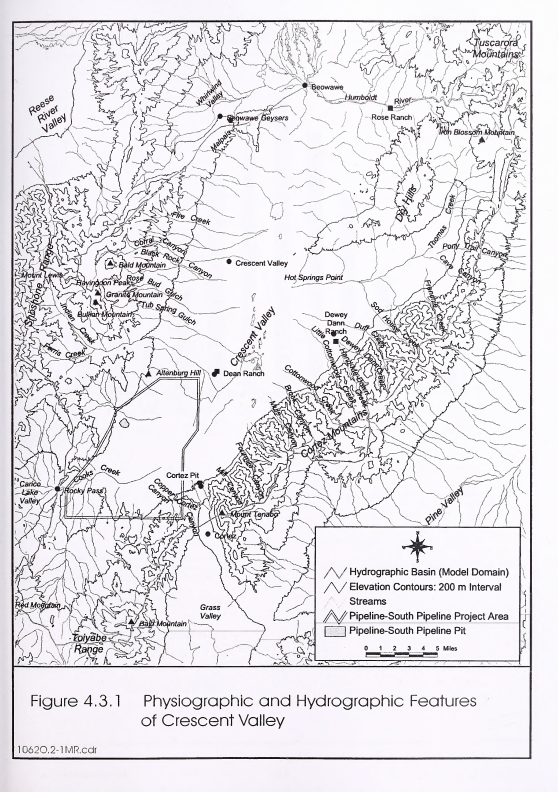
Runoff

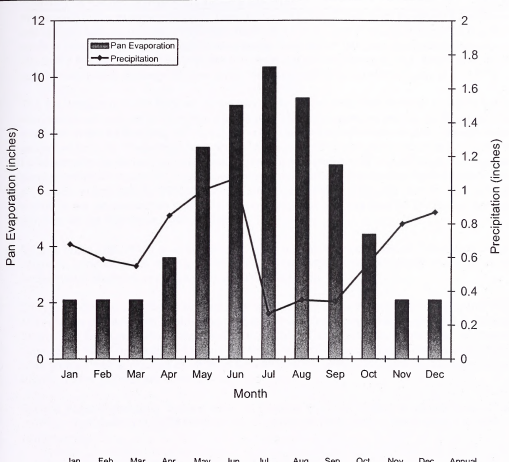
Runoff within and through the Project Area is described in the South Pipeline Final EIS (BLM 2000a, Section 4.4.2.2.2, pages 4-15 and 4-16).

Evaporation

As with many weather stations in Nevada, pan evaporation data were only collected at the Beowawe Ranch weather station during the months of April through October. During these months, the total pan evaporation was 51.1 inches (Shevenell 1996). However, year-round pan evaporation also includes the months of November through March. At Fallon, Nevada, where year-round pan evaporation data have been collected, approximately 17 percent of the annual pan evaporation occurs during the months of November through March (Shevenell 1996). Assuming that this percentage is representative of the conditions at the Beowawe Ranch weather station, the annual average pan evaporation rate is estimated to be 61.6 inches (Figure 4.3.2). The average pan evaporation rate in the Project Area is probably slightly greater than 61.6 inches per year because the Project Area is several hundred feet lower in elevation than the Beowawe Ranch weather station.

Evaporation from pans is generally greater than from adjacent areas of open water or well-watered vegetation (Shuttleworth 1993). For the Middle Humboldt River Basin, Berger (2000) recently estimated an average annual evaporation rate of 4.2 feet from open-water bodies on the basis of pan





	Jan	reb	war	Apr	may	Jun	Jui	Aug	Sep	Oct	NOV	Dec	Annuai Average
Precipitation ¹	0.68	0.59	0.55	0.85	1.00	1.07	0.27	0.35	0.34	0.57	0.80	0.87	7.94
² an Evap ²	2.10	2.10	2.10	3.60	7.53	9.01	10.37	9.27	6.90	4.43	2.10	2.10	61.61

¹Data from National Climatic Data Center's Beowawe Station

²Data for April through October from Beowawe Ranch Weather Station (Shevenell 1996). Evaporation for November through March estimated as 17% of annual average (See Section 2.2).

Note: precipitation and evaporation reported in inches.

Figure 4.3.2 Average Monthly and Annual Precipitation and Pan Evaporation

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Pi Pi

evaporation measurements collected at Beowawe and Rye Patch Dam in the Humboldt River Basin and at Ruby Lake in northeastern Nevada. Based on a Class A pan evaporation rate of 61.6 inches per year (from the Beowawe Ranch weather station data) and an estimated open-water evaporation rate of 4.2 feet (50.4 inches) per year, the corresponding pan coefficient is 0.82. This is at the high end, but still within the range of Class A pan coefficient values reported by Linsley et al. (1975).

The net evaporation rate from an open-water body is the difference between the open-water evaporation rate and the incident precipitation rate. The net evaporation rate, in combination with total open-water surface area, determines the overall amount of water loss (or gain) annually from an open-water body. The average net evaporation rate for the Project Area was calculated to be 40.64 inches per year on the basis of an estimated open-water evaporation of 50.4 inches per year and an average precipitation rate of 9.76 inches per year at the location of the Pipeline/South Pipeline open pit, as determined from the PRISM, a recent precipitation model (Geomega 2002b). This value is similar to the net evaporation rate of 38.75 inches per year that was used for the Project Area in previous studies (Geomega 1998b, 1998d).

<u>Surface Water Use</u>. When available, surface water in some areas of Crescent Valley is used for irrigation, livestock water, mining, and by wildlife. There is no recorded historical or existing use of surface water for domestic purposes within the Project Area.

Surface water rights exist for springs and streams in the following areas of Crescent Valley (NDWR 1997): upper Indian Creek, Mud Spring, Corral Canyon, Hot Springs Point, Scotts Gulch, Dewey Dann Creek, Duff Creek, Fire Creek, Frenchie Creek, Mule Canyon, Brock Canyon, Hand-Me-Down Creek, Four Mile Canyon, Little Cottonwood Creek, and Mill Canyon. Former use of surface water from Indian Creek is reported at the Dean Ranch. There are no known surface water rights in the Project Area or the unnamed drainage basin to the west.

<u>Surface Water Distribution</u>. Surface water in Crescent Valley is limited to surface drainage in streams, seeps, and springs (JBR Environmental Consultants [JBR]1993). Each of these is described in this section.

Description of Surface Drainage

Precipitation in Crescent Valley is insufficient to support continual stream flow throughout the year. Streams that drain the mountains are primarily intermittent and carry water only after storms or during periods of snowmelt; however, some segments of streams do flow continuously throughout the year. These segments are fed by springs and seeps, although the water they carry usually infiltrates into the alluvial fans before reaching the valley floor. Water that does reach the valley floor during high intensity precipitation events is mostly lost to evaporation.

The steepest drainages occur in the Cortez Mountains. Channel lengths are generally less than three miles with gradients of approximately 500 feet per mile. Stream flows from the Cortez Mountains are more capable of reaching the valley floor because of their shorter length and the less extensive nature of the alluvial fans that they cross.

A detailed description of the Crescent Valley drainages is found in the South Pipeline Final EIS (BLM 2000a, Section 4.4.2.2.2, page 4-16).

Description of Seeps and Springs

Three of the spring systems in the valley are thermal springs; the remainder are cold springs (BLM 1996a). The largest spring system in the valley is at Hot Springs Point located at the southern extremity of the Dry Hills. This system consists of five springs with temperatures ranging from 79° to 138° F (WMC 1992b). Other hot springs in Crescent Valley are the Chillis Hot Springs in Rocky Pass, which has a water temperature of 102° F, and an unnamed spring near the base of the Cortez Mountains west of Hand-Me-Down Creek (BLM 1996a).

In Crescent Valley, 68 seeps and springs were surveyed by the JBR in 1993 (JBR 1993). These springs are located in the southern parts of Crescent Valley. The survey did not locate all of the springs in the valley. Most were hillside seeps and springs associated with wet meadows and riparian areas below 6,000 feet amsl, classified as palustrine-type wetlands. Others were found emanating from the beds of drainages, classified as riverine-type wetlands.

Of the 68 sites surveyed, 24 were selected for quarterly monitoring, and seven were selected for semiannual monitoring. Of the monitored springs, four are in the Rocky Pass area, six are in the Toiyabe Catchment area, 12 are in the Shoshone Mountains west and northwest of the Project Area, eight are located in the east valley, and one is in a peripheral area in the Toiyabe Range. Results of the monitoring program are discussed in Cortez Gold Mines Pipeline Project Seep and Spring Monitoring: Fall Quarter 2002 (JBR 2003).

The two major hot spring systems in Crescent Valley are at Hot Springs Point at the southern terminus of the Dry Hills and Chillis Hot Springs in Rocky Pass. A major geothermal system, the Beowawe Geysers, is located in Whirlwind Valley, which is separated from Crescent Valley by the Malpais. Although the Beowawe Geysers are not located in Crescent Valley, they warrant further analysis because of their close proximity.

The thermal springs at Hot Springs Point issue from fault zones in the siliceous bedrock at the alluvial bedrock interface (WMC 1992b; Muffler 1964). The Chillis Hot Springs issues from the Caetano Tuff close to the alluvial bedrock contact (WMC 1992b).

A detailed discussion of the Beowawe Geysers is provided by Struhsacker (1986). The system consists of a 215-foot high and one mile long opaline sinter terrace produced by hot spring and natural geyser activities. A maximum downhole temperature of 415^o F has been recorded in the area. The present steam plume and hot water geyser that vents continuously at the terrace is not a natural geyser but a free flowing uncapped geothermal well.

The Beowawe geothermal system is associated with the Malpais fault system, a range front normal fault. Meteoric water is heated at depth and circulates upward along the range front fault system. On the basis of measured geothermal gradients, a depth of 4.3 miles is required to attain the measured temperatures (Struhsacker 1986). Mauer et al. (1996) reported that the source of thermal water at Beowawe could be restricted to the area contained in Whirlwind Valley.

Muffler (1964) mapped the hot spring at Hand-Me-Down Creek (also known as the Dewey Dann spring), associated with the Hot Springs Point geothermal system, near the contact of the alluvium

and the Pony Trail Ground intrusions at the Crescent fault. The source of the hot spring is thought to be within the intrusions.

In Crescent Valley, outside of the Project Area, 68 seeps and springs supporting 40.5 acres of wetlands were identified. The wetlands are characterized by saturated soils and vegetation adapted to those conditions. The vegetative communities at most springs have been adversely affected by grazing (BLM 1996a). Many springs have been developed for livestock or other uses with the result that the spring is dry at the surface. The vegetation in damaged areas has been replaced by plants of the upland communities.

Former and Temporary Lakes

<u>Cortez Pit Lake</u>. The former Cortez Pit Lake was located in the open pit of the Cortez Mine and had a water depth of approximately 60 feet. Water level fluctuations in the pit lake were observed during its history, particularly when water has been used for mine-related purposes (Brown & Caldwell 1998, 1999; Geomega 2001c, 2002e). A steady decline of water level in the lake was noted starting in April 1997 and the pit became dry in early 1999.

<u>Playa Lakes</u>. Temporary ponding occurs on saline flats after snowmelt or prolonged rainfall. Saline flats exist where streams empty into areas with no outflow. Temporary ponding on saline flats soon evaporates.

Surface Water Hydrology in the Vicinity of the Proposed Action

Surface water hydrology (including Project Area drainage, analysis of storm runoff and floodplains) in the vicinity of the Proposed Action is described in detail in the South Pipeline Final EIS (BLM 2000a, page 4-17).

4.3.2.2.3 Ground Water Resources

Ground Water Flow

Overall Ground Water Flow in Crescent Valley

Ground water in the Cortez Mountains and Shoshone Range surrounding Crescent Valley occurs mainly in joints and fractures within the metamorphic and sedimentary bedrock. Most precipitation falling on the mountains travels downslope in ephemeral streams toward the valley floor. Recharge from the runoff enters the regional ground water system as it crosses the alluvial fan deposits of the valley at the base of the mountains. Ground water moves through these deposits toward the alluvial aquifer beneath the valley floor, where large quantities of ground water are stored. The valley floor is a relatively flat area of playas, small dunes, and some terraces.

Figure 4.3.3 shows regional well locations and ground water elevation contours prior to the startup of Pipeline Mine dewatering in April 1996. These data are consistent with the recharge-discharge scenario described above; ground water flows primarily from high elevations and from alluvial fan recharge areas toward the discharge areas of the valley floor. The contours indicate flow into the valley at Rocky Pass and flow out to the Humboldt River just east of Beowawe. General flow patterns

within Crescent Valley are consistent with interpretations of the larger-scale regional movement of ground water (Harrill et al. 1988; Maurer et al. 1996).

Ground Water Flow System in the Project Area

Figure 4.3.4 shows ground water elevation contours in the Project Area in February 2002, and Figure 4.3.5 shows the average pumping rates during the first six years of dewatering the Pipeline open pit. Water levels in the bedrock monitoring wells located directly adjacent to the pit dropped approximately 600 feet between April 1996 (~4,790 feet amsl) and February 2002 (~4,200 feet amsl). Ground water mounds resulting from artificial infiltration of excess produced water (i.e., water that was pumped and not consumed by mining and milling operations) are apparent to the north and to the south of the open pit area.

<u>Hydrolithologic Units and Properties</u>. The general geology of Crescent Valley has been described in Section 4.2. This section will deal specifically with how the geology affects the movement and storage of water within the ground, and with evaluating existing physical ground water parameters.

Rocks and basin fill deposits have been grouped into six hydrolithologic units on the basis of lithologic and hydrologic similarities. Bedrock units consist of the following: 1) Cambrian to Devonian carbonate rocks, 2) Cambrian to Permian siliceous rocks, 3) Jurassic and Tertiary volcanic rocks, and 4) Jurassic and Tertiary intrusive rocks. These units form the mountain ranges and the structural basin in which the basin fill deposits have accumulated. Basin fill deposits comprise two units: older basin fill deposits (Tertiary to Quaternary) and younger basin fill deposits (Quaternary). The following description of hydrolithologic units in the Crescent Valley area is taken mainly from Maurer et al. (1996) and WMC (1995a).

Carbonate Rocks

Carbonate rocks belong primarily to the eastern and transitional assemblages, as defined by Stewart and Carlson (1976) and Stewart (1980). Although this hydrolithologic unit consists mostly of carbonate rocks, it also contains minor amounts of other rock types. Crescent Valley is thought to be near the western edge of the regional carbonate system (Plume 1996), but is structurally and hydraulically separated from it.

Within Crescent Valley, carbonate rocks are exposed only in the Cortez and Gold Acres window areas. At these locations, lower plate rocks of the Roberts Mountains thrust have been upwarped, and the upper plate rocks have been removed. The carbonate rocks within these two windows are thought to have been originally united and then subsequently separated by faulting (McCormack and Hayes 1996). However, carbonate rocks under the valley floor are probably not continuous between the Gold Acres and Cortez windows, in part owing to the large vertical displacement (approximately 10,000 feet) associated with the Crescent fault (Gilluly et al. 1965).

Drill hole data show substantial variation in the depth of carbonate rocks within the Shoshone Range. Carbonate rocks of the Roberts Mountains Formation were encountered at a depth of approximately 3,000 feet amsl in a USGS deep drill hole at Indian Creek (Wrucke and Cole 1991). Carbonate rocks were also reported at a depth of approximately 250 feet in a drill hole located three or four miles north of the Project Area near Altenburg Hill (WMC 1995a). Drill holes west of Beowawe in

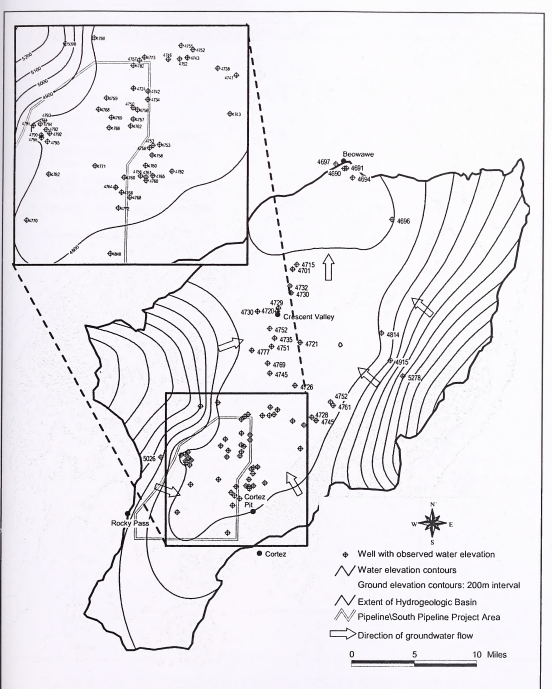
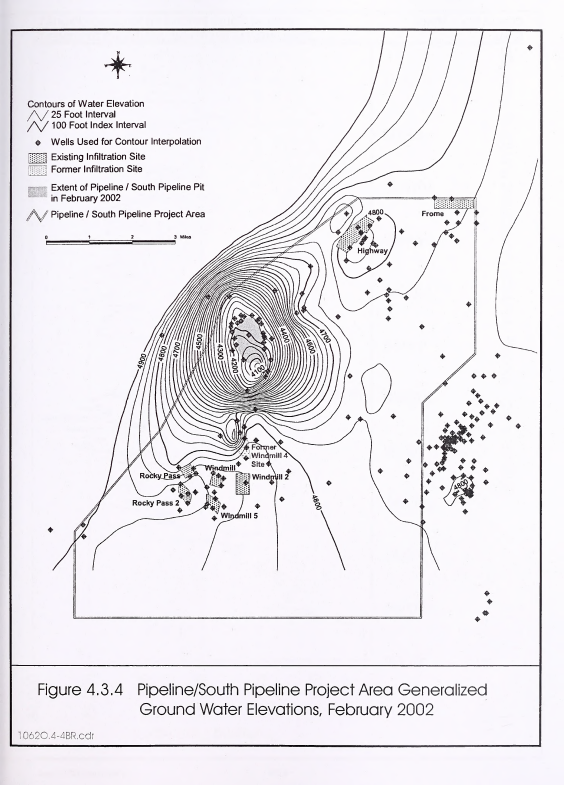


Figure 4.3.3 Regional Well Locations and Groundwater Elevations Prior to Pipeline Mine Dewatering



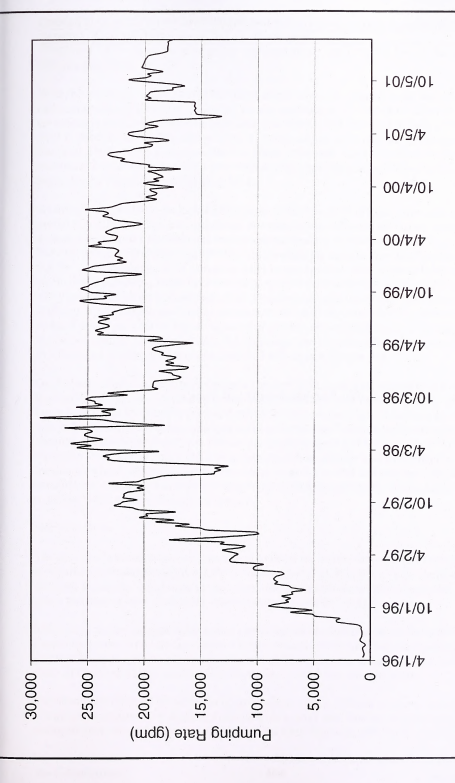


Figure 4.3.5 Weekly Average Combined Pumping Rate (gpm)

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Whirlwind Valley have not intersected carbonate rocks within 9,500 feet of the ground surface (Struhsacker 1986).

With the exception of the Cortez and Gold Acres windows, ground water elevations within the carbonate rocks of Crescent Valley are poorly constrained by field data. Bedrock-ground water elevations in the Cortez mine area have decreased from 4,805 feet amsl in early 1996 to 4,666 feet amsl in February 2002. This decrease has been the subject of an ongoing investigation (Brown & Caldwell 1998, 1999; Geomega 2001bc, 2002e). Ground water elevations within the Roberts Mountains Formation in the Gold Acres window were approximately 4,790 feet amsl before pumping began for the Pipeline Project (Figure 4.3.3).

Hydrologic properties of the Roberts Mountains Formation in the Project Area were evaluated from available aquifer test data and operational dewatering data collected during six years of operations at the Pipeline Project. Details of the evaluations are found in the South Pipeline Project Groundwater Flow Modeling report (Geomega 1998b). Aquifer pumping test data from the Pipeline area indicated that the local transmissivity of carbonate rocks ranges between 40,000 and 140,000 square feet per day in the Project Area. These values were interpreted from localized secondary permeability, most likely extensive fracturing along fault zones. Data from six injection and air-lift recovery tests in deep exploration holes within the Gold Acres window indicated that transmissivity of the carbonate rocks ranges from about 2,500 to 10,500 square-feet per day. Operational dewatering data, analyzed as a large-scale aquifer test, suggest that the transmissivity of carbonate rocks in the vicinity of the Pipeline open pit ranges from about 3,200 to 7,400 square-feet per day.

On the basis of other aquifer tests conducted in the Carlin trend area, just north of Crescent Valley, the horizontal hydraulic conductivity and storage coefficient of carbonate rocks are estimated to range from 0.1 to 150 feet per day and 0.00002 to 0.014, respectively (Maurer et al. 1996). Aquifer tests in Devonian to Cambrian carbonate rocks at the Nevada Test Site produced values of hydraulic conductivity that range from 0.7 to 700 feet per day (Winograd and Thordarson 1975). Plume (1996) reported values of hydraulic conductivity calculated from aquifer tests in Permian to Mississippian limestone in parts of eastern Nevada that range from 0.1 to 900 feet per day. The large ranges of conductivity values (several orders of magnitude) in widespread aquifer tests indicate that carbonate rocks are heterogeneous throughout Nevada.

Siliceous Rocks

The siliceous hydrolithologic unit consists of rocks of the Antler sequence and western assemblage, as defined by Stewart and Carlson (1976). The main rock types in this unit are chert, argillite, shale, siltstone, sandstone, conglomerate, and quartzite. The siliceous hydrolithologic unit also contains minor amounts of other rock types, including some carbonate rocks.

Siliceous rocks are exposed in the central part of the Shoshone Range and in the southern part of the Cortez Mountains. They are covered by Tertiary volcanic rocks and basin fill deposits in many parts of Crescent Valley. Rocks of the siliceous hydrolithologic unit overlie carbonate rocks throughout much of Crescent Valley, except in the Cortez and Gold Acres window areas.

The overall geometry of the siliceous hydrolithologic unit is difficult to assess, owing to structural complexities imparted by faulting (including thrusting) and folding. Furthermore, as with the carbonate rock unit, the thickness of the siliceous hydrolithologic unit varies greatly. In the Indian

Creek area, for example, drill-hole data suggest that the total thickness of siliceous rocks is approximately 3,000 feet (Wrucke and Cole 1991). Data from deep geothermal wells in Whirlwind Valley indicate that siliceous rocks are approximately 6,200 feet thick in the area west of Beowawe (Struhsacker 1986). In the Cortez Mountains, the estimated total thickness of siliceous rocks of the Antler sequence is just under 5,000 feet (Muffler 1964).

Ground water elevations in wells completed in siliceous bedrock have been measured at several locations in the Cortez Mountains and in the Shoshone Range. Recorded ground water elevations in siliceous bedrock in the Cortez Mountains range from 5,280 to 7,300 feet amsl. In the Shoshone Range, measured ground water elevations in siliceous bedrock are approximately 5,100 to 5,800 feet amsl (WMC 1995a). In general, only the lowest values within these ranges are consistent with regional water table elevations in the Crescent Valley area (Bedinger et al. 1984; Thomas et al. 1989). Therefore, the available data suggest that ground water flow within siliceous bedrock of the mountain ranges is limited, probably as a result of controls by geologic structures.

Detailed studies at other mining areas in north-central Nevada have shown that ground water flow in bedrock of the mountain ranges is typically restricted to individual hydrologic domains or compartments, which are separated by low-permeability barriers along faults, intrusions, and mineralized zones (Maurer et al. 1996). Hence, ground water levels and movement can vary greatly within the siliceous bedrock of the mountain ranges.

Few aquifer tests have been made in rocks of the siliceous hydrolithologic unit. Within Crescent Valley, the only available data are from a single air-lift recovery test performed in well PMW-01, which is located approximately two miles northeast of the Project Area. Results of the test indicate that the transmissivity of siliceous bedrock at that location is approximately 6,200 square feet per day (Geomega 1998b). In siliceous rocks of the Carlin trend area, reported ranges of hydraulic conductivity and storage coefficient are approximately 0.001 to 100 feet per day and 0.00001 to 0.03, respectively (Maurer et al. 1996). The hydraulic conductivities of siliceous rocks are low where the rocks have not been affected by faults and fracture zones. In general, these rocks are thought to act as potential barriers to regional ground water flow (Plume 1996).

Volcanic Rocks

Rocks composing the volcanic hydrolithologic unit are exposed along the Malpais in the northern part of the Shoshone Range; between Cortez Canyon and Rocky Pass in the Toiyabe Range; in the northern and southern parts of the Cortez Mountains; and in the Dry Hills. A northwest-trending magnetic anomaly suggests that volcanic flows in the Malpais may be continuous beneath basin fill deposits and extend to the southern part of the Cortez Mountains.

Volcanic deposits in the area west of Beowawe attain thicknesses of approximately 3,000 feet (Struhsacker 1986). The Caetano Tuff, which crops out over most of the Toiyabe Range, is estimated to have a total thickness of about 8,000 feet (Gilluly et al. 1965). Jurassic volcanic deposits in the northern Cortez Mountains and in the Dry Hills may be as much as 10,000 feet thick (Muffler 1964).

No hydrologic data exist for rocks of the volcanic hydrolithologic unit in Crescent Valley. Estimates of the hydraulic conductivity of volcanic rocks in Boulder Valley, just north of the Humboldt River, range from 0.01 to ten feet per day (Maurer et al. 1996). At the Nevada Test Site, measured values

of the hydraulic conductivity of volcanic rocks, consisting of lava flows and ash-flow tuffs, range from about 1.5 to 17 feet per day (Winograd and Thordarson 1975). Plume (1996) reported that 54 drill stem tests in volcanic rocks in Railroad and White River Valleys in eastern Nevada produced hydraulic conductivity values that range from 0.000001 to 0.3 feet per day, with a mean value of 0.02 feet per day.

Intrusive Rocks

Intrusive rocks are exposed in the central and southern parts of the Cortez Mountains and in the vicinity of Granite Mountain in the Shoshone Range. Aeromagnetic data (Figure 4.3.6) suggest the presence of other intrusions not exposed at the surface. Intrusive rocks exposed within Crescent Valley are primarily composed of granodiorite and quartz monzonite.

No wells in Crescent Valley are known to have been completed in intrusive rocks. Results of aquifer tests in granodiorite near the Post-Betze mine in Boulder Valley indicate that the hydraulic conductivity of intrusive rocks is approximately three to five feet per day where the rocks are highly fractured (Maurer et al. 1996). However, where fracturing is less extensive, intrusive rocks generally have very poor permeability and impede the movement of ground water (Plume 1995).

Older Basin Fill Deposits

As described by Plume (1996), the older basin fill hydrolithologic unit consists of semi-consolidated deposits of conglomerate, sandstone, siltstone, claystone, freshwater limestone, evaporite, and interbedded volcanic rocks. These deposits accumulated in basins that predated basins that began to develop during the earliest stages of basin-and-range extension. As a result, older basin fill deposits constitute much of the valley fill in present day basins.

Older basin fill deposits are exposed near Horse Canyon on the flanks of the Toiyabe Range and in the Shoshone Range north of Rocky Pass (Figure 4.2.1). Older basin fill is inferred to underlie younger basin fill throughout the valley, although the depth of the contact between these two units is not well delineated. The total thickness of all basin fill deposits in the deepest part of the Crescent Valley structural basin is thought to be approximately 8,000 feet (based on Figures 4.2.3 and 4.3.1).

Most of the wells in Crescent Valley are completed in alluvial fans or in sand and gravel layers within the upper 500 feet of basin fill material. Presumably, many of these wells are completed in both younger and older basin fill deposits. Where older basin fill and younger basin fill have been distinguished as separate hydrolithologic units, the hydraulic conductivity of older basin fill deposits is reported to range between 0.1 and ten feet per day (WMC 1995a; Maurer et al. 1996).

Younger Basin Fill Deposits

The younger basin fill hydrolithologic unit comprises deposits of alluvial fans, landslides, stream flood plains, and playas. These deposits are a result of the erosion of bedrock and older basin fill material in the adjacent mountain ranges. Alluvial fans occur along the bases of mountain ranges. The largest alluvial fans on the western side of Crescent Valley reach a thickness of 700 to 800 feet. Silts and clays make up playa deposits on the valley floor (Figure 4.2.1), which are estimated to range in thickness from 15 to 80 feet (WMC 1995a). Ground water flow within the younger basin fill deposits is typically unconfined. In the vicinity of the Project Area, the water table was approximately 250

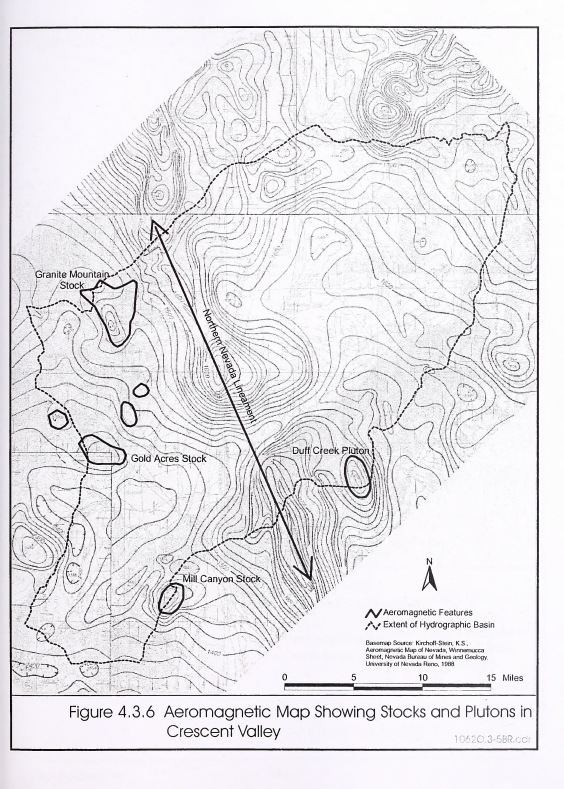
to 300 feet below ground surface prior to the start of Pipeline open pit dewatering. The depth to ground water decreases toward the center of the valley and northward to the Humboldt River. The distribution of phreatophytes within Crescent Valley (Figure 4.3.7) indicates places on the valley floor where the water table is closest to the ground surface and, hence, where the potential for discharge by evapotranspiration is the greatest. At some locations, ground water discharges from younger basin fill deposits at the toes of alluvial fans, primarily because of the contrast in hydrologic properties of the alluvial fan material and the underlying finer grained deposits. Most of these discharges occur at the toes of alluvial fans on the east side of the valley.

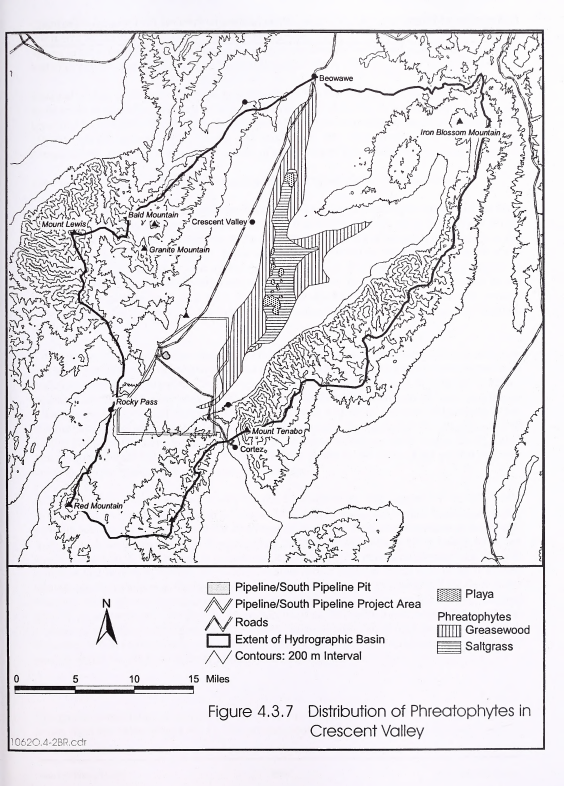
Hydrologic properties of younger basin fill materials were measured at four locations in the central part of Crescent Valley around 1950 by the USGS and also in the vicinity of the Cortez mine by several private consulting firms, as described in the South Pipeline Project Groundwater Flow Modeling report (Geomega 1998b). The aquifer tests conducted by the USGS indicate that transmissivity of alluvial fan deposits ranges from 4,000 to 8,200 square feet per day and that the transmissivity of finer grained deposits in the northern part of the valley floor is about 870 square feet per day. Aquifer tests conducted at the Cortez mine site indicate that the hydraulic conductivity of alluvial fan deposits in that area range from five to 45 feet per day, whereas the valley floor deposits have a much wider range of four to 2,230 feet per day. The larger hydraulic conductivity values for the valley floor deposits at the Cortez mine site occur in a depositional feature identified as a paleochannel (Dames & Moore 1994). Estimated values for the storage coefficient of alluvial deposits range from 0.003 to 0.05 (SHB AGRA 1993). The hydraulic properties of deposits similar to those composing the younger basin fill hydrolithologic unit have been extensively measured and reported (e.g., Bredehoeft 1963; Bunch and Harrill 1984; Plume 1995, 1996; Prudic and Herman 1996; Maurer et al. 1996; Thomas et al. 1989; Winograd and Thordarson 1975). In general, hydraulic conductivity values of younger basin fill deposits range from 0.5 to about 2,000 feet per day, with many values between about three and 74 feet per day. Specific yield of younger basin fill deposits ranges from about six percent for fine-grained deposits to nearly 30 percent for coarse-grained deposits. Values of ten percent to 15 percent are typically used in ground water flow models for other valleys in the Great Basin (Thomas et al. 1989).

Variations in Hydraulic Properties Caused By Intrusions, Metamorphism, and Faults

Ground water flow within the mountain ranges is complicated by the presence of faults and metamorphic aureoles surrounding intrusive stocks. Both the Pipeline and South Pipeline gold deposits occur on a domed feature related to the intrusion of the Gold Acres stock (depicted on Figure 4.2.4), where contact metamorphism from the intrusion of the stock has produced local low-grade and low-temperature changes in the Paleozoic host rock (Foo et al. 1996a, 1996b; Hays and Thompson 2000). Rocks that have been metamorphosed by intrusion of the stock tend to have lower hydraulic conductivities than their unaltered counterparts. Mineralization and alteration can also reduce fracture permeability (Stone et al. 1991).

Extensive faulting in the mountain ranges is hydrologically significant. Along fault zones, where fracturing can be extensive, bedrock can be extremely permeable. On the other hand, faults may truncate an aquifer by placing a relatively impermeable stratum against it. The faults themselves may act as either conduits or barriers to flow. Significant faults in the Project Area include the Pipeline fault, which appears to enhance ground water flow along a corridor surrounding the fault, and the faults that form the boundaries of the Gold Acres window (discussed in Section 4.2.2.2.3), which





appear to act as partial barriers to flow on the basis of the behavior of ground water levels in bedrock and alluvium on opposite sides of the faults (Geomega 1998b, 2002b).

Detailed studies at other mining areas in north-central Nevada have shown that ground water flow in bedrock is typically restricted to individual hydrologic domains or compartments, which are separated by low-permeability barriers along faults, intrusions, and mineralized zones (Maurer et al. 1996b). Hence, ground water levels and movement can vary greatly between individual compartments, resulting in a complex pattern of ground water flow within the mountain ranges.

Variations in Hydraulic Conditions Caused by Faulting within the Gold Acres Window

Several hundred exploration borings were drilled within the Crossroads expansion area of the Gold Acres window during the time period 1999 to 2001. In addition, alluvial cores were obtained from three borings to provide an assessment of the geotechnical stability of the basin fill deposits in the Proposed Action area (Golder 2002). These borings also indicated the approximate location of the water table at the times they were drilled because the cores were also examined for degree of saturation. The majority of the exploration boreholes show that much of the alluvium in the Crossroads expansion area has been essentially desaturated down to the bedrock contact (approximately 500 feet to 1,100 feet below ground surface) as a result of dewatering from bedrock production wells.

Collectively, these borehole data suggest that there are quasi-vertical structures within the alluvium that act as partial barriers to horizontal ground water flow. These structures appear to be aligned with underlying bedrock faults of the Gold Acres window, in particular the fault forming the northeast boundary of the Gold Acres window, and are hypothesized to be the result of Basin and Range extension and bedrock fault motions subsequent to alluvial deposition. The potential presence of the alluvial barriers has been identified on the basis of observations during exploration and geotechnical drilling programs (Tim Thompson, CGM, personal communication, Jan. 2002; Golder 2002). These observations include the presence of bedrock faults exposed in the walls of the pit that continue upwards into the alluvium offsetting permeable lenses.

Although much of the alluvium overlying the Crossroads pit area appears to be effectively desaturated, there are some areas near the edges of the Gold Acres window where the alluvium is still partially saturated. For example, in the southwest corner of the Gold Acres window at monitoring well SH-05A, saturated alluvium is present near pre-dewatering ambient levels (water levels are approximately 90 to 150 feet below ground surface). The nearby bedrock monitoring well SH-04B indicates that hydraulic head in the bedrock aquifer is over 530 feet lower than in the overlying alluvial aquifer in that area. Thus, perched water appears to exist in that portion of the Gold Acres window, while the underlying bedrock has been significantly depressurized. Similarly, perched ground water conditions are present to the northeast of the Gold Acres window near alluvial monitoring well SMA-15. These water level differences suggest that at least some of the bedrock structures within and bounding the Gold Acres window have analogous expressions in the basinfill aquifer, which locally have a strong influence on lateral ground water flow.

Water Budget Components

The ground water budget comprises all sources of water supplied to the valley and all ground water losses from the valley (Table 4.3.1). The primary source of ground water for Crescent Valley is

precipitation. Secondary sources are stream flow and underflow from the adjacent Carico Lake Valley. Mining related dewatering and infiltration are part of the ground water budget for Crescent Valley. The primary mechanism of ground water loss is evapotranspiration. Pumping, discharge from seeps and springs, evaporation from infiltration ponds, other Project related consumptive uses, and outflow to the Humboldt River are other means of ground water loss.

Ground Water Recharge

Natural recharge to the Crescent Valley ground water flow system is primarily derived from infiltration of precipitation, with a minor amount of recharge received as inflow from Carico Lake Valley. The total basin recharge due to infiltration of precipitation was estimated for Crescent Valley by using a recently derived empirical relation between precipitation and ground water recharge similar to that developed by Maxey and Eakin (1949) and Eakin et al. (1951). The revised "Maxey-Eakin" relation was derived by Nichols (2000) from an analysis of 16 basins in eastern Nevada where ground water outflow by evapotranspiration and interbasin flow had been estimated previously. Distribution of precipitation recharge within Crescent Valley was estimated according to the method of Stone et al. (2001). In that method, the hydrographic basin is subdivided into three general regions: 1) mountain subbasins, which receive the greatest amounts of precipitation, have limited infiltration capacity, and produce runoff to lower-lying areas; 2) alluvial fan subbasins, which receive runoff from the mountains and are areas of significant recharge within the basin; and 3) the valley floor, which typically receives insufficient precipitation to overcome the effects of evapotranspiration and therefore is not an area of ground water recharge. This breakdown of the hydrographic basin into three separate regions with distinct runoff and recharge characteristics is analogous to the hydrologic conceptualization in terms of landforms (mountain blocks, piedmont slopes, and valley lowlands) utilized by Berger (2000) in a recent analysis of water budgets for the 14 hydrographic areas in the Middle Humboldt River Basin, including Crescent Valley.

Precipitation

The PRISM was used to calculate precipitation amounts and distribution within Crescent Valley (Figure 4.3.8). The PRISM is a statistical-topographic model developed to simulate precipitation over mountainous areas at regional scales (Daly et al. 1994). The PRISM precipitation map of Nevada for the 30-year reference period from 1961-1990 (Oregon State University Spatial Climate Analysis Service 2002) delineates the modeled 30-year average annual precipitation at two-inch per year intervals. The PRISM precipitation map was superimposed on the previously defined mountain and alluvial subbasin and valley floor areas of Crescent Valley and the average annual precipitation was subsequently calculated for each area, as described in Stone et al. (2001). The resulting estimated total precipitation for Crescent Valley is similar to that reported by Berger (2000), with minor differences in the distribution of precipitation on individual landforms due to the different definitions of those landforms in the two papers.

Recharge from Infiltration of Precipitation

The revised Maxey-Eakin relation developed by Nichols (2000) is based on a distribution of average annual precipitation into four zones. Precipitation within each zone is then related to ground water recharge via empirically-derived recharge coefficients (Nichols 2000). Application of the revised coefficients to the precipitation distribution of Crescent Valley results in a ground water recharge

Water Budget Components	Inflow (acre- feet/year)	Outflow (acre- feet/year)	
Precipitation in Crescent Valley Hydrographic Area	¹ 432,000		
Subsurface flow and surface infiltration of Cooks Creek at Rocky Pass	² 100 - 400		
Infiltration of dewatering excess	³ 26,200		
Net ground water discharge to Humboldt River		⁴ 500 - 700	
Consumptive use of ground water, excluding mining operations		⁵ 2,900	
Mine dewatering		⁶ 30,800	
Evaporation of open water from discharge of seeps and springs		⁷ 200 - 300	
Evapotranspiration of precipitation and soil moisture		⁸ 413,000	
Evapotranspiration of ground water from valley lowland		⁹ 15,100	
Total	458,300 - 458,600	462,500 - 462,800	

Table 4.3.1: Estimated Average Annual Water Budget for 2001

¹ Based on Table 4-1 (Geomega 2000)

² Subsurface flow (<300 acre-feet per year) from Everett and Rush (1966, page 17); surface infiltration of Cooks Creek (~100 acre-feet per year) from Zones (1961, page 20).

³ Calculated as mine dewatering minus mining and milling usage, which includes evaporation from infiltration facilities and Dean Ranch irrigation, as reported by CGM (2002, Table 1) for annual period ending December 2001.

⁴ Estimated from October 1992 measurements by U.S.G.S. (Emmett et al. 1994, page 475), as described in Geomega (1998, pages 209 through 2-11 and 4-4).

⁵ Less than estimated amount prior to mining (Geomega 2002b, Table 14) because withdrawals at Dean Ranch were halted in 2000.
 ⁶ CGM (2002, Table 1); part of this amount is consumed by mining and milling usage, evaporation from infiltration facilities, and Dean Ranch irrigation.

⁷ WMC (1992, page 45).

⁸ Calculated as difference between total precipitation and estimated recharge by revised Maxey-Eakin method (Geomega 2002b, Table 4-2).

⁹ Based on basis of ground water model simulation result.

estimate of approximately 19,000 acre-feet per year. This estimate is comparable to the value (21,000 acre-feet per year) obtained by Berger (2000) using the revised Maxey–Eakin relation. By using a different approach involving mass balance calculations, Berger (2000) estimated ground water recharge to Crescent Valley to be slightly higher (25,000 to 26,000 acre-feet per year), but did not conclude which method (revised Maxey–Eakin relation or mass balance calculations) was more reliable. With the slightly lower estimate of the revised Maxey–Eakin relation, a conservative approach is adopted with regard to the assessment of potential impacts to ground water resources.

Other Sources of Recharge

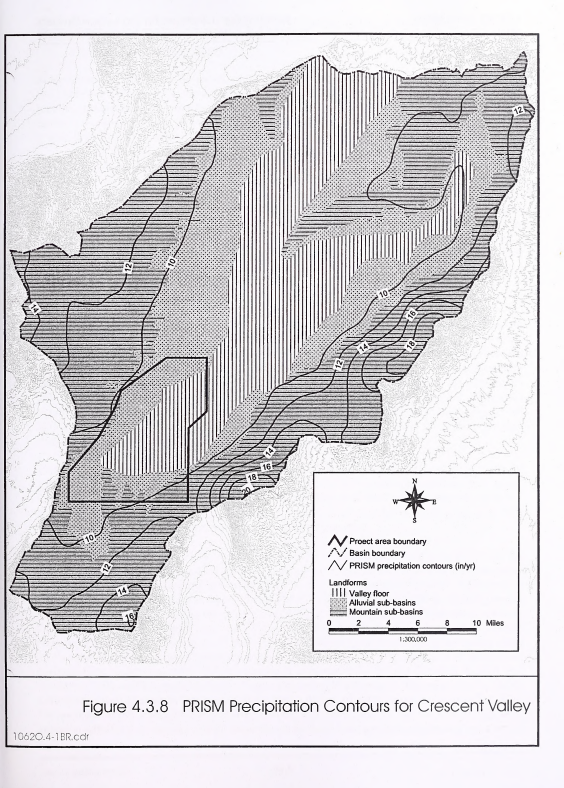
A small amount of water (relative to the total water budget) recharges Crescent Valley from Carico Lake Valley at Rocky Pass. The combination of underflow and surface infiltration of Cooks Creek at Rocky Pass is estimated to be between 100 and 400 acre-feet per year (Everett and Rush 1966; WMC 1995a; Zones 1961).

In addition to natural recharge from precipitation and interbasin transfer, artificial recharge occurs in Crescent Valley as a result of mine dewatering. Excess produced water is returned to the Crescent Valley hydrologic basin via surface infiltration ponds (Geomega 2001b). Mine infiltration operations resulted in approximately 26,200 acre-feet of artificial recharge for the annual period ending December 2001 (CGM 2002).

Infiltration of Dewatering Water

This section summarizes the operational history of the Pipeline Project dewatering and infiltration systems. The dewatering and infiltration systems have been documented in these reports filed with the NDEP and/or BLM since 1996:

- Cortez Pipeline Gold Deposit Final Environmental Impact Statement (BLM 1996a);
- Amendment to the Pipeline Plan of Operations for the South Pipeline Project SRK 1996);
- Discussion of Arsenic, Boron, and Total Dissolved Solids (TDS) in Crescent Valley Groundwater (Geomega 1997a);
- An Evaluation of Potential Transient Water Chemistry Effects During Re-Infiltration of Pit Dewatering Water at the Proposed Frome Infiltration Site, Pipeline Project, Lander County, Nevada (Geomega 1997b);
- Geotechnical Investigations for the Pipeline Gold Project Infiltration Galleries (WESTEC 1997b);
- Characterization of Baseline Conditions for the South Pipeline Project (Geomega 1998a);
- Groundwater Flow Modeling Report for the South Pipeline Project (Geomega 1998b)
- Pipeline Infiltration Project Plan of Operations (CGM 1998a);
- Pipeline Injection Viability Report (Geomega 1998e);
- Hydrogeochemical Evaluation of Proposed Infiltration Sites, Pipeline Project, Lander County, Nevada (Geomega 1998f);
- Pipeline Infiltration Project Environmental Assessment (BLM 1999);
- Infiltration Permit Renewal Application, Pipeline Project, Lander County, Nevada (Geomega 2001b); and
- Cortez Gold Mines Pipeline Project Integrated Monitoring Plan and Infiltration Monitoring Reports (CGM 1997, 1998b, 1999, 2000, 2001 2002).



Dewatering System Operation

Since dewatering operations began on April 9, 1996, up to 24 pumping wells in bedrock have been used to lower water levels in the vicinity of the Pipeline/South Pipeline open pit. For the first four months, dewatering rates were less than 1,000 gpm and no water was released to the infiltration basins. Over the next year, dewatering rates increased to a range of 19,000 to 25,000 gpm with greater than 90 percent of the water returned to the basin via surface infiltration (Geomega 2001b).

Infiltration System Operation

The Project currently infiltrates water from dewatering operations at ten infiltration sites with a total of 55 individual basins (Figure 4.3.9). In addition to the current infiltration sites and basins, 18 basins have been taken off line and reclaimed at the former Filippini infiltration site and 12 basins have been taken off line and reclaimed at the Frome Site. Discharge to the infiltration system began at relatively low flow rates (approximately 4,000 gpm) in August 1996 and increased to a range of from 18,000 to 24,000 gpm after August 1997.

Highway Infiltration Site (Including North Highway and South Highway)

The Highway Infiltration Site is located on an outwash alluvial fan (Figure 4.3.10) that has source sediments from the upper-plate Valmy Formation, Slaven Chert, and intermediate intrusive rocks associated with the stock that is exposed at Altenburg Hill. The Highway Infiltration Site was expanded to the north (North Highway) and the south (South Highway) in 1998. The source rock for the alluvial fan crops out approximately 1.25 miles to the west of the infiltration site. The alluvial fan sediments exposed in the Highway Infiltration Site excavation consist of well-rounded, moderately to poorly sorted gravel with approximately 30 percent sand and silt matrix. The predominant rock type making up the pebble- and cobble-sized fraction of the gravel is fine- to medium-grained, slightly metamorphosed argillite and chert (CGM 1998a).

The original Highway Infiltration Site consists of 12 basins and has a total basin area of approximately 52 acres. The maximum water surface area of the basins is approximately 25 acres. Prior to operations, the water table was located at an elevation of 4,780 feet amsl, approximately 135 feet below ground surface. Prior to infiltration, the local ground water had a slight gradient (0.002) with flow from west to east, following the topography of that area.

The North Highway and South Highway extensions consist of an additional eight basins, four to the north of the existing Highway basins, and four to the south. These extensions have a combined total basin area of 35 acres, and a maximum water surface area of approximately 17 acres. Infiltration of water at the Highway site began in August 1996. The site initially received 8,000 to 10,000 gpm and achieved an infiltration rate of approximately 1.75 feet per day (CGM 1998a). With construction of the Rocky Pass and Windmill sites, the Highway sites currently receive a lower flow volume (Geomega 2001b). Infiltration at the Highway Sites has raised water levels east of the basins while levels west of the basins have remained unchanged (Figure 4.3.11). Water levels at the nearest downgradient monitoring well (IM-3S) increased approximately 90 feet between August and December 1996, reaching a steady level of approximately 4,880 feet amsl. The water level in IM-2, a monitoring well adjacent to the original Highway site basins, began to increase in September 1996. The increase in IM-2 was markedly slower than the increase in IM-3S and the water levels took longer to stabilize (i.e., January 1998). Water levels in distal downgradient monitoring wells began

to show a water level increase in October 1996. Like IM-2, the water levels in these wells appear to have stabilized in January 1998 at elevations between 4,860 and 4,870 feet amsl. Water levels approximately one mile northeast of the infiltration area, have gradually increased from 4,752 to 4,778 feet amsl since the first measurements in June 1996, stabilizing at 4,778 feet amsl as of January 1998. Water levels in the upgradient monitoring well IM-1 have remained unchanged.

Based on the water level data from these monitoring wells, there appears to be an oblong ground water mound beneath the Highway Infiltration Sites. The mound is near the ground surface in the basin areas and decreases with distance from the basins, spreading preferentially downgradient to the east. The water table has been elevated within at least 1,000 feet east of the basins. The basins also appear to be slightly influencing water levels to the northeast as far as monitoring well IZ-9. The spread of the mound does not appear to have extended southeast to the former Filippini Infiltration Site, based on water levels in monitoring well IM-12, which did not show an increase in elevation until March 1997, following four months of infiltration at the former Filippini site.

Former Filippini Infiltration Site

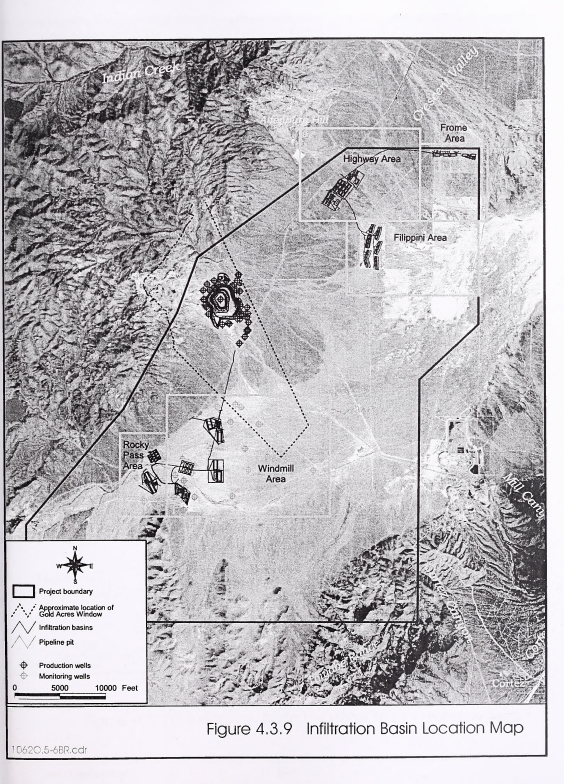
The former Filippini Infiltration Site was situated entirely within fine-grained (silt-sized) playa lake sediments (Figure 4.3.12). The sediments were deposited in the large playa lake that formerly occupied the central part of Crescent Valley. The playa is flanked on the west and east by coalescing alluvial fans (CGM 1998a).

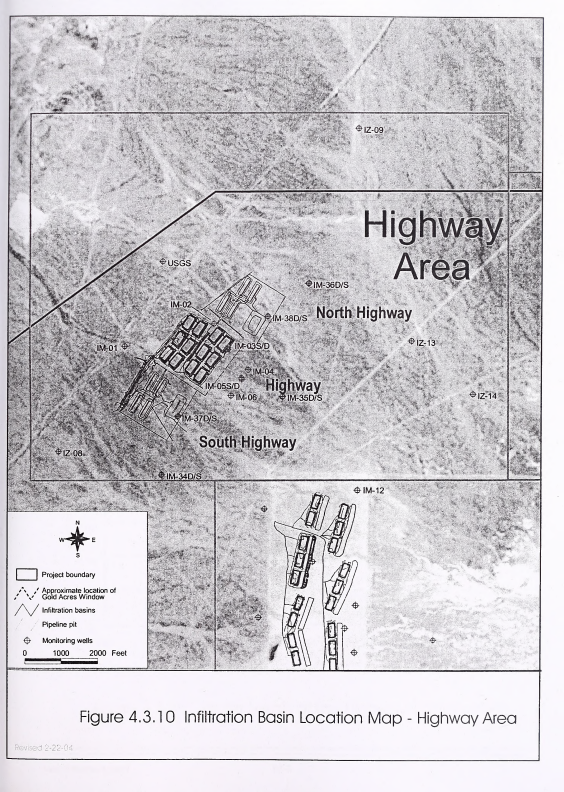
The former site consisted of 18 basins with a total basin area of 109 acres, with infiltration of dewatering water beginning in December 1996. The site is no longer in use and reclamation began in January 1998. Over that time period, the site received less than 2,000 gpm and achieved an infiltration rate of approximately 0.96 feet per day (CGM 1998a).

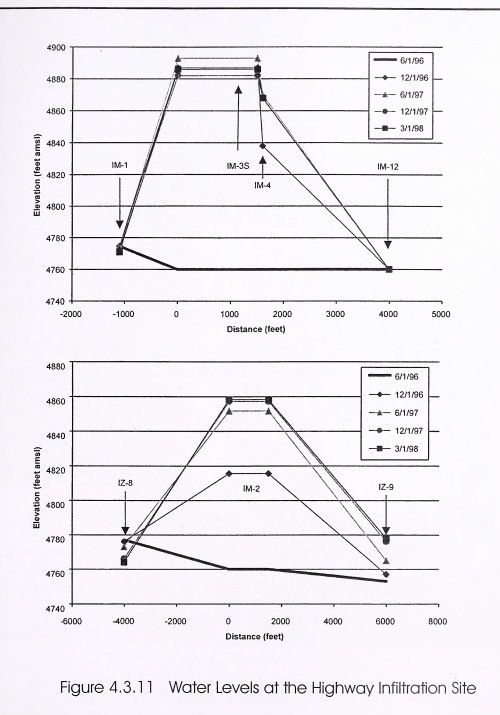
Prior to closure, the maximum water surface area of the ponds was approximately 44 acres. The pre-infiltration water table was located at an elevation of 4,760 feet amsl, approximately 44 feet below ground surface. There is little gradient in the local ground water (less than 0.001) at this location.

Water levels in the vicinity of the basins increased in response to infiltration (Figure 4.3.13). Unlike the Highway site, there is no pronounced ground water gradient at the Filippini site. Monitoring well IM-11 located in the midst of the infiltration basins showed an immediate response with water levels rising from 4,760 to 4,810 feet amsl between December 1996 and April 1997. The response in other proximal monitoring wells (IM-12 through IM-16 and the North McCoy well) was evident by March 1997, with water levels stabilizing at approximately 4,790 feet amsl by July 1997. Water levels in the proximal IM-10 well continued to increase through April 1998, stabilizing at 4,805 feet amsl. Water levels in distal monitoring wells (Gold Acres Well and IZ-7) have not varied significantly in response to infiltration operations.

Based on the water level data from these monitoring wells, the ground water mound was effectively at the ground surface in the basin area and decreased in height with distance from the basins. The mound was apparently symmetrical with respect to the infiltration site and did not appear to extend preferentially in any direction. The ground water mound apparently reached equilibrium quickly (within one year) and was delimited by the Gold Acres Well and IZ-7.







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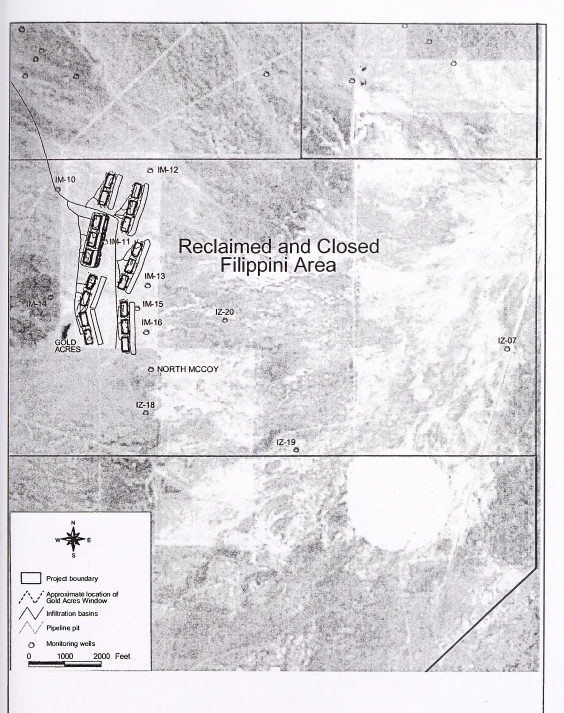
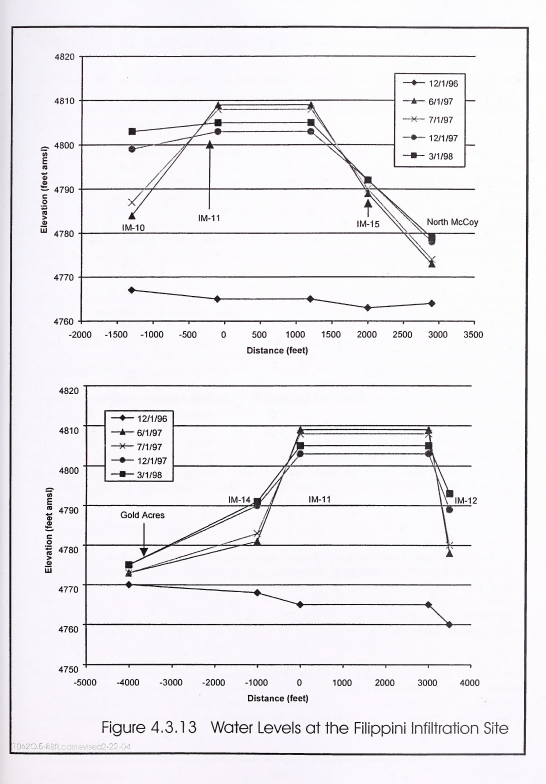


Figure 4.3.12 Infiltration Basin Location Map - Filippini Area

Revised 2-22-04



Rocky Pass and Rocky Pass II Infiltration Sites

The Rocky Pass Infiltration Site is situated within coarse-grained alluvial gravel and sediments northeast of the pass between the southern portion of Crescent Valley and Carico Lake Valley (Figure 4.3.14). The Rocky Pass II Infiltration site was constructed subsequently in 1999, approximately 1,200 feet south of the first Rocky Pass site.

The Rocky Pass Infiltration site consists of 11 basins with a total basin area of 34 acres and a maximum water surface area of approximately 17 acres, while the Rocky Pass II site has four basins with a total basin area of 40 acres and maximum water surface area of 11 acres. Prior to infiltration, the water table was located at an elevation of 4,800 feet amsl, approximately 107 feet below ground surface. The original local ground water had a slight gradient (0.004) with flow from west to east, following the topography of that area. Infiltration at the Rocky Pass site began in June 1997 and the Rocky Pass II site was brought on line in 1999. Initially, the site received approximately 5,000 gpm from the dewatering wells and achieved an infiltration rate of approximately 2.80 feet per day (CGM 1998a).

Water levels in proximal downgradient monitoring wells IM-17D, IM-18D, and IM-19D increased rapidly between July 1997 and September 1997, before stabilizing at approximately 4,885 feet amsl (Figure 4.3.15). The water level in the upgradient proximal monitoring well IM-20 increased more slowly, stabilizing in 1999. The water level in distal downgradient well IZ-1, located approximately 2,000 feet south of the basins, has responded in the same way as the proximal downgradient wells. Water levels in distal monitoring wells RP-3, PMW-2, and the Filippini Windmill well were not affected until the Windmill sites were constructed. In addition, monitoring wells installed for the Windmill Infiltration Site did not show an increase in water levels between their installation and the initiation of operations at that site in February 1998.

As with the Highway sites, an oblong ground water mound has formed due to infiltration of dewatering water. The water level is close to the ground surface in the immediate infiltration basin area and extends to the south and east. Upgradient, the height and extent of the mound are limited. The overall extent of the mound was delimited by monitoring wells RP-3, PMW-2, and the Filippini Windmill.

Frome Infiltration Site

The Frome Infiltration Site is located on the lower part of the southwest quadrant of the Indian Creek alluvial fan (Figure 4.3.16). This distinct fan overlaps the sediments deposited on the Highway Infiltration Site fan. The source rocks for the Indian Creek fan are largely upper plate Valmy Formation and Slaven Chert, with minor intrusive rocks including the Altenburg Hill stock. The fan sediments have been transported down Indian Creek, which has a fairly large associated drainage basin. Gravels predominate the Frome Site, though fine-grained playa sediments similar to those found at the Filippini Infiltration Site are also present (CGM 1998a).

When originally constructed, the site consisted of 17 basins with a total basin area of 156 acres and a maximum water surface area of approximately 36 acres. In 1999, 12 basins were reclaimed, leaving five basins in current operation with a total basin area of 48 acres and a maximum water surface area of approximately 12 acres. Prior to infiltration, the water table was located at an elevation of 4,760

feet amsl, approximately 60 feet below ground surface. There was little gradient in the local ground water (<0.001) at this location.

Infiltration at the Frome Infiltration Site began in September 1997. This site initially received approximately 4,000 gpm and achieved an infiltration rate of approximately 1.64 feet per day (CGM 1998a). Subsequently, infiltration at the Frome site was reduced and the basins currently receive approximately 1,000 gpm.

Water levels in proximal monitoring wells increased from approximately 4,770 to 4,800 feet amsl between September 1997 and December 1997 (Figure 4.3.17). Modifications in basin operations resulted in a decline in water levels between January 1998 and March 1998, with water levels increasing again in April 1998 due to renewed infiltration.

Water levels at the Frome site are currently maintained at prescribed depths to ensure that surface seepage does not occur. These water levels constrain infiltration rates by keeping water levels in the midst of the basins and at distal locations below prescribed elevations. Surface seepage has not occurred at these infiltration rates, as water levels in the midst of the basins are greater than 25 feet below ground surface compared to ten feet below ground surface when surface seepage occurred in January 1998. Since then, infiltration resulting in water levels up to 18 feet below ground surface has not resulted in surface seepage. This indicates that infiltration rates could be increased slightly, without causing surface seepage, in such a manner that water levels increase in proximal wells (e.g., IM-25S and IM-25D) but not in distal wells.

Windmill Infiltration Sites (I, II, IV, V)

The Windmill Infiltration Sites are located east of the Rocky Pass Infiltration Site, further along the same alluvial fan (Figure 4.3.18). Windmill I consists of six basins with a total basin area of 23 acres and a maximum water surface area of 12 acres; Windmill II has four basins with a total basin area of 40 acres and a maximum water surface area of 11 acres; Windmill IV has four basins with a total basin area of 50 acres and a maximum water surface area of 13 acres; Windmill IV has three basins with a total basin area of 40 acres and a maximum water surface area of 13 acres; Windmill V has three basins with a total basin area of 40 acres and a maximum water surface area of 13 acres; Windmill V has three basins with a total basin area of 40 acres and a maximum water surface area of ten acres. Prior to infiltration in 1999, the water table was located at an elevation of 4,800 feet amsl, at an approximate depth of 100 feet below ground surface. The local ground water has a slight gradient (0.002) with flow from the southwest to the northeast, following the topography of that area. In response to infiltration, water levels in the vicinity of the Windmill sites rose from ambient ground water elevations, reaching equilibrium at elevations between 4,860 and 4,890 feet amsl in approximately two months.

Discharge

Ground water discharge in Crescent Valley is primarily through evapotranspiration. Other losses occur through pumping for domestic, municipal, industrial, and agricultural uses, discharge from seeps and springs, and outflow to the Humboldt River.

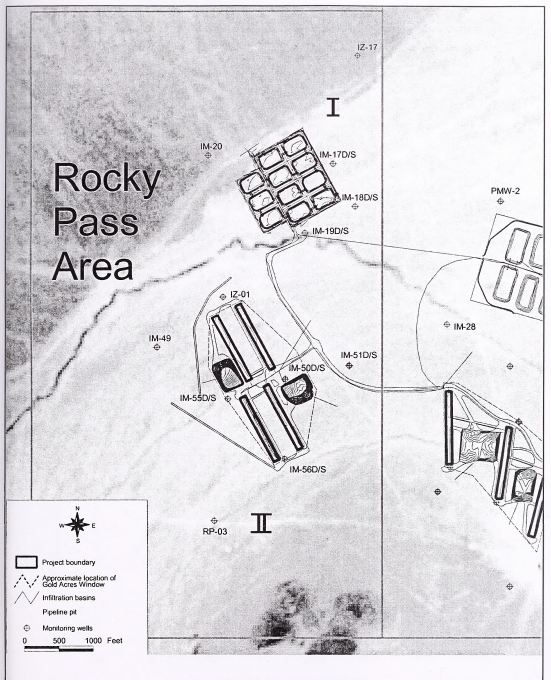
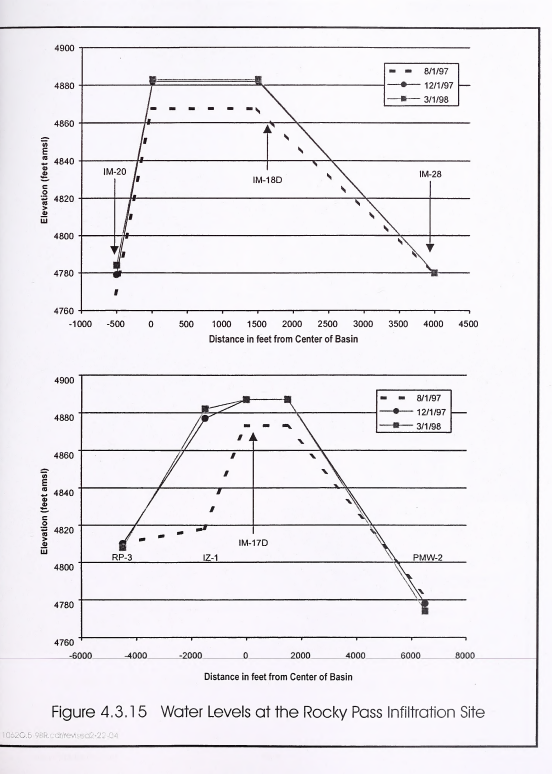
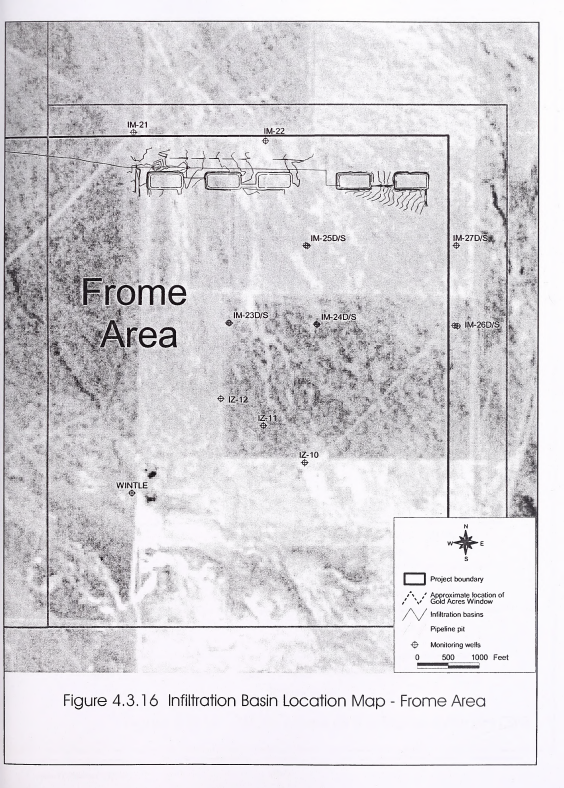
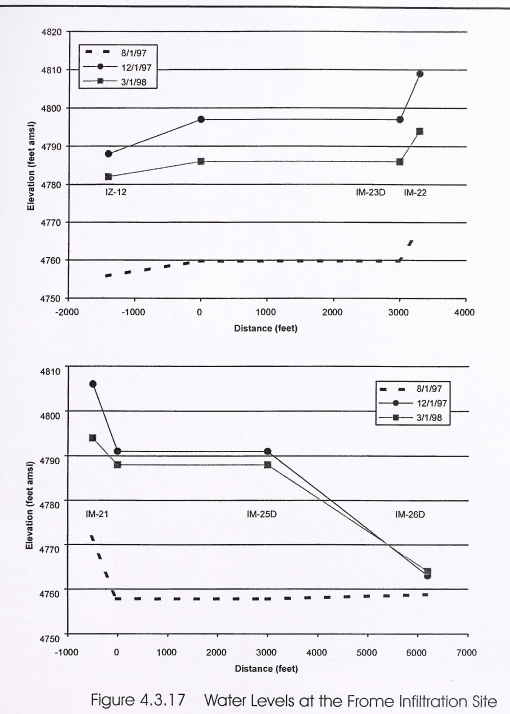


Figure 4.3.14 Infiltration Basin Location Map - Rocky Pass Area







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Figure 4.3.18 Infiltration Basin Location Map - Windmill Area

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Evapotranspiration

The amount of ground water lost through evapotranspiration is dependent on several factors, including depth to the water table, soil type, plant density, and species of phreatophytes (plants that send their roots to the water table). Evapotranspiration decreases with depth, approaching extinction at a depth of a few tens of feet. In northern and central Nevada, an extinction depth of 20 feet is typically assumed (Frick 1985; Thomas et al. 1989; Prudic et al. 1995), although it can be as great as 40 to 60 feet (Maurer et al. 1996).

Evapotranspiration provides a buffering capacity that tends to keep recharge and discharge in balance. As discharge from consumptive uses such as agriculture or mining increases and lowers the water table, eventually the discharge from evapotranspiration will correspondingly decrease. The vast majority of meteoric water incident upon Crescent Valley is removed by evaporation of precipitation and soil moisture before it reaches the water table and becomes ground water recharge. Evapotranspiration from the water table is primarily limited to the area of phreatophytes in Crescent Valley (Figure 4.3.7). Within this region, greasewood occupies approximately 33,300 acres, and the saltgrass area, which encompasses the playa areas and includes other associated phreatophytes such as rabbitbrush, greasewood, and scattered saltbrush, occupies approximately 14,000 acres (Zones 1961).

Differing rates of ground water usage have been defined for phreatophytes in the Great Basin. Estimated annual evapotranspiration rates in greasewood areas range from 0.15 to 1.45 feet per year (Zones 1961; Robinson and Waananen 1970). Annual evapotranspiration rates in areas that are a mixture of grasses (including saltgrass), rabbitbrush, and greasewood are estimated at 0.5 to 0.9 feet per year (Zones 1961; Plume 1995). Recent studies by the USGS have used Landsat data to map the distribution of plant cover and estimate total evapotranspiration from bare soil and phreatophytes in the Great Basin. Reported average evapotranspiration rates in those studies ranged from 0.13 to 1.60 feet per year for phreatophyte areas with less than 20 percent plant cover (Berger 2000; Nichols 2000), which is typical of the estimated 15 percent plant density in the phreatophyte area of Crescent Valley (Zones 1961).

Berger (2000) estimated the average annual evapotranspiration for Crescent Valley to be 19,600 acre-feet in 1989 and 37,100 acre-feet in 1995, including both bare soil and phreatophyte areas. Although the total area of phreatophyte vegetation was essentially the same for the two periods, the greater evapotranspiration in 1995 was attributed to an increase of area with plant cover in the range of at least ten percent but less than 20 percent and a corresponding decrease of area with plant cover in the range of less than ten percent (Berger 2000). Thus, subtle variations in plant cover over a fairly short period of time (six years) appears to be significant when estimating evapotranspiration rates with the methods employed by Berger (2000), making it difficult to identify a single representative value for average annual evapotranspiration. In the present study, a plausible range of "steady-state" annual evapotranspiration values for Crescent Valley was calculated as the difference between the sum of water budget inflow components and the sum of all other outflow components under pre mine dewatering conditions. The resulting estimate of annual evapotranspiration (14,100 to 14,700 acre-feet per year) corresponds to an evapotranspiration rate of approximately 0.3 feet per year averaged over the entire 47,300-acre area of phreatophytes in Crescent Valley. This estimate is thought to be reasonable on the basis of the large uncertainties associated with the estimation of average annual evapotranspiration rates. Within Nevada, evapotranspiration is typically a significant

component of ground water discharge, but it is the component that has been the least quantified by direct measurement (Nichols et al. 1997).

Although there are currently no permanent open-water bodies in Crescent Valley, the typical evaporation rate from open water is an important quantity for predicting future pit lake recovery rates and ultimate pit lake water quality. In the present study, an average value of 4.2 feet per year was used for estimating evaporation from open-water bodies.

Other Ground Water Losses

Pumpage for domestic, municipal, industrial, and agricultural usage accounts for some of the ground water losses from the basin. Records of pumpage within the valley are incomplete, but it is estimated that current total consumptive usage is 2,900 acre-feet per year, accounting for the fact that some of the water pumped is returned as recharge. This value is less than the earlier estimate of 4,000 acre-feet per year (WMC 1995a), because ground water withdrawals at the Dean Ranch ceased in 2000. The Project related consumptive use is permitted up to 16,100 acre-feet per year (10,000 gpm). Crop and pumpage reports from the NDWR summarize annual checks of approximately 30 wells within the Crescent Valley hydrographic basin. The reports span the time period 1983 to 2001. On the basis of the wells listed in those reports, most of the water pumped in Crescent Valley was withdrawn from the central part of the valley, in an area encompassing the Crescent Valley Township and the Dewey Dann Ranch (Figure 4.3.1). Some water was also withdrawn from the Rose Ranch area along the southern margin of the Humboldt River and at the hydrocarbon remediation facility near the Cortez mine site in the southeastern corner of Crescent Valley.

Seeps and springs account for a minor amount of ground water discharge. The total combined discharge from seeps and springs in Crescent Valley is estimated to be approximately 200 to 300 acre-feet per year (WMC 1992a). At Hot Springs Point, the largest spring system in the valley, the discharge is estimated to be approximately 70 acre-feet per year, according to the results of a seep and spring survey conducted in March 1993 (JBR 1993). Flow measurements in August 1996 (JBR 1996) indicate that springs in the Rocky Pass area discharge approximately 20 acre-feet per year.

Net outflow from Crescent Valley to the Humboldt River can be estimated from the October 1992 stream-flow measurements reported in USGS (1994) as discussed in Section 4.3.2.2.2. However, there is some uncertainty in this approach because basins to the north of Crescent Valley might also interact with the Humboldt River, and currently there are insufficient data to assess any possible interactions (Plume 1997). Assuming that the river net gain between Pine Creek and Beowawe is derived entirely from Crescent Valley, the measurements would indicate that net outflow from Crescent Valley to the Humboldt River is between 500 and 700 acre-feet per year. This value is roughly consistent with a previous estimate by Zones (1961), who concluded that underflow from Crescent Valley into the Humboldt River is probably "only a few hundred acre-feet per year." Both the effective, upgradient discharge due to evapotranspiration and the low topographic divide in the northwestern part of Crescent Valley, which separates the rest of the valley from the Humboldt River, serve to limit the amount of water that the river receives from Crescent Valley.

Mine dewatering operations pumped approximately 30,800 acre-feet of ground water in 2001 (CGM 2002), of which 4,600 acre-feet (15 percent) were consumed and the remainder was returned to the basin as artificial recharge.

Existing Ground Water Usage

Water rights associated with the Proposed Action are discussed in detail in the South Pipeline Final EIS (BLM 2000a, page 4-41). An updated table of water rights is provided herein as Table 4.3.2.

4.3.2.2.4 Dewatering Induced Subsidence

Fissure Theory

Earth fissures in areas of large ground water decline in alluvial aquifers are probably associated with a process termed generalized differential compaction (Carpenter 1993). Three mechanisms are likely at play to ultimately form fissures. These mechanisms include bending of a plate above a horizontal discontinuity in compressibility (Lee and Shen 1969), dislocation representing a tensile crack (Carpenter 1993), and vertical propagation of tensile strain caused by draping of the alluvium over a horizontal discontinuity in compressibility (Haneberg 1992). Due to these probable mechanisms, fissures commonly develop along the perimeter of subsiding zones, often in apparent association with buried or protruding bedrock highs, suspected mountain-front faults, or distinct facies changes in the alluvial section.

Where differential rates and magnitudes of subsidence occur over relatively short distances, horizontal strains can become sufficient to cause earth fissuring. Jachens and Holzer (1982) concluded that most fissuring occurred at horizontal tensile strains in the range of 0.02 to 0.06 percent. This compares with the threshold strains for cracking of compacted clay zones in dam embankments (or compacted clay liners) of about 0.1 to 0.03 percent (Leonards and Narain 1963; Covarrubais 1969).

Fissures often manifest at the surface as subtle hairline cracks, or as alignments of small potholes, modified by burrowing animals. Overland flow can then be intercepted, and the surface manifestation of the fissure grows as piping and caving occur during runoff events. Weakly cemented surface soils often erode quickly providing ample sedimentation into the fissure during precipitation events. This promotes runoff capture. Underlying soils are often more cemented and resistant to erosion, resulting in the formation of ledges in the eroded fissure gullies at the contact between the cemented and relatively noncemented materials.

Windmill Fissures

As depicted on Figure 2.3.1 and evaluated in the Amec report (2003), the observable surface expressions of the Windmill Fissures occur in a zone approximately 2,500 feet long and 1,000 feet wide, with its western extent about 500 feet due east-southeast of the lined solution retention ponds of the SAHL. The trend of the fissures is east-northeast, with the most prominent fissures persisting for about 2,000 feet, and projecting south of the retention ponds. The observable fissure complex is comprised of multiple prominent discontinuities with many subordinate cracks, potholes and depressions. The terrain in and around the fissure field is gently sloping to the south, at the distal fringe of the alluvial fan. Vegetation is sparse and low-lying, with the surficial soils comprised of highly dispersive, low plasticity silt, overlying slightly cemented, fine gravel deposits.

Map No.	Owner of Record	Town- ship	Range	Sect	1/4 of 1/4	Source	Abstract No. ¹	Use ²	Data Reference ³
1	BLM Windmill	27	47	08	NW of SW	Well	A-44757	Stk*	a,b,c
2	Filippini	27	47	17	NE of NW	Well	C-2773	Stk*	a,b,c
3	Filippini Windmill	27	47	19	SW of SW	Well		Stk	b,c
4	CGM ⁴	28	47	10	SW of NW	Well	C-6656	MM	a,b,c
5	CGM ⁵	28	47	11	NW of SW	Well	A-58398	Stk*	a,c
6	CGM ⁵	28	47	13	NW of NE	Well	C-5458	Irr*	a,c
7	CGM⁵	28	47	13	NW of NE	Well		Dom	с
8	Little Gem	28	47	03	SW of NE	Well	C-4845	MM*	a,c
9	Mill Gulch Placer	28	47	22	NW of SE	Well	C-2599	MM*	a,b,c
10	USGS	28	47	16	SE of SE	Well		*	с
11	CGM ⁵	28	48	09	NW of NW	Well	C-4066	Stk	a,c
12	CGM ⁵	28	48	08	SE of SE	Well	C-4067	Stk	a,c
13	CGM ⁵	28	48	17	SE of NE	Well	C-3997	Stk	a,c
14	CGM ⁵	28	48	16	NW of SW	Well	C-3994	Stk	a,c
15	CGM ⁵	28	48	27	NE of SE	Well	C-3995	Stk	a,c
16	CGM⁵	28	48	28	NW of NE	Well	C-3996	Stk	· a,c
17	CGM ⁵	28	48	19	NW of SE	Well	C-3998	Stk	a,c
18	CGM ⁵	28	48	18	NE of NW	Well	A-63170	Stk	a,b,c
19	CGM ⁵	28	48	14	NW of SE	Well	C-4271	Irr*	a,c
20	CGM⁵	28	48	15	NW of SW	Well	C-5044	Stk	a,c
21	CGM⁵	28	48	14	NE of SW	Well	C-5046	Stk	a,c
22	CGM ⁵	28	48	17	SE of SW	Well	A-62977	Irr	a,c
23	CGM ⁵	28	48	18	NE of SE	Well	A-62978	Irr	a,c
24	CGM ⁵	28	48	17	SE of SW	Well	A-63168	Irr	a,c
25	CGM ⁵	28	48	17	SE of NW	Well	A-63169	Irr	a,c
26	CGM ⁵	29	48	34	SW of SW	Well	C-4309	Stk	a,c
27	CGM ⁵	28	48	08	SE of SE	Well	A-63828	Stk	a,c

Table 4.3.2: Wells and Water Rights within Five Miles of the Project Area

CHAPTER 4

Map No.	Owner of Record	Town- ship	Range	Sect	1/4 of 1/4	Source	Abstract No. ¹	Use ²	Data Reference ³
28	CGM ⁵	28	48	11	NE of SE	Well	A-63830	Stk	a,c
29	CGM ⁵	28	48	14	SW of NE	Well	A-63831	Stk	a,c
30	CGM ⁵	28	48	28	SE of NW	Well	A-63832	Stk	a,c
31	CGM ⁵	29	48		Lot 1230	Well	C-3773	Stk*	a,c
32	CGM ⁵	28	48	17	SW of SE	Well	A-63829	Stk	a,c
33	CGM⁵	28	48	33	NW of NW	Well		Dom	с
34	CGM ⁵	28	48	08	SW of SE	Well		Dom	с
35	CGM ⁵	28	48	28	SW of SE	Spring	V-09010	Stk	a,c
36	CGM ⁵	28	48	28	SE of SW	Spring	V-09008	Stk	a,c
37	CGM ⁵	28	48	28	SE of SW	Spring	V-09009	Stk	a,c
38	CGM ⁵	28	48	32	SE of NE	Spring	V-09007	Stk	a,c
39	CGM ⁵	28	48	32	SE of SW	Spring	V-09005	Stk	a,c
40	CGM ⁵	28	48	32	SW of SW	Spring	V-09006	Stk	a,c
41	CGM ⁵	27	48	17	NW of SE	Stream	C-5646	Irr	a,c
42	CGM ⁵	27	48	17	NW of SE	Stream	C-5647	Irr	a,c
43	CGM ⁵	27	48	07	SW of SW	Stream		Irr	с
44	CGM ⁵	28	48	13	SW of SW	Stream		Irr	С
45	CGM ⁵	27	48	19	SE of NE	Spring	C-3999	Stk	a,c

A = Application; C = Certificate; V = Vested

² Stk: Stock; Dom: Domestic; Irr: Irrigation; MM: Mining and Milling; * : Inactive or abandoned

³ a: NDWR 1998; b: BLM 1996a; c: JBR 1998a

4 Previously owned by Komp

5 Previously owned by Oro Nevada Mining

4.3.3 Environmental Consequences and Mitigation Measures

The Proposed Action and alternatives have the potential to impact surface water and ground water in the Project Area. Potential impacts that may be associated with mining operations similar to the Proposed Action have been identified in the preparation of the South Pipeline Final EIS (BLM 2000a, Sections 4.4.3.3 - 4.4.3.5, pages 4-51 through 4-80) and through the scoping process for the Project. The analysis of the magnitude and significance of these potential water resource impacts in relation to the Proposed Action and alternatives are addressed in this section.

4.3.3.1 Significance Criteria

Criteria for assessing the significance of potential impacts to the quantity of water resources in the Project Area are described below. Impacts to water resources are considered to be significant if these criteria are predicted to occur as a result of the Proposed Action or the alternatives.

4.3.3.1.1 Surface Water Quantity

- Modification or sedimentation of natural drainages resulting in increased area or incidence of flooding.
- Reduction in flow of springs, seeps, or streams. Predicted impacts are considered to be significant where the modeled ten-foot ground water drawdown contour encompasses a spring, seep, or stream and where the surface water feature is hydraulically connected to the aquifer affected by drawdown.
- Diversion and/or consumptive use of ground water that adversely affects other water rights holders. This criterion includes flows to springs, seeps, or streams where existing beneficial water uses are affected.

4.3.3.1.2 Ground Water Quantity

- Lowering of the water table that results in impacts to other ground water users. The threshold for identifying significant impacts to wells is the modeled ten-foot drawdown contour. Therefore, for the purposes of this study, significant impacts are indicated where the ten-foot contour encompasses an existing well with an active water right and the well is hydraulically connected to the aquifer affected by drawdown.
- A long-term consumptive use of water resources that does not provide water for a beneficial use.
- A lowering of the water table that results in substantial ground subsidence. For the purposes of this study, significant impacts are indicted where hydraulic parameters of the aquifer are substantially changed, where differential subsidence results in open fissures at the land surface, or if subsidence is great enough to change drainage directions or cause ponding.

4.3.3.2 Assessment Methodology

The ground water flow model, MODFLOW (McDonald and Harbaugh 1988) has been utilized to quantify the Project's hydrologic effects on water table drawdown, pit inflow and refilling, and the water balance of Crescent Valley. A more refined ground water flow model than that used for the South Pipeline Final EIS was developed to provide greater detail in the open pit area and to enhance coupling of the ground water flow model with the pit water quality modeling. Modeling of the No Action Alternative represents the mining activities included in the South Pipeline Final EIS (BLM 2000a) and the Pipeline Infiltration Project EA (BLM 1999). Model results differ from those presented in the South Pipeline Final EIS because of subsequent model refinements and recalibration with additional actual dewatering pumping rates and observed drawdowns, and because some aspects

(e.g., assumed pumping rates, and, hence, rates of infiltration of excess water) of the South Pipeline Plan of Operations have been changed. The uncertainties were reduced by the processes of calibrating the new model to 4.3 years (April 1996 through August 2000) of actual pumping, infiltration, and drawdown data, and subjecting it to extensive verification and sensitivity analyses. For example, 1.5 years of additional actual pumping data (August 2000 - February 2002) was used for calibration verification. Model packages that were used in conjunction with MODFLOW include the Interbed-Storage Package (Leake and Prudic 1988) to evaluate subsidence effects of dewatering, and the LAK2 package (Council 1997) to evaluate filling of the pit lake after mining. Details of the model including methods, hydraulic boundaries, model layers, grid layout, calibration, sensitivity analysis, and results are presented in Geomega (2003a). A supplemental assessment of potential impacts from the revision to the Stage 8 and 9 configurations was completed by Geomega (2004a).

Predicted drawdown contours are based on the inherent assumptions of the ground water flow model, including the assumed locations and efficiencies of infiltration basins, permitting and access constraints, and the observed impacts to ground water. Ground water modeling demonstrates that the inherent flexibility in locations of infiltration sites and possible injection wells can effectively control the shape of the resulting model-predicted drawdown contours.

4.3.3.3 Proposed Action

4.3.3.3.1 Stages 11 and 12 of the Proposed Action

Most water quantity impacts are the same for Stages 11 and 12 of the Proposed Action; therefore, the potential water quantity impacts of Stages 11 and 12 are considered together. Stages 11 and 12 of the Proposed Action, as well as the No Backfill Alternative and the Complete Backfill Alternative, all share the same dewatering schedule.

Surface Water Resources (Stages 11 and 12 of the Proposed Action)

Erosion, Sedimentation, and Flooding Within Rerouted Drainages

The Project would require the alteration or diversion of existing natural drainages and washes that contain surface flow during the infrequent periods of high rainfall and snowmelt from the Shoshone Range. The existing and expanded stormwater diversion structure is designed to divert flows of a 100-year, 24-hour storm event from the unnamed drainage west of the open pit and mine facilities. The heap leach and tailings facilities are designed to contain a 100-year, 24-hour storm event in addition to normal process fluids. Surface disturbance generally causes an increase in erosion. Therefore, sediment from increased erosion may be transported to and accumulate in the local surface drainages. During mine operation, standard erosion prevention and maintenance procedures (see Sections 2.9 and 3.1.8) would reduce impacts to less than significant levels.

Small drainages affected by roads and small facility structures would be returned to their natural condition during reclamation. Permanent drainage alterations around the open pit, waste piles, and heap leach pads would consist of open channels and berms. Such features would be left in place and reclaimed using revegetation or rock lining for stability and elimination of long-term maintenance under post-closure conditions.

Impact 4.3.3.3.1-1: Grading, earth moving, diversion of drainages, and placement of fill could accelerate erosion, sedimentation, and alter surface water flood runoff patterns during mining and post-closure.

Significance of the Impact: The impact is considered less than significant and no mitigation measures are required.

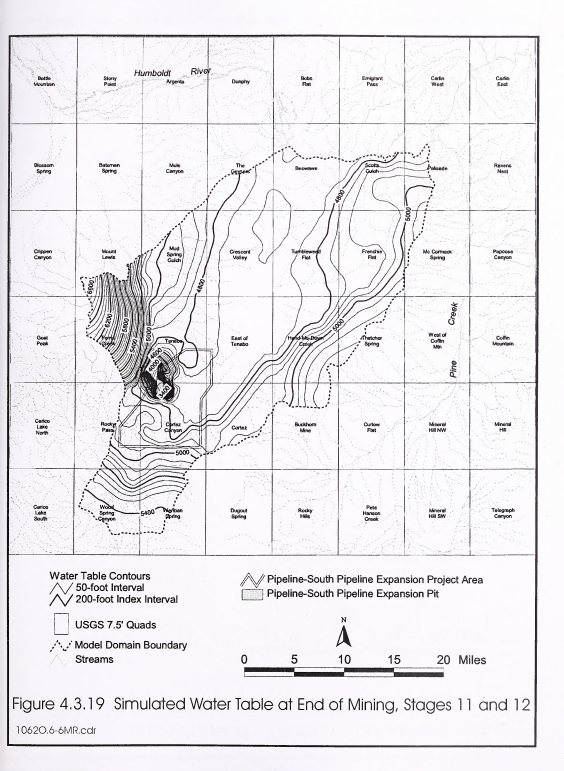
Effects of Drawdown on Streams and Springs

The mine dewatering system is designed and operated by CGM to provide relatively dry pit conditions during mining. The open pit dewatering would be achieved by pumping ground water from the alluvium and/or bedrock aquifers and thereby lowering the water table in the vicinity of the proposed open pit. The open pit dewatering system would lower (drawdown) the water table in an area surrounding the proposed open pit. The predicted maximum drawdown (combined basin fill and bedrock) is approximately 1,400 feet at the center of the Crossroads open pit after 18 years of dewatering (under Stages 11 or 12 of the Proposed Action). This section investigates the potential for drawdown of the water table to affect surface water flow in certain streams and springs.

Figure 4.3.19 shows the modeled configuration of the water table at the end of mining under Stages 11 and 12 of the Proposed Action. This figure shows that significant changes to ground water gradients are mainly limited to the alluvial aquifer in the southern one-third of the basin.

Figures 4.3.20 and 4.3.21 show graphically the results of the numerical ground water flow model expressed as water table drawdown contours at the end of mining under Stages 11 and 12 of the Proposed Action. These ground water modeling results indicate that the ground water level will be drawn down by slightly more than ten feet in three of the East Valley springs at the end of mining. The three potentially affected alluvial springs appear to be associated with water right Nos. 38, 39, and 40 on Table 4.3.2. The plotted spring locations were mapped in the field, whereas the water rights locations were derived from NDWR files. Both data sets appear on the figures, but it should be understood that a single spring may be represented by more than one point (its actual location plus one or more associated water rights locations). The ground water level is not expected to be drawn down by more than ten feet at any other spring, nor at any of the perennial streams or springs at the end of mining. At the end of mining, the modeled ten-foot drawdown contour would extend approximately five miles to the north, 4.5 miles to the southeast, and seven miles to the east, and intercept the basin fill/bedrock contact along the range front of the Cortez Mountains. Drawdown is limited to the northeast and southwest by recharge from infiltration basins.

After dewatering ceases, the ground water level would begin to recover in the open pit area and the ground water mounds in the infiltration areas would dissipate as ground water flows toward the open pit from the perimeters of the Project Area. Drawdown would continue to increase in the perimeter areas as the open pit fills with ground water that is derived from storage. Figure 4.3.22 shows the predicted drawdown contours at the time of maximum areal extent of drawdown (ten years after the end of mining) for Stage 12 of the Proposed Action. Figure 4.3.23 shows the same time period for Stage 11 of the Proposed Action. There is no predicted difference between Stage 11 and Stage 12. In either case, to the northeast and southwest, the extent of the ten-foot drawdown contour is approximately two to three miles beyond its location at the end of mining. The drawdown ten years after the end of mining is selected as the most appropriate time to compare the significance of impacts



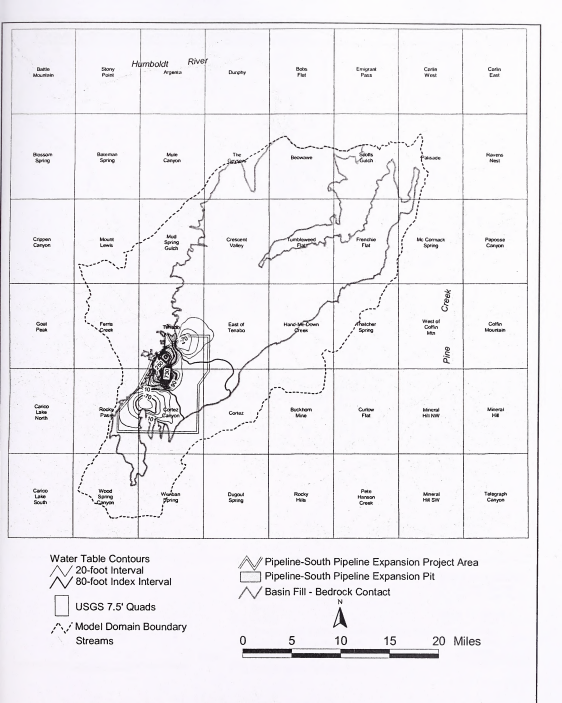
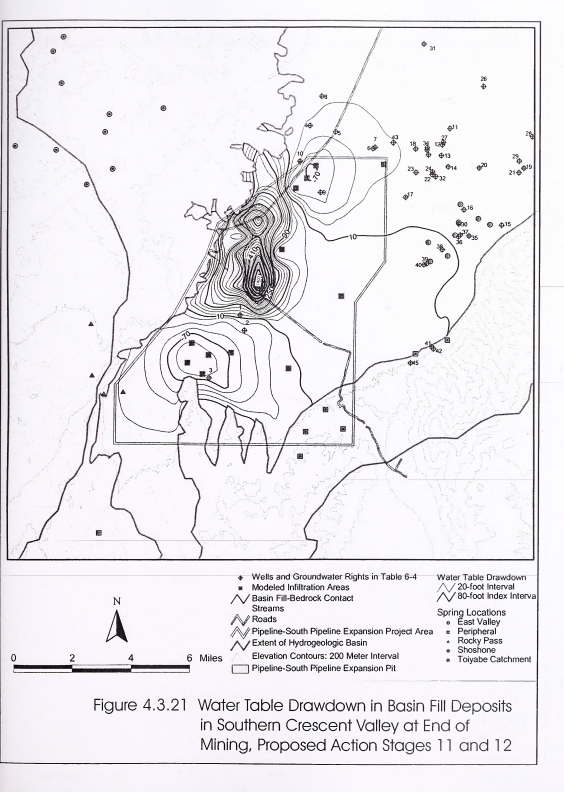
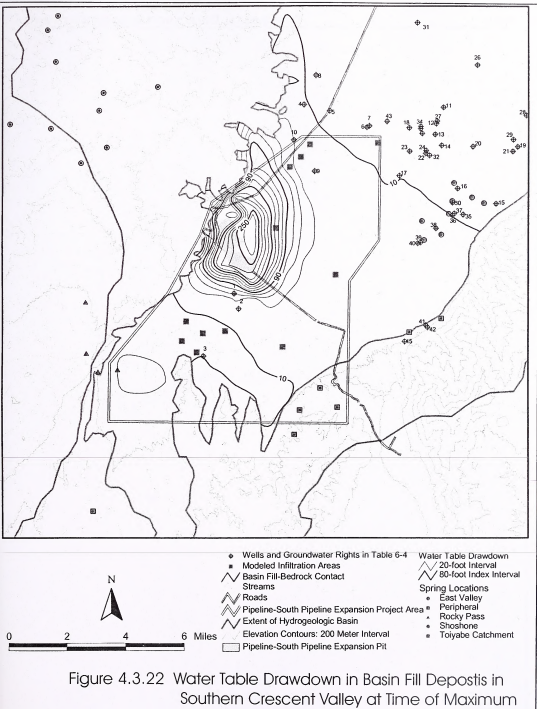
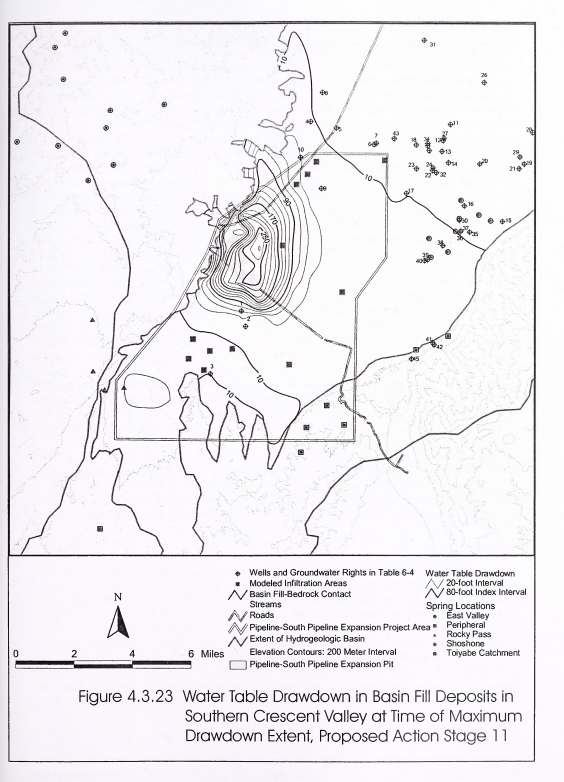


Figure 4.3.20 Isopleths of Water Table Drawdown in Basin Fill Deposits at End of Mining, Proposed Action Stages 11 and 12





Drawdown Extent, Proposed Action Stage 12



because that is the point in time when the ground water model predicts that the ten-foot drawdown will have reached its maximum lateral extent. At this time, drawdown in the basin fill aquifer of ten feet or more would extend to the area of four East Valley springs (which surface in the alluvium), and no perennial streams. The potentially impacted springs appear to correspond to water rights Nos. 36. 38, 39, and 40 (Table 4.3.2). The flow to these springs probably originates from perched zones within alluvial fans that are recharged by flows from the Cortez Mountains. Flows from these springs are not expected to be impacted by pit dewatering. However, since more than ten feet of drawdown of the alluvial aquifer is predicted, the impacts to these springs are considered to be potentially significant. In addition, there is a potential impact to two Toiyabe Catchment springs (one of which appears to correspond to water right No. 45). Estimated drawdown is expected to be less than ten feet near springs issuing from the bedrock southeast of the proposed open pit at the foot of the Cortez Mountains near the Toiyabe Catchment area. However, the modeled ten-foot drawdown contour is very close to the location of two of these springs. The source of the springs is believed to be the bedrock that receives recharge from the higher elevations as snowmelt and precipitation. Ground water flow in the bedrock is known to occur mainly along faults and fracture zones. Aquifer testing at the Proposed Action site (WMC 1992b) revealed that flow within the aquifer unit is compartmentalized (occurs almost independently in separate blocks of the rock mass) due to the presence of faults and fractures. Such discontinuities within the flow system may isolate these springs from effects of drawdown, and potential impacts to flow from these springs are not expected to occur. In addition, these two springs issue from bedrock at points significantly above the valley alluvium and, therefore, appear to be hydraulically isolated from the main alluvial aquifer, so impact is unlikely to occur.

Two creeks enter the Project Area: Cooks Creek enters Crescent Valley at Rocky Pass at the southern end of the Project Area and an unnamed ephemeral drainage enters the Project Area from west of the open pit. Indian Creek is one of the largest drainages in the basin and enters Crescent Valley from the Shoshone Range about three miles north of the Project Area.

The flow in Cooks Creek is ephemeral and usually is a result of heavy precipitation or snowmelt runoff. The flow has been observed to completely infiltrate into the alluvium within a mile of the apex of its alluvial fan (WMC 1992b). The water table is not predicted to be lowered in the vicinity of Cooks Creek, so no impact to flow in Cooks Creek is expected. There has been no observed flow in the unnamed ephemeral drainage to date; therefore, no impact to this stream would be expected to occur.

Surface water flow in Indian Creek, located approximately three miles north of the Project Area, is fed by springs that flow into it or its tributaries. Spring-fed segments of Indian Creek are observed to flow throughout the year. The springs that flow into Indian Creek are believed to originate in areas of perched ground water or siliceous bedrock aquifers, neither of which are hydraulically connected to the aquifers affected by the dewatering operation. Indian Creek ceases to flow at the surface as it infiltrates into the alluvium of Crescent Valley shortly after the stream exits the mountain valley and crosses the alluvial fans. Since the predicted drawdown at Indian Creek at the end of mining is less than ten feet and the stream bed is at a higher elevation than the basin fill water table, flow in Indian Creek is unlikely to be affected. The other streams in Crescent Valley are either located farther from the area of drawdown induced by the Proposed Action than those described above, or are ephemeral streams that would not be expected to be significantly impacted by mine dewatering.

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The Final EIS for the Pipeline Project included an inventory of 68 springs identified in the southern portion of Crescent Valley. A group of 31 of these springs including those closest to the Project Area and those most likely to be affected by the Project were selected for continued monitoring to identify potential impacts of mine dewatering. The 31 springs have been categorized into four subgroups of springs. Potential hydraulic impacts at each of these subgroups of springs are discussed below. Drawdown is not anticipated to extend as far as the springs at Rocky Pass. These springs will be effectively isolated from drawdown by existing infiltration basins.

Drawdown is not anticipated to extend to springs located in the upper Indian Creek drainage and the unnamed catchment west of the proposed open pit. In any case, these springs are believed to originate from localized perched ground water or fractures in siliceous and/or carbonate rocks (WMC 1995a). The water issuing from these springs is apparently derived from snowmelt and precipitation at higher elevations in the Shoshone Range. The compartmentalized nature of ground water flow is expected to isolate these springs from the area affected by mine dewatering.

The other inventoried springs in Crescent Valley are located farther from the area of drawdown expected to be induced by Stages 11 or 12 of the Proposed Action than those described above and are not expected to be significantly impacted by mine dewatering.

Impact 4.3.3.3.1-2: Mine dewatering is not expected to affect flows in streams. The drawdown under Stages 11 or 12 of the Proposed Action is modeled to be more than ten feet at four East Valley springs at ten years after the end of mining. In addition, two springs in the Toiyabe Catchment area are located close to the ten-foot drawdown contour and could potentially be impacted.

Significance of the Impact: The impacts are potentially significant at the six springs mentioned above, as predicted by more than ten feet of drawdown of the valley-fill aquifer in the ground water model. Although significant impacts are not predicted to occur in the other individual streams, springs, or spring groups, the uncertainty of predicting impacts to springs indicates a need for operational monitoring and contingent mitigation measures to be implemented if significant impacts occur. The uncertainty arises from the complex nature of ground water flow through fractured bedrock; the continued efficiency and ultimate locations of infiltration sites; and the assumptions used in the ground water model. If drawdown, reduced spring flows, or new ground water discharge areas are detected during mine operation, then mitigation measures would be implemented, as described below.

Mitigation Measure 4.3.3.3.1-2a: Monitoring of flows at streams and the 68 springs in the southern portion of Crescent Valley would be performed as dewatering progresses to assess whether the active infiltration areas are adequate to prevent potential impacts. Monitoring locations and monitoring frequency are summarized in the Pipeline Final EIS, Appendix D (BLM 1996a). Model simulations have indicated the ability to limit the extent of drawdown in the Crescent Valley alluvial aquifer through spatial variation of infiltration site locations and recharge volumes. Over time, the actual effectiveness of infiltration for recharging the alluvial aquifer as simulated will depend, in part, on the local hydraulic characteristics of the intervening soil sequences between the individual infiltration site and the aquifer area targeted for recharge. If monitoring shows that significant impacts are not mitigated by management of infiltration, then additional mitigation measures, including supplementing affected flows with mine water or installing wells at spring locations, or replacing

affected water rights, would be implemented as described in the Integrated Monitoring Plan (WMC 1995b).

Mitigation Measure 4.3.3.3.1-2b: It is possible that some impacts to springs may only occur after the end of mining, when the operational measures described above may not be available. For the post-mining delayed impacts of drawdown, the ground water flow model would be updated during the final year of dewatering using actual field data for pumping rates, infiltration rates and locations, consumptive use, and observed drawdown to re-evaluate drawdown predictions that would occur after the end of mining. Streams and springs that are indicated to be significantly affected would be mitigated by one or more of the following measures, subject to approval of the BLM and NDWR:

- Installation of a well and pump at affected spring locations to restore the historical yield of the spring.
- Posting of an additional bond to provide for potentially affected water supplies in the future.

Ground Water Resources (Stages 11 and 12 of the Proposed Action)

Consumptive Losses

Consumptive losses through evaporation will continue to occur during mine operations from the surfaces of the infiltration basins and seeps associated with the water disposal operations for as long as dewatering occurs. Based upon a net evaporation of 3.387 feet per acre per year (Geomega 2002b, page 2-6), multiplied by the water surface area of 90 to 200 acres, evaporation is equal to 305 to 678 acre-feet per year of evaporative loss (189 to 420 gpm). As described in Section 4.3.2.2.3, the upper range of pond acreage is to allow for pond rotation, maintenance, and construction of future infiltration basins. In the event that seepage develops downgradient of an infiltration site, operational experience indicates that the seeps would generally be confined to small drainages and low-lying areas and not exceed 17 acres in size. Evaporation from these seepage areas would be less than open pond surfaces due to partial protection from wind and direct sunlight due to brush and grass growing along the drainages. A reasonable assumption is that less than 40 gpm of additional water would be lost due to evaporation from seepage areas and the associated collection and pump-back system (BLM 1999). This amount of evaporative loss is less than two percent of the total amount of pumping as described in Section 4.3.2.2.3. The losses are included within the Project's total estimated consumptive water use of up to 10,000 gpm (16,100 acre-feet per year), which also includes uses for the mill, tailings impoundments, leach pads, revegetation, irrigation, and dust control. The losses would occur only as long as dewatering occurs, rather than indefinitely as with losses from the pit lake. Evaporative losses during mine operation would not be expected to produce a significant impact.

After mining operations cease and the pit lake begins to fill, some pit lake water would be consumptively lost due to evaporation. The consumptive losses through evaporation would increase over time with the increasing pit lake stage and water surface area after mine closure. For Stage 12 of the Proposed Action after 100 years of pit refilling, the net consumptive losses through evaporation from the water surface of the two pit lakes (with a total area of 302 acres) would be about 1,023 acre-feet per year (see Table 4.3.3). For Stage 12 the consumptive losses through evaporation are 281 acre-feet per year less than the No Action net evaporation of 1,304 acre-feet per year from a 385-acre pit lake surface. For Stage 11 of the Proposed Action after 100 years of pit re-filling, the net

consumptive losses through evaporation from the water surface of the four pit lakes (totaling 308 acres) would be about 1,043 acre-feet per year. The consumptive losses through evaporation are 261 acre-feet per year less than the No Action net evaporation. Hence, for either Stage 12 or Stage11 there is a net positive impact compared to the No Action Alternative. In addition, long-term evaporation losses from the pit lake would be partially balanced in the basin's water budget by a reduction of the natural evaportanspiration from the playa areas of the valley.

Table 4.3.3:	Summary of Consumptive Water Losses 100 Years After Mining
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	Proposed Action (stages)					Alternatives		
	8	9	10	11	12	No Action	Complete Backfill	No Backfill
Number of Pit Lakes	1	1	2	4	2	1	1	2
Total Acreage of Pit Lake(s)	306	306	350	308	302	385	269	749
Net Evaporation (acre ft/yr)	1,036	1,036	1,185	1,043	1,023	1,304	911	2,537
Ground Water Decrease to Humboldt River Ten Years After Cessation of Mining (acre ft/yr)	9	9	9	9	9	8	9	9

The Crescent Valley Hydrographic Area is classified as a designated basin by the Nevada State Engineer and the withdrawal and use of ground water is regulated. Evaporative losses may be treated as a consumptive use and accounted as a water right at the discretion of the Nevada State Engineer. The resulting annual volume of water is comparable to the annual water use allowed for a land parcel of equivalent area placed under irrigation. Since CGM holds senior certificated water rights for both agricultural and mining/milling uses in Crescent Valley, replacement of evaporative pit lake loss with a certificated water right would result in no net gain in permitted ground water withdrawal or consumptive use from Crescent Valley. The transfer of these water rights to offset the evaporative losses from the pit lake would render the impacts on water rights insignificant.

Impact 4.3.3.3.1-3: Consumptive use of water by evaporation during mining and delivery of water to the Dean Ranch for irrigation would support a beneficial use and would not be expected to adversely impact water resources; and CGM would have adequate water rights to cover the consumptive use. Evaporation of 1,023 (Stage 12) to 1,043 (Stage 11) acre-feet per year from the post-mining pit lake would continue into the foreseeable future after the mine has closed. This is a decrease compared to the No Action Alternative. Hence, there is a positive impact compared to the No Action Alternative.

Significance of the Impact: There is a positive impact compared to the No Action Alternative.

Lowering of the Water Table Due to Pit Dewatering

The mine dewatering system is designed and operated by CGM to provide dry pit conditions during mining. The open pit dewatering would be achieved by pumping ground water from the alluvium and/or bedrock aquifers and thereby lowering the water table in the vicinity of the proposed open pit.

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The anticipated maximum annual dewatering pumping rate of 34,500 gpm (55,700 acre-feet/year) occurs during years 2007 through 2013 of the dewatering for Stages 11 and 12 of the Proposed Action. The Proposed Action would extend the time-frame of dewatering from ten years (under the No Action Alternative) to 18 years. For comparison, the anticipated maximum pumping rate for the No Action Alternative is 25,900 gpm (approved pumping rate is 34,5000 gpm). As a result, under Stages 11 and 12 of the Proposed Action the ten-foot drawdown contour of the water table is expected to extend to a distance of up to 6.5 miles beyond the open pit area at the end of mining. With the exception of up to 10,000 gpm to be used for the mill, evaporation, irrigation, and other consumptive uses, the remaining pumped ground water would be returned to the alluvial aquifer via the infiltration basins.

The infiltration system is designed to conserve ground water resources by returning a majority of the pumped water to the Crescent Valley ground water system. Infiltration also serves to reduce the amount and extent of drawdown due to the pit dewatering. Monitoring of wells located near the proposed open pit, infiltration areas, and regional wells throughout Crescent Valley would be used to evaluate the extent and magnitude of drawdown, and to verify the adequacy of measures taken to reduce drawdown effects. It should, therefore, be possible to effectively reduce potential impacts associated with dewatering drawdown during the period of active mine dewatering by optimizing the location and design of infiltration basins. The actual locations of infiltration basins, rates of pumping, and infiltration would be varied throughout the life of the Project. The locations of infiltration basins used in the model are indicated on Figure 4.3.24. The water table elevation would be monitored throughout the life of the operation and after mine closure as required under approved closure plans and permit conditions.

Ground water modeling has been performed to predict the amount and extent of drawdown after 18 years of mine dewatering and infiltration (Geomega 2003a). The amount and extent of drawdown are presented in this SEIS only for the alluvial aquifer because that is the primary aquifer of use and extent in Crescent Valley. Also, the complex fault-block-controlled nature of ground water flow in the mountain ranges causes greater uncertainty in drawdown predictions in those areas, compared to the relatively more continuous alluvial aquifer system. For these reasons, drawdown contours are only shown to the limit of the alluvial aquifer, and no drawdown contours are shown for the bedrock aquifer. Figure 4.3.21 shows predicted water table drawdowns in the alluvial aquifer after pumping for 18 years at a rate of up to 34,500 gpm and assuming infiltration at 12 sites. The infiltration rate used in the model is 10,000 gpm less than the pumping rate to account for consumptive water use, evaporation, water retained as storage in the unsaturated zone beneath infiltration basins.

The ground water level in the area of the open pits will begin to recover immediately after active mine dewatering ends. The ground water flow model was used to evaluate water-level recovery for a period of over 100 years after the end of dewatering. The water level in the vicinity of the Crossroads open pit is expected to recover by over 70 percent within six years of the end of dewatering.

Impacts to Water Rights

Potential impacts to ground water users within the area affected by drawdown were evaluated based on ground water flow modeling. Such impacts may involve lowering of ground water levels at wells, springs or streams. The analysis of drawdown includes modeling for two timeframes: 1) at the end of mine dewatering and 2) at ten years after the open pit(s) begins to refill.

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Modeling results show that substantial water table drawdowns in the alluvial aquifer (in excess of ten feet) would be limited to an area within about seven miles from the proposed open pit at the end of mining under Stages 11 and 12 of the Proposed Action. The maximum drawdown in the open pit area during mine operation is expected to be as much as 1,400 feet. At the end of mining, four water rights are modeled as having more than ten feet of drawdown under Stages 11 and 12 of the Proposed Action (Figure 4.3.21). These water rights are well No. 1 (BLM windmill), and springs numbered 33, 38, 39, and 40 (all controlled by CGM). Well No. 1 (BLM windmill), which is inactive, is similarly impacted under the No Action Alternative. The potential impacts to springs associated with water rights 38, 39, and 40 were previously addressed under "Effects of Drawdown on Streams and Springs".

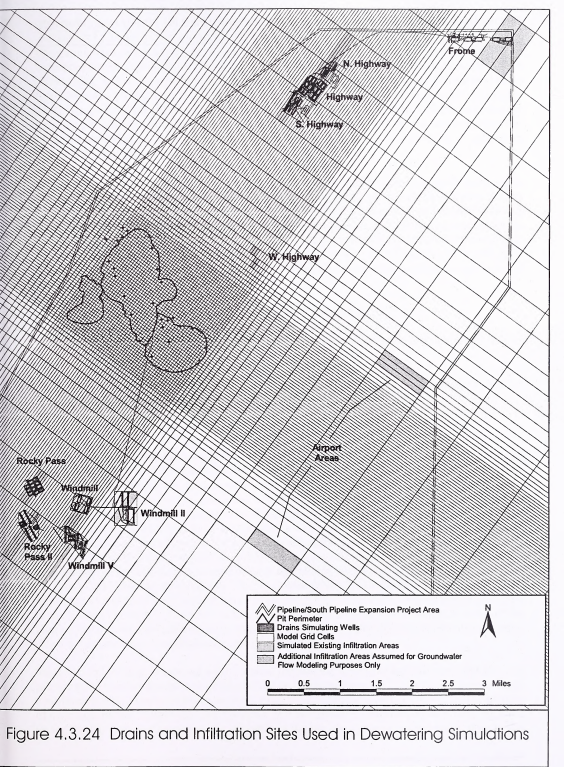
During the initial years of water level recovery, the replenishment of water to the dewatered aquifers and filling of the pit lake will draw water from the surrounding saturated portions of the aquifers, including the areas of mounding beneath the former infiltration mounds. As the infiltration mounds dissipate while the pit fills, the lateral extent of the ten-foot drawdown contour will expand somewhat further from the pit than at the end of mining. This occurs because ground water continues to be derived from storage in the valley aquifers as the pit fills. The maximum extent of the ten-foot drawdown contour is predicted by the model to occur about ten years after the end of mining (Geomega 2003a). Therefore, the predicted drawdown at ten years after mining (Figures 4.3.22 and 4.3.23) is an appropriate time to compare impacts between the Proposed Action and the alternatives.

The comparison of significant impacts focuses on the timeframe at ten years after mining ends. Impacts at known water wells, springs, and water rights sites were evaluated for potential water table drawdown as shown on Figures 4.3.22 and 4.3.23. Drawdown under either Stage 12 or 11 of the Proposed Action was predicted to exceed ten feet for nine water rights, including three inactive wells (Nos. 1, 2, and 9), one water level monitoring well (No. 10), one well controlled by CGM (No. 4), and four rights associated with springs (Nos. 36, 38, 39 and 40). However, the three inactive wells are also expected to be impacted under the No Action Alternative. A list of water rights corresponding to the numbered locations shown on Figure 4.3.22 is included on Table 4.3.2.

Changes to water levels at the location of the water right associated with the monitoring well (No. 10) are not considered significant because this well is not used to produce water. Similarly, water rights for the three inactive wells are not considered significant because these water rights are not active. All four of the non-CGM wells (Nos. 1, 2, 9, and 10) would also be drawn down by more than ten feet by the No Action Alternative. Impacts to well No. 4 and the four water rights for springs numbered 36, 38, 39, and 40 are not considered significant because they are controlled by CGM.

Impact 4.3.3.3.1-4: There are no active water rights, except those controlled by CGM, that are within the predicted area of the modeled ten-foot drawdown of the valley-fill aquifer that are not otherwise predicted (No Action Alternative) to be significantly affected.

Significance of the Impact: Impacts to the inactive wells are not considered significant until such time as the water rights holder chooses to utilize their valid rights, at which time impacts would be considered potentially significant. Impacts to well No. 4 and the four water rights for springs numbered 36, 38, 39, and 40 are not considered significant because they are controlled by CGM. Any potential impacts would become less than significant after implementation of the following mitigation measures:



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Mitigation Measure 4.3.3.3.1-4a: As part of the comprehensive monitoring program, CGM would be responsible for monitoring ground water levels between the mine and water supply wells, ground water rights, and surface water rights. Adverse impacts to ground water rights and surface water rights would be mitigated as required by the NDWR. Mitigation of impacts to ground water rights could include lowering the pump, deepening an existing well, drilling a new well for water supply wells, or providing a replacement water supply of equivalent yield and general water quality. For surface water rights, mitigation could require providing a replacement water supply of equivalent yield and general water quality.

Mitigation Measure 4.3.3.3.1-4b: For any significant impacts to wells that are not predicted to occur until after the end of mining, the operational measures described above may not be available. For the post-mining delayed impacts of drawdown, the ground water flow model would be updated during the final year of dewatering using actual field data for pumping rates, infiltration rates and locations, consumptive use, and observed drawdown to reevaluate drawdown predictions that would occur after the end of mining. Active water rights not controlled by CGM that are indicated to be significantly affected would then be mitigated by one or more of the following measures, subject to approval of BLM and NDWR:

- Replacement or purchase of the affected water right by the applicant.
- Installation of a deeper well and pump at affected locations to restore the historical yield of the well.
- Posting of an additional bond to provide for potential future impacts to potentially affected water supplies.

Ground Water Flow to Humboldt River

Some inflow of ground water into the Humboldt River is believed to occur at the northern edge of Crescent Valley. Based upon the basin water budget computed by the numerical ground water flow model (Geomega 2003a), the ground water contribution to the Humboldt River is estimated to be approximately 620 acre-feet per year under baseline conditions (Geomega 2003a). The area in the center of the valley is a natural ground water discharge area that accounts for the majority of outflow from the basin and would tend to buffer any effects of dewatering between the proposed mine and the Humboldt River. Since Crescent Valley is a semi-closed basin and the foreseeable mining projects are located over 20 miles from the Humboldt River, previous investigators have concluded that development of ground water resources or mine dewatering would not have a substantial effect on the flow of the Humboldt River (Zones 1961; Crompton 1995). The anticipated extent of drawdown for Stages 11 and 12 of the Proposed Action (Figure 4.3.21) shows that the effects would be limited to the southern portion of Crescent Valley, and do not appear to extend to within 20 miles of the Humboldt River. However, the modeled effects on the Crescent Valley water balance indicate a small effect on ground water contributions to the Humboldt River.

Stages 11 and 12 of the Proposed Action show a decrease of approximately nine acre-feet per year relative to the baseline ground water budget (Table 4.3.1) in the Crescent Valley Basin's ground water contribution to the Humboldt River ten years after the end of mine operations (the approximate time of maximum impact in this case) (see Table 4.3.3). The decrease is estimated to be exactly the same as for the No Action Alternative. As pit refilling begins, the reduced ground water flow to the

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Humboldt River would continue for the foreseeable future (at six acre-feet per year under Stage 12, or nine acre-feet per year under Stage 11) as water in the basin is evaporated by the pit lake and ground water removed from storage is gradually replenished. The small predicted changes in flow to the river would be undetectable within the context of natural variability in recharge, evapotranspiration, and ground water flow to the Humboldt River. The predicted reduction in ground water flow to the Humboldt River (nine acre-feet per year for either the Proposed Action or the No Action Alternative) represents less than one tenth of one percent of the 1992 measurements of baseflow and diversions of the Humboldt River at Beowawe. The small magnitude of predicted impact to the flow of the Humboldt River illustrates the buffering effect of evapotranspiration in the central part of Crescent Valley and indicates that the Proposed Action would not result in significant direct or cumulative impacts on the Humboldt River.

Impact 4.3.3.3.1-5: Regarding ground water flow from Crescent Valley to the Humboldt River, ground water flow modeling indicates no impact compared to the No Action Alternative, and only a very slight reduction (nine acre-feet per year) compared to pre-mining conditions.

Significance of the Impact: The impact is considered less than significant and no mitigation measures are required.

Potential Impacts Due to Subsidence

The land surface above an aquifer has the potential to subside when ground water is removed from an aquifer composed of unconsolidated fine-grained sediment, which thereby undergoes consolidation due to the loss of fluid. The most extensive subsidence typically occurs in unconsolidated sediments containing fine-grained sediments that are interbedded with sand and gravel aquifers. No subsidence would occur due to dewatering of the bedrock aquifers because the rock is considered competent (load bearing). The amount of consolidation is greater in the fine-grained sediments (clays) than in the coarser sand and gravel because of the more collapsible structure of clay beds and because clays contain more fluid per unit volume. When the pressure is reduced by withdrawal of the ground water by dewatering, unconsolidated materials undergo compaction, which is often irreversible. Typically, only a small part of the compression is reversible during ground water level recovery.

An analysis of the potential impacts to aquifer consolidation was performed using the interbed-storage package for MODFLOW (Leake and Prudic 1988) along with ground water flow modeling for Stages 11 and 12 of the Proposed Action (Geomega 2003a). The model is based on aquifer compositions observed in boring logs and hydraulic characteristics measured during pumping well tests. The Project Area is situated on the western margin of Crescent Valley and is underlain by a wedge of alluvium that overlies easterly dipping bedrock. Only a small portion of the alluvium is saturated with ground water underneath the pit, but this increases to the east toward the center of the valley. The saturated thickness of the alluvium increases from approximately 90 feet at the open pit to over 700 feet at a distance of 5,000 feet to the east of the open pit. The alluvial aquifer, which will become dewatered consists of silty sands and gravel, clayey sands, and sandy clay.

The model shows that for Stages 11 and 12, subsidence of up to approximately one-foot would occur at a distance of up to six miles east of the open pit, and subsidence of up to approximately two feet would occur at a distance of up to four miles southeast of the open pit (Figure 4.3.25). The estimated

subsidence for Stages 11 and 12 of the Proposed Action is approximately double that estimated for the No Action Alternative.

Potential For Changes to Aquifer Productivity

The greatest potential for permanent deformation would occur in the finer grained sediments (clays and silty clays), which are not the primary water-bearing materials in the alluvial aquifer. The result would be a slight loss in aquifer interbed storage, but no noticeable loss in aquifer productivity of water supply wells. Thus, the potential impacts to the aquifer due to subsidence under the Proposed Action, if any, would be very localized and are not considered significant.

Impact 4.3.3.3.1-6: A small change in aquifer characteristics is expected to result from compaction of the aquifer materials. Ground subsidence of up to approximately one foot would occur at a distance of up to six miles east of the open pit, and a subsidence of up to two feet is expected to occur up to four miles southeast of the open pit. The subsidence would result primarily from a permanent reduction in porosity in the finer grained sediments (clays and silty clays), which are not the primary water-bearing materials in the alluvial aquifer.

Significance of the Impact: The potential for the aquifer to transmit or store water is not expected to be significantly affected. The incremental impact and the cumulative impact are each considered less than significant and no mitigation measures are required.

Potential For Significant Land Surface Alterations

Compaction of sediments that results in subsidence could also result in changes at the land surface. As noted above, ground subsidence of up to approximately one foot would occur at a distance of up to six miles east of the open pit, and a subsidence of up to two feet is expected to occur up to four miles southeast of the open pit. Subsidence of greater than four feet is expected near the open pit. If the future subsidence is smoothly distributed (as modeled by the interbed storage package) it would not be noticeable because the average slopes of the land surface would mask any effect.

However, subsidence is not always smoothly distributed and irregularities in subsidence may occur. Especially important is the potential for ground water withdrawals to induce fissures in the alluvium. Some fissures thought to be induced by subsidence have been studied in the vicinity of the Project Area by Amec (2003). Such newly-induced fissuring may be localized above previously-existing bedrock faults that offset alluvium at depth because there will be greater total subsidence where the alluvium is thicker. In addition, fissures without any offset may form above localized buried bedrock highs. Alternatively, newly induced fissures may occur due to differential compaction of sediment. This may occur where finer grained sediments (typically located closer to the center of a closed basin) compact more than coarser grained sediments (typically located closer to the mountain fronts). Hence, a newly induced tension crack may occur even if no pre-existing discontinuity exists. Such newly induced tension cracks could show visible offset at the land surface.

Newly induced fissuring in the alluvium has the potential to alter surface drainage by causing ponding adjacent to surface breaks, or by deflecting surface runoff to a new course which follows the newly induced fissures.

However, more important is the possibility of deflecting surface runoff directly into openings along the fissures. Fissures induced by subsidence are usually initially too narrow to be readily apparent, but may be substantially enlarged by erosion if exposed to significant overland flow. The erosion could result in deep, wide fissure gullies, which could be a hazard to people and animals. Fissure gullies could also damage roads or mining facilities.

In addition, such fissures may initially be open directly from the land surface to the aquifer, thus opening a shortcut for recharge to the aquifer. If any contaminants entered such a fissure, they would also be afforded a more direct route to the aquifer. Once subsidence stops, such fissures eventually naturally fill with sediment, but the natural process could take decades.

If differential subsidence induces fissuring of the alluvium, such fissures would be expected to occur in the areas of greatest subsidence (relatively near the mine) and while ground water levels are falling (during dewatering or soon after). Hence, any potential impacts would probably be noticed prior to cessation of mine reclamation. Measures have and are being implemented by CGM to prevent fissure enlargement in the area of the process facilities as described in Section 2.3.2.

Impact 4.3.3.3.1-7a: Differential subsidence could result in the development of fissures. Capture of surface runoff by the fissures may form erosional fissure gullies, which represent a safety risk to wildlife, livestock, and/or people.

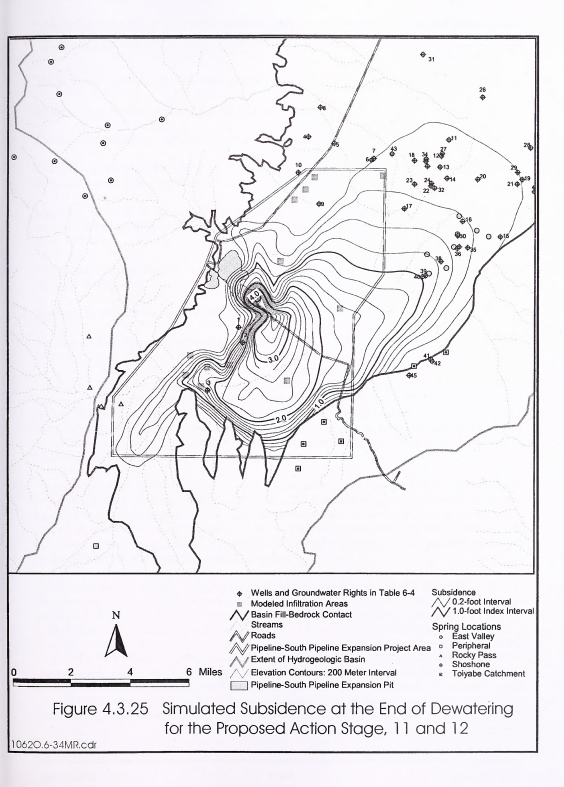
Significance of the Impact: The impact would be significant if fissure gullies formed.

Mitigation Measure 4.3.3.3.1-7a: A monitoring program, as described in Section 2.3.2.2.10 (CGM 2004), shall be implemented to specifically watch for fissure development. If fissure gullies form, they shall be filled in with clean, coarse-grained alluvium in accordance with the fissure monitoring plan. The intent of using coarse-grained (permeable) backfill is to provide a rapid means of dissipation for any surface water entering the fissure, thereby reducing the propagation of the fissure through erosion.

Impact 4.3.3.3.1-7b: Differential subsidence could result in the opening of fissures creating a potential to degrade waters of the state. Fissures could provide a preferential flow path for uncontained process fluids, leachate, or hydrocarbons. If fissures form in the immediate vicinity of heap leach facilities (including pads, solution ponds, or the plant), or chemical or hydrocarbon storage facilities, the fissures could damage such facilities and result in a release to the environment.

Significance of the Impact: The impact would be significant if fissure gullies formed immediately adjacent to, or beneath engineered Project components that managed process solutions.

Mitigation Measure 4.3.3.3.1-7b: The BLM, under 43CFR 3809, has the authority to use the existing long-term trust fund or establish a new long-term trust fund for long-term mitigation of postclosure fissure development, if necessary.



4.3.3.3.2 Stage 8 of the Proposed Action

The potential impacts of the Proposed Action through Stage 8 are described in this section.

Surface Water Resources (Stage 8 of the Proposed Action)

Erosion, Sedimentation, and Flooding Within Rerouted Drainages

The nature of the impact is addressed in Section 4.3.3.3.1 of this report on Stages 11 and 12 of the Proposed Action; therefore, it is not repeated here.

Impact 4.3.3.3.2-1: Grading, earth moving, diversion of drainages, and placement of fill could accelerate erosion, sedimentation, and alter surface water flood runoff patterns during mining and post-closure.

Significance of the Impact: The impact is considered less than significant and no mitigation measures are required.

Effects of Drawdown on Streams and Springs

The nature of the impact is addressed in Section 4.3.3.3.1 of this report on Stages 11 and 12 of the Proposed Action. Therefore, the general nature of the potential impact will not be repeated here.

Figures 4.3.26 and 4.3.27 show graphically the results of the numerical ground water flow model expressed as water table drawdown contours at the end of mining under Stage 8 of the Proposed Action. The predicted maximum drawdown (combined basin fill and bedrock) is approximately 880 feet at the center of the Pipeline/South Pipeline open pit after 12 years of dewatering (under Stage 8 of the Proposed Action). This section investigates the potential for drawdown of the water table to affect surface water flow in certain streams and springs.

These ground water modeling results indicate that the ground water level will be drawn down by far less than ten feet at all springs at the end of mining. The drawdown in ground water level is likewise expected to be less than ten feet at all of the perennial streams at the end of mining. At the end of mining, the modeled ten-foot drawdown contour would extend approximately five miles to the north, 4.5 miles to the southeast, and five miles to the east. Drawdown is limited to the northeast and south of the open pits by recharge from infiltration basins.

After dewatering ceases, the ground water level would begin to recover in the open pit area and the ground water mounds in the infiltration areas would dissipate as ground water flows toward the open pit. Drawdown would continue to increase in the Project perimeter areas as the open pit fills with ground water that is derived from storage. Figure 4.3.28 shows the predicted drawdown contours at the time of maximum areal extent of drawdown (ten years after the end of mining) for Stage 8 of the Proposed Action. To the northeast and southwest, the extent of the ten-foot drawdown contour is approximately two to three miles beyond its location at the end of mining. The drawdown ten years after the end of mining is selected as the most appropriate time to compare the significance of impacts because that is the point in time when the ground water model predicts that the ten-foot drawdown will have reached its maximum lateral extent. At ten years after the end of mining, modeled

drawdown in the basin fill aquifer of ten feet or more would not extend to any springs or perennial streams.

Impact 4.3.3.3.2-2: Mine dewatering is not expected to affect flows in any springs or streams under Stage 8 of the Proposed Action.

Significance of the Impact: There is no expected impact under Stage 8 of the Proposed Action. However, if the flow of the springs or streams substantially decreases due to dewatering activities, the impact would be deemed potentially significant.

Mitigation Measure 4.3.3.3.2-2a: No mitigation is expected to be required. However, monitoring of flows at streams and the 68 springs in the southern portion of Crescent Valley would be performed as dewatering progresses, and, if necessary, mitigation would be performed as described under Mitigation Measure 4.3.3.3.1-2a.

Mitigation Measure 4.3.3.3.2-2b: No mitigation is expected to be required because no impact is predicted under Stage 8 of the Proposed Action. However, it is possible that some impacts to springs may only occur after the end of mining, when the operational measures described under Mitigation Measure 4.3.3.3.1-2a may not be available. If this were to occur, mitigation would be performed as described under Mitigation Measure 4.3.3.3.1-2b.

Ground Water Resources (Stage 8 of the Proposed Action)

Consumptive Losses

Consumptive losses through evaporation will continue to occur during mine operations from the surfaces of the infiltration basins and seeps associated with the water disposal operations during active dewatering. The evaporative losses due to the infiltration basins are the same as those described under Stages 11 and 12 of the Proposed Action (Section 4.3.3.3.1), except through Stage 8 of the Proposed Action the basins would be in use for six fewer years.

After mining operations cease and the pit lake begins to fill, some pit lake water would be consumptively lost due to evaporation. The consumptive losses through evaporation would increase over time with the increasing pit lake stage and water surface area after mine closure. For Stage 8 of the Proposed Action after 100 years of pit refilling, the net consumptive losses through evaporation from the water surface of the single 306-acre pit lake would be approximately 1,036 acre-feet per year (see Table 4.3.3). The Stage 8 consumptive losses through evaporation are 13 acre-feet per year more than Stage 12 of the Proposed Action and 268 acre-feet per year less than the No Action Alternative. It should be noted that long-term evaporation losses from the pit lake will be partially balanced in the basin's water budget by a reduction of the natural evapotranspiration from the central area of the valley.

The Crescent Valley Hydrographic Basin is classified as a designated basin by the Nevada State Engineer and the withdrawal and use of ground water is regulated. Evaporative losses may be treated as a consumptive use and accounted as a water right at the discretion of the Nevada State Engineer. The resulting annual volume of water is comparable to the annual water use allowed for a land parcel of equivalent area placed under irrigation. Since CGM holds senior certificated water rights

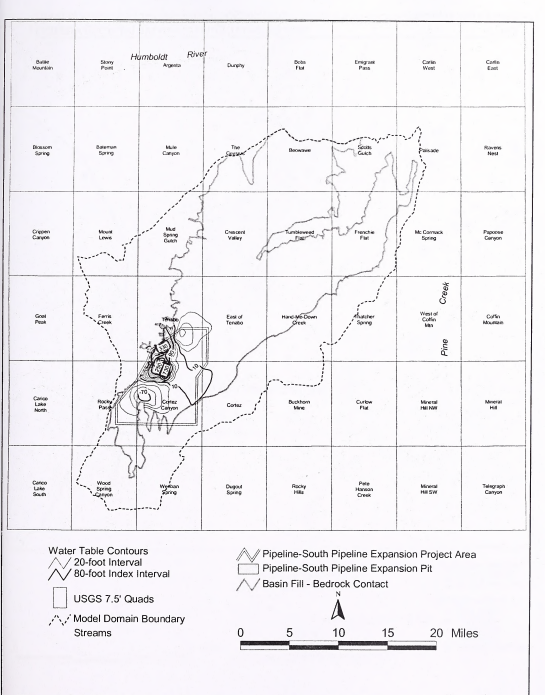
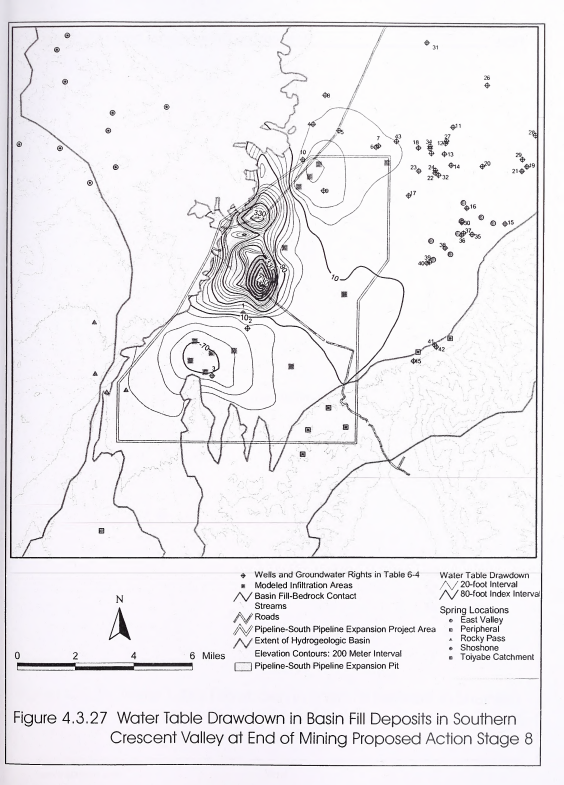
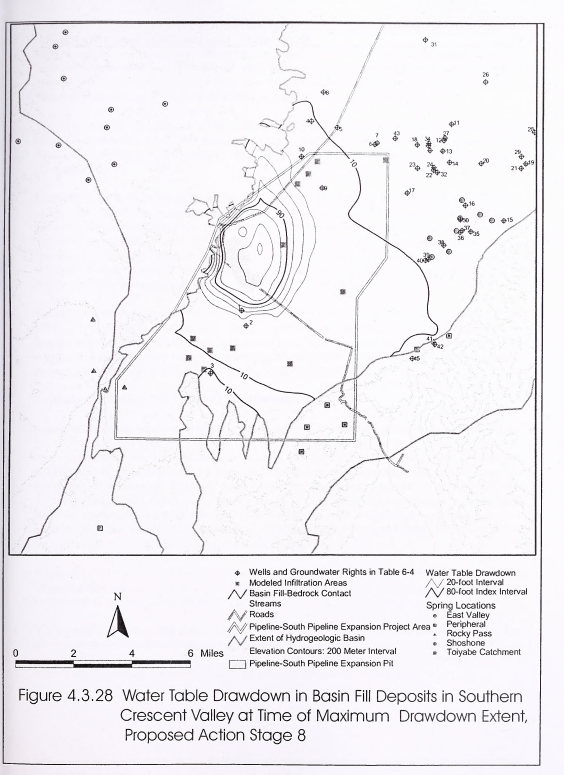


Figure 4.3.26 Water Table Drawdown in Basin Fill Deposits in Crescent Valley at the End of Mining, Proposed Action Stage 8





for both agricultural and mining/milling uses in Crescent Valley, replacement of evaporative pit lake loss with a certificated water right would result in no net gain in permitted ground water withdrawal or consumptive use from Crescent Valley. The transfer of these water rights to offset the evaporative losses from the pit would render the impacts on water rights insignificant.

The revision to the western open pit rim under Stage 8 would increase the surface area of the pit lake from 306 acres to 321 acres. This would result in a 51 acre-foot increase in annual evaporative loss, from 1,036 acre-feet to 1,087 acre-feet, which is a relatively minor increase over the original analysis (Geomega 2004a).

Impact 4.3.3.3.2-3: Consumptive use of water by evaporation during mining and delivery of water to the Dean Ranch for irrigation would support a beneficial use, and would not be expected to adversely impact water resources; CGM would have adequate water rights to cover the consumptive use. Evaporation of 1,087 acre-feet per year from the post-mining pit lake would continue into the foreseeable future after the mine has closed. This is 64 acre-feet per year greater than Stage 12 of the Proposed Action, and approximately 217 acre-feet per year less than the No Action Alternative. Hence, there is a positive impact compared to the No Action Alternative.

Significance of the Impact: Impacts during the active mine life are less than significant. After mining, direct impacts of evaporation do not result in significant impacts, although the long-term consumptive use of water resources that do not contribute to beneficial use is considered to be a significant impact for which there are no mitigation measures that appear to be feasible. However, there is a positive impact compared to the No Action Alternative.

Lowering of the Water Table Due to Pit Dewatering

A general discussion of water table lowering due to mine dewatering is provided in Section 4.3.3.1 under Stages 11 and 12 of the Proposed Action and will not be repeated here. Under Stage 8 of the Proposed Action there is an anticipated maximum annual dewatering pumping rate of 27,200 gpm (43,900 acre-feet/year) occurring during 2007. Stage 8 of the Proposed Action would extend the timeframe of dewatering from ten years (under the No Action Alternative) to 12 years. For comparison, the maximum pumping rate for Stages 11 or 12 of the Proposed Action is 34,500 gpm. With the exception of up to 10,000 gpm to be used for the mill, evaporation, irrigation, and other consumptive uses, the remaining pumped ground water would be returned to the alluvial aquifer via the infiltration basins to conserve ground water resources.

Figure 4.3.27 shows predicted water table drawdowns in the alluvial aquifer at the end of mining for Stage 8 of the Proposed Action. The maximum drawdown in the open pit area during mine operation is expected to be as much as 880 feet.

The ground water level will begin to recover immediately after active mine dewatering ends. The ground water flow model was used to evaluate water level recovery for a period of over 100 years after the end of dewatering. The water level in the vicinity of the Pipeline/South Pipeline open pit is expected to recover by 75 percent within ten years of the end of dewatering.

Impacts to Water Rights

Modeling results indicate some potential for impacts to ground water rights holders in the vicinity of the Project Area. Such impacts may involve lowering of ground water levels at wells, springs, or streams. The analysis of drawdown includes modeling for two timeframes: 1) at the end of mine dewatering; and 2) at ten years later than that.

Under Stage 8 of the Proposed Action, ground water flow modeling results show that at the end of mining, substantial water table drawdowns in the alluvial aquifer (in excess of ten feet) would be limited to an area within approximately five miles from the site of the proposed open pit. At the end of mining one water right, well No. 1 (BLM windmill), would be affected by more than ten feet of modeled drawdown under Stage 8 of the Proposed Action. However, for reasons given in Section 4.3.3.3.1 of Stages 11 and 12 of the Proposed Action, the maximum extent of the ten-foot drawdown contour is modeled to occur about ten years after the end of mining (Geomega 2003a). Therefore, the predicted drawdown at ten years after mining (Figure 4.3.28) is an appropriate time to compare impacts between the various alternatives. Impacts at known water wells, springs, and water rights sites were evaluated for potential water table drawdown as shown on Figure 4.3.27. At ten years after the end of mining, five wells are modeled as being affected by more than ten feet of drawdown: well No. 1 (BLM windmill), No. 2 (Filippini), No. 4 (CGM), No. 9 (Mill Gulch Placer), and No. 10 (USGS). All four of the non-CGM wells are inactive. A list of water rights corresponding to the numbered locations shown on Figure 4.3.28 is included on Table 4.3.2.

Impact 4.3.3.3.2-4: There are no non-CGM active water rights that are within the predicted area of the modeled ten-foot drawdown of the valley-fill aquifer. However, there are four inactive water wells. There is also a water right (No. 4) owned by the applicant. Effects are generally similar to the No Action Alternative.

Significance of the Impact: Impacts to the inactive wells are not considered significant until such time as the water rights holder chooses to utilize his rights, at which time they would be considered potentially significant. The impacts would become less than significant after implementation of the mitigation measures described below.

Mitigation Measure 4.3.3.3.2-4a: As part of the comprehensive monitoring program, CGM would be responsible for monitoring ground water levels between the mine and water supply wells, ground water rights, and surface water rights. Adverse impacts to ground water rights and surface water rights would be mitigated as required by the NDWR. Mitigation of impacts to ground water rights could include lowering the pump, deepening an existing well, drilling a new well for water supply wells, or providing a replacement water supply of equivalent yield and general water quality. For surface water rights, mitigation could require providing a replacement water supply of equivalent yield and general water quality.

Mitigation Measure 4.3.3.3.2-4b: For any significant impacts to wells that do not occur until after the end of mining, the operational measures described above may not be available. For the post-mining delayed impacts of drawdown, the ground water flow model would be updated during the final year of dewatering using actual field data for pumping rates, infiltration rates and locations, consumptive use, and observed drawdown to re-evaluate drawdown predictions that would occur after the end of mining. Active water rights not owned by the applicant that are indicated to be significantly affected would then be mitigated by one or more of the following measures, subject to approval of the BLM and NDWR:

- Replacement or purchase of the affected water right by the applicant.
- Installation of a deeper well and pump at affected locations to restore the historical yield of the well.
- Posting of an additional bond to provide for potential future impacts to potentially affected water supplies.

Ground Water Flow to Humboldt River

The general situation with the Humboldt River is described in Section 4.3.3.3.1 under Stages 11 and 12 of the Proposed Action. Stage 8 of the Proposed Action shows a decrease of approximately nine acre-feet per year decrease relative to the baseline ground water budget (Table 4.3.1) in the Crescent Valley Basin's ground water contribution to the Humboldt River at the end of mine operations (the time of maximum impact for this particular case) (see Table 4.3.3). The decrease is estimated to be exactly the same as for the Stages 11 and 12 of the Proposed Action and only one acre-foot per year greater than the No Action Alternative. The relatively small changes in predicted flow to the Humboldt River would be undetectable within the context of natural variability in recharge, evapotranspiration, and ground water flow to the river. The predicted reduction in ground water flow to the Humboldt River represents less than one tenth of one percent of the 1992 measurements of baseflow and diversions of the river at Beowawe. The small magnitude of predicted impact to the flow of the Humboldt River is a result of the buffering effect of evapotranspiration in the central part of Crescent Valley and indicates that Stage 8 of the Proposed Action would not result in significant direct or cumulative impacts on the river.

Impact 4.3.3.3.2-5: Regarding ground water flow from Crescent Valley to the Humboldt River, modeling indicates that there will be a very slight reduction of ground water flow (nine acre-feet per year compared to pre-mining, or one acre-foot per year compared to the No Action Alternative).

Significance of the Impact: The impact is considered less than significant and no mitigation measures are required.

Potential Impacts Due to Subsidence

The general discussion of subsidence is provided in Section 4.3.3.3.1 for Stages 11 and 12 of the Proposed Action and will not be repeated here. The model shows that for Stage 8 of the Proposed Action subsidence of up to approximately one foot would occur at a distance of up to 3.5 miles southeast of the open pit, and up to approximately four miles south of the open pit (Figure 4.3.29). A subsidence of two feet would extend as far as two miles south of the open pit. The estimated subsidence for Stage 8 of the Proposed Action is slightly more than that estimated for the No Action Alternative. The most notable difference is that the two-foot subsidence contour extends approximately two miles farther south in Stage 8 than in the No Action Alternative.

Potential For Changes to Aquifer Productivity

The greatest potential for permanent deformation would occur in the finer grained sediments (clays and silty clays), which are not the primary water-bearing materials in the alluvial aquifer. The result would be a slight loss in aquifer interbed storage, but no noticeable loss in aquifer productivity of water supply wells. Thus, the potential impacts to the aquifer due to subsidence under Stage 8 of the Proposed Action, if any, would be very localized and are considered not significant.

Impact 4.3.3.3.2-6: A small change in aquifer characteristics is expected to result from compaction of the aquifer materials. Ground subsidence of up to approximately one foot would occur at a distance of up to 3.5 miles southeast of the open pit, and up to approximately four miles south of the open pit (Figure 4.3.29). A subsidence of two feet would extend as far as two miles south of the open pit. The subsidence would result primarily from a permanent reduction in porosity in the finer grained sediments (clays and silty clays), which are not the primary water-bearing materials in the alluvial aquifer.

Significance of the Impact: The potential for the aquifer to transmit or store water is not expected to be significantly affected. The incremental impact and the cumulative impact are each considered less than significant and no mitigation measures are required.

Potential For Significant Land Surface Alterations

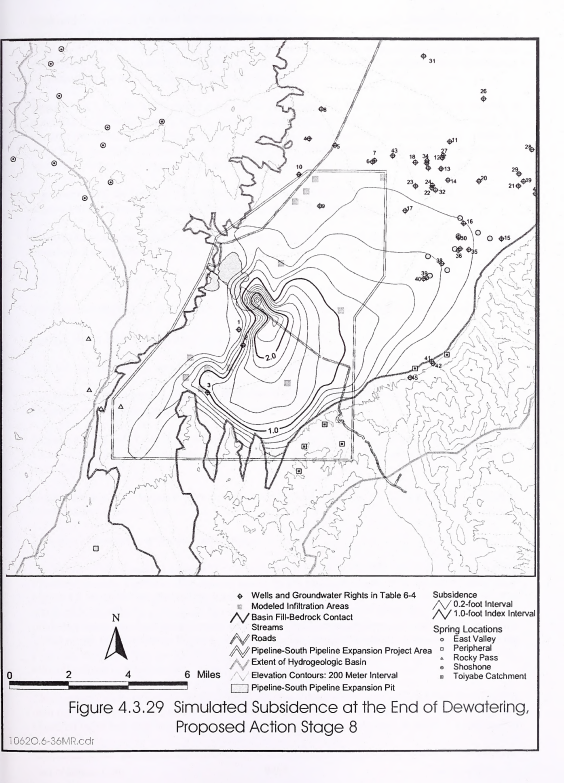
Compaction of sediments that results in subsidence could also result in changes at the land surface. As noted above, ground subsidence of up to approximately one foot would occur at a distance of up to 3.5 miles southeast of the open pit, and up to approximately four miles south of the open pit (Figure 4.3.29). A subsidence of two feet would extend as far as two miles south of the open pit. As described fully in Section 4.3.3.3.1 under Stages 11 and 12 of the Proposed Action, potentially damaging fissuring at the ground surface could result from differential subsidence. Stage 8 of the Proposed Action is modeled as having slightly more subsidence than the No Action Alternative.

Compaction of sediments that results in subsidence could also result in changes at the land surface. As described fully in Section 4.3.3.3.1 under Stages 11 and 12 of the Proposed Action, potentially damaging fissuring at the ground surface could result from tension cracks induced by differential subsidence. Stage 8 of the Proposed Action is modeled as having somewhat more subsidence than the No Action Alternative. Hence, the potential for fissuring at the ground surface under Stage 8 is somewhat greater than the No Action Alternative. Measures have and are being implemented by CGM to prevent fissure enlargement in the area of the process facilities as described in Section 2.3.2.

Impact 4.3.3.3.2.-7a: Differential subsidence could result in the development of fissures. Capture of surface run off by the fissures may form erosional fissure gullies, which represent a safety risk to wildlife, livestock and/or people.

Significance of the Impact: The impact would be significant if fissure gullies form.

Mitigation Measure 4.3.3.3.2-7a: A monitoring program, as described in Section 2.3.2.2.10 (CGM 2004), shall be implemented to specifically watch for fissure gully development. If fissure gullies



form, they shall be filled in with clean, coarse-grained alluvium in accordance with the fissure monitoring plan. The intent of using coarse-grained (permeable) backfill is to provide a rapid means of dissipation for any surface water entering the fissure.

Impact 4.3.3.3.2-7b: Differential subsidence could result in the opening of fissures creating a potential to degrade waters of the state. Fissures could provide a preferential flow path for uncontained process fluids, leachate, or hydrocarbons. If fissures form in the immediate vicinity of heap leach facilities (including pads, solution ponds, or the plant), or chemical or hydrocarbon storage facilities, the fissures could damage such facilities and result in a release to the environment.

Significance of the Impact: The impact would be significant if fissure gullies formed immediately adjacent to, or beneath engineered Project components that manage process solutions.

Mitigation Measure 4.3.3.3.2-7b: Mitigation of the impact is same as the mitigation measures described for Impact 4.3.3.3.1-7b.

4.3.3.3.3 Stage 9 of the Proposed Action

The potential impacts of the Proposed Action through Stage 9 are described in this section.

Surface Water Resources (Stage 9 of the Proposed Action)

Erosion, Sedimentation, and Flooding Within Rerouted Drainages

The nature of the impact is addressed in Section 4.3.3.3.1 of this report on Stages 11 and 12 of the Proposed Action; therefore, it is not be repeated here.

Impact 4.3.3.3.1: Grading, earth moving, diversion of drainages, and placement of fill could accelerate erosion, sedimentation, and alter surface water flood runoff patterns during mining and post-closure.

Significance of the Impact: The impact is considered less than significant and no mitigation measures are required.

Effects of Drawdown on Streams and Springs

The nature of the impact is addressed in Section 4.3.3.3.1 of this report on Stages 11 and 12 of the Proposed Action. Therefore, the general nature of the potential impact will not be repeated here. Figure 4.3.30 shows graphically the results of the numerical ground water flow model expressed as water table drawdown contours at the end of mining under Stage 9 of the Proposed Action. The predicted maximum drawdown (combined basin fill and bedrock) is approximately 1,020 feet at the center of the Pipeline/South Pipeline open pit after 12 years of dewatering (under Stage 9 of the Proposed Action). This section investigates the potential for drawdown of the water table in the alluvial aquifer to affect surface water flow in streams and springs.

These ground water modeling results indicate that the ground water level will be drawn down by less than ten feet at all springs at the end of mining. The drawdown in ground water level is likewise expected to be less than ten feet at all of the perennial streams at the end of mining. At the end of

mining, the modeled ten-foot drawdown contour would extend approximately five miles to the north, 4.5 miles to the southeast, and five miles to the east. Drawdown is limited to the northeast and south of the open pits by recharge from infiltration basins.

After dewatering ceases, the ground water level would begin to recover in the open pit area and the ground water mounds in the infiltration areas would dissipate as ground water flowed toward the open pit. Drawdown would continue to increase in the Project perimeter areas as the open pit filled with ground water derived from storage. Figure 4.3.31 shows the predicted drawdown contours at the time of maximum areal extent of drawdown (ten years after the end of mining) for Stage 9 of the Proposed Action. To the northeast and southwest, the extent of the ten-foot drawdown contour is about two to three miles beyond its location at the end of mining. The drawdown ten years after the end of mining is selected as the most appropriate time to compare the significance of impacts because that is the point in time when the ground water model predicts that the ten-foot drawdown will have reached its maximum lateral extent. At ten years after the end of mining, modeled drawdown in the basin fill aquifer of ten feet or more would not extend to any springs issuing from the alluvial aquifer or any perennial streams flowing on top of the alluvial aquifer.

Impact 4.3.3.3.3-2: Mine dewatering is not expected to affect flows in any springs or streams under Stage 9 of the Proposed Action. Hence, no impact is expected.

Significance of the Impact: There is no expected impact under Stage 9 of the Proposed Action. However, if the flow of the springs or streams is substantially decreased due to dewatering activities, the impact would be deemed potentially significant.

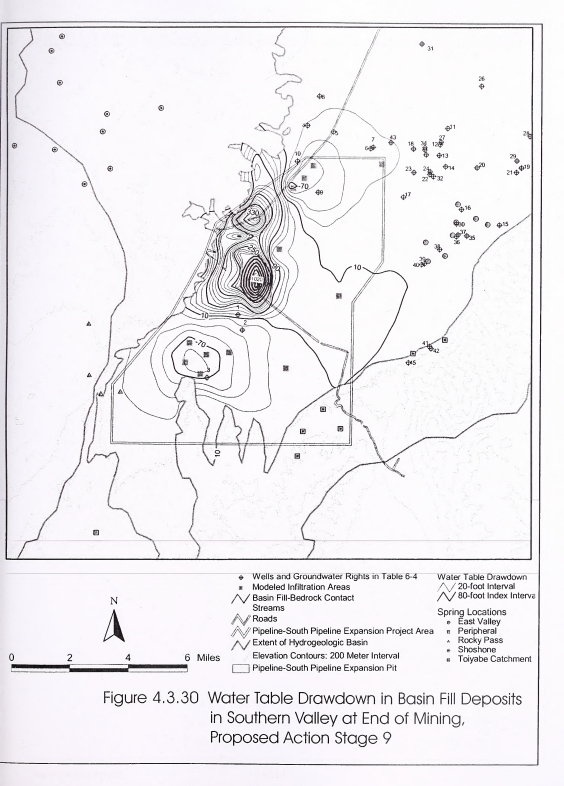
Mitigation Measure 4.3.3.3.3-2a: No mitigation is expected to be required. However, monitoring of flows at streams and the 68 springs in the Project Area would be performed as dewatering progresses, and, if necessary, mitigation would be performed as described under Mitigation Measure 4.3.3.3.1-2a.

Mitigation Measure 4.3.3.3.2-2b: No mitigation is expected to be required because no impact is predicted under Stage 9 of the Proposed Action. However, it is possible that some impacts to springs or streams may only occur after the end of mining when the operational measures described under Mitigation Measure 4.3.3.3.1-2a may not be available. If this were to occur, mitigation would be performed as described under Mitigation Measure 4.3.3.3.1-2b.

Ground Water Resources (Stage 9 of the Proposed Action)

Consumptive Losses

Consumptive losses through evaporation will continue to occur during mine operations from the surfaces of the infiltration basins and seeps associated with the water disposal operations during active dewatering. The evaporative losses due to the infiltration basins are the same as those described under Stages 11 and 12 of the Proposed Action (Section 4.3.3.3.1), except through Stage 9 of the Proposed Action the basins would be in use for six fewer years. Evaporative losses during mine operation would not be expected to produce a significant impact.



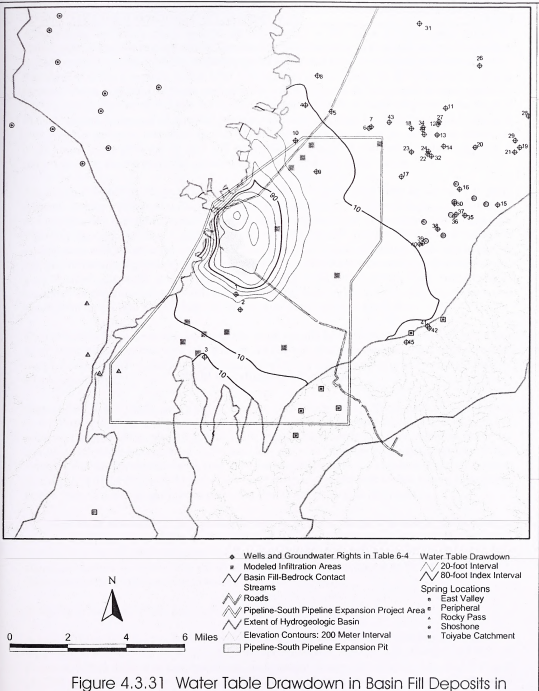


Figure 4.3.31 Water Table Drawdown in Basin Fill Deposits in Southern Crescent Valley at Time of Maximum Drawdown Extent, Proposed Action Stage 9

After mining operations cease and the pit lake begins to fill, some pit lake water would be consumptively lost due to evaporation. The consumptive losses due to evaporation from the pit lake would increase over time with the increasing pit lake stage and water surface area after mine closure. For Stage 9 of the Proposed Action after 100 years of pit re-filling, the net consumptive losses through evaporation from the water surface of the single 306-acre pit lake would be approximately 1,036 acre-feet per year (see Table 4.3.3). The consumptive losses through evaporation for Stage 9 of the Proposed Action are 13 acre-feet per year more than the Stage 12 of the Proposed Action and 268 acre-feet per year less than the No Action Alternative. It should be noted that long-term evaporation losses from the pit lake will be partially balanced in the basin's water budget by a reduction of the natural evapotranspiration from the central area of the valley.

The Crescent Valley Hydrographic Basin is classified as a designated basin by the Nevada State Engineer and the withdrawal and use of ground water is regulated. Evaporative losses may be treated as a consumptive use and accounted as a water right at the discretion of the Nevada State Engineer. The resulting annual volume of water is comparable to the annual water use allowed for a land parcel of equivalent area placed under irrigation. Since CGM holds senior certificated water rights for both agricultural and mining/milling uses in Crescent Valley, replacement of evaporative pit lake loss with a certificated water right would result in no net gain in permitted ground water withdrawal or consumptive use from Crescent Valley. The transfer of these water rights to offset the evaporative losses from the pit lake would render the impacts on water rights insignificant.

The revision to the western open pit rim under Stage 9 would increase the surface area of the pit lake from 306 acres to 371 acres. This would result in a 220 acre-foot increase in annual evaporative loss, from 1,036 acre-feet to 1,256 acre-feet, which is a relatively minor increase over the original analysis (Geomega 2004a).

Impact 4.3.3.3.3-3: Consumptive use of water by evaporation during mining and delivery of water to the Dean Ranch for irrigation would support a beneficial use and would not be expected to adversely impact water resources, and CGM would have adequate water rights to cover the consumptive use. Evaporation of 1,256 acre-feet per year from the post-mining pit lake would continue into the foreseeable future after the mine has closed. This is 233 acre-feet per year greater than Stage 12 of the Proposed Action, and 48 acre-feet per year less than the No Action Alternative. Hence, there is a slightly positive impact compared to the No Action Alternative.

Significance of the Impact: Impacts during the active mine life are less than significant. After mining, direct impacts of evaporation do not result in significant impacts, although the long-term consumptive use of water resources that do not contribute to beneficial use is considered to be a significant impact for which there are no mitigation measures that appear to be feasible. However, there is a positive impact compared to the No Action Alternative.

Lowering of the Water Table Due to Pit Dewatering

A general discussion of water table lowering due to mine dewatering is provided in Section 4.3.3.3.1 under Stages 11 and 12 of the Proposed Action and will not be repeated here. Under Stage 9 of the Proposed Action there is an anticipated maximum annual dewatering pumping rate of 34,500 gpm (55,700 acre-feet/year) occurring during 2007. Stage 9 of the Proposed Action would extend the timeframe of dewatering from ten years (under the No Action Alternative) to 12 years. For comparison, the maximum pumping rate for Stages 11 or 12 of the Proposed Action is also 34,500

gpm. With the exception of up to 10,000 gpm to be used for the mill, evaporation, irrigation, and other consumptive uses, the remaining pumped ground water would be returned to the alluvial aquifer via the infiltration basins to conserve ground water resources.

Figure 4.3.30 shows predicted water table drawdowns in the alluvial aquifer at the end of mining for Stage 9 of the Proposed Action. The maximum drawdown in the Pipeline/South Pipeline open pit area during mine operation is expected to be approximately 1,020 feet.

The ground water level will begin to recover immediately after active mine dewatering ends. The ground water flow model was used to evaluate water level recovery for a period of over 100 years after the end of dewatering. The water level in the vicinity of the Pipeline/South Pipeline open pit is expected to recover by 80 percent within ten years of the end of dewatering.

Impacts to Water Rights

Modeling results indicate some potential for impacts to ground water rights holders in the vicinity of the Project Area. Such impacts may involve lowering of ground water levels at wells, springs, or streams. The analysis of drawdown includes modeling for two timeframes: 1) at the end of mine dewatering; and 2) at ten years later than that.

Ground water flow modeling results show that at the end of mining under Stage 9 of the Proposed Action, the ten-foot drawdown contour of the water table in the basin fill aquifer is expected to extend to a distance of approximately five miles to the north, five miles to the east, and 4.5 miles to the southeast of the center of the open pits (Figure 4.3.30). At the end of mining, one water right, well No. 1 (BLM windmill), would be affected by more than ten feet of modeled drawdown under Stage 9 of the Proposed Action.

However, for reasons given in Section 4.3.3.3.1 of Stages 11 and 12 of the Proposed Action, the maximum extent of the ten-foot drawdown contour is modeled to occur about ten years after the end of mining (Geomega 2003a). Therefore, the predicted drawdown at ten years after mining (Figure 4.3.31) is an appropriate time to compare impacts between the various alternatives. At ten years after the end of mining, five wells are modeled as being affected by more than ten feet of drawdown: well No. 1 (BLM windmill), No. 2 (Filippini), No. 4 (CGM), No. 9 (Mill Gulch Placer), and No. 10 (USGS monitoring). All four non-CGM wells are inactive. A list of water rights corresponding to the numbered locations shown on Figure 4.3.31 is included on Table 4.3.2. Water rights for the four inactive wells are not considered significant because these water rights are not active. Potential impacts to water rights owned by the applicant are not deemed significant.

Impact 4.3.3.3.3-4: There are no active non-CGM water rights that are within the predicted area of the modeled ten-foot drawdown of the valley-fill aquifer. However, there are four inactive water wells.

Significance of the Impact: Impacts to the inactive wells are not considered significant until such time as the water rights holder chooses to utilize their valid rights, at which time they would be considered potentially significant. The impacts would become less than significant after implementation of the mitigation measures described below. Potential impacts to water rights owned by the applicant are not deemed significant.

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Mitigation Measure 4.3.3.3.3-4a: As part of the comprehensive monitoring program, CGM shall be responsible for monitoring ground water levels between the mine and water supply wells, ground water rights, and surface water rights. Adverse impacts to ground water rights and surface water rights shall be mitigated as required by the NDWR. Mitigation of impacts to ground water rights could include lowering the pump, deepening an existing well, drilling a new well for water supply wells, or providing a replacement water supply of equivalent yield and general water quality. For surface water rights, mitigation could require providing a replacement water supply of equivalent yield and general water quality.

Mitigation Measure 4.3.3.3.4b: For any significant impacts to wells that do not occur until after the end of mining, the operational measures described above may not be available. For the post-mining delayed impacts of drawdown, the ground water flow model shall be updated during the final year of dewatering using actual field data for pumping rates, infiltration rates and locations, consumptive use, and observed drawdown to reevaluate drawdown predictions that would occur after the end of mining. Active water rights not owned by the applicant that are indicated to be significantly affected shall then be mitigated by one or more of the following measures, subject to approval of BLM and NDWR:

- Replacement or purchase of the affected water right by the applicant.
- Installation of a deeper well and pump at affected locations to restore the historical yield of the well.
- Posting of an additional bond to provide for potential future impacts to potentially affected water supplies.

Ground Water Flow to Humboldt River

The general situation with the Humboldt River is described in Section 4.3.3.3.1 under Stages 11 and 12 of the Proposed Action. Stage 9 of the Proposed Action shows approximately a nine acre-feet per year decrease relative to the baseline ground water budget (Table 4.3.1) in the Crescent Valley Basin's ground water contribution to the Humboldt River at the end of mine operations (the time of maximum impact for this particular case) (see Table 4.3.3). The decrease is estimated to be exactly the same as for the Stages 11 and 12 of the Proposed Action. The decrease is estimated to be one acre-foot per year more than the No Action Alternative. The relatively small changes in predicted flow to the Humboldt River would be undetectable within the context of natural variability in recharge, evapotranspiration, and ground water flow to the Humboldt River. The predicted reduction in ground water flow to the river represents less than one tenth of one percent of the 1992 measurements of baseflow and diversions of the river at Beowawe. The small magnitude of predicted impact to the flow of the river is a result of the buffering effect of evapotranspiration in the central part of Crescent Valley and indicates that Stage 9 of the Proposed Action would not result in significant direct or cumulative impacts to the river.

Impact 4.3.3.3.3-5: Regarding ground water flow from Crescent Valley to the Humboldt River, modeling indicates that a very slight reduction of ground water flow (nine acre-feet per year) would occur compared to premining conditions. The estimated difference between Stage 9 and the No Action Alternative is one acre-foot per year.

Significance of the Impact: The impact is considered less than significant and no mitigation measures are required.

Potential Impacts Due to Subsidence

The general discussion of subsidence is provided in Section 4.3.3.3.1 for Stages 11 and 12 of the Proposed Action and will not be repeated here. The model shows that for Stage 9 of the Proposed Action, subsidence of up to approximately one foot would occur at a distance of up to four miles southeast of the open pit, and up to approximately four miles south of the open pit (Figure 4.3.32). A subsidence of two feet would extend as far as two miles south of the open pit. The estimated subsidence for Stage 9 of the Proposed Action is somewhat more than that estimated for the No Action Alternative. The most notable differences are that the one-foot subsidence contour extends two miles farther east and the two-foot subsidence contour extends approximately two miles farther south in Stage 9 than in the No Action Alternative.

Potential For Changes to Aquifer Productivity

The greatest potential for permanent deformation would occur in the finer grained sediments (clays and silty clays), which are not the primary water-bearing materials in the alluvial aquifer. The result would be a slight loss in aquifer interbed storage, but no noticeable loss in aquifer productivity of water supply wells. Thus, the potential impacts to the aquifer due to subsidence under Stage 9 of the Proposed Action, if any, would be very localized and are considered not significant.

Impact 4.3.3.3.3-6: A small change in aquifer characteristics is expected to result from compaction of the aquifer materials. Ground subsidence of up to approximately one foot would occur at a distance of up to four miles southeast of the open pit, and up to approximately four miles south of the open pit (Figure 4.3.32). A subsidence of two feet would extend as far as two miles south of the open pit. The subsidence would result primarily from a permanent reduction in porosity in the finer grained sediments (clays and silty clays), which are not the primary water-bearing materials in the alluvial aquifer.

Significance of the Impact: The potential for the aquifer to transmit or store water is not expected to be significantly affected. The incremental impact and the cumulative impact are each considered less than significant and no mitigation measures are required.

Potential For Significant Land Surface Alterations

Compaction of sediments that results in subsidence could also result in changes at the land surface. As described fully in Section 4.3.3.3.1 under Stages 11 and 12 of the Proposed Action, potentially damaging fissuring at the ground surface could result from tension cracks induced by differential subsidence. Stage 9 of the Proposed Action is modeled as having somewhat more subsidence than the No Action Alternative. Hence, the potential for fissuring at the ground surface under Stage 9 is somewhat greater than the No Action Alternative. Measures have and are being implemented by CGM to prevent fissure enlargement in the area of the process facilities as described in Section 2.3.2.

Impact 4.3.3.3.-7a: Differential subsidence could result in the development of fissures. Capture of surface runoff by the fissures may form erosional fissure gullies, which represent a safety risk to wildlife, livestock and/or people.

Significance of the Impact: The impact would be significant if fissure gullies form.

Mitigation Measure 4.3.3.3.7-7a: A monitoring program, as described in Section 2.3.2.2.10 (CGM 2004), shall be implemented to specifically watch for fissure gully development. If fissure gullies form, they shall be filled in with clean, coarse-grained alluvium in accordance with the fissure monitoring plan. The intent of using coarse-grained (permeable) backfill is to provide a rapid means of dissipation for any surface water entering the fissure.

Impact 4.3.3.3.7-b: Differential subsidence could result in the opening of fissures creating a potential to degrade waters of the state. Fissures could provide a preferential flow path for uncontained process fluids, leachate, or hydrocarbons. If fissures form in the immediate vicinity of heap leach facilities (including pads, solution ponds, or the plant), or chemical or hydrocarbon storage facilities, the fissures could damage such facilities and result in a release to the environment.

Significance of the Impact: The impact would be significant if fissure gullies formed immediately adjacent to, or beneath engineered Project components that managed process solutions.

Mitigation Measure 4.3.3.3.7b: Mitigation of the impact is same as the mitigation measures described for Impact 4.3.3.3.1-7b.

4.3.3.3.4 Stage 10 of the Proposed Action

The potential impacts of the Proposed Action through Stage 10 are described in this section.

Surface Water Resources (Stage 10 of the Proposed Action)

Erosion, Sedimentation, and Flooding within Rerouted Drainages

The nature of the impact is addressed in Section 4.3.3.3.1 of this report on Stages 11 and 12 of the Proposed Action. Therefore, it will not be repeated here.

Impact 4.3.3.3.4-1: Grading, earth moving, diversion of drainages, and placement of fill could accelerate erosion, sedimentation, and alter surface water flood runoff patterns during mining and post-closure.

Significance of the Impact: The impact is considered less than significant and no mitigation measures are required.

Effects of Drawdown on Streams and Springs

The nature of the impact is addressed in Section 4.3.3.3.1 on Stages 11 and 12 of the Proposed Action. Therefore, the general nature of the potential impact will not be repeated here.

Cortez Gold Mines	PIPELINE/SOUTH PIPELINE PIT EXPANSION PROJECT
FINAL	SUPPLEMENTAL ENVIRONMENTAL IMPACT STATEMENT

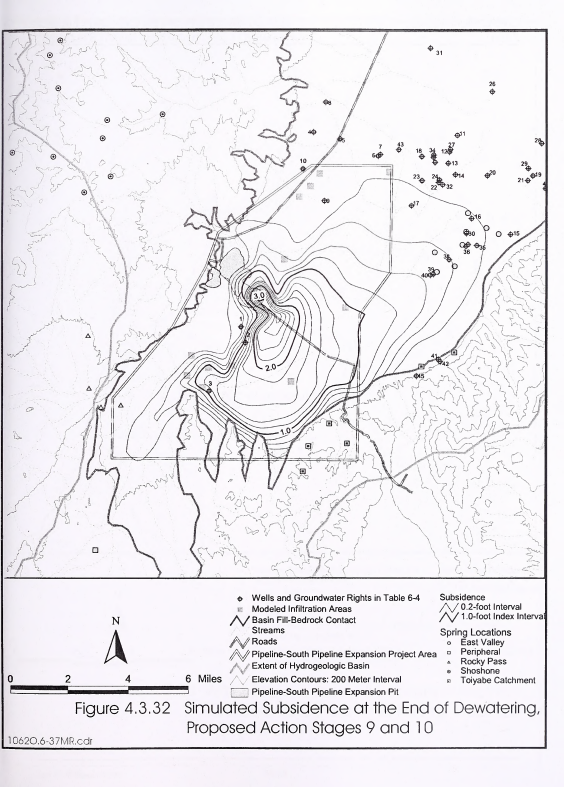
Figure 4.3.33 graphically shows the results of the numerical ground water flow model expressed as water table drawdown contours at the end of mining under Stage 10 of the Proposed Action. The predicted maximum drawdown (combined basin fill and bedrock) is approximately 1,020 feet at the center of the Pipeline and Crossroads open pits after 14 years of dewatering (under Stage 10 of the Proposed Action). This section investigates the potential for drawdown of the water table in the alluvial aquifer to affect surface water flow in streams and springs.

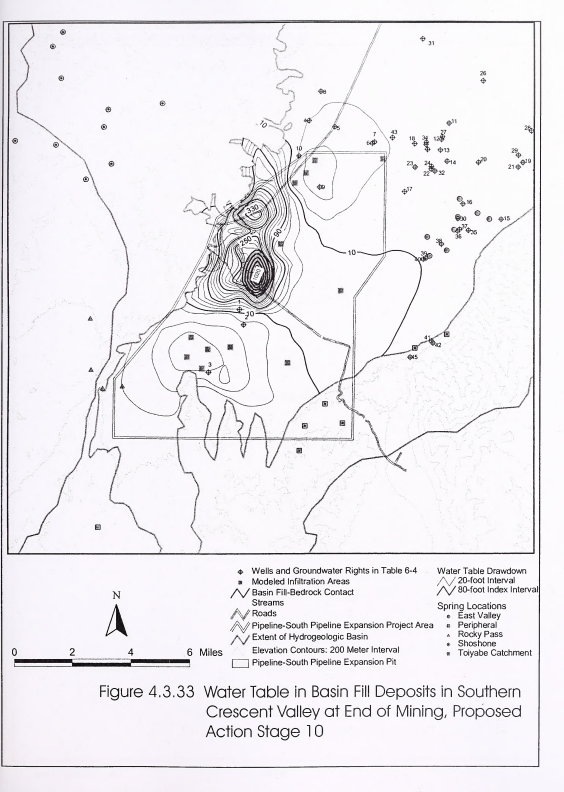
These ground water modeling results indicate that the ground water level will be drawn down by less than ten feet at all springs at the end of mining. The drawdown in ground water level is likewise expected to be less than ten feet at all of the perennial streams at the end of mining. At the end of mining, the modeled ten-foot drawdown contour would extend approximately five miles to the north, 4.5 miles to the southeast, and 5.5 miles to the east. Drawdown is limited to the northeast and south of the open pits by recharge from infiltration basins.

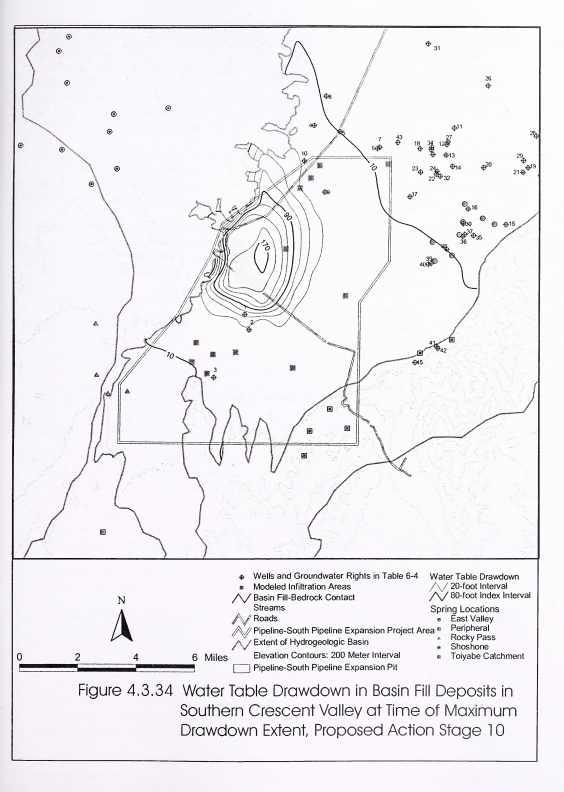
After dewatering ceases, the ground water level would begin to recover in the open pit area and the ground water mounds in the infiltration areas would dissipate as ground water flows toward the open pit. Drawdown would continue to increase in the Project perimeter areas as the open pit fills with ground water that is derived from storage. Figure 4.3.34 shows the predicted drawdown contours at the time of maximum areal extent of drawdown (ten years after the end of mining) for Stage 10 of the Proposed Action. To the northeast and southwest, the extent of the ten-foot drawdown contour is about two to three miles beyond its location at the end of mining. The drawdown ten years after the end of mining is selected as the most appropriate time to compare the significance of impacts because that is the approximate point in time when the ground water model predicts that the ten-foot drawdown will have reached its maximum lateral extent.

At ten years after the end of mining, modeled drawdown in the basin fill aquifer of ten feet or more would extend to three springs in the East Valley group that issue from the alluvial aquifer. The flow to these springs probably originates from perched zones within alluvial fans that are recharged by flows from the Cortez Mountains. Flows from these springs are not expected to be impacted by pit dewatering. The potentially impacted alluvial springs may be associated with water rights Nos. 38, 39, and 40. The plotted spring locations were mapped in the field, whereas the water rights locations were derived from the NDWR files. Both data sets appear on the figures, but it should be understood that a single spring may be represented by more than one point (its actual location plus one or more associated water rights locations). In addition, three springs in the Toiyabe Catchment area, which are related to bedrock aquifers, are near the area of the alluvial aquifer expected to have ten feet of drawdown. Hence, these three springs (one of which may be associated with water right No. 45) could potentially be impacted. In addition, the stream associated with water rights Nos. 41 and 42 (also in the Toiyabe Catchment area) could also potentially be affected. However, springs which have a source in bedrock (rather than the valley fill alluvium) and streams flowing over shallow bedrock are not expected to show an impact for the reasons provided in Section 4.3.3.3.1 of Stages 12 and 11 of the Proposed Action.

Impact 4.3.3.3.4-2: Mine dewatering could potentially impact three springs which issue from the alluvial aquifer (in the East Valley Group). In addition, three bedrock-sourced springs in the Toiyabe Catchment area are located close enough to be of concern, as is an ephemeral stream (which flows over shallow bedrock) associated with water rights 41 and 42.







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Significance of the Impact: The aforementioned three springs which issue from the alluvial aquifer in the East Valley Group may be impacted under Stage 10 of the Proposed Action if mitigation measures do not take place. Such an the impact would be deemed significant if it occurred. In addition, if either of the three aforementioned bedrock-sourced springs in the Toiyabe Catchment or the nearby stream associated with water rights Nos. 41 and 42 substantially decreased, the impact would be deemed potentially significant.

Mitigation Measure 4.3.3.3.4-2a: Mitigation may be required for the three springs in the East Valley Group. Monitoring of flows at streams and the 68 springs in the Project Area shall be performed as dewatering progresses, and if necessary, mitigation shall be performed as described under Mitigation Measure 4.3.3.3.1-2a.

Mitigation Measure 4.3.3.3.4-2b: Under Stage 10 of the Proposed Action, it is possible that some impacts to springs or streams may only occur after the end of mining when the operational measures described under Mitigation Measure 4.3.3.3.1-2a may not be available. If this were to occur, mitigation shall be performed as described under Mitigation Measure 4.3.3.3.1-2b.

Ground Water Resources (Stage 10 of the Proposed Action)

Consumptive Losses

Consumptive losses through evaporation will continue to occur during mine operations from the surfaces of the infiltration basins and seeps associated with the water disposal operations during active dewatering. The evaporative losses due to the infiltration basins are the same as those described under Stages 12 and 11 of the Proposed Action (Section 4.3.3.3.1), except that through Stage 10 of the Proposed Action, the basins would be in use for four fewer years. Evaporative losses during mine operation would not be expected to produce a significant impact.

After mining operations cease and the pit lakes begin to fill, some pit lake water would be consumptively lost due to evaporation. The consumptive losses due to evaporation from the pit lake would increase over time with the increasing pit lake stage and water surface area after mine closure. For Stage 10 of the Proposed Action after 100 years of pit refilling, the net consumptive losses through evaporation from the water surface of the two pit lakes (with a total area of 350 acres) would total approximately 1,185 acre-feet per year (see Table 4.3.3). Through Stage 10 the consumptive losses through evaporation are 162 acre-feet per year more than Stage 12 of the Proposed Action and 119 acre-feet per year less than the No Action Alternative. It should be noted that long-term evaporation losses from the pit lake will be partially balanced in the basin's water budget by a reduction of the natural evapotranspiration from the central area of the valley.

The Crescent Valley Hydrographic Basin is classified as a designated basin by the Nevada State Engineer and the withdrawal and use of ground water is regulated. Evaporative losses may be treated as a consumptive use and accounted as a water right at the discretion of the Nevada State Engineer. The resulting annual volume of water is comparable to the annual water use allowed for a land parcel of equivalent area placed under irrigation. Since CGM holds senior certificated water rights for both agricultural and mining/milling uses in Crescent Valley, replacement of evaporative pit lake loss with a certificated water right would result in no net gain in permitted ground water withdrawal or consumptive use from Crescent Valley. The transfer of these water rights to offset the evaporative losses from the pit lake would render the impacts on water rights insignificant.

Cortez Gold Mines Final

Impact 4.3.3.3.4-3: Consumptive use of water by evaporation during mining and delivery of water to the Dean Ranch for irrigation would support a beneficial use and would not be expected to adversely impact water resources; CGM would have adequate water rights to cover the consumptive use. Evaporation of 1,185 acre-feet per year from the two post-mining pit lakes would continue into the foreseeable future after the mine has closed. This is 162 acre-feet per year greater than Stage 12 of the Proposed Action, and 119 acre-feet per year less than the No Action Alternative. Hence, there is a positive impact compared to the No Action Alternative.

Significance of the Impact: Impacts during the active mine life are less than significant. After mining there is a positive impact compared to the No Action Alternative. After mining, direct impacts of evaporation do not result in significant impacts, although the long-term consumptive use of water resources that do not contribute to beneficial use is considered to be a significant impact for which there are no mitigation measures that appear to be feasible. However, there is a positive impact compared to the No Action Alternative.

Lowering of the Water Table Due to Pit Dewatering

A general discussion of water table lowering due to mine dewatering is provided in Section 4.3.3.1. under Stages 11 and 12 of the Proposed Action and will not be repeated here. Under Stage 10 of the Proposed Action there is an anticipated maximum annual dewatering pumping rate of 34,500 gpm (55,700 acre-feet/year) occurring during 2007. Stage 10 of the Proposed Action would extend the timeframe of dewatering from ten years (under the No Action Alternative) to 14 years. For comparison, the maximum pumping rate for Stages 11 or 12 of the Proposed Action is also 34,500 gpm. With the exception of up to 10,000 gpm to be used for the mill, evaporation, irrigation, and other consumptive uses, the remaining pumped ground water would be returned to the alluvial aquifer via the infiltration basins to conserve ground water resources.

Figure 4.3.33 shows predicted water table drawdowns in the alluvial aquifer at the end of mining for Stage 10 of the Proposed Action. The maximum drawdown in the Pipeline/South Pipeline/Crossroads open pit area during mine operation is expected to be approximately 1,020 feet.

The ground water level will begin to recover immediately after active mine dewatering ends. The ground water flow model was used to evaluate water-level recovery for a period of over 100 years after the end of dewatering. The water level in the vicinity of the Pipeline/Crossroads open pits is expected to recover by 65 percent within ten years of the end of dewatering.

Impacts to Water Rights

Modeling results indicate potential for impacts to ground water rights holders in the vicinity of the Project Area. Such impacts may involve lowering of ground water levels at wells, springs, or streams. The analysis of drawdown includes modeling for two timeframes: 1) at the end of mine dewatering; and 2) at ten years later than that.

Ground water flow modeling results show that at the end of mining under Stage 10 of the Proposed Action, the ten-foot drawdown contour of the water table in the basin fill aquifer is expected to extend to a distance of approximately five miles to the north, 5.5 miles to the east, and 4.5 miles to the southeast of the center of the open pits (Figure 4.3.33). At the end of mining, one water right, well

No. 1 (BLM windmill), would be affected by more than ten feet of modeled drawdown under Stage 10 of the Proposed Action.

However, for reasons given in Section 4.3.3.3.1 of Stages 11 and 12 of the Proposed Action, the maximum extent of the ten-foot drawdown contour is modeled to occur about ten years after the end of mining (Geomega 2003a). Therefore, the predicted drawdown at ten years after mining (Figure 4.3.34) is an appropriate time to compare impacts between the various alternatives. At ten years after the end of mining, seven wells are modeled as being affected by more than ten feet of drawdown: well No. 1 (BLM windmill), No. 2 (Filippini), No. 3 (Filippini Windmill), No. 4 (a CGM well), No. 5 (a CGM well), No. 9 (Mill Gulch Placer), and No. 10 (USGS monitoring). Well Nos. 1, 2, 9, and 10 are inactive. Well Nos. 3, 4, and 5 are controlled by the applicant. Water right No. 3 (Filippini Windmill) corresponds to a well reported to be 130 feet deep, with a water level at a depth of 102 feet. Although the drawdown from mine dewatering at this well is only expected to be ten feet, the amount of drawdown caused by the well's own pumping is unknown. Hence, impact to water right No. 3 is potentially significant.

In addition, three water rights associated with alluvial springs (numbered 38, 39, and 40) are modeled as having more than ten feet of drawdown. Also, three other water rights in the bedrock area in the Toiyabe Catchment area (stream rights 41 and 42, and spring right 45) are located in bedrock terrain close to the ten foot drawdown in the alluvium and could potentially be impacted. However, springs which have a source in bedrock (rather than the valley-fill alluvium) and streams flowing over shallow bedrock are not expected to show an impact for the reasons provided in Section 4.3.3.3.1. of Stages 11 and 12 of the Proposed Action. In addition, all of the potentially impacted spring and stream water rights are controlled by the applicant. A list of water rights corresponding to the numbered locations shown on Figure 4.3.34 is included on Table 4.3.2.

Impact 4.3.3.3.4-4: Drawdown under Stage 10 of the Proposed Action was predicted to exceed ten feet for 13 water rights, four of which are inactive wells (Nos. 1, 2, 9, and 10), eight of which are controlled by the applicant (Nos. 4, 5, 38, 39, 40, 41, 42, and 45) and one of which is active and controlled by a third party.

Significance of the Impact: Impacts to water rights Nos. 4, 5, 38, 39, 40, 41, 42, and 45 are not deemed significant because they are owned by the applicant. Impacts to the inactive wells are not considered significant until such time as the water rights holder chooses to utilize their valid rights, at which time they would be considered potentially significant. The impact to water right No. 3 is potentially significant because it is controlled by a third party. The impacts would become less than significant after implementation of the mitigation measures described below.

Mitigation Measure 4.3.3.3.4-4a: As part of the comprehensive monitoring program, CGM shall be responsible for monitoring ground water levels between the mine and water supply wells, ground water rights, and surface water rights. Adverse impacts to ground water rights and surface water rights would be mitigated as required by the NDWR. Mitigation could include lowering the pump, deepening an existing well, drilling a new well for water supply wells, or providing a replacement water supply of equivalent yield and general water quality. For surface water rights, mitigation could require providing a replacement water supply of equivalent water supply of equivalent yield and general water quality.

Mitigation Measure 4.3.3.3.4-4b: For any significant impacts to wells that do not occur until after the end of mining, the operational measures described above may not be available. For the post-mining delayed impacts of drawdown, the ground water flow model shall be updated during the final year of dewatering using actual field data for pumping rates, infiltration rates and locations, consumptive use, and observed drawdown to reevaluate drawdown predictions that would occur after the end of mining. Active water rights not owned by the applicant that are indicated to be significantly affected shall then be mitigated by one or more of the following measures, subject to approval of the BLM and NDWR:

- Replacement or purchase of the affected water right by the applicant.
- Installation of a deeper well and pump at affected locations to restore the historical yield of the well.
- Posting of an additional bond to provide for potential future impacts to potentially affected water supplies.

Ground Water Flow to Humboldt River

The general situation with the Humboldt River is described in Section 4.3.3.3.1 under Stages 11 and 12 of the Proposed Action. Stage 10 of the Proposed Action shows a decrease of approximately nine acre-feet per year decrease relative to the baseline ground water budget (Table 4.3.1) in the Crescent Valley Basin's ground water contribution to the Humboldt River ten years after the end of mine operations (the time of maximum impact for this particular case) (see Table 4.3.3). The decrease is estimated to be the same as for Stages 11 and 12 of the Proposed Action, as well the No Action Alternative. The relatively small changes in predicted flow to the Humboldt River would be undetectable within the context of natural variability in recharge, evapotranspiration, and ground water flow to the Humboldt River. The predicted reduction in ground water flow to the Humboldt River (nine acre-feet per year for either Stage 10 of the Proposed Action or the No Action Alternative) represents less than one tenth of one percent of the 1992 measurements of baseflow and diversions of the Humboldt River at Beowawe. The small magnitude of predicted impact to the flow of the Humboldt River is a result of the buffering effect of evapotranspiration in the central part of Crescent Valley and indicates that Stage 10 of the Proposed Action would not result in significant direct or cumulative impacts on the Humboldt River.

Impact 4.3.3.3.4-5: There is no impact compared to the No Action Alternative. Ground water flow modeling indicates that a very slight reduction of ground water flow (nine acre-feet per year) from Crescent Valley to the Humboldt River would occur compared to pre-mining conditions.

Significance of the Impact: The impact is considered less than significant and no mitigation measures are required.

Potential Impacts Due to Subsidence

The general discussion of subsidence is provided in Section 4.3.3.3.1 for Stages 11 and 12 of the Proposed Action and will not be repeated here. The model shows that for Stage 10 of the Proposed Action subsidence of up to approximately one foot would occur at a distance of up to four miles southeast of the open pit, and up to approximately four miles south of the open pit (Figure 4.3.32). A subsidence of two feet would extend as far as two miles south of the open pit. The estimated

subsidence for Stage 10 of the Proposed Action is somewhat more than that estimated for the No Action Alternative. The most notable differences are that the one-foot subsidence contour extends two miles farther east and the two-foot subsidence contour extends approximately two miles farther south in Stage 10 than in the No Action Alternative.

Potential For Changes to Aquifer Productivity

The greatest potential for permanent deformation would occur in the finer grained sediments (clays and silty clays), which are not the primary water-bearing materials in the alluvial aquifer. The result would be a slight loss in aquifer interbed storage, but no noticeable loss in aquifer productivity of water supply wells. Thus, the potential impacts to the aquifer due to subsidence under Stage 10 of the Proposed Action, if any, would be very localized and are considered not significant.

Impact 4.3.3.3.4-6: A small change in aquifer characteristics is expected to result from compaction of the aquifer materials. Ground subsidence of up to approximately one foot would occur at a distance of up to four miles southeast of the open pit, and up to approximately four miles south of the open pit (Figure 4.3.32). A subsidence of two feet would extend as far as two miles south of the open pit. The subsidence would result primarily from a permanent reduction in porosity in the finer grained sediments (clays and silty clays), which are not the primary water-bearing materials in the alluvial aquifer.

Significance of the Impact: The potential for the aquifer to transmit or store water is not expected to be affected. The incremental impact and the cumulative impact are each considered less than significant and no mitigation measures are required.

Potential For Significant Land Surface Alterations

Compaction of sediments that results in subsidence could also result in changes at the land surface. As described fully in Section 4.3.3.3.1 under Stages 11 and 12 of the Proposed Action, potentially damaging fissuring at the ground surface could result from tension cracks induced by differential subsidence. Stage 10 of the Proposed Action is modeled as having somewhat more subsidence than the No Action Alternative. Hence, the potential for fissuring at the ground surface under Stage 10 is somewhat greater than the No Action Alternative. Measures have and are being implemented by CGM to prevent fissure enlargement in the area of the process facilities as described in Section 2.3.2.

Impact 4.3.3.3.4-7a: Differential subsidence could result in the development of fissures. Capture of surface runoff by the fissures may form erosional fissure gullies, which represent a safety risk to wildlife, livestock, and/or people.

Significance of the Impact: The impact would be significant if fissure gullies form.

Mitigation Measure 4.3.3.3.4-7a: A monitoring program, as described in Section 2.3.2.2.10 (CGM 2004), shall be implemented to specifically watch for fissure gully development. If fissure gullies form, they shall be filled in with clean, coarse-grained alluvium in accordance with the fissure monitoring plan. The intent of using coarse-grained (permeable) backfill is to provide a rapid means of dissipation for any surface water entering the fissure.

Impact 4.3.3.3.4-7b: Differential subsidence could result in the opening of fissures creating a potential to degrade waters of the state. Fissures could provide a preferential flow path for uncontained process fluids, leachate, or hydrocarbons. If fissures form in the immediate vicinity of heap leach facilities (including pads, solution ponds, or the plant), or chemical or hydrocarbon storage facilities, the fissures could damage such facilities and result in a release to the environment.

Significance of the Impact: The impact would be significant if fissure gullies formed immediately adjacent to, or beneath engineered Project components that managed process solutions.

Mitigation Measure 4.3.3.3.4-7b: Mitigation of the impact is the same as the mitigation measures described for Impact 4.3.3.3.1-7b.

4.3.3.4 No Backfill Alternative

The potential impacts to water quantity of the No Backfill Alternative are described in this section.

4.3.3.4.1 Surface Water Resources (No Backfill Alternative)

Erosion, Sedimentation, and Flooding Within Rerouted Drainages

The nature of the impact is addressed in Section 4.3.3.3.1 of this report on Stages 11 and 12 of the Proposed Action. Therefore, it will not be repeated here.

Impact 4.3.3.4-1: Grading, earth moving, diversion of drainages, and placement of fill could accelerate erosion, sedimentation, and alter surface water flood runoff patterns during mining and post-closure.

Significance of the Impact: The impact is considered less than significant and no mitigation measures are required.

Effects of Drawdown on Streams and Springs

The nature of the impact is addressed in Section 4.3.3.3.1 of this report on Stages 11 and 12 of the Proposed Action. Therefore, the general nature of the potential impact will not be repeated here.

Figure 4.3.35 shows the modeled configuration of the water table at the time of maximum drawdown, ten year after the end of mining under the No Backfill Alternative. This figure shows that significant changes to ground water gradients are mainly limited to the alluvial aquifer in the southern one-third of the basin.

The drawdown at the end of mining is the same for the No Backfill Alternative as for the Proposed Action Stages 11 and 12. The predicted maximum drawdown (combined basin fill and bedrock) is approximately 1,400 feet at the center of the Crossroads open pit after 18 years of dewatering (under the No Backfill Alternative). This section investigates the potential for drawdown of the water table in the alluvial aquifer to affect surface water flow in streams and springs.

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These ground water modeling results indicate that at the end of mining the ground water level will be drawn down by greater than ten feet at three springs in the East Valley Group. The flow to these springs probably originates from perched zones within alluvial fans that are recharged by flows from the Cortez Mountains. For this reason, flows from these springs are not expected to be impacted by pit dewatering, but there is a potential for impact. Two of the potentially affected East Valley springs appear to be associated with water rights Nos. 38, 39, and 40. The plotted spring locations were mapped in the field, whereas the water rights locations were derived from NDWR files. Both data sets appear on the figures, but it should be understood that a single spring may be represented by more than one point (its actual location plus one or more associated water rights locations). The drawdown in ground water level is expected to be less than ten feet at all of the perennial streams at the end of mining, the modeled ten-foot drawdown contour would extend approximately five miles to the north, 4.5 miles to the southeast, and seven miles to the east. Drawdown is limited to the northeast and south of the open pits by recharge from infiltration basins.

After dewatering ceases, the ground water level would begin to recover in the open pit area and the ground water mounds in the infiltration areas would dissipate as ground water flows toward the open pit. Drawdown would continue to increase in the Project perimeter areas as the open pit fills with ground water that is derived from storage. Figure 4.3.35 shows the predicted drawdown contours at the time of maximum areal extent of drawdown (ten years after the end of mining) for the No Backfill Alternative. To the northeast and southwest, the extent of the ten-foot drawdown contour is from one to four miles beyond its location at the end of mining. The drawdown ten years after the end of mining is selected as the most appropriate time to compare the significance of impacts because that is the approximate point in time when the ground water model predicts that the ten-foot drawdown will have reached its maximum lateral extent. At ten years after the end of mining, modeled drawdown in the basin fill aquifer of ten feet or more would extend to four springs in the East Valley group that issue from the alluvial aquifer. The flow to these springs probably originates from perched zones within alluvial fans that are recharged by flows from the Cortez Mountains. For this reason, flows from these springs are not expected to be impacted by pit dewatering, but have some potential for impact. The potentially impacted alluvial springs may include the springs associated with water rights Nos. 35, 36, 37, 38, 39, and 40. The plotted spring locations were mapped in the field, whereas the water rights locations were derived from NDWR files. Both data sets appear on the figures, but it should be understood that a single spring may be represented by more than one point (its actual location plus one or more associated water rights locations). In addition, four springs in the Toiyabe Catchment area, which are related to bedrock aguifers, are near the area of the alluvial aguifer expected to have ten feet of drawdown. Hence, these four springs (including the spring associated with water right 45) could potentially be impacted. In addition, the stream associated with water rights 41 and 42 (also in the Toiyabe Catchment area) could also potentially be affected. However, springs which have a source in bedrock (rather than the valley-fill alluvium) and streams flowing over shallow bedrock are not expected to show an impact for the reasons provided in Section 4.3.3.3.1 of Stages 11 and 12 of the Proposed Action.

Impact 4.3.3.4-2: Mine dewatering could potentially impact four springs which issue from the alluvial aquifer (in the East Valley Group). In addition, four bedrock-sourced springs in the Toiyabe Catchment area are located close enough to be of concern. In addition, an ephemeral stream (which flows over shallow bedrock) associated with water rights Nos. 41 and 42 is also located close enough to be of concern.

Significance of the Impact: The aforementioned four springs, which issue from the alluvial aquifer in the East Valley Group, may be impacted under the No Backfill Alternative if mitigation measures do not take place. If this occurs, the impact would be deemed significant. In addition, if any of the four bedrock-sourced springs in the Toiyabe Catchment, or the nearby stream associated with water right Nos. 41 and 42 substantially decreased in flow, the impact would be deemed potentially significant.

Mitigation Measure 4.3.3.4-2a: Mitigation may be required for the four springs in the East Valley Group. Monitoring of flows at streams and the 68 springs in the southern portion of Crescent Valley shall be performed as dewatering progresses, and, if necessary, mitigation would be performed as described under Mitigation Measure 4.3.3.3.1-2a.

Mitigation Measure 4.3.3.4-2b: Under the No Backfill Alternative it is possible that some impacts to springs or streams may only occur after the end of mining when the operational measures described under Mitigation Measure 4.3.3.3.1-2a may not be available. If this were to occur, mitigation shall be performed as described under Mitigation Measure 4.3.3.3.1-2b.

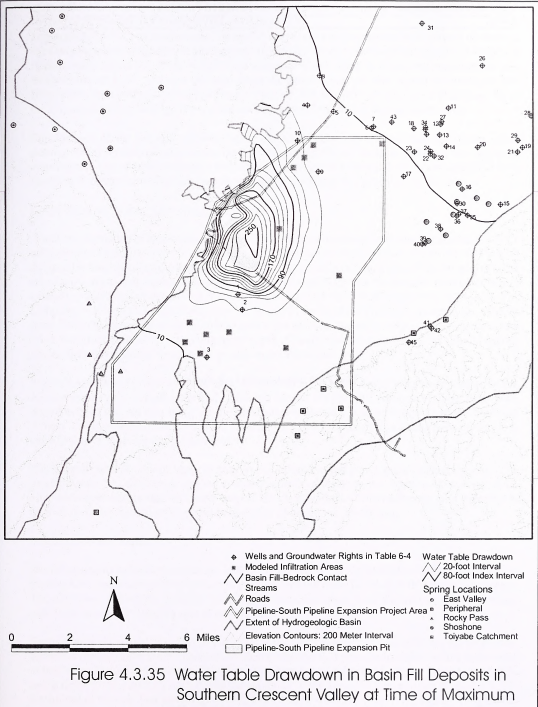
4.3.3.4.2 Ground Water Resources (No Backfill Alternative)

Consumptive Losses

Consumptive losses through evaporation will continue to occur during mine operations from the surfaces of the infiltration basins and seeps associated with the water disposal operations during active dewatering. The evaporative losses due to the infiltration basins are the same as those described under Stages 11 and 12 of the Proposed Action (Section 4.3.3.3.1). Evaporative losses during mine operation would not be expected to produce a significant impact.

After mining operations cease and the pit lake begins to fill, some pit lake water would be consumptively lost due to evaporation. The consumptive losses due to evaporation from the pit lake would increase over time with the increasing pit lake stage and water surface area after mine closure. For the No Backfill Alternative after 100 years of pit refilling, the net consumptive losses through evaporation from the water surface of the two pit lakes (having areas of 716 and 33 acres) would total approximately 2,537 acre-feet per year (see Table 4.3.3). Under the No Backfill Alternative, the consumptive losses through evaporation are 1,514 acre-feet per year more than Stage 12 of the Proposed Action and 1,233 acre-feet per year more than the No Action Alternative. It should be noted that long-term evaporation losses from the pit lake will be partially balanced in the basin's water budget by a reduction of the natural evapotranspiration from the central area of the valley.

The Crescent Valley Hydrographic Basin is classified as a designated basin by the Nevada State Engineer and the withdrawal and use of ground water is regulated. Evaporative losses may be treated as a consumptive use and accounted as a water right at the discretion of the Nevada State Engineer. The resulting annual volume of water is comparable to the annual water use allowed for a land parcel of equivalent area placed under irrigation. Since CGM holds senior certificated water rights for both agricultural and mining/milling uses in Crescent Valley, replacement of evaporative pit lake loss with a certificated water right would result in no net gain in permitted ground water withdrawal or consumptive use from Crescent Valley. The transfer of these water rights to offset the evaporative losses from the pit lake would render the impacts on water rights insignificant.



Drawdown Extent, No Backfill Alternative

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Impact 4.3.3.4-3: Consumptive use of water by evaporation during mining and delivery of water to the Dean Ranch for irrigation would support a beneficial use and would not be expected to adversely impact water resources; CGM would have adequate water rights to cover the consumptive use. Evaporation of 2,537 acre-feet per year from the post-mining pit lake would continue into the foreseeable future after the mine has closed. This is 1,514 acre-feet per year more than Stage 12 of the Proposed Action, and 1,233 acre-feet per year more than the No Action Alternative.

Significance of the Impact: Impacts during the active mine life are less than significant. After mining, direct impacts of evaporation do not result in significant impacts, although the long-term consumptive use of water resources that do not contribute to beneficial use is considered to be a significant impact for which there are no mitigation measures that appear to be feasible.

Lowering of the Water Table Due to Pit Dewatering

A general discussion of water table lowering due to mine dewatering is provided in Section 4.3.3.3.1 under Stages 11 and 12 of the Proposed Action and will not be repeated here. Under the No Backfill Alternative there is an anticipated maximum annual dewatering pumping rate of 34,500 gpm (55,700 acre-feet/year) starting during 2007 and continuing through 2013. The No Backfill Alternative would extend the timeframe of dewatering from ten years (under the No Action Alternative) to 18 years. For comparison, the maximum pumping rate for Stages 11 or 12 of the Proposed Action is also 34,500 gpm. With the exception of up to 10,000 gpm to be used for the mill, evaporation, irrigation, and other consumptive uses, the remaining pumped ground water would be returned to the alluvial aquifer via the infiltration basins to conserve ground water resources.

Figure 4.3.35 shows predicted water table drawdowns in the alluvial aquifer at the maximum extent of drawdown, ten years after the end of mining for the No Backfill Alternative. The water table drawdowns at the end of mining are the same for this alternative as for Stage 12 of the Proposed Action. The maximum drawdown in the Pipeline/Crossroads open pit area during mine operation is expected to be approximately 1,400 feet.

The ground water level will begin to recover immediately after active mine dewatering ends. The ground water flow model was used to evaluate water level recovery for a period of over 100 years after the end of dewatering. The water level in the vicinity of the Crossroads open pit is expected to recover by more than 70 percent within ten years of the end of dewatering.

Impacts to Water Rights

Modeling results indicate potential for impacts to ground water rights holders in the vicinity of the Project Area. Such impacts may involve lowering of ground water levels at wells, springs, or streams. The analysis of drawdown includes modeling for two timeframes: 1) at the end of mine dewatering; and 2) ten years later than the end of dewatering.

Ground water flow modeling results show that at the maximum extent of drawdown, ten years after the end of mining under the No Backfill Alternative the ten-foot drawdown contour of the water table in the basin fill aquifer is expected to extend to a distance of approximately five miles to the north, seven miles to the east, and 4.5 miles to the southeast of the center of the open pits (Figure 4.3.35). At the end of mining, four water rights, well No. 1 (BLM windmill), and water rights which appear to be associated with three springs in the East Valley Group (numbered 38, 39, and 40) would be affected by more than ten feet of modeled drawdown under the No Backfill Alternative.

However, for reasons given in Section 4.3.3.3.1 of Stages 11 and 12 of the Proposed Action, the maximum extent of the ten-foot drawdown contour is modeled to occur about ten years after the end of mining (Geomega 2003a). Therefore, the predicted drawdown at ten years after mining (Figure 4.3.35) is an appropriate time to compare impacts between the various alternatives. At ten years after the end of mining, nine wells are modeled as being affected by more than ten feet of drawdown: well No. 1 (BLM windmill), No. 2 (Filippini), No. 3 (Filippini), No. 4 (CGM), No. 5 (CGM), No. 6 (CGM), No. 8 (Little Gem Mining), No. 9 (Mill Gulch Placer), and No. 10 (USGS monitoring). Well Nos. 1, 2, 8, 9, and 10 are inactive. Water right No. 3 (Filippini Windmill) corresponds to a well reported to be 130 feet deep, with a water level at a depth of 102 feet. Although the drawdown from mine dewatering at this well is only expected to be ten feet, the amount of drawdown caused by the well's own pumping is unknown. Hence, impact to water right No. 3 is potentially significant.

In addition, three water rights associated with alluvial springs (numbered 38, 39, and 40) are modeled as having more than ten feet of drawdown. Also, three other water rights in the bedrock area in the Toiyabe Catchment area (stream rights 41 and 42, and spring right 45) are located in bedrock terrain close to the ten-foot drawdown in the alluvium and could potentially be impacted. However, springs that have a source in bedrock (rather than the valley-fill alluvium) and streams flowing over shallow bedrock are not expected to show an impact for the reasons provided in Section 4.3.3.3.1 of Stages 11 and 12 of the Proposed Action. In addition, all of the potentially impacted spring and stream water rights are controlled by the applicant. A list of water rights corresponding to the numbered locations shown on Figure 4.3.35 is included on Table 4.3.2.

Impact 4.3.3.4-4: Drawdown under the No Backfill Alternative was predicted to exceed ten feet for 16 water rights, five of which are inactive wells (Nos. 1, 2, 8, 9, and 10), and ten of which are controlled by the applicant (Nos. 4, 5, 6, 36, 38, 39, 40, 41, 42, and 45). Only one active well not controlled by the applicant appears to have the potential to be impacted (No. 3 Filippini).

Significance of the Impact: Impacts to water rights Nos. 4, 5, 6, 36, 38, 39, 40, 41, 42, and 45 are not deemed significant because they are controlled by the applicant. Impacts to the inactive wells are not considered significant until such time as the water rights holder chooses to utilize their valid rights, at which time they would be considered potentially significant. The impact to water rights No. 3 (Filippini) is potentially significant. The impacts would become less than significant after implementation of the mitigation measures described below.

Mitigation Measure 4.3.3.4-4a: As part of the comprehensive monitoring program, CGM would be responsible for monitoring ground water levels between the mine and water supply wells, ground water rights, and surface water rights. Adverse impacts to ground water rights and surface water rights would be mitigated as required by the NDWR. Mitigation of impacts to ground water rights could include lowering the pump, deepening an existing well, drilling a new well for water supply wells, or providing a replacement water supply of equivalent yield and general water quality. For surface water rights, mitigation could require providing a replacement water supply of equivalent yield and general water quality.

Mitigation Measure 4.3.3.4-4b: For any significant impacts to wells that do not occur until after the end of mining, the operational measures described above may not be available. For the post-mining delayed impacts of drawdown, the ground water flow model shall be updated during the final year of dewatering using actual field data for pumping rates, infiltration rates and locations, consumptive use, and observed drawdown to reevaluate drawdown predictions that would occur after the end of mining. Active water rights not owned by the applicant that are indicated to be significantly affected shall then be mitigated by one or more of the following measures, subject to approval of the BLM and NDWR:

- Replacement or purchase of the affected water right by the applicant.
- Installation of a deeper well and pump at affected locations to restore the historical yield of the well.
- Posting of an additional bond to provide for potential future impacts to potentially affected water supplies.

Ground Water Flow to Humboldt River

The general situation with the Humboldt River is described in Section 4.3.3.3.1 under Stages 11 and 12 of the Proposed Action. The No Backfill Alternative shows a decrease of approximately nine acre-feet per year change from the baseline ground water budget (Table 4.3.1) in the Crescent Valley Basin's ground water contribution to the Humboldt River at ten years after the end of mine operations (se Table 4.3.3). The decrease is estimated to be the same as for the Stages 11 and 12 of the Proposed Action, as well the No Action Alternative. The relatively small changes in predicted flow to the Humboldt River would be undetectable within the context of natural variability in recharge, evapotranspiration, and ground water flow to the river. The predicted reduction in ground water flow to the river (nine acre-feet per year for either the No Backfill Alternative or the No Action Alternative) represents less than one tenth of one percent of the 1992 measurements of baseflow and diversions of the Humboldt River at Beowawe. The small magnitude of predicted impact to the flow of the river is a result of the buffering effect of evapotranspiration in the central part of Crescent Valley and indicates that the No Backfill Alternative would not result in significant direct or cumulative impacts on the river.

Impact 4.3.3.4-5: Ground water flow modeling indicates that a very slight reduction of ground water flow (nine acre-feet per year) from Crescent Valley to the Humboldt River would occur.

Significance of the Impact: The impact is considered less than significant and no mitigation measures are required.

Potential Impacts Due to Subsidence

The general discussion of subsidence is provided in Section 4.3.3.3.1 for Stages 11 and 12 of the Proposed Action and will not be repeated here. For the No Backfill Alternative, subsidence would be approximately the same as for Stages 11 or 12 of the Proposed Action (which share the same dewatering schedule). Under the No Backfill Alternative (same as Stage 12 of the Proposed Action), subsidence of up to approximately one foot would occur at a distance of up to five miles east, southeast, and south of the open pit (Figure 4.3.25). A subsidence of two feet would extend as far as

four miles south of the open pit and three miles southeast of the open pit. The estimated subsidence for the No Backfill Alternative is approximately double the amount estimated for the No Action Alternative.

Potential For Changes to Aquifer Productivity

The greatest potential for permanent deformation would occur in the finer grained sediments (clays and silty clays), which are not the primary water-bearing materials in the alluvial aquifer. The result would be a slight loss in aquifer interbed storage, but no noticeable loss in aquifer productivity of water supply wells. Thus, the potential impacts to the aquifer due to subsidence under the No Backfill Alternative, if any, would be very localized and are considered not significant.

Impact 4.3.3.4-6: A small change in aquifer characteristics is expected to result from compaction of the aquifer materials. The compaction would result primarily from a permanent reduction in porosity in the finer grained sediments (clays and silty clays), which are not the primary water-bearing materials in the alluvial aquifer.

Significance of the Impact: The potential for the aquifer to transmit or store water is not expected to be measurably affected. The incremental impact and the cumulative impact are each considered less than significant and no mitigation measures are required.

Potential For Significant Land Surface Alterations

Compaction of sediments that results in subsidence could also result in changes at the land surface. As described fully in Section 4.3.3.3.1 under Stages 11 and 12 of the Proposed Action, potentially damaging fissuring at the ground surface could result from tension cracks induced by differential subsidence. The No Backfill Alternative is modeled as having the same subsidence as Stage 12 of the Proposed Action, and approximately double the subsidence of the No Action Alternative. Measures have and are being implemented by CGM to prevent fissure enlargement in the area of the process facilities as described in Section 2.3.2.

Impact 4.3.3.4-7a: Differential subsidence could result in the development of fissures. Capture of surface runoff by the fissures may form erosional fissure gullies, which represent a safety risk to wildlife, livestock and/or people.

Significance of the Impact: The impact would be significant if fissure gullies form.

Mitigation Measure 4.3.3.4-7a: A monitoring program, as described in Section 2.3.2.2.10 (CGM 2004), shall be implemented to specifically watch for fissure gully development. If fissure gullies form, they shall be filled in with clean, coarse-grained alluvium in accordance with the fissure monitoring plan. The intent of using coarse-grained (permeable) backfill is to provide a rapid means of dissipation for any surface water entering the fissure.

Impact 4.3.3.4-7b: Differential subsidence could result in the opening of fissures creating a potential to degrade waters of the state. Fissures could provide a preferential flow path for uncontained process fluids, leachate, or hydrocarbons. If fissures form in the immediate vicinity of heap leach facilities

(including pads, solution ponds, or the plant), or chemical or hydrocarbon storage facilities, the fissures could damage such facilities and result in a release to the environment.

Significance Measure 4.3.3.4-7b: The impact would be significant if fissure gullies formed immediately adjacent to, or beneath engineered Project components that managed process solutions.

Mitigation of the Impact: Mitigation of the impact is the same as the mitigation measures described for Impact 4.3.3.3.1-7b.

4.3.3.5 Complete Backfill Alternative

The potential impacts to water quantity of the Complete Backfill Alternative are described in this section.

4.3.3.5.1 Surface Water Resources (Complete Backfill Alternative)

Erosion, Sedimentation, and Flooding Within Rerouted Drainages

The nature of the impact is addressed in Section 4.3.3.3.1 of this report on Stages 11 and 12 of the Proposed Action. Therefore, it will not be repeated here.

Impact 4.3.3.5-1: Grading, earth moving, diversion of drainages, and placement of fill could accelerate erosion, sedimentation, and alter surface water flood runoff patterns during mining and post-closure.

Significance of the Impact: The impact is considered less than significant and no mitigation measures are required.

Effects of Drawdown on Streams and Springs

The nature of the impact is addressed in Section 4.3.3.3.1 of this report on Stages 11 and 12 of the Proposed Action. Therefore, the general nature of the potential impact will not be repeated here.

Figure 4.3.36 shows the modeled configuration of the water table at the maximum extent of drawdown, ten years after the end of mining under the Complete Backfill Alternative. This figure shows that significant changes to ground water gradients are mainly limited to the alluvial aquifer in the southern one-third of the basin.

The drawdown at the end of mining is the same for the Complete Backfill Alternative as for the Proposed Action Stages 11 and 12. The predicted maximum drawdown (combined basin fill and bedrock) is approximately 1,400 feet at the center of the Crossroads open pit after 18 years of dewatering (under the Complete Backfill Alternative). This section investigates the potential for drawdown of the water table in the alluvial aquifer to affect surface water flow in streams and springs.

These ground water modeling results indicate that at the end of mining the ground water level will be drawn down by greater than ten feet at three springs in the East Valley Group. The flow to these springs probably originates from perched zones within alluvial fans that are recharged by flows from

FINAL	SUPPLEMENTAL ENVIRONMENTAL IMPACT STATEMENT
Cortez Gold Mines	PIPELINE/SOUTH PIPELINE PIT EXPANSION PROJECT

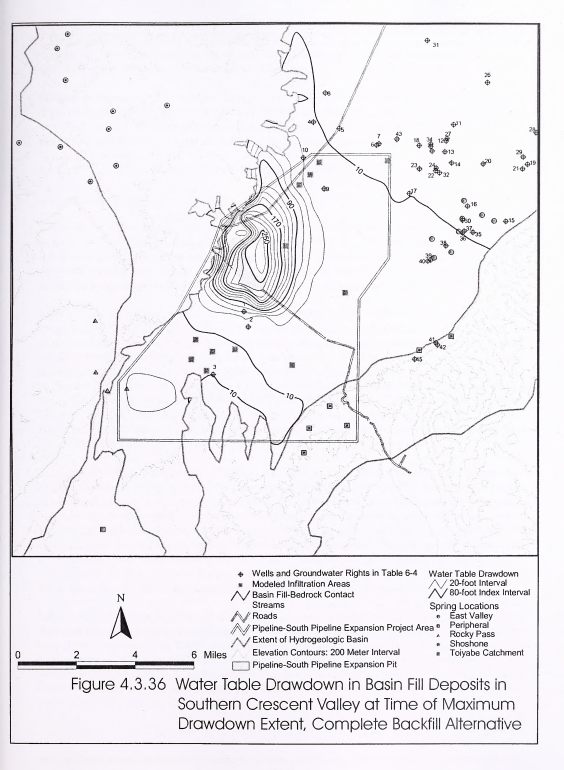
the Cortez Mountains. For this reason, flows from these springs are not expected to be impacted by pit dewatering, but there is a potential for impact. Two of the potentially affected East Valley springs appear to be associated with water rights Nos. 38, 39, and 40. The plotted spring locations were mapped in the field, whereas the water rights locations were derived from NDWR files. Both data sets appear on the figures, but it should be understood that a single spring may be represented by more than one point (its actual location plus one or more associated water rights locations). The drawdown in ground water level is expected to be less than ten feet at all of the perennial streams at the end of mining. At the end of mining, the modeled ten-foot drawdown contour would extend approximately five miles to the north, 4.5 miles to the southeast, and seven miles to the east. Drawdown is limited to the northeast and south of the open pits by recharge from infiltration basins.

After dewatering ceases, the ground water level would begin to recover in the open pit area, and the ground water mounds in the infiltration areas would dissipate as ground water flows toward the open pit. Drawdown would continue to increase in the Project perimeter areas as the open pit fills with ground water that is derived from storage. Figure 4.3.36 shows the predicted drawdown contours at the time of maximum areal extent of drawdown (ten years after the end of mining) for the Complete Backfill Alternative. To the northeast and southwest, the extent of the ten-foot drawdown contour is from one to three miles beyond its location at the end of mining. The drawdown ten years after the end of mining is selected as the most appropriate time to compare the significance of impacts because that is the approximate point in time when the ground water model predicts that the ten-foot drawdown will have reached its maximum lateral extent. At ten years after the end of mining, modeled drawdown in the basin fill aquifer of ten feet or more would extend to four springs in the East Valley group that issue from the alluvial aquifer. Some of the potentially impacted alluvial springs may be associated with water rights Nos. 38, 39, and 40. In addition, three springs in the Tojyabe Catchment area, which are related to bedrock aquifers, are near the area of the alluvial aquifer expected to have ten feet of drawdown. Hence, these three springs (one of which appears to be associated with water right 45) could potentially be impacted. In addition, the stream associated with water rights 41 and 42 (also in the Toiyabe Catchment area) could also potentially be affected. However, springs which have a source in bedrock (rather than the valley-fill alluvium) and streams flowing over shallow bedrock are not expected to show an impact for the reasons provided in Section 4.3.3.3.1 of Stages 11 and 12 of the Proposed Action.

Impact 4.3.3.5-2: Mine dewatering could potentially impact four springs which issue from the alluvial aquifer (in the East Valley Group). In addition, three bedrock-sourced springs in the Toiyabe Catchment area are located close enough to be of concern. In addition, an ephemeral stream (which flows over shallow bedrock) associated with water rights Nos. 41 and 42 is also located close enough to be of concern.

Significance of the Impact: The aforementioned four springs which issue from the alluvial aquifer in the East Valley Group may be impacted under the Complete Backfill Alternative if mitigation measures do not take place. If this occurs, the impact would be deemed potentially significant. In addition, if any of the three aforementioned bedrock-sourced springs in the Toiyabe Catchment, or the nearby stream associated with water rights Nos. 41 and 42, substantially decreased their flow, the impact would be deemed potentially significant.

Mitigation Measure 4.3.3.5-2a: Mitigation may be required for the four springs in the East Valley Group. Monitoring of flows at streams and the 68 springs in the southern portion of Crescent Valley



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shall be performed as dewatering progresses, and if necessary, mitigation would be performed as described under Mitigation Measure 4.3.3.3.1-2a.

Mitigation Measure 4.3.3.5-2b: Under the Complete Backfill Alternative it is possible that some impacts to springs or streams may only occur after the end of mining, when the operational measures described under Mitigation Measure 4.3.3.3.1-2a may not be available. If this were to occur, mitigation shall be performed as described under Mitigation Measure 4.3.3.3.1-2b.

4.3.3.5.2 Ground Water Resources (Complete Backfill Alternative)

Consumptive Losses

Consumptive losses through evaporation would continue to occur during mine operations from the surfaces of the infiltration basins and seeps associated with the water disposal operations during active dewatering. The evaporative losses due to the infiltration basins are the same as those described under Stages 11 and 12 of the Proposed Action (Section 4.3.3.3.1). Evaporative losses during mine operation would not be expected to produce a significant impact.

After mining operations cease and the pit lake begins to fill, some pit lake water would be consumptively lost due to evaporation. The consumptive losses due to evaporation from the pit lake would increase over time with the increasing pit lake stage and water surface area after mine closure. For the Complete Backfill Alternative after 100 years of pit refilling, the net consumptive losses through evaporation from the water surface of the single 269-acre pit lake would total approximately 911 acre-feet per year (see Table 4.3.3). Under the Complete Backfill Alternative, the consumptive losses through evaporation are 112 acre-feet per year less than Stage 12 of the Proposed Action and 393 acre-feet per year less than the No Action Alternative. It should be noted that long-term evaporation losses from the pit lake will be partially balanced in the basin's water budget by a reduction of the natural evapotranspiration from the central area of the valley.

The Crescent Valley Hydrographic Basin is classified as a designated basin by the Nevada State Engineer and the withdrawal and use of ground water is regulated. Evaporative losses may be treated as a consumptive use and accounted as a water right at the discretion of the Nevada State Engineer. The resulting annual volume of water is comparable to the annual water use allowed for a land parcel of equivalent area placed under irrigation. Since CGM holds senior certificated water rights for both agricultural and mining/milling uses in Crescent Valley, replacement of evaporative pit lake loss with a certificated water right would result in no net gain in permitted ground water withdrawal or consumptive use from Crescent Valley. The transfer of these water rights to offset the evaporative losses from the pit lake would render the impacts on water rights insignificant.

Impact 4.3.3.5-3: Consumptive use of water by evaporation during mining and delivery of water to the Dean Ranch for irrigation would support a beneficial use and would not be expected to adversely impact water resources, and CGM would have adequate water rights to cover the consumptive use. Evaporation of 911 acre-feet per year from the post-mining pit lake would continue into the foreseeable future after the mine has closed. This is 112 acre-feet per year less than Stage 12 of the Proposed Action, and 393 acre-feet per year less than the No Action Alternative. Hence, there is a positive impact compared to the No Action Alternative.

Significance of the Impact: Impacts during the active mine life are less than significant. After mining, direct impacts of evaporation do not result in significant impacts, although the long-term consumptive use of water resources that do not contribute to beneficial use is considered to be a significant impact for which there are no mitigation measures that appear to be feasible. Again, under the Complete Backfill Alternative there will be a positive impact compared to the No Action Alternative.

Lowering of the Water Table Due to Pit Dewatering

A general discussion of water table lowering due to mine dewatering is provided in Section 4.3.3.3.1 under Stages 11 and 12 of the Proposed Action and will not be repeated here. Under the Complete Backfill Alternative there is an anticipated maximum annual dewatering pumping rate of 34,500 gpm (55,700 acre-feet per year) starting during 2007 and continuing through 2013. The Complete Backfill Alternative would extend the timeframe of dewatering from ten years (under the No Action Alternative) to 18 years. For comparison, the maximum pumping rate for Stages 11 or 12 of the Proposed Action is also 34,500 gpm. With the exception of up to 10,000 gpm to be used for the mill, evaporation, irrigation, and other consumptive uses, the remaining pumped ground water would be returned to the alluvial aquifer via the infiltration basins to conserve ground water resources.

Figure 4.3.36 shows predicted water table drawdowns in the alluvial aquifer at the maximum extent of drawdown, ten years after the end of mining for the Complete Backfill Alternative. The water table drawdowns at the end of mining are the same for this alternative as for Stage 12 of the Proposed Action. The maximum drawdown in the Pipeline/Crossroads open pit area during mine operation is expected to be approximately 1,400 feet.

The ground water level will begin to recover immediately after active mine dewatering ends. The ground water flow model was used to evaluate water level recovery for a period of over 100 years after the end of dewatering. The water level in the vicinity of the Crossroads open pit is expected to recover by more than 70 percent within ten years of the end of dewatering.

Impacts to Water Rights

Modeling results indicate potential for impacts to ground water rights holders in the vicinity of the Project Area. Such impacts may involve lowering of ground water levels at wells, springs, or streams. The analysis of drawdown includes modeling for two timeframes: 1) at the end of mine dewatering; and 2) ten years later after the end of dewatering.

Ground water flow modeling results show that at the maximum extent of drawdown, ten years after the end of mining under the Complete Backfill Alternative the ten-foot drawdown contour of the water table in the basin fill aquifer is expected to extend to a distance of approximately five miles to the north, seven miles to the east, and 4.5 miles to the southeast of the center of the open pits (Figure 4.3.36). At the end of mining, four water rights, well No. 1 (BLM windmill), and three rights associated with springs in the East Valley Group (numbered 38, 39, and 40) would be affected by more than ten feet of modeled drawdown under the Complete Backfill Alternative.

However, for reasons given in Section 4.3.3.3.1 of Stages 11 and 12 of the Proposed Action, the maximum extent of the ten-foot drawdown contour is modeled to occur about ten years after the end

of mining (Geomega 2003a). Therefore, the predicted drawdown at ten years after mining (Figure 4.3.36) is an appropriate time to compare impacts between the various alternatives. At ten years after the end of mining, five wells are modeled as being affected by more than ten feet of drawdown: well No. 1 (BLM windmill), No. 2 (Filippini), No. 4 (CGM), No. 9 (Mill Gulch Placer), and No. 10 (USGS monitoring). Well Nos. 1, 2, 9, and 10 are inactive. Well No. 4 is controlled by the applicant.

In addition, three water rights associated with alluvial springs (numbered 38, 39, and 40) are modeled as having more than ten feet of drawdown. Also, three other water rights in the bedrock area in the Toiyabe Catchment area (stream rights 41 and 42, and spring right 45) are located in bedrock terrain close to the ten foot drawdown in the alluvium and could potentially be impacted. However, springs which have a source in bedrock (rather than the valley-fill alluvium) and streams flowing over shallow bedrock are not expected to show an impact for the reasons provided in Section 4.3.3.3.1 of Stages 11 and 12 of the Proposed Action. In addition, all of the potentially impacted spring and stream water rights are controlled by the applicant. A list of water rights corresponding to the numbered locations shown on Figure 4.3.36 is included on Table 4.3.2.

Impact 4.3.3.5-4: Drawdown under the Complete Backfill Alternative was predicted to exceed ten feet for 12 water rights, four of which are inactive wells (Nos. 1, 2, 9, and 10), and eight of which are controlled by the applicant (Nos. 4, 36, 38, 39, 40, 41, 42, and 45).

Significance of the Impact: Potential impacts to water rights Nos. 4, 36, 38, 39, 40, 41, 42 and 45) are not deemed significant because they are controlled by the applicant. Impacts to the inactive wells are not considered significant until such time as the water rights holder chooses to utilize their valid rights, at which time they would be considered potentially significant. The impacts would become less than significant after implementation of the mitigation measures described below.

Mitigation Measure 4.3.3.5-4a: As part of the comprehensive monitoring program, CGM shall be responsible for monitoring ground water levels between the mine and water supply wells, ground water rights, and surface water rights. Adverse impacts to ground water rights and surface water rights would be mitigated as required by the NDWR. Mitigation of impacts to ground water rights could include lowering the pump, deepening an existing well, drilling a new well for water supply wells, or providing a replacement water supply of equivalent yield and general water quality. For surface water rights, mitigation could require providing a replacement water supply of equivalent yield and general water quality.

Mitigation Measure 4.3.3.5-4b: For any significant impacts to wells that do not occur until after the end of mining, the operational measures described above may not be available. For the post-mining delayed impacts of drawdown, the ground water flow model shall be updated during the final year of dewatering using actual field data for pumping rates, infiltration rates and locations, consumptive use, and observed drawdown to reevaluate drawdown predictions that would occur after the end of mining. Active water rights not owned by the applicant that are indicated to be significantly affected shall then be mitigated by one or more of the following measures, subject to approval of the BLM and NDWR:

- Replacement or purchase of the affected water right by the applicant.
- Installation of a deeper well and pump at affected locations to restore the historical yield of the well.

• Posting of an additional bond to provide for potential future impacts to potentially affected water supplies.

Ground Water Flow to Humboldt River

The general situation with the Humboldt River is described in Section 4.3.3.3.1 under Stages 11 and 12 of the Proposed Action. The Complete Backfill Alternative shows a decrease of approximately nine acre-feet per year from the baseline ground water budget (Table 4.3.1) in the Crescent Valley Basin's ground water contribution to the Humboldt River at ten years after the end of mine operations (the time of maximum impact for this particular case) (see Table 4.3.3). The decrease is estimated to be the same as for the Stages 11 and 12 of the Proposed Action, as well the No Action Alternative. The relatively small changes in predicted flow to the Humboldt River would be undetectable within the context of natural variability in recharge, evapotranspiration, and ground water flow. The predicted reduction in ground water flow to the river (nine acre-feet per year for either the Complete Backfill Alternative or the No Action Alternative) represents less than one tenth of one percent of the 1992 measurements of baseflow and diversions of the river at Beowawe. The small magnitude of predicted impact to the flow of the river is a result of the buffering effect of evapotranspiration in the central part of Crescent Valley and indicates that the Complete Backfill Alternative would not result in significant direct or cumulative impacts on the river.

Impact 4.3.3.5-5: Regarding ground water flow from Crescent Valley to the Humboldt River, modeling indicates no impact compared to the No Action Alternative and only a very slight reduction of ground water flow (nine acre-feet per year) compared to pre-mining conditions.

Significance of the Impact: The impact is considered less than significant and no mitigation measures are required.

Potential Impacts Due to Subsidence

The general discussion of subsidence is provided in Section 4.3.3.3.1 for Stages 11 and 12 of the Proposed Action and will not be repeated here. For the Complete Backfill Alternative, subsidence would be approximately the same as for Stages 11 or 12 of the Proposed Action (which share the same dewatering schedule). Under the Complete Backfill Alternative (same as Stage 12 of the Proposed Action), subsidence of up to approximately one foot would occur at a distance of up to five miles east, southeast, and south of the open pit (Figure 4.3.25). A subsidence of two feet would extend as far as four miles south of the open pit and three miles southeast of the open pit. The estimated subsidence for the Complete Backfill Alternative is approximately double the amount estimated for the No Action Alternative.

Potential For Changes to Aquifer Productivity

The greatest potential for permanent deformation would occur in the finer grained sediments (clays and silty clays), which are not the primary water-bearing materials in the alluvial aquifer. The result would be a slight loss in aquifer interbed storage, but no noticeable loss in aquifer productivity of water supply wells. Thus, the potential impacts to the aquifer due to subsidence under the Complete Backfill Alternative, if any, would be very localized and are considered not significant.

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Impact 4.3.3.5-6: A small change in aquifer characteristics is expected to result from compaction of the aquifer materials. The compaction would result primarily from a permanent reduction in porosity in the finer grained sediments (clays and silty clays), which are not the primary water-bearing materials in the alluvial aquifer.

Significance of the Impact: The potential for the aquifer to transmit or store water is not expected to be measurably affected. The incremental impact and the cumulative impact are each considered less than significant and no mitigation measures are required.

Potential For Significant Land Surface Alterations

Compaction of sediments that results in subsidence could also result in changes at the land surface. As described fully in Section 4.3.3.3.1 under Stages 11 and 12 of the Proposed Action, potentially damaging fissuring at the ground surface could result from tension cracks induced by differential subsidence. The Complete Backfill Alternative is modeled as having the same subsidence as Stage 12 of the Proposed Action, and approximately double the subsidence of the No Action Alternative. Measures have and are being implemented by CGM to prevent fissure enlargement in the area of the process facilities as described in Section 2.3.2.

Impact 4.3.3.5-7a: Differential subsidence could result in the development of fissures. Capture of surface runoff by the fissures may form erosional fissure gullies, which represent a safety risk to wildlife, livestock, and/or people.

Significance of the Impact: The impact would be significant if fissure gullies form.

Mitigation Measure 4.3.3.5-7a: A monitoring program, as described in Section 2.3.2.2.10 (CGM 2004), shall be implemented to specifically watch for fissure gully development. If fissure gullies form, they shall be filled in with clean, coarse-grained alluvium in accordance with the fissure monitoring plan. The intent of using coarse-grained (permeable) backfill is to provide a rapid means of dissipation for any surface water entering the fissure.

Impact 4.3.3.5-7b: Differential subsidence could result in the opening of fissures creating a potential to degrade waters of the state. Fissures could provide a preferential flow path for uncontained process fluids, leachate, or hydrocarbons. If fissures form in the immediate vicinity of heap leach facilities (including pads, solution ponds, or the plant), or chemical or hydrocarbon storage facilities, the fissures could damage such facilities and result in a release to the environment.

Significance of the Impact: The impact would be significant if fissure gullies formed immediately adjacent to, or beneath engineered Project components that managed process solutions.

Mitigation Measure 4.3.3.5-7b: Mitigation of the impact is same as the mitigation measures described for Impact 4.3.3.3.1-7b.

4.3.3.6 No Action Alternative

The No Action Alternative consists of the project described in the South Pipeline Final EIS (BLM 2000a) and the Pipeline Infiltration Project EA (BLM 1999). Some of the impacts and potential impacts of the No Action Alternative have been addressed in the South Pipeline Final EIS, and will

only be summarized here. However, the recently recalibrated ground water flow model (Geomega 2003a) has estimated the combined effects of the South Pipeline Final EIS (BLM 2000a) and the Pipeline Infiltration Project EA (BLM 1999), and has allowed some additional refinement of impacts to water quantity. Hence, it is appropriate to describe the results of ground water modeling for the No Action Alternative herein. Also, some additional potential impacts due to subsidence have been identified.

4.3.3.6.1 Surface Water Resources (No Action Alternative)

Erosion, Sedimentation, and Flooding within Rerouted Drainages

The nature of the impact was addressed in the South Pipeline Final EIS (BLM 2000a) and in Section 4.3.3.3.1 of this report on the Proposed Action. Therefore, it will not be repeated here.

Impact 4.3.3.6-1: Grading, earth moving, diversion of drainages, and placement of fill could accelerate erosion, sedimentation, and alter surface water flood runoff patterns during mining and post-closure.

Significance of the Impact: The impact is considered less than significant and no mitigation measures are required.

Effects of Drawdown on Streams and Springs

The nature of the impact was addressed in the South Pipeline Final EIS (BLM 2000a) and in Section 4.3.3.3.1 of this report on the Proposed Action. Therefore, the general nature of the potential impact will not be repeated here. However, additional data and a recalibration of the ground water flow model have allowed a refinement of the drawdown maps upon which the potential impacts have been predicted.

Figure 4.3.37 graphically shows the results of the recalibrated numerical ground water flow model expressed as water table drawdown contours at the end of mining under the No Action Alternative. The predicted maximum drawdown (combined basin fill and bedrock) is approximately 700 feet at the center of the Crossroads open pit after nine years of dewatering (under the No Action Alternative). The recalibrated model predicts a slightly smaller area of impact than the model presented in the South Pipeline Final EIS (BLM 2000a). This section investigates the potential for drawdown of the water table to affect surface water flow in certain streams and springs.

These ground water modeling results indicate that the ground water level will be drawn down by far less than ten feet at all springs at the end of mining. The drawdown in ground water level is also expected to be less than ten feet at all of the perennial streams at the end of mining. At the end of mining, the modeled ten-foot drawdown contour would extend approximately five miles to the north, 1.5 miles to the southeast, and two miles to the east. Drawdown is limited to the northeast and southwest by recharge from infiltration basins.

After dewatering ceases, the ground water level would begin to recover in the open pit area and the ground water mounds in the infiltration areas would dissipate as ground water flows toward the open pit from the perimeters of the Project Area. Drawdown would continue to increase in the perimeter

areas as the open pit fills with ground water that is derived from storage. Figure 4.3.38 shows the predicted drawdown contours at the time of maximum areal extent of drawdown (ten years after the end of mining) for the No Action Alternative. To the northeast and southwest, the extent of the ten-foot drawdown contour is about two to three miles beyond its location at the end of mining. At this time, modeled drawdown in the basin fill aquifer of ten feet or more would not extend to any springs or perennial streams. The drawdown ten years after the end of mining is selected as the most appropriate time to compare the significance of impacts because that is the point in time when the ground water model predicts that the ten-foot drawdown will have reached its maximum lateral extent.

Impact 4.3.3.6-2: Mine dewatering is not expected to affect flows in any springs or streams. This section is included only for comparison to corresponding potential impacts listed in other sections and in the South Pipeline Final EIS (BLM 2000a).

Significance of the Impact: By definition, there is no impact under the No Action Alternative.

Mitigation Measure 4.3.3.6-2a: No mitigation is expected to be required. However, monitoring of flows at streams and the 68 springs in the southern portion of Crescent Valley shall be performed as dewatering progresses, and if necessary, mitigation shall be performed as described under Mitigation Measure 4.3.3.3.1-2a.

Mitigation Measure 4.3.3.6-2b: No new impact is predicted under the No Action Alternative. However, it is possible that some impacts to springs may only occur after the end of mining, when the operational measures described under Mitigation Measure 4.3.3.3.1-2a may not be available. If this were to occur, mitigation shall be performed as described under Mitigation Measure 4.3.3.3.1-2b.

4.3.3.6.2 Ground Water Resources (No Action Alternative)

Consumptive Losses

Consumptive losses through evaporation from the surfaces of the infiltration basins and seeps associated with the water disposal operations will continue for as long as dewatering occurs. The evaporative losses due to the infiltration basins are the same as those described under the Proposed Action (Section 4.3.3.3.1), except under the No Action Alternative the ponds would be in use for eight fewer years. Evaporative losses during mine operation would not be expected to produce a significant impact.

After mining operations cease and the pit lake begins to fill, some pit lake water would be consumptively lost due to evaporation. The consumptive losses through evaporation would increase over time with the increasing pit lake stage and water surface area after mine closure. For the No Action Alternative after 100 years of pit re-filling, the net consumptive losses through evaporation from the water surface of the single pit lake would be approximately 1,304 acre-feet per year (see Table 4.3.3). The consumptive losses through evaporation are 281 acre-feet per year more than Stage 12 of the Proposed Action. It should be noted that long-term evaporation losses from the pit lake will be partially balanced in the basin's water budget by a reduction of the natural evapotranspiration from the central area of the valley.

The Crescent Valley Hydrographic Basin is classified as a designated basin by the Nevada State Engineer and the withdrawal and use of ground water is regulated. Evaporative losses may be treated as a consumptive use and accounted as a water right at the discretion of the Nevada State Engineer. The resulting annual volume of water is comparable to the annual water use allowed for a land parcel of equivalent area placed under irrigation. Since CGM holds senior certificated water rights for both agricultural and mining/milling uses in Crescent Valley, replacement of evaporative pit lake loss with a certificated water right would result in no net gain in permitted ground water withdrawal or consumptive use from Crescent Valley. The transfer of these water rights to offset the evaporative losses from the pit lake would render the impacts on water rights insignificant.

Impact 4.3.3.6-3: Consumptive use of water by evaporation during mining and delivery of water to the Dean Ranch for irrigation would support a beneficial use and would not be expected to adversely impact water resources; and CGM would have adequate water rights to cover the consumptive use. Evaporation of 1,304 acre-feet per year from the post-mining pit lake would continue into the foreseeable future after the mine has closed. This is 281 acre-feet per year greater than Stage 12 of the Proposed Action.

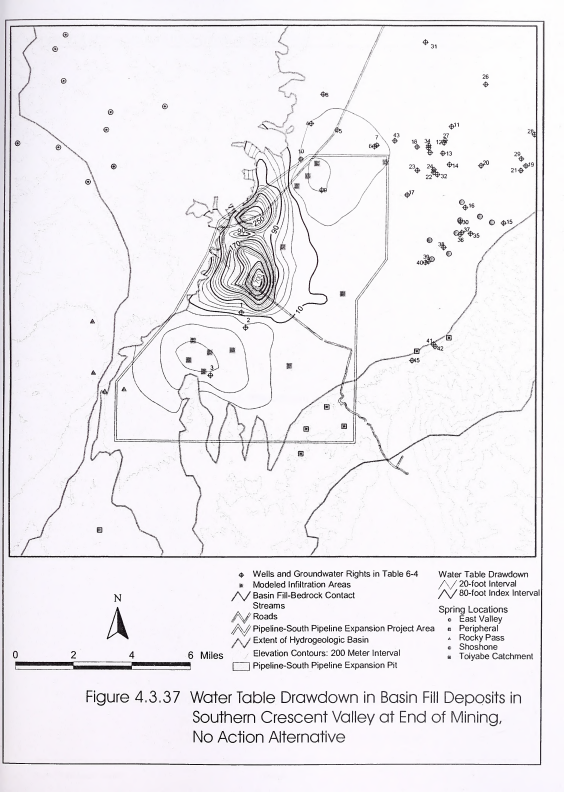
Significance of the Impact: Impacts during the active mine life are less than significant. After mining, direct impacts of evaporation do not result in significant impacts, although the long-term consumptive use of water resources that do not contribute to beneficial use is considered to be a significant impact for which there are no mitigation measures that appear to be feasible.

Lowering of the Water Table Due to Pit Dewatering

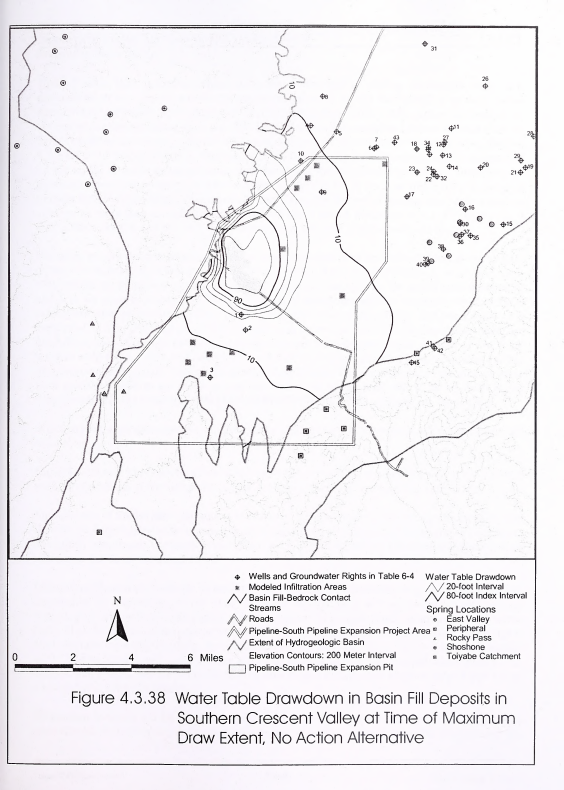
A general discussion of water table lowering due to mine dewatering is provided in Section 4.3.3.3.1 of the Proposed Action and will not be repeated here. Under the No Action Alternative, there is an anticipated maximum annual dewatering pumping rate of 25,900 gpm (41,800 acre-feet/year) occurring during 2004. The Proposed Action would extend the timeframe of dewatering from ten years (under the No Action Alternative) to 18 years. For comparison, the maximum pumping rate for the Proposed Action is 34,500 gpm. Under the No Action Alternative, the ten-foot drawdown contour of the water table is expected to extend to a distance of up to five miles beyond the open pit area at the end of mining. With the exception of up to 10,000 gpm to be used for the mill, evaporation, irrigation, and other consumptive uses, the remaining pumped ground water would be returned to the alluvial aquifer via the infiltration basins to conserve ground water resources.

Figure 4.3.37 shows predicted water table drawdowns in the alluvial aquifer at the end of mining for the No Action Alternative. The maximum drawdown in the open pit area during mine operation is expected to be as much as 700 feet.

The ground water level will begin to recover immediately after active mine dewatering ends. The ground water flow model was used to evaluate water-level recovery for a period of over 100 years after the end of dewatering. The water level in the vicinity of the Crossroads open pit is expected to recover by 70 percent within ten years of the end of dewatering.



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CHAPTER 4

Impacts to Water Rights

Ground water flow modeling results show that at the end of mining substantial water table drawdowns in the alluvial aquifer (in excess of ten feet) would be limited to an area within approximately five miles from the site of the proposed open pit under the No Action Alternative. At the end of mining, one water right, well No. 1 (BLM windmill), would be affected by more than ten feet of modeled drawdown under the No Action Alternative. However, for reasons given in Section 4.3.3.3.1 of the Proposed Action, the maximum extent of the ten-foot drawdown contour is predicted by the model to occur about ten years after the end of mining (Geomega 2003a). Therefore, the predicted drawdown at ten years after mining (Figure 4.3.38) is an appropriate time to compare impacts between the various alternatives. At ten years after the end of mining, four wells would be affected by more than ten feet of drawdown: well No. 1 (BLM windmill), No. 2 (Filippini), No. 9 (Mill Gulch Placer), and No. 10 (USGS monitoring). All four of these wells are inactive.

Modeling results indicate some potential for impacts to ground water rights holders in the vicinity of the Project Area. Such impacts may involve lowering of ground water levels at wells or springs. The analysis of drawdown includes modeling for two timeframes: 1) at the end of mine dewatering and 2) at ten years later than that. The comparison of significant impacts focuses on the timeframe at ten years after pit dewatering ends. Impacts at known water wells, springs, and water rights sites were evaluated for potential water table drawdown as shown on Figure 4.3.38. Drawdown under the No Action Alternative was predicted to exceed ten feet for four water rights, all four of which are inactive wells (Nos. 1, 2, 9, and 10). Wells No. 9 and No. 10 were predicted to have less than ten feet of drawdown in the South Pipeline Final EIS (BLM 2000a). The recalibration of the ground water flow model resulted in the difference in this area north of the open pit. A list of water rights corresponding to the numbered locations shown on Figure 4.3.38 is included on Table 4.3.2.

Water rights for the three inactive wells are not considered significant because these water rights are not active.

Impact 4.3.3.6-4: There are no active water rights that are within the predicted area of the modeled ten-foot drawdown of the valley-fill aquifer. However, there are four inactive water wells.

Significance of the Impact: Impacts to the inactive wells are not considered significant until such time as the water rights holder chooses to utilize his rights, at which time they would be considered potentially significant. The impacts would become less than significant after implementation of the mitigation measures described below.

Mitigation Measure 4.3.3.6-4a: As part of the comprehensive monitoring program, CGM would be responsible for monitoring ground water levels between the mine and water supply wells, ground water rights, and surface water rights. Adverse impacts to ground water rights and surface water rights shall be mitigated as required by the NDWR. Mitigation of impacts to ground water rights could include lowering the pump, deepening an existing well, drilling a new well for water supply wells, or providing a replacement water supply of equivalent yield and general water quality. For surface water rights, mitigation could require providing a replacement water supply of equivalent yield and general water quality.

Mitigation Measure 4.3.3.6-4b: For the significant impacts to wells that are not predicted to occur until after the end of mining, the operational measures described above may not be available. For the

post-mining delayed impacts of drawdown, the ground water flow model shall be updated during the final year of dewatering using actual field data for pumping rates, infiltration rates and locations, consumptive use, and observed drawdown to re-evaluate drawdown predictions that would occur after the end of mining. Wells with active water rights that are indicated to be significantly affected shall then be mitigated by one or more of the following measures, subject to approval of the BLM and NDWR:

- Replacement or purchase of the affected water right by the applicant.
- Installation of a deeper well and pump at affected locations to restore the historical yield of the well.
- Posting of an additional bond to provide for potential future impacts to potentially affected water supplies.

Ground Water Flow to Humboldt River

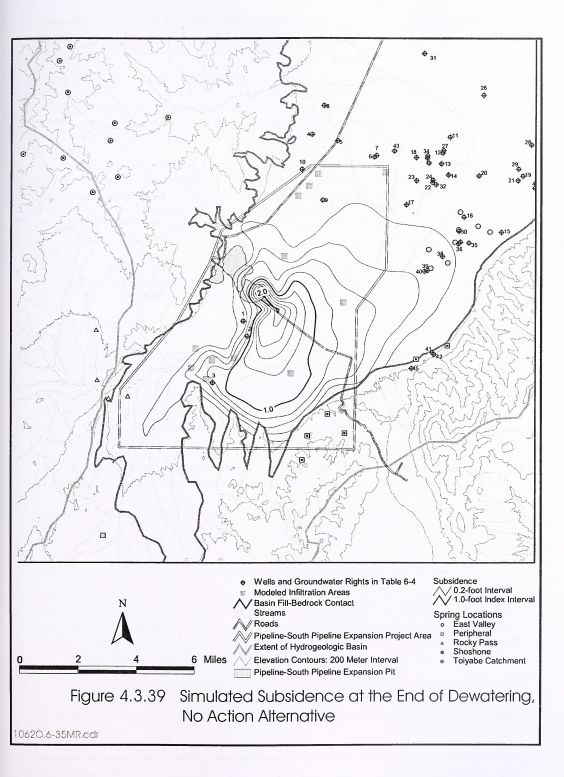
The general situation with the Humboldt River is described in Section 4.3.3.3.1 under Stages 11 and 12 of the Proposed Action. The No Action Alternative shows a decrease of approximately nine acre-feet per year change from the baseline ground water budget (Table 4.3.1) in the Crescent Valley Basin's ground water contribution to the Humboldt River at ten years after the end of mine operations (the time of maximum impact) (see Table 4.3.3). The decrease is estimated to be exactly the same as for the Stages 11 and 12 of the Proposed Action. The relatively small changes in predicted flow to the Humboldt River would be undetectable within the context of natural variability in recharge, evapotranspiration, and ground water flow to the river. The predicted reduction in ground water flow to the Humboldt River nine acre-feet per year for either the Proposed Action or the No Action Alternative) represents less than one tenth of one percent of the 1992 measurements of baseflow and diversions of the Humboldt River at Beowawe. The small magnitude of predicted impact to the flow of the river is a result of the buffering effect of evapotranspiration in the central part of Crescent Valley and indicates that the No Action Alternative would not result in significant direct or cumulative impacts on the river.

Impact 4.3.3.6-5: Ground water flow modeling indicates that a very slight reduction of ground water flow (nine acre-feet per year) from Crescent Valley to the Humboldt River would occur (compared to pre-mining conditions).

Significance of the Impact: The impact is considered less than significant and no mitigation measures are required.

Potential Impacts Due to Subsidence

The general discussion of subsidence is provided in Section 4.3.3.3.1 for Stages 11 and 12 of the Proposed Action and will not be repeated here. The model shows that for the No Action Alternative, subsidence of up to approximately one foot would occur at a distance of up to two miles east of the open pit, and up to approximately four miles south of the open pit (Figure 4.3.39). The estimated subsidence for Stages 11 and 12 of the Proposed Action is approximately double that estimated for the No Action Alternative.



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Potential For Changes to Aquifer Productivity

The greatest potential for permanent deformation would occur in the finer grained sediments (clays and silty clays), which are not the primary water-bearing materials in the alluvial aquifer. The result would be a slight loss in aquifer interbed storage, but no noticeable loss in aquifer productivity of water supply wells. Thus, the potential impacts to the aquifer due to subsidence under the No Action Alternative, if any, would be very localized and are considered not significant.

Impact 4.3.3.6-6: A small change in aquifer characteristics is expected to result from compaction of the aquifer materials. Ground subsidence of up to approximately one foot would occur at a distance of up to approximately two miles east of the open pit, and up to approximately four miles south of the open pit. The subsidence would result primarily from a permanent reduction in porosity in the finer grained sediments (clays and silty clays), which are not the primary water-bearing materials in the alluvial aquifer.

Significance of the Impact: The potential for the aquifer to transmit or store water is not expected to be affected. The incremental impact and the cumulative impact are each considered less than significant and no mitigation measures are required.

Potential For Land Surface Alterations

Compaction of sediments that results in subsidence could also result in changes at the land surface. As noted above, ground subsidence of up to approximately one foot would occur at a distance of up to approximately two miles east of the open pit, and up to approximately four miles south of the open pit. Subsidence of greater than four feet is expected near the open pit. As described fully in Section 4.3.3.3.1 under Stages 11 and 12 of the Proposed Action, potentially damaging fissuring at the ground surface could result from tension cracks induced by differential subsidence. The No Action Alternative is modeled as having approximately half the subsidence of Stages 11 or 12 of the Proposed Action. Hence, the potential for fissuring at the ground surface under the No Action Alternative is also approximately half as great. Measures have and are being implemented by CGM to prevent fissure enlargement in the area of the process facilities as described in Section 2.3.2.

Impact 4.3.3.6-7a: Differential subsidence could result in the development of fissures. Capture of surface runoff by the fissures may form erosional fissure gullies, which represent a safety risk to wildlife, livestock, and/or people.

Significance of the Impact: The impact would be significant if fissure gullies form.

Mitigation Measure 4.3.3.6-7a: A monitoring program, as described in Section 2.3.2.2.10 (CGM 2004), shall be implemented to specifically watch for fissure gully development. If fissure gullies form, they shall be filled in with clean, coarse-grained alluvium in accordance with the fissure monitoring plan. The intent of using coarse-grained (permeable) backfill is to provide a rapid means of dissipation for any surface water entering the fissure.

Impact 4.3.3.6-7b: Differential subsidence could result in the opening of fissures creating a potential to degrade waters of the state. Fissures could provide a preferential flow path for uncontained process fluids, leachate, or hydrocarbons. If fissures form in the immediate vicinity of heap leach facilities

(including pads, solution ponds, or the plant), or chemical or hydrocarbon storage facilities, the fissures could damage such facilities and result in a release to the environment.

Significance of the Impact: The impact would be significant if fissure gullies formed immediately adjacent to, or beneath engineered Project components that managed process solutions.

Mitigation Measure 4.3.3.6-7b: Mitigation of the impact is same as the mitigation measures described for Impact 4.3.3.3.1-7b.

4.4 <u>Water Resources-Water Quality</u>

4.4.1 Regulatory Framework

Approval of the Proposed Action would require authorizing actions from other state agencies with jurisdiction over the water resources aspect of the Project. The regulation, appropriation, and preservation of water in Nevada falls under state jurisdiction, which implements state law and federally delegated programs. When a proposed project has the potential to directly or indirectly affect the waters under State of Nevada jurisdiction, then the State of Nevada is authorized to implement its own permit programs under the provisions of state law or the CWA.

The NDEP requires compliance with NPDES permits related to discharge of wastewater to surface waters from discharge points such as tailings piles and wastewater ponds, as well as with NPDES permits related to discharge of stormwater runoff. NDEP also requires that discharges into subsurface waters be controlled if the potential for contamination of ground water supplies exists, such as a state ground water discharge permit or a state zero-discharge permit.

The Nevada Water Pollution Control Law provides the state authority to maintain water quality for public use, wildlife, existing industries, agriculture, and the economic development of the site. The NDEP defines waters of the state to include surface water courses, waterways, drainage systems, and underground water. The Nevada Water Pollution Control Law also gives the State Environmental Commission authority to require controls on diffuse sources of pollutants, if these sources have the potential to degrade the quality of the waters of the state. The EPA has also granted Nevada authority to enforce drinking water standards established under the CWA. The Nevada Division of Health administers this program.

4.4.2 Affected Environment

4.4.2.1 Study Methods

Several studies of baseline water quality have been completed for the Pipeline and South Pipeline Projects, as well as for the currently Proposed Action.

Surface water quality has been monitored at several locations in the vicinity of the Proposed Action, including creeks, seeps and springs, playas and pit lakes. As there has been little change in existing conditions for surface water resources since publication of the South Pipeline Final EIS (BLM 2000a, pages 4-28, 4-30, 4-31, and 4-32), subsequent surface water data collection has been limited to seep and spring monitoring as reported by Geomega (2002b). Data in the South Pipeline Final EIS (BLM

2000a) that characterize surface water, along with the additional seep and spring data, are summarized in Section 4.4.2.2.1, page 4-10.

Future water quality has been predicted for the pit lakes that would result from the Proposed Action and the original pit lake water quality prediction has been updated (Geomega 2003b). This effort has involved modeling of ground water flow into the pit, prediction of interactions with the pit highwall and backfilled waste rock, mixing of inflowing water, evapoconcentration, and modeling the precipitation of minerals and trace element sorption. Anticipated seasonal changes in pit lake characteristics (such as stratification and overturn) have also been modeled. Revisions have relied primarily upon the data presented in the South Pipeline Final EIS (BLM 2000a, pages 4-33 and 4-68) but have also incorporated new evaporation data (Geomega 2003b).

Ground water quality data have been compiled from several sources in order to document baseline conditions. Ground water quality analytical data presented in the South Pipeline Final EIS (BLM 2000a, pages 4-32 and 4-34) have been expanded with data reported by Geomega (2002b) for the Proposed Action. Much of the additional information was collected to characterize ground water changes in response to use of infiltration galleries for management of open pit dewatering water. The ground water data are summarized below in Section 4.4.2.2.2.

The Crescent Valley ground water flow modeling was updated using field data to refine the previously determined extent and hydraulic properties of individual lithologic units, reevaluate estimates of recharge and discharge, and recalibrate the ground water model. This investigation also evaluated the influence of dewatering on the regional water table, infiltration of excess produced water, open pit refilling rates under various management options, and potential degradation associated with open pit throughflow (Geomega 2003b). Hydrologic information presented in this study is key to pit lake water quality predictions developed for the Project (Geomega 2000b).

Potential ground water degradation associated with drainage from waste rock was evaluated through laboratory and field geochemical analysis of waste rock samples from the various lithologies to be mined, and through modeling of potential seepage rates (Geomega 2003c).

4.4.2.2 Existing Conditions

4.4.2.2.1 Surface Water Quality

Surface water resources are described in Section 4.3.2.2.2. Surface water flow in the Project Area is limited, and in many cases as ephemeral drainages from the Cortez Mountains, Toiyabe Range, and Shoshone Range. There is no main drainage along the axis of the valley and saline flats (playas) are developed where streams discharge into portions of the valley with no outflow. A drainage divide isolates most of Crescent Valley from the Humboldt River, which is located to the north of the Project Area. The very slow rate of ground water flow in Crescent Valley indicates that many thousands of years would be required for any Project-related changes in ground water chemistry to affect the Humboldt River (Geomega 2003b).

Analytical data from three surface water samples collected in 1996 from Indian Creek, Mill Creek, and Fire Creek are reported in Table 4.4.2 of the South Pipeline Final EIS (BLM 2000a, page 4-30). The samples had relatively low TDS (253 to 394 milligram/liter [mg/l] and alkaline potential of hydrogen [pH] (8.02-8.28), and relatively high total alkalinity (average 159 mg/l). Most trace and

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minor constituents were below NDEP standards. The Indian Creek sample exceeded the NDEP standard for aluminum (0.139 mg/l) and the Mill Creek sample exceeded the NDEP standards for aluminum (0.13 mg/l), arsenic (0.074 mg/l), and silver (0.22 mg/l). The detection limits for cadmium, mercury and thallium exceeded the Nevada drinking water standards (DWSs). The Indian Creek sample had a detection of weak acid dissociable [WAD] cyanide (0.013 mg/l). Previous mining activities (unrelated to CGM) in the Indian and Mill Creek drainages are believed to be the source of elevated trace constituents (BLM 2000a, page 4-28).

<u>Seeps and Springs</u>. No additional water chemistry data have been collected for these surface water monitoring locations since the South Pipeline Final EIS was published in 2000 because previous assessments for the Pipeline and South Pipeline Projects (BLM 1996a; BLM 2000a) indicate that surface water resources are not influenced by mining operations. CGM continues to conduct spring and seep monitoring for flows.

Sixty-eight seeps and springs have been identified in the vicinity of the Project, a few of which are thermal springs. Wet meadows occur in association with some seeps and springs. Water quality data for three hot springs samples collected from the Chillis Hot Spring, Filippini Ranch stream, and Hot Springs Point are reported in the South Pipeline Final EIS (BLM 2000a, Table 4.4.3, page 4-31). The Hot Springs Point sample had a slightly lower TDS and a pH of 6.8. This sample exceeded DWSs for TDS, fluoride, and manganese. Water from the Chillis Hot Spring had a lab pH of 8.5 and exceeded DWSs for TDS, fluoride, magnesium, and potassium. The Filippini Ranch stream sample exceeded DWSs for chloride, magnesium, manganese, sulfate, and TDS, and also had elevated calcium, sodium, sulfur, and potassium concentrations.

The locations of 31 sampled seeps and springs are shown on Figure 4.3.21. These springs are divided into five groups:

- Rocky Pass group (four springs);
- Toiyabe Catchment group (six springs);
- Peripheral Area group (one spring);
- Shoshone group (12 springs); and
- East Valley group (eight springs).

Twenty-four springs have been designated for quarterly monitoring and seven have been designated for semi-annual monitoring. The springs are monitored for flow rate, conductivity, pH, temperature, and dissolved oxygen. Monitoring data are included in the baseline characterization report (Geomega 2002a, Table 5-3). The measured pH and conductivity reflect differences in the source of water discharged at each location. Most of the Rocky Pass group springs are fed by alluvial water, with one thermal spring, while the water discharged in the Toiyabe Catchment group springs comes from carbonate rocks. The spring described as the Peripheral Area group is similar to those of the Toiyabe Catchment group. The Shoshone group of springs have their source in the Shoshone range, where snowmelt and precipitation interact with bedrock. The East Valley group are located in alluvial fans

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at the base of the Cortez Mountains. The various springs are compared by group based on the range of conductivity measurements in Figure 4.4.1.

<u>Former Cortez Pit Lake</u>. Four samples were collected from the surface of the Cortez pit lake prior to 1997. Subsequent to that the water table in the area of the open pit dropped below the level of the open pit floor. The sample results summarized in Table 4.4.4 of the South Pipeline Final EIS (BLM 2000a) indicate characteristics typical of waters from carbonate systems. The pH of the samples ranged from 8.02 to 8.13, and alkalinity ranged from 225 to 282 mg/l. The samples had low metal concentrations with only fluoride and arsenic approaching their respective standards. TDS concentrations were between 425 and 438 mg/l.

4.4.2.2.2 Ground Water Quality

Ground water is present in both alluvial and bedrock aquifers. Infiltration basins are used to discharge excess water collected during dewatering to the alluvial aquifer system, but to date have not been shown to influence the bedrock system (Geomega 1998c). Six hydrolithologic units have been defined in the Project Area, including carbonate, siliceous, volcanic, and intrusive bedrock and two basin fill deposits. These units are defined and described in the modeling report (Geomega 2003a).

<u>Alluvial Aquifer</u>. Characterization of the alluvial aquifer water quality for Crescent Valley is based on samples from 48 wells including CGM monitoring wells and regional water wells. Of these wells, 12 are in the Project Area. For the modeling report the well samples from the first quarter of 1992 through the first quarter of 2002 were used. The minimum, maximum, and average constituent concentrations from the pre-dewatering and infiltration time period, along with the DWSs for reference, are summarized in Table 4.4.1. The locations and dates for alluvial ground water monitoring samples are reported in Geomega (2002b).

Alluvial ground water quality generally meets most of the primary and secondary drinking water standards. The average alluvial aquifer constituent concentrations exceeded the DWS for sulfate (secondary), arsenic, iron, and TDS (Table 4.4.1). Table 4.4.1 indicates that the maximum constituent concentrations also exceed the DWS for sulfate, antimony, arsenic, beryllium, chloride, fluoride, iron, magnesium, manganese, mercury, nickel, nitrate, selenium, thallium, TDS, zinc, and pH. In addition, the nitrite standard was exceeded. While certain wells exceeded standards only once for a given constituent, repeated exceedances in some wells were reported for antimony, arsenic, beryllium, cadmium, chloride, fluoride, iron, lead, magnesium, manganese, nickel, nitrate and nitrite, pH, selenium, sulfate, and TDS.

Infiltration Basins

Changes in alluvial ground water quality resulting from infiltration of dewatering water from the Project are discussed in the Pipeline Infiltration Project EA (BLM 1999) and the South Pipeline Final EIS (BLM 2000a, page 4-80). A more detailed discussion is provided by Geomega (2001b and 2002b) and summarized by Fennemore et al. (2001). Details of the dewatering and infiltration systems are provided in the baseline report (Geomega 2002a, Section 5.5).

Despite similar chemistries in the background alluvial ground water and the water produced by open pit dewatering (Geomega 2002a), the ground water near each of the infiltration sites (Highway, Filippini, Rocky Pass, Frome, and Windmill) initially showed increased concentrations of TDS and

constituent analytes followed by a gradual decline to background conditions (Geomega 2002a). This trend is due to the dissolution of naturally occurring minerals, such as calcite, magnesite, gypsum, and halite in the saline alluvial soil beneath the infiltration sites.

Column leaching tests were conducted by Geomega (1998c) to evaluate the nature of the solute mobilization in the existing infiltration areas using core samples that are representative of the soils present at the Highway, Filippini, Rocky Pass, Frome, and Windmill infiltration sites. Leachates produced during column testing were generally in good agreement with ground water samples obtained from infiltration site monitoring wells (Geomega 2000b, Tables 5-13 and 5-14).

Initially, elevated solute release followed by a gradual decline to background conditions, similar to the trends observed in monitoring wells, were documented during column testing. This trend is demonstrated in the TDS monitoring data from the Frome Infiltration Site, as shown in Figure 4.4.2.

The results of background ground water quality characterization, infiltration monitoring, and column tests, demonstrate that infiltration of dewatering water results in a transitory increase in solute concentrations. Column-test data in conjunction with the monitoring well data indicate that water quality tends to return to near ambient background conditions after passage of approximately 13 pore volumes of infiltration water (Geomega 1998c; BLM 1999).

Bedrock Aquifer

Characterization of the bedrock aquifer water quality is based on samples from 32 sites collected from the first quarter of 1992 through the first quarter of 2002. Of these bedrock wells, 22 are in the Project Area. The minimum, maximum, and average constituent concentrations are summarized in Table 4.4.2 (Geomega 2002b, Table 5-8). Sampling locations and dates are detailed in Geomega (2002).

The bedrock water quality is similar to the alluvial aquifer, but has higher concentrations of major ions and trace elements. The average bedrock aquifer results meet the DWS, except for antimony, arsenic, cadmium, fluoride (secondary), iron, manganese (secondary), and TDS (secondary). Maximum concentrations of numerous constituents from bedrock wells exceeded the relevant drinking water standards. Individual exceedances for bedrock wells are listed in Geomega (2002b, Table 5-12). Constituents with exceedances in individual wells include antimony, arsenic, beryllium, cadmium, chloride (secondary), copper (secondary), fluoride (secondary), iron, manganese, mercury, thallium, TDS, zinc (secondary), and pH. Exceedances in bedrock wells were suggested to be due to their proximity to the mineralized zone where elevated metal concentrations are expected.

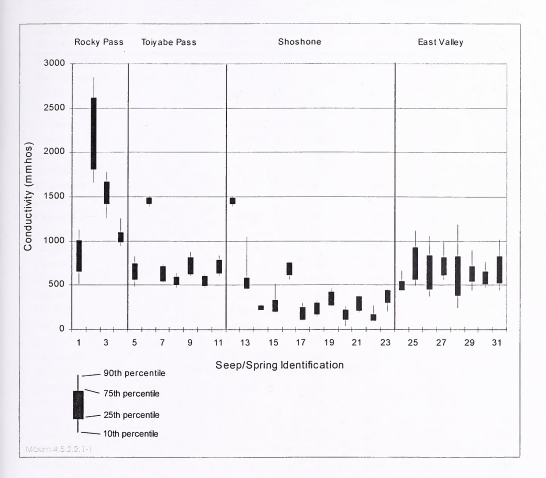


Figure 4.4.1 Comparison of Conductivity in Springs and Seeps

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DWS(SDWS)1 Parameter Min Max Avg Count Alkalinity (Total) 1 650 237 513 Specific Conductance (field) 0.36 13,800 1.520 180 82 Sulfate 500.0 (250.0) 4,900 442 210 0.005 Aluminum 1.07 0.045 253 Antimony 0.006 0.001 0.05 0.004 459 Arsenic² 0.05/0.010 0.002 0.18 0.01 526 Barium 2 0.005 0.5 0.065 519 0.004 0.001 0.002 Bervllium 0.01 455 Bicarbonate 0 650 248 329 0.05 0.1 Bismuth 0.057 7 Cadmium 0.005 0.001 0.01 0.003 526 Calcium 1.6 1,600 128 514 Chloride 400.0 (250.0) 4,270 152 4 314 0.1 0.002 0.06 0.009 Chromium 526 0.005 0.012 Cobalt 0.05 12 Copper³ (1.0)0.002 0.13 0.011 526 Fluoride 4.0(2.0)0.1 20 1.63 208 0.008 Iron 0.6 (0.3) 16.8 0.166 526 Lead³ 0.002 0.05 0.007 526 Magnesium 150.0 (125.0) 0.098 592 43 525 Manganese 0.1(0.05)0 2.72 0.048 525 0.5 0.002 0.0001 0.002 525 Mercury Nickel 0.002 0.016 0.1 0.29 443 0.02 Nitrate 10 65 2.86 305 NO2 + NO3 as Nitrogen 10 0.02 65 3.68 420 Potassium 1.1 88.3 15.7 514 Selenium 0.05 0.002 0.13 0.007 526 Silver 0.002 2.51 0.012 526 Sodium 29 2,400 159 514 Thallium 0.002 0.001 0.02 0.001 239 Total Dissolved Solids 1,000.0 (500.0) 172 11,400 1,110 536 0.2 0.005 0.02 Cyanide 0.009 314 Zinc (5.0)0.002 1.13 0.027 526 pH (field) 5.22 12.84 8.34 98 pH (laboratory) (6.5 - 8.5)6.79 11.7 7.68 535

Table 4.4.1: Summary of Project Alluvial Ground Water Chemistry

NOTE: All units are in mg/l except pH, which is in standard units.

1 - DWS equals primary Nevada drinking water standards and SDWS equals secondary Nevada drinking water standards. The primary standards are those that are enforceable and the secondary standards are those that are recommended. These standards are based on NAC445A.453 and 455.

2 - The current regulatory MCL for arsenic in Nevada is 0.05 mg/l. The federal arsenic MCL was revised to 0.010 mg/l on February 22, 2002. The State of Nevada has not adopted the revised standard and will evaluate the adoption according to state policy set forth for such adoption.

3 - The primary copper and lead standards are regulated by a Treatment Technique that requires systems to control corrosiveness of their water if more than ten percent of the tap water samples execed the action levels. The action levels for copper and lead are 1.3 mg/l and 0.0015 mg/l, respectively.

Parameter	DWS(SDWS)1	Min	Max	Avg	Count
Alkalinity Total		1	584	277	218
Specific Conductance (field)		0.728	1042	762	77
Sulfate	500.0 (250.0)	100	200	126	60
Aluminum		0.02	0.47	0.053	112
Antimony	0.006	0.002	0.05	0.007	170
Arsenic ²	0.05/0.010	0.002	0.235	0.021	225
Barium	2	0.01	0.5	0.082	225
Beryllium	0.004	0.002	0.01	0.003	166
Bicarbonate		1	584	281	142
Bismuth		0.05	0.05	0.05	1
Cadmium	0.005	0.002	0.326	0.005	225
Calcium		22.4	140	60	219
Chloride	400.0 (250.0)	4	289	30	164
Chromium	0.1	0.002	0.051	0.009	225
Cobalt		0.007	0.012	0.009	7
Copper ³	(1.0)	0.002	73.4	0.334	225
Fluoride	4.0 (2.0)	2.1	3.8	3.0	54
Iron	0.6 (0.3)	0.008	159	0.813	224
Lead ³		0.002	0.062	0.007	225
Magnesium	150.0 (125.0)	1.7	55.1	23	224
Manganese	0.1 (0.05)	0.002	2.32	0.052	225
Mercury	0.002	0.0002	0.0052	0.001	225
Nickel	0.1	0.002	0.044	0.015	160
Nitrate	10	0.01	4.8	0.504	141
NO ₂ + NO ₃ as Nitrogen	10	0.01	4.2	0.42	164
Potassium		2.2	24.6	16.3	219
Selenium	0.05	0.002	0.014	0.004	225
Silver		0.002	0.048	0.008	224
Sodium		9	296	95.6	219
Thallium	0.002	0.001	0.002	0.001	69
Total Dissolved Solids	1000.0 (500.0)	434	1640	563	217
Cyanide	0.2	0.005	0.08	0.01	164
Zinc	(5.0)	0.005	35.1	0.18	225
pH (field)		7.1	9.74	8.01	42
pH (laboratory)	(6.5 - 8.5)	7.01	8.5	7.68	218

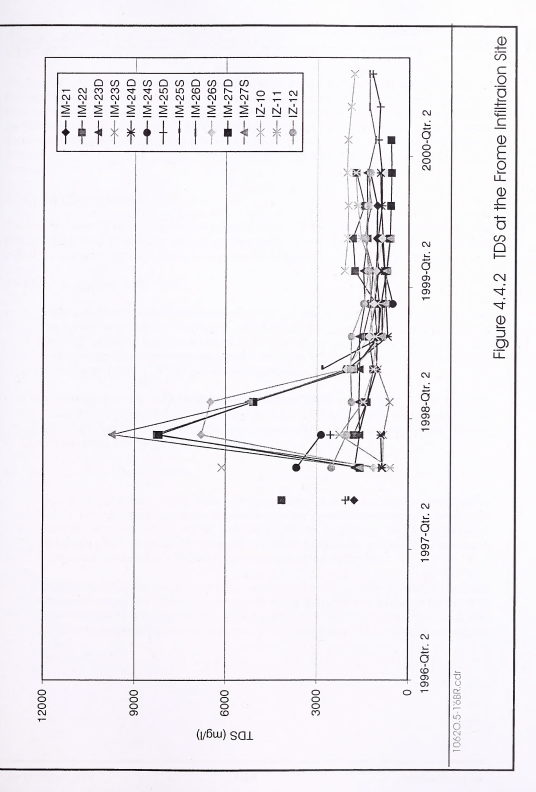
Table 4.4.2: Summary of Project Bedrock Ground Water Chemistry

NOTE: All units are in mg/l except pH, which is in standard units.

 DWS equals primary Nevada drinking water standards and SDWS equals secondary Nevada drinking water standards. The primary standards are those that are enforceable and the secondary standards are those that are recommended. These standards are based on NAC445A.453 and 455.
 The current regulatory MCL for arsenic in Nevada is 0.05 mg/l. The federal arsenic MCL was revised to 0.010 mg/l on February 22, 2002. The State

of Nevada has not adopted the revised standard and will evaluate the adoption according to state policy set forth for such adoption.

3 - The primary copper and lead standards are regulated by a Treatment Technique that requires systems to control corrosiveness of their water if more than ten percent of the tap water samples exceed the action levels. The action levels for copper and lead are 1.3 mg/l and 0.0015 mg/l, respectively.



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4.4.3 Environmental Consequences and Mitigation Measures

The Proposed Action has the potential to impact surface and ground water quality in the Project Area. Potential impacts that may be associated with mining operations similar to the Proposed Action have been identified in the Pipeline Final EIS and the South Pipeline Final EIS (BLM 1996a and 2000a) and through the scoping process for the Project. The magnitude and significance of these potential water resource impacts are evaluated in relation to the Proposed Action (including various stages of development), the Complete Backfill Alternative, the No Backfill Alternative, and the No Action Alternative.

4.4.3.1 Significance Criteria

Criteria for assessing the significance of potential impacts to the quality of water resources in the Project Area are described below. Impacts to water quality resources are considered to be significant if these criteria are predicted to occur as a result of the Proposed Action or the alternatives.

4.4.3.1.1 Surface Water Quality

- Release of mining-related contaminants such as cyanide, or metals such as arsenic and lead, into drainages by spills or flooding that results in soil/sediment contamination in excess of the NDEP standards specified at NAC 445A.2272.1.(c) or release of fuels and lubricants into drainages resulting in soil contamination exceeding the NDEP guidance level (100 milligrams per kilogram [mg/kg] of total petroleum hydrocarbons [TPH]).
- A discharge or change in water quality that results in an exceedance of the applicable DWS standards presented in Table 4.4.1 or specified in NAC 445A.453, or NDEP standards (Table 4.4.3) for aquatic life, irrigation, or livestock or potential beneficial uses in perennial streams, springs, seeps, and the post-mining pit lake.

4.4.3.1.2 Ground Water Quality

- Degradation of natural ground water quality by chemicals such that concentrations exceed DWSs, or render water unsuitable for other existing or potential beneficial uses. For ground water that does not meet DWSs for baseline conditions, degradation would be considered significant where a change in water quality would render the water unsuitable for an existing or potential beneficial use. This criterion is based on NAC 445A.424.
- Degradation of natural soil chemistry by cyanide, trace metals, or other compounds such that concentrations exceed NDEP guidance levels. NDEP guidance levels for soils are based on results of meteoric water mobility testing that are ten times the DWS for each compound. This guidance is designed to protect ground water from contamination by leachate from overlying soils.

Chemical	Chemical Aquatic Water Quality (µg/l)		Watering Livestock (µg/l)	
Antimony			-	
Arsenic		100 ^b	200°	
Arsenic(III)	-			
1-hour average	342 ^{a,e}	-	-	
96-hour average	180 ^{a,e}	<u> </u>	-	
Barium			-	
Beryllium		100 ^b	-	
hardness≤75mg/l		-	-	
hardness≥=75mg/l		_	-	
Boron	-	750ª	5,000°	
Cadmium	-	10 ^d	50°	
1-hour average	0.85 exp {1.128In(H)-3.828] ^{a,e}	-	-	
96-hour average	0.85 exp {0.7852In(h)-3.490} ^{a,e}	_	-	
Chromium(total)		100°	1,000	
Chromium(VI)		-	-	
1-hour average	15 ^{a,e}	-		
96-hour average	10 ^{a,e}	-	-	
Chromium(III)		-	-	
1-hour average	0.85 exp {0.8190In(H)+3.688} ^{a,e}			
96-hour average	0.85 exp {0.8190In(H)+1.561} ^{a,e}			
Copper	-	200°	500°	
1-hour average	0.85 exp{0.9422In(H)-1.464} ^{a,e}		-	
96-hour average	0.85 exp {0.8545In(H)-1.465} ^{a,e}	-	÷	
1-hour average	22ª	<u>_</u>	_	
Cyanide		-	-	
96-hour average	5.2ª	-	-	
Fluoride		1,000°	2,000°	
Iron	$1,000^{a}$	5,000°		
Lead		5,000°	100°	
1-hour average	0.50 exp {1.273In(H)-1.460} ^{a,e}	-	-	
96-hour average	0.25 exp {1.273In(H)-4.705} ^{a,e}	1	net and -	
Manganese	and the state of the second	200°		
Mercury		_	10	
1-hour average	2.0 ^{a,e}	12	1	
96-hour average	0.012ª	-	_	
Molybdenum	19 ^d	-		
Nickel		200°		
1-hour average	0.85 exp {0.8460In(H)+3.3612} ^{a,e}			
96-hour average	0.85 exp {0.8460In(H)+1.1645} ^{a,e}			
Selenium		20°	50°	
1-hour average	20 ^a	-		
-				

Table 4.4.3: Standards for Toxic Materials Applicable to Designated Waters

2

3

Chemical	Aquatic Water Quality (μg/l)	Irrigation (µg/l)	Watering Livestock (µg/l)
96-hour average	5.0ª	-	-
Silver	0.85 exp {1.72In(H)-6.52} ^{a,e}	-	-
Sulfide			
Undissociated hydrogen sulfide	2^{a}	-	-
Thallium	-	-	
Zinc	-	2,000 ^c	25,000°
1-hour average	0.85 exp {0.8473In(H)+0.8604} ^{a,e}		-
96-hour average	0.85 exp {0.8473In(H)+0.7614} ^{a,e}		

Single concentration limits and 24-hour average concentration limits must not be exceeded. One-hour average and 96-hour average concentration limits may be exceeded only once every three years. See reference a.

Hardness (H) is expressed as mg/1 calcium carbonate.

If a criterion is less than the detection limit of a method that is acceptable to the division, laboratory results which show that the substance was not detected will be deemed to show compliance with the standard unless other information indicates that the substance may be present.

If a standard does not exist for each designated beneficial use, a person who plans to discharge waste must demonstrate that no adverse effect will occur to a designated beneficial use. If the discharge of a substance will lower the quality of the water, a person who plans to discharge waste must meet the requirements of NRS 445A.565.

⁵ The standards for metals are expressed as total recoverable, unless otherwise noted.

^a U.S. Environmental Protection Agency, Pub. No. EPA 440/5-86-001, Quality Criteria for Water (Gold Book) (1986).

^b U.S. Environmental Protection Agency, Pub. No. EPA 440/9-76-023, Quality Criteria for Water (Red Book) (1976).

National Academy of Sciences, Water Quality Criteria (Blue Book) (1972).

^d California State Water Resources Control Board, Regulation of Agricultural Drainage to the San Joaquin River: Appendix D, Water Quality Criteria (March 1988 revision).

^e This standard applies to the dissolved fraction. (Added to NAC by Environmental Comm'n, eff. 9-13-85; A 9-25-90; 7-5-94; A 11-29-95).

Source: NAC 445A.144, which states, except as otherwise provided in this section, the following standards for toxic materials are applicable to the waters specified in NAC 445A.123 to 445A.127, inclusive, and NAC 445A.145 to 445A.225, inclusive. If the standards are exceeded at a site and are not economically controllable, the commission will review and adjust the standards for the site.

A significant impact of the Proposed Action is indicated where an impact exceeds the threshold of a water quality criterion based on the effects of the Proposed Action alone, or in conjunction with the existing Pipeline/South Pipeline Project (No Action Alternative) if the impact was not significant prior to the Proposed Action. In some instances, the duration of a significant impact might be extended in comparing a Project alternative to the No Action Alternative. An example would be continued use of stockpile or infiltration basin facilities. For the purposes of this assessment, based on the preceding significance criteria, no additional significant impacts are attributed to actions or alternatives that continue to use approved facilities within the existing footprint because impact significance and any pertinent mitigation have already been established. If discharge to infiltration basins produces a temporary increase in solute concentrations under the No Action Alternative and the same alluvial well is affected to the same degree during an additional six years of dewatering for the Proposed Action, the additional duration of the impact is not considered to be significant.

4.4.3.2 Assessment Methodology

The Proposed Action would utilize (and therefore expand) the approved open pit, dewatering and infiltration, tailings and heap leach, ore stock piles, and waste rock pile facilities. Of the facilities,

only the waste rock piles and open pits have the potential to impact water resources under the Proposed Action.

The lack of significant risk to existing surface water resources (creeks, seeps, and hot springs) has been documented in the Pipeline Final EIS (BLM 1996a) and South Pipeline Final EIS (BLM 2000a) and would not be altered under the Proposed Action and alternatives considered in this SEIS.

Continued operation of heap leach pads and tailings facilities has the potential to affect both ground water and surface water quality through drainage and/or seepage of process solutions. There is no plan, however, to expand the operational footprint of the existing, approved facilities. Most importantly, impacts to water quality from these sources would be less than significant because the facilities are inherently designed as zero discharge facilities with stringent operational and post-closure monitoring programs, reclamation plans, and performance bonding. Similarly, the ongoing use of existing, temporary ore stockpiles would not result in a change in impact from that discussed in Section 4.4.4 of the Pipeline Final EIS (BLM 1996a, Section 4.4.4, page 4-26) and therefore would not represent a change from currently approved operations.

Temporary increases in solute concentrations that result from dewatering system discharge to the alluvial aquifer through infiltration basins have been demonstrated to be short lived and insignificant in terms of long-term water quality at the Project Area (Geomega 1998e; BLM 1999), and will not be evaluated further in this document.

As discussed in the South Pipeline Final EIS (BLM 2000a), there is potential for spills of fuels, chemical reagents, and hazardous materials to affect water quality. Potential impacts of spills and accidental releases would be rendered less than significant because of preventive and corrective measures that are included in the Spill Prevention Control and Countermeasure Plan (SPCC).

Hydrogeochemical modeling was used to predict post closure pit lake water quality and waste rock seepage volume and quality for the purpose of evaluating the Proposed Action and alternatives. Details of the pit lake modeling are presented in Geomega (1998f) for the currently permitted No Action Alternative and in Geomega (2003a) for the Proposed Action and alternatives. Details of the waste rock seepage evaluation are provided by Geomega in the waste rock evaluation report (2003c). The methods used to evaluate these facilities are summarized briefly below. A supplemental assessment of potential impacts from the revision to the Stage 8 and 9 configurations was completed by Geomega (2004a).

4.4.3.2.1 Waste Rock Characterization and Seepage Prediction

Mining could impact surface water and ground water quality via seepage from stockpiled ore and waste rock piles. Water interacting with reactive minerals in mined rock could result in the formation of acid ARD and/or in the release of metals. Mining activities increase the amount of surface area of minerals, thus promoting reaction with water and air. ARD results from the oxidation of pyrite or other sulfide minerals, where there are not sufficient buffering minerals available to neutralize the acidity. Acidic (pH less than 5) waters enhance the solubility of many metals with potential environmental consequences. Neutral or alkaline leachates (pH > 7) may also contain elevated concentrations of dissolved constituents, such as arsenic or selenium, which can persist under alkaline conditions. Elevated concentrations of trace elements can also develop from the natural weathering

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of mineralized rock, influencing the natural background (or predisturbance) water quality. If seepage with elevated concentrations of trace elements reaches the water table, levels of dissolved constituents in ground water could increase to levels that exceed NDEP standards. Leachates derived from ore or waste rock can impact surface waters directly, or by depositing metals and other constituents in near-surface sediments within surface drainages that are available for transport and redeposition.

Net Carbonate Value (NCV) analyses were conducted on a total of 80 samples (Figure 4.4.3). A total of 73 geologic composites from exploration drill holes and surface samples were collected from the area to be mined under the Proposed Action. Seven additional surface grab samples collected from the Crescent open pit were also tested (Geomega 2003c, Table 2-2). These samples included all rock types expected to be encountered during mining, including alluvium (46 percent), calcareous siltstone (50 percent), marble (four percent) and skarn (one percent) (Figure 4.4.4).

The NCV test estimates the maximum potential for ARD formation from mined rock as it reacts with water and air. The tests measure the acid-generating potential (AGP), based on the total sulfide content using the assumption that all sulfide present is acid generating pyrite and that all sulfide in the rock is available for reaction. The acid-neutralizing potential (ANP) is measured directly by titration with acid. The ANP is a reflection of the abundance of minerals that can neutralize acidity and buffer pH, such as the carbonate mineral calcite. Samples with three times more ANP than AGP (i.e., an ANP:AGP ratio greater than 3) are considered to have a low potential to generate acid. Samples with an ANP:AGP ratio of less than 1 are considered to have a strong potential to generate acid. The geochemical reactivity of samples that fall between these two categories is uncertain and may have the potential to generate net acidity (BLM 2000a; BLM 1996a).

Results of the NCV analyses are summarized in Figure 4.4.5. All but one sample had an ANP:AGP ratio greater than 3, indicating that the materials were not acid generating (Geomega 2003c). The sample with ANP:AGP less than 3 consisted of skarn (ANP:AGP = 1) that is classified as ore to be processed, and would not be present in significant quantities in the waste rock.

Kinetic testing using the method of Sobek et al. (1978) was performed to further evaluate potential ARD and leachate characteristics under longer term tests that measure the rate of sulfide oxidation and solute release over time. Results of 42 20-week humidity cell tests indicate alkaline leachate with low concentrations of dissolved metals (Geomega 2003c, Appendix A). Chronic exceedances of the selenium DWS (0.05 mg/l) were limited to effluent from one sample of the carbonaceous siltstone in Stage 9 (up to 1.7 mg/l). This sample represents an extreme case for whole rock metals concentrations based on the 2,576 analyses completed since 1992. Therefore, while this material does release selenium when leached, it is representative of a small portion (<0.01 percent) of the pit surface (Geomega 2003c, Figure 3-11). Transient exceedances of the arsenic standard were observed in seven humidity cells, but multiple analyses later in the leaching test measured arsenic in concentrations below pertinent standards (Geomega 2003c). It is therefore unlikely that any of the geologic materials tested would generate ARD or release significant concentrations of metals.

With respect to the potential for generation of ARD, it is also important to note that the Proposed Action is located in an arid environment that receives an average of less than ten inches of precipitation per year. The relatively low precipitation rate reduces the amount of water available to move oxidation products away from their source. Oxidation would continue to occur, but given the

very low concentrations of sulfide in the rocks at the Project, the potential for impacted water quality is very low.

To account for site specific effects, such as the arid climate, Geomega (2003c) performed bucket leach tests onsite near the Cortez core shed. These tests were analogous to humidity cell tests except that the samples were placed outside, exposed to ambient conditions, and leachate was collected five times following natural precipitation events. Leachates were alkaline with low solute concentrations (Geomega 2003c, Appendix B). There were no chronic exceedances of criteria for any solute, although transient exceedances of drinking water standards for antimony and arsenic were reported. Most of the antimony was attributed to background conditions (i.e., contamination by dust) since antimony was also detected in the control bucket that contained no rock (Geomega 2003c).

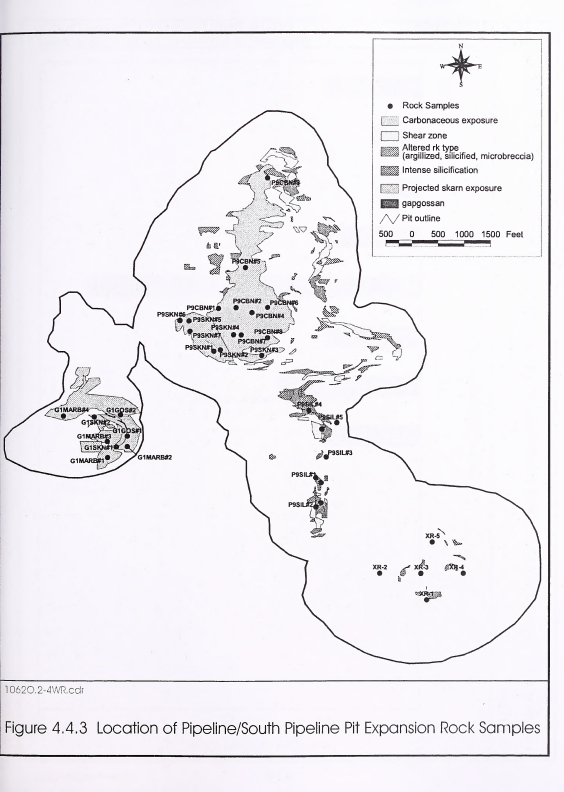
Predicted environmental impacts from the construction of the Pipeline/South Pipeline Pit Expansion Project waste rock dumps are limited to potential sediment generation and transport induced by large storm events. Impacts to surface water, ground water, and soils as a result of solute mobility are extremely unlikely because of limited surface water in the waste rock dump area, limited percolation, and leachate water chemistry with low levels of constituents. Under ambient conditions, water and solid material from the waste rock dumps are unlikely to be transported from the dump location except in the form of runoff and sediment generated by ten-year and 100-year storm events. The runoff water quality meets the drinking water standards and the sediment is physically and chemically similar to the alluvium in the area to which the runoff would be potentially relocated (Geomega 2003c).

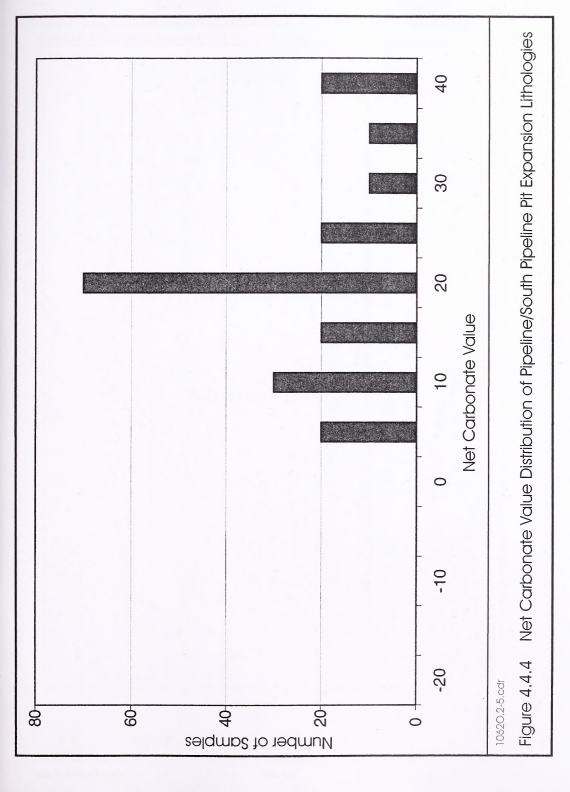
The oxidation modeling indicates that most of the potential solutes in the waste rock dump would be available for leaching. However, the leachate chemistry derived from the waste rock meets the drinking water standards and is of higher quality than the local background ground water. In addition, the results of the percolation modeling indicate that the limited volume of water incident to the dump area is insufficient to transport solutes from the waste rock dump to the local ground water 340 feet below the ground surface (Geomega 2003c).

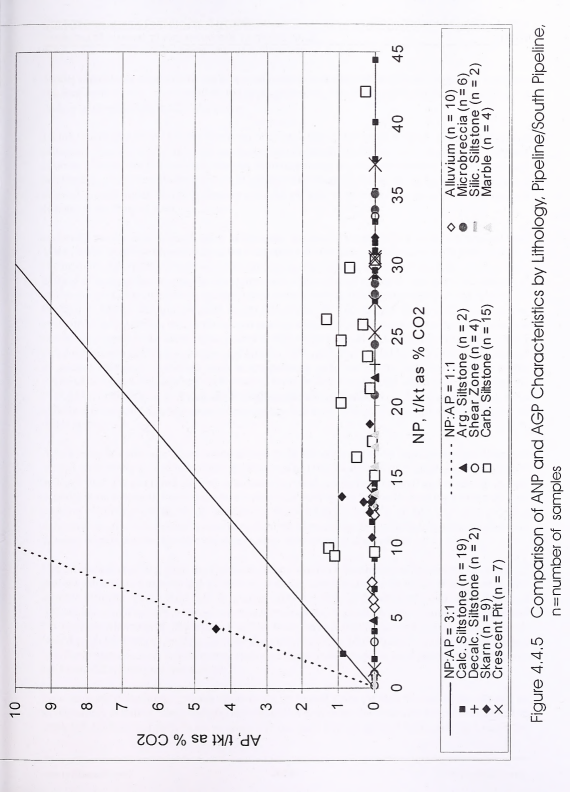
4.4.3.2.2 Pit Lake Water Quality Prediction

After mining operations cease, ground water would eventually refill the open pit to an elevation approaching that of the surrounding water table, thus forming a post-mine pit lake. This is true for all of the evaluated alternatives, although various pit and backfill configurations would create lakes of varying depths and surface area, with minor differences in relative sources of influent water and solute loading.

A hydrogeochemical model was developed to predict post-closure pit lake water quality for the Proposed Action and each alternative. Details of the modeling completed for the approved South Pipeline open pit (the No Action Alternative) are presented in the South Pipeline Final EIS (BLM 2000a) and Geomega's Pit Lake Water Quality Prediction report (1998c). This model was revised using a higher evaporation rate based on recently collected data, as part of the required five-year update for the Pipeline/South Pipeline pit water chemistry assessment (Geomega 2003b and 2003d). The hydrogeochemical modeling completed for the Proposed Action is described fully in Geomega's Pit Lake Chemistry Assessment (2003b). The modeling approach, methods, and results are summarized below.







4.4.3.2.3 Pit Lake Hydrogeochemical Modeling

Model simulations were run for the Proposed Action (including the individual stages that comprise the Proposed Action), the Complete Backfill Alternative, the No Backfill Alternative, and the No Action (currently permitted) Alternative.

Pit lake chemistry evolves from the mixing of several different sources of water, as well as chemical processes that act on the solution, as shown schematically in Figure 4.4.6. Among the different sources of water are the solutions derived from dissolving the oxidation products of final pit wall weathering, which include the products of pyrite oxidation and metal leaching, and both bedrock and alluvial ground water. Rainfall directly onto the pit lake is exceeded by evaporation in the arid climate of the Project Area.

Modeling results from ground water predictions, developed using MODFLOW (HydroGeoLogic 1996), were coupled with results from the Fennemore-Neller-Davis (FND) model of pyrite oxidation (Fennemore et al. 1999), which was calibrated using site-specific laboratory humidity cell test data. Mixing of influent water, aqueous speciation and calculation of solubility and sorption controls of solute concentrations were accomplished using the USGS-supported geochemical model PHREEQC (Parkhurst 1995). The limnological model CE-QUAL-W2 (Cole and Wells 2002) was used to evaluate oxygen profiles, lake turnover, and mixing, which influence temperature and concentrations of dissolved gases in the lake. These factors in turn control the pH and oxidation status of the water that determines mineral precipitation and sorption. Results from CE-QUAL-W2 were therefore used to control chemical conditions such as temperature, pH, and redox potential imposed in the PHREEQC model calculations. Information from model components was organized using the PITQUAL modeling code (Davis et al. 2002). Each of the described model components has been validated previously through peer review and applied to similar predictions of post-mine open pit water quality.

Acid-generation and significant solute release from pit wall rock to be mined under the Proposed Action is not likely. Static and kinetic geochemical test results showed that samples of alluvium and bedrock from the proposed open pit area have low acid-producing potential and moderate to high neutralization potential. Field experiments also indicate that the rock walls have high acid-buffering capacity (Geomega 2002a, 2003b and 2003c). Based on these data, the pit lake has a low potential to become acidic. This generally applies to all of the alternatives discussed below, although the ratio of water contributed by specific lithologies does vary between alternatives.

The pit surface resulting from the Proposed Action would be comprised of 28 percent alluvium, 52 percent calcareous siltstone, and 17 percent carbonaceous siltstone with minor skarn, marble, and altered siltstones. This would vary depending upon the stage of development within the Proposed Action, but would remain constant between the complete Proposed Action, Complete Backfill and No Backfill Alternatives. The relative inflow from various lithologies and backfilled waste rock would vary over time, depending upon the stage of operations, filling history, and location. Changes in influent water sources and chemistry were considered in the modeled water quality predictions for the Proposed Action and alternatives.

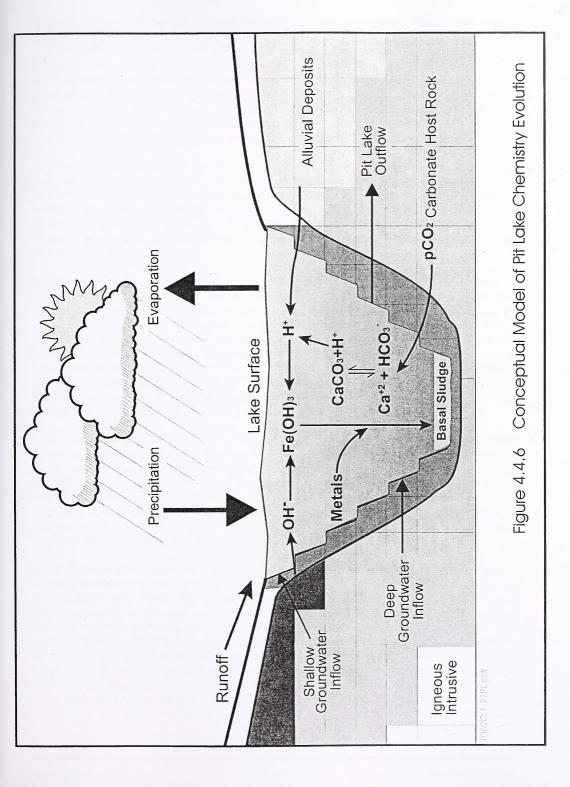
Prior to mine dewatering, ground water in the proposed open pit area flowed in an easterly or southeasterly direction. The pit lake(s) that would develop under the evaluated alternatives would be expected, for the most part, to act as ground water sinks with all ground water moving toward the

lake and being removed via evaporation. After the open pit fills, forming a lake(s), it is possible that a very small amount of ground water could migrate from the open pit into the surrounding aquifer under some alternatives. If the open pit water quality constituent concentrations increase as predicted, ground water dissolved constituent concentrations downgradient (east) of the open pit could also increase. The potential for this to occur has been evaluated for each alternative.

Over time, the chemistry of the pit lake would evolve as the ground water rebounds and post-mining ground water flow gradients become less steep. As the lake fills, the ratio of inflow from key lithologies would shift and constituents would be depleted from the weathered pit rim and backfilled waste rock surfaces, so that after ten years, water quality would be controlled more by the chemistry of the ground water than by the weathered pit rim. The modeling incorporated site-specific data from field experiments and laboratory tests to predict the rate of sulfide oxidation and chemical release for key highwall and waste rock lithologies that would contribute water to the lake over time. Chemical loading from the highwall was calculated based on the period of exposure to oxygen predicted by the fracture density and the rate of open pit filling in response to ground water flow. The entire mass of backfilled waste rock was conservatively assumed to be available to contribute solutes to the pit lake. Humidity cell tests of sulfide oxidation for key lithologies were conducted using materials with a range of particle sizes, to evaluate the sensitivity of the predicted loads to the particle size of rock leached in the laboratory test. Field tests involving bucket leach tests and monitoring of an analog pit lake were used to compare laboratory test results with field observations. Field tests showed generally lower rates of constituent release than laboratory tests (Geomega 2003b). Chemical loading for the open pit model was calculated using the most conservative humidity cell test results obtained for relatively fine-grained rock.

Evaporation of water from the pit lake surface would concentrate dissolved constituents in solution, and precipitation and adsorption would remove some dissolved constituents from the pit lake water. Minerals known to have precipitated in the former Cortez pit lake were used as precipitates in the expansion pit lake model, including amorphous iron oxide, calcite, gibbsite, barite and manganite (Geomega 2003b). As these minerals precipitate and form a sludge on the floor of the pit lake, a number of trace elements have the potential to sorb onto the iron oxide surface and thus be removed from the pit lake water. Sorption of a number of trace metals was calculated for the expansion pit lake alternatives, but due to the low expected rate of pyrite oxidation, only a small amount of iron would be released to the lake. Therefore, there is relatively little predicted iron oxide precipitation and associated sorption predicted for the Proposed Action pit lakes.

The modeling analysis indicates that evapoconcentration over time is the dominant factor affecting the geochemical evolution of post-mining pit lake water quality. Water quality was modeled for a period of 100 years for each alternative, roughly the time frame required for the pit lake(s) to reach full stage, steady state hydrologic conditions. Evapoconcentration during this time is quantified by calculation of an evapoconcentration factor, representing the ratio of the total volume of water entering the open pit to the volume of the lake after evaporative losses. For the most part, the open pit lake would behave as a sink, with the ground water flowing into the lake being removed only by evaporation from the lake surface. Under these conditions, some solute concentrations would remain constant in equilibrium with the minerals that precipitate, while others would increase under the influence of evaporative concentration. For example, calcium and associated co-precipitated manganese, magnesium, barium, and zinc concentrations, would be limited by equilibrium with calcite. Dissolved iron concentration would be controlled by equilibrium with precipitated iron



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oxyhydroxide. Conversely, sulfate and sodium are not limited by secondary mineral solubility and would be expected to increase in concentration over time. Longer term chemistry was not modeled but was instead evaluated by comparison with the chemistry of open pit dewatering water, which was evaporated to dryness in the laboratory (Geomega 2003b). Elements that would be expected to increase in the very long term, as ground water is concentrated by evaporation, include both major ions (chloride, nitrate, sulfate, potassium, magnesium, and sodium) and some trace elements (silver, arsenic, mercury, antimony, selenium, and zinc).

Prediction of water quality, based on forward-looking hydrogeochemical models, relies heavily on input data and assumptions, some of which influence model predictions more directly than others. Uncertainty in modeled predictions was reduced through conservative use of site-specific laboratory and field geochemical data. Models were appropriately calibrated to literature and field data for comparable systems. The predictions for the Proposed Action and alternatives at 20 years after mining ceases, agree well with water quality monitored in the Cortez pit lake after 20 years (Geomega 2003d).

Several elements of conservatism were incorporated into the modeling through the application of input data and assumptions. These include using loading factors that were based on the following: 1) laboratory leach tests of finer grained material, when field data from the open pit analog test indicated that lower concentrations that comply with most standards are likely for coarser rock; 2) use of a sulfide-oxidation based model to calculate the mass of available reactive rock, which for a low sulfide system predicts a very large mass of reactive rock; 3) assumption of atmospheric oxygen concentrations in highwall fractures; 4) assumption of a low sorption site density for precipitated iron oxyhydroxide minerals; 5) assumption of a limited suite of secondary minerals; and 6) the addition of background ground water concentrations to the loads predicted based on laboratory tests, which in many cases were below ground water concentrations.

Sensitivity analyses completed using the hydrogeochemical model (Geomega 1998f, Appendix F) estimate the remaining uncertainty in predicted analyte concentrations due to modeling assumptions for this complex interactive hydrogeochemical system. Sensitivity calculations were completed for changes in redox conditions, changes in carbon dioxide gas concentrations that influence pH and analyte solubility; degree of solid phase saturation (as an indicator of equilibrium), changes in sorption resulting from variation in iron oxyhydroxide substrate availability; and variation in evaporation. Results of these sensitivity analyses demonstrate that evapoconcentration is the dominant factor controlling predicted concentrations.

Impact significance is based on comparison of the simulation results to the significance criteria defined above for water quality. NDEP regulations (NAC 445A.446) limit post closure monitoring to 30 years or less. NDEP staff currently consider five-year plans with annual assessment of monitoring needs. NDEP aquatic toxicity standards apply only to classified surface waters (i.e., perennial streams) and would not be applicable to the pit lake water quality. According to NDEP guidance, aquatic wildlife water quality standards are not applied to mining project waters; therefore, predicted pit lake water quality is compared in this section to standards for human health (drinking water, NDEP Profile 1). In addition, avian and terrestrial water quality standards would be applicable (BLM 2000a, Section 4.9, page 4-131) addresses potential water quality impacts to wildlife, including impacts relative to terrestrial and avian wildlife as referenced in NAC445A.429.

4.4.3.3 Proposed Action

Very limited quantities of waste rock seepage are expected to result from the Proposed Action in the very arid climate of the Crescent Valley. Evaporation also causes most water into the pit lakes to be removed through the lake surface, so that very little water (less than two percent) would flow through the open pit into downgradient ground water. As a result, no discharge to surface water is expected to occur as a result of the Proposed Action.

4.4.3.3.1 Potential Water Quality Degradation Due to Waste Rock Seepage

Based on the waste rock characteristics and the arid conditions, which strongly limit the amount of infiltration into waste rock piles, the impacts to water quality from waste rock are considered to be less than significant. The water balance model for the waste rock piles, along with in-situ monitoring of water movement in existing piles, indicates that infiltration is unlikely to move below the upper four feet of the pile, effectively preventing the formation of seepage. Compared to the No Action Alternative, a lower volume of waste rock would be placed in the waste rock piles due to partial backfilling. Additional mining under the Proposed Action would, therefore, reduce, rather than increase, any waste rock seepage. The extent to which this is true would vary depending upon the extent of backfilling at any given stage of production (Stage 8, 9, 10, 11, or 12, see Figures 4.4.7 and 4.4.8).

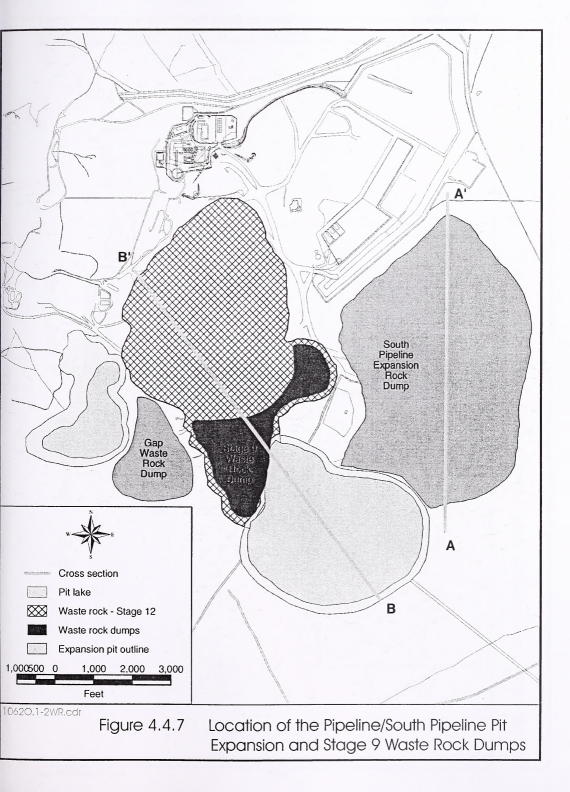
Impact 4.4.3.3.1: There is a net positive impact compared to the No Action Alternative.

Significance of the Impact: The impact is positive compared to the No Action Alternative. No mitigation measures are required.

Residual Impact: No residual impact is predicted to result from waste rock seepage under the Proposed Action.

4.4.3.3.2 Potential Impacts Due to Pit Lake Water Quality

The Proposed Action is comprised of several stages of open pit development and backfill placement, which results in changes to the post-mine pit lake depth and surface area over time. Modeling results are described in detail by Geomega (2003a). Predicted post-mining open pit water quality under the Proposed Action (with the various stages) is shown with both DWSs and ambient water quality criteria in Table 4.4.4 for 100 years after dewatering ceases. Results for the No Action (the currently permitted pit lake), No Backfill, and Complete Backfill Alternatives are also summarized in Table 4.4.4, and are discussed individually below. The supplemental assessment of the Stages 8 and 9 push back, relative to the rock types that would be present in the pit walls, indicates that the only new rock type (Geomega 2003b, Section 3.4 and Appendix A) indicates that substitution of this rock type for the corresponding exposed lithologies in the previously analyzed pit would not perceptibly change the predicted solute concentrations for evolved pit lake water (Geomega 2004a).



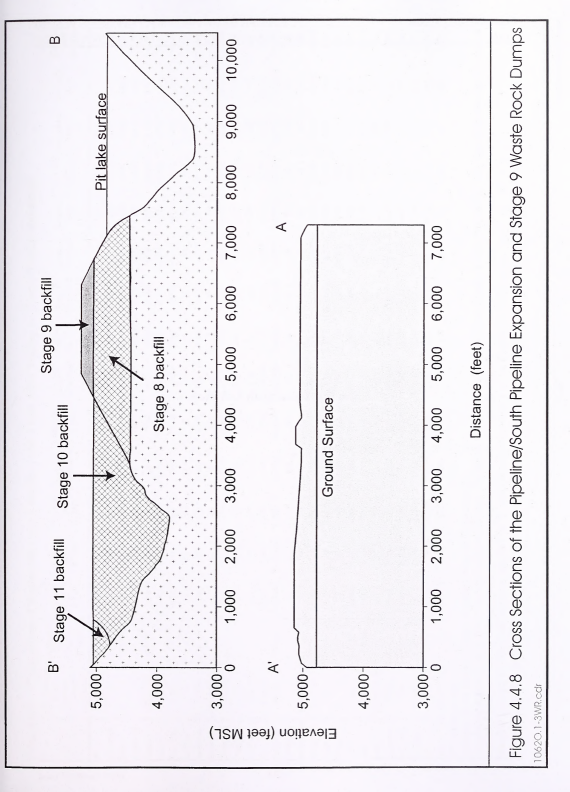


Table 4.	Table 4.4.4: Comparison of	uparison	of Matu	re Pit La	ike Cher	Mature Pit Lake Chemistry 100 Years After Mining to Water Quality Standards ¹	Years	After M	ining to	Water (Duality	standar	ds ¹			
	State Drinking Water Standards Primary (Secondary)	Ambient Water Quality Criteria ²	Stage 8 Pipe / S. Pipe	Stage 9 Pipe / S. Pipe	Stage 10 Pipe / S. Pipe	Stage 10 Crossroads	Stage 11 Pipe / S. Pipe	Stage 11 Crossroads	Stage 11 Gap North	Stage 11 Gap South	Stage 12 Crossroads	Stage 12 Gap	No Action Pipe / S. Pipe	No Backfill No Backfill Main Gap	No Backfill Gap	Complete Backfill Crossroads
Hd	6.5 - 8.5		8.39	8.41	8.36	8.43	8.39	8.42	8.31	8.43	8.42	8.40	8.40	8.44	8.39	8.43
Alkalinity			276	290	260	301	278	290	225	314	292	282	289	308	281	295
Silver		0.00012	0.001	0.002	0.001	0.003	<0.001	0.003	<0.001	0.002	0.003	0.002	0.001	0.003	0.002	0.003
Aluminum			0.037	0.025	0.025	0.023	0.029	0.019	0.024	0.029	0.020	0.023	0.032	0.022	0.025	0.020
Arsenic ³	0.05/0.010	0.048	0.045	0.039	0.038	0.027	0.042	0.023	0.038	0.049	0.024	0.036	0.044	0.033	0.034	0.025
Barium	2		0.013	0.014	0.014	0.016	0.013	0.017	0.018	0.013	0.017	0.015	0.013	0.015	0.015	0.017
Beryllium	0.004		<0.001	<0.001	<0.001	<0.001	<0.001	<0.001	0.001	<0.001	<0.001	<0.001	<0.001	<0.001	<0.001	<0.001
Calcium			22	20	24	17	22	17	27	18	17	20	21	17	20	17
Cadmium	0.005	0.011	0.001	0.001	0.001	0.001	0.001	0.001	0.001	0.001	0.001	0.001	0.001	0.001	0.001	0.001
Chloride	400.0(250.0)		107	87	90	45	107	41	61	66	42	75	105	59	73	43
Chromium	0.1	0.214	0.010	0.007	0.004	0.002	0.004	0.002	0.002	0.003	0.002	0.002	0.004	0.003	0.002	0.002
Copper	(1.0)		0.004	0.003	0.003	0.001	0.003	0.001	0.002	0.003	0.001	0.002	0.003	0.002	0.002	0.001
Fluoride	4.0(2.0)		5.25	5.13	4.51	4.53	5.09	4.24	3.00	5.46	4.32	4.59	5.36	4.85	4.47	4.39
Iron	0.6(0.3)	1	<0.001	<0.001	<0.001	<0.001	<0.001	<0.001	<0.001	<0.001	<0.001	<0.001	<0.001	<0.001	<0.001	<0.001
Mercury	0.002	0.0000125	0.000019	0.000024	0.000018	0.000032	0.000019	0.000030	0.000015	0.000029	0.000031	0.000025	0.000023	0.000032	0.000026	0.000032
Potassium			31	31	27	29	30	27	18	34	27	29	32	30	28	28
Magnesium	150.0(125.0)		54	50	46	40	53	38	34	56	38	46	55	45	45	39
Manganese	0.1(0.05)		<0.001	<0.001	<0.001	<0.001	<0.001	<0.001	<0.001	<0.001	<0.001	<0.001	<0.001	<0.001	<0.001	<0.001
Nitrate	10		1.47	1.23	1.22	0.67	1.41	0.62	0.75	1.25	0.63	66.0	1.40	0.84	0.94	0.64
Sodium			223	206	191	163	221	150	134	229	153	185	226	181	182	156
Nickel	0.1	0.16	0.005	0.003	0.001	0.002	0.001	0.002	0.001	0.001	0.002	0.001	0.001	0.002	0.001	0.002
Lead		0.0032	0.003	0.003	0.003	0.002	0.003	0.002	0.002	0.003	0.002	0.002	0.003	0.002	0.002	0.002
Sulfate	500.0(250.0)		391	351	331	262	379	241	230	385	244	311	391	296	306	251
Antimony	0.006	1.6	0.005	0.004	0.004	0.003	0.005	0.003	0.003	0.005	0.003	0.004	0.005	0.003	0.004	0.003
Selenium	0.05	0.035	0.001	0.006	0.002	0.001	0.001	0.001	0.001	0.002	0.001	0.002	0.003	0.011	0.002	0.012
Thallium	0.002	0.04	0.001	0.001	0.001	0.001	0.001	0.001	0.001	0.001	0.001	0.001	0.001	0.001	0.001	0.001
Zinc	(5.0)	0.11	0.029	0.031	0.026	0.035	0.028	0.033	0.019	0.035	0.033	0.030	0.031	0.035	0.030	0.034
TDS	1,000.0(500.0)		1105	1035	970	855	1090	802	728	1133	811	947	1119	933	935	826
¹ All values in mg/l.	s in mg/l.															
² Ambient	² Ambient Water Ouality Criteria are aquatic water quality standards.	v Criteria a	re aquatic	water oual	ity standar	ds.										

Ambient Water Quality Criteria are aquatic water quality standards.

The current regulatory MCL for arsenic in Nevada is 0.05 mg/l. The federal arsenic MCL was revised to 0.010 mg/l on February 22, 2002. The State of Nevada has not adopted the revised standard and will evaluate the adoption according to state policy set forth for such adoption.

⁴ Standard is for Cr(VI). Reported concentrations are total Cr, approximately 60 percent Cr(III) / 40 percent Cr(VI).

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Stage 12

When complete, the pit lakes resulting from Stage 12 of the Proposed Action are expected to function as sinks, with little ground water throughflow into downgradient ground water (Geomega 2003a). Under Stage 12 of the Proposed Action, the ground water throughflow is expected to be ten acre-feet per year. In comparison with the No Action Alternative, the Stage 12 Proposed Action pit lakes would be generally deeper and surface area would be reduced through placement of backfill, with a smaller surface area to volume ratio which would result in a somewhat lower evapoconcentration factor over time. At 100 years after mining, the evapoconcentration factor is 1.58 for the Stage 12 Crossroads open pit, and 1.38 for the Stage 12 Gap open pit under the Proposed Action, compared with 1.94 for the No Action Alternative.

The expected pit lake chemistry under Stage 12 of the Proposed Action is described first. Two pit lakes would result from Project activities through Stage 12: one in the Gap open pit and one in the Crossroads open pit. During the first 25 years of open pit inundation under the Stage 12 of the Proposed Action, pH of the pit lake in the Crossroads open pit is predicted to range from 8.25 to 8.34, and after 100 years pH is predicted to stabilize at 8.42 as the result of equilibration with calcite. In the Gap open pit, pH of the pit lake during the first 25 years is expected to range from 8.01 to 8.30, and after 100 years pH is predicted to stabilize at 8.40. At 100 years, the TDS of the pit lake in the Crossroads open pit is expected to be 811 mg/l, and the TDS of the pit lake in the Gap open pit is expected to be 947mg/l. For comparison, after 100 years the TDS of the single pit lake in the No Action Alternative is expected to be 1,119mg/l. At 100 years after dewatering ceases, concentrations of individual constituents are generally expected to meet Nevada primary drinking water standards. However, modeled fluoride concentrations (4.59 mg/l in the Gap open pit and 4.32 mg/l in the Crossroads open pit) exceed primary drinking water standards, but are predicted to be lower than fluoride concentrations for the No Action Alternative (5.36 mg/l). These exceedances result primarily from evapoconcentration of solutes derived from ground water, rather than from leaching of the exposed open pit highwall or backfill.

Predicted concentrations of arsenic in both of the pit lakes of Stage 12 are less than the present (2003) DWS of 0.05 mg/l (NAC 445A.453 and 455). The current regulatory maximum contaminant level (MCL) for arsenic in Nevada is 0.05 mg/l. The federal arsenic MCL was revised to 0.010 mg/l on February 22, 2002 and is currently scheduled for implementation in January 2006. The State of Nevada has not adopted the revised standard and will evaluate the adoption according to state policy set forth for such adoption. Therefore, for regulatory purposes under the Safe Drinking Water Act (SDWA) and other regulatory programs in Nevada incorporating MCLs by reference, the current enforceable standard is 0.05 mg/l. Additionally, the EPA has issued formal language stating that the revised arsenic MCL and the science used to develop the revision pertain solely to the risks evaluated for the SDWA purposes, and that careful evaluation is needed when using the revised MCL outside of the SDWA. The predicted arsenic concentration in both of the Project pit lakes exceeds the 2006 standard. The main source of the arsenic is naturally-occurring arsenic present in the ground water of the Project Area. Most area ground water exceeds the 2006 standard. The initial arsenic concentrations increase over time in the predictive model due to evaporation of water from the pit lake.

Under Stage 12 of the Proposed Action, predicted pit lake concentrations, apart from mercury and silver, do not exceed ambient water quality criteria (Table 4.4.4). After 100 years, mercury is

modeled to be concentrated by evapoconcentration to a concentration of 31 nanograms per liter (ng/l) in the Crossroads pit lake and 25 ng/l in the Gap pit lake. After 100 years, silver is modeled to be at a concentration of 0.003 mg/l in the Crossroads pit lake and 0.002 mg/l in the Gap pit lake. However, although some naturally-occurring silver exists in area ground water, the silver concentrations are partially an artifact of the modeling process which assumes an initial concentration of one-half of the detection limit (0.0005 mg/l) whenever silver was not detected, and that modeled value is then concentrated over time by evaporation. The modeled minimum initial concentration of one half of the detection limit for silver (0.00025 mg/l) is already double the ambient water quality standard (0.00012 mg/l). However, it should be noted that the modeled values of both silver and mercury exceed those actually measured in similar pit lake systems due to modeled evapoconcentration of the input values (for naturally-occurring mercury and silver, and for assumed minimum concentrations where not detected) in ground water. For comparison, after 100 years, the modeled concentration of mercury for the single pit lake in the No Action Alternative is 23 ng/l and the modeled concentration of silver is 0.001 mg/l. All these values exceed the aquatic life criterion for either element, although less than two percent of the total mercury concentration is expected (based on monitoring in other post mine pit lakes) (Geomega 2003b, Table 6-5) to occur in the more bioavailable and toxic methylmercury form. Methylmercury concentrations measured in the studied pit lakes are less than 0.5 ng/L, below both the aquatic life criterion and the ecological risk threshold of 3.0 ng/l (Geomega 2003b).

As discussed for the permitted South Pipeline pit lake, the predicted Proposed Action pit lake chemistry would evolve in the distant future to a chemistry that approaches that of many of the natural lakes of the arid western United States where evaporation is a dominant process (BLM 1996a, Table 4.4-6). Such lakes are alkaline, with pH values often above 9.0 and TDS concentrations usually above 3,000 to 5,000 mg/l. The rate at which other dissolved solutes would increase to levels that exceed standards varies from element to element within each alternative, and many elements would remain below standards even at evapoconcentration factors that exceed 30, over time frames in excess of 1,000 years.

Stage 11

When complete, the pit lakes resulting from the Stage 11 of the Proposed Action would be expected to function as sinks, with little ground water throughflow into downgradient ground water (Geomega 2003a). Under Stage 11 of the Proposed Action, the ground water throughflow is expected to be 29 acre-feet per year. In comparison with the No Action Alternative, the Stage 11 pit lakes would be deeper and surface area would be reduced through placement of backfill, with a smaller surface area to volume ratio which would result in a somewhat lower evapoconcentration factor over time. For example, at 100 years after mining, the evapoconcentration factor is 1.7 for the Stage 11 Pipeline/South Pipeline pit lake, compared with 1.94 for the No Action Alternative (Geomega 2003b).

Four pit lakes would result from Project activities through Stage 11, one in each of the following locations: the Gap North open pit, the Gap South open pit, Pipeline/South Pipeline open pit and the Crossroads open pit. After dewatering has ceased for 25 years under the Stage 11 of the Proposed Action, pH in the pit lake in the Gap North open pit is predicted to be 8.25, and after 100 years the pH is predicted to be 8.31. In the Gap South open pit, after dewatering has ceased for 25 years the pH of the pit lake is expected to be 8.32, and after 100 years the pH is predicted to be 8.43. In the Pipeline/South Pipeline open pit, after dewatering has ceased for 25 years the pH of the pit lake is expected to be 8.32, and after 100 years the pH is predicted to be 8.43. In the

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expected to be 8.30, and after 100 years the pH is predicted to be 8.39. In the Crossroads open pit, after dewatering has ceased for 25 years the pH of the pit lake is expected to be 8.34, and after 100 years the pH is predicted to be 8.42. At 100 years, the TDS of the pit lake in the Gap North open pit is expected to be 728 mg/l, the TDS of the pit lake in the Gap South open pit is expected to be 1,133 mg/l, the TDS of the pit lake in the Pipeline/South Pipeline open pit is expected to be 1,090 mg/l, and the TDS of the pit lake in the Crossroads open pit is expected to be 802 mg/l. For comparison, after 100 years the TDS of the single pit lake in the No Action Alternative is expected to be 1,119 mg/l and the pH is predicted to be 8.40. At 100 years after dewatering ceases, concentrations of individual constituents are generally expected to meet Nevada primary drinking water standards. However, modeled fluoride concentrations (3.0 mg/l in the Gap North open pit, 5.46 mg/l in the Gap South open pit, 5.09 mg/l in the Pipeline/South Pipeline open pit, and 4.24 mg/l in the Crossroads open pit) generally exceed the primary drinking water standard. All but one of these lakes are predicted to have lower fluoride concentrations than predicted for the No Action Alternative (5.36 mg/l). These exceedances result primarily from evapoconcentration of solutes derived from ground water, rather than from leaching of the exposed open pit highwall or backfill.

Predicted concentrations of arsenic in all four of the pit lakes of Stage 11 are less than the present (2003) DWS of 0.05 mg/l (NAC 445A.453 and 455). The current regulatory MCL for arsenic in Nevada is 0.05 mg/l. The federal arsenic MCL was revised to 0.010 mg/l on February 22, 2002 and is currently scheduled for implementation in January 2006. The State of Nevada has not adopted the revised standard and will evaluate the adoption according to state policy set forth for such adoption. Therefore, for regulatory purposes under the SDWA and other regulatory programs in Nevada incorporating MCLs by reference, the current enforceable standard is 0.05 mg/l. Additionally, the EPA has issued formal language stating that the revised arsenic MCL and the science used to develop the revision pertain solely to the risks evaluated for the SDWA purposes, and that careful evaluation is needed when using the revised MCL outside of the SDWA. The modeled arsenic concentration in all of the Project pit lakes exceeds the 2006 Nevada drinking water standard. In addition, the predicted arsenic concentration in the pit lake of the Gap South open pit after 100 years (0.049 mg/l) exceeds present ambient water quality criteria (0.048 mg/l). The main source of the arsenic is naturally-occurring arsenic present in the ground water of the Project Area. Most area ground water exceeds the 2006 standard. The initial arsenic concentrations of the model increase over time in the predictive model due to evaporation of water from the pit lake.

Under Stage 11 of the Proposed Action, modeled pit lake concentrations, apart from mercury and silver, generally do not exceed ambient water quality criteria. After 100 years, mercury is modeled to be concentrated by evaporation to a concentration of 15 ng/l in the Gap North pit lake, 29 ng/l in the Gap South pit lake, 19 ng/l in the Pipeline/South Pipeline pit lake, and 30 ng/l in the Crossroads pit lake. After 100 years, silver is modeled to be at a concentration of 0.003 mg/l in the Crossroads pit lake, 0.002 mg/l in the Gap pit lake, and less than 0.001 mg/l in the other two pit lakes. However, although some silver is naturally present in area ground water, the silver concentrations are partially an artifact of the modeling process that assumes an initial concentration of one-half of the detection limit (0.0005 mg/l) whenever silver was not detected, and that modeled value is then concentrated over time by evaporation. The modeled minimum initial concentration of one half of the detection limit for silver (0.00025 mg/l) is double the ambient water quality standard (0.00012 mg/l). However, it should be noted that the modeled values of both silver and mercury exceed those actually measured in similar pit lake systems due to modeled evapoconcentration of the input values (for naturally occurring mercury and silver, and for assumed

minimum concentrations where not detected) in ground water. For comparison, after 100 years, the modeled concentration of mercury for the single pit lake of the No Action Alternative is 23 ng/L and the modeled concentration for silver is 0.001 mg/l. All these values exceed the aquatic life criterion of 12 ng/L for mercury, although less than two percent of the total mercury concentration is expected (based on monitoring in other post mine pit lakes, [Geomega 2003b, Table 6-5] to occur in the more bioavailable and toxic methylmercury form. Methylmercury concentrations measured in the studied pit lakes are less than 0.5 ng/L, which is below both the aquatic life criterion and the ecological risk threshold of 3.0 ng/l (Geomega 2003b).

Stage 10

When complete, the pit lakes resulting from Stage 10 of the Proposed Action would be expected to function as sinks, with little ground water throughflow into downgradient ground water (Geomega 2003a). Under Stage 10 of the Proposed Action, the ground water throughflow is expected to be 50 acre-feet per year. Stage 10 would have reduced evapoconcentration rates relative to the No Action Alternative.

Two pit lakes would result from Project activities through Stage 10, one in Pipeline/South Pipeline open pit and one in the Crossroads open pit. After dewatering has ceased for 25 years under Stage 10 of the Proposed Action, the pH of the pit lake in the Pipeline/South Pipeline open pit is expected to be 8.30, and after 100 years the pH is predicted to be 8.36. In the pit lake of the Crossroads open pit, after dewatering has ceased for 25 years the pH is expected to be 8.35, and after 100 years the pH is predicted to be 8.43. At 100 years, the TDS of the pit lake in the Pipeline/South Pipeline open pit is expected to be 970 mg/l, and the TDS of the pit lake in the Crossroads open pit is expected to be 855 mg/l. For comparison, after 100 years the TDS of the pit lake in the No Action Alternative is expected to be 1,119 mg/l and the pH is expected to be 8.40. At 100 years after dewatering ceases, concentrations of individual constituents are generally expected to meet Nevada primary drinking water standards. However, modeled fluoride concentrations (4.51 mg/l in the pit lake of the Pipeline/South Pipeline open pit, and 4.53 mg/l in the pit lake of the Crossroads open pit) exceed the primary drinking water standard. Both of these lakes are predicted to have lower fluoride concentrations than predicted for the No Action Alternative (5.36 mg/l). These exceedances result primarily from evapoconcentration of solutes derived from ground water, rather than the exposed open pit highwall or backfill.

Predicted concentrations of arsenic in both of the pit lakes of Stage 10 are less than the current (2003) DWS of 0.05 mg/l (NAC 445A.453 and 455). The current regulatory MCL for arsenic in Nevada is 0.05 mg/l. The federal arsenic MCL was revised to 0.010 mg/l on February 22, 2002 and is currently scheduled for implementation in January 2006. The State of Nevada has not adopted the revised standard and will evaluate the adoption according to state policy set forth for such adoption. Therefore, for regulatory purposes under the SDWA and other regulatory programs in Nevada incorporating MCLs by reference, the current enforceable standard is 0.05 mg/l. Additionally, the EPA has issued formal language stating that the revised arsenic MCL and the science used to develop the revision pertain solely to the risks evaluated for the SDWA purposes, and that careful evaluation is needed when using the revised MCL outside of the SDWA. The predicted arsenic concentration in both of the Project pit lakes exceeds the 2006 standard. The main source of arsenic is naturally-occurring arsenic present in the ground water of the Project Area. Most area ground water exceeds the 2006 standard. The initial arsenic concentrations of the model increase over time in the predictive model due to evaporation of water from the pit lake.

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Under Stage 10 of the Proposed Action, modeled pit lake concentrations, apart from mercury and silver, do not exceed ambient water quality criteria. After 100 years, mercury is modeled to be concentrated by evaporation to a concentration of 18 ng/l in the Pipeline/South Pipeline pit lake and 32 ng/l in the Crossroads pit lake. After 100 years, silver is modeled to be at a concentration of 0.003 mg/l in the Crossroads pit lake, and 0.001 mg/l in the pit lake of the Pipeline/South Pipeline open pit. However, although some silver naturally occurs in area ground water, the silver concentrations are partially an artifact of the modeling process that assumes an initial concentration of one-half of the detection limit (0.0005 mg/l) whenever silver was not detected, and that modeled value is then concentrated over time by evaporation. The modeled minimum initial concentration of one-half of the detection limit for silver (0.00025 mg/l) is double the ambient water quality standard (0.00012 mg/l). However, it should be noted that the modeled values of both silver and mercury exceed those values actually measured in similar pit lake systems due to modeled evapoconcentration of the input values (for naturally occurring mercury and silver and for assumed minimum concentrations where not detected) in ground water. For comparison, after 100 years, the modeled concentration of mercury for the single pit lake of the No Action Alternative is 23 ng/l and the modeled concentration of silver is 0.001 mg/l. All of these values exceed the aquatic life criterion of 12 ng/l for mercury, although less than two percent of the total mercury concentration is expected (based on monitoring in other post mine pit lakes, Geomega 2003b, Table 6-5) to occur in the more bioavailable and toxic methylmercury form. Methylmercury concentrations measured in the studied pit lakes are less than 0.5 ng/l, which is below both the aquatic life criterion and the ecological risk threshold of 3.0 ng/l (Geomega 2003b).

Stage 9

When complete, the pit lake resulting from Stage 9 of the Proposed Action would be expected to function as a sink, with no ground water throughflow into downgradient ground water (Geomega 2003a). Stage 9 would deepen the Pipeline/South Pipeline open pit, yielding a greater pit lake depth relative to surface area; therefore, Stage 9 would be expected to have a reduced evapoconcentration rate relative to the No Action Alternative.

One pit lake (in the Pipeline/South Pipeline open pit) would result from Project activities through Stage 9. After dewatering has ceased for 25 years under the Stage 9 of the Proposed Action, the pH in the Pipeline/South Pipeline pit lake is expected to be 8.32, and after 100 years the pH is predicted to be 8.41. At 100 years, the TDS in the Pipeline/South Pipeline pit lake is expected to be 1,035 mg/l. For comparison, after 100 years the TDS of the pit lake in the No Action Alternative is expected to be 1,119 mg/l and the pH is expected to be 8.40. At 100 years after dewatering ceases, concentrations of individual constituents are generally expected to meet Nevada primary drinking water standards. However, fluoride concentration (5.13 mg/l) is predicted to exceed the primary drinking water standard. The Stage 9 pit lake is thus predicted to have lower concentrations than predicted for the No Action Alternative (5.36 mg/l). This exceedance results primarily from evapoconcentration of solutes derived from ground water, rather than from leaching of the exposed open pit highwall or backfill.

The predicted concentration of arsenic in the pit lake of Stage 9 is less than the current (2003) DWS of 0.05 mg/l (NAC 445A.453 and 455). The current regulatory MCL for arsenic in Nevada is 0.05 mg/l. The federal arsenic MCL was revised to 0.010 mg/l on February 22, 2002 and is currently scheduled for implementation in January 2006. The State of Nevada has not adopted the revised

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standard and will evaluate the adoption according to state policy set forth for such adoption. Therefore, for regulatory purposes under the SDWA and other regulatory programs in Nevada incorporating MCLs by reference, the current enforceable standard is 0.05 mg/l. Additionally, the EPA has issued formal language stating that the revised arsenic MCL and the science used to develop the revision pertain solely to the risks evaluated for the SDWA purposes, and that careful evaluation is needed when using the revised MCL outside of the SDWA. The predicted arsenic concentration in the Stage 9 pit lake exceeds the 2006 standard. The main source of the arsenic is naturally-occurring arsenic present in the ground water of the Project Area. Most area ground water exceeds the 2006 standard. The initial arsenic concentrations of the model increase over time in the predictive model due to evaporation of water from the pit lake.

Under Stage 9 of the Proposed Action, modeled pit lake concentrations, apart from mercury and silver, do not exceed ambient water quality criteria. After 100 years, mercury is modeled to be concentrated by evaporation to a concentration of 24 ng/l in the Pipeline/South Pipeline open pit. However, it should be noted that the modeled value exceeds those actually measured in similar pit lake systems due to modeled evapoconcentration of input values for naturally occurring mercury in ground water. After 100 years, silver is modeled at a concentration of 0.002 mg/l in the Pipeline/South Pipeline pit lake. However, although some silver is naturally present in area ground water, the silver concentrations are partially an artifact of the modeling process which assumes an initial concentration of one-half of the detection limit (0.0005 mg/l) whenever silver was not detected, and that modeled value is then concentrated over time by evaporation. The modeled minimum initial concentration of one-half of the detection limit for silver (0.00025 mg/l) is double the ambient water quality standard (0.00012 mg/l). However, it should be noted that the modeled values of both silver and mercury exceed those actually measured in similar pit lake systems due to modeled evapoconcentration of the input values (for naturally occurring mercury and silver, and for assumed minimum concentrations where not detected) in ground water. For comparison, after 100 years, the modeled concentration of mercury for the single pit lake of the No Action Alternative is 23 ng/l and the modeled concentration of silver is 0.001 mg/l. These values exceed the aquatic life criterion of 12 ng/l for mercury, although less than two percent of the total mercury concentration is expected (based on monitoring in other post mine pit lakes, Geomega 2003b, Table 6-5) to occur in the more bioavailable and toxic methylmercury form. Methylmercury concentrations measured in the studied pit lakes are less than 0.5 ng/L, below both the aquatic life criterion and the ecological risk threshold of 3.0 ng/l (Geomega 2003b). The supplemental assessment of the Stage 9 push back would result in a small increase in the area-to-volume ratio (eight percent) and would correspond to a general increase in the pit lake solute concentrations of less than three percent at 100 years after the end of dewatering and would not result in new exceedences of regulatory standards (Geomega 2004a).

Stage 8

When complete, the pit lake resulting from Stage 8 of the Proposed Action would be expected to function as a sink, with no ground water throughflow into downgradient ground water (Geomega 2003a).

One pit lake (in the Pipeline/South Pipeline open pit) would result from Project activities through Stage 8. After dewatering has ceased for 25 years under Stage 8 of the Proposed Action, the pH in the Pipeline/South Pipeline pit lake is expected to be 8.30, and after 100 years the pH is predicted to be 8.39. At 100 years, the TDS in the Pipeline/South Pipeline pit lake is expected to be 1,105

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mg/l. For comparison, after 100 years the TDS of the pit lake in the No Action Alternative is expected to be 1,119 mg/l and the pH is expected to be 8.40. At 100 years after dewatering ceases, concentrations of individual constituents are generally expected to meet Nevada primary drinking water standards. However, the modeled fluoride concentration (5.25 mg/l) is predicted to exceed the primary drinking water standard (4 mg/l). This lake is thus predicted to have a lower concentration of fluoride than predicted for the No Action Alternative (5.36 mg/l). This exceedance results primarily from evapoconcentration of solutes derived from ground water, rather than the exposed open pit highwall or backfill.

The predicted concentration of arsenic in the pit lake of Stage 8 is less than the current (2003) DWS of 0.05 mg/l (NAC 445A.453 and 455). The current regulatory MCL for arsenic in Nevada is 0.05 mg/l. The federal arsenic MCL was revised to 0.010 mg/l on February 22, 2002 and is currently scheduled for implementation in January 2006. The State of Nevada has not adopted the revised standard and will evaluate the adoption according to state policy set forth for such adoption. Therefore, for regulatory purposes under the SDWA and other regulatory programs in Nevada incorporating MCLs by reference, the current enforceable standard is 0.05 mg/l. Additionally, the EPA has issued formal language stating that the revised arsenic MCL and the science used to develop the revision pertain solely to the risks evaluated for the SDWA purposes, and that careful evaluation is needed when using the revised MCL outside of the SDWA. The predicted arsenic concentration in the Stage 8 pit lake exceeds the 2006 standard. The main source of the arsenic is naturally-occurring arsenic present in the ground water of the Project Area. Most area ground water exceeds the 2006 standard. The initial arsenic concentrations of the model increase over time in the predictive model due to evaporation of water from the pit lake.

Under Stage 8 of the Proposed Action, modeled pit lake concentrations (apart from mercury and silver) do not exceed ambient water quality criteria. After 100 years, mercury is modeled to be concentrated by evaporation to a concentration of 19 ng/l in the Pipeline/South Pipeline open pit. After 100 years, silver is modeled to be at a concentration of 0.001 mg/l in the Pipeline/South Pipeline pit lake. However, although some silver is naturally present in area ground water, the silver concentrations are partially an artifact of the modeling process which assumes an initial concentration of one-half of the detection limit (0.0005 mg/l) whenever silver was not detected, and that modeled value is then concentrated over time by evaporation. The modeled minimum initial concentration of one-half of the detection limit for silver (0.00025 mg/l) is double the ambient water quality standard (0.00012 mg/l). However, it should be noted that the modeled values of both silver and mercury exceed those actually measured in similar pit lake systems due to modeled evapoconcentration of the input values (for naturally occurring mercury and silver, and for assumed minimum concentrations where not detected) in ground water. For comparison, after 100 years, the modeled concentration of mercury for the single pit lake of the No Action Alternative is 23 ng/L and the modeled concentration of silver is 0.001 mg/l. However, it should be noted that the modeled value exceeds those actually measured in similar pit lake systems due to modeled evapoconcentration of input values for naturally occurring mercury in ground water. These values exceed the aquatic life criterion of 12 ng/l, although less than two percent of the total mercury concentration is expected (based on monitoring in other post mine pit lakes, Geomega 2003b, Table 6-5) to occur in the more bioavailable and toxic methylmercury form. Methylmercury concentrations measured in the studied pit lakes are less than 0.5 ng/l, below both the aquatic life criterion and the ecological risk threshold of 3.0 ng/l (Geomega 2003b).

As discussed for the permitted South Pipeline pit lake, the predicted Pipeline/South Pipeline expansion pit lake chemistry would evolve in the distant future to a chemistry that approaches that of many of the natural lakes of the arid western United States where evaporation is a dominant process (BLM 1996a, Table 4.4-6). Such lakes are alkaline, with pH values often above 9.0 and TDS concentrations usually above 3,000 to 5,000 mg/l. The rate at which other dissolved solutes would increase to levels that exceed standards varies from element to element within each alternative, and many elements would remain below standards even at evapoconcentration factors that exceed 30, over timeframes in excess of 1,000 years.

Comparison of the Stage 8 water quality with that predicted for the No Action Alternative indicates a 20 percent increase in major ion concentrations as a result of partial backfilling. Differences in trace metal concentrations vary: silver, barium, mercury, selenium, and zinc concentrations are lower due to the increased availability of sorption sites in the backfilled waste rock and aluminum, arsenic, chromium, copper, and nickel are slightly higher, due to increased loading. The supplemental assessment of the Stage 8 push back would result in a small increase in the area-tovolume ratio (one percent) and would correspond to a general increase in the pit lake solute concentrations of less than three percent at 100 years after the end dewatering and would not result in new exceedences of regulatory standards (Geomega 2004a).

Impact 4.4.3.3.2: Compared to the No Action Alternative, there would be less concentration by evaporation; therefore, Stage 12 of the Proposed Action would generally yield a positive impact. The predicted open pit water quality would initially meet the DWSs, and acidic mine waters are not predicted to develop. With time, evapoconcentration is predicted to increase constituent concentrations, eventually exceeding primary drinking water standards for some constituents. As evaporation concentrates open pit waters over time, the quality would generally resemble that of natural lakes developed in closed basins in an arid climate. Migration of relatively small volumes of open pit water quality in the Crescent Valley suggest that downgradient migration of very small volumes of open pit water would not result in significant changes in water quality.

Significance of the Impact: The significance of open pit water quality impacts is time dependent. Over the normal timeframe of post-closure monitoring and maintenance (30 years), impacts are less than significant. Pit lake modeling indicates that there would be an immediate exceedance of the future (2006) Nevada primary drinking water standard for arsenic, and after 100 years there would be an exceedence of the standard for fluoride. However, both the arsenic and fluoride concentrations are predicted to be less than for the No Action Alternative. In addition, chemical modeling predicts exceedences of the ambient water quality standards for mercury and silver. The modeled exceedences for silver and mercury are slightly more than for the No Action Alternative. Comparison to existing pit lakes indicates that the modeled exceedences of silver and mercury are probably an artifact of the conservative chemical modeling technique, and would probably not actually occur. Area ground water generally already exceeds the future (2006) primary drinking water standard for arsenic, although pit lakes would tend to concentrate the existing arsenic through evaporation. Area ground water generally exceeds the secondary drinking water standard for fluoride, but evaporation in the pit lakes is expected to eventually cause exceedance of the primary standard. Long-term impacts are considered to be potentially significant because solute concentrations would continue to increase under the influence of evapoconcentration, although increasing uncertainty of predictions extended far into the future makes longer term predictions more qualitative.

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The pit lake would be a water of the State of Nevada, and applicable water quality standards would depend on the present and potential beneficial uses of the lake. Access to the open pit by humans and livestock would be restricted. The lake is not intended to be a drinking water source for humans or livestock or to be used for recreational purposes. Therefore, standards to protect these beneficial uses would not be directly applicable. Aquatic standards would also not be applicable since CGM does not plan to have the pit lake(s) stocked with fish.

Although it is concluded that the current beneficial uses described above would not apply to the pit lake, Nevada law and regulations prohibit the creation of pit lakes that have the potential to degrade waters of the State (NAC 445A.429). Pit lake water quality is predicted to meet all applicable water quality standards within the 30-year post-closure monitoring period. At 100 years, only the fluoride and future arsenic standards would be of concern, but longer-term predictions of open pit water quality would be less certain. However, the existing ground water also has slightly elevated TDS and generally exceeds water quality standards (Geomega 2003b) for fluoride, arsenic, and in some cases, manganese. The constituents for which there are exceedances in the existing ground water are fundamentally the same constituents for which the pit lake water quality model predicts exceedances in the very long term.

Although open pit water is not intended to be used as a source of drinking water, the long-term predictions indicate that pit lake solute concentrations may increase to levels above DWSs due principally to evaporative concentration. Pit throughflow in the distant future, if any, may result in limited solute migration from the pit lake to the immediately adjacent ground water (CGM 2000b). This water would be regulated under NAC 445A.424 or 445A.429. However, this does not nccessarily constitute a violation because potential receiving waters had solute concentrations in excess of some DWSs under ambient pre-mining conditions. In addition, there is uncertainty in predicting ground water flow and pit lake chemistry conditions.

The analysis in the Pipeline/South Pipeline EIS (BLM 2000a, pages 4-135 through 4-137) on the potential water quality impacts to wildlife, including impacts relative to terrestrial and avian wildlife, as referenced in NAC445A.429, is applicable to the analysis in this SEIS. The water chemistry analysis in this SEIS identifies that the modeled concentrations of selenium in the pit lake are lower than those used in the previous analysis (BLM 2000a), with the exception of stage 9 (Table 4.4.4). Therefore, if the Project terminates at Stage 9. An updated ecological risk assessment (ERA) has been completed that evaluated potential impacts to wildlife species from pit lake water quality (Geomega 2004b). The conclusions of the updated ERA are that any potential impacts would be less than significant because the Draft SEIS used data from the 2000 ERA, which used one-half of the detection level where the 2004 ERA used actual data.

The Proposed Action provides for operational evaluation of pit lake water quality and monitoring of ground water quality in the vicinity of the open pit. Samples of pit lake water and ground water samples in monitoring wells surrounding the proposed pit lake would be collected and analyzed for the following NDEP Profile 1 parameters: 36 metals, total suspended solids, and turbidity, at least quarterly, to document water quality.

If problems occur in the future, the BLM has the authority to use the existing long-term trust fund established by CGM and the BLM (BLM 1996a, Section 2.2.8). This fund would be used at the BLM's discretion for long-term monitoring, and to provide for a program of corrective action, using the best available technology, should long-term monitoring indicate the need to take such action.

CHAPTER 4

Residual Adverse Impacts:

Pit Lake Water Quality: Initial water quality of the pit lake would meet Nevada drinking water standards, except for arsenic. Within approximately 100 years, it is predicted that evapoconcentration would result in exceedances of primary standards for fluoride and arsenic (but less than under the No Action Alternative), and some other elements in the distant future. At 100 years post-mining, the TDS of the pit lake is predicted to be as high as 947 mg/l, but this is less than the predicted TDS under the No Action Alternative. In the distant future, open pit water quality could approach that of natural saline lakes, but the very low predicted rates of communication with ground water indicates that such changes would exist only in the immediate vicinity of the open pit.

4.4.3.4 Complete Backfill Alternative

As discussed in Section 4.4.3.3 Proposed Action, no impacts to surface water are expected under the Complete Backfill Alternative.

4.4.3.4.1 Potential Water Quality Degradation due to Waste Rock Seepage

Significant seepage from waste rock facilities is not predicted under any of the evaluated alternatives. The Complete Backfill Alternative would result in additional decreased volume of seepage from waste rock piles, and thus theoretically in a decreased load, due to the greater reduction in surface footprint associated with this alternative. However, due to the predicted lack of significant seepage from waste rock piles and the likelihood that any such seepage would have good water quality, implementation of the Complete Backfill Alternative would not result in any significant difference in potential impact to water resources.

Impact 4.4.3.4.1: There would be a low potential for impacts to surface water and ground water quality due to drainage from waste rock piles under the Complete Backfill Alternative. A slight positive impact would be expected compared to the No Action Alternative.

Significance of the Impact: The impact is considered less than significant and no mitigation measures are required.

Residual Impact: No residual impact is predicted to result from waste rock seepage under the Complete Backfill Alternative.

4.4.3.4.2 Potential Impacts Due to Pit Lake Water Quality

The Complete Backfill Alternative involves backfilling of all but the final phase of the proposed Crossroads open pit, resulting in a single post mine pit lake that is predicted to meet all the Nevada primary drinking water standards except for fluoride and arsenic (2006 standard) at 100 years. Chemistry reported in Table 4.4.4. is similar to that predicted for interim stages under the Proposed Action (such as Stage 10 and 11 in the Crossroads open pit), but is predicted to be lower in TDS and major ion concentrations.

Under the Complete Backfill Alternative, a maximum throughflow rate of 14 acre-feet per year is predicted. This value is slightly higher than that predicted for Stage 12 of the Proposed Action

because net water loss by evaporation is lower. Under the Complete Backfill Alternative, the evapoconcentration factor for the Crossroads open pit is predicted to be 1.62 after 100 years. Given the very low predicted rates of flux and the quality of ground water, impacts are unlikely to be significant, however. The areal extent of the fluoride concentrations resulting from minor (less than two percent of annual inflow) open pit seepage is unlikely to be discernable due to the ambient fluoride concentration of the ground water.

Impact 4.4.3.4.2: The predicted open pit water quality would initially meet the Nevada DWSs under the Complete Backfill Alternative. The development of acidic mine waters is not predicted. With time, evapoconcentration is predicted to increase constituent concentrations, eventually exceeding some primary drinking water standards in the distant future. As evaporation concentrates open pit waters over time, the quality would generally resemble that of natural closed basin lakes in an arid climate. Potential migration of open pit waters into the adjacent aquifers would not occur until hydraulic steady-state is reached, beyond 100 years after the end of mining.

There would be a no potential for impacts to surface water and low potential impact to ground water quality due to seepage from the post mine pit lakes that would form under the Complete Backfill Alternative. Water quality would be slightly better than that predicted for the other alternatives. Hence, there is a positive impact compared to the No Action Alternative.

Significance of the Impact: As discussed for the Proposed Action, the significance of open pit water quality impacts is time dependent. Over the normal time frame of post-closure monitoring and maintenance (30 years), impacts are less than significant. Potential exceedances of drinking water standards relate mainly to fluoride and future (2006) arsenic standards, and these exceedences are significantly less than for the No Action Alternative. Long-term impacts are considered to be potentially significant because solute concentrations would continue to increase under the influence of evapoconcentration, although increasing uncertainty of predictions extended far into the future makes longer term predictions more qualitative. No mitigation measures appear to be feasible for potential long-term impacts, although a long-term trust fund has been established by CGM and BLM (BLM 1996a, Section 2.2.8). This fund will be used at the BLM's discretion for long-term monitoring, and to provide for a program of corrective action, using the best available technology, should long-term monitoring indicate the need to take such action.

Residual Adverse Impacts:

Pit Lake Water Quality: Initial water quality of the pit lake would meet Nevada drinking water standards, except for arsenic. Within approximately 100 years, it is predicted that evapoconcentration would result in exceedances of some drinking water quality standards, with primary standards exceeded for some elements in the distant future. At 100 years post-mining, the TDS of the pit lake is predicted to be approximately 826 mg/l, whereas the predicted TDS under the No Action Alternative is 1,119 mg/l. In the distant future, open pit water quality would approach that of natural saline lakes, but the very low predicted rates of communication with ground water indicates that such changes would exist only in the immediate vicinity of the proposed mine pit.

4.4.3.5 No Backfill Alternative

As discussed for the Proposed Action, no impacts to existing surface water resources are expected under the No Backfill Alternative.

4.4.3.5.1 Potential Water Quality Degradation due to Waste Rock Seepage

Significant seepage from waste rock facilities is not predicted under any of the evaluated alternatives, and geochemical assessments indicate that any minor volume seepage would have good water quality. Placement of waste rock solely in external dumps may result in minor increases in seepage over the long term, relative to the Proposed Action, Complete Backfill and No Action Alternatives, but water quality for any such seepage is predicted to meet water quality standards and thus is not predicted to degrade ground water resources.

Impact 4.4.3.5.1: There would be a low potential for impacts to surface water and ground water quality due to drainage from waste rock piles under the No Backfill Alternative.

Significance of the Impact: The impact is considered less than significant and no mitigation measures are required.

Residual Impact: No residual impact is predicted to result from waste rock seepage under the No Backfill Alternative.

4.4.3.5.2 Potential Impacts due to Pit Lake Water Quality

The No Backfill Alternative would not involve placement of waste rock in post mine pit lakes. Two pit lakes would result from operations under this alternative, which would be separated by a topographic high. Chemistry shown in Table 4.4.4. is provided for both the Main open pit and the Gap open pit under the No Backfill Alternative. The predicted pit lake chemistry for the No Backfill Alternative is comparable to Stage 12 of the Proposed Action stages for the Crossroads and Gap open pits and has lower TDS concentrations than predicted for the Stage 8 through 11 Pipeline/South Pipeline open pits. Under the No Backfill Alternative, water is expected to exceed fluoride standards, but would meet TDS standards at 100 years. The full stage, static water level would be lower for the No Backfill Alternative, due to higher rates of evaporation, The No Backfill Alternative evapoconcentration factor was 1.85 for the Pipeline/South Pipeline and Crossroads open pits and 1.36 for the Gap open pit.

Water quality would be slightly better at 100 years under the No Backfill Alternative, when compared with the Proposed Action, despite the relative higher rate of long term evapoconcentration. This is because of the lower initial solute loading associated with backfill placement in the pit lake, as discussed for Stage 8 of the Proposed Action. The supplemental assessment of the No Backfill Alternative would result in a small increase in the area-to-volume ratio (four percent) and would correspond to a general increase in the pit lake solute concentrations of less than three percent at 100 years after the end dewatering and would not result in new exceedences of regulatory standards (Geomega 2004a).

Ground water throughflow in the open pit is predicted to be zero for the No Backfill Alternative.

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Impact 4.4.3.5.2: There would be no potential for impacts to surface water or ground water quality due to seepage from the post mine pit lake that would form under the No Backfill Alternative. The predicted open pit water quality would initially meet the Nevada DWSs under the No Backfill Alternative. Development of acidic mine waters is not predicted. With time, evapoconcentration is predicted to increase constituent concentrations, immediately exceeding the future (2006) Nevada primary drinking water standard for arsenic and eventually exceeding the standard for fluoride. As evaporation concentrates open pit waters over time, the quality would generally resemble that of natural closed basin lakes in an arid climate. Under the No Backfill Alternative no seepage is expected from the pit lake into the ground water.

Significance of the Impact: As discussed under Stage 12 of the Proposed Action, the significance of open pit water quality impacts is time dependent. Over the normal time frame of post-closure monitoring and maintenance (30 years), impacts are less than significant. Long-term impacts are considered to be potentially significant because solute concentrations would continue to increase under the influence of evapoconcentration, although increasing uncertainty of predictions extended far into the future makes longer term predictions more qualitative. No mitigation measures appear to be feasible for potential long-term impacts, although a long-term trust fund has been established by CGM and BLM (BLM 1996a, Section 2.2.8, page 2-39). This fund will be used at the BLM's discretion for long-term monitoring, and to provide for a program of corrective action, using the best available technology, should long-term monitoring indicate the need to take such action.

Residual Adverse Impacts:

<u>Pit Lake Water Quality</u>: Initial water quality of the pit lake would meet Nevada drinking water standards, except for the future (2006) standard for arsenic. It is predicted that evapoconcentration would result in exceedances of Nevada drinking water standards for fluoride within 100 years, with primary standards exceeded for some elements in the distant future. At 100 years post-mining, the TDS of the pit lake is predicted to be approximately 935 mg/l, whereas under the No Action Alternative the TDS is expected to be 1,119 mg/l. In the distant future, pit water quality would approach that of natural saline lakes, but no changes in water quality outside of the open pit would result.

4.4.3.6 No Action Alternative

As discussed for the Proposed Action, no impacts to existing surface water resources are expected under the No Action Alternative.

The No Action Alternative is essentially the currently permitted operation, although minor changes in predicted water quality for the pit lake have resulted from a recent model revision to incorporate higher evaporation rates. These changes do not alter compliance with water quality standards at 100 years, and result in a chemistry (Table 4.4.4) that is similar to water quality predicted at several stages for the Proposed Action (Stages 8, 9, and 11).

4.4.3.6.1 Potential Water Quality Degradation due to Waste Rock Seepage

Significant seepage from waste rock facilities is not predicted under any of the evaluated alternatives, and geochemical assessments indicate that any minor volume seepage would have good water quality. Placement of waste rock solely in external dumps could result in minor increases in seepage over the long term, relative to the Proposed Action and Complete Backfill Alternatives, but water quality for any such seepage is predicted to meet water quality standards and would not degrade ground water resources.

Impact 4.4.3.6.1: There would be a low potential for impacts to surface water and ground water quality due to drainage from waste rock piles under the No Action Alternative.

Significance of the Impact: The impact is considered less than significant and no mitigation measures are required.

Residual Impact: No residual impact is predicted to result from waste rock seepage under the No Action Alternative.

4.4.3.6.2 Potential Impacts Due to Pit Lake Water Quality

The updated model for the No Action Alternative indicates higher concentrations of aluminum, arsenic, chloride, fluoride, potassium, magnesium, sodium, sulfate, selenium, zinc, and TDS at 100 years than were originally predicted (Geomega 1998c; BLM 2000a), but revised predictions of water quality continue to comply with all but fluoride, future (2006) arsenic, and secondary TDS drinking water standards. This change in the predicted concentrations is primarily due to an upwardly revised evaporation rate, which increased due to evapoconcentration.

Under the revised flow predictions for the No Action (currently permitted) pit lake, no ground water discharge is predicted at 100 years.

Impact 4.4.3.6.2: There would be a slight potential for impacts to surface water or ground water quality due to seepage from the post mine pit lake that would form under the No Action Alternative. The predicted open pit water quality would initially meet the Nevada DWSs under the No Action Alternative. The development of acidic mine waters is not expected to develop. With time, evapoconcentration is predicted to increase constituent concentrations, eventually exceeding some primary drinking water standards in the distant future. As evaporation concentrates open pit waters over time, the quality would generally resemble that of natural closed basin lakes in an arid climate. Seepage from the open pit lake into ground water is not predicted for the No Action Alternative.

Significance of the Impact: As discussed for the Proposed Action, the significance of open pit water quality impacts is time dependent. Over the normal time frame of post-closure monitoring and maintenance (30 years), impacts are less than significant. Since potential exceedances relate strictly to secondary fluoride and TDS standards, impacts at 100 years are also less than significant. Long-term impacts are considered to be potentially significant because solute concentrations would continue to increase under the influence of evapoconcentration, although increasing uncertainty of predictions extended far into the future makes longer term predictions more qualitative. No mitigation measures appear to be feasible for potential long-term impacts, although a long-term trust

fund has been established by CGM and BLM (BLM 1996a, Section 2.2.8). This fund would be used at the BLM's discretion for long-term monitoring, and to provide for a program of corrective action, using the best available technology, should long-term monitoring indicate the need to take such action.

Residual Adverse Impacts:

<u>Pit Lake Water Quality</u>: Initial water quality of the pit lake would meet Nevada drinking water standards. Within approximately 100 years, it is predicted that evapoconcentration would result in exceedances of the primary water quality standard for fluoride, with primary standards for some other elements potentially exceeded in the distant future. At 100 years post-mining, the TDS of the pit lake is predicted to be approximately 1,119 mg/l. In the distant future, open pit water quality would approach that of natural saline lakes, but no changes in water quality outside of the open pit is expected to result.

4.5 <u>Air Resources</u>

4.5.1 Regulatory Framework

Ambient air quality and the emission of air pollutants are regulated under both federal and state laws and regulations. Regulations potentially applicable to the Proposed Action and alternatives include the following: National Ambient Air Quality Standards (NAAQS); Nevada State Ambient Air Quality Standards (NSAAQS); Prevention of Significant Deterioration (PSD); New Source Performance Standards (NSPS); Federal Operating Permit Program (Title V); and State of Nevada air quality regulations (NAC 445B).

4.5.1.1 Federal Clean Air Act

The Federal Clean Air Act (CAA), and the subsequent Clean Air Act Amendments of 1990 (CAAA), require the EPA to identify NAAQS to protect the public health and welfare. The CAA and the CAAA established NAAQS for six pollutants, known as "criteria" pollutants because the ambient standards set for these pollutants satisfy "criteria" specified in the CAA. A list of the criteria pollutants regulated by the CAA and their currently applicable NAAQS set by the EPA for each, are listed in Table 4.5.1. The list of criteria pollutants was amended by the EPA on July 18, 1997 and now includes two new standards for particulate matter of aerodynamic diameter less than 2.5 micrometers (PM_{23}), and revised standards for PM_{10} and ozone (O_3) (see 62 Federal Register 38652-38760 [PM2,5 and PM10]; 62 Federal Register 38856-38896 [O3]). An EPA accepted monitoring network for PM_{25} is still being installed and initial data are still being collected. The EPA has yet to make determinations on attainment status designations based on the PM_{2.5} measurements currently being collected. Although the EPA recently revised both the ozone and PM25 NAAQS, these revised limits will not be effective until the Nevada State Implementation Plan (SIP) is formally approved by the EPA. The final implementation rule for the 8-hour O_3 standard was published April 30, 2004 (see 69 Federal Register 23857-23951) and became effective June 15, 2004. The EPA intends to revoke the one-hour O₃ standard on June 15, 2005.

Criteria	Averaging Nevada Standards		Federal Standards		
Pollutant	Period	Concentration ^a	Primary ^a	Secondary ^a	
Ozone (O ₃)	1-Hour 8-Hour ^b	120 ppbv (235 μg/m³) 	120 ppbv (235 μg/m ³) 80 ppbv (157 μg/m ³)	Same as Primary Standards	
Carbon Monoxide (CO)	8-Hour (<5,000') ° 8-Hour (≥5,000') ° 1-Hour °	9 ppmv (10 mg/m ³) 6 ppmv (6.67 mg/m ³) 35 ppmv (23 mg/m ³)	9 ppmv (10 mg/m ³) 9 ppmv (10 mg/m ³) 35 ppmv (40 mg/m ³)		
Nitrogen Dioxide (NO ₂)	Annual	100 µg/m ³ (53 ppbv)	100 µg/m ³ (53 ppbv)	Same as Primary Standards	
Sulfur Dioxide (SO ₂)	Annual 24-Hour ^c 3-Hour ^c	80 μg/m ³ (30 ppbv) 365 μg/m ³ (140 ppbv) 1,300 μg/m ³ (500 ppbv)	80 μg/m ³ (30 ppbv) 365 μg/m ³ (140 ppbv) 	 1,300 µg/m ³ (500 ppbv	
Particulate Matter ≤ 10 Microns in Aerodynamic Diameter	24-Hour ^e 24-Hour (Based on the 99 th Percentile Averaged over	150 µg/m ³	150 μg/m ³ 150 μg/m ³	Same as Primary Standards	
(PM ₁₀)	Three Years) Annual Arithmetic Mean	50 µg/m ³	50 µg/m³		
Particulate Matter ≤ 2.5 Microns in Aerodynamic Diameter (PM _{2.5})	24-Hour (Based on the 98 th Percentile Averaged over Three Years)		65 μg/m³	Same as Primary	
	Annual Arithmetic Mean Averaged Over Three Years		15 μg/m³	Standard	
Lead (Pb)	Calendar Quarter	1.5 μg/m ³	1.5 μg/m ³	Same as Primary Standards	

Table 4.5.1: Federal and State Ambient Air Quality Standards for Criteria Pollutants

The 8-hour ozone standard was implemented on June 15, 2004. A violation of the federal standard occurs on the second exceedence during a calendar year; a violation of the State of Nevada standard occurs on the first exceedence during a calendar year.

4.5.1.2 Attainment and Nonattainment Areas

Pursuant to the CAA, the EPA has developed classifications for distinct geographic regions known as air quality management areas. Under these classifications, for each federal criteria pollutant, each air basin (or portion of an air quality management area [or "planning area"]) is classified as in

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"attainment", if the air quality management area (or planning area) has "attained" compliance with (that is, not exceeded) the adopted NAAQS for that pollutant, is classified as "nonattainment" if the levels of ambient air pollution exceed the NAAQS for that pollutant, or is classified as "maintenance" if the monitored pollutants have fallen from nonattainment levels to attainment levels. Air quality management areas for which sufficient ambient monitoring data are not available are designated as "unclassified" for those particular pollutants until actual monitoring data support formal "attainment" or "nonattainment" classification.

In addition to the designations relative to attainment of conformance with the NAAQS, the CAA requires the EPA to place each planning area within the United States into one of three classes, which are designed to limit the deterioration of air quality when it is "better than" the NAAQS. "Class I" is the most restrictive air quality category, and was created by Congress to prevent further deterioration of air quality in National Parks and Wilderness Areas of a given size, which were in existence prior to 1977, or those additional areas that have since been designated Class I under federal regulations (40 CFR 52.21). All remaining areas outside of the designated Class I boundaries were designated Class II planning areas, which allow a relatively greater deterioration of air quality once the Minor Source Baseline Date has been set. No Class III areas have been designated. Regardless of the class of the planning area, the air quality cannot exceed the NAAQS. The nearest Class I planning area to the Project, the Jarbidge Wilderness Area, is located approximately 118 miles northeast of the Project Area (BLM 1996a). There are no Class I airsheds within 60 miles (100 kilometers) of the Project Area.

4.5.1.3 Prevention of Significant Deterioration

Federal prevention of significant deterioration (PSD) regulations limit the maximum allowable increase in ambient particulate matter in a Class I planning area resulting from a major or minor stationary source to five $\mu g/m^3$ (annual geometric mean) and ten $\mu g/m^3$ (24-hour average). Increases in other criteria pollutants are similarly limited. Specific types of facilities that emit, or have the potential to emit, 100 tons per year (tpy) or more of PM₁₀ or other criteria air pollutants, or any facility that emits, or has the potential to emit, 250 tpy or more of PM₁₀ or other criteria air pollutants, is considered a major stationary source.

However, most fugitive emissions are not counted as part of the calculation of emissions for PSD. Major stationary sources are required to notify federal land managers of Class I planning areas within 100 kilometers of the major stationary source. There are no Class I planning areas within 100 kilometers of the Project Area. As stated above, the nearest Class I planning area to the Project Area is the Jarbidge Wilderness Area. Neither the existing Pipeline/South Pipeline Project air pollutant emission sources, nor the Proposed Action and alternatives emission sources, are major stationary sources subject to PSD regulatory requirements.

4.5.1.4 New Source Performance Standards

NSPSs were established by the CAA. The standards, which are for new or modified stationary sources, require the sources to achieve the best demonstrated emissions control technology. The NSPS apply to specific types of processes, which in the case of the Proposed Action include certain

units used to process metallic minerals. The requirements applicable to these existing units are found in 40 CFR Part 60, Subpart LL (Standards of Performance for Metallic Mineral Processing Plants).

4.5.1.5 Federal Operating Permit Program

As part of the CAA and its subsequent amendments, a facility-wide permitting program was established for larger sources of pollution. This program, known as the Title V program, requires that these "major sources" of air pollutants submit a Title V permit application. To be classified as a "major source", a facility must emit more than 100 tpy of any regulated pollutant, ten tpy of any single hazardous air pollutant (HAP), or 25 tpy or more of any combination of HAPs (including hydrogen cyanide and mercury), from applicable sources.

4.5.1.6 Nevada Bureau of Air Pollution Control

The CAA delegates primary responsibility for air pollution control to state governments, which in turn often delegates this responsibility to local or regional organizations. The SIP was originally the mechanism by which a state set emission limits and allocated pollution control responsibility to meet the NAAQS. The function of a SIP broadened after passage of the 1990 CAAA, and now includes the implementation of specific technology-based emission standards, permitting of sources, collection of fees, coordination of air quality planning, and prevention of significant deterioration of air quality within regional planning areas and statewide. Section 176 of the CAA, as amended, requires that federal agencies must not engage in, approve, or support in any way any action that does not conform to a SIP for the purpose of attaining ambient air quality standards.

The Bureau of Air Pollution Control (BAPC) is the agency in the State of Nevada which has been delegated the responsibility for implementing a SIP (excluding Washoe and Clark Counties, which have their own SIPs). Included in a SIP are the State of Nevada air quality permit programs (NAC 445B.001 through 445B.3485, inclusive). Also part of a SIP are the NSAAQS (see Table 4.5.1). The NSAAQS are generally identical to the NAAQS, with the exception of the following: a) an additional standard for carbon monoxide (CO) in areas with an elevation in excess of 5,000 feet amsl; b) the recently promulgated NAAQS for $PM_{2.5}$; c) the revised NAAQS for PM_{10} ; d) O_3 (Nevada has yet to adopt the new and revised standards); and e) a violation of a state standard occurs with the first annual exceedance of an ambient standard, while federal standards are generally not violated until the second annual exceedance. In addition to establishing the NSAAQS, the BAPC is responsible for permit and enforcement activities throughout the State of Nevada.

The Proposed Action and alternatives are located in Lander County, Nevada. The permitting authority for the county is the BAPC. Before any construction of a potential source of air pollution can occur, an air quality permit application must be submitted to the BAPC in order to obtain an Air Quality Operating Permit.

4.5.2 Affected Environment

4.5.2.1 Study Methods

The existing meteorological and air quality conditions in the air quality study area were obtained from the source documents listed in the following sections. Baseline air quality and meteorological

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conditions representative of the Project Area were assessed using data from the Pipeline/South Pipeline Project and other nearby monitoring stations in northern Nevada. Meteorological and air quality data are currently being collected at the Pipeline/South Pipeline Project. The Cortez Monitoring Station measures ambient temperature, wind speed, and wind direction at 33 feet above ground surface, as well as PM₁₀ concentrations and precipitation.

The Project Area is located in the Crescent Valley Air Quality Management Area (CVAQMA), which includes the area bounded by the crest of the Shoshone Range and the Humboldt River to the west and north and the crest of the Toiyabe and Cortez Mountains to the south and east. The CVAQMA has the same boundary as the Crescent Valley Hydrographic Basin, which is shown on Figure 4.3.1.

4.5.2.2 Existing Conditions

The Pipeline/South Pipeline Project currently operates under a valid air quality permit, AP1041-0619.01, issued by the BAPC. The Pipeline/South Pipeline Project is not included in any of the source categories listed in the Federal PSD Regulations, and the PSD applicable emissions from the Pipeline/South Pipeline Project are below the 250 tpy PSD threshold. In addition, no minor source baseline date has been set for the CVAQMA. Therefore, the Pipeline/South Pipeline Project is not subject to PSD regulation. The Pipeline/South Pipeline Project currently operates specific mineral processing equipment which is subject to NSPS. The requirements under the NSPS are addressed in the current air quality operating permit, AP1041-0619.01. The Pipeline/South Pipeline Project is not required to submit a Title V application or obtain a Title V permit.

BAPC regards the Project as a minor source of HAPs because it emits less than ten tons per year of any individual HAP and 25 total tons per year of HAPs combined (NAC 445B.094). The Project's primary HAP emissions are from refining (mercury), leaching (cyanide) and combustion (methyl tert-butyl ether [MTBE], propylene, toluene and xylene) sources. The current HAP emissions for Pipeline/South Pipeline Mine are documented in the 2003 Toxic Release Inventory.

CGM's participation in the VMRP has led to a decrease in overall mercury emissions from the Project. The mercury emissions reported in 2003 were 1,380.6 pounds, 61 percent of the total mercury emissions in 2000.

Most of the sodium cyanide used in the process solution is recycled as part of normal operations. However, there is some loss to the atmosphere as hydrogen cyanide. Cyanide is primarily volatilized from the leach pads, the associated ponds, and to a lesser extent, the tailing facility and milling operations. The chemistry of the ore determines the concentration of cyanide required in the leach solution, which affects the emission rate. Cyanide emissions for 2003 were calculated at 8,700 pounds, an increase over 2002, but less than 2001.

Combustion-related HAPs are either components of fuels or byproducts of the combustion process. The handling or burning of any hydrocarbon-based fuel can release one or more these compounds.

4.5.2.2.1 Climate and Meteorology

The Project Area is a high-desert environment characterized by arid-to-semiarid conditions, with bright sunshine, low annual precipitation, and large daily ranges in temperatures. The climate is controlled primarily by the rugged and varied topography to the west, in particular the Sierra Nevada Mountain Range. Prevailing westerly winds move warm, moist Pacific air over the western slopes of the Sierra Nevada where the air cools, condensation takes place, and most of the moisture falls as precipitation. As the air descends the eastern slope, compressional warming takes place resulting in minimal rainfall.

CGM monitors meteorological data at the Cortez Station, which is located approximately 0.25 mile east of the South Pipeline waste rock dump (Figure 4.5.1). Based on meteorological monitoring data collected from the Cortez Station over the period 1997 through 2001, the average temperature was 52.8°F, with temperatures ranging from 104°F to minus eight°F. Annual precipitation in the Project Area during the same period (1999 excluded for missing data) ranged from 6.34 to 10.84 inches (Gelhaus 1998, 1999, 2000, 2001, 2002).

Atmospheric dispersion is influenced by several parameters, including wind speed, temperature inversions (mixing heights), and atmospheric stability. Prevailing winds at the Cortez Station, based on the 2001 meteorological data, were from the west, with average annual wind speeds at 6.9 miles per hour (mph). Month-to-month variations were small, with average wind speeds ranging from 4.9 to 8.8 mph (Gelhaus 2002). These wind speeds tend to promote atmospheric mixing, and generally transport locally generated air emissions away from the area. Inversions restrict vertical movement of the air in the lower atmosphere, thereby preventing atmospheric pollutants from mixing with the air above the inversion layer. Lower mixing heights can be expected to produce higher pollutant concentrations since the volume of air with which the pollutants can mix is limited (BLM 1996a). As is typical of cold night/hot day weather patterns, mixing heights can be quite high in the afternoon. Conversely, mixing heights can be quite low at night and early morning due to nighttime cooling. Mixing heights in the Project Area are estimated at 250 feet (annual average) in the morning and approximately 2,400 feet (annual average) in the late afternoon (BLM 1996a).

Another factor that can be used to assess the ability of the atmosphere to disperse pollutants is atmospheric stability. Atmospheric stability is expressed in terms of Pasquill-Gifford categories ranging from Class A (very unstable) to Class F (very stable), and is a measure of the degree of atmospheric turbulence which results in different levels of atmospheric mixing and resulting in dispersion of pollutants. The greater the instability, the greater the tendency to disperse. Meteorological data from the Cortez Station indicate that good dispersion conditions (Classes A-D) occurred 70 percent of the time during the year 1997, and are representative of on-site conditions.

4.5.2.2.2 Air Quality

Air quality in the Project Area is governed by pollutant emissions and meteorological conditions. As discussed above, wind speeds, mixing heights, and stability all affect the circulation and dilution of emissions in the area.

The Project Area is located within the CVAQMA, which is currently unclassified for all pollutants having an air quality standard (40 CFR 81.329). No nitrogen dioxide (NO₂) or lead nonattainment

areas are located within the State of Nevada. Washoe County, Nevada (within which the city of Reno is located) is the PM_{10} , CO, and O₃ nonattainment area located closest to the Project Area, although it is greater than 100 miles (167 kilometers) to the west. With the reclassification of the Steptoe Valley nonattainment area to attainment for sulfur dioxide (SO₂), there are no SO₂ nonattainment area located in Nevada.

At present, the BAPC does not conduct ambient air quality monitoring in the CVAQMA. However, ambient PM_{10} monitoring was conducted by CGM between 1997 and 2001, with a total of three monitors at two separate locations. Two PM_{10} monitors were co-located at the Cortez Station (Site 1A and Site 1B), and one monitor was located approximately 1.5 miles south southwest of the Pipeline Mill (Site 2A). The locations for these monitoring sites are shown in Figure 4.5.1. Ambient monitoring data for 2001 from these PM_{10} monitors are presented in the annual air quality monitoring report (Gelhaus 2002), and are summarized in Table 4.5.2. For 2001, the annual ambient PM_{10} concentrations were 16 µg/m³, 16 µg/m³, and 19 µg/m³ at Site 1A, Site 1B, and Site 2A, respectively. The highest measured 24-hour average PM_{10} concentration at each of the three sites was 64 µg/m³, 62 µg/m³, and 90 µg/m³, for Site 1A, Site 1B, and Site 2A, respectively, while the second highest values were 63 µg/m³, 57 µg/m³, and 58 µg/m³, respectively. The lowest measured 24-hour average PM₁₀ concentration during 2001 at each of the three sites was one µg/m³. The highest values were collected on days with generally low average wind speeds, indicative of stable atmospheric conditions and low mixing heights.

The location of Site 2A, on the southwest side of the Project (Figure 4.5.1), was considered to be upwind of the existing Pipeline/South Pipeline Project. The site was selected because the monitored PM_{10} concentrations could be considered to be representative of background PM_{10} concentrations. That assumption seemed valid for 1997 when the monitored annual ambient PM_{10} concentrations were 25 μ g/m³, 27 μ g/m³, and 22 μ g/m³ at Site 1A, Site 1B, and Site 2A, respectively (Gelhaus 1998). However, during each year from 1998 through 2001, Site 2A has recorded slightly worse air quality, based on the annual ambient average PM_{10} concentrations, than Sites 1A and 1B (Table 4.5.3) (Gelhaus 1998, 1999, 2000, 2001, and 2002). Relatively higher 24-hour PM_{10} concentrations for Site 2A relative to Sites 1A and 1B typically occur on low-wind days, when atmospheric conditions are stable. During June through September, winds below three mph are as likely to be from the east as from the west, while moderate five to ten mph winds are only from the east 15 to 30 percent of the time. Monitoring Site 2A was as likely to be affected by mine-generated particulates as Sites 1A and 1B during those conditions which were most likely to produce high ambient concentrations.

4.5.3 Environmental Consequences and Mitigation Measures

The Proposed Action and alternatives would not increase emissions from the permitted air pollutant sources above the levels specified in the permit, nor would any additional sources of air pollutants requiring a permit need to be added. Thus, a revised air quality operating permit would not be required.

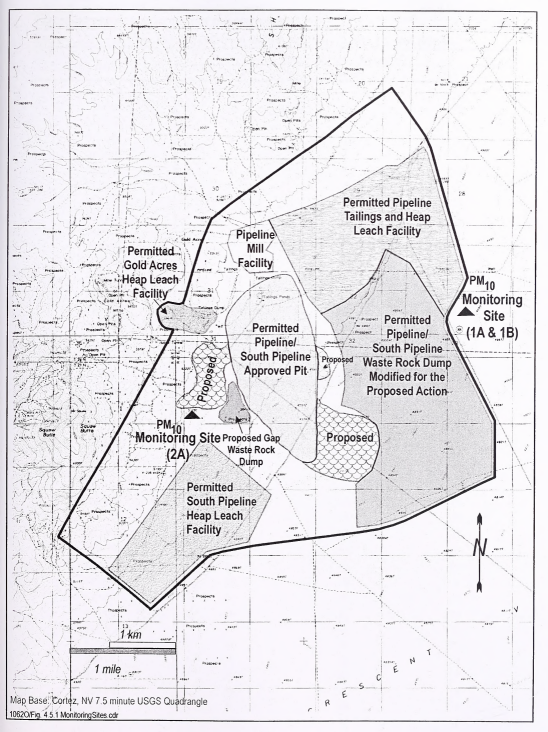


Figure 4.5.1 Monitoring Sites

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Date	PM ₁₀ Concentration (µg/m ³)		
Date	Site 1A	Site 1B	Site 2A
01/01/01	5	4	10
01/07/01	12	12	22
01/13/01	4	4	5
01/19/01	16	14	14
01/25/01	3	3	2
01/31/01	4	3	12
02/06/01	6	4	11
02/12/01	1	2	2
02/18/01	4	3	2
02/24/01	3	6	3
03/02/01	7	7	3
03/08/01	7	9	16
03/14/01	10	9	14
03/20/01	20	18	32
03/26/01	9	10	14
04/01/01	9	8	12
04/07/01	3	8	7
04/13/01	17	18	22
04/19/01	25	25	20
04/25/01	9	10	21
05/01/01	24	24	24
05/07/01	22	24	41
05/13/01	14	13	17
05/19/01	16	17	31
05/25/01	21	22	48
05/31/01		15	35
06/06/01	11	12	18
06/12/01	13	13	20
06/18/01	17	18	37
06/24/01	32	31	21
06/30/01	26	20	37
07/06/01	18	18	9
07/12/01		29	29
07/18/01	18	18	25
07/24/01	7	8	32
07/30/01	31	33	27
08/05/01	32	32	14
08/11/01	35	28	27
08/17/01	40	41	58
08/23/01	31	29	18
08/29/01	63	57	46

Table 4.5.2: Ambient PM₁₀ Monitoring Data from Site 1A, Site 1B, and Site 2A

Cortez Gold Mines Final

PIPELINE/SOUTH PIPELINE PIT EXPANSION PROJECT SUPPLEMENTAL ENVIRONMENTAL IMPACT STATEMENT

Date	PM ₁₀ Concentration (µg/m ³)			
Date	Site 1A	Site 1B	Site 2A	
09/04/01	17	25	26	
09/10/01	25		40	
09/16/01	21	14	28	
09/22/01	64	62	90	
09/28/01	18	18	32	
10/04/01	20	22	12	
10/10/01	17	17	3	
10/16/01	20	19	2	
10/22/01	14	16	7	
10/28/01	20		9	
11/03/01	13	13	13	
11/09/01	18	16	11	
11/15/01	10	10	9	
11/21/01	19	19	7	
11/27/01	2	3	1	
12/03/01	3	1	1	
12/09/01	2	3	1	
12/15/01	1	1	1	
12/21/01	2	1	1	
12/27/01	1	1	3	
Average	16	16	19	

Table 4.5.3:Annual Average PM10Monitoring Data from Site 1A, Site 1B, and Site 2A for
the Years 1997 to 2001.

N/ -	Annual Average PM ₁₀ Concentration (µg/m ³)			
Year	Site 1A	Site 1B	Site 2A	
1997	23	25	22	
1998	12.0	11.7	13.1	
1999	12.9	13.8	17.2	
2000	14.3	13.6	16.1	
2001	16.0	16.0	19.2	
Average 98-01	13.8	13.8	16.4	
Average 97-01	15.6	16.0	17.5	

The Proposed Action and alternatives would not increase emissions of any regulated pollutant from PSD applicable sources above 250 tpy, subjecting the Project to PSD regulations. Additionally, the Proposed Action and alternatives would not add additional sources applicable to the NSPS regulations, nor be subject to the Title V application requirements.

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4.5.3.1 Significance Criteria

The Proposed Action and alternatives would have a significant effect on the environment if the following would occur:

- Violate any regulatory requirement of the BAPC;
- Violate any state or federal ambient air quality standard;
- Contribute substantially to an existing or projected air quality violation; or
- Expose sensitive receptors to substantial pollutant concentrations.

4.5.3.2 Assessment Methodology

In assessing the impacts of the Proposed Action and alternatives, an assessment of the significance of the impacts was made based on the significance criteria listed above. The air quality analyses quantified the emissions of the applicable criteria pollutants from the mining and processing of ore from the Proposed Action and Project Alternatives. These analyses include the processing of ore at the existing Cortez Mill, as well as truck traffic between the Cortez Mill and the Project Area and in the vicinity of the Cortez Mill (Figure 4.5.2). Air emission estimates were calculated based on the maximum material throughput for each applicable time period, EPA approved emission factors, existing air quality permit and the past air quality permit applications for both the Pipeline/South Pipeline Project and the Cortez Facility, and information provided by CGM.

4.5.3.2.1 Model Selection and Options

Ambient concentrations of criteria air pollutants, which may be emitted by the Project were calculated using EPA's Industrial Source Complex - Short Term (ISCST3) (EPA Version 02035) computer dispersion model. Dispersion models use mathematical equations to simulate the transport and diffusion of emitted pollutants within the atmosphere and can calculate ambient air pollutant concentrations at any discrete location. Air pollutant emissions may be from point sources (such as stacks or vents); volume sources (such as buildings or elevated conveyors); area sources (regions with a distinct square footage and little or no vertical velocity, such as a lagoon or heap); or open pit sources (below-grade operations such as an open pit mine). Non-reactive gasses, or particles such as PM₁₀, which behave like gases, emitted from these sources are modeled based on a Gaussian distribution, which is a relatively good mathematical approximation of plume behavior (Schulze 1991).

According to the Guideline on Air Quality Models (as revised) (40 CFR 51, Appendix W), the ISCST3 model is approved for use in calculating ambient air pollutant concentrations resulting from the emissions of sources such as those within the Project Area and with terrain similar to that found within and adjacent to the Project Area. The ISCST3 Model is used to calculate concentrations at specific receptor points in and around the Project Area for which elevations are either at stack height or below (simple terrain); between the stack height and the plume centerline (intermediate terrain); or above the plume centerline (complex terrain).

The dispersion modeling, performed for the Proposed Action and alternatives, used the EPA's regulatory default model options as outlined in Appendix A of the Guideline on Air Quality Models (as revised), including the following:

- Use stack-tip downwash;
- Use buoyancy-induced dispersion;
- No gradual plume rise;
- Use calms processing routines;
- Use default wind profile exponents; and
- Use default vertical potential temperature gradients.

The following additional model options were used:

- Rural dispersion parameters; and
- Concentration values calculated for elevated terrain and surface-based receptors (no flagpole receptors).

Where applicable, and where the information was readily available, EPA's Building Profile Input Program (BPIP) algorithm was used to account for the downwash of point sources due to nearby buildings and/or structures. The Plume Rise Mode Enhancement (PRIME) algorithm for modeling building downwash was not used. It has not yet been included in the Guideline for Air Quality Models (as revised) (40 CFR 51, Appendix W).

4.5.3.2.2 Receptors

Three different classes of receptors were used in the modeling (see Figure 4.5.3). The first class was a discrete, "fenceline" receptor set, consisting of individual receptors placed at 165-foot intervals along the boundaries of those portions of the modeled Project Area not accessible to the public (such as fenced areas and other areas where topographic or other features prevented public access). The second class of receptors consisted of receptor "grids," the size and spacing of which were designed to cover the entire Project Area and a larger area outside of the Project Area, which was potentially accessible to the public. These included the following:

- A coarse Cartesian receptor grid, with receptors spaced at 3,300-foot intervals, covering an area of ten miles by 8.5 miles, including both the Project Area and the area of the Cortez Facility and extending out approximately two miles beyond these areas; and
- Two fine Cartesian receptor grids, with receptors spaced at 820-foot intervals. One covered the entire Project Area and extended out at least 820 feet from the boundary of the Project

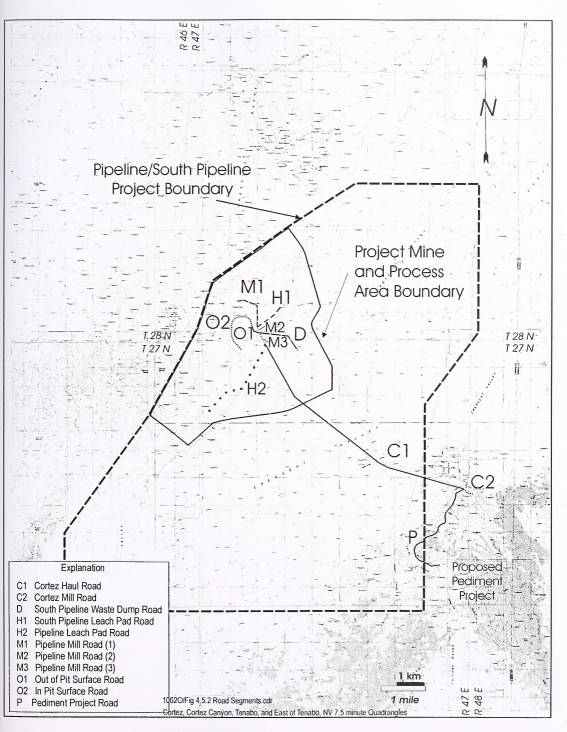


Figure 4.5.2 Road Segments Used to Model Fugitive Emissions

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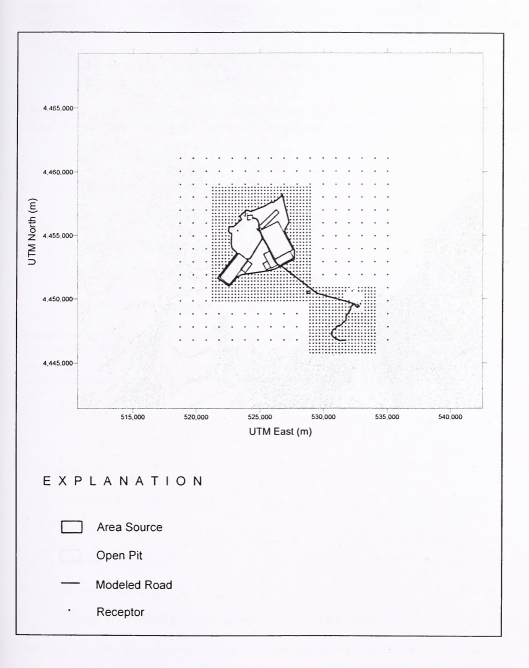


Figure 4.5.3 Model Sources, Fenceline, Discrete, and Cartesian Receptor Locations

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Area. The second grid was placed over the haul road to the Cortez Mill, the Mill itself and the roads in the vicinity of the Cortez Mill. Although outside of the Project Area, the model includes the haulage of ore from the South Pipeline open pit to the Cortez Facilities for processing, and traffic in the vicinity of the Cortez Mill.

Elevations for each of these two classes of receptors were taken from the USGS Digital Elevation Model (30 meter DEM) data for the following 7.5 minute series (topographic) maps, as applicable:

- Cortez, NV Quadrangle;
- Cortez Canyon, NV Quadrangle;
- Tenabo, NV Quadrangle;
- East of Tenabo, NV Quadrangle;
- Ferris Creek, NV Quadrangle; and
- Rocky Pass, NV Quadrangle.

The third class of receptors were defined, discrete receptor points used to assess the potential impact of the Project on specific sensitive receptors. For the purpose of this assessment, these receptors were defined as areas that are frequently visited by the public (i.e., schools, hospitals); nearby residences; and the nearest Class I planning area. The selected sensitive receptors were as follows:

- Filippini Ranch;
- Tenabo Ranch;
- Wintle Ranch;
- Dean Ranch;
- Dann Ranch;
- Crescent Valley School;
- Beowawe School; and
- Jarbidge Wilderness (the nearest mandatory federal PSD Class 1 Area).

Elevations for these receptors were obtained from the appropriate USGS 7.5 minute topographic maps. Each sensitive receptor was represented by a single modeling point except for the Jarbidge Wilderness, which was represented by four modeled receptor points aligned along the wilderness area boundary nearest the Project, selected with elevations ranging from the lowest to the highest along the border of the wilderness area.

4.5.3.2.3 Meteorological Data

Surface meteorological data representative of the Project Area are required to perform air quality dispersion modeling. The same meteorological data (from the Elko, Nevada meteorological station, 1991) that were used in the air quality impact analysis for the South Pipeline Air Quality Impact Assessment Report (Environment Management Associates [EMA] 1998) and Final EIS (BLM 2000a) were used for this report. The data-selection process for that study (EMA 1998) involved the review and model testing of five years of meteorological data and the selection of the data set with the greatest impact. That approach is quite conservative and remains valid. Significantly greater impacts are unlikely from the review of additional newer data sets, and no post-1992 meteorological data are available from the EPA Support Center for Regulatory Air Modeling (SCRAM) web site (www.epa.gov/scram001/). The process of selecting the most suitable meteorological data made for the dispersion model undertaken for the South Pipeline Air Quality Impact Assessment Report (EMA 1998) is described below.

Meteorological data are available from several sources, including the current Cortez Station and the Elko station. The Cortez Station monitors wind speed, wind direction, and temperature, and is located adjacent to the Project Area (Figure 4.5.1). Unfortunately, the algorithms used in the air quality dispersion modeling require additional measured parameters that were unavailable at the Cortez Station; thus, meteorological data from the Elko Station, which is representative of conditions in northeast Nevada, were used in the air quality analysis. According to the Guideline on Air Quality Models (as revised), air quality modeling analyses utilizing representative meteorological data are acceptable if site-specific data are unavailable.

In addition to surface meteorological data, mixing height data representative of the Project Area are also required to create a meteorological data file for use in the air quality dispersion modeling. These data, as well as surface meteorological data from the Elko Station, are available from the SCRAM internet web site. Review of the mixing height data from SCRAM for stations in Nevada showed that mixing height data were available from two sites: Desert Rock, located in southern Nevada, and the Winnemucca airport, in north-central Nevada. The mixing height data from the Winnemucca airport are believed to be more representative of conditions in the Project Area, and were used in the modeling.

Review of the surface and mixing height data available from SCRAM show that, in general, data are available from approximately 1984 through 1992; however, Elko surface data for 1987 and Winnemucca mixing height data for 1992 were unavailable. Due to the extensive runtime of the dispersion model, the five most recent years of complete data available from SCRAM (1986, 1988, 1989, 1990, and 1991) (available at this website: http://www.epa.gov/scram001/) were used to perform a sensitivity analysis utilizing 165-foot discrete fenceline receptors and Project 24-hour PM_{10} emissions to determine which single year resulted in the most conservative 24-hour PM_{10} concentrations. It was found that calendar year 1991 produced the "maximum" modeling results; thus, this single year (1991) was used in the final dispersion modeling analysis.

4.5.3.2.4 Modeled Pollutants and Assumptions

Dispersion modeling was conducted for four of the criteria air pollutants (PM_{10} , CO, NO_2 , and SO_2) resulting from the Proposed Action and the No Backfill Alternative that were identified as having the greatest potential for air quality impact. Dispersion modeling for the Proposed Action and the No Backfill Alternative utilized emissions from all identified sources and was performed for all four pollutants for all applicable averaging times, for a total of eight pollutant-averaging time combinations, as presented in Table 4.5.4.

A screening model was employed for O_3 . The Scheffe screening model (Scheffe 1988) was run to evaluate the Facility's potential to contribute to low-level O_3 concentrations, and to demonstrate compliance with the one-hour ozone standard. The Facility does not directly produce O_3 . It is produced by photo-chemical reactions involving certain volatile organic compounds (VOCs) and oxides of nitrogen. The emission of these compounds can be calculated and used in the Scheffe model to evaluate potential O_3 generation.

Modeling was not performed for the criteria pollutants $PM_{2.5}$, lead (Pb) or O_3 (for the eight-hour standard). As previously stated, detailed emissions information is not available for $PM_{2.5}$; neither are sufficient ambient monitoring data available to characterize the surrounding region, nor is the standard yet applicable (see Section 4.5.1.1). Therefore, no dispersion modeling was performed for $PM_{2.5}$. Lead is an air pollutant that can potentially be emitted from certain facilities. However, lead emissions from the Project are considered to be negligible; therefore, no analyses were performed with respect to lead. At the time of this writing, the EPA's implementation plan for the eight-hour O_3 standard has not been filed, and the data necessary for a suitable dispersion model are not available. Only the one-hour O_3 standard was considered.

Pollutant	Averaging Time ^a
	24-Hour
Particulate Matter of Aerodynamic Diameter less than 10 Micrometers (PM ₁₀)	Annual
	1-Hour
Carbon Monoxide (CO)	8-Hour
Nitrogen Dioxide (NO ₂)	Annual
	3-Hour
Sulfur Dioxide (SO ₂)	24-Hour
	Annual

Table 4.5.4:	Air Pollutants and Applicable Averaging Times for the Air Quality Modeling
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* All concentrations are applicable at any point of public access.

The existing facilities and the Project contain numerous sources of air pollutants. In order to analyze the impacts of the Proposed Action and the No Backfill Alternative, assumptions had to be made in many different areas, including facility configuration, future haul road locations, and the quantities of material processed and/or handled at certain locations (such as how much material is transported per day to the South Pipeline leach pad, how much is transported to the Cortez Facilities, etc.). The

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main difference in the modeling of the Proposed Action and the No Backfill Alternative is in the handling of the waste rock. For the No Backfill Alternative, all waste rock is modeled as being transported out of the Pipeline/South Pipeline Pit to the Pipeline/South Pipeline and Gap waste dumps. For the Proposed Action, a portion of the mined waste rock is transported approximately 0.6 miles and dumped within the Pipeline/South Pipeline open pit. The assumptions, as well as all supporting documentation relating to the air quality analysis performed for the document are contained in the Pipeline/South Pipeline Expansion Project Air Quality Impact Assessment Report (Enviroscientists 2003). A copy of the report is available for review during normal business hours at the BLM Battle Mountain Field Office.

4.5.3.2.5 Applicable Air Quality Standards

As discussed previously, and shown in Table 4.5.1, NSAAQS and NAAQS exist for PM_{10} , CO, NO₂ and SO₂. Dispersion modeling for the Proposed Action and the Project alternatives utilized all identified sources and was performed for all four pollutants for all applicable averaging times. The results of the dispersion modeling were then compared to the most stringent NSAAQS or NAAQS. For the short term modeling results (e.g., 1-Hour, 3-Hour, 8-Hour, and 24-Hour averaging times), the NSAAQS were the most stringent and the modeled results were compared against those standards. For the long term modeling (e.g., annual averaging time,), the NSAAQS and the NAAQS were equally stringent. Details of the dispersion modeling and analysis are discussed in the air quality report prepared by Enviroscientists (2003).

4.5.3.2.6 Background Concentrations

To assess the impact of the Proposed Action and alternatives on the ambient air quality, it was necessary to account for existing, or background, levels for each pollutant. For PM_{10} , the BAPC modeling guidance recommends a background value of 10.2 μ g/m³ for the 24-hour PM_{10} concentrations and 9.0 μ g/m³ for the annual average PM_{10} concentrations. The ambient PM_{10} monitoring performed at the current Pipeline/South Pipeline Project, as previously discussed, has included the operation of three PM_{10} monitors located near the existing Pipeline/South Pipeline facilities (Figure 4.5.1). Monitoring commenced at these sites in 1997, approximately three years after mining began in the Project area. Therefore, the assumption can be made that the monitoring program has not collected data representing true background. For this impact analysis, the BAPC recommended that background values for PM_{10} be used.

No monitoring has been performed within Crescent Valley for ambient concentrations of CO, NO₂, O₃, or SO₂, nor does the BAPC specify background concentrations for these pollutants. However, background values are necessary for the purpose of NEPA analysis. Most monitoring is undertaken in locations with relatively high population density where high pollutant levels might be expected. It is difficult to find monitoring data from locations as remote and undeveloped as southern Crescent Valley. Almost all of the monitoring conducted by the State of Nevada is done in the Reno/Carson City or Las Vegas areas. Monitoring data from throughout the United States is available at the EPA Air Data web site (http://www.epa.gov/air/data/index.html). Monitoring data from most of the western states was reviewed, and the most suitable surrogates considered for each pollutant. Not all monitoring sites monitor all of the criteria pollutants. Table 4.5.5 lists the pollutant, time frame, monitor location, years of data reviewed, and assumed background value based on the first-high

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value from the years reviewed. The first-high value from the monitoring data was used rather than the second-high value because the BAPC uses the more stringent first-high value to determine compliance with the ambient standards (see Table 4.5.1, footnote c).

Rural background values recommended and used by the BAPC were selected for PM_{10} . The BAPC considers these values appropriate for remote mining facilities. Trona, California was chosen for background values for SO₂ and NO₂. Trona is a small desert in southern California. Unfortunately, the monitoring at Trona does not include CO. Barstow, California was chosen for CO, although this southern California town is located at the junction of two interstates and is a major railroad center. Monitored combustion emissions would be expected to be higher in Barstow than in Crescent Valley. All O₃ monitoring stations in southern California record very high values. These values probably reflect local combustion sources, down-wind transport of pollutants from the Los Angeles basin and northern Mexico, and persistent warm, sunny weather ideal for the creation of ozone. Craters of the Moon National Monument in Idaho was chosen for the background value for the one-hour O₃ standard. The monument is remote, and in a sagebrush dominated landscape similar to Crescent Valley.

Pollutant and Averaging Time	Monitor Location	Years of Data Reviewed	Std (µg/m ³)	Background Value (µg/m³)
PM ₁₀ 24-Hour	BAPC Value		150	10.2
PM ₁₀ Annual	BAPC Value	-	50	9
CO One-Hour	Barstow, CA	1997-2001	40,000	4,800
CO Eight-Hour	Barstow, CA	1997-2001	10,000	2,444
NO ₂ Annual	Trona, CA	1998-2001	100	12
SO ₂ Three-Hour	Trona, CA	1997-2001	1,300	31
SO ₂ 24-Hour	Trona, CA	1997-2001	365	18
SO ₂ Annual	Trona, CA	1997-2001	80	5
O ₃ One-Hour	Craters of the Moon Nat'l Monument	1997-2001	235	161

Table 4.5.5:	Background	Values for	Criteria	Pollutants
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4.5.3.3 Proposed Action

The Proposed Action consists of many activities and actions, each of which may have the potential to emit air pollutants. NAC 445B.187 defines "stationary source" as "...any building, structure, facility, or installation, including temporary sources which emits or may emit any regulated air pollutant that is regulated under ...NAC445B.001 to NAC445B.3485." NAC 445B.059 further defines "emission unit" as, "...a part of a stationary source that emits or has the potential to emit any regulated air pollutant." A comprehensive list of the sources of air pollutant emissions, resulting either directly from the Proposed Action or from indirectly related facilities used to process ore from the Proposed Action are presented in Table 4.5.6.

Emission Unit No.	Emission Unit Description	Emitted Pollutants
Children	SOUTH PIPELINE SOURCES	
	Emission Unit Group 1: Mining Activity	
.001	Drilling - Ore	PM ₁₀
.002	Drilling - Waste	PM_{10}
.003	Ammonium Nitrate Prill Silo Loading	PM ₁₀
.004	Ammonium Nitrate Prill Silo Unloading	PM ₁₀
.005	Blasting - Orc	PM ₁₀
.006	Blasting -Waste	PM ₁₀
.007	Explosive Dctonation - Ore Blasting	CO, SO ₂ , NOx
.008	Explosive Detonation - Waste Blasting	CO, SO ₂ , NOx
.009	Loading - Ore	PM ₁₀
.010	Loading - Waste	PM_{10}
.011	Loaders (Pit) - Combustion	CO, PM ₁₀ , SO ₂ , VOCs, NO
.012	Hauling of Ore - South Pipeline Pit to Pipeline Mill	PM_{10}
.013	Hauling of Ore - South Pipeline Pit to Cortez CFB Roaster	PM ₁₀
.014	Hauling of Ore - South Pipeline Pit to Cortez CIL Mill	PM ₁₀
.015	Hauling of Ore - South Pipeline Pit to Pipeline Leach Pad	PM ₁₀
.016	Hauling of Ore - South Pipeline Pit to SP Leach Pad	PM_{10}
.017	Hauling of Ore to Pipeline Mill - Combustion	CO, PM ₁₀ , SO ₂ , VOCs, NO ₂
.018	Hauling of Ore to Cortez CFB Roaster - Combustion	CO, PM ₁₀ , SO ₂ , VOCs, NO2
.019	Hauling of Ore to Cortez CIL Mill - Combustion	CO, PM ₁₀ , SO ₂ , VOCs, NO
.020	Hauling of Ore to Pipeline Leach Pad - Combustion	CO, PM ₁₀ , SO ₂ , VOCs, NO2
.021	Hauling of Ore to SP Leach Pad - Combustion	CO, PM ₁₀ , SO ₂ , VOCs, NO ₂
.022	Unloading Ore - Pipeline Mill	PM ₁₀
.023	Unloading Ore - Cortez CFB Roaster	PM ₁₀
.024	Unloading Ore - Cortez CIL Mill	PM ₁₀
.025	Hauling of Waste - Haul SP Waste to SP Waste Dump	PM ₁₀
.026	Hauling of Waste - SP Waste Dump - Combustion	CO, PM ₁₀ , SO ₂ , VOCs, NO ₂
.027	Unloading of Waste - South Pipeline Waste Rock Dump	PM ₁₀
.028	Waste Dozing - South Pipeline Waste Rock Dump	PM ₁₀
.029	Waste Dozers - SP Waste Dump - Combustion	CO, PM ₁₀ , SO ₂ , VOCs, NO ₂
.030	Hydraulic Shovel - Combustion	CO, PM ₁₀ , SO ₂ , VOCs, NO ₂
.031	Rotary Drills - Combustion	CO, PM ₁₀ , SO ₂ , VOCs, NO ₂
.032	Motor Grader - Combustion	CO, PM ₁₀ , SO ₂ , VOCs, NO
.033	Blasting Trucks - Combustion	CO, PM ₁₀ , SO ₂ , VOCs, NO
.034	Water Trucks - Combustion	CO, PM ₁₀ , SO ₂ , VOCs, NO
.035	Water Trucks - Fugitive Emissions	PM ₁₀
.036	Wind Erosion - South Pipeline Waste Rock Dump	PM ₁₀
.037	Wind Erosion - Ore Storage Piles	PM ₁₀
.038	Cortez Mill Traffic	PM ₁₀
.039	Cortez Mill Traffic - Combustion	CO, PM ₁₀ , SO ₂ , VOCs, NO
.040	Hauling of Waste-Inpit Backfill	PM ₁₀
1.041	Hauling of Waste-Inpit Backfill-Combustion	CO, PM ₁₀ , SO ₂ , VOCs, NO

Table 4.5.6: List of Sources Analyzed for the South Pipeline Project

CHAPTER 4

Emission Unit No.	Emission Unit Description	Emitted Pollutants PM ₁₀	
1.042	Unloading Waste-Inpit Backfill		
	Emission Unit Group 2: Pipeline/South Pipeline Heap Leachin	ıg	
2.001	Unloading Ore - Pipeline Leach Pad	PM ₁₀	
2.002	Unloading Ore - South Pipeline Leach Pad	PM_{10}	
2.003	Ore Dozing - Pipeline Leach Pad	PM_{10}	
2.004	Ore Dozing - South Pipeline Leach Pad	PM ₁₀	
2.005	Ore Dozing (Pipeline Leach Pad)- Combustion	CO, PM ₁₀ , SO ₂ , VOCs, NOx	
2.006	Ore Dozing (South Pipeline Leach Pad)- Combustion	CO, PM ₁₀ , SO ₂ , VOCs, NO	
2.007	100 Ton Lime Silo - Loading	PM_{10}	
2.008	100 Ton Lime Silo - Unloading	PM_{10}	
2.009	Wind Erosion - Pipeline Leach Pad	PM_{10}	
2.010	Wind Erosion - South Pipeline Leach Pad	PM ₁₀	
	Emission Unit Group 3: Cortez Gravel Pit	/V	
3.001	Wind Erosion (Gravel Pit)	PM10	
	Emission Unit Group 4: Permanent Crushing System		
4.001	Loader (Crusher) - Combustion	CO, PM ₁₀ , SO ₂ , VOCs, NO	
4.002	Crusher Dump Pocket	PM_{10}	
4.003	Transfer Dump Pocket to Jaw Crusher (JC) Apron Feeder	PM ₁₀	
4.004	Transfer from JC Apron Feeder To Conveyor #1	PM ₁₀	
4.005	Vibrating Grizzly Screen	PM ₁₀	
4.006	Transfer Grizzly Chute to Conveyor #1	PM ₁₀	
4.007	Rock Breaker	PM ₁₀	
4.008	Rock Breaker - Combustion	CO, PM ₁₀ , SO ₂ , VOCs, NO	
4.009	Jaw Crusher	PM ₁₀	
4.010	Transfer from Conveyor #1 to Conveyor #2	PM ₁₀	
4.011	Transfer from Conveyor #2 to Ore Stockpile	PM_{10}	
4.012	Transfer Ore Stockpile Apron Feeder #1 to Conveyor #3	PM ₁₀	
4.013	Transfer Ore Stockpile Apron Feeder #2 to Conveyor #3	PM ₁₀	
4.014	Wind Erosion - Coarse Ore Stockpile	PM_{10}	
1.014	Emission Unit Group 5: Wet Grinding	1 19110	
5.001	Transfer from Conveyor #3 to Wet Mill	PM ₁₀	
5.002	Wet Mill Lime Silo - Loading	PM_{10}	
5.002	Wet Mill Lime Silo - Discharge	PM_{10}	
5.005	Emission Unit Group 6: Carbon Stripping	* 1**10	
6.001	Carbon Strip Vessels Boiler #1	CO, PM ₁₀ , SO ₂ , VOCs, NO	
6.002	Carbon Strip Vessels Boiler #2	CO, PM ₁₀ , SO ₂ , VOCs, NO ₂	
6.003	Carbon Strip Vessels Boiler #2	CO, PM ₁₀ , SO ₂ , VOCs, NO	
0.005	Emission Unit Group 7: Refinery	00,11110,002,1003,110	
7.001	Refinery Induction Furnace #1	PM ₁₀	
7.002	Refinery Induction Furnace #2	PM_{10}	
7.002	Gold Sludge Dryer Oven	PM_{10}	
	Emission Unit Group 8: Carbon Reactivation	* ivi10	
8.001	Carbon Reactivation Kiln #1	PM ₁₀	
8.002	Carbon Reactivation Kiln #2	PM_{10}	
	Emission Unit Group 9: Mill Lime Handling System	- ***10	
9.001	Mill Lime Handling System - Loading	PM ₁₀	

Emission Unit No.	Emission Unit Description	Emitted Pollutants	
9.002	Mill Lime Handling System - Discharge	PM ₁₀	
	Emission Unit Group 10: Assay Laboratory		
10.001	Assay Laboratory	PM ₁₀	
	Emission Unit Group 11: Standby Generators		
11.001	Diesel Fuel Tanks (Pipeline)	VOCs	
11.002	Diesel Fuel Tank (Pipeline Fuel Skid)	VOCs	
11.003	Diesel Fuel Tanks (Pipeline Emergency Generators)	VOCs	
11.004	Gasoline Tank (Small Vehicle Station)	VOCs	
	Emission Unit Group 12: Standby Generators		
12.001	2,220 HP Stand-By Generator #1	CO, PM ₁₀ , SO ₂ , VOCs, NOx	
12.002	2,220 HP Stand-By Generator #2	CO, PM ₁₀ , SO ₂ , VOCs, NOx	
12.003	2,220 HP Stand-By Generator #3	CO, PM ₁₀ , SO ₂ , VOCs, NOx	
	Emission Unit Group 13: Portable Crushing System		
13.001	Truck Dump to Primary Crusher	PM ₁₀	
13.002	Primary Crusher	PM_{10}	
13.003	Primary Screen	PM ₁₀	
13.004	Secondary Crusher	PM ₁₀	
13.005	Transfer Conveyor #7 to Stockpile #1	PM ₁₀	
13.006	Transfer Conveyor #5 to Radial Stacker #6	PM ₁₀	
13.007	Transfer Radial Stacker #6 to Stockpile #2	PM ₁₀	
13.008	Wind Erosion - Stockpile #1	PM ₁₀	
13.009	Wind Erosion - Stockpile #2	PM ₁₀	
	Emission Unit Group 14: Other Sources		
14.001	Light Plants (Within Pit) - Combustion	CO, PM ₁₀ , SO ₂ , VOCs, NOx	
14.002	Light Plants (Waste Rock) - Combustion	CO, PM ₁₀ , SO ₂ , VOCs, NOx	
14.003	Gold Acres Lime Silo, 100 ton/Loading	PM ₁₀	
14.004	Gold Acres Lime Sio, 100 ton /Discharge	PM ₁₀	
14.005	Gold Acres Lime Silo, 20 ton/Loading	PM ₁₀	
14.006	Gold Acres Lime Silo, 20 ton/Discharge	PM ₁₀	
	CORTEZ MINE SOURCES		
	Cortez Emission Unit Group 1: Ore Crushing Circuit		
C1.001	Loader (Crusher) - Combustion	CO, PM ₁₀ , SO ₂ , VOCs, NOx	
C1.002	Wind Erosion - Ore Storage Pile	PM ₁₀	
C1.003	50 Ton Ore Bin	PM ₁₀	
C1.004	Transfer from 50 Ton Ore Bin to Hydrastoke Feeder	PM ₁₀	
C1.005	Hydrastoke Feeder	PM ₁₀	
C1.006	Transfer from Hydrastoke Feeder to Jaw Crusher	PM ₁₀	
C1.007	Jaw Crusher	PM_{10}	
C1.008	Transfer from Conveyor #1 to Conveyor #2	PM_{10}	
C1.009	Transfer from Conveyor #2 to Vibrating Screen	PM_{10}	
C1.010	Vibrating Screen	PM_{10}	
C1.010	Transfer from Conveyor #3a to Conveyor #3b	PM_{10}	
C1.012	Transfer from Conveyor #3a to Conveyor #3	PM_{10}	
C1.012	Transfer from Conveyor #3 to Crushed CIL Ore Stockpile		
01.015	Transfer from Conveyor #5 to Crushed Cit. Of Stockpile	PM ₁₀	

CHAPTER 4

AFFECTED ENVIRONMENT AND ENVIRONMENTAL CONSEQUENCES

Emission Emission Unit Description		Emitted Pollutants	
C1.014	Transfer from Conveyor #3b to Conveyor #10	PM ₁₀	
C1.015	Transfer from Conveyor #10 to Roast Ore Stockpile	PM_{10}	
C1.016	Cone Crusher	PM_{10}	
C1.017	Transfer Crushed CIL Ore Stockpile to Conveyor #4A	PM ₁₀	
C1.018	Transfer Crushed CIL - Alternate	PM ₁₀	
C1.019	Transfer from Conveyor #4A to #4B	PM ₁₀	
C1.020	Transfer from Conveyor #4B to Rod Mill	PM_{10}	
C1.021	Transfer from Roast Ore Stockpile to Conveyor #11A	PM ₁₀	
C1.022	110 Ton Roaster Lime Silo Baghouse	PM ₁₀	
C1.023	110 Ton Roaster Lime Silo - Discharge	PM ₁₀	
C1.024	Wind Erosion (Roast Ore Stockpile)	PM ₁₀	
C1.025	Wind Erosion (Crushed CIL Ore Stockpile)	PM ₁₀	
011020	Cortez Emission Unit Group 2: Coal Feed System for Roaster		
C2.001	60 Ton Coal Bin & Apron Feeder	PM ₁₀	
C2.002	Transfer from Coal Bin to Screw Conveyor	PM ₁₀	
C2.002	Transfer from Screw Conveyor to Conveyor #11B	PM_{10}	
C2.005	Transfer from Conveyor #11B to Conveyor #11A	PM_{10}	
C2.004	Transfer from Conveyor #11A to Dry Grind SAG Mill Feed Belt	PM_{10}	
C2.005	Cortez Emission Unit Group 3: Dry Grinding System for Roaste		
C3.001	Dry Grinding Process Baghouse - Controlling emissions from the SAG mill, the classifier, two vibrating screens, a bucket elevator, an air preheater, and a surge bin	CO, PM ₁₀ , SO ₂ , VOCs, NOx	
C3.002	1,400 Ton Ore Storage Silo Baghouse - Controlling emissions from the 1,400 ton ore storage silo and Conveyor #12	PM ₁₀	
	Cortez Emission Unit Group 4: Roasting Circuit		
C4.001	Ore Surge Bin Baghouse	PM_{10}	
C4.002	Roaster Venting System	CO, PM ₁₀ , SO ₂ , VOCs, NOx	
C4.003	Calcine Cooler Wet Scrubber	PM ₁₀	
	Cortez Emission Unit Group 5: Lime Handling System		
C5.001	Lime Handling System - Loading	PM_{10}	
C5.002	Lime Handling System - Discharge	PM ₁₀	
C5.003	Transfer Lime from Screw to Wet Mill	PM ₁₀	
	Cortez Emission Unit Group 6: Carbon Strip Circuit		
C6.001	Carbon Reactivation Kiln	CO, PM ₁₀ , SO ₂ , VOCs, NOx	
C6.002	Carbon Strip Vessels Boiler Cortez Emission Unit Group 7: Refinery	CO, PM ₁₀ , SO ₂ , VOCs, NOx	
C7.001	Wabi Iron Works Furnace #1	CO, PM ₁₀ , SO ₂ , VOCs, NOx	
C7.001	Wabi Iron Works Furnace #1 Wabi Iron Works Furnace #2		
		CO, PM_{10} , SO_2 , $VOCs$, NOx	
C7.003	Denver Fire Clay Furnace	$CO, PM_{10}, SO_2, VOCs, NOx$	
C8.001	Cortez Emission Unit Group 8: Assay Laboratory	DM	
	Jaw Crushers	PM ₁₀	
C8.002	Pulverizers	PM ₁₀	
C8.003	Electric Furnaces Cortez Emission Unit Group 9: Other Sources	PM ₁₀	
C9.001	256 kW Backup Generator - CIL Mill	CO, PM ₁₀ , SO ₂ , VOCs, NOx	
C9.002	256 kW Backup Generator - CIL Mill CO, PM_{10}, SO_2, V 256 kW Backup Generator - GW Remediation CO, PM_{10}, SO_2, V		

CORTEZ GOLD MINES	PIPELINE/SOUTH PIPELINE PIT EXPANSION PROJECT
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The Proposed Action is essentially an extension of the current operations at the Pipeline/South Pipeline Project, and will allow CGM to further develop the South Pipeline ore deposit. This Action would result in expansion of the Pipeline/South Pipeline open pit, and raising the final height of the waste dump and South Pipeline Leach Pad. Total surface disturbance area for the Pipeline/South Pipeline mine would be unchanged.

4.5.3.3.1 Environmental Consequences and Mitigation Measures

PM₁₀ Emissions

 PM_{10} emissions are generated by almost all sources listed in Table 4.5.6, although the largest single source of PM_{10} is the resuspension of unpaved-road dust from haul trucks. The haul trucks (ranging in size from 150 to 400 tons, empty weight and carrying capacity) are used to transport material from the open pit to the waste rock dump and the ore processing facilities. PM_{10} emissions from the unpaved haul roads are controlled using a combination of chemical dust suppressant and water. The suppressant is applied approximately every two weeks during the summer, or dusty months, and as environmental conditions warrant during the winter. Water is applied daily during summer and as conditions warrant during the winter. In addition to resuspended road dust, the haul trucks also produce combustion, or tailpipe, PM_{10} emissions. Other major sources of PM_{10} emissions include wind erosion of the waste rock dump, the leach pads and the ore storage stockpiles, as well as processing material using crushers, screens, and conveyors, and emissions from blasting operations. Ongoing reclamation activities and leaching operations minimize PM_{10} emissions from the waste rock dump and the leach pads, respectively, while high moisture ore, water sprays, and an agglomerated dust reduction system minimize emissions from the material process equipment (i.e., crushers, screens, conveyors, etc.).

The control measures substantially reduce PM_{10} emissions from the Proposed Action, resulting in the maximum modeled ambient PM_{10} concentration, including background concentrations, at any point of public access of 134 µg/m³ per 24-hour time period, and 27.1 µg/m³, annual arithmetic average (Table 4.5.7 and Figure 4.5.4). Plots showing the isopleths of concentration for the 24-hour and annual PM_{10} models are shown in Figures 4.5.4 and 4.5.5. Dispersion modeling was also performed to determine the impacts on the "sensitive" receptors listed in Section 4.5.3.2.2. The highest 24-hour PM_{10} impact from the proposed action on the defined sensitive receptors was found to be 15.0 µg/m³ at the Wintle ranch, which is located approximately eight miles northeast of the Pipeline Mill. The highest annual PM_{10} impact from the Proposed Action on the defined sensitive receptors was found to be 3.38 µg/m³, at the Fillipini ranch (Table 4.5.8 and Figure 4.5.5).

Impact 4.5.3.3.1-1: Fugitive dust (PM_{10}) would be generated by numerous processes as a result of the Proposed Action, including the resupension of road dust, wind erosion of exposed dirt surfaces, and activities related to the processing of ore materials. These activities are inherent to the mining process and would be ongoing throughout the life of the proposed action. The modeled PM_{10} concentrations show levels below the NSAAQS and NAAQS, even with the addition of the BAPC recommended background values.

Significance of the Impact: This impact is considered less than significant and no mitigation measures are required.

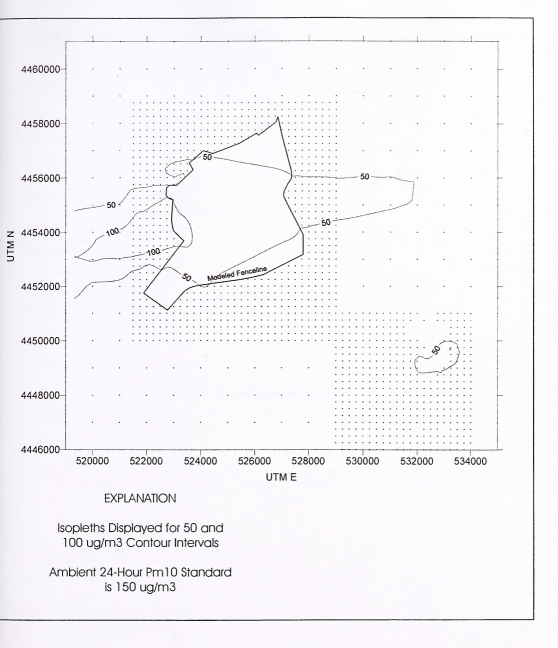


Figure 4.5.4 Isopleth of the Modeled Highest 24-Hour PM10 Concentrations for the Proposed Actions This Page Intentionally Left Blank

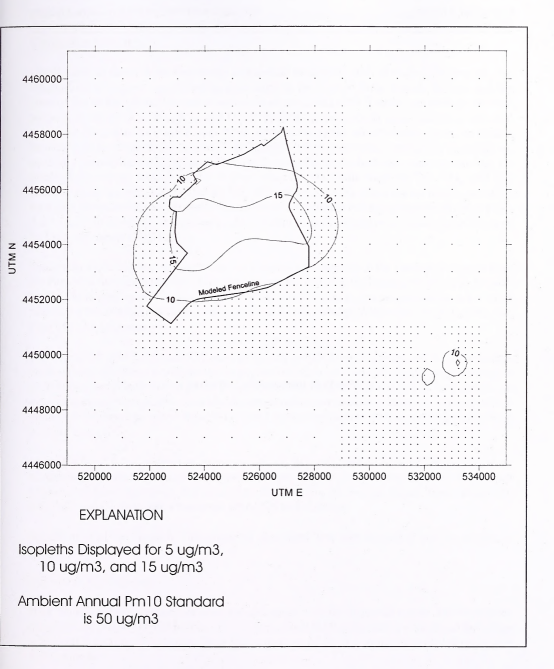


Figure 4.5.5 Isopleth of the Modeled Highest Annual PM10 Concentrations for the Proposed Action This Page Intentionally Left Blank

Combustion Emissions

Combustion of diesel in the haul trucks and mobile equipment, such as loaders, dozers, etc., the combustion of propane in processing units such as the Carbon Strip Vessels Boilers, and the combustion of fuel oil and/or coal in units such as the Cortez CFB Roaster, can produce elevated ambient levels of CO, NO₂, SO₂, and O₃ (from VOC emissions). In some instances, potential emissions from stationary combustion units are reduced by the use of existing pollution control devices such as scrubbers (the Cortez CFB Roaster), but in most cases, combustion emissions are generally uncontrolled at the tailpipe. Despite the lack of tailpipe emissions control technology for combustion sources throughout the Project Area, the maximum modeled CO, NO₂, and SO₂ concentrations, for each pollutant for each applicable averaging time are shown in Table 4.5.7. Isopleths of the modeled gaseous pollutant impacts can be found in air quality report prepared by Enviroscientists (2003).

Dispersion modeling was also performed to determine the impacts of the gaseous pollutants from the Proposed Action on the defined sensitive receptors, including the Jarbidge Wilderness, for each applicable averaging time shown in Table 4.5.8. In all instances, the concentrations are a small fraction of the ambient standards, and in the case of the Jarbidge Wilderness, much less than the PSD Class I increments.

The highest 24-hour and annual PM_{10} concentrations modeled from the Proposed Action emissions at the Jarbidge Wilderness Area are 0.468 µg/m³ and 0.032 µg/m³, respectively. Although the Project is not subject to limitations by the PSD Class I increments (8 µg/m³ and 4 µg/m³, 24-hour and annual averaging times, respectively), the ambient concentration increases modeled from Proposed Action emissions values are far below these PSD Class I increments and the EPA's modeling significance level of 1 µg/m³.

Impact 4.5.3.3.1-2: Combustion emissions of CO, NO_2 , SO_2 and VOC would be generated by numerous processes as a result of the Proposed Action, including combustion emissions from diesel engines; and burning propane, fuel oil, and/or coal in various process equipment. The modeled CO, NO_2 , SO_2 and O_3 show levels below the NSAAQS and NAAQS.

Significance of the Impact: This impact is considered less than significant and no mitigation measures are required.

Hazardous Air Pollutants

HAP emissions from stationary sources are unchanged with the Proposed Action. Mobile sources constitute the primary contributors to combustion-related HAP emissions, and increased fuel usage will result in increased emissions. Total 2003 emissions of the four combustion-related HAPs was 8,910 pounds.

Impact 4.5.3.3.1-3: Mercury, cyanide, MTBE, propylene, toluene, and xylene would continue to be released by ore refining and processing and fuel combustion.

Highest Modeled Receptor Point Lowest Applicable Receptor Location¹ Pollutant **Averaging Time** Dispersion Ambient Modeling Standard **UTM East** UTM Results (µg/m³)² $(\mu g/m^3)$ (m) North (m) 134 Particulate Matter of 24-Hour 523,641 4,456,405 150 Aerodynamic diameter less than 10 micrometers (PM₁₀) Annual 523,371 4,453,679 27.150 3-Hour 533.750 4,449,000 674 1,300 Sulfur Dioxide (SO₂) 24-Hour 533,750 4,449,000 195 365 Annual 532,500 4,449,000 29.4 80 1-Hour 533.250 4,449,250 6.074 40.000 Carbon Monoxide (CO) 8-Hour (< 5,000') 533,500 4,449,250 2,882 10,000 8-Hour (≥ 5,000') 523,500 4,449,250 2,882 6.667 Ozone (O₃) NA NA 191 1-Hour 235 523,250 4,456,250 30.0 100 Nitrogen Dioxide (NO₂) Annual ¹ All coordinates in UTM projection, North American Datum 1927.

 Table 4.5.7:
 Highest Modeled Air Pollutant Concentrations from the Proposed Action at Receptor Points Accessible to the Public

⁴ All coordinates in UTM projection, North American Datum 19

² Background values, as listed in Table 4.5.5 are included.

Significance of the Impact: This impact is considered less than significant and no mitigation measures are required.

4.5.3.3.2 Residual Adverse Impacts

The residual adverse impacts of the Proposed Action include fugitive PM_{10} emissions from vehicular traffic, blasting, and material handling and processing operations. Other impacts include combustion emissions of PM_{10} , CO, NO₂, SO₂ and VOC generated by numerous processes as a result of the Proposed Action, including combustion emissions from diesel engines; and burning propane, fuel oil, and/or coal in various process equipment.

The Proposed Action includes no increases in refinery operations so mercury emissions are not expected to increase and may continue to decrease with the implementation of the VMRP. Cyanide emissions are expected to vary over time, as ore with different chemistry is processed. Combustion-related HAPs would continue to be emitted with diesel, gasoline, and propane usage.

Table 4.5.8: Highest Modeled Air Pollutant Concentration Impacts from the Proposed Action at the Defined Sensitive Receptors

	A	Highest Modelee	Lowest	
Pollutant	Averaging Time	Jarbidge Wilderness	Other Sensitive Receptors ¹	Applicable Ambient Standard
Particulate Matter of Aerodynamic Diameter	24-Hour	0.468 µg/m³	25.2 μg/m ³	150 μg/m ³
of less than 10 Micrometers (PM ₁₀)	Annual	0.032 µg/m ³	12.4 µg/m³	50 µg/m ³
	1-Hour	3.35 µg/m ³	4,886.1 μg/m ³	40,000 µg/m ³
Carbon Monoxide (CO)	8-Hour (< 5,000')	$0.749 \ \mu g/m^3$	2,475.0 µg/m ³	10,000 µg/m ³
- province in	8-Hour (≥ 5,000')	$0.749 \ \mu g/m^3$	2,475.0 μg/m ³	6,667 μg/m ³
Nitrogen Dioxide (NO ₂)	Annual	0.011 µg/m ³	$13.4 \ \mu g/m^{3}$	100 µg/m ³
	3-Hour	$0.024 \ \mu g/m^3$	61.0 µg/m ³	1,300 µg/m ³
Sulfur Dioxide (SO ₂)	24-Hour	$0.112 \ \mu g/m^3$	16.0 µg/m ³	365 µg/m ³
and the second second second	Annual	0.008 µg/m ³	6.0 μg/m ³	80 μg/m ³

4.5.3.4 Complete Backfill Alternative

The Complete Backfill Alternative would be the same as the Proposed Action, except that the waste rock generated during the mining operations and placed in the Pipeline/South Pipeline waste rock dump would be placed back into the open pit at the end of the mining operations. Activities would generally occur along the same time frame as the Proposed Action, with the exception of the final placement of the waste rock back into the open pit. These activities would extend the time frame for overall activities. Qualitative analysis of the potential air quality impacts from the Complete Backfill Alternative are presented below. A quantitative analysis was not completed because the analyses for the Proposed Action sufficiently encompasses the potential impacts of the Complete Backfill Alternative.

4.5.3.4.1 Environmental Consequences and Mitigation Measures

Activities under the Complete Backfill Alternative will be the same as under the Proposed Action through the completion of the mining operation. Therefore, the analysis of the potential air quality impacts for the Proposed Action appropriately characterize the potential air quality of the Complete Backfill Alternative. After mining operations have ceased under the Complete Backfill Alternative, approximately 300 million tons of waste rock deposited at the Pipeline/South Pipeline waste rock dump would be transferred to the open pit to complete the backfilling of the waste rock mined under this alternative. The emissions associated with this activity are fugitive dust and combustion emissions associated with the loader transport and dumping of the waste rock. These emissions are

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a subset of the type and location of emissions evaluated for the placement of the waste rock under the analysis for the Proposed Action. Since the Proposed Action did not result in an identified exceedance of the NAAQS, activities under this portion of the Complete Backfill Alternative are also not expected to result in an exceedance of the NAAQS.

4.5.3.4.2 Residual Adverse Impacts

The residual adverse impacts of the Complete Backfill Alternative include fugitive PM_{10} emissions from vehicular traffic, blasting, and material handling and processing operations. Other impacts include combustion emissions of PM_{10} , CO, NO₂, SO₂ and VOC generated by numerous processes as a result of the Proposed Action, including combustion emissions from diesel engines; and burning propane, fuel oil, and/or coal in various process equipment.

4.5.3.5 No Backfill Alternative

Activities under the No Backfill Alternative would be the same as the Proposed Action, except that all the waste rock generated during the mining operations would be placed in the existing Pipeline/South Pipeline waste rock dump. Activities would generally occur over the same time frame as the Proposed Action. Haulage distances for the waste rock are somewhat longer, and fugitive and tailpipe emissions are increased.

The results of the dispersion modeling, including background concentrations, for the activities under the No Backfill Alternative are presented in Table 4.5.9. The table shows the highest modeled results at any point of public access for all eight pollutant-averaging time combinations; the location (in UTM coordinates) of the highest modeled public access receptor; and the highest applicable standard (NSAAQS or NAAQS) for each of the eight pollutant-averaging time combinations. Table 4.5.9 demonstrates that for all pollutant-averaging time combinations, the No Backfill Alternative modeled ambient concentrations are below the applicable ambient standards at any modeled point of public access, even with the addition of the background values listed in Table 4.5.5. Thus, the No Backfill Alternative will not cause or contribute to a violation of a NSAAQS or NAAQS for PM_{10} , SO₂, CO, NO₂ or O₃.

The results for each of the No Backfill Alternative modeled pollutant-averaging time combinations are also displayed graphically in Figures 4.5.6 and 4.5.7. Figure 4.5.6 displays the isopleths for the modeled 24-hour PM_{10} concentrations, while Figure 4.5.7 displays the isopleths for the modeled annual PM_{10} concentrations.

An assessment was also made to estimate the potential impact of the No Backfill Alternative on selected sensitive receptors. Separate model runs were made for each of the eight pollutant-averaging time combinations using only the defined sensitive receptors and the same dispersion modeling inputs used for the modeling previously discussed. The results of the modeling for the sensitive receptors for the No Backfill Alternative are presented in Table 4.5.10.

The highest modeled 24-hour PM_{10} concentration from the No Backfill Alternative emissions on the defined sensitive receptors was 52.1 µg/m³, at the Wintle ranch, which is located approximately eight miles northeast of the Pipeline Mill. The next (or "second") highest 24-hour PM_{10}

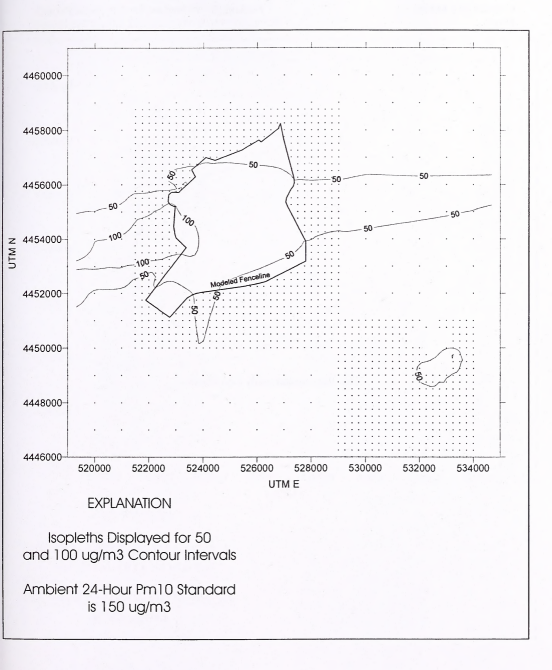


Figure 4.5.6 Isopleth of the Modeled Highest 24-Hour PM10 Concentrations for the No Backfill Alternative This Page Intentionally Left Blank

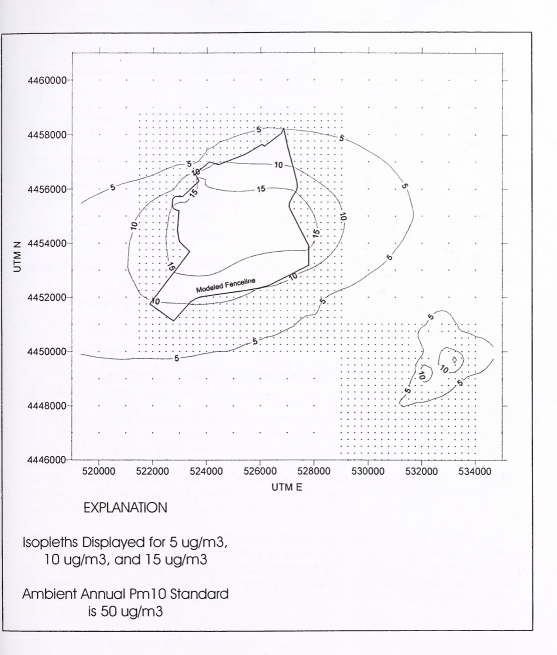


Figure 4.5.7 Isopleth of the Modeled Highest Annual Concentrations for the No Backfill Alternative

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Table 4.5.9: Highest Modeled Air Pollutant Concentrations from the No Backfill Alternative at Receptor Points Accessible to the Public

	Sand in section	Highes	- Lowest		
Pollutant	Averaging Time	Receptor Location ¹		Dispersion Modeling	Applicable Ambient
		UTM East (m)	UTM North (m)	Results (µg/m ³) ²	Standard (µg/m³)
Particulate Matter of	24-Hour	523,641	4,456,405	143	150
Aerodynamic diameter less than 10 micrometers (PM_{10})	Annual	532,000	4,449,000	28.7	50
	3-Hour	533,750	4,449,000	673	1,300
Sulfur Dioxide (SO ₂)	24-Hour	533,750	4,449,000	195	365
	Annual	532,500	4,449,000	29.7	80
	1-Hour	527,250	4,455,250	6,074	40,000
Carbon Monoxide (CO)	8-Hour (< 5,000')	523,148	4,453,893	2,882	10,000
	8-Hour (≥ 5,000')	523,148	4,453,893	2,882	6,667
Ozone (O ₃)	1-Hour			191	235
Nitrogen Dioxide (NO ₂)	Annual	523,250	4,456,250	30	100

concentration from the No Backfill Alternative emissions at the Wintle ranch was $11.1 \,\mu g/m^3$, which is less than one-quarter of the highest 24-hour PM₁₀ concentration. Although the first-high value would exceed the Class II PSD increment limit of 30 $\mu g/m^3$, the second-high value is used to determine compliance with the standard. All of the sensitive receptors would be in compliance with the Class II increment limits, if they were in an air quality management area that had been triggered for PM₁₀. The highest annual PM₁₀ concentration from the No Backfill Alternative emissions on the sensitive receptors was 3.38 $\mu g/m^3$ at the Fillippini ranch.

The highest 24-hour and annual PM_{10} concentrations modeled from the No Backfill Alternative emissions at the Jarbidge Wilderness Area are 0.511 µg/m³ and 0.032 µg/m³, respectively. Although the No Backfill Alternative is not subject to limitations by the PSD Class I increments (eight µg/m³ and four µg/m³, 24-hour and annual averaging times, respectively), the ambient concentration increases modeled from the No Backfill Alternative emissions values are far below these PSD Class I increments.

Modeling was also performed to determine the concentrations of the gaseous pollutant emissions $(SO_2, CO, and NO_2)$ from the Project on the defined sensitive receptors. The highest modeled concentration for each modeled air pollutant at all sensitive receptors (and at Jarbidge Wilderness) for each applicable averaging time is also presented in Table 4.5.10. In all instances, the modeled concentrations are less than the applicable ambient air quality standard(s), and in the case of the

Jarbidge Wilderness, much less than the PSD Class I increments. Thus, further analyses for these pollutants are not warranted.

		Highest Mode	Lowest	
Pollutant	Averaging Time	Jarbidge Wilderness	Other Sensitive Receptors ¹	• Applicable Ambient Standard
Particulate Matter of Aerodynamic Diameter	24-Hour	0.511 µg/m ³	62.3 μg/m ³	150 μg/m ³
of less than 10 Micrometers (PM ₁₀)	Annual	$0.032 \ \mu g/m^3$	12.4 µg/m³	50 μg/m ³
	1-Hour	3.37 µg/m ³	4,886.1 μg/m ³	40,000 µg/m ³
Carbon Monoxide (CO)	8-Hour (< 5,000')	80.1 µg/m ³	2,475.0 µg/m ³	10,000 µg/m ³
	8-Hour (≥ 5,000')	0.749 µg/m ³	2,475.0 μg/m ³	6,667 μg/m ³
Nitrogen Dioxide (NO ₂)	Annual	0.012 µg/m ³	13.5 µg/m ³	100 μg/m ³
	3-Hour	0.566 µg/m³	$61.0 \ \mu g/m^3$	1,300 μg/m ³
Sulfur Dioxide (SO ₂)	24-Hour	0.114 µg/m ³	26.1 µg/m ³	365 μg/m ³
	Annual	0.008 µg/m ³	6.0 μg/m ³	80 μg/m ³

Table 4.5.10: Highest Modeled Air Pollutant Concentration Impacts from the No Backfill Alternative at the Defined Sensitive Receptors

4.5.3.6 No Action Alternative

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Under the No Action Alternative, the existing Pipeline/South Pipeline Project would continue to operate under current operational conditions, with an expected mine life of 17 years. Air emissions, and thus ambient air pollutant concentrations, resulting from the existing Pipeline/South Pipeline Project would not be expected to increase over current levels and, therefore, no additional air quality impacts would occur. The potential air quality impacts from the No Action Alternative were evaluated in the South Pipeline Air Quality Impact Assessment Report (EMA 1998) and the South Pipeline Final EIS (BLM 2000a). Table 4.5.11 presents the results of the 1998 report for all pollutant-averaging time combinations, and shows that the No Action Alternative modeled ambient concentrations are below the applicable ambient standards at any modeled point of public access, even with the addition of the background values listed in Table 4.5.5. Thus, the No Action Alternative would not cause or contribute to a violation of a NSAAQS or NAAQS for PM₁₀, SO₂, CO, or NO₂. O₃ concentrations as a result of the No Action Alternative would likely be less than the O3 standard. The No Action Alternative would result in less VOC and NO2 emissions as compared to the Proposed Action because of less fuel combustion (see Table 4.5.7).

An assessment was also made to estimate the potential impact of the No Action Alternative on selected sensitive receptors (EMA 1998). Separate model runs were made for each of the eight pollutant-averaging time combinations using only the defined sensitive receptors and the same

 Table 4.5.11: Highest Modeled Air Pollutant Concentrations from the No Action Alternative at Receptor Points Accessible to the Public

		Highe	Lowest		
Pollutant	Averaging Time	Receptor Location ¹		Dispersion	Applicable Ambient Standard (μg/m ³)
		UTM UTM East (m) North (m)		Modeling Results (µg/m ³) ²	
Particulate Matter of Aerodynamic diameter	24-Hour	523,154	4,453,895	97.2	150
less than 10 micrometers (PM ₁₀)	Annual	523,700	4,456,290	18.0	50
	3-Hour	533,000	4,449,000	146	1,300
Sulfur Dioxide (SO ₂)	24-Hour	533,000	4,449,000	51	365
	Annual	532,000	4,449,000	8	80
	1-Hour	524,200	4,456,921	7,767	40,000
Carbon Monoxide (CO)	8-Hour (< 5,000')	523,000	4,456,500	2,519	10,000
	8-Hour (≥ 5,000')	523,000	4,456,500	2,519	6,667
Nitrogen Dioxide (NO ₂)	Annual	532,000	4,449,000	17	100

dispersion modeling inputs used for the modeling previously discussed. The results of the modeling for the sensitive receptors with background values listed in Table 4.5.5 are presented in Table 4.5.12.

The highest modeled 24-hour PM_{10} concentration from the No Action Alternative emissions on the defined sensitive receptors was 33 µg/m³, at the Wintle ranch, which is located approximately eight miles northeast of the Pipeline Mill. The next (or second) highest 24-hour PM_{10} concentration from the No Action Alternative emissions at the Wintle ranch was 7.7 µg/m³, which is only about one-quarter of the highest 24-hour PM_{10} concentration. Although the first-high value would exceed the Class II PSD increment limit of 30 µg/m³, the second-high value is used to determine compliance with the standard. All of the sensitive receptors would be in compliance with the Class II increment limits, if they were in an air quality management area that had been triggered for PM_{10} . The highest annual PM_{10} concentration from the Project emissions on the sensitive receptors was 0.94 µg/m³, also at the Wintle ranch. This value is below the EPA's defined annual PM_{10} modeling significance level of one µg/m³ [40 CFR 51.165(b)(2)], and should be indistinguishable from existing PM_{10} concentrations within the CVAQMA.

The highest 24-hour and annual PM_{10} concentrations modeled from the No Action emissions at the Jarbidge Wilderness Area are 0.31 µg/m³ and 0.009 µg/m³, respectively. Although the No Action Alternative is not subject to limitations by the PSD Class I increments (eight µg/m³ and four µg/m³, 24-hour and annual averaging times, respectively), the ambient concentration increases modeled from Project emissions values are far below these PSD Class I increments.

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Modeling was also performed to determine the concentrations of the gaseous pollutant emissions $(SO_2, CO, and NO_2)$ from the No Action on the defined sensitive receptors. The highest modeled concentration for each modeled air pollutant at all sensitive receptors (and at Jarbidge Wilderness) for each applicable averaging time is also presented in Table 4.5.12. In all instances, the modeled concentrations are a small fraction of the applicable ambient air quality standard(s), and in the case of the Jarbidge Wilderness, much less than the PSD Class I increments. Thus, further analyses for these pollutants are not warranted.

Table 4.5.12:	Highest Modeled Air Pollutant Concentration Impacts from the No Action
	Alternative at the Defined Sensitive Receptors

Pollutant	Highest Modeled Concentration			Lowest	
	Averaging Time	Jarbidge Wilderness	Other Sensitive Receptors ¹	 Applicable Ambient Standard 	
Particulate Matter of Aerodynamic Diameter	24-Hour	0.31 µg/m ³	$43.2 \ \mu g/m^3$	150 μg/m ³	
of less than 10 Micrometers (PM ₁₀)	Annual	0.009 µg/m ³	9.9 µg/m ³	50 μg/m ³	
	1-Hour	63 µg/m ³	5,461 µg/m ³	40,000 µg/m ³	
Carbon Monoxide (CO)	8-Hour (< 5,000')	$0.47 \ \mu g/m^3$	2,456 µg/m ³	10,000 μg/m ³	
	8-Hour (≥ 5,000')	0.47 μg/m ³	2,456 µg/m ³	6,667 μg/m ³	
Nitrogen Dioxide (NO ₂)	Annual	0.008 µg/m ³	12.7 μg/m ³	100 µg/m ³	
	3-Hour	0.27 µg/m ³	41.0 µg/m ³	1,300 µg/m ³	
Sulfur Dioxide (SO ₂)	24-Hour	$0.04 \ \mu g/m^3$	21.0 µg/m ³	365 µg/m ³	
	Annual	$0.003 \ \mu g/m^3$	5.3 µg/m ³	80 µg/m ³	

4.6 Visual Resources

4.6.1 Regulatory Framework

Scenic quality is a measure of the visual appeal of a parcel of land. Section 102(a)(8) of FLPMA placed an emphasis on the protection of the quality of scenic resources on public lands. Section 101(b) of the NEPA of 1969 required that measures be taken to ensure that aesthetically pleasing surroundings be retained for all Americans.

To ensure that these objectives are met, the BLM devised the Visual Resources Management (VRM) System. The VRM system provides a means to identify visual values; establish objectives for managing these values; and provide information to evaluate the visual effects of proposed projects. The inventory of visual values combines evaluations of scenic quality, sensitivity levels, and

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distance zones to establish visual resource inventory classes, which are "informational in nature and provide the basis for considering visual values in the land use planning process. They do not establish management direction and should not be used as a basis for constraining or limiting surface disturbing activities" (BLM 1986b).

VRM classes are typically assigned to public land units through the use of the visual resource inventory classes in the BLM's land use planning process. One of four visual resource management classes is assigned to each unit of public lands. The specific objectives of each visual resource management class are presented in Table 4.6.1.

4.6.2 Affected Environment

4.6.2.1 Study Methods

Visual resources are characterized according to guidelines given in the Visual Resource Inventory Manual (BLM 1986b). The three primary components of the VRM system are scenic quality, visual sensitivity, and visual distance zones. Based on these three factors, land is placed into one of four visual resource inventory classes. The inventory classes rank the relative value of the visual resources and provide the basis for considering visual values in the RMP process.

Table 4.6.1:	BLM Visual	Resource Management Classes
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Class	Description
Ι	The objective of this class is to preserve the existing character of the landscape. This class provides for natural ecological changes; however, it does not preclude very limited management activity. The level of change to the characteristic landscape should be very low and must not attract attention.
II	The objective of this class is to retain the existing character of the landscape. The level of change to the characteristic landscape should be low. Management activities may be seen, but should not attract the attention of the casual observer. Any change must repeat the basic elements of form, line, color, and texture found in the predominant natural features of the characteristic landscape.
III	The objective of this class is to partially retain the existing character of the landscape. The level of change to the character should be moderate. Management activities may attract attention, but should not dominate the view of the casual observer. Changes should repeat the basic elements found in the predominant natural features of the characteristic landscape.
IV	The objective of this class is to provide for management activities which require major modification of the existing character of the landscape. The level of change to the characteristic landscape can be high. Management activities may dominate the view and be the major focus of viewer attention. However, every attempt should be made to minimize the impact of these activities through careful location, minimal disturbance, and repeating the basic elements.

The study area for visual resources includes those landscapes that viewers would travel through, recreate in, or reside, where existing views would be affected by the Proposed Action or its ancillary facilities. The study area for the Proposed Action is bound on the west by the crest of the Shoshone Range; on the east by the crest of the Cortez Mountains; and on the south by the Toiyabe Mountains; on the north, the boundary is located several miles north of the town of Crescent Valley (BLM 2000a, page 4-151, Figure 4.12.1).

4.6.2.2 Existing Conditions

The Project Area is located in the northern Great Basin section of the Basin and Range Physiographic Province. The Great Basin is characterized by a rhythmic pattern of isolated north-south trending mountain ranges and wide basins with broad, open vistas. Vast areas of sagebrush and scattered grasses cover the valley basins. Infrequent linear patterns of riparian willows and cottonwoods outline the larger drainages. At higher elevations, mixed shrubs and scattered piñon-juniper forests cover the mountains.

The existing Pipeline/South Pipeline mine development and surrounding area are characteristic of the province, a broad, flat-to-gently rolling landscape with abruptly rising foothills to the west (see the photograph on the cover of this SEIS and Figure 1.2). The elevation of the Proposed Action is approximately 5,100 feet amsl. Vegetation is a homogeneous pattern of sagebrush and grasses at lower elevations and piñon-juniper and mixed shrubs at higher elevations. The Proposed Action is located within the vicinity of the existing visually dominant mine disturbance areas. Vegetation colors include tawny, gray, brown, and dark green. Soils range from beige to a chalky off-white color, which when exposed, contrasts highly with the surrounding vegetation. Rock colors vary from mauve, light to dark brown, to burnt orange.

The Gold Acres area contains smooth, rounded, and moderately steep landforms. Vegetation is mottled and finely textured. Colors range from tawny to sage green. A network of lighter colored chalky beige roads are located on foothill slopes. No water forms are apparent. A few blocky-shaped, light colored, smooth textured structures are located in the vicinity of the existing mining disturbance. The previously permitted disturbed area contains waste rock piles of lighter brown to reddish-beige colors, which contrast with the surrounding vegetation. Dust plumes from haul truck activity are sometimes visible.

The BLM has established VRM classes for the study area. Land within the study area has been designated VRM Class IV. To the east and southeast of the Proposed Action area are two areas of VRM Class III land. For Class IV lands, the level of visual change to the landscape can be high, dominate the view, and be a major focus of a viewer's attention. For Class III land, the level of change to the landscape should be moderate and should not dominate the view of the casual observer. Despite the Class III and IV designation of land adjacent to and within the Proposed Action area, every attempt should be made to minimize the impact of the proposed activities on the area's visual resources through careful location of Proposed Action facilities, minimal land disturbance, and replication of the basic landscape elements in Proposed Action design and implementation.

4.6.3 Environmental Consequences and Mitigation Measures

4.6.3.1 Significance Criteria

The assessment of visual impacts is based upon impact criteria and methodology described in the BLM Visual Contrast Rating System (BLM Manual Handbook, Section 8431-1). Effects to visual resources are assessed for the construction, operation, and closure of the Proposed Action. Quality of the visual environment is defined by BLM VRM classes. Two issues, as follows, are addressed

in determining impacts: (a) the type and extent of actual physical contrast resulting from the Proposed Action and alternatives and related activities, and (b) the level of visibility of a facility, activity, or structure. These impacts are considered significant if visual contrasts that result from landscape modifications affect:

- The quality of any scenic resources; scenic resources having rare or unique values.
- Views from, or the visual setting of, designated or planned parks, wilderness areas, natural areas, or other visually sensitive land uses; or
- Views from, or the visual setting of, travel routes; and/or views from, or the visual setting of, established, designated, or planned recreational, educational, or scientific facilities, use areas, activities, viewpoints, or vistas.

The extent to which the Proposed Action would affect the visual quality of its viewshed depends upon the amount of visual contrast created between the proposed facilities and the existing landscape elements (form, line, color, and texture) and features (land and water surface, vegetation, and structures). The magnitude of change relates to the contrast between each of the basic landscape elements and each of the features. Assessing the Proposed Action's contrast in this manner indicates the potential impacts and guides the development of mitigation measures that fulfill the VRM objectives.

4.6.3.2 Assessment Methodology

As discussed in Section 4.6.1, the BLM prescribes VRMs for all BLM administered lands, including the area of the Proposed Action and alternatives. The visual effects of the facilities and operations of the Proposed Action were evaluated with respect to conformance with the established VRM. The Analysis was initiated through a review of USGS topographic maps to identify line-of-site points of Project visibility and potential key observation points (KOPs) from which the Project facilities may be visible from routinely accessible vantage points. The KOPs for the Project are shown on Figure 4.6.1.

4.6.3.3 Proposed Action

4.6.3.3.1 Environmental Consequences and Mitigation Measures

Landscape modifications resulting from the construction and operation of the Proposed Action would be within the BLM VRM Class IV objectives (see Figures 1.1.2 and 2.2.1 for a depiction of the Proposed Action). The Project Area is located on VRM Class IV lands, where changes to the characteristic landscape can be high and be the major focus of viewer attention. Although the proposed activity involves expansion of existing mining facilities as well as the construction of new facilities, the additive increase in visual contrast would not draw significant visual attention.

As is common throughout the Great Basin Physiographic region, views are open and expansive. Potentially sensitive viewing locations (places where people travel, recreate, or reside) were examined and from these, three KOPs were identified and evaluated in the South Pipeline Final EIS (BLM 2000a, Figure 4.12.1, page 4-151).

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KOP #1 is located on Nevada SR 306, at the intersection of SR 306, the Tenabo road, and the Dean Ranch road (Figure 4.6.1). This KOP is located at the point where the Project Area first becomes visible over the horizon when traveling southbound on SR 306 and where the majority of the public would first view the Project. KOP #2 is located on Lander County Road 225 at the point where the Project Area first becomes visible over the horizon when traveling northbound on Lander County Road 225. KOP #3 is located on Lander County Road 1068 at the point where the Project Area first becomes visible when exiting Cortez Canyon traveling northbound on Lander County Road 106. This point in the only elevated view of the Project Area. Due to their remote locations, SR 306, Lander County Road 225, and Lander County Road 106 are not routinely traveled by the general public, but rather by persons local to the area who are involved in mineral exploration and development, ranching, hunting, and camping.

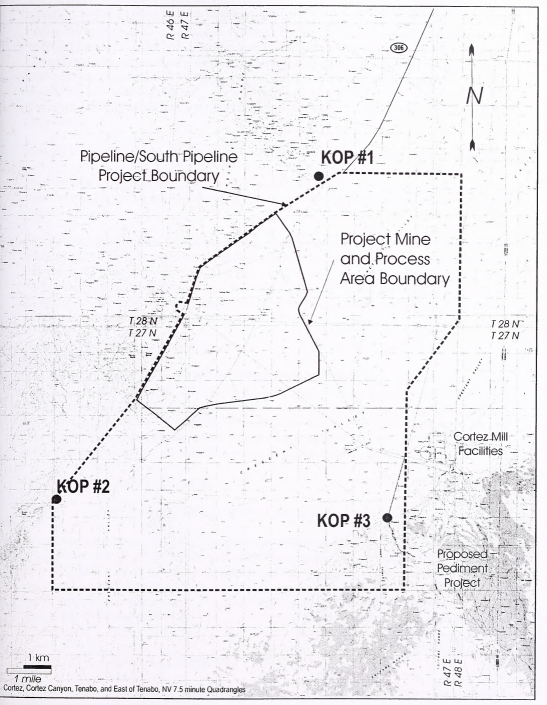
Visual impacts resulting from the proposed activities would be similar to those that already exist from past and existing mining activities. When the Proposed Action is viewed in contrast to these activities, it would contrast only slightly with the existing situation and not substantially different from that of the existing operations.

The proposed mining activities would be visible from KOP #1. The KOP is approximately 6.5 miles northeast of the Project Area and represents the view of the majority of viewers traveling through this portion of the study area. Within this distance zone, particularly during midday light conditions, color, form, and line contrasts created by the Proposed Action would be evident. However, the Proposed Action would represent an insignificant additive change to an already highly modified landscape and would not draw strong visual attention.

The proposed mining activities would also be visible from KOP #2. The KOP is approximately 5.5 miles southwest of the Project Area. Visual impacts resulting from the Proposed Action would be similar to those that already exist from past and present mining activities. The Proposed Action would represent an insignificant additive change to an already modified landscape and would not draw strong visual attention.

The entire Project Area is visible from KOP #3, an elevated vantage point approximately six miles from the Project site. The Cortez Canyon KOP is located in the saddle in the southcastern portion from which the Project Acres area is visible. Due to its proximity to the open vistas of the Crescent Valley, an expansive viewshed, incorporating hundreds of square miles of landscape, is visible. This viewshed includes the landscape features that characterize the Basin and Range Physiographic Province. Within the context of this expansive vista, the Proposed Action would display the expansion of mining activities, which would create additive visual contrast. While shadow colors would accentuate the appearance of the open pits, the visual change created by the addition of the South Pipeline open pit would be negligible from this viewpoint. The Proposed Action would, therefore, represent a moderate additive change to an existing disturbed landscape that would not draw strong visual attention.

Visual contrast would be reduced by reclamation practices, which would consist of recontouring and revegetating waste dump and heap leach/tailings facility slopes; recontouring and revegetating exploration roads; and removing all buildings, structures, and equipment brought to the site, before recontouring and revegetation of all building sites. Following successful reclamation, the visual



0620/Fig 4.6.1 Location of KOPs.cdr

Figure 4.6.1: Location of Key Observation Points

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contrast of the Proposed Action would be slightly reduced. The use of surrounding landscape colors and native plant materials are appropriate means of reducing visual contrast. Over the long term, natural vegetation would begin to blend with the color and texture of the existing natural landscape. Although recontouring and revegetation of the disposal and heap leach/tailings areas would help to reduce the color and form contrasts, the scale of visual disturbance of these modified pyramidal landforms would remain visually evident. The Proposed Action would not otherwise impact visual resources.

Impact 4.6.3.3.1-1: The proposed mining activities would be visible from KOP #1, #2, and #3.

Significance of the Impact: This impact is considered less than significant and no mitigation measures are required, but the following mitigation measure would reduce the adverse effects of the impact.

Mitigation Measure 4.6.3.3.1-1: For reducing visual contrast, minimization of disturbance is the most effective mitigation technique. Where disturbance is proposed, repetition of the basic landscape elements (form line, color, and texture) would minimize visual change. Clearing of land for waste rock dumps and facility construction would create curvilinear boundaries instead of straight lines to minimize disturbance of the landscape. Grading would proceed in a manner that would minimize erosion and conform to the natural topography.

4.6.3.3.2 Residual Adverse Impacts

The Proposed Action would result in unavoidable but minimal additive physical change in the existing contour and character of the Project Area. The changes would be visibly most apparent over the active life of the Project, but would diminish through the completion of reclamation and revegetation activities contained as part of the Proposed Action. The physical changes to the area would be permanent, but would continue to lessen following the completion of final reclamation as natural processes continue to soften the line and form to match the surrounding landscape.

4.6.3.4 Complete Backfill Alternative

4.6.3.4.1 Environmental Consequences and Mitigation Measures

Changes to the characteristic landscape associated with implementation of the Complete Backfill Alternative would be different from those of the Proposed Action. Approximately 290 million tons of waste rock would be returned to the open pit in lieu of adding it to the waste rock dump. The amount of waste rock returned to the pit would minimize contrasts in form, line and color of the waste rock returned to the open pit would minimize contrasts in form, line and color of the waste rock dump and have the same result as the current Pipeline/South Pipeline Project or the No Action Alternative.

4.6.3.4.2 Residual Adverse Impacts

Residual impacts to visual resources would be similar to those described under the No Action Alternative.

4.6.3.5 No Backfill Alternative

4.6.3.5.1 Environmental Consequences and Mitigation Measures

Changes to the characteristic landscape associated with implementation of the No Backfill Alternative would be greater than those from the Proposed Action. All of the waste rock (approximately 590 million tons) would be disposed of in the Pipeline/South Pipeline and Gap waste rock dumps. The Pipeline/South Pipeline waste rock dump would be increased to 500 feet above surface level and the footprint would be expanded leaving no space for sideslope contouring and shaping.

Impact 4.6.3.5.1-1: The proposed mining activities would be visible from KOP #1, #2, and #3.

Significance of the Impact: This impact is considered less than significant and no mitigation measures are required, but the following mitigation measure would reduce the adverse effects of the impact.

Mitigation Measure 4.6.3.5.1-1: Where disturbance is proposed, repetition of the basic landscape elements (form, line, color, and texture) would minimize visual change. Clearing of land for waste rock dumps and facility construction would create curvilinear boundaries instead of straight lines to minimize disturbance of the landscape. Grading would proceed in a manner that would minimize erosion and conform to the natural topography.

4.6.3.5.2 Residual Adverse Impacts

The No Backfill Alternative would result in additive physical change in the existing contour and character of the Project Area. The changes would be visibly most apparent over the active life of the Project, but would diminish through the completion of reclamation and revegetation activities. The physical changes to the area would be permanent, but would continue to lessen following the completion of final reclamation as natural processes continue to soften the line and form to match the surrounding landscape.

4.6.3.6 No Action Alternative

4.6.3.6.1 Environmental Consequences and Mitigation Measures

Under the No Action Alternative, additional disturbance and development as described in the Proposed Action would not occur within the Project Area. The visual environment would remain in its current state. CGM would be required to reclaim surface disturbances associated with its currently permitted operations.

4.6.3.6.2 Residual Adverse Impacts

The additional proposed disturbance associated with the Proposed Action would not occur with the No Action Alternative. Visual resources impacts would be limited to ongoing, permitted mining and exploration activities.

4.7 <u>Auditory Resources</u>

4.7.1 Regulatory Framework

The State of Nevada and Lander County do not have auditory resources criteria or standards for evaluating auditory resource impacts associated with mining operations. Therefore, auditory resource impacts will be evaluated in this document according to the estimated degree of disturbance to the nearest sensitive receptor sites.

4.7.2 Affected Environment

This section explains the terminology used to describe sound levels and auditory resources and the existing noise conditions at selected locations near the Project. Hearing a sound occurs when rapid variations in air pressure are stimulating or moving the ear drum (tympanic membrane) and this mechanical movement, in turn, stimulates various components of the peripheral and central auditory system. Noise is a sound which is unwanted or not desired and which may disrupt or degrade human activities. Air pressure variations are measured as the change in sound pressure exerted on the diaphragm of a microphone attached to a sound level meter.

Sound is measured in units of decibels (dB) and for environmental purposes usually is measured in units of decibels A-weighted (dBA). A-weighting refers to an electronic technique which simulates the relative response of the human auditory system to the various frequencies comprising all sounds. The sound levels are described in units of dBA, unless stated otherwise. The sound measurement scale (dB) is not linear, it is logarithmic. A logarithmic scale is used because sound levels can span over a very large range and the logarithmic scale permits use of relatively small numbers. For example, sound pressures of about 115 dBA are not uncommon in discotheques or near loudspeakers at rock concerts. A sound pressure at 115 dBA is equal to 10,000,000 micropascals¹. In contrast, zero dBA is the threshold of human hearing, which is equivalent to 20 micropascals. Thus, a range of about ten million pressure units can be described with only 115 dB units. This range is specific to this example, but sound pressure levels of 140 dBA and above have been recorded near rocket engines.

Logarithmic scales cannot be added arithmetically. For example, one sound at 80 dB plus another sound at 80 dB would not equal 160 dB. Because sound is measured on a logarithmic scale, the combined 80 dB sounds would result in a total sound level of about 83 dB. The combined total sound level from two sources is only 40.3 dBA if one sound is at 40 dBA and the second sound is at 29 dBA. The following are rules that may be helpful in understanding this analysis:

- In general, one sound must be at least three dB louder than another sound for people to reliably determine that one sound source is louder than a second source; and
- A sound that is about ten dB louder than a second sound would be perceived as being about twice as loud as the second sound.

¹ Micropascal is the unit of pressure. It is equivalent to 0.00001 Newton/square meter.

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Table 4.7.1 shows the approximate sound levels associated with various common sources. Note that the range of sound levels is 75 dBA (from 25 to 100 dBA) and ranges between the very quiet (rustling leaves) to a loud auto horn. The measured sound level decreases with increasing distance between a sound source and the sound-measuring device or the listener. Distances are specified for some sources in Table 4.7.1.

Noise Level (dBA) ^a	Common Indoor Noise Levels	Common Outdoor Noise Levels
110	Rock band	-
105		Jet flyover at 1,000 feet
100	Inside New York subway train	
95		Gas lawn mower at 3 feet
90	Food blender at 3 feet	
80	Garbage disposal at 3 feet, or shouting at 3 feet	Noisy urban daytime
70	Vacuum cleaner at 10 feet	Gas lawn mower at 100 feet
65	Normal speech at 3 feet	Commercial area, heavy traffic at 300 feet
60	Large business office	
50	Dishwasher in next room	Quiet urban daytime
40	Small theater, large conference room	Quiet urban nighttime
35		Quiet suburban nighttime
33	Library	
28	Bedroom at night	-
25	Concert hall (background)	Quiet rural nighttime
15	Broadcast and recording studio	
5	Threshold of hearing	

Table 4.7.1: Relative Scale of Various Noise Sources

At relatively high levels, noise can be a nuisance because it may interfere with daytime activities such as hearing and understanding speech, it may disrupt sleep, or more generally degrade the quality of life. However, there is no simple answer to the question of "how much noise is too much?" In part, the answer depends on the loudness of the noise relative to ambient or background noise level, when it occurs, what the listener is doing, what the noise source is, and the listener's attitude toward the source. Nonetheless, some reasonably accurate estimates of how communities of people may respond to noise can be made based on measurements and predictions of the A-weighted noise levels expected at some locations. These estimates are based on a fairly large number of scientific studies of community responses to noise at many average noise levels from a wide variety of noise sources (Harris 1991; Kryter 1985; and May 1978). The studies and empirically validated techniques for estimating (predicting) noise levels at receptors (Edison Electric Institute 1984) are used in predicting and evaluating noise effects on humans.

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4.7.2.1 Study Methods

The closest noise-sensitive receptors where noise from the existing and proposed operations is or could be heard are assessed in this section. These receptors include the following:

- The Dean Ranch located approximately seven miles northeast of the permitted Pipeline/South Pipeline Project;
- The Wintle Ranch located approximately 4.7 miles northeast of the permitted Pipeline/South Pipeline Project; and
- The Filippini Ranch located approximately seven miles southwest of the permitted Pipeline/South Pipeline Project and Rocky Pass.

4.7.2.2 Existing Conditions

Ambient noise levels within, and adjacent to, the Project Area, have not been measured. However, ambient noise levels around the exterior boundaries of the Project Area are assumed to be relatively low and typical of isolated desert areas (i.e., 35 to 50 dBA), with the exception of traffic traversing existing highways and roads. However, as one travels closer to the permitted Pipeline/South Pipeline mine and process area, noise associated with existing mining operations and blasting becomes much more apparent.

Mining

Using the information provided in Table 4.7.2, levels of existing mine-generated noise (excluding blasting) at the permitted Pipeline/South Pipeline Project were estimated to provide a baseline noise level of approximately 90 dBA at a distance of 50 feet from a source. At two of the three sensitive receptors, noise, excluding blasting, generated from the permitted Pipeline/South Pipeline Project is estimated to be approximately 40 dBA when weather and wind conditions are such that they attenuate sound.

Blasting

Although blasts are perceived to be one large explosion, mining blasts are actually a series of smaller, single-hole explosions. Each hole is sequentially delayed and detonated independently of the other holes. Less noise and ground vibrations are generated because several small blasts (delays) are detonated in sequence rather than as one large instantaneous blast. Blasting can be further controlled by varying the amount of explosive, the type of delay, the delay sequence, and the type of explosives.

Blasting at the Pipeline/South Pipeline Project generally occurs once per day, depending on mining activities in the open pit. Blast holes are drilled with diesel-powered blast hole rigs and blast holes are loaded with an ammonium nitrate/fuel oil mixture (ANFO) or a water resistant blasting agent.

Noise Level (dBA) ^a	Equipment/Operation
115-125 dBA at 900 feet	Blasting
95 dBA at source	Crusher
90 dBA at 50 feet	Haul Trucks
87 dBA at 50 feet	Loaders
86 dBA at 50 feet	Blasthole Drilling
85 dBA at 50 feet	Bulldozers

Table 4.7.2: Average Sound Levels for Equipment and Mine Operations

^a A-weighted decibel sound scale.

Blasting takes place only during daylight hours and is conducted under strict Mine Safety and Health Administration (MSHA) safety procedures. Estimated noise levels from blasting are assumed to be approximately 115 to 125 dBA at 900 feet. Estimated noise from blasting associated with the permitted Pipeline/South Pipeline Project at two of the three sensitive receptor sites, excluding the Filippini Ranch, is estimated to be approximately 85 to 95 dBA during the blasting event which lasts no longer than 15 seconds, one time each day. In addition, as the open pit increases in depth, the noise from blasting is increasingly reflected upward by the open pit walls, thus further reducing the noise level. Therefore, the actual noise levels at the sensitive receptors are likely less than 85 dBA.

Other potential noise sources in the vicinity of the Project Area include the following: wind, wildlife, traffic, off-highway vehicle (OHV) usage, and overhead commercial/military flights.

4.7.3 Environmental Consequences and Mitigation Measures

4.7.3.1 Significance Criteria

Noise impacts from mining would be considered significant if the Proposed Action would result in noise levels in excess of 55 dBA, as measured outside the Project Area at a sensitive receptor site. Noise impacts from blasting would be considered significant if the Proposed Action resulted in the following:

- Maximum noise levels in excess of 70 dBA measured at a sensitive receptor site; or
- Ground vibration as a result of blasting that could initiate or extend observable cosmetic cracking of structures at a sensitive receptor site.

4.7.3.2 Assessment Methodology

Noise impacts were evaluated according to the estimated degree of disturbance to the nearest sensitive receptor sites.

4.7.3.3 Proposed Action

Noise levels associated with the Project would represent a continuation of Pipeline/South Pipeline Project mining and construction operations and blasting activities. Mining activities would continue to generate noise and would be perceptible at the previously identified sensitive receptor sites. Noise would also be generated from the expansion of the heap leach facility and waste rock dump.

<u>Construction Operations</u>. Existing noise is currently generated by the permitted Pipeline/South Pipeline Project and would be subsequently generated by the Project. Noise generated by Project would involve the continuation of operation of stationary equipment and facilities, the operation of heavy mobile construction equipment, and the movement of traffic to and from the mine site.

Noise levels associated with construction related activities (i.e., construction of the waste rock dumps) are expected to be less than noise levels during active mining operations and are not expected to adversely affect nearby sensitive receptor sites due to their relatively short duration.

Mining Operations. The Project would be expected to continue to operate 24 hours a day, 365 days per year during the projected seven year mine extension. The Proposed Action would increase the mining rate to an average of 350,000 tpd with a maximum of 500,000 tpd. Increased production involves several components that would contribute to the auditory resource environment. The first component includes a greater number of diesel powered blast hole rigs for drilling into rock formations. The next component involves excavating an increased volume of rock from the open pit using electric and hydraulic shovels, loaders, trucks, and a variety of ancillary equipment. The haul trucks would then transport ore and waste from the open pit to either the heap leach pad or milling facility, or to the waste rock dump. Ore going to the heap leach pad is directly placed by the truck in appropriate areas, and ore delivered to the milling facility is either placed on a stockpile or dumped directly into a hopper that feeds the primary crusher. Ore placed in the stockpile is later delivered to the feed hopper by a rubber-tired loader. The ore is then crushed and delivered to a second stockpile, then sent by conveyor into the mill and mixed with process water in the grinding circuit where it is ground into material the size of baking flour. From the grinding circuit, it is classified and slurried to the CIL circuit where the gold, now in solution, is adsorbed onto activated carbon. At the end of the CIL process stream, the carbon is screened out of the slurry and sent to the refinery where the gold is stripped and refined. The slurry, now tailings with nearly all of the gold removed, is sent through a cyanide reduction process and piped to a lined tailings facility for storage. Waste rock removed during mining is hauled to the appropriate waste rock dump, or, when available, into the mined-out areas of the pit.

Specific components and equipment would generate higher levels of noise, but the increase in equipment on site would not significantly alter the overall noise level. A maximum sound level of 100 dBA at 50 feet from any source has been assumed for the purposes of this analysis. 100 dBA is higher than a diesel engine in good repair and is also much louder than a typical processing plant. At a distance of five miles from the source, this noise level would reduce to background. Ground absorption effects have not been assumed in this calculation, but atmospheric absorption was included. Any topographic shielding, including increasing the level of the approved heap leach pad and the waste rock dump would reduce this value. In addition, the Proposed Action includes a substantial increase in the depth of the Pipeline/South Pipeline open pit. As the depth of the pit increases, the noise level will decrease. In conclusion, it is unlikely that mining and construction

noise associated with the Project would be audible at the three sensitive receptor sites, except in extreme cases, when it would be barely detectable. The Proposed Action would not otherwise impact auditory resources associated with construction and mining operations.

Impact 4.7.3.3.1-1: The Proposed Action would extend and slightly increase the existing miningand construction-related noise impacts, excluding blasting, which would likely not exceed 55 dBA at the sensitive receptor sites.

Significance of the Impact: This impact is considered less than significant and no mitigation measures are required.

<u>Blasting Activities</u>. Blasting within the open pit would continue to occur on average once per day at either 10 a.m. or 1 p.m. and only during daylight hours. The Proposed Action will increase the depth of the Pipeline/South Pipeline pit decreasing the blasting related noise levels at sensitive receptors by reflecting the noise upward. The Proposed Action would not otherwise impact auditory resources associated with blasting.

Impact 4.7.3.3.1-2: Blasting associated with the Proposed Action would continue at a frequency of one blast a day and estimated blasting-related noise levels would be similar to existing levels, which would likely exceed 55 dBA at two of the three sensitive receptor sites. As the Proposed Action continues over time, the estimated blasting-related noise level is expected to decrease as the overall depth of the pit increases.

Significance of the Impact: This impact is considered potentially significant. The following mitigation measure is provided to reduce the adverse effects of the impact, but the impact would remain significant after implementation of the mitigation measure.

Mitigation Measure 4.7.3.3.1-2: Blasting shall occur on average once per day and be no longer than 15 seconds in duration per blast.

4.7.3.4 Complete Backfill Alternative

4.7.3.4.1 Environmental Consequences and Mitigation Measures

The Noise related impact under the Complete Backfill Alternative would be similar to that described for the Proposed Action, except that the duration of the mining related noise would last for two years longer. The Complete Backfill Alternative requires all waste rock removed during mining to be dumped within the boundaries of the pit. The equipment required for moving and dumping waste rock would remain on site longer than under the Proposed Action. The impacts and mitigation measures outlined for the Proposed Action (Section 4.8.3.3.1) incorporates the Complete Backfill Alternative.

4.7.3.4.2 Residual Adverse Impacts

The residual adverse effects on the environment from noise generated during mining activities associated with the Complete Backfill Alternative would be blasting related noise levels similar to existing levels, which would likely exceed 55 dBA at two of the three sensitive receptors.

4.7.3.5 No Backfill Alternative

4.7.3.5.1 Environmental Consequences and Mitigation Measure

The noise related impact under the No Backfill Alternative would be similar to that described for the Proposed Action with the exception of a slightly elevated perceptible noise level resulting from alternative mining operations. The No Backfill Alternative would require the removal of all waste rock from the pit to waste rock dumps. Waste rock dumping requires driving 85-ton to 310-ton haul trucks from the pit to the top of a dump site and dumping the material. The increased production rate and the inability to transfer waste rock within the confines of the pit to dump will result in an increase in the frequency of haul truck travel. In addition, the excess waste rock material will extend the dumping area and the associated haul truck traffic towards the Pipeline/South Pipeline Project Area boundary. Although the perceptible noise level will increase, the No Backfill Alternative is not anticipated to significantly differ from the current or Proposed Action noise levels. The impacts and mitigation measures outlined for the Proposed Action (Section 4.8.3.3.1) incorporates the No Backfill Alternative.

4.7.3.5.2 Residual Adverse Impacts

The residual adverse effects on the environment from noise generated during mining activities associated with the No Backfill Alternative would be similar to levels described in the Proposed Action which would likely exceed 55dBA at two of the three sensitive receptor sites. Topographic shielding created by the increased size of the Pipeline/South Pipeline waste rock dump could slightly decrease the overall noise level and is not anticipated to have an affect that would be considered significant.

4.7.3.6 No Action Alternative

4.7.3.6.1 Environmental Consequences and Mitigation Measure

The noise related impact under the No Action Alternative would be similar to that described for the Proposed Action, except duration of the impact would not be extended for up to seven additional years. The impacts and mitigation measures outlined for the Proposed Action are also applicable to the Action Alternative.

4.7.3.6.2 Residual Adverse Impacts

The residual adverse effects on the environment from noise generated during mining activities associated with the No Action Alternative would be blasting-related noise levels similar to existing levels, which would likely exceed 55 dBA at two of the three sensitive receptor sites.

4.8 <u>Socioeconomic Values</u>

4.8.1 Regulatory Framework

The following three sections list publications and information that were reviewed in the process of preparing the South Pipeline Final EIS (BLM 2000a) and to update this SEIS.

4.8.1.1 Elko County

- Elko County General Plan (County of Elko 1971);
- City of Elko General Plan Population Element (City of Elko undated);
- Carlin General Plan Economy, Population and Public Facilities and Services Elements (City of Carlin 1991);
- Draft Elko County Economic Development Plan (Board of Elko County Commissioners 1997); and
- Elko County Economic and Demographic Profile, 1999 (University Center for Economic Development, University of Nevada Reno (UNR), Department of Applied Economics and Statistics) (UCED).

4.8.1.2 Eureka County

- Eureka County Economic and Demographic Profile, 1999 (UCED);
- A Community Profile of Eureka County, Nevada (Eureka County Economic Development Program, January 2002);
- Economic Information Regarding Eureka County (County of Eureka undated);
- Targeted Economic Development for Eureka County Part I Analysis of Socio-Economic Data and Trends (UCED 2001/02-09);
- Targeted Economic Development for Eureka County Part II Screening of Economic Sectors (UCED 2001/02-10); and
- Comprehensive Economic Development Strategy 2001 for Eureka County, Nevada (Stantec Consulting, Reno, Nevada).

4.8.1.3 Lander County

 Lander County Master Plan - Population, Housing, Economics, and Public Facilities and Services Elements (County of Lander 1994);

- Lander County Revised Policy Plan for Federally Administered Lands November 1999 (Lander County 1999);
- Overall Economic Development Plan for Lander County (Tri-County Development Authority 1997);
- Lander County Socioeconomic Overview (Nevada Division of Water Planning, undated);
- Lander County Economic and Demographic Profile, 1999 (UCED);
- Targeted Economic Development for Lander County Part I Analysis of Socio-Economic Data and Trends (UCED 2001/02-17); and
- Targeted Economic Development for Lander County Part II Screening of Economic Sectors (UCED 2001/02-14).

4.8.2 Affected Environment

4.8.2.1 Study Methods

The baseline data presented below are based upon information from the South Pipeline Final EIS (BLM 2000a, pages 4-183 through 4-206) and its precursor, the Pipeline Final EIS (BLM 1996a, pages 3-45 through 3-52). Discussions of existing socioeconomic, employment, housing, public service, and public finance characteristics are incorporated by reference. New and supplemental information obtained from more recent publications and from telephone communications with federal, state, county, and local officials has been added.

The assessment area for socioeconomic values and public services includes the Project Area, as well as portions of Elko, Eureka, and Lander Counties (Study Area). As discussed in both the Pipeline Final EIS and South Pipeline Final EIS (BLM 1996a; BLM 2000a), this Study Area was defined to encompass the region where the majority of CGM employees reside, which is up to 70 miles from the Project Area. Approximately 60 percent of CGM employees live in the Elko/Spring Creek area, 15 percent live in Crescent Valley/Beowawe, 11.5 percent live in Battle Mountain, eight percent live in Carlin, and 5.5 percent live in other locations (Email Correspondence - Jim Collord, Superintendent of Environmental Services, Cortez Gold Mines, June 18, 2002 and a November 12, 2003 CGM Memorandum).

Socioeconomic data were collected from a variety of state and federal sources including the 2000 U.S. Census; U.S. Department of Commerce, Bureau of Economic Affairs; Nevada State Demographer; Nevada Department of Employment, Training and Rehabilitation; and Nevada Department of Taxation. Other information was obtained at the county level, including the Eureka County Assessor's Office and Elko, Eureka, and Lander County School Districts. After this information was assembled, the most pertinent information was summarized in the tables included in this section. For most topics, the information collected for the Study Area was also collected for the State of Nevada to provide a comparison by which to evaluate socioeconomic characteristics of the Study Area.

4.8.2.2 Existing Conditions

4.8.2.2.1 Population and Demography

Population

Actual, present, and projected populations of the counties and communities within the Study Area and the State of Nevada are presented in Table 4.8.1. Nevada was the fastest growing state in the U.S. between 1990 and 2000, experiencing a more than 66 percent increase in population. The population growth rate for Nevada from 2000 to 2001 increased by 5.4 percent, a rate slightly behind the ten-year period from 1990 to 2000. Much of the increase in population has occurred in the Las Vegas area, and has resulted from the influx of workers in the casino gaming and tourism industries, with an associated boom in the construction industry. Mining played a much smaller role in attracting additional residents than it did in the 1980s. Nevada's growth is projected to slow during the next period (2000 to 2010), with the average annual growth rate decreasing by approximately 35 percent to 3.1 percent per year.

As shown in Table 4.8.1, Elko County's population increased more dramatically during the 1990s than did the remainder of the Study Area, rising 35.1 percent from 33,350 to 45,291 residents by Census year 2000. Elko County's average annual growth rate of approximately three percent was half that of the state, but far surpassed the other Study Area counties. Eureka County's growth rate from 1990 to 2000 was 6.7 percent. The decrease in mining activity during the later 1990s precipitated a significant population decrease of 7.5 percent in Lander County. Its largest community, Battle Mountain, experienced a loss of nearly 19 percent of its population from 1990 to 2000. Impending closure of Echo Bay's McCoy-Cove mine will further affect Lander County's population (Las Vegas SUN, Inc., via Elko Daily Free Press, February 27, 2002). As indicated in the table, growth during the next period (2000 to 2010) is expected to be the greatest for Lander County, steady for Elko County, and significantly slower for Eureka County compared to the previous decade. Growth rates for all three counties are expected to mirror the state average of approximately 30 percent.

Carlin, Elko, and Spring Creek are the largest communities in Elko County. Combined, the three communities comprised 65 percent of the population of the entire county in 2000 (Table 4.8.1). In the decade 1980 to 1990, these communities experienced major booms in population associated with increased gold mining activities in Elko County, as well as in Eureka and Lander Counties. During the period 1990 to 2000, however, average annual growth rates in Carlin and Elko fell dramatically, with Elko increasing by 12.5 percent and Carlin experiencing a 2.7 percent loss in population. However, Spring Creek showed a growth rate of nearly 80 percent during the period.

The population of Beowawe/Crescent Valley is difficult to determine accurately. For research purposes, Census 2000 statistics from the Eureka County Economic Development Office were used, which include the outlying areas near the two communities. Based on this information and the number of water meter hookups (Personal Communication - Kathy Kinkade, Meter Reader, Town of Crescent Valley, June 4, 2002), the population of the two communities ranges between 500 and 600 residents.

CHAPTER 4

Battle Mountain comprises approximately half of Lander County's population. The Battle Mountain Census Designated Place (CDP) decreased by nearly 19 percent from 1990 to 2000. Population decreased further in the year 2000 to 2001, with an additional 11.5 percent loss. The discrepancy between the July 2000 Governor Certified population and the U.S. Census statistics may be due to errors in the U.S. Census, or differences in estimation methods.

At the time of evaluation, 407 employees work at the Cortez operation. Of these, 61 reside in Beowawe and the town of Crescent Valley, 47 in Battle Mountain, 34 in Carlin, 245 in Elko/Spring Creek, and 2 in Eureka, with the remaining 18 living outside the Study Area. Based on the 2001 County population statistics presented in Table 4.8.1, CGM employees account for approximately 4.2 percent of the Eureka County population, 1.5 percent of Battle Mountain's, 1.5 percent of Carlin's, and nearly one percent of Elko/Spring Creek's population.

Demography

Age Distribution

Table 4.8.2 shows the age distribution of the Study Area and State of Nevada populations as recorded during the 2000 U.S. Census. The Study Area had a higher percentage than the state of children ages five to 19, approximately 25 percent versus 21 percent. The 20 to 24 age group represented the smallest age group in the Study Area based on percent of the population, while the group aged 25 to 64 represented the greatest percentage and is only slightly lower than the state as a whole. The Study Area counties and communities, with the exception of Eureka County, had a significantly lower percentage of senior citizens (age 65 and over) than the State of Nevada.

Ethnic Composition

Table 4.8.3 summarizes the ethnic characteristics of the populations in the Study Area based on the 2000 U.S. Census. Compared to the State of Nevada, counties and communities within the Study Area had significantly greater percentages of White (78 percent versus 65 percent) and American Indian, Eskimo, or Aleut persons (four percent versus one percent). The ethnic composition of the Study Area in 2000 also revealed that substantially fewer persons of Black and Asian or Pacific Islander ethnic groups were present than for the state as a whole with 0.4 percent Blacks and 0.7 percent Asian or Pacific Islander. The Study Area as a whole had a lower percentage of persons of Hispanic or Latino origin than the state at 16 percent; however, Battle Mountain had a higher percentage of persons of Hispanic or Latino origin at 24 percent.

Personal Income

Table 4.8.4 summarizes 1999 income data (U.S. Census Bureau, Census 2000 (based on a sample) for the Study Area and State of Nevada. Per capita personal income (PCPI) for Nevada was \$21,989, higher than any of the counties or communities in the Study Area. However, median household income, with the exception of Battle Mountain and Eureka County, equaled or exceeded that of the state. Spring Creek had the highest median household income at \$60,109 and Eureka County had the lowest at \$41,417, which is lower than the median household income for Nevada (\$44,581). Median earnings for male workers were significantly higher than those for female workers in the Study Area. This is also true at the state level, however the distinction is not as great.

Table 4.8.1: Actual, Present, and Projected Populations of the Study Area and State of Nevada

	U.S. Census	sus Population	% Change	Population ^a	Population ^a	% Change	Population Projection ^d	% Chan	% Change
Location	1990	2000	1990 to 2000	July 2001	July 2000	July 2000 to July 2001	2010	2000 to 2010	Average Annual Rate
Elko County	33,530	45,291	35.1%	46,668	45,633	2.3%	60,155	32.8%	3.3%
Carlin	2,220	2,161	-2.7%	2,215	2,395	-7.5%	n/a	n/a	n/a
Elko City	14,853	16,708	12.5%	17,093	17,191	-0.6%	n/a	n/a	n/a
Spring Creek (CDP) ^b	5,866	10,548	%8.62	n/a	n/a	n/a	n/a	n/a	n/a
Eureka County	1,547	1,651	6.7%	1,506	1,651	-8.8%	2,129	29.0%	2.9%
Beowawe ^c	n/a	348	n/a	n/a	n/a	n/a	n/a	n/a	n/a
Crescent Valley ^c	n/a	253	n/a	298°	303°	-1.7%	n/a	n/a	n/a
Lander County	6,266	5,794	-7.5%	5,761	5,794	-3.5%	7,743	33.6%	3.4%
Battle Mountain (CDP)	3,542	2,871	-18.9%	3,056	3,453	-11.5%	n/a	n/a	n/a
State of Nevada	1,201,833	1,998,257	66.3%	2,132,498	2,023,378	5.4%	2,611,453	30.7%	3.1%

Population of Nevada's Counties, Cities and Towns, Governor Certified 7-1986 to 7-2001 includes 4-2000 Census NV Department of Taxation and NV State Demographer, NV Small Business Development Center - UNR

CDP=Census Designated Place

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Eureka County Census 2000, Eureka County Eenoomic Development Office, June 20, 2002. Nevada County Population Projections 2000 to 2010, June 2000, NV State Demographer's Office. Projections are available only for the county and state level.

Table 4.8.2: 2000 Age Distribution of Study Area and State of Nevada Populations

	Age 0-4	0-4	Age 5-14	-14	Age 15-19	-19	Age 20-24	24	Age 25-64	64	<u>Age 65+</u>	t.	
Location [*]	Qty.	% of Total	Qty.	% of Total	Qty.	% of Total	Qty.	% of Total	Qty.	% of Total	Qty.	% of Total	Total Population
Elko County	3,842	8%	8,287	18%	3,891	%6	2,642	6%	23,953	53%	2,676	6%9	45,291
Carlin	172	8%	370	17%	186	%6	96	4%	1,179	55%	158	7%	2,161
Elko	1,480	%6	2,735	16%	1,341	8%	1,155	7%	8,729	52%	1,268	8%	16,708
Spring Creek (CDP) ^b	859	8%	2,234	21%	859	8%	389	4%	5,867	56%	340	3%	10,548
Eureka County	67	6%9	279	17%	119	7%	50	3%	106	55%	205	12%	1,651
Beowawe ^c /Crescent Valley ^c	26	5%	83	17%	22	5%	16	3%	269	56%	66	14%	482
Lander County	433	7%	1,131	20%	442	8%	253	4%	3,132	54%	403	7%	5,794
Battle Mountain (CDP) ^b	242	8%	582	20%	217	8%	162	6%	1,475	51%	193	7%	2,871
State of Nevada	145,817	7%	288,515	14%	127,169	6%	130,006	7%	1,087,821	55%	218,929	11%	1,998,257
		T-H-D			5		-						

U.S. Census Burcau, Census 2000, Table DP1, Profile of General Demographic Characteristics CDP = Census Designated Place. م

U.S. Census Bureau, Census 2000, Data Set: Census 2000 Summary File 1 (SF1) 100-Percent Data 5-Digit ZCTA 89821; may include outlying areas. Figures for Beowawe and Crescent Valley are variable depending on data source.

Total Total Qty. Population Qty. 32,771 45,291 32,771 1,890 2,161 1,890 12,248 DP) ^b 10,548 9,477 v 1,651 1,402 v 185 148	% of Total 72% 87% 73%	Qry. % of Total 257 0.6% 1 0.0% 58 0.3%	% of Total Qty.		Islander	nder	Some O	Some Other Race	Races	I wo or More Races	Latino of Any Race	atino of Any Race
45,291 2,161 16,708 10,548 1,651 1,651	72% 87% 73%	3	L	% of Total	Qty.	% of Total	Qty.	% of Total	Qty.	% of Total	Qty.	% of Total
2,161 16,708 10,548 1,651 1,651	87%			5%	344	0.8%	41	0.1%	793	2%	8,935	20%
P)* 16,708 10,548 1,651 185	73%		0.0% 38	2%	14	0.6%	3	0.1%	34	2%	181	8%
P) ^b 10,548 1,651 185			0.3% 399	2%	200	1.2%	16	0.1%	259	2%	3,528	21%
1,651 185	%06	20 0.	0.2% 133	1%	51	0.5%	7	0.1%	170	2%	069	7%
185	85%	6 0.	0.4% 25	2%	14	0.8%	0	0.0%	46	3%	158	10%
	80%	0 0	0.0% 5	3%	0	0.0%	0	%0.0	13	1%L	19	10%
Crescent Valley ^c 361 311	86%	3 0.	0.8% 5	1%	3	0.8%	0	0.0%	10	3%	29	8%
Lander County 5,794 4,385	76%	10 0.	0.2% 216	4%	22	0.4%	L	0.1%	81	1%	1,073	19%
Battle Mountain (CDP) ^b 2,871 2,050	71%	4 0.	0.1% 63	2%	15	0.5%	7	0.2%	55	2%	677	24%
State of Nevada 1,998,257 1,303,001	65%	131,509 6.	6.6% 21,397	7 1%	96,362	4.8%	2,787	0.1%	49,231	2%	393,970	20%

2000 Ethnic Composition of Study Area and State of Nevada Population Table 4.8.3:

Source: U.S. Census Bureau, Census 2000 Redistricting Data (Public Law 94-171) Summary File, Matrices PL1, PL2, PL3, and PL4.

b CDP=Census Designated Place

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U.S. Bureau of the Census, Census 2000 Redistricting Data (Public Law 94-171) Summary File, Table PL2, Eureka VTD 4 and 5, Beowawe and Crescent Valley, Eureka County, Nevada. These numbers are based on Eureka Voting Districts 4 and 5 data, which include areas outlying from the actual towns of Beowawe and Crescent Valley.

The following PCPI information comes from the U.S. Department of Commerce, Bureau of Economic Analysis (BEA) Regional Economic Information System, known as BEARFACTS, for 1990 to 2000 and for 1999 to 2000:

For the year 2000, Nevada's PCPI was \$29,506. This PCPI ranked 16th in the U.S. and was 100 percent of the national average of \$29,469. In 1990, the PCPI of Nevada was \$20,639 and ranked 13th in the U.S. The average annual growth rate of PCPI over the past ten years was 3.6 percent. The average annual growth rate for the nation was 4.2 percent. The state's 2000 PCPI reflected an increase of 2.5 percent from 1999. While the national change was 5.8 percent.

Eureka County's PCPI for 2000 was \$24,604, ranking tenth in the state. Eureka's PCPI was 83 percent of the state average, and 83 percent of the national average. For 1990, the PCPI was \$20,977, ranking third in the state. The average annual growth rate over the past ten years was 1.6 percent, compared with the state's 3.6 percent and the nation's 4.2 percent. The 2000 PCPI reflected an increase of 7.9 percent from 1999, compared with 2.5 percent for the state and 5.8 for the nation.

Lander County's 2000 PCPI in 2000 was \$25,308, 86 percent of the state average, 86 percent of the national average and ranking eighth in the state. In 1990, Lander County's PCPI was \$18,380 and ranked seventh in the state. The average annual growth rate was 3.3 percent, with the state's at 3.6 percent and the nation's at 4.2 percent. The 2000 PCPI reflected an increase of 5.6 percent from 1999, compared with the state's 2.5 percent and the nation's 5.8 percent.

Poverty

Table 4.8.5 summarizes the poverty status in the Study Area and the State by race. Lander County had the highest incidence of poverty by percent for Black persons, and with the exception of Carlin, for American Indian, Eskimo or Aleut. Battle Mountain had the highest incidence of poverty for Other Race in the study area. Lander County had the highest percentage of the total population living below the poverty level in the study area, and a higher percentage than the State of Nevada.

Elko County's 2000 PCPI was \$24,909, 84 percent of the state average, 85 percent of the national average, and ranked ninth of 17 counties in the state. In 1990, the PCPI of Elko was \$18,178, ranking eighth in the state. The average annual growth of Elko County PCPI over the past ten years was 3.2 percent. The average annual growth rate for the state was 3.6 percent and 4.2 percent for the nation. The 2000 PCPI for Elko reflected an increase of 3.8 percent from 1999, compared with 2.5 percent for the state and 5.8 percent nationally.

4.8.2.2.2 Economy and Employment

Employment by industry for each of the Study Area counties and communities is summarized in Table 4.8.6. The prevalence of the mining industry in the Study Area is readily apparent. Eureka County had the highest percentage (over 90 percent) of its work force employed in mining in September 2001. In Lander County 34 percent of the work force worked in mining, while Elko's percentage was approximately seven percent. It should be noted, however, that during the period September 2000 to 2001, the number of people employed in mining decreased in Elko, Eureka, and

		Median	Median Income	Median Earnings	Median Earnings
Location	1999 Per Capita Income	Household	Family	Male Full Time, Year-round	Female Full Time, Year-round
Elko County	\$18,482	\$48,383	\$52,206	\$41,322	\$24,653
Carlin	\$19,377	\$49,571	\$51,716	\$47,396	\$21,812
Elko City	\$20,101	\$48,608	\$52,754	\$43,397	\$27,366
Spring Creek (CDP) ^a	\$20,606	\$60,109	\$61,650	\$50,053	\$27,260
Eureka County	\$18,629	\$41,417	\$49,437	\$45,167	\$25,000
Beowawe/ Crescent Valley	n/a	n/a	n/a	n/a	n/a
Lander County	\$ 16,998	\$46,067	\$51,537	\$45,375	\$22,197
Battle Mountain (CDP) ^a	\$16,975	\$42,981	\$50,995	\$45,313	\$25,417
State of Nevada	\$21,989	\$44,581	\$50,849	\$35,794	\$27,089

Table 4.8.4: 1999 Income Level of the Study Area Compared with the State of Nevada Based on a Sample

Source: U.S. Census Burcau, Census 2000, Table DP-3, Profile of Selected Economic Characteristics: 2000 ⁴ CDP= Census Designated Place Table 4.8.5: Persons Below Poverty Level by Race in the Study Area Compared with the State of Nevada (1989).

	White	e	Black	k	American Indian, Eskimo, or Aleut	can skimo, ut	Asian or Pacific Islander	Pacific ler	Other Race	Race	Total Population	ulation
Location ^a	Number Below Poverty Level ^b	% Total Race	Number Below Poverty Level	% Total Race	Number Below Poverty Level	% Total Race	Number Below Poverty Level	% Total Race	Number Below Poverty Level	% Total Race	Number Below Poverty Level	% Total Pop.
Elko County	1,963	7%	14	5%	614	30%	26	8%	472	25%	3,089	9%6
Carlin	116	6%	0	%0	12	43%	0	%0	0	0%0	128	6%
Elko/Spring Creek (CDP) ^c	905	5%	14	24%	57	14%	16	7%	307	25%	1,299	6%
Eureka County	142	10%	5	50%	S	16%	0	%0	∞	21%	157	10%
Beowawe ^d	n/a	n/a	n/a	n/a	n/a	n/a	n/a	n/a	n/a	n/a	2	3%
Crescent Valley ^d	n/a	n/a	n/a	n/a	n/a	n/a	n/a	n/a	n/a	n/a	14	5%
Lander County	494	%6	9	55%	123	39%	0	%0	45	19%	668	11%
Battle Mountain (CDP) ^c	280	9%6	9	55%	48	32%	0	0%0	45	30%	379	11%
State of Nevada	83,235	8%	17,262	22%	4,766	23%	3,843	10%	10,554	20%	119,660	10%

U.S. Department of Commerce, Bureau of the Census, 1990 U.S. Census, Summary Tape File 3A and 3C1 unless otherwise noted.

The average poverty threshold for a family of four persons was \$12,674 in 1989. The poverty threshold is not adjusted for regional, state, or local variations in the cost of living.

CDP = Census Designated Place.

Bureau of Business and Economic Research, University of Nevada, Reno, Geodemographic Analysis - Crescent Valley, Beowawe and Battle Mountain, July 1997 Block Group Level Estimates Produced by Claritas (analysis performed at the request of EMA). Table 4.8.6: Employment by Industry in Study Area Counties, September 2000 to September 2001

Industry 9-2001 9-2000 % Change 9-2001 9-2001 9-2000 % Change 9-2001 9-2000 9-2001 9-2000 9-2000 9-2001 9-2000 9-2001 9-2000 9-2000 9-2001 9-2000 9-2000 9-2001 9-2000 9-2001 9-2000 9-2001 9-2000 9-2001 9-2001 9-2000 9-2000 9-2000 9-2000 9-2000 9-2001 9-2000 9-2001 9-2001 9-2001 9-2001 9-2001 9-2001 9-2001 9-2001 9-2001 9-2001 9-2001 9-2001 9			Elko County			Eureka County	IX		Lander County	ty
1,310 1,380 -5.1% 3,430 3,620 -5.2% 640 640 1,050 1,190 -11.8% 10 00% 30 30 1,050 1,190 -11.8% 10 0 0.0% 30 30 1,050 210 -19.0% 0 0 0.0% 30 30 170 210 210 -19.0% 0 0 0.0% 30 170 3170 210 90 0.0% 30 33.3.% 70 13,680 3,790 -2.9% 70 90 -32.2% 390 70 1400 440 -2.9% 10 10 10 0.0% 300 70 17,740 8,600 -10.0% 10 10 0.0% 38% 580 580 13,580 3,610 -0.8% 250 260 -3.8% 580 580 580 580 580 580 580 580	Industry	9-2001	9-2000	% Change	9-2001	9-2000	% Change	9-2001	9-2000	% Change
1.050 1.190 $-11.8%$ 10 10 $0.0%$ 30 170 210 $-19.0%$ 0 0 $0.0%$ 40 880 210 $-19.0%$ 0 0 $0.0%$ 40 880 880 $0.0%$ 20 20 $33.3%$ 70 $3,680$ $3,790$ $-2.9%$ 70 90 $-22.2%$ 390 460 490 $-5.1%$ 10 $00%$ 20 20 $7,740$ $8,600$ $-10.0%$ 10 30 $-66.7%$ 110 $3,580$ $3,610$ $-0.8%$ 250 260 $-3.8%$ 580 $18,870$ 20.160 $-6.4%$ $3,800$ $4,040$ $-5.9%$ $1,800$	Mining	1,310	1,380	-5.1%	3,430	3,620	-5.2%	640	750	-14.7%
170 210 -19.0% 0 0 0.0% 40 880 880 0.0% 20 30 -33.3% 70 880 880 0.0% 20 30 -33.3% 70 3.680 3.790 -2.9% 70 90 -22.2% 390 460 490 -6.1% 10 10 0.0% 20 300 7.740 8,600 -10.0% 10 30 -66.7% 110 10 3.580 3,610 -0.8% 250 260 -3.8% 580 180	Construction	1,050	1,190	-11.8%	10	10	0.0%	30	30	0.0%
880 880 0.0% 20 31.3% 70 3.680 3.790 -2.9% 70 90 -33.3% 70 460 3.790 -2.9% 70 90 -22.2% 390 7740 8,600 -6.1% 10 10 0.0% 20 3.580 3.610 -0.8% 250 260 -3.8% 580 1055 250 4.040 -5.9% 1.880 1.880	Manufacturing	170	210	-19.0%	0	0	0.0%	40	70	0.0%
3,680 3,790 -2.9% 70 90 -22.2% 390 390 460 490 -6.1% 10 10 0.0% 20 7,740 8,600 -10.0% 10 30 -66.7% 110 3,580 3,610 -0.8% 250 260 -3.8% 580 ustries 18,870 20,160 -6.4% 3,800 4,040 -5.9% 1,880	TCPU	880	880	0.0%	20	30	-33.3%	70	90	-22.2%
460 490 -6.1% 10 10 0.0% 20 7,740 8,600 -10.0% 10 30 -66.7% 110 3,580 3,610 -0.8% 250 260 -3.8% 580 ustries 18,870 20,160 -6.4% 3,800 4,040 -5.9% 1,880	Trade	3,680	3,790	-2.9%	70	90	-22.2%	390	410	-4.9%
7,740 8,600 -10.0% 10 30 -66.7% 110 3,580 3,610 -0.8% 250 260 -3.8% 580 ustries 18,870 20,160 -6.4% 3,800 4,040 -5.9% 1,880	FIRE	460	490	-6.1%	10	10	0.0%	20	30	-33.3%
3,580 3,610 -0.8% 250 260 -3.8% 580 lustries 18.870 20,160 -6.4% 3,800 4,040 -5.9% 1,880	Services	7,740	8,600	-10.0%	10	30	-66.7%	110	140	-21.4%
18,870 20,160 -6.4% 3,800 4,040 -5.9% 1,880	Government	3,580	3,610	-0.8%	250	260	-3.8%	580	580	0.0%
	Total All Industries	18,870	20,160	-6.4%	3,800	4,040	-5.9%	1,880	2,070	-9.2%

TCPU=Transportation, Communications and Public Utilities Trade=Wholesale & Retail Trade

FIRE=Finance, Insurance, and Real Estate Source: Nevada Rescarch and Analysis Bureau, Department of Employment, Training, and Rehabilitation, Last Updated 4-2-02

	Employer and Number of Employees	
Elko County	Eureka County	Lander County
Elko County School District (1,300-1,399) Cactus Petes, Inc. (800-899) Rainbow Casino and Hotel (600-699) Peppermill Hotel Casino - Wendover (600-699) Elko Red Lion Casino (500-599) Stateline Hotel, Inc. (500-599) Stateline Hotel, Inc. (500-599) State of Nevada (400-499) Silver Smith Casino Resort (300-399) AngloGold (Jerritt Canyon) (300-399) Dynatec Mining Corp. (300-399)	Barrick Goldstrike Mines, Inc. (1,800-1,899) Newmont Gold Company (1,500-1,599) Eureka County Auditor (100-199) Ruby Hill Project (0-99) Eureka County School District (0-99) Mine Service and Supply Co. Inc. (0-99) Tonto Drilling Services, Inc. (0-99) Busy B-Drive-In (0-99) Robinson Petroleum (0-99) Nevada Dept, of Transportation (0-99) Owl Club & Steak House (0-99)	Cortez Gold Mines (400-499) Lander County (100-199) Echo Bay Minerals Co. (100-199) Lander County School District (100-199) Battle Mountain General Hospital (0-99) M - I Holdings LLC (0-99) Bureau of Land Management (0-99) Colt Broadway Flying J (0-99) Etcheverry Foodtown (0-99) McDonald's Restaurant (0-99)

Table 4.8.7: Top Employers by Number of Employees for Elko, Eureka and Lander Counties

Source: NDETR. Data is from the third quarter of 2001 and may not reflect current conditions.

Lander Counties by 5.1 percent, 5.2 percent, and 14.7 percent, respectively (Nevada Department of Employment, Training and Rehabilitation [NDETR]).

Although mining is a major industry in all of the Study Area counties, Elko County shows the most diversification of its economy compared to the rest of the Study Area. According to the NDETR, mining in Elko County ranked fourth behind services, trade, and government during the year September 2000 to 2001. During this time period, all but one segment of the Elko County economy declined, with manufacturing dropping by 19 percent, construction by nearly 12 percent, services by ten percent, and mining by five percent. Eureka's economy was the least diversified, with mining employing approximately 90 percent of workers from September 2000 to 2001. Declines occurred in all Eureka County categories except finance, insurance and real estate (FIRE), and all far outpaced that of mining during this time period. More workers were employed in mining than any other industry in Lander County between September 2000 and 2001. All Lander County industries declined during this time, with FIRE decreasing by more than 37 percent, services by over 20 percent, construction by nearly 20 percent, and mining by 14.5 percent.

The composition of each county's economy is further exhibited in Table 4.8.7, which lists the top employers in each county. As shown in the table, mining is the top employer in two of the Study Area counties, with CGM being the largest employer in Lander County. Barrick and Newmont are the top two employers in Eureka County. In Elko County, the School District is the top employer, with the hotel/casino industry occupying the next five highest places of employment.

Estimates of average weekly wages are provided by the NDETR. For the third quarter of 2001, the highest average weekly wage in both Elko and Eureka Counties was earned in the mining industry (\$1,128 and \$1,141 respectively). The second highest industry for these two counties, transportation, communications, & public utilities (TCPU), was approximately \$750 to \$800. The highest average weekly wage in Lander County was earned in manufacturing (\$1,071), with the mining wage in second place, approximately \$50 lower (NDETR 2002).

The average monthly payroll for CGM's current operations during the past 12 months was \$1,915,000 (Jim Collord, email, June 18, 2002). Assuming that approximately 70 percent of this is disposable income (based on an average tax rate of 30 percent), then approximately \$1.3 million per month is spent in the Study Area.

Labor force and employment statistics for 1994 through 2001 for the Study Area counties and the State of Nevada are presented in Table 4.8.8. Total employment for the state has grown steadily during this time period, from 731,500 to 968,800, or an increase of more than 32 percent. Elko County's employment peaked in 1997 at 20,170, and has generally declined to an eight-year low in 2001 of 18,130. Lander County shows the greatest decline during this time, a decrease of 25 percent from 1994 to 2001, reflecting its dependence on the declining mining industry. Eureka County's employment in Lander County was the highest within the Study Area at 9.6 percent in 2001. Eureka was lowest at 3.6 percent, with Elko County at six percent. State of Nevada unemployment in 2001 was 5.3 percent, an increase of 1.2 percent from the year 2000. Elko, Eureka, and Lander Counties all show an increase in unemployment for the same time period, at 1.5 percent, and 1.9 percent, respectively (NDETR 2002).

Housing

Housing characteristics from the 2000 Census are summarized for the Study Area in Table 4.8.9. The median value for homes and rentals within the Study Area increased substantially in 2000, with Spring Creek having the highest median value at \$129,800, and Battle Mountain having the lowest at \$79,600. Median rent in 2000 was highest in Spring Creek (\$762) and lowest in Battle Mountain (\$475). A summary of the housing characteristics and temporary housing facilities presented in Table 4.8.9 is discussed below by county.

Table 4.8.8:	Labor Force Statistics for	the Study Area Compared with the State of Nevada
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				Yearly	Averagesª			
Location	1995	1996	1997	1998	1999	2000	2001	2002
ELKO COUNTY								
Total Labor Force:	19,880	20,780	21,090	21,000	20,090	20,130	19,280	20,260
Employment:	18,720	19,680	20,170	19,800	19,030	19,230	18,130	19,180
Total Unemployment:	1,160	1,100	920	1,200	1,060	900	1,150	1,080
Unemployment Rate:	5.8 %	5.3 %	4.3 %	5.7 %	5.3 %	4.5 %	6.0 %	5.3%
EUREKA COUNTY								
Total Labor Force:	750	800	910	950	860	850	810	750
Employment:	680	740	860	900	820	830	780	720
Total Unemployment:	70	60	50	50	40	20	30	30
Unemployment Rate:	8.7 %	7.5 %	5.6 %	5.5 %	4.4 %	2.6 %	3.6 %	4.6%
LANDER COUNTY								
Total Labor Force:	2,900	3,060	3,050	2,900	2,540	2,320	2,170	2,210
Employment:	2,640	2,800	2,840	2,600	2,300	2,140	1,960	2,030
Total Unemployment:	260	260	210	300	240	180	210	180
Unemployment Rate:	9.1 %	8.6 %	6.9 %	10.3 %	9.4 %	7.7 %	9.6 %	8.4%
STATE OF NEVADA								
Total Labor Force:	802,300	839,900	882,500	919,900	941,600	986,100	1,023,500	1,128,50
Employment:	759,000	794,500	846,300	880,300	899,700	946,100	968,800	1,066,40
Total Unemployment:	43,300	45,400	36,200	39,600	41,900	40,000	54,700	62,100
Unemployment Rate:	5.4 %	5.4 %	4.1%	4.3 %	4.4 %	4.1 %	5.3 %	5.5%

Nevada Department of Employment, Training and Rehabilitation, http://detr.state.nv.us/cgi/dataanalysis Same address for years 1994-2000

Elko County

Vacancy rates in Elko County ranged from a low of seven percent in Spring Creek to a high of 22 percent for Carlin. The quantity of single family units in communities throughout the county was on par with the State of Nevada (approximately 51 percent of total housing units). Communities in Elko County had a much lower rate of multiple family housing units than the State of Nevada (a high of 28 percent of housing units in Elko City compared with 38 percent in the State of Nevada), and more mobile homes (a high of 43 percent in Carlin compared with ten percent in the state). Housing units in Elko County tended to be owner-occupied, ranging from 63 percent in Elko to 89 percent in Spring Creek.

Table 4.8.9: Housing Characteristics of the Study Area and State of Nevada, 2000

				ЮH	HOUSING UNITS	ST				TENURE	URE	HOUSING COSTS	COSTS	
	Single Family (Detached)	Family thed)	Multiple Family (Attached)	Family hed)	Mobile Homes	Iomes	Other	her		0	Toront		Modian	Vecence
Location ^a	Qty.	% of Total	Qty.	% of Total	Qty.	% of Total	Qty.	% of Total	Total Units	Occupied (%)	Occupied (%)	Median Value (S)	Rent (S)	vacancy Rate (%)
Elko County	9,330	51%	3,263	18%	5,636	31%	227	1%	18,456	70%	30%	\$123,100	\$583	15%
Carlin	485	47%	78	8%	436	42%	27	3%	1,026	73%	28%	\$92,200	\$610	22%
Elko	3,578	51%	1,922	28%	1,396	20%	64	1%	6,960	63%	37%	\$126,600	\$614	11%
Spring Creek (CDP) ^b	2,240	9/09	168	5%	1,333	36%	0	%0	3,741	89%	12%	\$129,800	\$762	7%
Eureka County	334	33%	57	6%	599	58%	35	3%	1,025	74%	26%	\$89,200	\$469	35%
Beowawe/Crescent Valley ^c	19	n/a	n/a	n/a	149	n/a	n/a	n/a	365	n/a	n/a	n/a	n/a	n/a
Lander County	947	34%	143	5%	1,543	56%	147	5%	2,780	77%	23%	\$82,400	\$496	25%
Battle Mountain (CDP) ^b	508	36%	126	%6	728	52%	49	3%	1,411	69%	31%	\$79,600	\$475	28%
State of Nevada	432,437	52%	311,297	38%	198,61	10%	3.862	1%	827,457	61%	39%	\$142,300	8699	6%

US Census Bureau, Census 2000, Table DP4, Profile of General Demographic Characteristics; and US Census Bureau, Census 2000, Summary File 1 CDP = Census Designated Place. Eureka County Assessor

Three hotel/motel establishments are located in Carlin (USA Lodging 2002, http://www.usalodging.com/motels/nevada/Carlin.htm). Elko has approximately 36 hotel/motel establishments (City of Elko Website 2002, http://www.ci.elko.nv.us/econderev/area_description.htm). In addition, there are three RV parks in the vicinity of Elko (Personal Communication, Paulette Bill, Elko Chamber of Commerce, June 4, 2002). Several campground facilities are located within the county, but most are in the outlying areas and are suitable for recreational rather than residential use.

Eureka County

As shown in Table 4.8.9, vacancy rates in Eureka County were the highest in the Study Area, with 35 percent of the housing units vacant in the county compared to nine percent for the state. Eureka County had the lowest percentage of multiple family and single family units in the Study Area at six percent and 33 percent respectively. The majority of housing units in Eureka County are mobile homes (58 percent), which is the highest for the counties in the Study Area and almost six times that of the state (ten percent).

Three hotel/motels are located in the town of Eureka. No traditional hotels or motels are located in Crescent Valley or Beowawe. Some residents have in the past offered nightly rates for mobile homes in Crescent Valley. Currently, rentals are occupied due to activity associated with the Cortez construction projects (Personal Communication, Kathy Kinkade, Town of Crescent Valley, June 4, 2002).

Lander County

Like Eureka County, Lander County and Battle Mountain have a lower percentage of single and multiple family units compared with the State of Nevada, and a much higher percentage of mobile homes. The percentages of mobile homes in Lander County and Battle Mountain were 56 percent and 52 percent, respectively. At 25 percent and 28 percent, vacancy rates in Lander County and Battle Mountain were not as high as in Eureka County, but were approximately triple the rate for the state (nine percent) and substantially higher than Elko County, which had a vacancy rate of 15 percent. Like the other two Study Area counties, Lander County had more housing units listed as owner-occupied (77 percent) than did the State of Nevada (61 percent).

Hotels and motels may be rented by the night or week in Battle Mountain. Approximately seven hotel/motels offer temporary housing in Battle Mountain (Nevada North 2002 phone directory). Some RV facilities are available in Battle Mountain, but are largely unoccupied due to mine layoffs.

4.8.2.2.3 Public Utilities and Services

Water

Elko County

The majority of the residents living in unincorporated Elko County rely on individual wells and surface springs for domestic use. Residents of incorporated areas have access to public or private water systems as described below.

CORTEZ GOLD MINES	PIPELINE/SOUTH PIPELINE PIT EXPANSION PROJECT
FINAL	SUPPLEMENTAL ENVIRONMENTAL IMPACT STATEMENT

The City of Carlin is responsible for supplying water to approximately 927 customers within the city limits. The water sources are one deep well and one ground water spring, which is the main source. The City also maintains three storage tanks, as well as a series of distribution mains. (Personal Communication, Teri Feasel, Secretary, Carlin Public Works, June 6, 2002). The City's water system has the capacity to serve an additional 200 to 250 customers, a 25 percent increase, without modifications to the existing system (Personal Communication, Tom Ballew, Summit Engineering, and email of June 12, 2002). The City of Elko Engineering Department is responsible for supplying water to approximately 20,000 customers within the city limits, as well as to a few customers located directly adjacent to the city limits. The City of Elko's water system consists of 18 municipal wells with a combined production capacity of 17 million gallons per day (mgd), ten water storage tanks, and a series of distribution mains. There is storage capacity for 23.7 million gallons. The Elko Engineering Department is hoping to drill another well in 2003 (Personal Communication, Lisa Hermansen, Senior Engineering Technician, June 17, 2002).

Spring Creek Utilities (SPU) is responsible for supplying water to approximately 3,530 customers in the unincorporated community of Spring Creek. SPU maintains ten water wells with a combined production capacity of 2.5 mgd, eight water storage tanks, and a series of distribution mains. SPU needs to upgrade the water system, as they have had to impose odd/even day watering restrictions in the summer (Personal Communication, Ryan Limberg, Spring Creek Utilities Manager, June 6, 2002).

Eureka County

Residents of unincorporated Eureka County, including Beowawe, rely on individual wells and surface springs for domestic use. The Crescent Valley Town Board is responsible for supplying water to approximately 247 customers. It maintains two water wells, three storage tanks with a combined capacity of approximately 350,000 gallons, and a series of distribution mains. The water system has the capacity to serve additional customers without modifications to the existing system. An additional 200,000-gallon water storage tank was constructed in mid-1999. (Personal Communication, Kathy Kinkade, Meter Reader, Town of Crescent Valley, June 4, 2002).

Lander County

The majority of the residents of unincorporated Lander County rely on individual wells and surface springs for domestic use. Residents in the town of Battle Mountain are provided with water by Battle Mountain Water and Sewer (BMWS), which is responsible for supplying approximately 1,200 customers. BMWS maintains four water wells (currently used at 50 percent capacity), two water storage tanks, and a series of distribution mains. BMWS has the capacity to serve additional customers without modifications to the existing system (Personal Communication, Mimi Wildeman, Secretary, Lander County Public Works Department, June 12, 2002).

Wastewater Treatment

Elko County

Residents of unincorporated Elko County rely on private septic systems to dispose of domestic sewage. Residents of incorporated areas rely on public collection and treatment facilities as described below.

The City of Carlin's wastewater treatment plant has the capacity to treat approximately 500,000 gallons per day (gpd). The existing plant could handle an increase of approximately 25 percent. Part of the industrial park north of town can be served; however, some septic systems are presently allowed, depending on the size of the individual sites (Personal Communication, Tom Ballew, Summit Engineering, and email June 12, 2002).

The City of Elko Engineering Department's wastewater treatment plant has the capacity to treat approximately 4.5 mgd. The Elko wastewater treatment plant has the capacity to treat an additional 2.5 to 2.7 mgd, and could handle 4.3 mgd according to the ten-year master plan. The plant is presently operating at about 50 percent of capacity. There has been a decrease in the plant flow rate since 1997, due to population declines (Personal Communication, Fritz Sawyer, Elko Wastewater Treatment Plant Manager, June 8, 2002).

SPU maintains a limited series of public sewers and provides wastewater treatment services to approximately 59 customers. Other residents rely on private septic systems. The Spring Creek wastewater treatment plant currently treats approximately 22,000 gpd and is operating at capacity. No additional capacity is possible without expanding the existing facility (Personal Communication, Ryan Limberg, SPU Manager, June 7, 2002.)

Eureka County

Residents of unincorporated Eureka County, including Beowawe and Crescent Valley, rely on private septic systems to dispose of domestic sewage. The Community Development Block Grant program that was considered for the purpose of funding a wastewater feasibility study was not done. At the present time, a new community wastewater treatment plant is in progress (Personal Communication, Kathy Kinkade, Town of Crescent Valley, June 4, 2002).

Lander County

Residents of unincorporated Lander County rely on private septic systems to dispose of domestic sewage. Residents of the town of Battle Mountain are provided public sewer and wastewater treatment services by BMWS. An upgraded system consisting of a sequential batch reactor-type plant is currently being brought into service. The old plant can treat approximately 450,000 gpd. The first phase of the new plant will handle 800,000 gpd, and the planned second phase will have a 1.2 mgd capacity (Personal Communication, John Snapp, BMWS Leadman, June 12, 2002).

Solid Waste Disposal

Elko County

The majority of solid waste generated in the unincorporated areas of Elko County as well as the City of Elko, City of Carlin, and Spring Creek, is collected by the Elko Sanitation Company and transported to the Elko Landfill, which is owned and operated by the City of Elko. The landfill is considered a Class I industrial/municipal landfill. The Elko Landfill currently processes approximately 140 tons per day (tpd) of solid waste, and has the capacity to serve additional development for the next 100 years without modifications to the existing facility (Personal Communication, Evan Dodson, City of Elko Public Works Department, Solid Waste Superintendent, June 7, 2002).

Eureka County

Solid waste generated in the town of Crescent Valley is collected by Hoss Disposal and transported to the Eureka Landfill which is owned and operated by Eureka County. Residents of rural areas of Eureka County may haul their household waste to collection bins which are collected on a regular basis (Personal Communication, Tom Hoss, owner of Hoss Disposal, June 7, 2002).

Lander County

Most of the solid waste generated in the unincorporated areas of Lander County, as well as the town of Battle Mountain, is collected by Hoss Disposal and transported to the Battle Mountain Landfill. This is a Class II landfill which accepts commercial and residential solid waste in the amount of approximately 60 cubic yards per day. The Battle Mountain Landfill was re-permitted to include more land to the south of the existing facility in order to extend the life of the landfill. Water monitoring is completed twice a year. Four gas monitoring wells were installed late in 2002. (Personal Communication, Roger Sutton, Lander County Public Works Director, November 22, 2004).

4.8.2.2.4 Emergency Services

Law enforcement, fire protection, and ambulance services available in the Study Area are summarized by county and community in Table 4.8.10.

4.8.2.2.5 Health Care and Social Services

Elko County

Major medical services in Elko County are provided by Northeastern Nevada Regional Hospital (NNRH), which serves all of northeastern Nevada including portions of the Study Area located in Elko, Eureka, and Lander counties. This new 127,000 square foot hospital opened in September of 2001. It has 75 all-private acute care rooms and an adjacent medical office building. The new facility replaced the old Elko General Hospital. At the present time, 36 doctors are on the active staff.

Table 4.8.10: Emergency Services Serving Study Area Counties and Communities

Service Type	Agency	Description of Staff	Description of Facilities	Jurisdiction/Additional Areas Covered	Adequacy
			Elko County		
Law Elko Cou Enforcement Sheriff's Departme	Elko County Sheriff's Department	47 law enforcement officers 11 civilian staff members	Headquarters in City of Elko; 5 substations; 140-bed jail facility and regional juvenile probation center in City of Elko.	Unincorporated Elko County; participates in a mutual assist program with the Nevada Highway Patrol (NHP), adjacent county sheriffs' departments and city police departments.	Jail facility is currently over capacity on weekends and officer to inmate ratio is below the national average.
Fire Protection	State of Nevada Division of Forestry (NDF); Northeastern Fire Protection District (NFPD)	State of Nevada 8 paid firefighters Division of Other volunteers as Forestry needed from various (NDF); departments Northeastern Fire Protection District (NFPD)	Spring Creek: 3 stations; 2 engines; 2 pumpers; 2 tenders; 2 wildland trucks; 1 command vehicle	Unincorporated Elko County, including Spring Creek; BLM responsible for fighting wildland fires on federal land; has a mutual aid agreement with NFPD for Spring Creek area.	Unknown; depends on extent of fire.
Ambulance	Elko Ambulance	 2 full-time paid directors 2 unpaid assistant directors 60 volunteers 	8 ambulances: 3 in Elko, 2 in Jackpot, 3 in Wells.	Elko County; emergencies are transported to Elko General Hospital, Twin Falls, or Ely, depending on location of incident.	Existing facilities, equipment, and staff are adequate.

Service Type	Agency	Description of Staff	Description of Facilities	Jurisdiction/Additional Areas Covered	Adequacy
			Elko (City)		
Law Elko Police Enforcement Department	Elko Police Department	35 law enforcement officers 36 civilian staff members	l station; utilizes county jail facility and regional juvenile probation center.	Incorporated City of Elko; participates Existing staff and in a mutual assist program with NHP equipment are ade and Elko County Sheriff's Department	Existing staff and equipment are adequate.
Fire Protection	Elko Fire Department	 15 career firefighters 2 administrative staff 34 volunteers 	3 stations; 7 engines; 3 airport crash trucks; access to 4 NDF vehicles.	Incorporated City of Elko; will Existing staff and respond to calls approximately 8 miles equipment are adequate, from city limits; participates in aid although equipment agreement with NDF for areas outside needs to be updated. city limits.	Existing staff and equipment are adequate, although equipment needs to be updated.
			Carlin		
Law Carlin Polic Enforcement Department	Carlin Police Department	1 chief 4 law enforcement officers 2 civilian staff members	One station; utilizes county jail facility and regional juvenile probation center, both located in Elko.	Incorporated City of Carlin. Participates in mutual assist program with NHP, Elko County Sheriff's Department, and Elko Police Department. Also has new "Joining Forces" program.	Existing facilities, equipment, and staff are not adequate to maintain a sufficient level of service; for example, the vehicle budget has been cut.
Fire Protection	Carlin Voluntcer Fire Department	35 volunteer firefighters	1 station; 3 fire trucks; 2 ambulances; 1 service truck.	Incorporated City of Carlin; will respond to calls 50 miles north, 70 miles south, 12 miles east, and 25 miles west of Carlin. Participates in mutual aid agreement with NDF, and Elko and Eureka counties; department has staff capable of responding to medical emergencies.	Existing staff and equipment are adequate.

Eureka CountyEureka CountyI sheriffEureka CountyI sheriffSheriff's6 law enforcementDepartmentofficers (2 assigned toDepartmentCV substation)S dispatchersbed detention facility in Eureka toS dispatchers3 jailensA jailens3 civilian staffBeureka1 full-time battalionVolunteer Fire1 full-time battalionCubutteer Fire1 full-time battalionS dispatchers6 Stations, including 1 inCounty15 EMTsDepartment74 volunteerT elief (NDF employee)Beowawe and 1 in CrescentDepartment74 volunteerT elief fightersvolunteer chief.BeowaweBeowawe: 1 water chief.BeowaweBeowawe: 1 light engine, 150DepartmentCrescent Valley. 10Crescent Valley.Crescent Valley.DepartmentCrescent Valley.DepartmentCrescent Valley.DepartmentCrescent Valley.DepartmentCrescent Valley.DepartmentCrescent Valley.DepartmentCrescent Valley.DepartmentCrescent Valley.DepartmentVolunteer firefightersVolunteer FireDepartmentDepartmentCrescent Valley.DepartmentVolunteer firefightersDepartmentVolunteer firefightersDepartmentVolunteer firefightersDepartmentVolunteer firefightersNolunteer firefighters	Service Type	Agency	Description of Staff	Description of Facilities	Jurisdiction/Additional Areas Covered	Adequacy
Eureka CountyI sheriffHeadquarters in Eureka 1Sheriff's6 law enforcementbed detention facility in Eureka 10DepartmentCV substation)5 dispatchersDepartmentCV substation)5 dispatchersS dispatchers3 dispatchers4 jailers3 civilian staffnembers6 Stations, including 1 inVolunteer Firechief (NDF employee)Beowawe and 1 in CrescentT A volunteer Firechief (NDF employee)Beowawe and 1 in CrescentDepartment74 volunteerValley. Each station has its ownEureka County15 EMTsVolunteer chief.Departmentfirefightersvolunteer chief.Departmentfirefightersvolunteer chief.Departmentfor station has its ownCrescent Valley.Bereka County15 EMTsCrescent Valley.Departmentfor station has its ownCrescent Valley.Departmentfor stations; lichuding 1 inVolunteer Firefor station has its ownBeowaweBeowawe: 9Beowawe: 1 water tender, 3,200Department;crescent Valley.crescent Valley.Department;for stations; light engine, 150Department;crescent Valley.2001, a new all-wide diveDepartment;crescent Valley.1,500-gallons; light engine, 150Department;crescent Valley.2001, a new all-wide diveDepartment;crescent Valley.1,500-gallons; light engine, 150Department;volunteer firefighters2001, a new all-wide dive<				Eureka County		
Eureka1 full-time battalion6 Stations, including 1 in CrescentVolunteer Firechief (NDF employee)Beowawe and 1 in CrescentDepartment74 volunteerValley. Each station has its own volunteer chief.Eureka County15 EMTsValley. Each station has its own volunteer chief.BeowaweRecover ValleyCrescent ValleyBeowaweBeowawe: 9Beowawe/Crescent ValleyBeowaweBeowawe: 9Beowawe: 1 water tender, 3,200Volunteer Firefirefightersgallons; 1 light engine, 150Crescent ValleyCrescent Valley2001, a new all-wheel driveVolunteer FireCrescent Valley: 10Crescent Valley: 2 pumpers (in 	Law Enforcement		 sheriff anforcement officers (2 assigned to cV substation) dispatchers dispatchers acivilian staff members 	Headquarters in Eureka; 1 substation in Crescent Valley; 20- bed detention facility in Eureka to house all inmates.	Unincorporated areas in Eureka County; participates in mutual assist program with NHP and adjacent county sheriffs' departments.	Existing facilities and staff are adequate.
Eureka County15 EMTs4 ambulances; 2 in Eureka, 2 in Crescent ValleyBeowaweBeowawe/Crescent ValleyBeowaweBeowawe: 1 water tender, 3,200Volunteer FirefirefightersCrescent Valleygallons; 1 light engine, 150Crescent Valleygallons; 1 light engine, 150Crescent Valleygallons; 1 light engine, 150Volunteer FireCrescent Valley: 10DepartmentCrescent Valley: 10Volunteer Firegallons:Volunteer fireCrescent Valley: 2001, a new all-wheel driveVolunteer fire2001, a new all-wheel driveMidland fire truck with Class Afoam system was purchased);1,500-gallon tanker truck	Fire Protection	Eureka Volunteer Fire Department	 full-time battalion chief (NDF employee) 74 volunteer fürefighters 	6 Stations, including 1 in Beowawe and 1 in Crescent Valley. Each station has its own volunteer chief.	Populated areas of Eureka County; NDF and BLM fight wildland fires in rural areas.	Existing facilities and staff are adequate.
BeowaweBeowawe/Crescent ValleyBeowaweBeowawe: 9Beowawe: 1 water tender, 3,200Volunteer Firefirefightersgallons; 1 heavy pumper, 500Department;crescent Valleygallons; 1 hight engine, 150Volunteer FireCrescent Valley: 10gallons.Volunteer FireCrescent Valley: 10crescent Valley: 2001, a new all-wheel driveVolunteer firefighters2001, a new all-wheel driveVolunteer firefighters2001, a new all-wheel driveVolunteer firefighters2001, a new all-wheel driveVolunteer firefightersyolunteer firefightersVolunteer firefighters2001, a new all-wheel driveVolunteer firefightersyolunteer firefightersVolunteer firefighters2001, a new all-wheel driveVolunteer firefightersyolunteer firefightersVolunteer firefightersyolunteer firefightersVolu	Ambulance	Eureka County	15 EMTs	4 ambulances; 2 in Eureka, 2 in Crescent Valley	Eureka County; emergencies are transported to Northeastern Nevada Regional Hospital in Elko.	Existing facilities, equipment, and staff are adequate.
Beowawe:Beowawe:Seowawe				Beowawe/Crescent Valley		
Department Crescent Valley: 10 Crescent Valley: 2 pumpers (in volunteer firefighters 2001, a new all-wheel drive wildland fire truck with Class A foam system was purchased); 1,500-gallon tanker truck	Fire Protection	Beowawe Volunteer Fire Department; Crescent Valley Volunteer Fire	Beowawe: 9 firefighters	Beowawe: 1 water tender, 3,200 gallons; 1 heavy pumper, 500 gallons; 1 light engine, 150 gallons.	Beowawe: serves the town of Beowawe, and responds to calls outside of town boundaries such as Crescent Valley, Dunphy, and I-80.	Beowawe: could always use more volunteers, but staff is adequate. New station (3 bay) was built
-		Department	Crescent Valley: 10 volunteer firefighters	Crescent Valley: 2 pumpers (in 2001, a new all-wheel drive wildland fire truck with Class A foam system was purchased); 1,500-gallon tanker truck	Crescent Valley: serves the town of Crescent Valley, responds to calls as far as Boulder Valley to north and Grass Valley to south.	wo ycars ago. Crescent Valley: existing staff is not adequate to serve area; staff of 25 would be an improvement.
	Ambulance	Eureka County				

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Service Type	Agency	Description of Staff	Description of Facilities	Jurisdiction/Additional Areas Covered	Adequacy
			Lander County		
Law Enforcement	Lander County Sheriff's Department	 I sheriff, 1 chief deputy sheriff, 1 assistant sheriff, 3 sergeants, 9 deputy sheriffs, 7 dispatchers, 7 detention officers, 2 animal control officers, 4 civilian staff members 	Headquarters in Battle Mountain; 1 substation; 50-bed detention facility in Battle Mountain; transport juveniles to Winnemucca facility.	Unincorporated Lander County, including Battle Mountain: participates in a mutual assist program with NHP and adjacent county sheriff's departments.	Existing facilities are adequate.
Fire Protection	Battle Mountain Volunteer Fire Department	25 volunteer firefighters	1 station in Battle Mountain; 3 engines; 2 pumpers; 1 aerial ladder; 4,000-gallon tanker truck.	Populated areas of Lander County, including the unincorporated town of Battle Mountain, will respond to emergencies 25 miles north, 55 miles south, 35 miles east, and 27 miles west of Battle Mountain; NDF and BLM fight wildland fires in rural areas.	Existing staff and equipment are adequate. A new 750-gallon tank truck will replace the mini-pumper.
Ambulance	Battle Mountain Ambulance	25 volunteer EMTs	3 ambulances located in Battle Mountain	Lander County, including Battle Mountain; emergencies are transported to Battle Mountain General Hospital.	Existing facilities, equipment, and staff are adequate.

Source: Personal communications with the following: Linda Seldin, Lander County Sheriff's Department, April 26, 2002; Jody Rogers and Phyllis Jaramillo, Battle Mountain Ambulance Service, April 26, 2002; Cathy Kolsch, Elko Ambulance, May 8, 2002; Jim Urrssti, Fire Captain, NV Department of Forestry, May 8, 2002; Charolette Felton, Elko County Sheriff's Department, May 10, 2002; Clair Morris, Chief of Police, Elko Police Department, May 10, 2002; Pan Lyninger, Eureka County Sheriff's Department May 13, 2002; Cathan Police Department, May 10, 2002; Clair Morris, Chief of Police, Elko Police Department, May 10, 2002; Pan Lyninger, Eureka County Sheriff's Department May 13, 2002; Darla Hoadley, Carlin Police Department, May 13, 2002; Revin Jacks, Carla Jones, Carlia Volunteer Fire Department, May 13, 2002; Barta Police Department, May 13, 2002; Barta Police Department, May 13, 2002; Parta Police Department, May 13, 2002; Parta Police Department, May 13, 2002; Carla Jones, Carla Jones, Carlin Volunteer Fire Department, May 13, 2002; Barta Police Department, May 13, 2002; Barta Police Department, May 13, 2002; Barta Police Department, May 13, 2002; Parta Police Department, May 13, 2002; Barta Police June 6, 2002; Mike Rebaleati, Eureka County Fire Chief via email, 6-10-02; Mike Sansinena, Beowawe Volunteer Fire Department Chief, June 26, 2002. Patients with life-threatening injuries are flown via Care Flight to Salt Lake City, Utah, for medical care (Internet and Personal Communication, Yvonne Moore, Human Resources Assistant/Nursing Administration, June 7, 2002).

Additional medical services are provided by the Elko County Public Health Department, the Elko Clinic, Pioneer Urgent Care, Pinion Road Clinic, Nevada Home Health Service, and Home Health Services of Nevada.

Nevada Rural Health Centers, Inc. opened the Carlin Community Health Clinic in 1998, with one doctor available (Rhonda Smith, Receptionist, June 17, 2002).

Spring Creek residents rely on the medical, dental, and pharmaceutical facilities and services offered in the City of Elko.

Eureka County

The Eureka Medical Clinic was built in October 1998. One physician and one physician's assistant provide medical care. Emergencies are taken to NNRH in Elko. The doctor goes to Austin on

Wednesdays, but is usually on call through the Sheriff's Department (Personal Communication, Diane Podborny, Eureka Medical Clinic Office Manager, June 20, 2002).

Currently, there are no health care facilities established in Beowawe; however, the Crescent Valley Medical Center has been opened, with a doctor available two days a week. The Crescent Valley facility is operated by Nevada Rural Health Centers, Inc. and provides primary and urgent care and pharmaceutical services (Rhonda Smith, Receptionist, Carlin Community Health Clinic, June 17, 2002).

Eureka County maintains a senior center to support the seniors who live in the Crescent Valley area. The center maintains a staff of five part-time people and provides lunch to approximately 25 to 35 people a day, including homebound seniors. Additional services offered include assistance with medications and food bank services (Personal Communication, Heidi Hopper, Senior Center Manager, June 4, 2002).

Lander County

Medical services in the town of Battle Mountain are provided primarily by Battle Mountain General Hospital, which serves north-central Nevada, including the portions of the Study Area located in Lander and Eureka Counties. Battle Mountain General has an active staff of three doctors and maintains 25 patient beds. Patients with life-threatening injuries are flown via Care Flight to Reno or Salt Lake City, Utah, for medical care.

Lander County also contributes to health care in Battle Mountain through its Public Health Department, which offers limited preventive health services. Additional health services in Battle Mountain are offered by the Nevada Home Health Service and the Battle Mountain Medical Clinic, a family practice consisting of three doctors and facilities adjacent to the hospital.

4.8.2.2.6 Library and Recreational Facilities

Library services in the Study Area are provided by the Elko County Library, which serves most of northeastern Nevada. The Elko County main library is located in the City of Elko. In addition, the Elko County Library provides the services of part-time librarians for branch libraries in Crescent Valley, Beowawe, and Battle Mountain on a contractual basis. The County also staffs a bookmobile, which serves Carlin on a bi-weekly basis, as well as schools and rural areas. Existing library facilities in Elko are adequate to serve the existing population in northeastern Nevada. (Personal communication, David Ellefsen, Elko County Library, June 6, 2002). A law library is located in the county courthouse.

Recreational facilities in the Study Area are described in Section 4.15.2.2.1 of the South Pipeline Final EIS (BLM 2000a).

4.8.2.2.7 Public Education

The Project Area is located within the service boundaries of several public school districts, including the Elko County School District, Eureka County School District, and Lander County School District. In addition, universities, private schools, and other institutions offer educational services in the Project Area, and are documented in this section.

Elko County School District

The Elko County School District provides public educational services in both the incorporated and unincorporated areas of Elko County. These services are summarized in Table 4.8.11. Seven of the ten schools located within the Project Area are operating at or above capacity, with student-teacher ratios ranging from 11.9 to 17.9, for an average of 15.45. Table 4.8.12 summarizes historic district-wide student enrollment and teaching staff, which shows that student-teacher ratios for the district have remained stable, ranging from 15.35 in 1997-1998 to 15.36 in 2000-2001, with little variation in the two intervening years (Personal Communication via email, Mary Ann Kenley, Superintendent's Assistant, Elko County School District, April 6, 2002).

Of the 10,444 students in the Elko County School District, approximately 2,800 are bussed to and from school daily. The District maintains approximately 73 buses, ranging in size from 19- to 84-passenger vehicles (Personal Communication by email, Mary Ann Kenley, Superintendent's Assistant, Elko County School District, June 5, 2002). In addition to the standard public educational services, the following programs are available: a) Elko County School District Adult High School Program; b) Alternative Education Program; c) Incarcerated Program; d) Northeastern Nevada Regional Professional Development Program (NNRPDP); (e) University of Nevada Reno and Great Basin Community College; f) private schools that provide alternative education opportunities.

Eureka County School District

The Eureka County School District provides public educational services in both the incorporated and unincorporated areas of Eureka County. These are summarized in Table 4.8.13. All schools

Table 4.8.11: Enrollment, Capacity and Teaching Staff for Schools in the Elko County School District

20001-02 School Year	Grades Served	Current Enrollment	Ultimate Capacity ¹	Available Capacity	Number of Teachers	Student Teacher Ratio
Elko High School	9-12	1,223	1,425	202	74	16.52
Spring Creek High School	9-12	768	950	182	48	16.0
Elko Junior High School	7-8	647	425	-222	44	14.7
Spring Creek Middle School	7-8	752	675	-77	36	18.16
Northside Elementary School	K-6	598	506	-92	42	14.9
Southside Elementary School	K-6	623	436	-187	44	14.15
Mountain View Elementary School	K-6	717	574	-143	44	16.2
Carlin Combined School	K-12	454	647	193	38	11.9
Spring Creek Elementary School	K-6	669	590	-79	40	16.72
Sage Elementary School	K-6	577	577	at capacity 2	37	15.59

Source: Personal Communication, Mary Ann Kenley, Elko County School District, Secretary of the Superintendent, May 2, 2002. Ultimate capacity does not include portables or special use areas such as special education, music, art, ESL, Chapter, gyms, multipurpose, libraries, etc.

² This school consists entirely of modular classrooms.

Table 4.8.12: Historic Student Enrollment and Teaching Staff Levels in Study Area School Districts

	ELKO	COUNTY S DISTRICT		EUREKA	A COUNTY DISTRICT	SCHOOL	LANDER	R COUNTY DISTRICT	
Year	Students	Teachers	Student to Teacher Ratio	Students	Teachers	Student to Teacher Ratio	Students	Teachers	Student to Teacher Ratio
1997-98	10,624	692	15.35	378	41	9.21	1,777	87	20.43
1998-99	10,444	693	15.07	358	38	9.42	1,703	102	16.69
1999-00	10,161	684	14.86	347	33	10.51	1,534	98	15.65
2000-01	10,444	680	15.36	305	31	9.83	1,449	90	16.1

Source: Personal Communication, Mary Ann Kenley, Elko County School District, Secretary of the Superintendent, May 2, 2002; Personal Communication, Robin Hicks, Eureka County School District, Secretary of the Superintendent, April 28, 2002; and Personal Communication, Mary Belton, Secretary of the Superintendent, Lander County School District, April 23, 2002.

Table 4.8.13: Enrollment, Capacity and Teaching Staff for Schools in the Eureka County School District

School	Grades Served	Current Enrollment	Ultimate Capacity	Available Capacity	Number of Teachers	Student to Teacher Ratio
Eureka County Jr./Sr. High School	7-12	125	200	75	15	8.33
Eureka County Elementary School	K-6	93	240	147	10	9.30
Crescent Valley Elementary School	K-6	50	180	130	5	10.0

Source: Personal Communication, Robin Hicks, Secretary to the Superintendent, Eureka County School District, April 28, 2002.

located within the district area are operating well below capacity, with student-teacher ratios ranging from 8.33 to 10, for an average of 9.2. Table 4.8.12 summarizes historic district-wide information, showing that student-teacher ratios for the district have ranged from 9.21 in 1997-1998 to 9.83 in 2000-2001, with an average of 9.74 (Personal Communication by email, Robin Hicks, Secretary to the Superintendent, Eureka County School District, April 28, 2002).

Of the 305 students in the Eureka County School District, an average of 239 are bussed to and from school daily. The district maintains approximately 13 buses, ranging in size from 12- to 84-passenger vehicles (Personal Communication by email, Robin Hicks, Secretary to the Superintendent, June 3, 2002). In addition to the public educational services offered by the district, the Great Basin Community College system currently offers adult classes in the community.

Lander County School District

The Lander County School District provides public educational services in both the incorporated and unincorporated areas of Lander County, as summarized in Table 4.8.14. Two of the five schools in the district are operating at a small margin over capacity. Eleanor Lemaire Elementary School was built and opened as scheduled, and together with a decreasing enrollment, has eased the crowded conditions that previously existed. Student-teacher ratios range from 14.50 to 19.27, with an average of 17.18 (Personal Communication by email, Mary Belton, April 23, 2002). Table 4.8.12 shows that as enrollment declined between 1997-1998 and 2000-2001, the student teacher ratio decreased from 20.43 to 16.1 (Personal Communication via email, Mary Belton, Secretary to the Superintendent, Lander County School District, April 23, 2002).

Of the 1,449 students in the Lander County School District, an average of 175 are bussed to and from school daily. The district maintains approximately 14 buses, ranging in size from 12- to 84-passenger vehicles. The Lander County School District offers an adult diploma program. Great Basin Community College maintains a branch facility in Battle Mountain with on-site instructors, interactive video classes, and a computer lab. There is also an after-school program for children of working parents (Personal Communication via email, Mary Belton, Secretary to the Superintendent, June 4, 2002).

Table 4.8.14: Enrollment, Capacity and Teaching Staff for Schools in the Lander County School District

School	Grades Served	Current Enrollment	Ultimate Capacity	Available Capacity	Number of Teachers	Student to Teacher Ratio
Battle Mountain High School	9-12	337	350	13	23	14.65
Battle Mountain Junior High	6-8	212	200	-12	11	19.27
Eleanor Lemaire Elementary School	4-6	320	480	160	17	18.82
Mary Black Elementary School	3-5	187	250	63	10	18.70
Eliza Pierce Elementary School	K-2	203	150	-53	14	14.50

Source: Personal Communication, Mary Belton, Secretary to the Superintendent, Lander County School District, April 23, 2002.

4.8.2.2.8 Public Finance

Forms of Government

In Nevada, the powers of local governments are established by statute, subject to change by the state legislature. County governments are designated by the state legislature, whereas, city governments may be established by general law or special charter. In Nevada, special districts are the most common form of local government. The Nevada constitution does not reserve any governmental authority to either county or city governments. Counties and cities share a similar range of governmental authority including general police powers, control of land use, and health, welfare, and recreation responsibilities. Counties have some additional powers including property assessment courts, tax collections, and administration of special licenses. Unincorporated towns may, with county approval, take on most functions of a city government (Ebel 1990).

Elko County

The state legislature created Elko County, the sixth largest county in the U.S., from part of Lander County in 1869. Elko County is governed by a five-member Board of County Commissioners, each elected to a four-year term. The Board of County Commissioners appoints a seven-member planning commission. The County Commissioners oversee county operations, including administration, law enforcement, judicial, public works, and economic development. The county school district serves the entire county and is governed by an elected board, with the superintendent and administration responsible for day-to-day operations. The City of Elko incorporated in 1917 and has a council-manager form of government. A mayor and four supervisors are elected to four-year terms, while the city manager and other municipal officials are appointed by the city council. The City of Carlin incorporated in 1971 and has a mayor-council form of government. The mayor, vice mayor, and four council members are each elected to four-year terms. The city clerk, police chief, and public works director are appointed by the city council.

Eureka County

The primary governing bodies in Eureka County are the Board of County Commissioners and the Eureka County School District. The County Commissioners oversee county operations, including administration, law enforcement, judicial, public works, and economic development. The County also administers the budgets of the Town of Eureka, Town of Crescent Valley, and various special districts. The county school district serves the entire county and is governed by an elected board, with the superintendent and administration responsible for day-to-day operations. The Town of Crescent Valley is governed by the Crescent Valley Town Board. Beowawe is unincorporated and is governed by the Eureka County Board of Commissioners.

Lander County

Lander County is governed by a three-member Board of Commissioners, each elected to a four-year term. A seven-member planning commission, public administrator, and budget director are appointed to serve the region. The county commissioners administer the following services and properties: fire protection; roads; recreational facilities; library; water, wastewater; and planning. The county school district serves the entire county and is governed by an elected board, with the superintendent and administration responsible for day-to-day operations. Battle Mountain is unincorporated and receives administrative services from Lander County.

Current Fiscal Condition

Public finances in Nevada include locally derived and state-shared revenues. Locally derived finances consist of ad valorem property taxes on real and personal property and the net proceeds of mines located within the county. State-shared revenues include sales, motor vehicle, fuel, and gaming revenues. Intergovernmental transfers have become important because of economic disparities between metropolitan areas of Clark and Washoe counties and rural agricultural and mining counties.

Table 4.8.15 presents the actual budget revenues and expenditures for 1999 and 2000 for each Study Area county. As shown in Table 4.8.15, Elko County is somewhat less dependent on tax revenue than Eureka and Lander Counties, which have similar sources of revenue; however, all three counties are very reliant on tax revenue and intergovernmental transfers. Tax revenues rose modestly in Elko and Lander Counties from 1999 to 2000, but declined substantially in Eureka County. In 2000, intergovernmental transfers accounted for 37 percent of Elko County's revenue, 54 percent of Eureka County's revenue, and 41 percent of Lander County's revenue. The largest portion of 1999 and 2000 budget expenditures in Elko County was spent on Public Safety. In Eureka County, the greatest amount was spent on General Government, while in Lander County's Debt Service expenditure was two percent in 1999 and 2000, compared with zero for Eureka and Lander.

Tax Revenue from Mining

The state and local governments receive revenue from mining in two ways: a tax on net proceeds of mineral operations and a property tax on mining-related property. The tax on mining proceeds is constitutionally-mandated. Net proceeds are calculated by subtracting certain deductions from the gross yield of mining production. Deductions include the costs of extraction, transportation to mill, reduction and refining, marketing, and insurance, as well as depreciation of the plant, machinery, and equipment and royalties paid. Until 1987, all mining tax receipts on net proceeds were allocated to local governments. Currently, the state may tax up to five percent on net proceeds and subsequently distributes tax receipts to the counties on the basis of their ad valorem tax rate. Current ad valorem tax rates (FY 2001-2002) for the Study Area counties are 2.7669 in Elko, 1.7088 in Eureka, and 3.1515 in Lander (Nevada Department of Taxation, Division of Assessment Standards, 2002).

As shown in Table 4.8.16, the three-year assessed valuation of net proceeds has declined by nearly nine percent for Elko County and over 12 percent for Lander County, while Eureka County rebounded from a large decline in 1999-2000 to a higher valuation than that of 1998-1999. Mining tax revenue in 2000-2001 was down by nine percent in Elko County from 1999-2000, but was similar to 1998-1999. In Eureka for 2000-01, revenue was up dramatically from the previous year by approximately 58 percent and surpassed the revenue levels of 1998-1999. Lander County's 2000-2001 revenue declined approximately 11 percent from its 1998-1999 amount, and was down approximately 24 percent from 1999-2000. For the five year period from 1999 through 2003, CGM paid \$9,100,000 in property tax to Lander County. The net proceeds tax for CGM's operations during that same time period was \$53,144,000 paid to the State of Nevada. Approximately 50 percent of the net proceeds tax is returned to Lander County by the State of Nevada (Jim Collord, verbal communication March 29, 2004).

Table 4.8.17 shows the total assessed valuation of mining property according to the Department of Taxation, and its percentage of the total assessed property value for each Study Area county and the State of Nevada. Eureka County had the greatest percentage of mining property valuation compared to the other counties and the state, with over 60 percent for each year. Lander County had the next highest percentage, of over 20 percent for each year, while Elko had the least of the Study Area Counties, varying from 7.5 in 1998-99 to 6.2 percent in 2000-01, which was higher than the state (2.5 percent to 2.2 percent). The percentage of mining valuation of the total assessed property value of the counties and state has varied somewhat over the three fiscal years. Overall, Elko County's mining value percentage declined by 1.4 percent, Eureka County gained 1.5 percent, Lander County declined 3.6 percent, and the state declined 0.3 percent for the three fiscal years.

Table 4.8.15: Revenues and Expenditures in Study Area Counties, 1999 and 2000 (in dollars)

Revenues/Expenditures Revenues		EIKO COUNT	Anno			LUreka	Eureka County			Failuer County	OUNTY	
Revenues/Expenditures Revenues						% of		% of		% of		% of
Revenues	1999	% of Total	2000	% of Total	1999	Total	2000	Total	1999	Total	2000	Total
Taxes (Property and Other)	3,612,463	25%	3,975,175	24%	3,005,485	41%	2,673,520	35%	2,414,290	38%	2,748,583	41%
Licenses and Permits	748,468	5%	717,910	4%	10,299	%0	10,070	0%0	89,107	1%	93,993	1%
Intergovernmental Resources	5,981,833	42%	6,011,201	37%	3,654,277	50%	4,145,325	54%	2,805,304	44%	2,780,462	41%
Charges for Services	1,448,292	10%	1,442,629	9%6	304,461	4%	321,856	%0	616,553	10%	465,832	7%
Fines and Forfeits	1,078,462	%8	1,110,067	7%	84,375	1%	98,309	1%	288,082	%0	293,373	4%
Miscellaneous Revenues	850,134	%§	1,216,533	7%	272,889	4%	384,420	%€	209,476	4%	392,999	6%
Other Financing Sources	651,475	5%	1,780,131	11%								
Total Revenues 14,371,127	14,371,127	100%	16,253,646	100%	7,331,786	100%	7,633,500	100%	6,422,812	100%	6,775,242	100%
Expenditures												
General Government	4,339,622	29%	4,574,577	28%	1,981,269	38%	1,885,429	34%	2,307,380	38%	2,317,609	38%
Judicial	3,629,397	24%	4,220,224	29%	613,750	12%	655,273	12%	1,384,205	23%	1,225,382	20%
Public Safety	5,715,731	39%	6,196,721	42%	1,389,311	26%	1,396,223	26%	2,386,122	39%	2,469,636	41%
Public Works	639,850	2%	560,479	3%	•	%0	'	0%0	'	%0	'	0%0
Health and Sanitation	229,466	2%	247,252	2%	339,519	6%9	474,352	%0		0%0		0%0
Welfare	•	2%	•	0%0	-	%0	-	0%7		0%0	•	0%0
Culture and Recreation	•	0%0	-	9%	582,017	11%	598,994	11%		0%0	•	0%0
Community Support		9%0	•	0%	390,978	%	390,589	0 %0		0%0	•	0%0
Intergovernmental Expenditures	•	0%0	•	0%0	•	38%	72,000	%1	42,092	1%	12,283	0%0
Debt Service (Principal plus Interest)	269,404	2%	300,361	2%	-	0%0	•	0%0	•	0%0		0%
Total Expenditures	14,823,470	%66	16,099,614	100%	5,296,844	100%	5,472,860	100%	6,119,799	100%	6,024,910	100%
Excess (Deficiency) of Revenues Over Expenditures	(452,343)		154,032		2,034,942		2,160,640		303,013		750,332	

Source: Nevada Department of Taxation, 2002

Table 4.8.16: Assessed Valuation and Tax Revenue Distribution of Net Proceeds of Minerals by Study Area County

			Fiscal Year	
	County	1998-99	1999-00	2000-01
Eller	Assessed Valuation	\$139,600,605	\$140,134,722	\$127,092,163
EIKO	Tax Revenue Distribution	\$6,763,846	\$7,006,737	S6,241,783
F	Assessed Valuation	\$185,631,362	\$117,763,439	S185,854,627
Eureka	Tax Revenue Distribution	\$9,107,946	\$5,881,592	\$9,428,158
	Assessed Valuation	\$223,122,561	\$255,752,529	\$195,507,746
Lander	Tax Revenue Distribution	\$10,904,757	\$12,781,662	\$9,660,750
Source: Neva	Source: Nevada Department of Taxation email April 16, 2002; mw@govmail.state.nv.us	6, 2002; rnw@govmail.state.nv.us		

Table 4.8.17: Mining Property Valuation as a Percentage of Total Property in the Study Area Counties

	H	FY 1998-1999		1	FY 1999-2000		I	FY 2000-2001		Percent	Percent Change
County	Mining Property Assessed Valuation ^a	Total Assessed Value ^b	% Mining	Mining Property Assessed Valuation	Total Assessed Value	% Mining	Mining Property Assessed Valuation	Total Assessed Value	% Mining	FY 1998-99 To FY 1999-00	FY 1999-00 T ₀ FY 2000-01
Elko	\$71,911,050	\$952,822,299	7.5%	\$71,007,900	\$981,549,892	7.2%	\$60,787,470	\$987,195,980	6.2%	-0.3%	-1.1%
Eureka	\$385,001,200	\$622,549,357	61.8%	\$358,301,590	\$532,228,222	67.3%	\$391,362,020	\$617,820,838	63.3%	5.5%	-4.0%
Lander	\$111,788,520	\$434,681,461	25.7%	\$98,153,910	\$462,387,416	21.2%	\$89,518,040	\$403,833,455	22.2%	-4.5%	0.9%
State of Nevada ^c	\$1,071,357,910	State of S1,071,357,910 \$43,045,689,217 2.5%	2.5%	\$1,165,931,280		2.4%	\$1,101,255,910	\$1,101,255,910 \$51,172,070,842 2.2%	2.2%	0.0%	-0.3%
Sources: ^a	State of Nevada, D	Sources: ^a State of Nevada, Department of Taxation, Annual Reports, Fiscal 1998-1999, 1999-2000, 2000-2001	n, Annual R	eports, Fiscal 1998.	State of Nevada, Department of Taxation, Annual Reports, Fiscal 1998-1999, 1999-2000, 2000-2	00-2001					

^o State of Nevada, Department of Taxation, Statistical Analysis of the Roll, Fiscal Year 2000-2001 ^o Nevada Department of Taxation, email communication, May 29, 2002, bmoore@tax.state.nv.us

4.8.3 Environmental Consequences and Mitigation Measures

4.8.3.1 Significance Criteria

NEPA (Section 1508.14) states that "...economic or social effects are not intended by themselves to require preparation of an environmental impact statement. When an environmental impact statement is prepared and economic or social and natural or physical environmental effects are interrelated, then the environmental impact statement will discuss all of these effects on the human environment." This means that social or economic differences are not enough to result in a potentially significant adverse effect, but they need to manifest themselves with some physical change, as described in NEPA (Section 1508.8(b)), "...effects may include growth inducing impacts and other effects related to induced changes in the pattern of land use, population density or growth rate".

As identified during the scoping process and from the South Pipeline Final EIS (BLM 2000a, pages 4-206 through 4-208), the Proposed Action would normally have a significant effect on the environment if the following would occur:

- Induce substantial growth or concentration of population;
- Displace a large number of people;
- Cause a substantial reduction in employment;
- Substantially reduce wage and salary earnings;
- Cause a substantial net increase in County expenditures; or
- Create a substantial demand for public services.

4.8.3.2 Assessment Methodology

The social and economic characteristics of the Study Area are analyzed to determine the effects or impacts of the Proposed Action and alternatives on population, employment, housing, and public services. Fiscal effects are also assessed based on information obtained from Elko, Eureka, and Lander Counties.

4.8.3.3 Proposed Action

The Proposed Action would account for up to an additional seven years of mining and processing as well as the continued employment of 450-500 individuals beyond the 18 years outlined in the South Pipeline Final EIS (BLM 2000a, page 3-1). As described in Section 2.6.2, it is estimated that up to 50 contractors would be working on the Project Area at any time during the life of the Project. The majority of current employees would continue to be transported by bus to the Project site each day. CGM does not intend to build living facilities at or near the Project Area. Although additional

permanent employees are not expected to be necessary, CGM would hire any new personnel from the local area if possible.

4.8.3.3.1 Population Effects

Because the Proposed Action would utilize the existing permanent CGM work force, the Proposed Action would not impact the population of the Study Area beyond existing conditions under the South Pipeline Project. The Proposed Action may have up to 50 contractors on site at any time during the life of the Project; however, the impact of contractors or temporary construction personnel on the population of the Study Area is short-term and is not considered significant. The Proposed Action would have a beneficial effect of maintaining population stability in the Study Area by providing an additional seven years of employment to current staff (450-500 employees). By utilizing the existing CGM work force, the Proposed Action would not induce substantial growth or concentration of population and would not create a substantial demand for public services. In addition, CGM has a commitment to work with other companies in the Study Area and the affected counties and communities to minimize impacts to those communities as the mines close down (see Section 2.10).

Impact 4.8.3.3-1: Implementation of the Proposed Action would continue employment of CGM's existing work force for an additional seven years, thus maintaining population stability in the Study Area during the life of the Project and would then cease at the end of the Project.

Significance of the Impact: This would be a beneficial impact during the life of the Proposed Action, and no mitigation measures would be required.

4.8.3.3.2 Employment Effects

It is likely that the 50 contractors and short-term construction personnel would be selected from the Study Area. Review of Table 4.8.6 reveals that the Study Area counties and communities could each accommodate the 50 workers employed in a given industry.

As described in Section 4.8.2.2.2, unemployment levels in two of the Study Area counties were higher than the state average in 2001 and have been rising due to the recent decline in the price of gold and subsequent layoffs in the mining industry. The continued employment of 450-500 workers by the Proposed Action would be welcome in an area facing shrinking job opportunities and growing unemployment. At least seven years of continued employment in the mining industry, one of the highest paying industries in the area, would be a positive benefit to the Study Area. In addition, CGM has a commitment to work with other companies in the Study Area and the affected counties and communities to minimize impacts to those communities as the mines close down (see Section 2.10).

In addition, the Proposed Action would have an indirect positive impact on Study Area employment. Based on the current employment of 407 workers and using an employment multiplier of 1.25 (Dobra 1989), a total employment impact of 916 jobs, or 509 additional jobs, would continue as a result of the Proposed Action. Of these 509 indirect jobs, 305 jobs in the local economy and 204 jobs in the urban service and supply centers of Nevada would continue under the Proposed Action. Similarly, using the 2002 monthly payroll of \$1.9 million and the income multiplier of 1.57 (Dobra 1989), an estimated annual indirect payroll of \$13.2 million would continue for at least seven years as a result of the Proposed Action.

Both direct and indirect employment would continue through approximately 2023. Workers and their families would continue to enjoy the same quality of life and would continue to spend disposable income at local businesses in the Study Area. As estimated in Section 4.8.2.2.2, CGM's existing payroll generates approximately \$13 million in direct disposable income annually, which in turn generates an additional \$20 million of indirect disposable income spent annually throughout the Study Area and the state.

Impact 4.8.3.3-2: Implementation of the Proposed Action may require employment of up to 50 short-term contractors or construction personnel during the life of the Project and would continue long-term employment for the existing CGM work force (450-500). It is expected that temporary and/or potential long-term employment positions could be accommodated by the Study Area population and no ingress of employees from outside of the Study Area would result. The Proposed Action would continue to employ current CGM employees for an additional seven years, resulting in a continuance of current indirect employment, as well as direct and indirect spending in the Study Area and the state during the life of the Project and would then cease at the end of the Project.

Significance of the Impact: These would be beneficial impacts during the life of the Proposed Action. No adverse impact due to increased short-term and continued long-term employment opportunities would be expected, and no mitigation measures would be required.

4.8.3.3.3 Housing Effects

Assuming the employment analysis is correct in determining that the Study Area has a sufficient resident population in the needed industry classifications to meet the demand for approximately 50 contractors during the life of the Project, no additional housing would be required. Nevertheless, this analysis assumes that 50 rental residences would be needed. The housing characteristics outlined in Table 4.8.9 for 2000 depict ample rental opportunities. Fifteen percent or 2,768 housing units were vacant in Elko County; 35 percent or 359 housing units were vacant in Eureka County; and 25 percent or 973 housing units were vacant in Lander County. Assuming the occupancies follow the county proportions for renter or tenant occupied versus owner occupied housing units (30 percent tenant occupied in Lander County; and 23 percent tenant occupied in Lander County, and 224 rental units in Lander County would be available. In addition to these rental units, temporary housing in hotel/motels and RV parks is available throughout the Study Area. Based on the availability of vacant housing in the Study Area, the Proposed Action would cause no housing shortage.

Continued employment of existing CGM employees through 2023 under the Proposed Action may result in additional home sales to employees that have been renting. However, this is not expected to affect housing availability in the Study Area. In addition, CGM has a commitment to work with other companies in the Study Area and the affected counties and communities to minimize impacts to those communities as the mines close down (see Section 2.10).

Impact 4.8.3.3.-3: Implementation of the Proposed Action may increase demand for local rental housing during the life of the Project and would then cease at the end of the Project. The demand can be accommodated with existing housing supply.

Significance of the Impact: This would be a beneficial impact during the life of the Proposed Action since housing vacancy levels for the Study Area far exceed the state average. No mitigation measures would be required.

4.8.3.3.4 Public Service Effects

The Proposed Action would not induce growth in the Study Area; therefore it would not create additional demand for public services. Public services such as utility services (water, sewage, and solid waste), emergency services, health care and social services, library and recreational facilities, and educational facilities would be affected by the Project only for the additional length of time (seven years) that CGM employees would require such services. As discussed in Section 4.8.2.2.1, population growth in the Study Area is expected to increase over the next decade. However, since no population growth would be caused by the Proposed Action, the public service providers in the Study Area should be able to meet the needs of current residents, including existing CGM employees, through the life of the Project. In addition, CGM has a commitment to work with other companies in the Study Area and the affected counties and communities to minimize impacts to those communities as the mines close down (see Section 2.10).

Impact 4.8.3.3-4: Public service requirements as a result of implementing the Proposed Action would remain the same as current levels.

Significance of the Impact: This would be neither an adverse nor a beneficial impact of the Proposed Action. No mitigation measures are proposed.

4.8.3.3.5 Fiscal Effects

Under the Proposed Action, an additional 110 million tons of ore would be mined in the Project Area. This additional gold production capacity translates into increased gross yield from mining production in Lander County, and subsequently, increased taxable net proceeds and property tax at levels similar to those described in Section 4.8.2.2.8. The latest breakdown of net proceeds by mining operation (2001) showed that CGM had the highest net proceeds in Lander County and paid over 51 percent of the total taxes on net proceeds (State of Nevada 2002). The Proposed Action would result in the continuation of, and potential increase in, CGM's tax contribution to Lander County from net proceeds. In addition, development of the Proposed Action would increase the value of CGM's real and personal mining property, thus increasing the amount of property taxes paid to Lander County. As discussed in Section 4.8.2.2.10, tax revenues as a proportion of Lander County's total revenues increased between 1999 and 2000 from 38 to 41 percent. However, Lander County lost approximately \$60 million in the assessed value of the net proceeds of minerals between 1999-2000 and 2000-2001. This drop in assessed valuation resulted in nearly a 24 percent loss of tax revenue from net proceeds. Implementation of the Proposed Action would have the beneficial impact of preventing another significant drop in the net proceeds tax revenue by extending the producing life of CGM's operations by seven years. At the termination of the Proposed Action the tax revenues from the Project would cease and this fiscal benefit would end. If another economic

activity were not to replace the Proposed Action, then the loss of the fiscal benefit would continue into the future.

Although Elko and Eureka Counties would not receive mining-related increased tax revenues from the Proposed Action, these counties would be affected due to the majority of CGM employees residing in these communities. While the Proposed Action would not increase the number of long-term residents in the Study Area, it would extend the residency period of 450-500 CGM employees by seven years. This would result in a continued demand for government services in Elko and Eureka Counties where 68 and 15 percent of current employees reside. However, since both counties had a budget surplus in 2000 (see Table 4.8.15) and CGM employees residing in Elko and Eureka Counties represent a very small percentage of each county's total population, the impact on public finance in these counties is not considered significant. The effects of the continued presence of CGM employees on Elko and Eureka County expenditures are likely to be offset by the taxes (i.e., property and sales taxes) paid by these residents, who are typically the highest-earning in the Study Area, as well as other revenue generated from county residents (i.e., service fees, license and permit fees, etc.). In addition, CGM has a commitment to work with other companies in the Study Area and the affected counties and communities to minimize impacts to those communities as the mines close down (see Section 2.10).

Impact 4.8.3.3-5: Implementation of the Proposed Action would result in a continuation of and a potential increase in revenues for the State of Nevada and Lander County, which would then cease at the end of the Project.

Significance of the Impact: This would be a beneficial impact of the Project. No adverse impact due to continued and increased revenue would be expected. There could be significant impact at the end of the Project when the fiscal benefits of the Project cease. No mitigation measures would be required.

4.8.3.3.6 Residual Adverse Impacts

No residual adverse effects would be associated with the Proposed Action. If additional economic activities are not in place at the end of the Proposed Action, then there is the potential for residual impacts to income levels, housing, public finance, the economy, and employment.

4.8.3.4 No Action Alternative

Under the No Action Alternative, the Proposed Action would not be implemented. As a result, current CGM employees would not continue employment beyond the current life of the South Pipeline Project. The potential significant impact at the end of the South Pipeline Project when the fiscal benefits cease would occur seven years soon than under the Proposed Action.

4.8.3.4.1 Socioeconomic Effects

The No Action Alternative would result in the loss of the beneficial socioeconomic effects associated with the Proposed Action. Current employment at CGM's operation would cease with the termination of the South Pipeline Project, thus causing a reduction of employment seven years

earlier than under the Proposed Action. In addition, CGM has a commitment to work with other companies in the Study Area and the affected counties and communities to minimize impacts to those communities as the mines close down (see Section 2.10).

Impact 4.8.3.4-1: Impacts resulting from implementation of the No Action Alternative would be the elimination of up to seven additional years of payroll for 450 to 500 CGM employees, decreased revenues to local and state jurisdictions, and reduced wages spent in the Study Area.

Significance of the Impact: This impact is considered significant. There could be significant impact at the end of the South Pipeline Project when the fiscal benefits of the Project cease. No mitigation measures appear feasible.

4.8.3.4.2 Residual Adverse Impacts

The residual adverse impacts from the implementation of the No Action Alternative stem from the loss of potential beneficial socioeconomic impacts associated with the Proposed Action. These beneficial impacts include the following: a) increased population stability in the Study Area; b) continued and increased employment opportunities; c) increased demand for local housing; and d) continued and increased revenues for the state and Lander County. The South Pipeline Final EIS did not identify any unavoidable adverse effects for socioeconomic values or public services (BLM 2000a, page 4-212). If additional economic activities are not in place at the end of the Proposed Action, then there is the potential for residual impacts to income levels, housing, public finance, the economy, and employment.

4.8.3.5 No Backfill Alternative

Socioeconomic and public service impacts from the No Backfill Alternative are identical to those described for the Proposed Action. The No Backfill Alternative would require the same number of short-term contractors (up to 50) as the Proposed Action and would continue to employ the 450-500 existing CGM employees for an additional seven years beyond the South Pipeline Project.

4.8.3.5.1 Socioeconomic Effects

Impacts to socioeconomic values resulting from implementation of the No Backfill Alternative would be the same as those described for the Proposed Action.

4.8.3.5.2 Residual Adverse Impacts

No residual adverse effects would be associated with the No Backfill Alternative. If additional economic activities are not in place at the end of the Proposed Action, then there is the potential for residual impacts to income levels, housing, public finance, the economy, and employment.

4.8.3.6 Complete Backfill Alternative

Socioeconomic and public service impacts from the Complete Backfill Alternative are similar to those described for the Proposed Action. However, for this analysis it is assumed that the Complete Backfill Alternative would continue to employ approximately 50 of the existing CGM employees

for one additional year beyond the seven years specified in the Proposed Action. In addition, CGM has a commitment to work with other companies in the Study Area and the affected counties and communities to minimize impacts to those communities as the mines close down (see Section 2.10).

4.8.3.6.1 Population Effects

The Complete Backfill Alternative would have a beneficial effect of maintaining population stability in the Study Area by providing an additional seven years of employment to current staff (450-500 employees) and an eighth year of employment to a portion of the staff (approximately 50). By utilizing the existing CGM work force, the Proposed Action would not induce substantial growth or concentration of population and would not create a substantial demand for public services.

Impact 4.8.3.6-1: Implementation of the Complete Backfill Alternative would continue employment of CGM's existing work force for an additional seven years and a portion of the workforce for an eighth year, thus maintaining population stability in the Study Area.

Significance of the Impact: This would be a beneficial impact of the Complete Backfill Alternative, and no mitigation measures would be required.

4.8.3.6.2 Employment Effects

At least seven years of continued employment in the mining industry, one of the highest paying industries in the area, would be a positive benefit to the Study Area. In addition, CGM has a commitment to work with other companies in the Study Area and the affected counties and communities to minimize impacts to those communities as the mines close down (see Section 2.10).

Impact 4.8.3.6-2: Implementation of the Complete Backfill Alternative would continue long-term employment for the existing CGM work force (450-500) and an additional year for a portion of the current work force. The No Backfill Alternative would continue to employ current CGM employees for an additional eight years, resulting in a continuance of indirect employment, as well as direct and indirect spending in the Study Area and the state.

Significance of the Impact: These would be beneficial impacts of the Complete Backfill Alternative. No adverse impact due to increased short-term and continued long-term employment opportunities would be expected, and no mitigation measures would be required.

4.8.3.6.3 Housing Effects

Housing and rental unit occupancy would be extended for an additional year based on implementation of the Complete Backfill Alternative. This would be a beneficial impact similar to the Proposed Action.

4.8.3.6.4 Public Service Effects

Implementation of the Complete Backfill Alternative would have the same impacts as the Proposed Action for seven years. In the eighth year, a decline in demand for services would occur; thus, no additional impact would be associated with the Complete Backfill Alternative.

4.8.3.6.5 Fiscal Effects

The Fiscal impacts of implementing the Complete Backfill Alternative are identical to those described for the Proposed Action.

4.8.3.6.6 Residual Adverse Impacts

No residual adverse effects would be associated with the Complete Backfill Alternative. If additional economic activities are not in place at the end of the Proposed Action, then there is the potential for residual impacts to income levels, housing, public finance, the economy, and employment.

4.9 Environmental Justice

4.9.1 Regulatory Framework

On February 11, 1994, President William Clinton issued Executive Order 12898, Federal Actions to Address Environmental Justice in Minority Populations and Low-Income Populations. This Executive Order was designed to focus the attention of federal agencies on the human health and environmental conditions in minority communities and low-income communities. In an accompanying Presidential memorandum, the President emphasized that existing laws, including NEPA, provide opportunities for federal agencies to address environmental hazards in minority and low-income communities. In April of 1995, the EPA released the document titled Environmental Justice Strategy: Executive Order 12898. The document established EPA-wide goals and defined the approaches by which the EPA would ensure that disproportionately high and adverse human health or environmental effects on minority communities and low-income communities are identified and addressed.

4.9.2 Affected Environment

4.9.2.1 Study Methods

The baseline data presented below are based upon information from the South Pipeline Final EIS (BLM 2000a, pages 4-212 through 4-214), the Pipeline Final EIS (BLM 1996a, pages 3-45 through 3-52), and its precursor, the Cortez Gold Mine Expansion Project Draft EIS (BLM 1992, pages 3-47 through 3-51). Discussion of existing socioeconomics are incorporated by reference. New and supplemental socioeconomics data information obtained from a variety of state and federal sources including the 1990-2000 U.S. Census; U.S. Department of Commerce, Bureau of Economic Affairs; and the Nevada State Demographer have been added.

The study area for environmental justice effects includes the Project Area, as well as portions of Elko, Eureka, and Lander Counties. As discussed in the Pipeline/South Pipeline Final EIS, this study

area was defined based on the fact that employees may live up to 70 miles from the Project Area, with approximately 60 percent living in the Elko/Spring Creek area, 15 percent in Crescent Valley and Beowawe, 11.5 percent in Battle Mountain, and eight percent in Carlin (see Section 4.8.2.1).

4.9.2.2 Existing Conditions

4.9.2.2.1 Minority Population

Table 4.8.3 summarizes the ethnic composition of study area counties and communities and the State of Nevada. Most notable is the higher percentage of American Indian, Eskimo, or Aleut in the study area compared to the State of Nevada. For Nevada, the American Indian, Eskimo, or Aleut population constituted approximately one percent of the total. However, in the study area, the percentages were five, four, and two percent for Elko County, Lander County, and Battle Mountain respectively.

In accordance with the EPA's Environmental Justice Guidelines (EPA 1998), these minority populations should be identified when either:

- The minority population of the affected area exceeds 50 percent; or
- The minority population of the affected area is meaningfully greater than the minority population percentage in the general population or other appropriate unit of geographic analysis.

Although the population of American Indians does not exceed 50 percent, the population of American Indians occurring in portions of the study area is "meaningfully greater" than the minority population in the general population, in this case the State of Nevada. Therefore, for the purposes of screening for environmental justice concerns, a minority population, as defined in the EPA's guidance (EPA1998), exists within the study area.

The White population in the study area is also much higher than for the State of Nevada, with the study area counties and communities each having White populations that comprise more than 70 percent of the total population. In comparison, the State of Nevada has a White population comprising 65 percent of the total. However, the study area has much lower populations of Blacks and Asian or Pacific Islanders compared to the State of Nevada. The remainder of the study area has a comparable proportion of Other Race, Hispanic, and Two or More Races to the state. This population is not considered "meaningfully greater" than the minority population in the general population and is not considered a minority population as defined in the EPA's guidance (EPA 1998).

4.9.2.2.2 Low-Income Population

Except for Eureka County and Battle Mountain, the median household incomes for the population living in the study area are substantially higher than those in the State of Nevada (see Table 4.8.4). Analysis of the percentage of persons below the poverty level for the State of Nevada and study area counties and communities reveals that a higher incidence of poverty occurs for in Eureka and Lander

Counties (see Table 4.8.5). However, of any significant ethnic population in the study area, the incidence of poverty tended to be higher for the American Indian, Eskimo, or Aleut population living in Carlin, Lander County, and Battle Mountain. The percentage of American Indians within the American Indian, Eskimo, and Aleut groupings in Carlin, Lander County, and Battle Mountain were 93, 100, and 100, respectively. Lander County, where the Project is planned to be located, also had the lowest per capita income of the study area. This data indicates that American Indians are a low-income population group, as defined in the EPA's guidance (EPA 1998), for the purposes of screening for environmental justice concerns.

4.9.2.2.3 Protection of Children

The Environmental Justice analysis includes a protection of children component to determine if the Proposed Action would place an undue burden on children. Executive Order 13045, Protection of Children from Environmental Health Risks and Safety Risks (April 27, 1997) recognizes a growing body of scientific knowledge that demonstrates that children may suffer disproportionately from environmental health risks and safety risks. These risks arise because 1) children's bodily systems are not fully developed, 2) children eat, drink, and breath more in proportion to their body weight, 3) their size and weight may diminish protection from standard safety features, and 4) their behavior patterns may make them more susceptible to accidents. Based on these factors, the President directed each federal agency to make it a high priority to identify and assess environmental health risks and safety risks that may disproportionately affect children. The President also directed each federal agency to ensure that its policies, programs, activities, and safety risks.

In 2000, the Beowawe and Crescent Valley area 482 individuals of whom 26 (five percent) were less than five years of age and a total of 131 individuals (25 percent) were less than 20 years of age. Both figures are less than the State of Nevada averages (Table 4.8.2).

4.9.3 Environmental Consequences and Mitigation Measures

4.9.3.1 Significance Criteria

EPA's Guidance For Incorporating Environmental Justice Concerns in EPA's NEPA Compliance Analyses (EPA 1998) suggests a screening process to identify environmental justice concerns. This two-step process defines the significance criteria for this issue; if either criteria is unmet, there is little likelihood of environmental justice effects occurring. The two-step process is as follows:

- (1) Does the potentially affected community include minority and/or low-income populations?
- (2) Are the environmental impacts likely to fall disproportionately on minority and/or lowincome members of the community and/or tribal resource?

If the two-step process discussed under Study Methods indicates that there exists a potential for environment justice effects to occur, the following analyses are conducted to consider the following:

• whether there exists a potential for disproportionate risk of high and adverse human health or environmental effects;

- whether communities have been sufficiently involved in the decision-making process; and
- whether communities currently suffer, or have historically suffered, from environmental and health risks and hazards.

4.9.3.2 Assessment Methodology

The socioeconomic characteristics of the study area counties and communities are first analyzed for the presences of minority and/or low-income populations. Second, if minority and/or low-income populations are identified based on the EPA's *Environmental Justice Guidelines* (EPA 1998), the project and alternatives are evaluated for potential effects which may be expected to disproportionally impact any such populations. If the two-step process above indicates that a potential for environmental justice effects exists, additional analyses under the significance criteria are then applied to determine if the adverse effects would be considered significant impacts if the Project or an alternative were implemented.

4.9.3.3 Proposed Action

4.9.3.3.1 Environmental Justice Effects

Initial analysis concluded that the potential effects of the Proposed Action under any of the proposed stages of development would not be expected to disproportionately affect any particular population. The area in the immediate vicinity of the proposed Project is sparsely inhabited, the nearest residence located approximately five miles to the southwest. The nearest residential area is located in the town of Crescent Valley, approximately 13 miles northeast of the Project area. Crescent Valley does not have an unusually high minority or low-income population, but does have a substantially greater proportion of Whites compared to the rest of the study area and the state (see Table 4.8.3). Environmental effects that may occur at a greater distance, such as auditory resource or air impacts, would affect the area's population equally, without regard to nationality or income level.

However, a second provision of this criteria requires consideration of "impacts that may affect a cultural, historical, or protected resource of value to an Indian tribe or a minority population, even when the population is not concentrated in the vicinity." According to Section 4.11 of the South Pipeline Final EIS (BLM 2000a, pages 4-144 through 4-148), no traditional cultural properties or E.O. 13007 (Executive Order on the Indian Sacred Sites) sites have been identified within the Project Area that might be impacted by the Proposed Action or any of the alternatives. Therefore, there are no impacts associated with the Proposed Action on traditional Native American concerns.

On the basis of the second part of the criteria, the Proposed Action would not result in a disproportionate effect on a minority population. Because there is no disproportionate effect on an identified minority population as a result of the Proposed Action, no further environmental justice analyses are required.

4.9.3.3.2 Residual Effects

There are no residual adverse effects associated with the Proposed Action.

4.9.3.4 Complete Backfill Alternative

4.9.3.4.1 Environmental Justice Effects

The environmental justice impacts associated with the Complete Backfill Alternative are similar to the Proposed Action.

4.9.3.4.2 Residual Effects

There are no residual adverse effects associated with the Complete Backfill Alternative.

4.9.3.5 No Backfill Alternative

4.9.3.5.1 Environmental Justice Effects

The environmental justice impacts associated with the No Backfill Alternative are similar to the Proposed Action.

4.9.3.5.2 Residual Effects

There are no residual adverse effects associated with the No Backfill Alternative.

4.9.3.6 No Action Alternative

4.9.3.6.1 Environmental Justice Effects

There are no environmental justice impacts associated with the No Action Alternative.

4.9.3.6.2 Residual Effects

There are no residual adverse effects associated with the No Action Alternative.

4.10 Wildlife and Fisheries Resources

4.10.1 Regulatory Framework

This section discusses the laws, regulations, guidelines, and procedures that apply to management of wildlife and fisheries resources potentially affected by the Project.

4.10.1.1 BLM/NDOW Memorandum of Understanding

Wildlife and fisheries resources and their habitat on public lands are managed cooperatively by BLM and NDOW under a Memorandum of Understanding (MOU) as established in 1971. The MOU

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describes the BLM's commitment to manage wildlife and fisheries resource habitat, and NDOW's role in managing populations. The BLM meets its obligations by managing public lands to protect and enhance food, shelter, and breeding areas for wild animals. NDOW assures healthy wildlife numbers through a variety of management tools including wildlife and fisheries stocking programs, hunting and fishing regulations, land purchases for wildlife management, cooperative enhancement projects, and other activities.

4.10.1.2 Nevada Department of Wildlife Programs

The NDOW is the state agency responsible for the restoration and management of fish and wildlife resources within the state. NDOW administers state wildlife management and protection programs as set forth in Nevada Revised Statutes (NRS) Chapter 501, Wildlife Administration and Enforcement, and NAC Chapter 503, Hunting, Fishing and Trapping; Miscellaneous Protective Measures. NRS 501.110 defines the various categories of wildlife in Nevada, including protected categories. NAC 503.010-503.080, 503.110, and 503.140 list the wildlife species currently placed in the state's various legal categories, including protected species, game species, and pest species.

4.10.1.3 Special Status Species

Species in need of additional management and protection are termed special status species because of declining numbers or loss of habitat. These animals are protected under provisions of the Endangered Species Act of 1973, as amended (ESA) or the Nevada BLM sensitive status (BLM Manual 6800 et seq.), as explained in The South Pipeline Final EIS (BLM 2000a, pages 4-117 and 4-118). In addition, the BLM has incorporated, in part, a Nevada State Protected Animal List (NAC 501.100 - 503.104) into the sensitive species list.

4.10.1.4 <u>Migratory Bird Treaty Act</u>

Migratory bird means any bird listed in the 50 Code of CFR 10.13. All native birds commonly found in the United States, with the exception of native resident gallinaceous birds, are protected under the provisions of the Migratory Bird Treaty Act (16 USC 701-718h). Under this act, nests with eggs or the young of migratory birds may not be harmed, nor may any migratory birds be killed. Measures to prevent bird mortality must be incorporated into the project design.

4.10.1.5 Bald Eagle Protection Act

The Bald Eagle Protection Act (PL 92-535) provides federal protection to the bald eagle (*Haliaeetus leucocephalus*). Amendments to the Bald Eagle Protection Act provide additional federal protection to the golden eagle (*Aquila chrysaetos*). The act prohibits the direct or indirect take of an eagle, eagle part or product, or nest. The golden eagle is not listed under the ESA as a threatened or endangered species; however, it is a protected species under the provisions of this act.

4.10.2 Affected Environment

The Project Area is a semi-enclosed basin with no wetlands, riparian areas, or forested lands. The dominant vegetation is shadscale/budsage.

4.10.2.1 <u>Study Methods</u>

The information made available during the scoping process for this SEIS (Geomega 2003a; Geomega 2003b) determined that the potential impacts to the water resources of the southern portion of Crescent Valley include a lowering of the water table at a greater distance from the open pit than that analyzed in the previous EIS (BLM 2000a). Sections 4.3.3.3 through 4.3.3.6 describe the potential water table drawdown effects resulting from the Proposed Action and the Alternatives. As a result of water table drawdown, additional springs may be impacted by the Proposed Action and Alternatives analyzed in this SEIS than those analyzed in the previous EIS (BLM 2000a). Due to the potential decrease in flows from the springs, potential impacts to these springs could include a change in vegetation and habitat for wildlife that utilize the springs. Therefore, this section of the SEIS focuses on those potential impacts to wildlife habitat that result from water table declines in the vicinity of the springs affected by the Proposed Action and Alternatives. Other potential impacts to wildlife resources were identified and discussed in the previous EIS and are incorporated herein by reference (BLM 2000a, pages 4-126 through 4-138).

A screening-level ecological risk assessment (SLERA) has been completed for the Proposed Action (Geomega 2004b). The objective of the SLERA was to characterize potential wildlife exposure and risk to metal constituents in a pit lake that is predicted to form in the expanded and partially backfilled Pipeline/South Pipeline open pit when dewatering ceases. The SLERA is a companion to the groundwater flow model and pit lake chemistry assessment for the Proposed Action (Geomega 2003a, 2003b). This SLERA updates the previous ecological risk assessment for the South Pipeline open pit (EVS 1998).

The existing condition for wildlife resources was determined utilizing baseline data collected by the NDOW (NDOW 1997a; 1997b), JBR (JBR 1995a; 1995b; 1996; 1997a; 1997b; 1997c), and wildlife information contained in the South Pipeline Project Final EIS (BLM 2000a, pages 4-126 through 4-138), which are incorporated herein by reference.

- 4.10.2.2 Existing Conditions
- 4.10.2.2.1 Wildlife

The existing condition for wildlife resources is described in the South Pipeline Final EIS (BLM 2000a, pages 4-127 and 4-128) and is incorporated herein by reference.

4.10.2.2.2 Fisheries and Aquatic Resources

The existing condition for fisheries and aquatic resources is described in the South Pipeline Final EIS (BLM 2000a, page 4-128) and is incorporated herein by reference.

4.10.2.2.3 Special Status Species

The existing condition for special status species is described in the South Pipeline Final EIS (BLM 2000a, pages 4-128 through 4-131) and is incorporated herein by reference.

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From 1994 through 1996 springsnails of the genus *Pyrgulopsis* were listed by the USFWS as Candidates; however, the USFWS no longer includes springsnails in its Candidate list. Instead, the BLM now lists seven snails, including four species within the genus *Pyrgulopsis*, as Sensitive. None of the BLM Sensitive springsnails occur within the geographic range of the Project Area. A survey of the seeps and springs in the area was conducted by JBR (1995a) in December 1994 in response to a request by the USFWS during preparation of the Pipeline Project FEIS. A discussion of the results of that survey in the Pipeline Project FEIS (BLM 1996a; pages 3-40 through 3-42) is incorporated herein by reference. The survey documented the location of a population of *Pyrgulopsis* (red rock springsnail) at a single location in the high elevation section east of the Project Area. The host spring is outside the potential drawdown zone area (Geomega 2003a). A second survey was conducted in May 1997 (JBR 1997b) of springs that were previously inaccessible or not previously surveyed, which were thought to be within the potential drawdown zone. No additional springsnail populations were found during the 1997 survey.

4.10.3 Environmental Consequences and Mitigation Measures

4.10.3.1 Significance Criteria

Based upon NEPA guidelines and commonly accepted criteria, a project would normally be considered to have a significant effect on wildlife resources if it could:

- Substantially disturb critical wildlife habitat;
- Cause the loss of a species or habitat afforded protection under either the ESA or state law; or designated as having special status (e.g., Species of Concern, Sensitive Species, etc.) by an overseeing agency;
- Cause loss of birds or nests with eggs protected by the Migratory Bird Treaty Act;
- Eliminate a natural plant community from the Project Area;
- Result in acute or chronic toxicity resulting from exposure to toxic materials in the tailings or heap leach facilities; or
- Cause destruction of active bat roosts or maternity sites.

4.10.3.2 Assessment Methodology

Potential effects on wildlife resources are described as direct or indirect, short-term (i.e., during the life of the Project) and long-term. Direct impacts are those that would result in the death or injury of an animal. Indirect impacts include the degradation of wildlife or fisheries habitat to the extent that population numbers decline. Short-term impacts are those that could occur during implementation of the Project. Long-term impacts are those occurring after dewatering activities are completed. The effects are determined to be significant or not significant based on the applicable significance criteria listed in Section 4.10.3.1.

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4.10.3.3 Proposed Action

4.10.3.3.1 Water Table Drawdown

As discussed in Section 4.3.3.3, the mine dewatering system is expected to drawdown the ground water table in an area surrounding the open pit. The maximum extent of the ten-foot drawdown contour is a radius of approximately 8.5 to 9.5 miles beyond the pit area at ten years after the end of mining, based on ground water modeling results (Section 4.3.3.3.1). As described in Section 4.3.3.3 under the Proposed Action at ten years after the end of mining, drawdown in the basin fill aquifer of ten feet or more could extend to four East Valley springs, three Toiyabe Catchment springs, and an ephemeral stream in the Toiyabe Catchment area.

No sensitive species occur at the springs or stream listed above. Based on information in the 1993 Seep and Spring Survey Report by JBR, the Toiyabe Catchment springs support riparian vegetation. Additionally, spring 27-47-35-32 feeds into a wetland complex in a stream channel. Due to their scarcity, riparian habitats and wetland areas are critical habitat components for wildlife and support a high diversity of species relative to adjacent habitat.

Impact 4.10.3.3-1: Flows from these springs and stream are not expected to be impacted by pit dewatering for reasons stated in Sections 4.3.3.3 and 4.3.3.4. However, since more than ten feet of drawdown of the alluvial aquifer is predicted, the impacts to these springs and stream are considered to be potentially significant (Sections 4.3.3.3.1 through 4.3.3.3.4; Section 4.3.3.4.1). It follows that the impacts to these springs are potentially significant to wildlife resources since they may result in substantial disturbance to critical wildlife habitat. However, Mitigation Measure 4.3.3.3.1-2a establishes a monitoring program that is designed to detect reduced spring flows during mine operation and stipulates the development of methods of supplementing affected flows as described in the Integrated Monitoring Plan (WMC 1995b). In addition, Mitigation Measure 4.3.3.3.1-2b reduces the potential post-mining impacts to springs by restoring the historical yield of the springs (including the springs that feed the ephemeral stream).

Significance of the Impact: Therefore, potential impacts to wildlife habitat that is supported by spring flows would be below the level of significance.

4.10.3.3.2 Ecological Risk Assessment

In the problem formulation step of the SLERA, site characteristics, exposure opportunities, and chemical and biological information was integrated to generate a set of assessment endpoints, an ecological conceptual model, and an analysis plan. The assessment endpoints identified during problem formulation included the following: a) the survival and protection of growth, development and reproduction of populations of avian and mammalian species, including waterfowl, insectivorous birds, opportunistic raptors, and insectivorous mammals; and b) the survival, and protection of growth, development and reproduction of individual threatened and endangered species that may use the future pit lake habitats against adverse impacts due to metal constituent concentrations in surface water of the pit lake. Chemicals of potential concern (COPCs) identified in the problem formulation phase of the SLERA included aluminum, antimony, arsenic, barium, cadmium, chromium, copper, fluoride, manganese, lead, mercury (as methylmercury), selenium, thallium and zinc.

These COPCs were selected based primarily on the COPCs identified from the previous SLERA (EVS 1998). In addition, concentrations of COPCs were screened against available ecological screening benchmarks. No new COPCs were identified in the screening procedure.

Future habitats expected at the pit lake include the lake itself, a littoral and riparian zone, and the upland area, which includes the walls of the open pit. Five indicator species were identified to represent the kinds of exposure of wildlife species to COPCs and to provide a comprehensive update to the previous SLERA evaluation. Indicator species included these: mallard duck (Anas platyrhynchos), cliff swallow (Hirundo pyrrhonota), little brown bat (Myotis lucifugus), western grebe (Aechmophorus occidentalis), and bald eagle (Haliaeetus leucocephalus).

The analysis phase of the SLERA examines the two primary components of risk: exposure and effects. In the exposure analysis, exposure for each indicator species was estimated based on the deterministic dose model developed by EPA (1993). Exposure scenarios of receptors to COPCs were considered for a "mature" stage of pit lake development, and ingestion was considered the primary exposure pathway of receptors. COPC concentrations were estimated directly for water and sediment and indirectly for food through the use of biota-sediment accumulation factors (BSAFs). The toxicity reference values (TRVs) were derived to compare to the estimated dose of each receptor. TRVs are estimates of exposure levels below which unacceptable adverse effects are not expected to occur. Detailed review of toxicological databases was undertaken to select studies from which to derive TRVs that were based on phylogenically similar species exposed via similar routes of exposure (i.e., ingestion) and that measured toxicological endpoints comparable to the assessment endpoints identified in the SLERA. After the study No Observed Adverse Effect Levels (NOAELs) and Lowest Observed Adverse Effect Levels (LOAELs) were calculated, additional uncertainty factors were added to ensure that the TRVs represented conservative benchmarks against which exposure profiles of receptors could be confidently screened. Risks were characterized by comparing the exposure and effect values. This ratio is called a Hazard Quotient (HQ), which is the ratio of the exposure concentration to the effects concentration. For each receptor-COPC combination, upper bound and lower bound HQs were calculated to estimate the likelihood of ecological risk.

Both TRV_{NOAEL}s and TRV_{LOAEL}s were derived for each receptor-COPC combination. The TRV_{LOAEL}s and TRV_{NOAEL}s represent the upper and lower bounds, respectively, of potential effects to receptors due to exposure to COPC concentrations. In toxicity tests, the NOAEL represents the highest intake (or experimental oral dose) of a chemical administered during the toxicity study below which no observed adverse effects were observed in the individuals studied. The LOAEL, on the other hand, represents the lowest dose of a chemical administered during the toxicity study above which statistically significant sublethal adverse effects were observed. These types of toxicity tests result in the generation of two endpoints, but the relationship of stressor-response between the NOAEL and LOAEL is not known. Therefore, the TRV_{LOAEL} and TRV_{NOAEL} represent the upper and lower bounds, respectively, of effects concentrations with which to compare to the estimated dose.

When comparing dose to the TRVs, two sets of hazard quotients (HQs) were generated: an HQ_{LOAEL} and an HQ_{NOAEL} . If the HQ_{LOAEL} is greater than one, risk is likely to exist; an HQ_{NOAEL} of less than one indicates unlikely risk. However, an HQ_{NOAEL} above one and HQ_{LOAEL} below one indicates uncertainty with regard to potential risks to the receptor from exposure to a particular COPC. Where

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 HQ_{NOAEL} greater than one and HQ_{LOAEL} less than one for a particular COPC-receptor combination, an uncertainty analysis is performed to help guide risk management decisions.

The results of the risk characterization did not identify any COPCs predicted for the pit lake scenarios under the Proposed Action that are likely to cause ecological risk. HQ_{NOAELS} and HQ_{LOAELS} were below one for aluminum, antimony, arsenic, barium, cadmium, chromium, copper, lead, manganese, thallium and zinc, indicating that the reproduction, growth and survival of populations of avian and mammalian species that may use the future pit lake habitat are protected from adverse effects resulting from exposure to concentrations of these metals predicted for the pit lake system. HQ_{NOAELS} were slightly above one for fluoride, selenium and mercury, but HQ_{LOAELS} were below one and given that several conservative assumptions were made about receptor exposure, including bioavailability assumptions, and likely receptor area use, risks to receptors from exposure to these COPCs in the pit lake system are unlikely (Geomega 2004b).

The results of the updated SLERA differ from the previous risk assessment in part because recent developments in the field of ecological risk assessment have increased our understanding of the processes controlling bioaccumulation of metals by aquatic organisms. In the previous SLERA, it was assumed that metal concentrations in invertebrates and plants were directly proportional to surface water concentrations. This relationship was used to derive a set of bioconcentration factors. However, recent research has shown that the relationship between bioaccumulation of metals by aquatic organisms and the source of metals in the environmental media is species dependent; for sediment-dwelling invertebrates and macrophytic plants, tissue metal concentrations factors was derived to estimate receptor exposure to prey concentrations in this SLERA. The relationship between metal concentrations in invertebrates and plants resulting from pit lake conditions described in the updated SLERA more realistically reflect the biological processes that would occur in a pit lake (Geomega 2004b).

A major difference between this SLERA and the previous risk assessment was the assumption in this SLERA that a productive littoral zone could develop upon pit lake formation that is capable of supporting receptor populations. Although oligotrophic lakes typically have a minimal littoral zone associated with the lake habitat, the purpose of this risk assessment was to screen out constituents that do not have a potential for ecological risk. Thus, a number of conservative assumptions were made regarding the variety of exposure pathways of the receptors to assure that the risk assessment did not underpredict potential receptor risk (Geomega 2004b).

The predicted changes in evapoconcentration and resulting pit lake water quality under the potential Stage 8 and 9 push backs would result in an increase of solute concentrations of approximately three percent, which would result in only an average dose increase of 0.00007 mg/kg BW-dat of chromium and aluminum for avian and mammalian receptors (Geomega 2004a).Other solute concentrations would remain below levels corresponding to the maximum doses predicted in the updated SLERA. The slightly increased doses are still lower than NOAELs. Therefore the conclusions in the SLERA are consistent for the changes to the open pit configurations under Stages 8 and 9.

Impact 4.10.3.3-2: The results of the SLERA demonstrate that potential impacts from pit lake chemistry for the Proposed Action are not expected to result in adverse ecological effects to wildlife

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populations or individual threatened or endangered species that may be attracted to the pit lake. The SLERA was conducted in a conservative manner, and the results of the SLERA are expected to overestimate rather than underestimate potential risks associated with the pit lake habitat.

Significance of the Impact: Potential impacts to wildlife from use of the pit lake habitat would be below the level of significance.

4.10.3.3.3 Residual Adverse Impacts

No residual adverse impacts to wildlife resources would occur as a result of the Proposed Action.

- 4.10.3.4 No Backfill Alternative
- 4.10.3.4.1 Water Table Drawdown

Impacts to wildlife habitat from the No Backfill Alternative are generally the same as those described for the Proposed Action (Section 4.10.3.3). The No Backfill Alternative has the potential to impact one additional spring in the Toiyabe Catchment area.

4.10.3.4.2 Residual Adverse Impacts

No residual adverse impacts to wildlife resources would occur as a result of the No Backfill Alternative.

- 4.10.3.5 <u>Complete Backfill Alternative</u>
- 4.10.3.5.1 Water Table Drawdown

Impacts to wildlife habitat from the Pipeline Backfill Alternative are the same as those described for the Proposed Action (Section 4.10.3.3).

4.10.3.5.2 Residual Adverse Impacts

No residual adverse impacts to wildlife resources would occur as a result of the Complete Backfill Alternative.

- 4.10.3.6 No Action Alternative
- 4.10.3.6.1 Water Table Drawdown

Impacts to wildlife habitat under the No Action Alternative would be the same as those described and analyzed in the South Pipeline Final EIS (BLM 2000a; pages 4-133 through 4-138).

4.10.3.6.2 Residual Adverse Impacts

No residual adverse impacts to wildlife resources would occur as a result of the No Action Alternative

4.11 <u>Relationship between the Local Short-Term Uses of the Human Environment and the</u> <u>Maintenance and Enhancement of Long-Term Productivity</u>

Short term is defined as the life of the Project through closure and reclamation. Long term is defined as the future beyond reclamation. Many of the impacts associated with the Proposed Action would be short term and would cease following successful reclamation. However, decreases in long-term soil and vegetation productivity in reclaimed areas are expected until the areas have fully recovered. Long-term soil and vegetation productivity under all alternatives is expected to be generally similar as under the Proposed Action.

4.12 Irreversible/Irretrievable Commitment of Resources

Construction and operation of the Project could result in either the irreversible or irretrievable commitment of certain resources. Irreversible is a term that describes the loss of future options. It applies primarily to the effects of use of nonrenewable resources, such as minerals or cultural resources, or to those factors, such as soil productivity, that are renewable only over very long periods of time. Irretrievable is a term that applies to the loss of production, harvest, or use of natural resources. For example, livestock forage production from an area is lost while an area is serving as a mining area. The production lost is irretrievable, but the action is not irreversible. If the use changes and the mine is reclaimed, it is possible to resume forage production. Irreversible and irretrievable impacts of the Proposed Action are summarized in Table 4.12.1.

4.13 Energy Requirements and Conservation Potential

Energy for the Proposed Action would be supplied by electricity, propane, and diesel fuel. Electricity would be used to power all equipment in the process plant and ancillary facilities, pump water used in the operation, and provide lighting for mining and processing activities. The electrical load would be approximately 25 to 30 megawatts. Propane would be used to heat buildings, and approximately 622,593 gallons per year would be consumed. Diesel fuel would be used to power all mobile equipment and emergency back-up generators. About 70,000,000 pounds per year would be used. Life-of-Project consumption is presented below:

- Electricity 1,264 Megawatt-hours
- Propane 4,980,744 gallons
- Diesel Fuel 366 million pounds

The only alternative that would have a substantial energy consumption different from the Proposed Action is the No Action Alternative.

\$	Irreversible	Irretrievable	
Kesource	Impacts	Impacts	Explanation
Geology and Minerals	Yes	Yes	Mineral resources that are mined would no longer be available for future production.
Soils and Watershed	No	No	Soils from the open pit, waste rock dump, and heap leach facilities would be salvaged for use in the reclamation activities.
Water Resources	No	Yes	Water that is removed from the aquifer and used in the operations would not be available for other uses.
Air Resources	No	No	Emissions from the Project would not deteriorate the existing air quality of the air quality management area.
Range Resources	Yes	Yes	There would be a temporary loss of 352 Animal Unit Months (AUMs) throughout the life of the Project and a permanent loss of 36 AUMs.
Noxious Weeds	No	No	Successful reclamation and mitigation measures designed to exclude noxious weeds from the Project Area would result in no impacts.
Vegetation Resources	Yes	Yes	A total of 605 acres of vegetation would be lost as a result of the open pit development.
Wildlife and Fisheries Resources	Yes	Yes	A total of 605 acres of wildlife habitat would be lost as a result of the open pit development.
Visual	No	No	Impacts to visual resources would result from the expansion of the existing operations. Successful reclamation procedures at the end would return the visual continuity.
Auditory Resources	No	No	Noise is not considered irreversible because it would cease when mining operations cease.
Land Use, Access, and Public Safety	Yes	Yes	There would be irreversible and irretrievable impacts to public access and land use from the commitment of 605 acres to an open pit.
Recreation and Wilderness	No	No	The disturbance as a result of the open pit development would create a minimal loss of recreation area no loss or impacts to wilderness.
Socioeconomic Values	Ycs	No	The economic wealth generated from the production and further use of the gold resources underlying the South Pipeline Project would be irreversible. The jobs, income, and taxes created over the life of the Project reflects irreversible resource commitment to achieve such production, but also represents a measure of economic benefits associated with the Project

Chapter 5 Cumulative Impacts



5 CUMULATIVE IMPACTS

For the purposes of this SEIS, the cumulative impacts are the sum of all past, present (including proposed actions), and RFFAs resulting primarily from mining, commercial activities, and public uses. The purpose of the cumulative analysis in the SEIS is to evaluate the significance of the Proposed Action's contributions to cumulative impacts. A cumulative impact is defined under federal regulations as follows:

"...the impact on the environment which results from the incremental impact of the action when added to other past, present, and reasonably foreseeable future actions regardless of what agency (federal or non-federal) or person undertakes such other actions. Cumulative impacts can result from individual minor but collectively significant actions taken place over a period of time" (40 CFR 1508.7).

As required under the NEPA and the regulations implementing NEPA, this chapter addresses those cumulative effects on the environmental resources in the Cumulative Effects Study Areas (CESAs) which could result from the implementation of the Proposed Action and reasonable alternatives; past actions; present actions; and RFFAs. The extent of the CESA will vary with each resource, based on the geographic or biologic limits of that resource. As a result, the list of projects considered under the cumulative analysis may vary according to the resource being considered. In addition, the length of time for cumulative effects analysis will vary according to the duration of impacts from the Proposed Action on the particular resource.

For the purposes of this analysis and under federal regulations, 'impacts' and 'effects' are assumed to have the same meaning and are interchangeable. The cumulative impacts analysis was accomplished through the following three steps:

- Step 1: Identify, describe and map CESAs for each resource to be evaluated in this chapter;
- Step 2: Define timeframes, scenarios, and acreage estimates for cumulative impact analysis. Past and present disturbances and activities include commercial/public and mining operations with disturbed areas not reclaimed or unsatisfactorily reclaimed. Future scenarios address reasonably foreseeable commercial/public and mining operations identified in Notices, Plans of Operations, or best judgement based on recent mineral exploration history; and
- Step 3: Identify and quantify the location of possible specific impacts from the Proposed Action and judge the significance of these contributions to the overall impacts.

Information utilized in the cumulative impacts assessment was gathered from these sources: the BLM, the State of Nevada, local jurisdictions, private land owners, and mining companies. The past actions, present actions, and RFFAs have been updated from those identified in the South Pipeline Final EIS (BLM 2000a) analysis and are current as of August 15, 2003. Changes in actions after this date are not considered in this analysis.

5.1 Introduction

Environmental consequences of the Proposed Action and the reasonable alternatives were evaluated in Chapter 4 for the various environmental resources. Based upon the analysis of the environmental resources as conducted in Chapter 4, the following resources could be impacted by the Proposed Action and reasonable alternatives: geology and minerals, water resources, air resources, visual resources, auditory resources, energy, socioeconomic values, and environmental justice. The above resources are considered to have the potential to be cumulatively impacted by actions within the identified CESA for that resource. Vegetation, wildlife and fisheries, soils and watershed, range, noxious weeds, cultural resources, ethnography, and paleontology are not considered to have the potential to be cumulatively impacted because there is no additional surface disturbance beyond that approved in the South Pipeline Final EIS (BLM 2000a) and subsequent approvals outlined in Table 2.1.1.

The geographical areas considered for the analysis of cumulative effects are essentially the same as the CESAs utilized in the South Pipeline Final EIS (BLM 2000a). See Figure 5.1.1 of the South Pipeline Project Final EIS (BLM 2000a, page 5-3) for the locations of the CESAs for each impacted resource. The locations vary in size and shape to reflect each evaluated environmental resource. For this cumulative impact analysis, geology and minerals, energy, visual resources, auditory resources, and environmental justice have a CESA that is generally bounded by the Cortez Mountains to the east; the town of Crescent Valley to the north; the Shoshone Range to the west; and the Toiyabe Range to the south. The area is approximately 371,200 acres in size.

The CESA for water resources and wildlife resources includes the Project Area, as well as a larger area including the Crescent Valley Hydrographic Basin (No. 54) and is referenced and identified in Section 4.3.2. The CESA for air resources includes the Project Area, as well as a larger area including the CVAQMA. This is also the area defined as the Crescent Valley Hydrographic Basin (No. 54). The area is approximately 471,098 acres in size.

The CESA boundary for socioeconomics includes Battle Mountain in Lander County, Beowawe and Crescent Valley in Eureka County, and Carlin and Elko in Elko County. Figure 1.1.1 shows the location of these communities and counties relative to the Project Area.

The cumulative impacts analysis for this SEIS uses a timeframe based on the estimated potential future duration of the impacts from the Proposed Action. Based on a Proposed Action approval in 2004, the timeframes over which the cumulative analysis was completed are as follows:

- Geology and minerals, auditory resources, socioeconomic values, and environmental justice length of the mining and initial reclamation portions of the Project (through 2015);
- Water resources timeframe for the maximum extent of drawdown (through 2025); and
- Air resources, energy and visual resources length of the Project, including reclamation (through 2020).

The types of Project-specific impacts to the resources evaluated in Chapter 4 may also occur as a result of the past actions, other present actions, and RFFAs. The potential cumulative effects from the past actions, present actions, and RFFAs are discussed in Section 5.5. The individual projects described in Sections 5.2, 5.3, and 5.4 comprise the past and present actions, including the Proposed Actions, and RFFAs identified by the BLM's Battle Mountain and Elko Field Offices. The projects and uses include mining, commercial activities, and public uses. All of the projects and uses have the potential to impact the environmental resources of concern within the various CESAs. Table 5.1.1 outlines all the actions considered in the cumulative impacts analysis, their status, potential environmental impacts, and the area of the potential impact. Table 5.1.2 outlines the acres of surface disturbance associated with each of the actions considered in this cumulative impact analysis.

5.2 Past Actions

The past actions have been associated primarily with livestock grazing, agricultural development, and mining. All portions of the CESAs have been utilized for livestock grazing. Agricultural development has altered the soils and vegetation. Native plant communities have been altered by grazing, rangeland fires, and the introduction of nonnative plants. In addition, small areas have been disturbed to accommodate water storage facilities and fencing.

5.2.1 Mining and Exploration-Related Actions

Pre-1950 mining actions were generally small operations associated with the mining of vein-type deposits. The exception is Gold Acres, which was one of the first large-scale gold mining operations that used leaching to retrieve gold from low-grade ore. Mining activities since the 1980s have been larger scale gold and silver mining operations. All past mining and exploration related actions are described in the South Pipeline Final EIS (BLM 2000a, pages 5-5 through 5-11). Estimated disturbance acreage for the actions is shown in Table 5.1.2.

5.2.2 Utilities and Community Actions

Past utility and community actions include the development of roads and powerlines. Roads have been developed by the State of Nevada (Highway 306), Lander and Eureka Counties, and the BLM. The communities of Crescent Valley and Beowawe are located within Crescent Valley. Individual ranches comprise the remainder of the inhabited areas in the valley. These past actions are further discussed under present utilities and community actions.

5.2.3 Other Development/Use Actions

5.2.3.1 Recreation Actions

Past recreational activities are primarily oriented toward natural resource utilization. Activities included off-highway vehicle (OHV) use and hunting. Highway 306, Lander County Road 225, and BLM roads provide access for a variety of recreational activities, including small and big game hunting, OHV touring, and dispersed camping. Surface disturbance has occurred as a result of past recreation activities; however, the acreage for this disturbance has not been quantified and is likely minimal.

Table 5.1.1: Summary of Activities That May Cumulatively Affect Resources

PROJECT DESCRIPTIONS	Status	ANTICIPATED ENVIRONMENTAL ISSUES THAT COULD BE CUMULATIVE	PRIMARY/ SECONDARY IMPACT LOCATION
MINING			
Clipper	PS	3,4	S/C
Cortez Mine Area	PT	1,3,4,5,6,7,8,9,10	S/C
Cortez Silver Mining District	PS	3,4	S/C
Elder Creek	PS	3,4	S/C
Fox Mine	PS	3,4	S/C
Grey Eagle	PS	3,4	S/C
Gold Acres	PT	1,3,4,5,6,7,8,9,10	S/C
Hilltop	PS,PT	3,4	S
Hot Springs Sulfur Mine	PS	3,4	S/C
Mill Canyon	PS,PT	3,4	S/C
Mud Spring Gulch	PS	3,4	S/C
Pipeline/South Pipeline Project	PT,RF	1,2,3,4,5,6,7,8,9,10	C/E
Robertson	РТ	1,3,4,6	S/C
Satellite Mine	RF	1,2,3,4,5,6,7,8,9,10	S/C
Pediment / Cortez Hills	PT,RF	1,2,3,4,5,6,7,8,9,10	S/C
Uhalde Placer	РТ	1,2,3,4,5,6,7,8,9,10	S/C
Utah Mine & Camp	PS	3,4	S/C
EXPLORATION	2		
Notices (97) (BLM-BM)	РТ	3,4,5	S/C
Plans (7) (BLM-BM)	РТ	3,4,5	S/C
Notices (10) (BLM-E)	РТ	3,4,5	S/C
Santa Fe Mill Canyon	PT	3,4,5,6	S/C
Cortez Underground Project	PT,RF	1,2	S/C
CGM HCCUEP	РТ	3,4,5	S/C
CGM HCCUEP Amendment #1	РТ	3,4,5	S/C
CGM West Pine Valley	PT	3,4,5	S
CGM West Side	РТ	3,4,5	S
UTILITIES/COMMUNITY			
State Route 306	РТ	3,4,5,6	S/C
Gravel Roads	РТ	3,4,5,6	S/C
Dirt Roads	РТ	3,4,5,6	S/C
Powerlines	PT	4,9	S/C
Wind Power Generation Projects	RF	4,5,6,7,8,9,10	S/C
Geothermal Power Plant	RF	3,4,6,8, 9,10	S/C
Towns of Crescent Valley and Beowawe	PT,RF	2,3,4,5,6,7,8,9,10	S/C
Yucca Mountain Supply Train	PT	3,4,5,6,8,9,10	S/C

PROJECT DESCRIPTIONS	STATUS	ANTICIPATED Environmental Issues That Could Be Cumulative	PRIMARY/ SECONDARY IMPACT LOCATION
OTHER DEVELOPMENT/USES			
Recreation	PT	4,5,6	S/C
Livestock	PS,PT	2,4,5,6,7,8,10	S/C
Wildlife	PT	2,4,5,10	S/C
Agriculture Development	PS,PT	2,4,6,7,8,10	S/C
BLM Land Sales	RF	6,7,8	S/C
Crescent Valley Water Supply	PT,RF	2	С
Source of Information BLM-B: BLM Battle Mountain Office BLM-E: BLM Elko Office CGM: Cortez Gold Mines DOE: Department of Energy	Status PS - Past PT - Present & Proposed RF - Reasonably Foreseeable	Issues 1 Geology & Minerals 2 Water 3 Air 4 Visual 5 Auditory 6 Land Use, Access & Public Safety 7 Socioeconomics 8 Environmental Justice 9 Energy 10 - Wildlife	Location: P - Project Area C - Crescent Valley S - Southern Crescent Valley E - Eureka & Elko Counties

Table 5.1.2: Surface Disturbance Associated with Projects within the Cumulative Effects Study Area Study Area

Project	-Past (acres)	Present/ Proposed (acres)	RFFA (ACRES)	TOTAL (ACRES)
MINING				
Clipper	400	0	0	400
Cortez Mine Area ^a	0	1,662	0	1,662
Cortez Silver Mining District	92	0	0	92
Elder Creek	0	150	0	150
Fox Mine	4	0	0	4
Grey Eagle	5	0	0	5
Gold Acres	0	881	50	931
Hilltop	92	0	0	92
Hot Springs Sulfur Mine	5	0	0	5
Mill Canyon	18	0	0	18
Mud Spring Gulch	18	0	0	10
Pipeline/South Pipeline Project	0	7,616	2,000	9,616
Robertson	285	0	0	285
Satellite Mine	0	0	1,500	1,500
Pediment / Cortez Hills	0	1,766	500	2,266
Uhalde Placer	100	0	0	100
Utah Mine & Camp	6	0	0	. 6
Subtotal	1,017	12,075	4,050	17,142

CORTEZ GOLD MINES FINAL

PIPELINE/SOUTH PIPELINE PIT EXPANSION PROJECT SUPPLEMENTAL ENVIRONMENTAL IMPACT STATEMENT

Project	Past (acres)	PRESENT/ PROPOSED (ACRES)	RFFA (ACRES)	TOTAL (ACRES)
EXPLORATION			-	
Notices (97) BLM-BM	0	485	0	485
Plans (7) BLM-BM	0	306	0	306
Notices (10) BLM-E	0	50	0	50
Santa Fe Mill Canyon	0	250	0	250
Cortez Mine Area Exploration	0	62	0	62
Cortez Underground Project	0	0	0	0
CGM HCCUEP	0	50	0	50
CGM HCCUEP Amendment #1	0	200	0	200
CGM West Pine Valley	0	150	0	150
CGM West Side	0	250	0	200
Subtotal	0	1,753	0	1,753
UTILITIES/COMMUNITY				
State Route 306 (100 feet wide)	0	327	0	327
Gravel Roads (50 feet wide)	0	1,370	0	1,370
Dirt Roads (30 feet wide)	0	644	64	708
Powerlines (60 feet wide)	0	364	0	364
Wind Power Generation Projects	0	0	640	640
Geothermal Power Plant	0	0	20	20
Towns of Crescent Valley and Beowawe ^e	0	900	0	900
Yucca Mountain Supply Train (150 feet wide)	0	0	618	618
	0	3,605	1,342	4,947
OTHER DEVELOPMENT				
Recreation ^b	0	0	0	0
Livestock ^c	0	10	4,313	4,323
Wildlife	0	0	0	0
Agriculture Development ^d	0	7,950	1,800	9,750
BLM Land Sales	0	0	0	0
Crescent Valley Water Supply	0	2	0	2
Subtotal	0	7,962	6,113	14,075
TOTAL	1,017	25,395	11,505	37,917

а

These 62 acres for exploration in the Cortez Mine area and was previous approved in the many Notices and Plans of Operations for the Cortez Mine area. The 62 acres has been subtracted from the 1,722 acres for the Cortez Mine area mining operations

b Surface disturbance associated with recreation activities has occurred; however, the acreages have not been quantified.

c Surface disturbance associated with existing and proposed livestock water use is assumed to be 0.5 acre per water right. The surface disturbance associated with the livestock RFFAs is from the seeding activities (change in vegetation and habitat), 0.5 acre per water development activity, and 43 acres for fencing and cattle guards.

d Surface disturbance associated with agriculture development is based on the acreage under irrigation and assumes that a change in vegetation and habitat equates to surface disturbance. Acreage values were obtained from a February 15, 1998 special hydrographic abstract for Hydrographic Basin No. 054 from the NDWR. These values are based on permitted or authorized use of water and may not reflect actual use in a given year.

e Surface disturbance associated with the Crescent Valley and Beowawe is assumed to be 640 acres and 160 acres respectively.

5.2.3.2 Livestock Actions

Past livestock actions are incorporated with the discussion under present livestock actions.

5.2.3.3 Wildlife Actions

Past wildlife management actions have focused on the enumeration of wildlife game species and the management of these species for harvest.

5.2.3.4 Water Supply Actions

Past water supply actions are minimal and those of any relevance are incorporated into the present actions.

5.2.3.5 Agricultural Actions

Past agricultural actions have been incorporated into the present agricultural actions.

All of the past actions result in approximately 1,017 acres of surface disturbance within the CESAs. Water use for the cumulative assessment is discussed in Section 5.5.3.

5.3 Present Actions, Including Proposed Actions

5.3.1 Mining Related Actions

Present mining related actions include the Proposed Action, the proposed Pediment Project, the Cortez Mine, the Gold Acres Mine, the Cortez Underground Exploration Project, and various other existing and proposed exploration projects. Except for the Proposed Action, the proposed Pediment Project, and the proposed exploration projects, all present mining and exploration related actions are described in the South Pipeline Final EIS (BLM 2000a, pages 5-5 through 5-11). Estimated disturbance acreages for the actions are shown in Table 5.1.2. Any modification to the projects outlined in the South Pipeline Final EIS or new projects are discussed below.

As outlined in Chapter 3, the Proposed Action would not result in any new surface disturbance (Table 3.1.1). In addition, current CGM water uses are discussed in Section 2.6.4. According to CGM's Pediment Plan (CGM 2001c), the proposed surface disturbance would occur within a Project Area of approximately 3,172 acres. The Pediment Project would result in approximately 1,766 acres of disturbance and include the following components:

- Development of one new open pit and associated facilities to mine a total of approximately 90,000,000 tons of leach grade (with a minor portion of mill grade) ore and waste rock;
- Utilization of three waste rock dumps for the storage of 390 million tons of waste rock;
- Haulage of ore to, and processing at, the new heap leach facility and the existing Pipeline and Cortez crushing and mill facilities;

- Construction of topsoil stockpiles, drainage diversions and sediment ponds, and other associated facilities;
- Construction of ground water extraction wells and water disposal facilities; and
- Water use at an anticipated rate of 1,500 gpm, with approximately 500 gpm provided through open pit dewatering.

The surface ownership includes primarily public lands administered by the BLM and a minor portion of private lands controlled by CGM. CGM controls mining claims on the public land portion of the Project Area. The Pediment Project is located approximately five miles southeast of the Project Area in Lander County, Nevada. Conventional open pit mining methods, including drilling, blasting, loading, and hauling, would be utilized to mine the Pediment deposit.

CGM has four present and proposed exploration projects near the southern end of Crescent Valley: Cortez Underground Exploration Project, West Pine Valley Exploration Project, HCCUEP, and the West Side Exploration Project. The Cortez Underground Exploration Project is the development of two portals at the existing Cortez Mine to further define the deep mineralization associated with the Cortez Hills discovery. Rock that is extracted from the development of the underground workings would be placed either on the existing Cortez waste rock dumps or in the existing Cortez open pits. Ground water encountered during the project would be piped to the Pipeline Mill for use as process water. Minimal surface disturbance would be associated with this project. The West Pine Valley Exploration Project proposes up to 150 acres of surface disturbance associated with exploration activities in the southern Cortez Range southeast of the Project Area. The HCCUEP proposes up to 250 acres of surface disturbance associated with exploration activities in the area between the historic town of Cortez and the CGM Cortez facilities. Exploration associated with HCCUEP will also utilize additional surface disturbance acreage associated with previous approved activities in the vicinity of the planned exploration. The West Side Exploration Project proposes up to 200 acres of surface disturbance associated with exploration activities in the Shoshone Range to the northwest of the Project Area.

Under the present actions for mining related actions, there are 13,828 acres of surface disturbance.

5.3.2 Utilities and Community Actions

Present utility and community actions include the development of roads, powerlines, and towns. Roads have been developed by the State of Nevada (SR 306), Lander and Eureka Counties, and the BLM. In addition, the communities of Crescent Valley and Beowawe have developed within Crescent Valley.

Three general types of roads have been developed in Crescent Valley: paved roads, gravel surface roads, and dirt roads. Approximately 27 miles (327 acres) of roads are paved, including SR 306 and a few roads in the communities of Crescent Valley and Beowawe. Gravel roads are located throughout Crescent Valley and total approximately 226 miles (1,370 acres). Approximately 177 miles (644 acres) of dirt roads are located throughout Crescent Valley. The gravel and dirt roads are

based on the Lander and Eureka County road maps and do not include any dirt roads on public lands that are not inventoried by the counties.

Two transmission powerlines are located in Crescent Valley, distributing power from the main transmission lines north of Crescent Valley south to CGM's operations and to users in the southern portion of the valley. There are approximately 50 miles (364 acres) of transmission lines in the valley. In addition, numerous lower voltage distribution lines provide power to two communities, the ranches, and the commercial activities located throughout the valley. These lower voltage lines have not been specifically inventoried.

The towns of Crescent Valley and Beowawe are located in the central and northern portions of the valley respectively, and total an estimated 900 acres. These towns consist of roads, residences, commercial and public buildings, powerlines, fences, and other related development.

Under the present actions for utility and community actions there are 3,605 acres of surface disturbance.

5.3.3 Other Development/Use Actions

No recreational improvements have been constructed or are proposed within the CESAs. Dispersed recreational activities have not required major improvements for recreational purposes. No new land use plan objectives have been proposed in the CESA, other than those previously identified and approved in the Shoshone-Eureka and Elko Rangeland Program Summaries (RPSs).

No new wildlife management objectives have been proposed within the CESAs other than those previously identified and approved in the Shoshone-Eureka and Elko RPSs

5.3.3.1 Recreation Actions

Present recreational activities are primarily oriented toward the observation and enjoyment of the area's scenery, and natural and historic resources. Activities include off-highway vehicle (OHV) use, hiking, birdwatching, and hunting. Highway 306 and Lander County Road 225 provide access for a variety of recreational activities, including small and big game hunting, OHV touring, and dispersed camping. These activities have not required major improvements for recreational purposes, as existing roads and trails are the primary facilities associated with these activities. Improved facilities, even relatively primitive campgrounds, are rare in the CESA. Surface disturbance has occurred as a result of recreation activities, and is either accounted for under other categories, or the disturbance has not been quantified.

5.3.3.2 Livestock Actions

Existing livestock water use includes 20 water rights at a projected total rate of 538 acre-feet per year. Surface disturbance associated with the livestock water use is assumed to be approximately 14 acres. In addition, a substantial amount of four-strand (three barbed and one smooth wire on the bottom) wire fencing has been constructed within the CESA. Surface disturbance has occurred as a result of present livestock use; however, the acreage for this disturbance has not been quantified and is likely minimal.

5.3.3.3 Wildlife Actions

BLM wildlife management objectives in the Carico Lake Allotment are specifically defined in the Shoshone-Eureka and the Elko RPSs. Within the CESA, a short-term goal is to improve 28,658 acres of big game habitat to good condition and 914 acres to excellent condition. Another short-term goal is to stop the downward trend on 33,228 acres and manage for upward trends on 32,064 acres. An overall objective is to manage rangeland habitats to maintain or enhance sage grouse leks and nesting areas.

NDOW plans to construct big game guzzlers for antelope north and west of the Project Area. Specific locations have not yet been identified, but they will most likely be outside of the CESAs (Personal Communication, Rory Lamp, Biologist, Nevada Division of Wildlife, May 21, 2002).

5.3.3.4 Water Supply Actions

Water for the town of Crescent Valley is currently supplied by one main well and one backup well. Water is stored in two tanks with capacities of 150,000 and 200,000 gallons. Surface disturbance associated with these activities is assumed to be approximately two acres.

5.3.3.5 Agricultural Actions

Existing agricultural development that has been identified as of August 31, 2003 consists of 6,700 acres under irrigation. All the past and present actions have resulted in approximately 7,950 acres of surface disturbance within the CESAs. Water use for the cumulative assessment is discussed in Section 5.5.3. Water from the dewatering operations is conveyed by means of a gravity-feed ditch/canal system to areas within Crescent Valley and used for agricultural irrigation. Disturbance associated with this activity is approximately 375 acres.

Under the present actions for other development/use actions, there are 7,962 acres of surface disturbance. All of the present and proposed actions result in approximately 25,395 acres of surface disturbance within the CESAs. Water use for the cumulative assessment is discussed in Section 5.5.3.

5.4 <u>Reasonably Foreseeable Future Actions</u>

5.4.1 Mining Related Actions

The South Pipeline Final EIS (BLM 2000a, pages 5-12 through 5-15) evaluated mining-related RFFAs. Refer to the South Pipeline Final EIS for discussions on the Pipeline/South Pipeline, Cortez and Gold Acres Mine Areas (BLM 2000a, page 2-12). Additional adjacent mineralization, future dewatering operations, refractory ore processing, and CGM exploration are also described in the South Pipeline Final EIS (BLM 2000a, pages 5-12 through 5-15). In addition, the following are mining related RFFAs that are added to those discussed in the South Pipeline Final EIS.

Subsequent to CGM's proposal for the Pediment Project, additional mineral resources have been identified between the Pediment Project and the Cortez Mine in an area called Cortez Hills. CGM

has informed the BLM in writing that the Pediment Project application will be revised. Cortez Hills would likely be developed as part of the Pediment Project. However, the mineralization at Cortez Hills is higher grade and would likely need to be processed through a mill rather than a heap leach system. The processing of the ore would be either at a new mill, the existing Cortez Mill, or the existing Pipeline Mill. A reasonable expectation is that the Pediment Project would expand by 1,600 acres to accommodate the development of the mineral resources at Cortez Hills (Pediment/Cortez Hills Project).

The proposed Cortez Underground Exploration Project could reasonably be used for future development and mining of underground resources associated with the Cortez Hills deposit that would not be developed by the Cortez Hills open pit. It is reasonable to assume that the ore from the underground operation would be transported to the Cortez Mill or the Pipeline Mill for processing. The presences of these underground operations also provides a potential opportunity to conduct a portion of all of the necessary dewatering activities for the Pediment/Cortez Hills Project through the underground workings rather than through the use of traditional dewatering wells. The water would likely be either used as process water or infiltrated through the existing infiltration system. Surface disturbance associated with these activities would likely be within the approved disturbance area for the Cortez Mine.

Depending on the results of the ongoing research, CGM may construct a facility for the processing of refractory ores with alternative heap solutions. A facility of up to 100 acres would be constructed on permitted disturbance (such as a waste rock dump or completed portion of a heap leach pad), and would likely consist of a large on-off pad system where ore would be crushed, loaded by conveyor or truck onto a pad system, leached, and subsequently off loaded by loader and truck. The process may utilize ammonium thiosulfate, bioleach, or other technologically cost effective techniques for extracting gold from refractory ore.

A potential Satellite Mine consists of one or more open pits and associated waste rock dumps from which ore is mined and then transported for processing to a previously approved existing process facility. This hypothetical Satellite Mine is assumed to be located approximately 1.5 miles north-northwest of the Pipeline mill facility at an elevation of approximately 5,500 feet. The ore would be hauled to the Pipeline mill or to the SAHL. New heap leach pads and a processing facility could be constructed near the mine area to reduce hauling costs. The roads would be designed for the existing mining fleet. The waste rock would be hauled to waste rock dumps located south and southwest of the potential Satellite Mine open pit. The waste rock, as with the ore, is oxidized and would therefore not be a potential source of ARD. The waste rock dumps would be constructed in a manner so that they could be reshaped and reclaimed to blend with the present topography.

Total additional disturbance associated with the assumed Satellite Mine would be approximately 1,500 acres. It would consist of one open pit, haul roads, two waste rock dumps, and a possible new heap leach facility. Existing ancillary facilities such as the explosives magazine, truck shops, offices, etc., located at the Project Area would be utilized for these mining operations.

The anticipated life of the Satellite Mine Project would be six years, and this project would be mined concurrently with and following the Project open pit. The Satellite Mine would add approximately three additional years of operation to the Project. Reclamation of the Satellite Mine components

would be partially completed during mining, but final reclamation would take a minimum of three years after completion of the open pit.

At the Pipeline/South Pipeline Project, additional management activities for the dewatering water may be necessary during certain years of the planned dewatering schedule. It is reasonable to expect that the additional management activities would include the need to consumptively use an additional 2,000 gpm (3,220 acre-feet per year) through irrigation or other activities. This would result in a total of up to 12,000 gpm (19,320 acre-feet per year) of water being consumptively used during certain years of the Project life.

Continuing geologic exploration to the west of the Pipeline/South Pipeline open pit (Stages 8 and 9) indicates that mineralization may extend beyond the currently proposed open pit. Additional geologic work and drilling may prove the existence of economic mineralization, which would require an expansion of the Gap and Pipeline/South Pipeline open pits in order to mine the additional ore resource.

A future expansion of the open pits in this area would not likely impact the currently planned dewatering schedule nor impact ground water or pit lake water quality. The future expansion would occur within the permitted disturbance for the Project and would require removal of a portion or all of the 5.4 million ton Gold Acres Heap Leach Facility. This partially leached material would be hauled to the SAHL Facility for further processing.

Under the RFFAs for mining related actions, there are 4,050 acres of surface disturbance.

5.4.2 Utilities and Community Actions

Development of additional roads is reasonable to anticipate; however, these roads are likely to be dirt roads created by recreational use of the public lands in Crescent Valley. A ten percent increase in the amount of dirt roads is estimated. The towns of Crescent Valley and Beowawe are not expected to expand beyond their area limits; however, additional development within those identified areas can reasonably be expected. Need for new transmission lines within Crescent Valley is not anticipated; however, it is reasonable to expect that additional distribution lines would be constructed.

The U.S. Department of Energy (DOE) has proposed the development of a geologic repository for the disposal of spent nuclear fuel and high-level radioactive waste at Yucca Mountain in Nye County, Nevada (Yucca Mountain). The DOE has analyzed the potential impacts of Yucca Mountain, including the transportation of the materials (DOE 2002). Transportation of the materials would be by road and rail from across the United States to and through Nevada. Transportation by rail through Nevada would be via one of five alternative routes (DOE 2002; pages 2-51 through 2-54). One of these routes is through Crescent Valley and the Project Area (DOE 2002; figure 2-25). This proposed potential route through the CESA has been included under the RFFA discussion because the DOE has not identified any of the five routes through Nevada as the proposed route. The DOE proposes that construction would begin in 2005 with transportation of materials to Yucca Mountain beginning in 2010. If the rail route through Nevada were constructed through Crescent Valley, the DOE would likely commence construction in 2006 or 2007. This route would be approximately 34 miles long and 150 feet wide (618 acres). Approximately five trains per week would utilize the route.

Wind power generation projects are a type of use that is an RFFA. A wind monitoring tower is approved by the BLM for placement on the waste rock dump at the Project. This type of project could be developed in Crescent Valley or on the mountain ranges on either side of the valley. Wind power generation projects generally require the installation of a number of wind turbines mounted on towers that are 100 to 300 feet tall. The turbines are connected to the utility grid with transmission lines that are generally above ground. In addition, a network of roads is necessary for construction and maintenance of the turbines. The land around the turbines is generally fenced to limit public access and use, primarily for safety reasons. An area of up to a mile square (640 acres) may be fenced.

Crescent Valley has known geothermal activity (Hot Springs Point and the nearby Beowawe geothermal plant) and future development of a potential geothermal resource is a reasonably foreseeable activity. It is anticipated that any future geothermal development would likely utilize the standard binary plant configuration, which allows the development of lower temperature resources. As a result, it is reasonable to assume that the geothermal power plant would not consumptively use water and surface disturbance would likely be less than 20 acres.

Under the RFFAs for utilities and community actions, there are 1,342 acres of surface disturbance.

5.4.3 Other Development/Use Actions

5.4.3.1 Recreation Actions

Recreational use within the cumulative effects area of the Project is expected to continue to be limited, with dispersed outdoor recreational activities being the predominant type of recreation. No recreational improvements have been identified for the reasonably foreseeable future within the CESA; however, the BLM and NDOW have expressed an interest in utilizing the Project pit lake that will form at the end of mining as a recreational area. This could involve stocking the lake with fish, building boat ramps, parking lots, picnic areas, and sanitary facilities.

Opportunities for post-mining land use would be evaluated during the life of the Project. The NDOW and some members of the public, through scoping, have suggested using the post-mining pit lake for recreation and wildlife. The public or private party making future proposals for post-mining land use would be responsible for potential analysis and for management of the facility, including further NEPA analysis.

5.4.3.2 Livestock

As outlined in the Shoshone-Eureka RPS, the activities described below would occur under the RFFA scenario. The long-term goal is to increase licensed grazing use to 30,892 Animal Unit Months (AUMs), a 13.7 percent increase. If 70 percent of this goal were completed during the 15-year cumulative assessment period, then the licensed grazing use would be increased by 2,605 AUMs. However, the Carico Lake Allotment is currently under evaluation and these figures may not accurately reflect the final goals of the evaluation. Based on the activities outlined in the

Shoshone-Eureka RPS, surface disturbance, including the seeding activities, is assumed to result in approximately 4,313 acres.

5.4.3.3 Wildlife Actions

No new wildlife management objectives have been identified for the reasonably foreseeable future within the CESA. Wildlife management objectives for the Carico Lake Allotment are specifically defined in the Shoshone-Eureka and Elko RPSs.

5.4.3.4 Water Supply Actions

Future water needs for the town of Crescent Valley include additional storage for fire protection. A new 200,000 gallon storage tank was added in 1999. The town is not expected to request additional water rights during the RFFA period.

5.4.3.5 Agricultural Actions

Additional agricultural development is reasonably expected to occur in the form of additional pivot irrigation. This development would likely be three new pivots that would cover approximately 1,800 acres. The water for this irrigation would likely be CGM dewatering water that would be piped to the Dean Ranch.

All of the commercial and public access RFFAs result in approximately 10,945 acres of surface disturbance within the CESA. Water use for the cumulative assessment is discussed in Section 5.5.3.

5.4.3.6 Public Land Sales

Future public land sales are considered possible under RFFAs. These land sales could include lands associated with community development or specific resource development projects, such as CGM's operations in the southern portion of Crescent Valley. Any future land sale would be subject to congressional requirements in the implementing legislation. Public lands converted to private ownership would be subject to all applicable state environmental laws, which incorporate applicable federal environmental laws. If a land sale involved community development land, there would likely be a future change in use from wildlife habitat to residential and commercial development. If a land sale involved a resource development project, the current resource use would likely continue into the future with possible expansion of the use. Long-term use of the land after the resource use has been completed may be an activity or use other than livestock use and wildlife habitat, which would be the use if the land remained under BLM management. Long-term use of privatized land would be subject to any covenants agreed to at the time of sale.

Under RFFAs for other development/use actions, there are 6,113 acres of surface disturbance.

Under all RFFAs there are 11,505 acres of surface disturbance.

Under all the past actions, present actions, and RFFAs, there are 37,917 acres of surface disturbance.

5.5 Evaluation of Potential Proposed Action Cumulative Impacts and Mitigation

5.5.1 Geology and Mineral Resources

5.5.1.1 Significance Criteria

Environmental impacts to geology and minerals would be significant if an action resulted in any of the following:

- Impacts to the facility site or design caused by geologic hazards, including landslides and catastrophic slope failures or ground subsidence;
- Structural damage or failure of a facility caused by seismic loading from earthquakes; or
- Restriction of future extraction of known mineral resources.

5.5.1.2 Environmental Consequences and Mitigation Measures

Past Actions – The past actions that had the potential to affect geology and mineral resources were mining-related actions. Most past mining operations were of smaller scale and consisted of underground operations with small disturbance footprints. Most geology and minerals impacts resulted from a limited amount of mineral resource development activities. Historically, this area has been mined for gold, silver, barite, turquoise, copper, lead, and arsenic.

Present Actions – The present and proposed actions that have the potential to affect geology and mineral resources are mining-related actions. These present mining related actions are surface mining activities that affect geology and mineral resources by excavating, modifying, or covering natural topographic and geomorphic features and by removing mineral deposits.

RFFAs – The RFFAs that have the potential to affect geology and mineral resources are also mining-related actions, as well as the Yucca Mountain supply train. These RFFA mining related actions would be surface mining activities that affect geology and mineral resources by excavating, modifying, or covering natural topographic and geomorphic features and by removing mineral deposits. The Yucca Mountain supply train would result in the BLM withdrawing from mineral entry those lands associated with the rail line (618 acres).

Mining disturbance has included open pit and underground mining, waste rock disposal, heap leach ore processing, ore milling and processing, tailings disposal, and exploration (drilling, trenching, sampling, and road construction). The past surface disturbance is 1,017 acres, the present and proposed disturbance is 12,135 acres, and approximately 5,150 acres of disturbance is foreseen under the RFFAs. These total 18,302 acres of disturbance.

Mining is a major activity in the area and it is likely that exploration activities and mining would continue. The long-term impact would be the creation in the foreseeable future of additional or expansion of existing open pits, waste rock dumps, heap leach pads, and tailings facilities. The direct impacts affecting the geology and mineral resources of the Project Area due to open pit mining are the permanent removal and loss of resources for future generations. Withdrawal of the 618 acres

CORTEZ GOLD MINES	PIPELINE/SOUTH PIPELINE PIT EXPANSION PROJECT
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associated with the Yucca Mountain supply train may result in a restriction on future extraction of mineral resources. Under the Proposed Action and the RFFAs for mineral development, these direct impacts to geology and minerals would not be significant and would not be mitigated. Under the RFFA for the Yucca Mountain supply train, the impacts to geology and minerals are potentially significant; however, no significant cumulative impacts are anticipated.

5.5.2 Water Resources

5.5.2.1 Significance Criteria

Criteria for assessing the significance of potential impacts to the quality and quantity of water resources in the study area are described in the following four sections. Impacts to water resources are considered to be significant if these criteria are predicted to occur as a result of an action.

5.5.2.1.1 Surface Water

- Modification or sedimentation of natural drainages resulting in increased area or incidence of flooding.
- Reduction in flow of springs, seeps, or streams. Predicted impacts are considered to be significant where the modeled ten-foot ground water drawdown contour encompasses a spring, seep, or stream and where the surface water feature is hydraulically connected to the aquifer affected by drawdown.
- Diversion and/or consumptive use of surface water that adversely affects other water rights holders. This criterion includes flows to springs, seeps, or streams where existing beneficial water uses are affected.
- Release of mining-related contaminants such as cyanide, or metals such as arsenic and lead, into drainages by spills or flooding that results in soil/sediment contamination in excess of NDEP guidance levels (ten times any applicable State of Nevada MCL) as measured in a meteoric water mobility procedure (MWMP), or release of fuels and lubricants into drainages resulting in soil contamination exceeding the NDEP guidance level (100 mg/kg of TPH). A discharge or change in water quality that results in an exceedance of the applicable NDEP standards (Table 4.4.1) for municipal or domestic supplies, aquatic life, irrigation, livestock, or other applicable standards to protect existing or potential beneficial uses in perennial streams, springs, seeps, and the post-mining pit lake.

5.5.2.1.2 Ground Water

• Lowering of the water table that results in impacts to other ground water users. The threshold for identifying significant impacts to wells is the modeled ten-foot drawdown contour. Therefore, for the purposes of this study, significant impacts are indicated where the ten-foot contour encompasses an existing well with an active water right and the well is hydraulically connected to the aquifer affected by drawdown.

- A long-term consumptive use of water resources that does not provide water for a beneficial use.
- Degradation of natural ground water quality by chemicals such that concentrations exceed State of Nevada MCLs for drinking water, or render water unsuitable for other existing or potential beneficial uses. For ground water that does not meet State of Nevada MCLs for baseline conditions, degradation will be considered significant where a change in water quality would render the water unsuitable for an existing or potential beneficial use. This criterion is based on NAC 445A.424.
 - Degradation of natural soil chemistry by cyanide, trace metals, or other compounds such that concentrations exceed NDEP guidance levels. NDEP guidance levels for soils are based on results of meteoric water mobility testing that are ten times the drinking water standard for each compound. This guidance is designed to protect ground water from contamination by leachate from overlying soils.

5.5.2.2 Environmental Consequences and Mitigation Measures

Cumulative impacts to water resources within the study area are considered from surface water, ground water, and water quality perspectives. Assessment of cumulative impacts from present actions and RFFAs that are developed would be incorporated into the annual ground water flow model and five-year pit lake chemistry model updates as specific activities and associated water resource stresses evolve and are quantified by data collection under the Integrated Monitoring Plan.

5.5.2.2.1 Surface Water

Past Actions – Prior to the initiation of the Clean Water Act, few if any measures to control or minimize impacts to surface water resources were required. Most mining operations were of smaller scale and consisted of underground operations with small disturbance footprints. Most surface water quality impacts consisted of generation of sediment during exploration road building, trenching, and mining. Potential exists for acid rock drainage from these past actions; however, there are no reports of any current discharges.

Present Actions – If the expansion of the Pipeline/South Pipeline open pit is implemented, the resulting pit lake that would eventually form after mining ceases could be either larger or smaller than the size of the lake for the Proposed Action. Long-term evaporation losses from the cumulative pit lake may either increase or decrease, depending upon the resulting pit configuration and backfill placement, compared to the Proposed Action's long-term consumptive use of up to 1,185 acre-feet annually. This is potentially a significant impact.

RFFAs – Potential erosion and sedimentation impacts to ephemeral drainages would increase somewhat if the RFFA projects were implemented sequentially to the Proposed Action. Ephemeral drainages may need to be rerouted around a larger facility, making the courses longer and increasing the potential for erosion and sedimentation impacts. In addition, mining-related RFFAs anticipate additional dewatering and therefore the potential for future pit lakes. This would result in additional consumptive use of water through evaporation. This is also a potentially significant cumulative impact.

Cumulative impacts to the perennial streams of Crescent Valley would not be anticipated because none of the perennial drainages are located within the area that is likely to be hydrologically affected by the Proposed Action, other proposed actions, or RFFAs.

5.5.2.2.2 Ground Water Quantity

Past Actions – Most mining operations and agricultural development were of smaller scale and utilized relatively small quantities of ground water. Most ground water quantity impacts consisted of the consumption of ground water for the underground mines and irrigation.

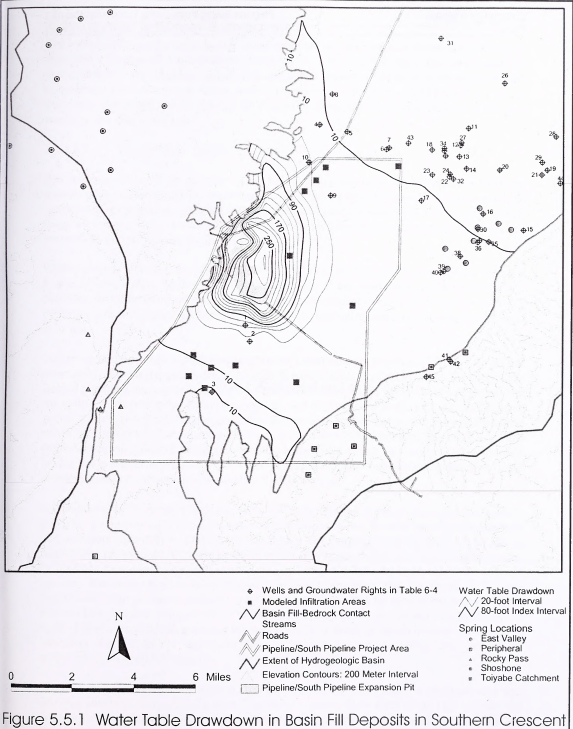
Present Actions –The expansion of the Pipeline/South Pipeline open pit or the development of the Pediment/Cortez Hills Project would involve continued and additional dewatering. The impacts of this dewatering pumping would result in a cone of drawdown in the water table that would correspond to the model results of impacts for the Proposed Action at the end of mining (Section 4.3.3.1.2). The drawdown would probably expand during the years after the end of dewatering as the pit lake fills, eventually encompassing a larger area and potentially affecting additional wells, springs, and water rights within the ten-foot drawdown contour than predicted for the Proposed Action.

Decreased ground water contribution to the baseflow of the Humboldt River could result from increased consumptive use of water within the Crescent Valley basin. Increased water use from mining is possible as present actions.

RFFAs – Cumulative impacts related to continuation of mine dewatering are considered as RFFAs for the South Pipeline expansion or development of underground mining. Other reasonably foreseeable mining projects within the Crescent Valley Hydrographic Basin would likely involve dewatering, and may contribute to consumption of water resources by withdrawal of ground water for mine uses during operations.

The further expansion of the South Pipeline open pit or underground mining would involve continued dewatering at a similar or slightly greater pumping rate than predicted for the Proposed Action. The impacts of continued dewatering pumping would result in a cone of drawdown in the water table that would generally correspond to the model results of impacts for the Proposed Action at the end of mining (Section 4.3.3.1.2), since the extent of drawdown would be limited by the surrounding infiltration sites. The drawdown would probably expand during the years after the end of dewatering as the expanded pit lake fills, eventually encompassing a larger area and potentially affecting additional wells, springs, and water rights within the ten-foot drawdown contour than predicted for the Proposed Action.

Decreased ground water contribution to the baseflow of the Humboldt River could result from increased consumptive use of water within the Crescent Valley basin. Increased water uses for agriculture, livestock, municipal, domestic, and mining in Crescent Valley are possible as RFFAs. Figure 5.5.1 shows the potential impacts for a consumptive use of up to 12,000 gpm, along with the proposed dewatering under the Proposed Action, on the water table in the vicinity of the Project at the time frame for maximum impact.



gure 5.5.1 Water Table Drawdown in Basin Fill Deposits in Southern Crescent Valley at Time of Maximum Drawdown Extent, RFFA with 12,000 gpm of Consumptive Use This Page Intentionally Left Blank

The contribution to cumulative ground water impacts from the Proposed Action is significant, as described in Section 4.3.3.1.2 for the Proposed Action alone; therefore, the cumulative impacts are also significant. The mitigation of potential cumulative impacts could involve the same measures as discussed for the Proposed Action. Since Crescent Valley is a semi-closed basin that does not contribute significantly to the flow of the Humboldt River, the cumulative impacts to this flow would be less than significant.

5.5.2.2.3 Ground Water Quality

Past Actions – Prior to the initiation of the CWA, few if any measures to control or minimize impacts to ground water quality were required. Most mining operations were of smaller scale and consisted of underground operations with small disturbance footprints. Most ground water quality impacts consisted of the consumption of ground water for the underground mines or irrigation, and contamination from process discharges and spills.

Present Actions – Process facilities of the present actions, the Proposed Action, and the proposed Pediment/Cortez Hills Project, including some or all of the heap leach facilities and tailings facilities, would be designed and constructed as zero-discharge units in accordance with NDEP regulations. As such, their contribution to cumulative ground water quality degradation is considered to be low.

Construction and operation of the Proposed Action's waste and ore processing facilities have a low potential to impact water quality due to the arid site environment, depth (250 feet) to the water table, lack of perennial surface drainage on site, and the zero discharge design of the facilities. Ore stockpiles, waste rock piles, leach pads, tailings, and rock exposed in pit walls for the Proposed Action contain low sulfide high neutralization potential rock types that are not likely to contribute to ARD. Existing wastes associated with past activities in the Cortez open pit, Crescent open pit, and Gold Acres areas, some of which are presently in the Project Area, are similarly categorized as having low potential to generate ARD. These past, present, and proposed mining activities would not significantly contribute to any cumulative ARD impacts.

As mentioned in Section 4.4.3, the post-mining South Pipeline pit lake water quality is initially good, but would eventually exceed baseline concentrations and the Nevada water quality standards due to evapoconcentration. Despite the conclusion that present beneficial uses would not be degraded by pit lake seepage, some potential would exist for degradation to future beneficial uses. In addition, there would be some potential for pit waters to eventually migrate into the adjacent aquifers. The areal extent of such seepage migration is uncertain, but is expected to be quite localized since the pit lake is predicted to act as a ground water sink for most of the year. Hundreds of years and complete filling of the pit would be necessary before any outward migration would occur. Future corrective actions using the best available technology would be used to mitigate or remediate any potentially significant impacts caused by the formation and seepage of evapoconcentrated pit lake waters.

The host rock for the mineralization at the Pediment/Cortez Hills Project is carbonate rock and alluvium with little to no sulfides present. Therefore, no potential for ARD exists. Open pit lake and waste rock chemistry will have a neutral pH with solute contributions comparable to those at the Project because of similarities in host rock and ambient ground water chemistry (Geomega 2002d).

RFFAs – For reasonably foreseeable mining projects, similar facilities as outlined under present actions using similar chemicals would be constructed and operated. If the facilities were also designed and constructed as zero-discharge units, they would have a similarly low potential for degrading ground water quality.

Some of the identified RFFA possible mining projects could involve sulfide ores with greater potential for ARD that may require particular waste handling procedures or development of containment designs for the future plans of operations.

The long-term impacts of evapoconcentration in the pit lake and mobilization of salts from soil zones beneath infiltration ponds would not likely contribute to cumulatively significant water quality impacts in Crescent Valley by altering the basin's salt balance. However, virtually any development and beneficial use of water in a semi-closed basin in an arid climate is likely to contribute to the increasing concentration of dissolved solids in the ground water of the basin. In the case of Crescent Valley, the Proposed Action and each of the RFFAs that uses water for irrigation, livestock, municipal, domestic, and mining would have a marginal contribution to the cumulative long-term increase of TDS in the basin's ground water. This increase of dissolved solids in the basin would take centuries to develop, and no existing water rights or uses can be identified as particularly affected. The long-term increases in TDS are considered potentially significant to future beneficial water uses; there are no mitigation measures that appear to be feasible.

5.5.3 Air Resources

5.5.3.1 Significance Criteria

An action would have a significant effect on the environment if any of the following would occur:

- Violate any regulatory requirement of the BAPC;
- Violate any state or federal ambient air quality standard;
- Contribute substantially to an existing or projected air quality violation; or
- Expose sensitive receptors to substantial pollutant concentrations.

5.5.3.2 Environmental Consequences and Mitigation Measures

Past Actions – Prior to the initiation of the CAA, few if any measures to control or minimize impacts to air quality were required. Most mining operations were of smaller scale and consisted of underground operations with small disturbance footprints. Most air quality impacts consisted of generation of fugitive dust during exploration road building, trenching, and mining. Historic small retorts may have also contributed pollutants affecting air quality.

Present Actions – Essentially all of the present emissions, including the Proposed Action, are situated in the CVAQMA, (Basin 54). Impacts to air quality from mining-related activities include generation of fugitive dust from blasting, exploration drilling, road building, and crushing

operations. Other air emissions are generated from processing facilities and burning of fossil fuels by heavy equipment and other vehicles. These impacts would be localized and minimized due to implementation of environmental protection measures, which include watering roadways and utilizing sprayers during crushing. Emissions from processing and mill facilities would comply with requirements of applicable BAPC air quality permits. Air quality impacts from utility and community actions are primarily related to combustion products from vehicle exhaust and fugitive dust from vehicle travel on gravel and dirt roads.

RFFAs – Air quality impacts from RFFAs could include generation of fugitive dust during hard rock exploration, mineral development, and the development and operation of the geothermal power plant. Emissions may also be generated from processing facilities, burning of fossil fuels by heavy equipment and other vehicles, vehicle travel on the paved and unpaved roads, fugitive dust from travel on unpaved roads, and combustion products from the Yucca Mountain Supply Train. Some of these emissions would be localized and minimized due to implementation of environmental protection measures. Others would be more long term and basin-wide. Some of these emissions would be subject to BAPC air quality permits and compliance, development of mitigation measures, and implementation of environmental protection measures.

The identified individual projects within the CESA, including existing and proposed mining operations, each emit criteria air pollutants. With the possible exception of motor vehicle emissions, the existing and proposed mining operations are the major sources of criteria air pollutants within the CESA. Since the monitored levels of these pollutants (PM_{10}) within the CESA are below the applicable established ambient standards, no significant impacts to air resources exist within the CESA. The air quality modeling for the Proposed Action shows the levels of these pollutants below applicable standards. The Proposed Action would not result in a significant cumulative impact to air resources. The RFFAs would result in additional emissions similar to those currently emitted by existing operations; however, most of the activities under the RFFAs would operate under permit conditions established by the BAPC and therefore would likely also not be significant.

5.5.4 Visual Resources

5.5.4.1 Significance Criteria

The assessment of visual impacts is based upon impact criteria and methodology described in the BLM Visual Contrast Rating System (BLM Manual Handbook, Section 8431-1). Effects to visual resources are assessed for the construction, operation, and closure of the Proposed Action. Quality of the visual environment is defined by BLM VRM classes. Two issues are addressed in determining impacts: (a) the type and extent of actual physical contrast resulting from an action and related activities, and (b) the level of visibility of a facility, activity, or structure. Impacts are considered significant if visual contrasts resulting from landscape modifications affect the following:

- The quality of any scenic resources;
- Scenic resources having rare or unique values;
- Views from, or the visual setting of, designated or planned parks, wilderness areas, natural areas, or other visually sensitive land uses; or

• Views from, or the visual setting of, travel routes; and/or views from, or the visual setting of, established, designated, or planned recreational, educational, or scientific facilities, use areas, activities, viewpoints, or vistas.

The extent to which an action would affect the visual quality of the viewshed depends upon the amount of visual contrast created between the proposed facilities and the existing landscape elements (form, line, color, and texture) and features (land and water surface, vegetation, and structures). The magnitude of change relates to the contrast between each of the basic landscape elements and each of the features. Assessing an action's contrast in this manner indicates the potential impacts and guides the development of mitigation measures that fulfill the VRM objectives.

5.5.4.2 Environmental Consequences and Mitigation Measures

Past Actions – The past actions that would have affected visual resources are agriculture and mining operations. The mining operations were of smaller scale and consisted of underground operations with small disturbance footprints. Most visual resource impacts consisted of changes to line, form, color, and texture during exploration road building, trenching, mining, and agricultural development.

Present Actions – The area of analysis for cumulative effects to visual resources is the area bound on the west by the crest of the Shoshone Range, on the east by the crest of the Cortez Mountains, and on the south by the Toiyabe Mountains. On the north, the boundary is located several miles north of the town of Crescent Valley (BLM 2000a, page 4-151, Figure 4.12.1). The area incorporates the entire viewshed of the Proposed Action. Present and proposed activities are encompassed in the description of the affected environment (Section 4.6.2), with the exception of the proposed Pediment/Cortez Hills Project. This additional project would result in similar impacts to the visual resources that are discussed in Section 4.6.3.

RFFAs – The only projects that have the potential to result in cumulative impacts, when considered in concert with the Proposed Action or alternatives, would be the Cortez Hills area and any adjacent mineral development, the Satellite Mine, any expansion of operations within the Project Area, and the geothermal power plant. Total additional disturbance associated with these activities would be approximately 5,150 acres and would consist of open pits, underground operations, haul roads, waste rock dumps, and processing facilities. Existing ancillary facilities such as explosives magazines, truck shops, and offices located at the Project Area would likely be utilized for these mining operations.

All the development activities in the visual resources CESA would occur in an area under BLM visual Class IV, where major modification of the existing landscape is allowed. Disturbance within this classification would be allowed to dominate the view and be a major focus of viewer attention (Table 4.6.1). Consequently, all development under this cumulative analysis would not exceed visual management objectives for public lands within the Project Area and therefore would not generate significant cumulative impacts.

5.5.5 Auditory Resources

5.5.5.1 Significance Criteria

Noise impacts from mining would be considered significant if an action would result in the following:

• Noise levels in excess of 55 dBA, as measured outside at a sensitive receptor site.

Noise impacts from blasting would be considered significant if the Proposed Action resulted in the following:

- Maximum noise levels in excess of 70 dBA measured outside at a sensitive receptor site; or
- Ground vibration as a result of blasting that could initiate or extend observable cosmetic cracking of structures at a sensitive receptor site.

5.5.5.2 Environmental Consequences and Mitigation Measures

Past Actions – Past actions generally did not consider potential impacts to auditory resources. However, any potential impacts would not persist, since any impacts would have been very short term in nature and would not carry forward to the present.

Present Actions – Impacts to auditory resources from mining-related activities include noise generation from blasting, exploration drilling, road building, and crushing operations. Other noise is generated from processing facilities, heavy equipment, and other vehicles. These impacts would be localized and minimized due to implementation of environmental protection measures. Auditory resource impacts from the utility and community actions are primarily related to noise from vehicles traveling on paved and unpaved roads.

RFFAs – Auditory resource impacts from RFFAs could include noise generation during hard rock exploration and mineral development. Other noise may also be generated from processing facilities; heavy equipment and other vehicles; vehicle travel on paved and unpaved roads; and the Yucca Mountain Supply Train. These impacts would tend to be localized.

The identified individual projects within the CESA, including existing and proposed mining operations, each contribute noise to the natural environment. Since all the existing actions, proposed actions, and RFFA are widely dispersed throughout the CESA, none of the projects, including the Proposed Action, would result in a significant cumulative impact to the auditory resources.

5.5.6 Socioeconomic Values

5.5.6.1 Significance Criteria

NEPA (Section 1508.14) states that "...economic or social effects are not intended by themselves to require preparation of an environmental impact statement. When an environmental impact statement is prepared and economic or social and natural or physical environmental effects are

interrelated, then the environmental impact statement will discuss all of these effects on the human environment." Simply put, this means that social or economic differences are not enough to result in a potentially significant adverse effect, but they need to manifest themselves with some physical change, as described in NEPA (Section 1508.8(b)), "...effects may include growth inducing impacts and other effects related to induced changes in the pattern of land use, population density or growth rate".

As identified during the scoping process and from the Pipeline Final EIS (BLM 1996a, pages 4-54 through 4-56), an action would normally have a significant effect on the environment if the following would occur:

- Induce substantial growth or concentration of population;
- Displace a large number of people;
- Cause a substantial reduction in employment;
- Substantially reduce wage and salary earnings;
- Cause a substantial net increase in county expenditures; or
- Create a substantial demand for public services.

5.5.6.2 Environmental Consequences and Mitigation Measures

Past Actions – The historic activities within the socioeconomic CESA resulted in the development of existing rural, resource-based communities in northern Nevada. Most socioeconomic impacts consisted of the generation of economic activity during agricultural development, mining, and associated commercial activities.

Present Actions – The present and proposed actions would produce socioeconomic effects which are either beneficial or below the level of significance. Continued utilization of public services under these actions would not result in significant impacts. Numerous present mining operations and other activities occur in the three-county CESA. Modern mining has essentially created (or reestablished) communities in the CESA and contributed significantly to the high population growth of CESA communities during the 1980s, and continued slower growth during the 1990s (see Table 4.8.1). The Proposed Action represents only a continuation of a present approved action.

RFFAs – The RFFAs include other mineral development projects by CGM to occur in the vicinity of the Project Area, including the Satellite Mine and Cortez Hills area, adjacent mineral development, and the geothermal power plant. Like the Proposed Action, the Cortez Hills and other adjacent development would likely utilize existing CGM employees, extending their employment and the beneficial impacts determined in Section 4.8.3 by an estimated ten additional years.

Specific information regarding the timing, duration, and level of employment are not available for other future actions which may occur throughout the three-county CESA, precluding a

comprehensive analysis of potential cumulative impacts. However, other future mining projects in the CESA would provide employment opportunities in Elko, Eureka, and Lander Counties where 30, 33, and 42 percent (respectively) of the population already relies on employment in the mining industry (see Table 4.8.6), and where the future of mining employment is uncertain. The Nevada State Demographer's middle-range population estimate scenarios, used to make population projections for each county, assumed that each CESA county would experience some level of mining employment layoff, as well as some new mining and continued mineral exploration. In the volatile economy of the foreseeable future, it is expected that the cumulative and incremental socioeconomic and public service effects of the Proposed Action would be positive and not significant.

5.5.7 Environmental Justice Effects

5.5.7.1 Significance Criteria

EPA's Interim Final Guidance For Incorporating Environmental Justice Concerns in EPA's NEPA Compliance Analyses (EPA 1998) suggests a screening process to identify environmental justice concerns. This two-step process defines the significance criteria for this issue; if either criteria is unmet, there is little likelihood of environmental justice effects occurring. The two-step process is as follows:

- (1) Does the potentially affected community include minority and/or low-income populations?
- (2) Are the environmental impacts likely to fall disproportionately on minority and/or lowincome members of the community and/or tribal resource?

If the two-step process discussed under Study Methods indicates that potential exists for environmental justice effects to occur, the following analyses are conducted to consider:

- Whether there exists a potential for disproportionate risk of high and adverse human health or environmental effects;
- Whether communities have been sufficiently involved in the decision-making process; and
- Whether communities currently suffer, or have historically suffered, from environmental and health risks and hazards.

5.5.7.2 Environmental Consequences and Mitigation Measures

Initial analysis concluded that the potential effects of the Project are not expected to disproportionately affect any particular population. Environmental effects that may occur at a greater distance, such as auditory resource or air impacts, would affect the area's population equally, without regard to nationality or income level. According to Section 4.9.2, no traditional cultural properties or E.O. 13007 (Indian Sacred Sites) sites have been identified within the Project Area that might be impacted by the Proposed Action or either of the alternatives. In addition, no traditional cultural properties have been identified in areas of RFFAs. Therefore, no impacts are associated with past actions, present actions, the Proposed Action, other proposed actions, or RFFAs on traditional

Native American religious concerns. Since no disproportionate effect on an identified minority population results from the Proposed Action or the RFFAs, no further environmental justice analyses are required.

5.5.8 Wildlife Resources

5.5.8.1 Significance Criteria

Based upon NEPA guidelines and commonly accepted criteria, a project would normally be considered to have a significant effect on wildlife resources if it resulted in the following:

- Substantially disturb critical wildlife habitat;
- Cause the loss of a species or habitat afforded protection under either the ESA or state law; or designated as having special status (e.g., Species of Concern, Sensitive Species, etc.) by an overseeing agency;
- Cause loss of birds or nests with eggs protected by the Migratory Bird Treaty Act;
- Eliminate a natural plant community from the Project Area;
- Result in acute or chronic toxicity resulting from exposure to toxic materials in the tailings or heap leach facilities; or
- Cause destruction of active bat roosts or maternity sites.

5.5.8.2 Environmental Consequences and Mitigation Measures

Past Actions – Past actions that could impact wildlife's issue of water would have been limited and may have included the smaller scale mining operations and agriculture and ranching operations that used or impacted water resources.

Present Actions – If the expansion of the Pipeline/South Pipeline open pit is implemented, the resulting pit lake that would eventually form after mining ceases could be either larger or smaller than the size of the lake for the Proposed Action, which creates a long-term evaporation losses from the cumulative pit lake may either increase or decrease, depending upon the resulting pit configuration and backfill placement. Water infiltration ponds and agricultural operations also create opportunities for wildlife to utilize water resources. When these types of activities use ground water there is a potential decrease in flows from springs in the vicinity of the ground water use.

RFFAs – Potential impacts to water availability for wildlife would increase somewhat if the RFFA projects were implemented sequentially to the Proposed Action. In addition, mining-related RFFAs anticipate additional dewatering and therefore the potential for future pit lakes and dewatering infiltration ponds. These potential cumulative impacts are not considered potentially significant cumulative impacts.

5.6 No Backfill Alternative Impact Analysis

The resources which may be cumulatively impacted by the No Backfill Alternative include air quality, soils, water resources, vegetation, wildlife, special status species, visual, socioeconomics, geology, minerals, invasive nonnative species, cultural, and wild horses and burros. The cumulative impacts under the No Backfill Alternative are similar to the Proposed Action; the No Backfill Alternative would have a slightly greater incremental increase in cumulative impacts to some of the resources and would result in more long-term surface disturbance compared to the Proposed Action.

5.7 Complete Backfill Alternative Impact Analysis

The resources which may be cumulatively impacted by the Complete Backfill Alternative include air quality, soils, water resources, vegetation, wildlife, special status species, visual, socioeconomics, geology, minerals, invasive nonnative species, cultural, and wild horses and burros. The cumulative impacts under the Complete Backfill Alternative are similar to the Proposed Action, although the Complete Backfill Alternative would have a slightly greater incremental increase in cumulative impacts to some of the resources and would result in less long-term surface disturbance compared to the Proposed Action.

5.8 No Action Alternative Impact Analysis

The resources which may be cumulatively impacted by the No Action Alternative include air quality, soils, water resources, vegetation, wildlife, special status species, visual, socioeconomics, geology, minerals, invasive nonnative species, cultural, and wild horses and burros. The cumulative impacts under the No Action Alternative are essentially the same as under the Proposed Action, since the Proposed Action would have such a small incremental increase in cumulative impacts to all the resources and would result in less long-term surface disturbance.

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Chapter 6 Public Comments and Response to Comments



6 PUBLIC COMMENTS AND RESPONSE TO COMMENTS

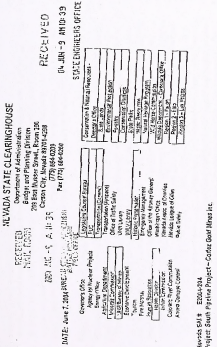
This chapter of the Final SEIS includes copies of all public comments received in response to the Pipeline/South Pipeline Pit Expansion Project Draft SEIS. The BLM's responses to substantive comments are provided adjacent to reproduced comment letters. A total of 22 comment letters were received by the BLM. A list of comment letters and commentors follows:

Letter	Commentor
Α	Nevada Division of Water Resources
В	United States Geological Survey
С	Great Basin Mine Watch
D	Western Shoshone Defense Project
Е	Garawyn McGill-Loberg
F	Lander County Economic Development Authority
G	Nevada Department of Wildlife
Н	Humboldt River Basin Water Authority
Ι	Elko County Board of Commissioners
J	Dave Mason
K	Christopher Sewall
L	Nevada State Clearinghouse
Μ	Nevada Department of Transportation
Ν	Thom Seal
0	Lang Exploration Drilling
Р	Vogue Uniform and Linen Rental
Q	Elko Chamber of Commerce - Neal McQueary
R	Elko Chamber of Commerce - Mary Korpi
S	Broadbent and Associates
Т	Greg Ekins
U	U.S. Environmental Protection Agency
V	Boise State University

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rolosed for your teview and comment, is a copy of the above-mentioned project. Please evaluate it with frespect to its effect on your plans of phogents, the importance of its contribution to state and/or focal areawide goals and onjectives; and its accord with any applicable laws, ders or regulations with which you are familiar.

asse submit your comments no later than <u>Jubert 2004.</u> We the verse below for sneet commark. If separations commarks are ovided. Frase use agency letterhead and include the Neveda SAI number and comment due date for our reference. Overliens? Affinaed afford. Clearnghousa Coordinator, (775) 664-0209 or <u>mcafford@hudnel.atate.ne.us</u>

IIS SECTION TO BE COMPLETED BY REVIEW AGENCY.

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Additional information below	Cientry
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SENCY COMMENTS:

E2004-204



A-1

Comment noted.

A-2

Comment noted.

A-3

CGM currently has sufficient water rights to address long-term mitigation. See text on pages 4-101 (4.3.3.3.1-4b), 4-116 (4.3.3.3.2-4b), 4-129 (4.3.3.3-4b), 4-141 (4.3.3.3.4-4b), 4-150 (4.3.3.4-4b), 4-159 (4.3.3.5-4b), and 4-169 (4.3.3.6-4b) for language regarding the replacement of effected water rights.

A-4

The Proposed Action does not modify the tailings facility that has been approved by the BLM. However, CGM will modify their current permit with the NDWR to complete the expansion that was addressed in the South Pipeline Final EIS (BLM 2000a). CGM is currently authorized by the BLM to expand the existing tailings facility.

COMMENT LETTER B

Reply Refer To: Mail Stop 423 BLM

July 12, 2004

MEMORANDUM

- To: Nevada Department of Wildlife Lander County, Nevada
- From: James F. Devine (Katherine Lins /sigued/ for) Senior Advisor for Science Applications
- Subject: Review of Draft Supplemental Environmental Impact Statement for the Pipeline/South Pipeline Pit Expansion Project Proposed

As requested by the U.S. Department of the Interior, Office of Bureau of Land Management (BLM), in their correspondence of June 15, 2004, the U.S. Geological Survey (USGS) has reviewed the subject Draft Supplemental Environmental Impact Statement (DSEIS) and offers the following comments:

GENERAL COMMENTS:

- [91, NCV Distribution, nor is the figure clearly described in the text. What do the y-axis values mean? The abbreviation "NCV" is defined, but what does it mean, interpretively? more careful editorial review of figures is warranted. All figures in the discument should trame of reference, for example, figure 4.4.3 on page 4-189 and figure 4.3.18 on page 4be "stand alone" and self explanatory. Without clarity and completeness, the figures are The document fails to discuss the assumptions used to translate the conceptual model of Greater attention to clarity, completeness, and consistency is warranted in many figures shown in the document. For example, the y-axis is unlabeled in figure 4.4.4 on page 4-The x-axis on figure 4.3.15 is labeled simply "distance;" the reader is left to figure out what reference point "0" represents and what the significance of positive and negative the aquifer system to the numerical model, particularly in the vertical dimension. The numbers is relative to the reference point. Most map figures use different scale bases, 73. These comments cite only a few examples rather than an exhaustive list, but they indicate that the report is replete with discrepancies and excessive complexity; thus, a and many do not have hasemap features to help readers get a common geographical nearly meaningless in providing support of findings or conclusions stated in text. B-3 B-1 B-2
 - The document fails to discuss the assumptions used to translate the conceptual model of the aquifer system to the numerical model, particularly in the vertical dimension. The USGS recommends that the document discuss the hnre-dimensional aspect of the model in detail; for example, the number of layers in the model, whether those layers are isolated or connected, in which layer(s) the water table is located, and whether the water table is datare down below the boltom of the alluvium near the pit.

B-1

On Figure 4.4.4 the y-axis is the number of samples. On Figure 4.3.15 the x-axis is the distance from the center of the infiltration pond. The figures have been modified to address the comment.

B-2

The intent of maps and figures in NEPA documents is to provide information to supplement the text of the document. The preparation and format of this document meets the generally accepted NEPA standards.

B-3

See response to Comment B-2.

B-4

The assumptions used to translate the conceptual model of the aquifer system to the numerical model, including the vertical dimension, are fully described in Geomega (2003a), which is incorporated into the document by reference. Page 4-81 of the Draft SEIS states the following: "Details of the model including methods, hydraulic boundarics, model layers, grid layout, calibration, sensitivity analysis, and results are presented in Geomega (2003a)." Page 4-80, Chapter 4 Affected Environment and Environmental Consequences, Section 4.3.3 Environmental Consequences and Mitigation Measures, Section 4.3.3.1 Significance Criteria:

B-5

The choice of the 10-foot contour as the limit of concern about drawdown is arhitrary and should be justified. Any change in water level could result in a change in gradient and, hence. How rate. Direct measurement or prediction of a flow rate in springs and streams could be a more appropriate measure.

Page 4-93, Chapter 4 Affected Environment and Environmental Consequences, Section 4.3.3 Environmental Consequences and Mitigation Measures, first paragraph: The omission of any details about how the hydrolithologic units described on pages 4-30 to 4-42 arc depicted as model layers makes the statements about model predictions of drawdown effects on the springs impossible the evaluate. Evidence for the assertions that the springs are indeed isolated from the main alluvial aquifer and whether the springs are affected by drawdown caused hy stresses on the said aquifer should be provided. Because the proponent commits to monitoring and contingent mitigation, the accuracy of the model representation of these springs may not be critical at this time; however, the credibility of the entire model is called into question through this inconsistency. The USGS recommends that the explanation of the potential drawdown in the springs be clarified after the proposed added discussion of model vertical connectivity/layering as monitored above.

Thank you for the opportunity to review and comment on this DSEIS.

The use of the ten-foot contour for changes to the water table as the threshold to evaluate impacts was first used by the BLM in the Betze Project EIS (BLM 1991). The ten-foot value was based on the amount of seasonal variation in the watertable in the Humboldt River Basin, which includes the Project Area. In addition, this is a supplemental EIS and the use of the ten-foot value in this document provides consistency with the previous EIS and the Pipeline EIS for the operations in the Project Area.

B-5

B-6

See response to Comment B-4. Details about how the hydrolithologic units are depicted in the model were not omitted; they are provided in Geomega (2003a).

The Draft SEIS statement on page 4-93 states that "...these springs probably originate from perched zones within alluvial fans that are recharged by flows from the Cortez Mountains" indicates that there is some uncertainty concerning he source(s) of the springs in question (in this case four of the East Valley an emanating from Fourmile Canyon suggests that ground water daylights in hose areas due to the local contrasts in hydraulic conductivity between the 1996a), with the driving head for the springs coming from higher up in the alluvial fan. Hence, the water supplied by flows from the Cortez Mountains is perched in the sense of being held back by the lower permeability material of the springs). However, their occurrence on the valley floor near the toe of the alluvial coarser alluvial fan materials and the finer grained valley fill deposits (BLM valley floor, rather than being vertically separated from the main alluvial aquifer. The ground water model explicitly represents this juxtaposition of higher conductivity alluvial units and lower conductivity valley floor deposits in the general vicinity of the East Valley springs (Geomega 2003a). Thus, there is no inconsistency between the model and the conceptual interpretation of the hydraulic system that gives rise to these springs. At the regional scale of the ground water basin, the model is designed appropriately with respect to the seeps and springs that occur in Crescent Valley.

Nevertheless, because there is still some uncertainty regarding the source(s) of the springs and in their degree of isolation from the basin fill aquifer, potential impacts were considered to be significant if the ten-foot drawdown contour encompassed or came within close proximity to the location of a spring, even in cases where it was believed that the source(s) of the springs were higher up in the mountains and would not be affected. Thus, a conservative approach was used to assess potential impacts to seeps and springs. Furthermore, CGM is committed to operational monitoring and contingent mitigation measures to be implemented if significant impacts to seeps or springs do occur (Draft SEIS, page 4-94).

Amon And And And And And And And And And An	August 3, 2004 FFCCVFIN August 3, 2004 FFCCVFIN Pan Jarrecke (2016/32 - 5 A Ib 4) Project Manager Bureau of Land Manager Bureau of Land Manager Bureau of Land Manager Bureau of Land Manager Bureau for Land Manager Bureau for Manager Bureau of Land Manager Bureau for Manager Bure	
Rang, N.V. 19500 175-318-1986, fax 775-337-2980 #brue@standaminetania www.gardaminetania.cg Last Vergen office 1700 f. Deart lan Road, # 416 1700 f. Roeart lan Road, # 416 702-413-1317	Re. Review Comments. Fipdine/South Fipeline Pit Expansion Project, Draft Supplemental Enviroumental Impact Statement (SEIS) NV063- EIS01-30 Plan of Operations NVN-067575(01-1A) Dear Ms. Jamecke	
Board of Directors C-1 Germ Maller, Ph.D. Chair	Thank you for this opportuality to provide comments on the subject draft SEIS. Please send a copy of the Final SEIS and the Record of Decision to us at the address above.	ς γ
Bob Fulkerson, Trassurer Nornum Harry, Secretary C-2	Great Basin Mine Watch has reviewed the environmental impact statements for both the Pipeline and South Pipeline projects. This proposed action tiers off of those two actions. Therefore, please incorporate our comments on those two projects into this one by reference.	C E
Attrace Boulanger Christopher Sewall Staff	For this review, we considered the draft SEIS and our knowledge of the previous studies. Our comments primarily concern the water resources, both quantity and quality, of the basin. Following two sections regarding the impetts on water resources, we offer some additional more general comments.	Pij.
Elyssa Roscn Interun Excondive Director Susan Czopek	Throughout the letter, we reference passages within the SEIS and provide the appropriate page number. Any other documents are also referenced at the point of referral.	
Political Director Christic Whiteside Program Associate Cristi Barker Las Vegas Organizer	Initially, however, Section 2.10, CGM Sustainability Activities, should be removed from the SEIS because it is just an advertisement for the company. It provides no information that can be advertisement their project. Antennively, because CGM piedges numerous activities for their alleged sustainability program, the BLM should include monitoring of and accountability for CGM to actually complete these activities.	U HAH
	Water Resources	ac
C-4	The impacts of the proposals on water resources in Crescent Valley do not vary much except for the no backfill alternative. Because the proposed action includes partial backfill to fithe pit, the amount of water that will fill the pit lake under the proposed action is less than for the no backfill alternative. The partial backfill also decreases the surface area as	U Ŭ

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our name and address are on the mailing list and you will be sent copies of the inal SEIS and ROD.

C-2

Refer to the responses to the comments in the South Pipeline Final EIS (pages 6-38 through 6-87). Great Basin Mine Watch did not submit comments on the Pipeline Draft EIS.

C-3

The commentor is correct that the text describes activities that are not part of the Proposed Action and therefore not directly evaluated in the Draft SEIS. However, the text under Section 2.10 outlines CGM's current and ongoing activities that affect the social and economic fabric of the local communities, which are of concern to both the BLM and CGM.

C-4

Comment noted. Also see the responses to Comments C-6 through C-30.

The SEIS presents impacts for the project as if it were to stop at different stages. This is very difficult to review because the SEIS includes similar impacts at many points. This comment letter concentrates on the impacts predicted for the proposed action being completed through stage 12 with a few comparisons made with other alternatives or stages included as propriate.

Water Quantity Impacts

Consumptive use estimates should be revised to include the water used to wet the unsaturated zone beneath the infiltration basins. This does not include the water in C-6 ground water mounds that have become part of the alluvial water table, but should include the water that remains bound to the soil particles after the mounds recede.

C-7 Consumptive use estimates should be refined to better define usage at the Dean Ranch. C-7 This is probably not correct; some of the water probably recharges the shallow groundwater near the ranch.

H

Figure 4.3.4 shows the current (February, 2002) groundwater contours in Crescent Valley near the mine. The figure shows both the cone created by the dewatering wells at the mine in bedrock and the mounds created in alluvium near the rapid infiltration basins (RUBs). This implies the water table, or potentionetric surface, transitions smoothly from bedrock to alluvium under the stress caused by dewatering and reinfiltration. The following passage from the SEIS, however, suggests that may not be correct.

Detailed studies at other mining areas in north-central Nevada have shown that ground water flow in bedrock of the mountain ranges is typically restricted to individual hydrologic domains or compartments, which are separated by lowpermeability barriers along faults, intrusions, and mineralized zones (Maurer et al. 1996). Hence, ground water levels and movement can vary greatly within the silizeous bedrock of the mountain ranges. SEIS, page 4-32.

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This suggests that dewatcring bedrock, which lowers the water table below the upper extent of the bedrock, may disconnect the saturated zones between the bedrock and alluvial aquifers. In other words, there may be a zone of unsaturated bedrock (or even alluvium) between the ambient and mounded groundwater at the RIB sites and the underlying bedrock. The following passage indicate the presence of perched water zones.

C-5

Comment noted.

C-6

insaturated conditions above the water table. Eventually, suction will balance the Prior to infiltration, the soil moisture distribution in the unsaturated zone beneath he future infiltration sites was in a state of dynamic equilibrium. Moisture profiles at that time reflected the balance between gravity and capillary suction GeoSystems Analysis 1999). Upon cessation of infiltration operations, gravity drainage will occur and the infiltration mounds will dissipate, leading to orce of gravity and the soil moisture profile will again reflect a state of dynamic equilibrium. Since pore water remains mobile even at extremely low moisture contents (Stephens 1996), and assuming that other parameters (e.g., climatic he soil water will seek approximately the same dynamic moisture equilibrium as orces in the soil. Soil moisture ranged from dry in near surface and coarser grained soils to wet in deeper layers and finer grained soils (Westec 1997b; conditions, soil hydraulic properties, depth to the water table) remain the same, existed prior to infiltration. The reestablishment of equilibrium conditions will occur gradually over time as the water used to wet the soil underneath the infiltration sites drains into the aquifer. Since essentially all of the water used to wet the unsaturated zone beneath the infiltration sites will eventually return to the iquifer, it is not considered to be consumptively used.

C-7

It is possible that a small amount of the irrigation water applied at the Dean Ranch could become ground water recharge. In a recent study by the USGS (Stonestrom et al. 2003), chloride mass balance calculations indicated that between eight percent and 16 percent of the water applied as irrigation to crops eventually recharged the aquifer at a similar site in southern Nevada. However, the Draft SEIS assumption of total consumptive use of the water delivered for irrigation is conservative in terms of predicting potential water quantity impacts because it corresponds to a slightly greater net amount of water removal from the ground water system than probably actually occurs.

The Dean Ranch is a legally permitted agricultural facility. Irrigation operations there are regulated by the state and are conducted in a manner that is typical of many other irrigation operations in Nevada. State regulated components of the Dean Ranch operation include regular monitoring and reporting of water usage, ground water levels, and water quality in the vicinity of the ranch.

Although much of the alluvium overlying the Crossroads pit area uppears to be effectively desaturated, there are some areas mear the edges of the Gold Acres window where the alluvium is still partially saturated. For example, in the southwest corner of the Gold Acres window at monitoring well SH-05A, saturated alluvium is present near pre-dewatcring ambient levels (water levels are approximately 90 to 150 feet bolow ground surface). The mearby bedrock monitoring well SH-04B indicates that hydrautic head in the bedrock anonitoring well SH-04B indicates that hydrautic head in the bedrock areas a valent or static action and a portion of the Gold Acres window, while the underlying bedrock has been significantly depressurized. Stimilarly, perched ground water orditions are present to the northeast of the Gold Acres window, mear alluvial monitoring well SM-15. These water-level differences suggest that at least some of the bedrock structures within and bounding the Gold Acres window have analogue expression in the basin-fill aquifer, hich locally have a strong influence on lateral ground water flow. SEIS, page 4-45.

It appears the person who developed Figure 4.3.4 did so assuming that there is a connection between the two layers, which in fact are probably two distinct aquifiers. C-9 Figures 4.3.20 – 22 and 26 – 28 arc incorrectly labeled. These show that drawdown exceeds 880 feet at the mine. Clearly, this represents dewatering in bedrock, not just basin fill us the labels suggest. The text that refers to the figures also mentions bedrock.

The fact of groundwater flow being limited to specific units also applies to the question of what caused the Cortez pil lake or dyr. The SEIS reports that a 60-foot deep lake in the Cortez pil sered away between 1997 and 1999; it also reports that bedrock water levels have dropped 140 feet during the same period (SEIS, page 4-31). This period was not a drought and in fact condins one of the wetter months on record (for example, May 1998). Figure 4.2.1 show that some bedrock formations outcoop on each side of the valley (that this map does not provide a project outline renders the task of determining which outcorp is near the minus more difficult). One formation on each side of the valley is the Valny formation. Figure 4.2.5 does not show faults that cottend across the valley bit site. A 2.1 show that depth to bedrock is great, especially northeast of a inc connecting Pipeline with Cortez.

The following passage also indicates that the bedrock structure near Pipeline and Cortez C-10 may be connected. It also indicates that current faults may once have been connected, and it therefore must be concluded that the connection could still exist. The subsurface geology of the Gold Acres and Cortez windows is shown in Figure 4.2.4. Figure 4.2.5 shows the known and inferred structures within the Gold Acres window. A reconstruction model of Crescent Valley prior to Basia and Range extension and formation of the Cortez rift suggests that the Gold Acres and Cortez windows were none united (McCortmack and Hays 1996). Reconstruction of the Basin and Range extension suggests that the Pipeline fault is associated with the Cortez fault and may have been the same structure. Also,

The quoted passage from page 4-32 of the Draft SEIS occurs in a discussion of the siliceous (Western Assemblage) bedrock hydrolithologic unit, and describes generalized conditions of ground water flow in mountain blocks of the Shoshone Range northwest of the open pit. The passage does not apply to the hydraulic interaction(s) between overlying alluvium and the carbonate (Eastern Assemblage) bedrock hydrolithologic unit that comprises the Gold Acres Window.

8-0 0-8 Water level observations and numerical modeling both show that, in most places, there is a strong hydraulic connection between alluvium and bedrock of the Gold Acres window in the general vicinity of the Pipeline/South Pipeline open pit. The fact that mine dewatering has successfully drained the alluvium overlying and surrounding the open pit even though the production wells are pumping entirely from the underlying carbonate bedrock is evidence that these units are well connected in this particular region. In some localized areas, such as at monitoring well SH-05A in the southwest corner of the Gold Acres window, water levels have permeability horizons within the alluvium. However, the hydraulic response, even though reduced and/or delayed in those areas, understionably proves that the bedrock and alluvial aquifers are in hydraulic communication. The comment confuses the concepts of depressurization and desaturation. The fact that hydraulic heads in bedrock are lower than those in the overlying alluvium in certain areas does not necessarily mean that saturated zones in bedrock and alluvium are disconnected (i.e., that there is an intervening unsaturated zone), as suggested in the comment. Rather, it indicates that ground water flow is directed werfically downward from the alluvium into the depressurized bedrock, where it is then transmitted laterally to the points of extraction at the pumping wells.

Since monitoring data and the numerical modeling both show that a strong hydraulic connection exists between alluvium and bedrock of the Gold Acres Window, and because there are no indications of a disconnect between saturated as transitioning smoothly from bedrock to alluvium in the general vicinity of the Pipeline/South Pipeline open pit. Hence, the ground water contours shown on Figure 4.3.4 correctly depict the cffects of the hydraulic connection between alluvium and bedrock hydrolithologic units in the open pit area. In recognition of the fact that there are slight vertical differences in hydraulic head, the word "generalized" has been added to the title of Figure 4.3.4.

C-9

Figures 4.3.20, 4.3.21, 4.3.26, and 4.2.27 have been corrected in the Final SEIS.

C-10

lake. It is essential that the BLM determine the cause of the lowering water levels in the groundwater modeling, which does not yet show impacts now or in the future to water These facts clearly suggest that dewatering at Pipeline could have dried the Cortez pit levels in the Cortez Mountains, is wrong. If the modeling is wrong, most of the Cortez Mountains. If related to the dewatering, as the evidence suggests, the predictions in the EIS are also wrong. That the groundwater model has been calibrated appropriately to existing water level data Cortez Mountains. If the 140 foot water level drop in the Cortez Mountain bedrock was associated with the dewatering. Calibration sets hydrologic parameters for the model as conceptualized. The modeler assumed that effects in the Cortez Mountains are outside the model domain. Thus, there is no chance that the model will predict impacts in the does not somehow show that effects it misses in the Cortez Mountains are not really added to the model domain and calibrated for, then the future effects may be more properly predicted. C-11

drawdown.

discussion is to present a groundwater budget. A proper groundwater budget would show precipitation and ET completely overwhelm the other budget factors. It is not appropriate wide water budget with a groundwater specific water budget. It appears the intent of the use of the dewatering water should be shown as a discharge from the basin. Showing the dewatering pumpage and reinfiltration is appropriate if the budget is for the groundwater. the recharge within the basin, not the precipitation to the valley. It would only show ET This table should be redone to show recharge, natural ET, consumptive use from mining to show dewatering or reinfiltration in a basinwide model ? water; only the consumptive and non-mining activities, inflow at Rocky Pass and outflow to the Humboldt River for Table 4.3.1 presents a water budget for the valley that mixes components of the valleyfrom the groundwater (the bottom line in the table). The numbers presented for just the groundwater basin. C-12

estimate was derived from the groundwater model. The SEIS presents ET estimates estimate is that based on methods similar to the Maxey-Eakin method while the ET Table 4.3.1 should also be consistent with its estimates. For example, the recharge elsewhere; these should be used for consistency.

errors. It cites a USGS study showing that evapotranspiration varies from 19,600 to The SEIS presents water budget information with significant potential, unexplained 37,100 af/y (SEIS, page 4-76).

"Predicted impacts are considered to be significant where the modeled ten-foot ground water drawdown contour encompasses a spring, seep, or stream and where the surface The BLM's threshold for impacts to springs, seeps and streams is grossly too high and technically wrong. As a description of this threshold, the BLM states the following: C-13

CGM and the BLM have considered the possible cause(s) of ground water drawdown in the Cortez window since it was first noted in 1997. Previous work on his subject is documented in several reports cited in the Draft SEIS (Brown and Caldweil 1998, 1999; Geomega 2001c, 2002e), and ground water conditions in the Cortez window continue to be evaluated annually (e.g., Geomega 2003d). The possibility that Pipeline dewatering operations could be related to the observed water level declines in the Cortez Window is one of several possible mechanisms that have been investigated. However, a definitive hydraulic connection between the Cortez and Gold Acres windows has not been established. CGM's ongoing study of ground water behavior in the Cortez window, in cooperation with the BLM, is evidence that a serious effort is being made to understand the cause(s) of the The comment asserts that if the cause(s) and effects of drawdown in the Cortez window are not reflected in the model, then the model is "wrong" and, hence, so are many of the model's predictions. Such an assertion fails to consider the effects of hydraulic barriers to ground water flow between the Cortez window and the basin fill aquifer, and it overdramatizes the potential effects of the model's representation of bedrock areas outside of the Gold Acres window. Declining water levels in the Cortez window are limited to a small region in the immediate vicinity of the Cortez open pit (Geomega 2003d), and are not expected to perceptibly impact the basin fill aquifer due to the strong hydraulic boundaries that effectively isolate the area of drawdown, as evidenced by monitoring data from wells and springs within and surrounding the Cortez window. (In fact, the ground aquifer adjacent to the Cortez window, which do not show drawdown, as calibration targets, and successfully matched those observed conditions.) Thus, there is no need to simulate the very localized water level declines within the Cortez window for the water model included several of the monitoring wells completed in the basin fill purposes of this SEIS because they would have a negligible effect on the assessment of potential impacts to the basin fill aquifer.

As a matter of practicality, the ground water model does not represent detailed aspects of the complex flow conditions in bedrock outside of the Gold Acres Window and the SEIS predictions are focused on the basin fill aquifer as follows: The amount and extent of drawdown are presented in this SEIS only for the alluvial aquifer because that is the primary aquifer of use and extent in Crescent Valley. Also, the complex fault-block-controlled nature of ground water flow in the mountain ranges causes greater uncertainty in drawdown predictions for those areas, compared with the relatively more continuous alluvial aquifer system. For these reasons, drawdown contours are only shown to the limit of the alluvial aquifer, and no drawdown contours are shown for the bedrock aquifer (Draft SEIS, page 4-97).

features were available; thus, the model is only expected to provide a coarse representation of Acres Window can be neglected and model predictions should focus on the basin fill aquifer (996a, 2000a) and no comment was made on these assumptions during public scoping for the current SEIS. Nevertheless, the model's predictions regarding the basin fill aquifer are still valid structural features within the mountain ranges, even if adequate information describing those actual conditions in bedrock in the mountains. Importantly, it was previously determined that because it is the primary aquifer in Crescent Valley) were reasonable and appropriate for because the basin fill aquifer is not influenced to an appreciable degree by localized, It is understood that the ground water flow model cannot reasonably include all of the complex similar modeling assumptions (i.e., detailed flow behavior in bedrock areas outside of the Gold evaluating potential impacts of the Pipeline and South Pipeline Projects under NEPA (BLM discontinuous ground water fluctuations in individual bedrock mountain blocks. It is misleading to suggest that the model is "wrong" simply because it does not include every aspect and small-scale feature of Crescent Valley. As with any modeling exercise, certain assumptions and compromises must be made to render the problem tractable. In this particular case, all of the major features of the ground water flow system within Crescent Valley are included in the model, and the intentional disregard of features that are limited to small-scale isolated areas of bedrock does not render the model's predictions inaccurate for the basin fill aquifer. Detailed knowledge of localized ground water behavior in the Cortez Mountains is not required to form valid predictions regarding potential impacts to the basin fill aquifer.

C-II

See response to Comment C-10.

C-12

table was not intended to be specific to ground water, although all of the information necessary to inderstand the basin's ground water budget is provided in the table. More detailed breakdowns 4-1 through 4-4; 2003a, Tables 3-2 and 3-3). For example, ground water recharge is simply the and soil moisture (413,000 acre-feet/year), which amounts to 19,000 acre-feet/year. Since the numbers are presented in tabular form instead of graphically, the magnitude of the precipitation The concept of what constitutes a "proper" ground water budget and the appropriateness of showing dewatering and reinfiltration in a basin-wide model are open to interpretation. The table evapotransporation, consumptive use from mining and non-mining activities, inflow at Rocky Pass and outflow to the Humboldt River) are either already explicitly provided in the table or are Table 4.3.1 presents the estimated average annual water budget for Crescent Valley in 2001. The and calculations of the various water budget components are provided in Geomega (2002b, Tables difference between precipitation (432,000 acre-feet/year) and evapotranspiration of precipitation and evapotranspiration values do not "overwhelm the other budget factors" in any limiting way. does not need to be redone because all of the requested components (recharge, natural easily calculated from the given information.

PIPELINE/SOUTH PIPELINE PIT EXPANSION PROJECT

SUPPLEMENTAL ENVIRONMENTAL IMPACT STATEMENT

The commentor suggests that similar methods should be used to derive the numbers presented on Table 4.3.1; however, in most cases water budget components are not estimated by similar methods because the best method for estimating a certain component (say recharge) is often not the best method or may note be appropriate for estimating another component (e.g., evapotranspiration). If the commentor seeks to know how the water budget component setimated by the model (a single method) compare to those estimated from various sources and methods, then she/he is referred to Geomega (2003e, Tables 4-3 and 4-7), where comparisons are made under different stress conditions at different points

in time.

The commentor also suggests that the ground water evapotranspiration value listed on Table 4.3.1 is inconsistent with information presented elsewhere in the Draft SEIS. The discussion of estimated average annual evapotranspiration rates occurs on pages 4-75 to 4-76 of the Draft SEIS. In that discussion, it was concluded that a plausible range of "steadystate" annual evapotranspiration values for Crescent Valley was 14,100 to 14,700 arcfect/year. This range was thought to be a reasonable representation of conditions prior to the onset of Pipeline Mine dewatering in 1966 and was used in the calibration of the steadystate ground water flow model (Geomega 2003a, Table 4-3). The value of ground water evapotranspiration shown on Table 4.3.1 (15,100 acre-feet/year) corresponds to conditions in 2001, as simulated with the calibrated ground water flow model (Geomega 2003, Table 4.3.1 and the Draft SEIS are on system of Crescent Valley was not in equilibrium in slightly different than the rate of ground water evapotranspiration at that time would be slightly different than the rate of ground water evapotranspiration at that time would be slightly different than the rate of ground water evapotranspiration at that time would be slightly different than the rate of ground water evapotranspiration at that time would be slightly different than the rate estimated for "steady-state" conditions. Thus, Table 4.3.1 and the Draft SEIS are consistent regarding the matter of estimated average annual evapotranspiration.

Contrary to the comment, the Draft SEIS does not present water budget information with "significant potential, unexplained errors." The cited study by the U.S. Geological Survey (Berger 2000), showing that estimated evapotranspiration within Crescent Valley varies from 19,600 to 37,100 acre-feet/year, actually lists those values for two different points in time; 1989 and 1995, respectively. The difference between the two estimated values is not due to unexplained errors; rather, it is attributed to changes in observed plant densities over the intervening six years, as explained in the Draft SEIS (page 4-75).

C-13

The discharge rate of a spring hydraulically connected to a water table aquifer depends upon the difference between the head in the aquifer in the vicinity of the spring and the elevation of the spring's discharge point. In general, the aquifer head in the vicinity of a spring is variable, but it must be greater than the spring's discharge elevation for flow to occur. Thus, a spring can be modeled as a fixed head boundary only as long as the aquifer heads in the vicinity of the spring are above the spring's outlet elevation. If heads in the aquifer drop below the spring elevation, the spring dries up and it ceases to act as a boundary of the flow domain (Bear 1979).

perched water. Thus, the proper way to handle this threshold is as follows. Streams and that the decrease in flow can be estimated. The threshold for potential impacts to other would be held constant. Since most springs are not modeled as boundaries, the head in the springs will not hold the modeled head constant. But, any seep or spring emanating modeled as boundaries (the RIVER module or the DRAIN module in MODFLOW) so water feature is hydraulically connected to the aquifer affected by drawdown." (SEIS, page 4-81). If the surface water feature is hydraulically connected to the aquifer, by perennial springs and seeps that are connected to the regional water table should be springs, seeps, ephemeral streams and wells should be 5 feet. This recommendation feature as a boundary, it would be modeled as a boundary at that point and the head from a water table will be affected by any change in the head unless it depends on definition, its' head equals the head in the aquifer. If the modeling includes such a would also be conservative to the resource because of the huge uncertainty in the prediction.

by definition will remove water from the local storage in the aquifer, will allow the spring ceases to flow due to dewatering drawdown. Please explain how installing a well, which Mitigation measure 4.3.3.3.1-2h calls for the development of a well next to a spring that to ever recover. C-14

Cortez must have water rights for this loss. The following passage suggests that Cortez The proposed action and alternatives (except complete backfill) will result in more than (000 afly of evaporation forever. This is an exceptional waste of water in a desert. may retire water rights to offset the evaporative loss

Evaporative losses may be treated as a consumplive use and accounted as a water right at the discretion of the Nevada State Engineer. The resulting annual volume from Crescent Valley. The transfer of these water rights to offset the evaporative The Crescent Valley Hydrographic Area is classified as a designated basin by the Nevada State Engineer and the withdrawal and use of ground water is regulated. result in no net gain in permitted ground water withdrawal or consumptive use osses from the pit lake would render the impacts on water rights insignificant. replacement of evaporative pit take loss with a certificated water right would water rights for both agricultural and mining/milling uses in Crescent Valley, equivalent area placed under irrigation. Since CGM holds senior certificated of water is comparable to the annual water use allowed for a land parcel of SEIS, page 4-97

appear to be feasible." (SEIS, page 4-116). It is not legal to permit a water right transfer filling pit lake when asked to transfer the water rights. The SEIS acknowledges that "the to a use that is not beneficial. Please provide more discussion about this. Please address long-term consumptive use of water resources that do not contribute to beneficial use is Does Cortez plan to use its water rights for this evaporative loss? It is taking an action now that requires a water rights transfer; the State Engineer should not be faced with a considered to be a significant impact for which there are no mitigation measures that C-15

The "proper way" to model seeps and springs is open to interpretation, and partly depends upon the amount and consistency of flow from the spring in discharge in a regional model can have little or no significance on the ground water balance, and thus may be neglected (Bear 1979; Anderson and Woessner (992). Similarly, if a seep or spring emanates from a small, isolated mountain block that is not connected to the water table aquifer, it will have no effect on the ground water balance of the flow domain. Many of the monitored seeps and group, typically have flows of less than five gallons per minute (less than eight acre-feet/year) and are frequently dry. Hence, in context of the regional ground water flow model's steady-state water budget (in/outflow at approximately 19.000 acre-feet/year), it is reasonable to neglect the discharge from these relation to the scale of the model. Seeps and springs with very low or zero springs in the southern part of Crescent Valley, including those in the East Valley springs and not include them as boundaries of the model.

Also see the responses to Comments B-5 and B-6.

C-14

The wells mentioned in Mitigation Measure 4.3.3.3.1-2b would be pumped at potentially impacted springs in the East Valley Group have generally yielded less than five gallons per minute of flow, any corresponding drawdown from the mitigation well(s) would be very small. After the time of maximum drawdown extent has passed, natural replenishment of aquifer storage will cause the appropriate rates "to restore the historical yield of the spring." Since the regional water table to rebound. Eventually, the rising water levels will overcome the negligible drawdown of the mitigation well(s), and the flow of the spring will recover.

C-15

The quote attributed to page 4-116 is actually on page 4-115.

State Engineer. This would not need to occur until the actual evaporative loss Retirement of water rights or acquiring the appropriate permits to offset evaporative losses from pit lakes can be done with the approval of the Nevada begins to occur. The Nevada State Engineer has stated that CGM has sufficient water rights to operate the Project as proposed. See Comment A-1

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C-16	The BLM concluded that subsidence, which may be as much as 2 feet up to 4 miles southeast of the mine, will not significantly affect the aquifer properties in the region (SEIS, 4–103, 104). The BLM must remember that an aquifer is a water bearing formation that is sufficiently permeable to allow the transmission of water in usable quantifies. Decreases in that permeability render an aquifer less usable. The BLM did not adequately document its envision of water the aquifer in the SENS TENS.	Contrary to the comment, the BLM did not conclude in the Draft SEIS that subsidence would not affect the aquifer. Instead, it was stated as follows: "A small change in aquifer characteristics is expected to result from compaction of the aquifer materials the subsidence would result primarily from a permanent reduction in porosity in the finer grained sediments (clays and silty clays), which are not the primary water-bearing materials in the alluvial aquifer." (Draft SEIS, page 4-103).
	Description of the structure to be significant (SEII), page 4-104, 105) further misses questions about changing aquifer properties. The final SEIS should include predictions for the changes in hydraulic conductivity so that the reader can assess whether these effects are significant.	The conclusion that this would not significantly affect the potential for the aquifer to transmit or store water (Impact 4.3.3.1.1-6) was based, in part, on conservative modeling results (Geomega 2003a), which were cited and described on pages 4-
	As stated above, the BLM concluded that the fissures could be significant, but the miligation plans are inappropriate and may exacerbate the situation. As stated (SEIS, page 4-105) a fissure provides a preferential flow pathway, a short of for contaminants to reach the groundwater. But miligation measure 4.3.3.1.3.1.7 ais that fissures "shall be filed in with clean, outsergrained alluvium in accordance with the fissure monitorine	IV and 4-103 of the Draft SEDs. The modeling results showed that, for the entire Proposed Action, only about one percent of the volume of water stored in the upper 100 feet of saturated basin fill deposits within Crescent Valley would be removed from storage, primarily in finer grained sediments, by the end of mining in 2013.
C-17	plan. The intent of using course-grained (permeable) backfull is to provide a rapid means of dissipation for any surface water entering the fissure." (SEIS, page 4-105). Rather than dissipating the water, filling the fissure with gravel will prevent the water from running off, potentially containing water to drain into the fissure. In essence, the design would create atype of French drain. Mitigation measure 4.3.3.1.1.7a will actually enhance the movement of contaminants to the groundwater.	The comment suggests that there is a potential for earth fissues to change aquifer properties. However, in reality, the earth fissures that have been observed in Crescent Valley typically occur in the shallow soil profile (above the water table), have very small apertures (less than one inch), and collectively occupy only a very small area in relation to the total aerial extent of the aoutifer (Amer. 2003)
	Additionally, a gravel bed may filter the sediments that would ultimately close the L fissure. Thus, flow into the fissure may occur for a much longer time period.	Thus, they would not be expected to appreciably affect the basin fill aquifer's hydraulic properties.
C-18	The BLM must also analyze the potential for the fusures near the pit to cause a slide of the pit walls into the pit. This could occur after the pit lake begins to form and groundwater levels being to approach pre-mining levels; water in the fusures could exert	C-17 Mitigation measure 4.3.3.3.1-7a is designed to work in conjunction with the
	e pressure unit causses rut une suppage atoug the institue line. Water Quality	existing surface drainage control measures that have been implemented by CGM. The intent of the mitigation measure is to minimize development and surface migration of the fissure gullies.
	The discussion in the SEIS regarding water quality at the infiltration basins is completely wrong and misleading. The monitoring data shows substantial groundwater degradation due to both the leaching of TDS and nitrates. The SEIS fails to discuss this and states:	There are two important factors in the development of appropriate defensive measures for earth fissures. The first is to recognize the process as one that is
C-19	Despite similar chemistries in the background alluvial ground water and the water produced by open pit dewatering (Geomega 2002a), the ground water near each of the infiltration sites (Highway, Filippini, Rocky Pass, Frome, and Windmil) infulally showed increased concentrations of TDS and constituent analytes followed by a gradual decline to background rout foroits (Geomega 2002a), This trad is due to the discolution of neurably construction miserde 2002a).	ovtatule with the initial formation of fissures potentially being the result of deformation along each earth discontinuity. The second is the recognition that the greatest risk from earth fissures is the potential for serious earth fissure erosion not the formation of enhanced contaminant pathways. Serious erosion has the potential to compromise the primary containment systems. First and foremost, the defensive strategy must be to prevent serious erosion. With these systems
		intact, the source of contaminants is removed from the pathway equation. As a result, the earth fissures capture only a limited amount of surface runoff from the limitediate vicinity of the fissure that is not captured by the surface runoff diversion structures.

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how this evaporative loss in perpetuity is in the public interest as required by Nevada

water law.

6-13

1066R.Final SEIS.wpd

diversion structures.

In order to prevent the re-formation of an earth fissure at the surface, cohesionless earthen materials must be employed. If clay-rich, low permeability soils were used, the fissure could easily reform at the surface once more horizontal ground displacement is experienced. This is the reason why gravels are employed to backfill earth fissures. It should also be recognized that the principal Windmill earth fissure field is protected by a geomembrane liner, placed in a corridor that houses the dewatering pipelines. This liner minimizes any capture of either dewatering water lost through a line breach, or surface water runoff from entering the fissures. Both the dewatering water and the runoff are not contaminant sources. Systems such as the vertical intercept are capped with a blanket of low-permeability materials. This one ground deformation ceases.

C-18

Open pit slope failures are generally controlled by one or more of the following four parameters: the stress conditions in the open pit slopes, including the effects of ground water; the geological structure, in particular the presence of large scale features; the pit geometry; and the rock mass strength. Failure modes in rock slopes are of a wide variety. The most common slope failure appears to be rotational shear failure. Rotational shear failure in a large scale slope involves failure both along presisting discontinuities and through intact rock bridges, but where the overall failure surface follows a curved path. Should fissures occur in an area that would be mined, the fissure planes would have similar properties to the preexisting structural fabric of the rock in the open pit slopes. In addition, the geometry of the fissure planes would not promote a rotational shear failure.

C-19

The Proposed Action does not include any modifications to the ongoing dewatering water infiltration activities. Potential impacts from the infiltration activities were addressed in the Pipeline Infiltration Project EA. Please refer to Section 4.1.2.2 of the EA (pages 4-1 through 4-9) for a discussion on the potential impacts. Since the Proposed Action does not modify the permitted infiltration operations; the SEIS does not provide an exhaustive discussion of the infiltration basins operations; however, the SEIS does provide an exhaustive discussion of the infiltration basins operations; however, not provide an exhaustive discussion of the Infiltration basins operations; however, and provide an exhaustive discussion of the Draft SEIS.

C-20

observations exceeded 10000 mg/l. For nitrate, 310 observations exceeded 10 mg/l, 87 of concentrations. In addition to saits, nitrates have recently been shown to be degrading the Great Basin Mine Watch commissioned a study of this degradation and presents it as part of this comment set. (See attached). The report, along with a complaint and request for were between 2000 and 5000, and 36 were hetween 5000 and 10,000 mg/l. Five of the ground water at some of the sites. For TDS, 393 obscrvations exceeded 1000 mg/l - 84 investigation, was filed with the Nevada Division of Environmental Protection on July Frome. Windmill I, II, and V, and includes no indication that concentrations will soon the observations exceeded 100 mg/l, and 5 of them exceeded 250 mg/l. Tables in the conditions". Rather, the data indicates that the degradation continues at Rocky Pass, 13, 2004. The results of the study did not show a "gradual decline to background recover to standards or background. The Highway site does not show substantial problems. The Filipini site, which is no longer used, continues to have very high report document these exceedances.

These ongoing exceedances of state water quality standards constitute illegal degradation operations "shall comply with applicable Federal and State water quality standards." 43 CFR \S 3809.420(b)(5). Further, under BLM regulations the "fail[ure] to comply with ... Federal and U.S.C. § 1732(b), the BLM is required to prevent 43 CFR §§ 3809.5 and 3809.411. Faihure unnecessary or undue degradation cannot be prevented by mitigating measures, BLM is degradation," which pursuant to the Federal Land Policy and Management Act (FLPMA), 43 required to deny approval of the plan. 43 CFR 3809.0-3." Kendall's Concerned Area Residents, 129 IBLA 130 (1994). Here, BLM has failed in the DEIS to address these exceedances violate state drinking water standards for nitrates and salts by 4-6 times. to prevent unnecessary or undue degradation mandates rejection of a mining plan of operations. "If there is unnecessary or undue degradation, it must be mitigated. If of groundwater under Nevada law. BLM's regulations plainly provide that all mining state laws related to environmental protection" is considered "unnecessary or undue At a variety of the sites, as explained in the attached complaint and report, the ongoing violations of state law.

will not be evaluated further in this document." (SEIS, page 4-187). To the contrary, the continued use of the RIBs will lead to the continued leaching of salts and nitrates into the terms of long-term water quality at the Project Area (Geomega 1998b; MLM 1999), and complete fate and transport analysis of the leaching of both salt and nitrate. The analysis solute concentrations that result from dewatering system discharge to the alluvial aquifer approved activities and because the degradation is temporary. "Temporary increases in through infiltration basins have been demonstrated to be short lived and insignificant in groundwater. It is therefore essential that the BLM conduct and present in the SEIS a The SEIS indicates that continued discharge to the basins is not a significant impact of must include an estimate of the total load leached and maps of the current and the final the proposed action because the discharge will be just a continuation of previously extent of both the TDS and nitrate plume. C-21

standards. Leaching of solutes from the previously unsaturated zone results in a See response to Comment C-19. The current permitted infiltration system has been the point of discharge, water from the dewatering systems meets all drinking water transient increase in TDS, chloride, and sulfate concentrations. The transient increase does not have the potential to degrade waters of the state due to its Permit NEV93109 approved on March 5, 1996 and renewed on August 27, 2001) and thus complies fully with applicable state water quality requirements. Therefore this is not a violation of state law nor an unnecessary or undue impact. Moreover, at fully reviewed and approved by NDEP (Pipeline Project Water Pollution Control emporary nature and localized extent. When considering the effects of ground water recharge (artificial or natural) on ground water quality, it is important to recognize that introduction of water into an aquifer is necessarily accompanied by the introduction of solutes, including solutes present in the recharge water and solutes mobilized by the interaction between recharge water and the aquifer matrix. Any introduction of water into an aquifer via development, and production from ground water wells for consumptive use also natural recharge, surface infiltration, injection, agricultural irrigation, septic fields, etc. will modify aquifer chemistry at the point of discharge. Similarly, installation, results in at least a temporary modification of local ground water quality, often referred to as "well shock." In the arid environment of Crescent Valley, the addition of solutes is counteracted to some degree by the removal of solutes through evaporative losses from the aquifer; the process that creates evaporite salts in unsaturated zone soils. Therefore, under any water management and recharge scenario there will be areas of recharge where solute concentrations differ from other areas where there is less recharge. The interpretation of "temporary degradation of ground water" applied to exceptions is clearly unreasonable because it would eliminate all legitimate forms of infiltration activities should necessarily be applied to any other form of recharge that modifies ground water quality in the recharge area, when compared to the aquifer in general. Such activities include non-mining related effects from crop irrigation, domestic septic fields, and possibly natural recharge through the vadose zone. For this reason, an interpretation that does not allow for localized and temporary aquifer recharge, well installation and water production, and associated water usage and management. Thus, an alternative interpretation already exists that recognizes the transient influence of recharge on water quality in the aquifer as a whole, including effects on water quality in the immediate area of recharge, and their potential impacts on human and/or ecological receptors. The scale and location of the surface infiltration facilities under the proposed Plan mandates ongoing water quality impacts. These

C-20

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C-22	A similar argument can be made for the leap leach pads and tailings facilities. Even though the footprint will not be expanded, both the heap height and the length of time the liner is in operation will be extended, thus increasing the probability that there will be a leak. Therefore, approval of this project increases the chance that leaks and groundwater degradation will occur. The SEIS should, therefore, treat groundwater degradation from both the heap and tailings as a potentially significant impact.	Data have identified only potential transitory exceedances of numerical water quality standards for non-toxic constituents in the recharge zone. The comprehensive ground water monitoring program that is already in place will provide a practical assessment of potential degradation and impacts under the more realistic long-term interpretation, which allows water quality criteria to be applied in a more reasonable context.
C-23	The pits will fill with groundwater after the cessation of dewatering. As shown in Table 4.4.4, the water resulting after 100 years for most of the scenarios (various permutations of pit lake number and size) will not be usable without substantial treatment. Fluoride, arsenic and TDS will exceed primary drinking water standards; sulfate sceeded secondary standards, and intercury and silver will exceed anticut standards in the number will exceed anticut standards. The SEIS claims that standards is and intercury and silver will exceed anticut standards.	See responses to Comments C-19 and C-20. C-22
	evapoconteentration is the primary controlution to post water quarity. The evaporation is a discussed above, also is a waste of water and not a beneficial use. The pit lake will draw from the groundwater about 100,000 acre-fect of water to fill the	Heap leach pads and tailings facilities are not similar to infiltration basins. Process facilities are lined to keep process solutions and product contained. Infiltration basins are designed to infiltrate clean water back into the aquifer.
C-24	pit lake. Because of the water quality impacts just listed, this water will effectively become unavailable for public (or year avian) use. Correz must show that it has water rights for this use, which it essentially consumptive. It should also show that the use is beneficial. The BLM cannot permit a project that will cause a pit lake to form without a ssuring that the water rights are available for a beneficial use of water.	The existing permitted heap leach and tailings facilities are required to be constructed and operated consistent with NAC 445A, which requires that there are no permitted discharges of process solutions. Should a leak occur at either facility, CGM would be required by NDEP to assess the leak and take all necessary measures to correct the

generating potential of the rock (as suggested on page 4-190), if the neutralizing reactions that there will not be periods of acidic waters. Interestingly, at the Cove Mine, there was Instead, however, concentrations exceeded 1000 mg/l. One potential problem is the rate of reaction used in the model. Even if the acid neutralizing potential far exceeds the acid testing (SEIS, page 1-197) does not adequately handle these reaction rate issues either; This suggests that sulfide is present, and that the model relies on assumptions to assure a significant difference between the model predictions and the water quality that in fact gathered or been diluted or neutralized by subsequent leaching of neutralizing material. The BLM should examine the model at Cove to determine what went wrong and apply occurred. Predictions at Cove were for sulfate concentrations to range near 300 mg/l. that knowledge to the modeling at Pipeline because it appears that there is substantial The SEIS concludes that (??) sulfate concentrations will exceed secondary standards. occur slower than the generating reactions, there will be a period of acidity in the pit encounters neutralizing rock before it encounters acid generating rock. The kinetic lakes (or in the seepage through the waste rock). This could also occur if the water this is because the initial flush of acid could have passed before the samples were sulfide available for oxidation at Pipeline, as it turned out there also was at Cove. C-25

expected pit lake quality at Pipeline is similar to that at Cortez. If indeed the models treat Pit lake models have never been verified in the field. However, the document makes one monitored in the Cortez pit lake after 20 years (Geomega 2003a)." (SEIS, page 4-202). statement that sounds like an attempt at verification. "The predictions for the Proposed This implies that Geomega modeled the Cortez pit lake. Alternatively, it implies that Action and alternatives at 20 years after mining ceases, agree well with water quality

increase, as solutes present in baseline ground water concentrate over time. However, pit lake water quality will not be poor compared to other water bodies in Nevada. The pit water will meet all standards for beneficial usage with the possible exception of The ambient water quality criteria for mercury and silver are not regulatory standards, drinking water in the distant future.

Evapoconcentration is the primary mechanism by which pit lake concentrations

malfunction of the facility in an effort to prevent degradation of waters of the state.

C-23

but are published comparative benchmarks. Predicted concentrations above these benchmarks do not indicate a risk to ecological receptors, and ERAs evaluating water quality conclude that future pit lake concentrations will not pose a risk to local wildlife communities (Geomega 2004b). The text in Section 4.10 has been revised to incorporate the results of the ERA. Also see response to Comment C-15.

C-24

The pit lake water will be of sufficiently good quality for all public and avian use with the possible exception of drinking water in the distant future. The pit lake could be used for a drinking water supply upon use of standard water treatment technology (e.g., water softeners, etc.). The State of Nevada can adjudicate that water usage in accordance with issued water rights because the pit lake would be available for bencficial use.

CORTEZ GOLD MINES FINAL

C-26

The premise of this comment "that predicted sulfate concentrations in exce secondary drinking water standard for sulfate indicate there is <i>substantial sulfide</i> <i>for oxidation at Pipeline</i> " is erroneous. The presence of sulfate at the Pipeline M indicative of sulfate oxidation. Rather, evapoconcentration of ambient ground- leaching of sulfate minerals are the primary factors controlling predicte intology associated with the Pipeline/South Pipeline pit lake(s). Hence, the lo lithology associated with the Pipeline Mine is substantially different from the and geochemistry of the Cove Mine.	Sulfade analyses were conducted on 80 samples representative of the Pipeli Pipeline lithologic regime. A majority of the tested samples (50) contained no d sulfade (less than 0.1 percent), and only one sample contained greater than on sulfade (Geomega 2003d). Furthermore, comparison of sulfate concentration surfaced greater and suppresent of sulfate section of sulfate concentration.
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ess of the *tavailable* Aine is not water and ed sulfate ow sulfide Sulfide analyses were conducted on 80 samples representative of the Pipeline/South Pipeline lithologic regime. A majority of the tested samples (50) contained no detectable sulfide (less than 0.1 percent), and only one sample contained greater than one percent sulfide (Geomega 2003d). Furthermore, comparison of sulfate concentrations in the funnidity cell effluent and background sulfate concentrations in ambient ground water (Geomega 2003b) forther that most of the sulfate ultimately residing in the pilake will come from ambient ground water, rather than from the leaching of sulfate and/or sulfide bearing wall rock material. Additionally, an analog pit lake test was conducted to verify the model's predictions. The field-scale analog pit lake test results were in agreement with the model's predicted sulfate concentrations (Geomega 2003b).

C-26

There is no reference to the Cortez pit lake on page 4-202 of the Draft SEIS.

Contrary to the comment, sulfidic rocks do not occur in greater abundance in excavated portions of the Cortez open pit than they do in the Pipeline/South Pipeline open pit area. The lithology, climate, and hydrologic regime associated with the former Cortez pit lake are similar to those associated with the prospective Pipeline/South Pipeline Expansion pit lake(s). Hence, the water quality of the pit lake that formed in the Cortez open pit provides area lake to short could be contex to provide a real world check on the model's predictions for the Pipeline/South Pipeline Pit Expansion Project SEIS.

An analog pit lake test was used to assess the water quality resulting from leaching of Pipeline/South Pipeline lithology by site ground water under field conditions (Geomega 2003b). The fact that the analog pit lake test results were in close agreement with the model's predictions demonstrates that the model closely matches a set of field data not used in the calibration process. Thus, the suggestion that the model and/or its components have not been verified because they have not "accurately simulated the reactions in a pit lake" is false.

There are additional issues with validation. The SEIS lists a series of models used for the pitlake model and then states: "Each of the described model components has been validated previously through peer review and applied to similar predictions of post-mine open pit water quality." (SEIS, 4-196). That is an incorrect statement as applied here. The models may accurately simulate the chenical reactions in a laboratory, howwer, until they have accurately simulated the reactions in a pit lake, the models have not been validated.

- For many of the reasons just stated, the pil lake quality at stready state hydrology may not represent the worst or most acidic conditions. Because of variable reaction rates, the oxidation products could feach into the pit take as it is forming and the neutralizing products could follow. The pit take could be substantially acidic for a period before being naturally neutralized.
- [Mitigation Measure 4.4.3.3.2, which calls for Cortez to perform a risk analysis if it plams to stop at Stage 9, is not sufficient. Cortez may not have much advance notice as to whether it will stop at stage 9 or not. As such, the risk analysis must be accomplished now based on the chemistry predicted for Stage 9.
- There was harely any mention of the potential for through-flow in the pit to degrade groundwater. The critical time will not be when the pit lake has filled and the backfill has saturated, but when it is filling. It is likely that flow through the pit will occur if water levels recover at variable rates around the pit lake. Additionally, even when the pit lake is fully formed, there will keely be differing heads in the aquifers near the pit at the through the pit at the pit lake. If will occur is the fitter levels recover at variable rates around the pit lake. Additionally, even when the pit lake is fully formed, there will keely be differing heads in the aquifers near the pit at through one or more layers. This was not addressed in the document.
- [Irrigation with dewatering water at the Dean Ranch probably affects the water quality there. Nevada state law appears to exempt standard irrigation projects from some of the groundwater quality regulations. However, this is not a standard irrigation project. It is irrigation that is approved by the approval of this (and previous) environmental documents. For that reason, the BLM must require groundwater quality monitoring at the Dean Ranch.

General comments

[If CGM processes ore at the existing Cortez facility (SEIS, 3-1), then it must be added to C-31 [the project boundaries (SEIS, Figure 1.1.2, page 1-5). Reclamation requirements and be extended to include the Cortez facility.

As discussed in the response to Comment C-25, the lithologic regime associated with the Pipeline/South Pipeline open pit area contains little to no detectable sulfides (Geomega 2003b). Hence, acidity resulting from sulfide oxidation will not result in the formation of a "substantially acidic" pit lake. The assertion that acidity resulting from oxidation could leach into the pit lake prior to the introduction of neutralizing products is false; ambient ground water in the open pit area has alkalinity concentrations in excess of 250 mg/ (Geomega 2003b), and the resulting meutralization capacity is not dependent on leacher kinetics. Hence, the lack of sulfide material and the existing neutralization capacity of ambient ground water indicate that the pit lake will not be acidic, even for a transitory period.

C-28

Maximum surface water concentrations of constituents resulting from the various mining stages and considered alternatives, including Stage 9, were evaluated in an updated ERA (Geomega 2004b), which concluded that the water quality in the Pipeline/South Pipeline open pit is not likely to adversely affect wildlife that could be attracted to the pit lake. Thus, water quality resulting from Stage 9 would not pose an unacceptable ecological risk. Also see response to Comment C-23.

C-29

The potential for pit lake throughflow, as determined in the ground water modeling study, was discussed on pages 4-202, 4-208, 4-210, 4-211, 4-213, 4-219, and 4-220 of the Draft SEIS. Additional details are provided in Geomega (2003c).

The comment asserts that the "critical time" for through flow will be while the pit lake is filling due to variable recovery rates in the aquifer surrounding the open pit. Only under rare hydraulic circumstances would it be possible for some localized through flow to occur during open pit filling, and any such occurrence would be transitory and the associated water would ultimately be recaptured and returned to the pit lake. The ground water modeling study included the transitory period of open pit filling during which heads in the surrounding aquifer recover and establish equilibrium with the pit lake. Thus, the time period of concern mentioned in the comment was part of the overall analysis, and no persistent pattern of potential through flow was noted except for those conditions already described in the Draft SEIS and supporting documents (Geomega 2003a).

The possibility of throughflow conditions were checked for every layer in the model intersected by the pit lake. Hence, the analysis accounted for the possibility of vertical variability in potential ground water throughflow.

CHAPTER 6			PUBLIC CON	MMENTS AND RESPONSE TO COMMENTS
C-30 The BLM's approval of the Plan and issuance of the ROD are not approvals of irrigation, but include approvals of conveyance of water across public lands to private lands. The agricultural activities that are conducted by CGM at the Dean Ranch are a separate legal land use that has the appropriate approvals from the Nevada State Engineer for the use of ground water in agricultural irrigation.	C-31 The Cortez facility is a separate operation that has a current Plan and reclamation bond. This facility is currently authorized to process ore and the Proposed Action would only deliver ore to this currently permitted facility. C-32	The transportation on public roads associated with the Proposed Action is a continuation of the existing activities. Text has been added to the Section 2.6.8 to outline the extent of the current transportation associated with the Project. The Proposed Action only extends the time over which these uses of the public roads will occur. C-33	The text in Section 3.1.3 of the Final SEIS has been revised to address this comment. C-34 If CGM plans to mine additional ore and waste than outlined in the Proposed Action and	previous approvals, then the Plan would need to be modified.
C-32 Additionally, the SEIS mentions that some roast ore will be shipped offsite for processing (SEIS, page 4-15). To be complete, the SEIS must analyze the impacts (traffic, air pollution, etc.) of that shipping on the environment. In the backfilled portion of the pit, the plan must include provisions to assure that siding of the backfilled material will not occur. The pit lake and groundwater lovel in the backfill will not likely be stells easonally or armouldy due to changing infiltration and climate change. It is essential that the design include provisions to provent siding.	The SEIS specifies that the plan will mine 110 million tons of ore and 590 million tons of waste rock, but also that it could vary dependent on economic conditions. Is this the maximum or could economic conditions dictate more mining as a result of this provision? The SEIS must be based on the maximum amount that could be removed as part of this approval.	Thank you for considering our comments. Sincerely, Party Arthough and Comments. Etyses Rosen Executive Director	Enclosed: Pipeline Complaint to NDEP Technical Memorandum re Pipeline Reinfiltration Project Groundwater Contamination	

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July 13, 2004

Hand Dclivered

Allen Biaggi, Interim Director Nevada Division of Environmental Protection 333 W. Nye Lane, Room 138 Carson City, NV 89706-0851 RE: Complaint and Request for Investigation - Pipeline Infiltration Project

Dear Mr. Biaggi,

On behalf of Great Basin Mine Watch (GBMW) and the Western Shoshone Defense Project (WSDP), Western Mining Action Project hereby files this complaint and request for investigation regarding the Pipeline infiltration Project (PTP) at the Pipeline Mine. The Pipeline Mine, operated by Cortex Joint Venture, is located in Crescent Valley, approximately thirty-five miles southeast of Battle Mountain in Lander County. The Mine extends helow the water table and, thus, in order to maintain access to the ore, requires the ongoing removal of groundwater that would otherwise flow into the open pit. The removed water is pumped to several infiltration sites, via which the water is returned to the sub-surface. <u>See</u> NDEP Fact Sheet, NEV95111 (Renewal) (2001). The PIP is governed by WPC Permit NEV95111. The Nevada Division of

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(BMRR) most recently renewed the permit on August 28, 2001. The renewed permit, unless otherwise modified or revoked, will be in effect until September 11, 2006. The PIP, as currently permitted, includes ten infiltration sites comprised of fiftyfive infiltration basins and associated wells. The permit allows Cortez to discharge up to 30,067 gallons per minute (gpm). In 2003, Cortez pumped a total of 1.1 billion gallons of water from below the ground, approximately seventy percent of which was discharged to the infiltration sites. <u>See</u> Myers Report (attached), at 1.

Cortez's use of the PIP is likely to expand and continue as the Bureau of Land Management just recendly, on June 14, 2004, released the Draft Environmental Supplemental Impact Statement for expansion of the Pipeline Mine. <u>See</u> BLM, Pipelino/South Pipeline Pit Expansion, Draft Environmental Supplemental Impact Statement (May, 2004). The expansion would allow Cortez to extend the depth of the pit, thus, increasing the need for future dewatering and continued use of the PIP. <u>1d</u>. Already, even absent the expansion, Cortez's average ammal discharge of water to the PIP has increased from 4,000 gpm to 24,000 gpm. <u>See</u> NDEP Fact Sheet, NEVV5111 (Renewal) (2001).

Because of the ongoing groundwater contamination and the likely future contamination caused by the PIP, GBMW and the WSDP now file this complaint and request for investigation. The attached technical report prepared by Dr. Tom Myers (hereinufler "Myers Report") details the contamination.¹ In brief, the report explains that the infiltration basins at the PIP are leaching satls and nitrates that are present in the 2

¹ Dr. Tom Myers, the former Executive Director for GBMW, has a PhD in hydrology from the University of Nevada, Reno and extensive experience with mining and mine-related hydrology issues. <u>See</u> Dr. Tom Myers Resume (attached).

shallow soil layers and carrying them into the underlying groundwater. As a result, at many groundwater wells in the area nitrates and TDS levels exceed drinking water standards by more than several times. <u>See</u> Myers Report.

GBMW and the WSDP each raised concerns regarding groundwater contamination as a result of the PJP in comments to NDEP regarding the draft permit renewal in 2001.² GBMW chose not to appeal NDEP's renewal of the PIP at that time because it was believed that further recharge at the existing infiltration basins would not increase the already existing degradation. <u>See</u> September 13, 2001 letter to NDEP from GBMW. However, data that have been collected since 2001 indicate that in fact the degradation is continuing and, in some cases, increasing. <u>See</u> Myers Report. Again, with the impending proposal to expand the Pipeline pit, the concern for ongoing and future contamination persists.

The degradation of groundwater the PIP is causing patently violates Nevada's strict prohibition against groundwater contamination. NRS 445A.490 provides, in part, that "no permit may he issued which authorizes any discharge or injection of fluids through a well into any waters of the state which would result in the degradation of existing or potential underground sources of drinking water."

This strict statutory mandate is reiterated in Nevada's regulations. NAC 445A.424(1) provides, in part, that "[a] facility, regardless of size or type, may not degrade the waters of the state to the extent that . . . (b) for ground water: (1) the Quality is lowered below a state or federal regulation prescribing standards for drinking water." Groundwater, in turn, is defined as "all subsurface water comprising the zones of

² This complaint incorporates by reference any and all comments GBMW and the WSDP have previously submitted to NDEP regarding the PIP.

Nevada's primary drinking water standard for nitrates is 10 milligrams per liter (mg/l). NAC 445A.453 (adopting, in part, 40 CFR § 141.62). In groundwater wells at the PIP, nitrate lovels reach as high as 200 mg/l. <u>See</u> Myers Report. According to the United States Environmental Protection Agency (EPA), high levels of nitrates in drinking water have been found to cause serious illness and death, particularly in children. What happens is that the body automatically converts nitrates to nitrites, which interfere with the oxygen-carrying capacity of blood. Over the long-term, nitrates may also cause durcsis, increased starchy deposits, and hemorrhaging of the spleen.³ Thus, the circrated lovels of nitrates present in groundwater as a result of the PIP clearly violate Nevada's prohibition against groundwater contamination.

In contrast to nitrates, Nevada does not have a primary drinking water standard for total dissolves solids (TDS), or salls. However, it recognizes a secondary standard of 1,000 mg/l for TDS. NAC 445A 455(2). Notably, EPA's secondary standard for TDS is 500 mg/l 40 CFR 143.3. In groundwater wells at the PIP, TDS levels far exceed both of these standards, reactining as high as 5,000 mg/l. <u>See</u> Myers Report. According to EPA, clevated levels of TDS above 500 mg/l affect the taste of

water and the water's corrosive and scaling properties, making it significantly less

³ See EPA. Consumer Pact Sheet on Nitrates/Nitrites (visited July 6, 2004) http://www.cpa.gov/safewater/contaminants/dw_contamfs/mitrates.html.

desitable as drinking water.⁴ In addition, according to the United States Geological Survey, water is considered highly salite if it contains more than 10,000 ppm of dissolved salts, moderately saline if it contains more than 3,000 ppm, and fresh only if it contains less than 1,000 ppm of salt.⁵ In some regions of the United States, slightly saline water is used for tasks like crop irrigation, but saltwater is not fit for human consumption. Hurnans cannot drink salt water because the kidneys can only make urine that is less salty than salt water. Therefore, to get rid of all the excess salt taken in by drinking salt water, a person would have to urinate more water than it consumed, resulting in death by dehydration.⁶ In a desert state like Nevada, where freshwater is an enormous commodity, allowing a private entity to turn what is otherwise clean, drinkable water into undrinkable saltwater belies common sense and this state 's strong policy in favor of protecting and conserving <u>all</u> groundwater within the state. <u>See</u> NRS 534.020 ("All underground waters within the boundaries of the State belong to the public" and "[j] is the intention of the Legislature, by this chapter, to prevent the waste of underground waters and pollution and contamination thereof").

6-24

NDEP's prompt attention to this matter is critical. First, as already explained, Cortez is currently considering expanding the Pipeline pit and, thus, continuing and expanding the use of the PIP. In addition, although the affected groundwater is not currently used for public drinking water supplies, there are several privately owned

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^{*} See EPA, Secondary Drinking Water Regulations (visited July 6, 2004) http://www.cpa.gov/safewater/consumer/2ndstandachunl.

⁵ See USGS, Water Science for Schools - Saline Water (visited July 12, 2004) http://ga water.usgs.gov/edu/saline.html

⁶ See Newton, Ask a Scientist, Oceans and Saltwater (visited July 12, 2004) http://www.newton.dep.anl.gov/askascitbio99/bio992416.html

domestic drinking water wells currently drawing from the affected aquifer. Several owners of these wells have expressed great concern regarding the future quality of their drinking water as a result of the PIP. Further, it is reasonable to believe that as Nevada's population increases, so will the amount of water required for consumption. Nevada is the fastest growing state in the nation. Nevada's population increased by 12.2%, from 1,998,257 to 2,241,154 people, between 2000 and 2003.⁷ Additionally, as explained by Dr. Myers, the data indicates that the contaminants are likely moving off-site. <u>See</u> Myers Report. Thus, with the passage of time, the range of the affected area will probably also increase. It is NDEP's dury to protect the public interest and to prevent the degradation of existing or potential underground sources of drinking water. <u>See</u> NRS 445. This dury cuerteds to the water that is currently being affected, and the water that will likely be affected, by the PIP.

GBMW is a non-profit member-based organization that works to protect the land, air, people, and water of the Great Basin from the adverse impacts of mining. It has members that live in the aru, of the PIP that may need to rely upon the affected groundwater for drinking water. WSDP is a non-profit organization that works to protect and advocate for the rights of the Western Shoshone. The Western Shoshone people live in the area of the PIP and likewise may need to rely upon the affected groundwater for drinking water. In addition, the Western Shoshone bolieve that water is sacred and that all water is interconnected. Accordingly, harm to the earth's water, wherever it occurs, 6

⁷ See U.S. Census Bureau, Cumulative Estimates of Population Change for the United States and States, and for Puerto Rice and State Rankings: April 1, 2000 to July 1, 2003 (visited July 13, 2004) http://circ.census.gov/popest/data/states/lables/NSTest7203.01.02.pul/

For the forcgoing reasons, GBMW and the WSDP hereby request that NDEP, in response to this complaint, investigate the PIP and the groundwater contamination it is causing. GBMW and the WSDP request that NDEP prepare and submit a report to GBMW and the WSDP regarding its findings and the action it plans to take to: (1) ameliorate the existing contamination; and (2) prevent future contamination from the PIP. Failure to take sufficient action after receiving this complaint may result in future legal action by GBMW and the WSDP to enforce Nevada's strict laws against groundwater contamination.

GBMW and the WSDP thank you in advance for your prompt response and concern regarding this manner. GBMW and the WSDP would be happy to meet with NDEP to further discuss the problems associated with the PIP. If you have any questions or would like to meet with GBMW or the WSDP please contact me at (775) 337.2977.

Attorney for GBMW and WSDP Nicole Rinke Suncerely

Cortez Joint Venture Pipeline Infiltration Project HC66 Box 1250 Crescent Valley, NV 89821-1250

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6-26

July 12, 2004

To: Great Basin Mine Watch, Western Shoshone Defense Project

From: Tom Myers

Re: Technical Memorandum: Pipeline Infiltration Project Groundwater Contamination Since the inception of the Pipeline Infultration Project (PIP) in Crescent Valley, Great Basin Mine Watch (BBMW) and the Western Shoshonc Defense Project (WSDP) have frequently documented ongoing water quality violations. The primary concern has been dompared in the PIP. More recently, high nitrate concentration observations have come to the attention of the groups.

Both groups wrote strong letters regarding the renewal of the water pollution control permit for this project in 2001, but did not appeal the permit. Water quality monitoring data suggest the violations have continued since 2001. During 2003, Cortez pumped for dewatering 1116.34 million gallons, or 1.1 billion gallons, of water. Cortez uses some of the water for mining and milling or uses it for ingetion at the Dean Ranch. However, Cortez lischarged epproximately '00.2% of the 2007 davatering water to the infiltration system. The infiltration system includes rapid infiltration being (RIB) designed to discharge the dewatering water to the basin full aquifer. Active sites include Highway, Rocky Pass, Frome and Windmill (Figure 1).

6-27

The purpose of this technical memorandum is to document the current state of contamination at the PIP in Crescent Valley and discuss whether it is likely to continue. The memorandum also suggests additional work that should be done to predict whether the contamination will continue and to determine where it may go. The conclusion is that the PLP has caused and continues to cause 1DS and nitrate contamination of area groundwater. Essentially, salts and nitrates in the alluvial aquifer, that were stable between the ground surface and the top of the water table, have been leached by the discharge of the dewatering water to the water table.

Methods

Using quarterly and arrural monitoring reports provided to the Nevada Division of Environmental Protection (NDEP), I plotted hydrographs of two groundwater quality parameters known to have high concentrations- total dissolved solids (TDS) and nitrates (NO2 and NO3 as N) and water levels. I also prepend a table showing all violations up to the year 2003 to show the most recent violations. For TDS, the secondary standard is 1000 mg/1, respectivy, and for nitrate the primary standard is a nonversident, hereds (MCLs).

A qualitative analysis of trends and water levels is made to explain the contamination and predice whether it will continue. Many of the monitoring wells have two screen levels, which are usually designated as "s" for shallow and "d" for deep. A memorandum written by Cortez to NDEP¹ was the source for the levels as used in this memorandum.

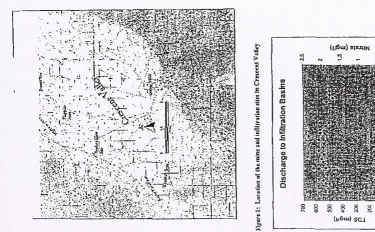
Results

Discharge Water: The discharge water is pumped from the ground for dewatering and discharge dot the R1Bs. The water quality is generally good (Figure 2). TDS exceeds the primary standard most quarter, but initiate concentration, with one exception, is less than 10 mg/l. Since the beginning of 2002, it has been less than 0.1 mg/l. (Figure 2). High TDS and on trave concretations observed in monitoring wells around the site tip-around the result from the act of recharge rather than the discharge water itself.

Background Water Quality: Background water quality is difficult to determine at some of the suise because Cortez apparently did not install monitoring wells with it began discharging. The tilptway and former Filliphing sites commenced measurement early and have values that appear to be background. For TDS, the observations were about 480 may and for infrate, the observations ranged from 0.2 to 0.5 mg/t Violations: For TDS, 393 observations exceeded 1000 mg/l (Table 1) - 84 were between 2000 and 5000, and 36 were between 5000 and 10,000 mg/l. Five of the observations exceeded 10000 mg/l. From intrate, 310 observations exceeded 10 mg/l. Table 2). 87 of the observations exceeded 100 mg/l. and 5 oftherm exceeded 100 mg/l.

The remainder of this section is a site-by-site discussion of each well cluster including the data and an amalysis of contaminant movement at the site.

l Meronandum to Mike Shaw, NY Division of Environmental Protection from Jim Collard, Cortez Jonn Ventue, dated July 25, 2001. Re: Cortez Joint Ventue Pipeline Infiltration Project: Runewal of Water Pollution control Petnik NEV95111





--- TDS --- Nitrate

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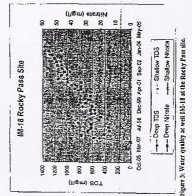
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Rocky Pass

Nirate and TDS concentration observations at Rocky Pass are high and increasing. The nitrate concentration at the loces screen at MA-18, Ionead downgradient of the site (and beneer it and the Whichinil Sites), increased from less than 20 mg/ in 1998 to more than 50 mg/ lodsy (Figure 3). In the some woll, the TDS concentration first exceeded 1000 mg/l in 2001 and has since continued increasing. Water levels in the shallow and deep MA-18 parallel each other (Figure 4). The shallow screen, but has deep the low ground surface (pgs) and the deep screen spans from 28 to 128 feet hebitw pround surface (pgs) and the deep screen spans from 38 to 138 feet below are explanation for that decrease is that vertical flow occurs, leaching the nitrates to this deeper levels. Apparently, nitrates and TDS leach md fransport at different rates at this desire. Indications are that water quality at this well will be continue to degrade with continue to inflate flow.



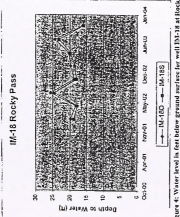


Figure 4: Water level in feet below ground surface for well IM-18 at Rocky Pass.

6-31

could explain the relatively low concentrations observed in the shallow screens at the site. near 120 feet. Water levels have not apparently been affected by the recharge, therefore IM-18 shows the worst water quality at the Rocky Flats site (Figure 3). Wetl IM-20 is upgradiont, screened over the range 137 to 157 feet, and has a depth to groundwater of well IM-20 has not likely been affected. Infiltration at Rocky Pass apparently moves vertically with case and may convey leached TDS and nitrate to deeper levels. This

Cortex built the Rocky Pass II site half a mile south of the Rocky Pass site and further up concentration observations exceeded MCL at IM-47 d and s, which lie directly under the basin. The concentration observations have since decreased. Depth to water has been increasing from 37 to 51 feet in the deep screen, but there is no data for the shallow the valley floor toward the pass. During late 1999 and 2000, both TDS and nitrate ucreen.

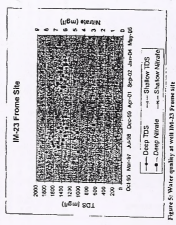
Frome Site

Monitoring wells at the Frume site, IM 19 through 27, currently show that groundwater is TDS concentration has trended up to 1500 mg/l (Figure 6). Other wells at the site, IM-26 TDS concentration at the shallow screen is around 1000 mg/l, but at the deep screen the fluctuated between 1000 and 1500 mg/l since 2001 at both the shallow and deep levels. In 1997, the TDS concentration at IM-23 exceeded 2500 mg/l. At the IM-24 well, the moderately degraded. The TDS concentration peaked just after the basins were built. prepared for only those wells. At well IM-23 (Figure 5), the TDS concentration has monitored since August 2001. Concentration observations in all but IM-26d dropped and IM-27, had TDS concentration peak at greater thun 6800 mg/l in February, 1998. IDS concentration decreased in succeeding quarters, but these wells have not been Only wells IM-23 and -24 continue to be monitored, therefore, graphs have been

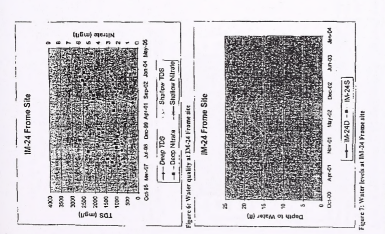
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below 1000 m μ /l prior to the end of monitoring. Except for a few observations in 1998, the nitrate concentration has been less than 10 mg/l.

Water level fluctuations have differed among wells. At well IM-23, the depth to water was essentially the same at both the deep and afallow screen. However, for DM-24, the lorels varied in parallel, but the depth to water in the shallow screen is greater than the depth to water in the deep screen (Figure 7). This indicates there is a gradient directed up at this point, 1/3 mile downgravient from the RJ. The shallow and deeper screen are from 18 to 38 and 58 to 88 feet bgs, respectively. Because the well is downgradiant from the RLB, the upward gradient should not prevent screeps. The presence of an aquitord that prevents deep scopage or high variest hom the sit. The rapid dop mi TDS concentration would cause repid there a however from the sit. The rapid dop mi TDS concentration The concentration peaks accurring just after the commencement of recharge also confirm the likelihood of flows moving offsite. The wells are from 1000 to 2500 fast downgradient from the RJB and flow with high TJDS concentrations apparently moves upicky from the RJBs to the monitoring well.



s



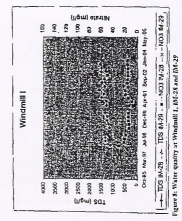
Windmill Sites

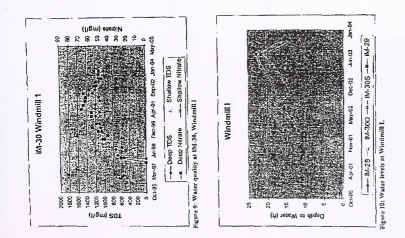
The Windmill Infiltration site lies from 3 to 4 miles south of the open pit and about a half-mile closer to the pit than the Recky Pass site. There are four separate clusters of RIBs known as Windmill L II, IV and V.

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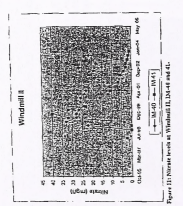
Bohi TDS and mirate concentrations have and continue to exceed the MCL in wells IM-28 and IM-29 (Figure 3). The TDS concentration in IM-28 trends up. Tho nitrate concentration in IM-29 trends over. However, even with the downward trend, the mirate concentration still exceeds MCL by *four times* and has reached as bight as 150 mg/L. Am-30 d, the TDS concentration exceeded MCL by a little and the nitrate concentration exceeded MCL by four to six (times (Figure 9). Water levels in IM-28, IM-29, IM-30 s and d parallel each other (Figure 10). The water levels at IM-30 s and are essentially the same indicating that vortical flow occurs. Titus, water flows to deeper the vortex and the interased TDS concentration at the deep screen indicates that leached satist reach deeper groundwater at this point.

At Windmill II, only the nitrate concentrations at IM-40 and IM-41 have substantially exceeded MCL (Figure 11). These are screened from 68 to 88 feet bys or at approximately the same level as the deep screens with high nitrate concentrations at Windmill.

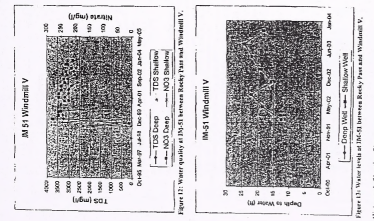




3



At Windmill IV, there have only been a few exceedences for TDS and none for nitrate. The water level at the site for the well with data, IM-474, has dropped from about 37 to 51 feet bgs Concentration observations in wells at Windmill V previously exceeded MCL for both TDS and nitrate, but most have now transfed back findo compliance. The exception is Mu-51, which lies between Windmill V and Rocky Pass. AI Mo-31 lip in ittate concentration remains those than wenty linnes MCL at greater than 200 mg/f and TDS remains over reconstruction and the most previous than 200 mg/f and tTDS remains over reconstruction and the most previous that and the at a flat deep serensing treed is very high. Nitrate and TDS concentrations have traded down from about 270 to 230 md from 3500 to about 3000 mg/l, tespectively, where revels at this point are about 100 feel higher than the pre-mining level and fess than 20 feet bolow the unface (Figure 13).



Highway Infiltration Sites

The TDS concentration at 1M-02 has mostly remained stendy at values similar to the discipling values values and mirate concentration has mostly remained below 1 mg/l (Figure 14). All of file monitoring wells at the rightway site have manilained water quality better than MCL. The only excerption was the TDS concentration reaching 1360 and 2050 mg/l respectively, at 1M-04 in January and April, 1997.

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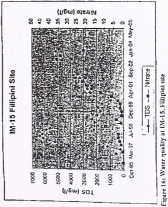
1M. 53 is downgrafient about 1/3 mlts finan the Highway baxins. TDS concentration clearvaious in Mu-35 secretabal MCL by six trains. In 1956 Mat 32, 001 had fallen back to less than MCL (Figure 1:2). Their was an 1956 Mat 100 was the higher concentrations in Mu-35 transiend low. Three is apparently latent flow at the higher there, withhold creations how correction on financia and TDS. (Informativity here is insufficient water fixed has to analyze the fluctuation of water fived in them apparently no flow between aquiter layers bareant the Highway Sin, which would remayn factor latent is onlyze the fluctuation of writer fluctuation apparently no flow between aquiter layers bareant the Highway Sin, which would achieved the latent is olidist the water feeds would reveal whether there is an upward galaxin).

(Nem) etertiM 2 2 8.0 -0 -1.8 1.6 0.2 0 Oct-56 Mar-97 Jul-98 Dec-99 Apr-01 Sep-02 Jan-04 May-05 .. TDS Shallow Figure 15: Water quality at IM-35, Highway site IM-35 Highway -+- TDS Deep --- NO3 Deep (I\Qm) 201 0 2000 6009 0005 2000 80

Fillipith Site

6-39

then dopped, briefly, to less than 1000 mg/ (Figure 16). Since then it has increased every quarter to exceed 5000 mg/l in 2003. The intrace concentration remained how until the beginning of 2001 when it began steadily increasing to approximately 35 mg/l, or about three times the MCL. Discharge at the Fillipini site ceased in 1999 and the site hus been reclaimed. Water quality trends at this site are quite interesting. For well IM-15, TDS peaked in 1998 and



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background well, however, because the TDS concentration has trended upwards from 500 to 600 mg/l (Figure 17) and the depth to water has been increasing (Figure 18). Dewatering drawdown has appatently impacted IM-10 but not the remaining wells. IM-10 appears to be upgradient of other wells at the Fillipint site. It is not a good Water levels at all the other wells in the area have remained relatively coustant.

That the water levels have remained steady even though reinfiltration at the site ended in 1999 suggests one reason that TDS concentrations have remained high. The mound has claims that from six to twelve pore water volumes are required to completely leach salts and to begin to dilute the receiving water. This does not explain the increase in nitrate not dispersed and there's been no additional water added to dilute the water. Cortez concentration, which hegan two years after reinfiltration ceased.

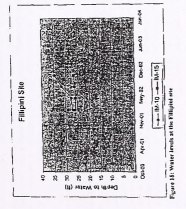
The wells with high concentrations at Fillippini are directly under the site and clearly indicate a plume. Just east of Fillipini is well 1Z-20 and south is 1Z-18; neither of these wells appears to be affected by the plume. Unfortunately, there is no data concerning mound and increased the gradient towards Fillipini. This should cause flow flrough concentration has fluctuated indicates there is flow and contaminant transport. The screen levels for these wells. The water level through the site is flat. That the TDS Highway site about a mile west and upgradient of Fillipini has caused a substantial Fillipini and subsequent movement of contaminants downgradient.

6-40



Figure 17: Water quality at IM-10, Flithpini site.

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Conceptual Model

Cortez disebarges dewatering water with relievity good water quality to the RLBs. Costered TDS concentrations range between 500 and 600 mg/ and nitrate concentrations are closes to zero. High concentrations found in the monitoring wells are not caused by the quality of water in the dewatering water. High concentrations result from leaching of these consultaness from the soils above the screen in the monitoring well. The following monetophate model describes the behavior of flow benefit the RLBs. The PJP utilizes a scrits of RJBs for water recharge. A RJB is a pond designed for maximum inflution through the bollom to recharge dewarging water to the unnorthood pressure) to cause the other protecting dewarge dewarging water to be under pressure) to cause the vater of influent frough the bollom of the RJB. The water flows excited by downward until it reaches an impedance such as an aquitated or region with high vertical varies of the vater of influence frough the bollom of the RJB. The water flows were a varies of the reaches an impedance such as an aquitated or region with high vertical varies of the varies of influence frough the availant of the regions with high were the availant with reaches the galicant through the availant freetway increasing the varies of influence frough with also cause a horizontal gravient which will drive Dow horizontally. The core of saturation on top of an aquitate a prechade where availant is a perchad zone that is a perchade there is no evidence of a saturated zone that is is parated from an unbient water table.

At the PLP, groundwater mounds have formed on top of the pre-existing water table. As the vertically forming water tractisks the water table, it yourdwater and not groundwater mound. Water in a groundwater mound is clearly groundwater and not vadose zone water. The Handbook of Hydrology defines the wadose zone as "the partially sturtured Lregion between the ground surface and the water table." The retation of a mound raises the water table and decreases the hickness of the wadose zone. The mound raises the water table and decreases the thickness of the wadose zone. The mound raises the water table and decreases the hickness of the wadose zone. The mound raises the water table and decreases the hickness of the vadose zone. The mound raises the vater table and decreases the thickness of the vadose zone.

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Bigb vertical anisotropy also causes horizontal flow. Vertical anisotropy is the ratio of horizontal convictivity to vertical conductivity. Horizontal conductivity usually exceeds were also devices which means that that the media ar more conductive to horizontal flow than it is to vertical flow. Becaust the water table, high vertical anisotropy limits mixing of water among layers. When the driving force is vertical, as it is for infiltrating water beneath a RLB, the water reaching the world up its allow that that the media the RLB. If everal hous strent cash on the list alter that the evertal source beneath a RLB, the water reaching the water up the list hand the area Ultimately, then, the floophint of varier reaching the water up the strengt area of the RLB. If several busins adjoin each other, it is possible that there will be overlap mong basins, which will increase horizontal flow away from the arthre site and the size of the foophint of the entities is: The horizontal flow away from the arthre site and the size for which stal and mitrate may be leached.

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⁵ shuth, L. and S.W. Whrentarit, 1992. Groundwater Flow. In Maldment, D.R. (editor in chief), 1992. Handbook of Hydrology McGiraw Bill, New York.

Flow through previously unsurated soil will leach both TDS and mittate from that soil. A recent study "published, in *Science* indicates that and soil appresent a vast rescrotion of intrates that may be leached by significant water flow through the soils. The authors found mitrate concentrations at 2000 mg/l in the zone beneath the root zone. They hypothesize that the rare were prodos emuse sufficient water to leach intriave, along with chirdies. Afrom the surface soil to the subsoil berneath the root zone. The absence of frequent water leaching below the root zone and biologie activity (due to a lack of frequent water leaching below the root zone and biologie activity (due to a lack of anthoppearie such such as die RTBs at the Pipeline Mine, may leach TDS and mitrate foon this vast pool. Thus, water infiltrating from the RLBs either entrest perched aquifers or mounds on the water table with poor water quality due to the leaching of alls and intracts. This would be the case when vertical flow is limited. If vertical mixing occurs, the contaminants mix into the water table. At the PP, most well screens are only in the mounds, therefore it is into the water table. At the PP, most well screens are only in the mounds, therefore it is into he water table. At the PP, most well screens are only in the mounds, therefore it is into screens are only in the mounds, therefore it is impossible to know the impacts on ambient guoudwater. However, it is likely that intradard difficition and advection is causing 7 would cause the contaminants to spread to a deeper level of the aquifer. As advection occurs, the total mass of contaminants to spread to a deeper level of the aquifer. By definition, mass/volume, the concentrations will be pregrout over a larger volume. By definition, mass/volume, the concentrations will be other as a result of the advection. However, the area of degradation will have

The conceptual model proposed herein indicates that contaminants are moving offsite. The data presented above also suggests downgradient movement from some of the KUB sites. However, a detailed prediction of where the contaminants are moving and what concontration will exist in the future at specific locations would require a detailed frate and transport model of the omite PIP.

Peer-Reviewed Journal Article

Cortez scientists and consultants have published a paper in a peer-reviewed journal concerning the design of R1Bs at the PtP^{*}. Nothing in the paper demonstrates that degradation has not occurred or is not continuing to occur across the site. Using correlation analysis, the authons contulled that there is a better charce of having high recharge rates at sites with higher depth to ambient ground water and thicker high

³ Michelle A. Walvourd, Fred M. Piultiya, David A. Slomestuvu, R. Dave Evenas, Fretr G. Hartsough, Brent D. Newman, Robert G. Sringgi, 2003. A Reservoir of Nitrate Denrath Desert Soils. Science 302:1021-24. Normelier 7, 304

¹ femerance, G.G., A. Davis, L. Guss, and A.W. Warick, 2001. A rapid streamy-level national uptimize lexitor of infiltentian proder. Gound Net 29/02, 353-35. The Context merio metalons this paper 14 lexit lexitor. The National Context Net WSDP comment that Context used "stable scorese" in uit antiyes. The National Context Network Association received the paper Determent, 1999, accepted in August (200 end publicited Natel, April, 2001).

permeability zoncs. The correlation included only the Rocky Pass. Frome and Filippini sties, therefore the authors did not even use all of the available data. Because Rocky Pass and Frome performed much better than Filippini and because the depth and soul characteristics also differed substantially among the site, a high correlation was almost guaranteed.

The authors also reported on a successful calibration of the unsaturated flow model, HYDRUGS-2D to the flow and transport characteristics at the Rocky Pass site. As discussed above, Rocky Pass was a site with few TDS problems. The paper claims that TDS returns to background levels within six months. The paper down ort discuss the problems with high TDS at sume of the sites. It does not merition that seepage occurred downgradient from ones of the sites of discuss whether the well data heing reported on are from the nound or below the ambient groundwater table. In fact, there is a gross error in the proper because it provides a table of water thermistry in the alluvial wells existing before mining commenced. The table purportedly is an average of all the woll shown on a figure of hit the monitoring wells. Cortex reported in possible that these represent pro-mining conditions.

Alternative Solutions

GBMW and WSDP have recommended for years that Cortez reinject dewatering water into the bedrock aquifers in a ring around the pt. Because reinjoaction would eliante the opportunity for the reinfiltrated water to leach intrates and salts from the shallow soil purst, this would prevent the degradation that has otherwise been occurring with the RBs. There are many examples of reinjection being used for water supply, or to recharge depicted aquifers, to dispose of water waters. These examples indicated hat the expendenced represent of a water waters. These examples indicated hat the groundwater of water removed to facilitate open pit mining at the Pipeline Mine. In Nevada, this common for genthermal waters to be reinjected muo the aquifer from which in levela, which require a Class V undergound injection control permit. Much of the water removed. According to the EPA, there are 53 genthermal electric power wells in Nevada, which require a Class V undergound injection control permit. Much of the water removed by coal-bed methane production wills to try and recover the aquifer by injection wells. Las Vegas has used injection wells to try and recover the aquifer underlying the city that were depleted during the first laff of the 20th century. The douved Water Procetion Conneil has published a bibliography of hundreds of examples of reinjection wells being used around the world. This list can be found at: http://www.gwpc.org/InjWellBib/Bibl01, hun#TABLE%20ONTENTS.

Summary

Reclarge of dewatering water and the subsequent leaching the reinfiltration has caused has degraded groundwater quality for TDS and mitrates at most of the PTP recharge sites.

Many concentration observations since 1996 have exceeded standards. This degradation continues at Rocky Pass, Fronto v. Windmill, 11, and V and Intere is no indication that concentrations will soon drop back to standards. The Highway aird does not show substantial problems. The Filipini site, which is no longer used, confinues to have very High concentrations. Correct chains that the violations are temporary, but the data suggests otherwise.

Table 1: Table of TDS water quality data (mg/) by date, well and site. Values in bold equal or exceed 1000 mg/. 61-21 458 458 \$700 \$24 \$24 ŝ 2 8 200 8 009 61-21 662 662 720 88 618 3 8 570 545 MJ-16 ÷8 **BHOSO** 483 469 824 980 730 120 98 P2 3 8 NI-15 BA-04 \$ Ş 2050 38 8 8 8 570 3 14-14 9 <u>8</u> 100 E 12 93 22 00 92 19 29 59 59 59 ŝ 11-13 IN-460 121 078 095 tsigteway Intification Site M-IANATES BACO 030 20 59 59 5 8 21-WI 976 22 029 019 009 995 83 550 280 542 519 578 578 578 560 8 527 84.10 M4-17 Former Fillpini 500 454 510 22 130 450 430 Date Jun-96 55755 57756 10.075 10.0 Uale Jun.95 Say-96

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36.1

Table 2: Table of mitrate water quality data (mg/l) by date, well and site. Values in **bold equal or exceed 10** mg/l.

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Cortez Gold Mines Final

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PIPELINE/SOUTH PIPELINE PIT EXPANSION PROJECT SUPPLEMENTAL ENVIRONMENTAL IMPACT STATEMENT

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P.O. Box Z11308, Crescent Valley, Nevada 9952: phone: 775-458-0730, fax: 775-458-0237, email: phone: 775-458-0730, fax: 775-458-0237, email:

August 9th, 2004

Battle Mountain, Nevada 89820-1420 Burceu of Land Management Battle Mountain Field Office Project Manager 50 Bastian Road Pam Jampcke

Rc: Pipelinc/South Pipeline Pit Expansion Project, Draft Supplemental Environmental Impact Statement (SEIS)

Dear Ms. Jamecke:

Shoshome. Despite the importance of this resource, we feel the BLM has done an inadequate job of should be redone and resubmitted to the public in order to make up for the inadequacies of analysis. believe that permitting activities which threaten the quantity or quality of this precious resource is essessing the current and future impacts of the project. The environmental justice and cumulative continuing degradation of groundwater quality. As Nevada is the most and state in the nation, we impacts of the project as described in the DEIS are incomplete and inaccurate. We feel the DEIS oreservation of Westam Shoshone rights and homelands, concerning the proposed expansions at These are the comments of the WSDP, an organization committed to the protection and Cortez Gold's Pipeline Mine in Crescent Valley. This mine expansion project is predicted to degrade groundwater in the fixture, and current operation of the Pipeline Mine has resulted in The Pipeline Minc is located within the external boundaries of the Western Shoshone and public policy for the United States and a threat to the long term survival of the Western D-1 D-2 D-3 D-4

governments final obligation to the Western Shoshone. The JCC process did not address the Treaty both domestically and internationally to fall far short of the human news standards protected under recognized within the U.S. Constitution as "the supremo law of the land." The Western Shoshone obligations of the U.S. and the process offered by the ICC it is widely understood and documented Payment of the controversial Indian Claims Commission monics should not viewed as the Federal Nation, as recognized by the U.S. in the legally binding Treaty negotiated between the Stoshone and the United States at Ruby Valley in 1853. This Treaty remains in full force and effect and is international human rights standards, and particularly a violation of the individual and collective rights of the Western Shoshone people. For additional information it is recommended the BLM traditional and tribal governments representing the majority of Western Shoshone as plaintiffs. Department of Justice, Department of Interior and are available at our organizations webpage revisit the Final Report of the Inter-American Commission on Human Rights concerning the international law. The U.S actions towards the W. Shoshone and its continuing approval of davelopment projects on Western Shoshone homelands has been found to be a violation of Western Shoshone. Copies of this report have been provided to the U.S State Department, Nation has never ceded or sold its homelands. Lititation in Federal Court is ongoing with (wsdp.org) as well as the webpage of the Indian Law Resource Center (indianlaw.org) D-5

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See responses to Comments C-19 and C-20.

D-7

See responses to Comments C-19 and C-20.

D-3

Comment noted.

D-4

on the analysis, which was conducted in accordance with EPA's Guidance For (EPA 1998), the Proposed Action and the alternatives are not expected to As required by Executive Order 12898, the potential for environmental justice effects was evaluated in the Draft SEIS in Section 4.9.3 (pages 4-317 through 4-319). Based Incorporating Environmental Justice Concerns in EPA's NEPA Compliance Analysis disproportionately affect any minority or low-income population identified in the study area, including Native Americans.

D-5

The Treaty of Ruby Valley is not within the scope of this SEIS.

As stated above the impacts to both water quantity and water quality ternain some of the most significant inpacts associated with this project. Both the WSDP and Grant Basin Minewatch have associated with this project. Both the WSDP and Grant Basin Minewatch as resolutionally since before the Priprine famine was constructed. Groundwater contamination as a result of fulfitation facilities and pit lake formation were predicted and request made to purved this from happenting. Yet since the facility began operating in 1996 there have above above to purved this from happenting. Yet since the facility began operating in 1996 there have above the vallely. In addition to contamination from the finditivation facilities, a water quality report from March 2003 revealed WAD cryanids in a monitoring well near the new heap lease heat of the results. There from March 2003 revealed WAD cryanids in a monitoring well near the set heat.

D-6

L is no discussion of this in the EAS, yet we note that this well was located in the area experiencing D-7 $\begin{bmatrix} zibtsidence due to the dewatering. We defer to the expertise of Great Bacin Minewatch in$ addressing the inadequactes of analysis and hereby theoryporare their comments with outs. As a

D-8 result of this controuting contamination of groundwater, the WSDP and GBWW have filed a comparint with the Nervada DEP to stop what we delive us to be a violation of State water law. The DL Mas fields in protecting the public trast by allowing the contamination to continue and has the allowed functions that made degradation. Ta this allowed the unnecessary and made degradation. Ta this attice, state.

In the area of ware quantity, specifically the intpact of mine dewatering on groundwater (and surfact)(ovels, the DEIS fails to provide information on the nature and state of groundwater levels and flows through the bacheok apulter. All predictions made within this and previous EIS documents indicate that impacts would occur only within several miles of the mine site, yet avoid a connection between pumping at the Pipeline MMe and the subsequent disperatuce of the Corrac Pit lake. If this is in fact the case then all previous predictions must be reveluanced.

Tenabo and the neighboring Toiyabe Range for the last several years, presumably greatly increasing ire 5 years later and the same old reports are being referenced. Why has the BLM not pursued the Two reports produced by Brown and Caldwell which investigated the disappearing pit lake groundwater pumping at Pipcline may be the cause of the water level declines at Cortez. Here we in 1998 and 1999 are referenced in this EIS. The conclusion of both of these reports was that the groundwater in the Cortez and Toiyahe Mountains it needs to be addressed now! Unless of course the understanding of the geology and hydrology of the area, yet we find no reference to this in the EIS. We imagine your response to be that this information will be included in a funue EIS on the Pediment Project. If this was to be your response, we reject it as our current understanding is that the NEPA process on the Pediment Mine has been suspended pending submittal of a revised POO the BLM is quietly letting Correz dewater its future mine sites while leading the public to believe necessary to better understand the hydrology of the area. Both reports noted the possibility that groundwater system within the bedrock is poorly understood and additional data collection is recommendations of these reports? There has been extensive exploration drilling around Mt which would include Cortez Hills and Pedimera. If the dewatering at Pipeline is affecting that the impacts are limited to the immediate vicinity of the Pipeline Mine.

In the discussion of alternatives, the complete pit backfill is inappropriately titled. Under Units alternative a pit liste would remain, with only the original pit backfilled. Under understanding of the English harquage is mietaken, heaving an open pit to fill with water does not constitute to complete pit heakfill.

The alleged violations raised by Western Shoshone Defense Project and Great Basin Mine Watch since 1996 have not been substantiated despite ongoing review by federal and state agencies. In fact, there are no violations of water quality standards in ground water due to infiltration operations or other mine-related activities, with the possible exception of a single monitoring well (IM-13) located at the former Filippini infiltration site which has subsequently been decommissioned, closed, and reclaimed. There have been spurious, low-level detections of WAD cyanide in monitoring well SH-02AR, which is located hydrologically upgradient of the SAHL and any other potential source. These low-level detections are most likely analytical error because ground water conditions in that well are geochemically reducing, causing the laboratory analytical method to mis-identify reduced nitrogen species (e.g., ammonia) as cyanide. Water levels in SH-02AR have been consistently around 250 feet below ground surface since its installation in 2002 indicating that the local water table has not been influenced by mine dewatering at this location. Therefore, this well is outside the area of dewatering-induced subsidence as measured, predicted, and reported in the Draft SEIS (Figure 4.3.39).

D-7

See all the responses to Comment Letter C.

D-8

The commentor misconstrued the requirements of 43 CFR 3809 with respect to compliance with state water quality statutes and regulations. Clearly the operator is required by 43 CFR 3809.420(a)(6) and 420(b)(5) to comply with applicable requirements of federal and state environmental statutes and regulations during all phases of operations. However, contrary to the assertions of the commentor, nothing in 43 CFR 3809 either requires or authorizes BLM to supplant the legal decision making process of state regulatory authorities and substitute BLM decisions regarding compliance with state law or the state's delegated authority to implement federal law on the basis of a NEPA analysis and thus make a determination of unnecessary or undue degradation. Also see the response to Comment C-20.

D-9

See response to Comment C-10. There are no indications of water level changes in the northern part of the Toiyabe Range or in the Cortez Mountains outside of the small part of the Cortez Window encompassing the Cortez open pit.

D-9

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We feel the dispussion of environmental justice is inadequate and fails to recognize the uncture relationship Western Shoshove people have with these lands specifically. This unique relationship with the land is the result of thousando y crears of cumous occupation and use, a relationship unlike the of the general public to these lands. Thus impacts doemed to be insignificant to the general public to these lands. Thus impacts doemed to be insignificant thing differently.

D-11

It is started in the EIS that no Traditional Cultural Properties(TCP) exist in the project area which for similar acting. Portions of Mt Teanbo that training within the viewsted, and alt basin associated with the project have been traditively desire within the viewsted, and alt basin associated with the project have been traditively desire within the viewsted, and alt basin associated with the project have been traditively desire within the viewsted, and alt basin associated with the project have been traditively desire within the viewsted, and alt basin associated with the MT project mark and the some that and the traditively desire and current outparal use of trads within the northern Toylabe trady for trady. To the northern to window the traditional uses of trads of the Dan family (neal Western Stochance correction of the project, nor his project and and threads and althout the work of the MT project and an advect and the traditional uses. Springs located between Mt Tenabo and Bald Mountain are critically important to wildlife harvested by the Western Stochance. This area is project and advect and advect the Advince the second and the traditional use of the Dan family and the Western Stochance. This area is project and advect and advect the traditional use of the Dan family and the trade the tweet and is likely used by Stochance from neighboring communities as well. These poins when the Western Euclider and we will continue to radia them undit we are satisfied that Stochance wave which the project and a the stochance which the project area are being protected.

Cumulative Impacts

D-13	The cumulative impacts portion of the EIS is crippled by the inadequactes previously noted [in the EIS and raises more questions then it answers. The future possibility of wind projects and up [r to 6.113.11458 across of lead safets is the first mention we have of these future moriens. When
D-14	information does the BLM have to justify their inclusion in the discussion, and where do the numbers regarding land sales come from? Reasonably forescenciel goothermal projects are ignored,
	L despite apported teaso for how waters near blad Mut (Grass Vuller) and have requests on how restrings in Cressent Valley. More importantly there is no mention of current legistidon in Congres for the first passed would dramatically alter the requirancy régime under which the project surrently.
D-15	operates. Nevada representative fim Gibbons has introduced legislation in Congress entitled HR 2869 Northern Nevada Rural Economic and Land Consolication Act of 2003. If passed, the bill
	L would mandate the sale of over 60,000 acres of land around Placer Dome's Cortez operations, E effectively insulating current and future mining projects with private property. If this were to occur
D-16	thus may concernably be the last ELS the DLM ever completes for Corte2's operations barving the flotued of arr miligation argements or jurisdiction by the Department of Intector in question. The Latiture to even transform the ELS are work.
	The mean of the second of the second seco
D-17	yet under the original Pipeline ELS, we should still be minung Pipeline. This is the second major expansion of this mine which the time or signally producted to be within the fife of Pipeline. By effect and the fite of moduloion mesers is isoensed for the devolvement of additional size.
010	The state of state of the state
n-10	L Encountered. Any delay caused by BLM efforts to document and/or protect these areas, may

The word "complete" refers to the complete use of all 590 million tons of waste rock mined under the Proposed Action as open pit backfill.

D-11

See response to Comment D-4.

D-12

The Project Area comprises the 39,350 acre area identified on Figure 1.1.2 (page 1-5) and no properties of cultural and religious importance have been identified within that area. Consultation was completed as part of the South Pipeline Project plan review process. The Pipeline/South Pipeline Pit Expansion Project is within the same Project Area as the South Pipeline Project and therefore no additional Consultation was determined necessary by the BLM.

D-13

Refer to the responses to Comments C-1 through C-12 regarding the adequacy of the analysis in the Draft SEIS.

D-14

The discussion on wind energy is based on information presented in the Nevada Wind Power Development Strategic Plan (BLM 2002b). The Project Area has a good wind power classification. The discussion on a Public Land sale under the RFFA portion of the Draft SEIS (Section 5.4.3.6) is generally based on language in Congressional Bill HR2869, which was introduced on June 24, 2003, as well as the information presented to the commentor by Mr. Jim Collord of CGM in a meeting on February 4, 2000 concerning CGM's interest in having certain public lands conveyed to CGM ownership. In addition, the Western Mining Action Project, the attorneys for the Western Shoshone Defense Project, responded to the Final South Pipeline EIS with a comment addressing the potential for a land exchange. Text has been added to Section 5.4.2 discussing potential geothermal projects. In addition, the text under Section 5.5 has been revised to address the potential impacts.

D-15

Section 5.4.3.6 of the Draft SEIS (page 5-13) discusses a potential of a public land sale and states that "[any] future land sale would be subject to congressional requirements in the implementing logislation." Also see the response to D-14. CHAPTER 6

D-17

The Pipeline Project was approved in 1996 and was projected at eight years of mining and/or processing, which would be through 2003. The South Pipeline Project was approved in 2000 and was projected at ten years, which would be 2004 through 2013. The Proposed Action is projected at seven years, which would be 2014 through 2020. See page 2-2 of the Final SEIS that discusses the Project tracking as projected.

D-18

Comment noted.

interfere with the accelerated production rates. According to conversations with several mine	criployees, Correz management has told its workers in the past that massive layous would result	from a successful appeal by WSDP or CHEW . THE GREATED FORT THE REPORT IN the COMMUNITY.	hear repeated. We do not desire to see any workers suffer. We would like to see an examination of	Correc's claim blocks in the area, and how this project fits into their vision of future development.	This would be a lot more useful for informed public involvement and participation in the NEPA	process.	

D-19

Timing and Public Process

D-20	We find it disturbing that the first formal mention of this expansion we received was this DEIS in the real. Usually the BLM keeps trikel representatives informed with prior notice of sporming projense. As finis EIS was not created over a tight, with Weren i we given prior notice, interestingly, numerous Pakeral and Stak agencies as well as Courny and local governments were communicated with concerning the preparation of this EIS. Comprised with first are any Trikel governments or organizations. What happened to the government to government
D-21	7 relationship between the Federal government and the Thibes that we hear so much about? What about that "trust responsibility"? While our organization is listed as one providing input we do not L remember being asked about this project. What exactly did we provide and when? We have raised
D-22	The dewatering issues numerous times formally and informally as it relates to the discussions around the Pediment Project and proposed TCP designations, yet we note that none of those concerns have been recorded or addressed in this docurnent.

The failure of this EIS to live up to the public particip,rution demands of NEPA is further illustrated by the so-called "public meatings" held in Creacent Valley and Bartle Mountain. A burch of pooples aronding around tables to anaver questions is not now oppoint a public metrica, burch of pooples aronding around tables to anaver questions is not now oppoint the community we have expressed our disklet of fulis format in the past locatuse it does not inform the community as a community. They roundy the BLM hald conducted meetings which begar with presentations by the BLM and project proportunity for the public loker the same area descent and anower prevised at opportunity frachers had. It then allowed everyone to hear the same assent; their information the public, in a public loker the same presentation and them hear what questions and BLMC conterns the public, in a public meetings are not accessible in the same way. Why does the BLM insist on using a protest which altifies public discussion and increases individual isolation? D-24 prior notice prevents me from providing additional comments. We look forward to your responses.

Success, glusson for Churchopher Several Many glusson for Churchopher Several staff, WSDP

D-19

The comment does not directly address the information presented in the SEIS. CGM's, as well as other activities in the areas surrounding the Project Area are discussed in the Cumulative Impacts Chapter of the SEIS (pages 5-1 through 5-14 of the Draft SEIS).

D-20

BLM records indicate that public notice was conducted and scoping comments were received from the Western Shoshone Defense Project. Specific activities and correspondence were as follows:

10/13/01	"Dear Interested Public" letter mailed Sent certified (#7000 3400
	0002532324541) to Western Shoshone Defense Project, Carrie Dann.
12/18/01	Federal Register Notice of Intent to Prepare an Environmental Impact Statement for the Pipeline/South Pipeline Pit Expansion
	Project.
12/18/01	BLM News Release #2002-01 sent to area newspapers.
12/19/01	Elko Daily Free Press and Reno Gazette Journal publish the legal notice from the above referenced BLM news release.
12/22/01	Elko Daily Free press article "BLM plans EIS of South Pipeline Expansion" published in the Business section.
12/27/01	Certification card #7099 340000025232 4541 signed by James Strond
1/22/02	BLM receives a fax from Western Shoshone Defense Project with scoping comments on the pit Expansion Project. Letter signed by Christopher Sewall.
Further, the Dra the preparation parties contacte	Further, the Draft SEIS listed those agencies and organizations that provided input on the preparation of the Draft SEIS to the BLM. This was not an exhaustive list of all parties contacted or individual commentors. The Draft SEIS also includes a list of the

D-21

tribal governments, which were sent the Draft SEIS in May 2004.

There are no Indian trust lands or resources within or near the Project Area. "Trust responsibility" is a legal term which has no bearing on this Proposed Action and is not within the scope of the document. Also see response to Comment D-20.

D-22

Traditional cultural properties relative to the Pediment Project are outside the scope of this document. There are no known TCPs within the Project Area for this SEIS.

D-23

statute or whenever appropriate, based on criteria set forth in 40 CFR 1506.6(c). The A lead agency must conduct a public meeting/hearing on a draft EIS when required by distinguishes between a public meeting and a public hearing. It states that public meetings should be held to receive comments on the draft EIS. Formal public hearings are required only in specific cases. Public hearings have more stringent requirements for the actual hearing and recording the proceedings. Program-specific guidance for requirements related to public hearings is set forth in BLM 455DM 1. Guidance for conducting public meetings is set forth in the NEPA Handbook, which states that public meetings may be conducted using a variety of formats. The open house format was used by the BLM to facilitate answering questions on the evaluation provided in the Draft SEIS and to encourage one-on-one communications between the public and those environmental resource professionals that prepared the BLM's NEPA Handbook (BLM Handbook H-1790-1) (NEPA Handbook), Draft SEIS. The open house format provides more time and a wider forum for the public to express concerns to the agency, and allows agency specialists increased opportunity to exchange ideas with interested individuals.

D-24

Comment noted.

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E-1 Environmental regulations are former minimize industry employee I understand how important stron environmental regulations are to the industry and to the public. I would like to see that a party who does not have a financial or personal stake in the decision to permit the Physicar expansion investigates the matter. 1 am also concerned about the harm in continually defering to the needs of the mining company rather than the needs of the environment. Such a practice is non proving dimental. Case in point is Corres' need to submit an "encagency" proposal in 1997 to create more dewarding point size it was proven that the reinflustion system was ladly flawed. Such create new ponds provide size it was proven that the reinflustion system was ladly flawed. Such create new ponds there being contral where problems exist. J) all of the water pumped out of the ground is not reuming to the ground 2) was the reinflustion uses the contaminated. If the addition of rew ponds could not solve these problems, then steps need to be taken to ensure excellent water quality. reward in means halling production.

If it is found that Contex Gold Mines is indeed in violation of current environmental laws and practices concerning dewatering, then permits for the South Pipeline expansion *should able* granted by the Bureau of Land Management. Such a decision would be in the best interest of the evidents of the Coscent Valley area who use the water for crops and invidual consumption, the public that uses the area to hunt and fish, and the wildlife who are the most permanent residents of the area.

Thank you for considering my comments.

Garawyn McGill-Loberg Adjunct Faculty-BSU Concella Sincerely,

ALSO SEE COMMENT LETTER V

Е-1

The BLM resource specialists and the third party SEIS contractor's resource specialists have independently reviewed all the data and models as part of the NEPA process. In addition, ground water quality analyses are part of ongoing assessments by federal and state regulatory agencies who review mine operating and environmental monitoring data. Identified ground water quality issues are being addressed via water pollution control permits that require monitoring and mitigation measures as necessary.

E-2

See responses to Comments C-19 and C-20.

E-3

See responses to Comments C-19 and C-20.



Development Authority

Lander Economic

October 28, 2004

Ms. Pain Jarnecke Burcau of Land Management 50 Bastian Road Battle Mountain, Nevada 89820-1420

Dear Ms. Jamecke:

The Lander Exonomic Development Authority (LEDA) appreciates the opportunity to comment to the Supplemental Draft Environment Impact Statement for the South Priotine Project. LEDA supports the Proposed Action, which allows for the project to proceed. LEDA recognizes that the project will provide long term economic benefit to the Battle Nouvient area. LEDA desires to work cooperatively with representatives of Contex Gold to pursue opportunities for maximizing the socio-economic benefits associated with this project and the corporation's presence in Lander County.

LEDA believes that a cooperative approach to enhancing sustainable socio-aconomic benefits is in the best interest of all. LEDA encourages a sustained working relationship that may provide an oppertunity for representatives of Cortez Gold and LEDA to explore the approximities evailable for cooperative initiatives. In economic terms, the project will provide long term benefits to Battle Mountain, Lander Country, and the State of Nevada. For all these reasons, LEDA supports the project.

Very truly yours,

Brad Kelley Chairman

cc File

315 South Humboldt Street ≪ № Battle Mounizin NV 89820 Phone: (775) 635-2860 ≪ № Fax: (775) 635-1120

F-I

This comment letter does not provide any comments on the Draft SEIS.

H



R. MCHAFIL TURNIPSCED, P.C. Department of Conservation and Malural Rosources DEPARTMENT OF CONSERVATION AND MATURAL RESUURCES STATE OF NEVADA

Director

DIVISION OF WILDLIFE 1100 Valley Road

TERRY R. CRAWFORTH

[775] 688-1500 · Fax (775) 868-1595 Heno, Nevada 89512

July 22, 2004

209 East Musser Street, Room 200 Department of Administration Budget and Planning Division Carson City, NV 89701-4298 Nevada State Clearinghouse Clearinghouse Coordinator Michael Stafford

SAL# E2004-204, Draft Supplemental Environmental Impact Statement, Pipeline/South Pipeline Pit Expansion, Cortez Gold Mine - BLM RE

Dcar Mr. Stafford

We appreciate the opportunity to review and provide commerts on the subject document. On Page 4-209, under the heading Stage 11, in the second full paragraph, on tine 13, the document undicates the South Gap pit will exceed the present ambient water quality criteria. What does this term represent? What are the amhient water quality criteria and who sets them? 6-1

On page 4-215 in the first full paragraph, the docurnent indicates the pit lake is not intended to be used for recreational purposes. We are unsure of this statement. This is contrary to the Department's position on this lake. We believe there will be an excellent opportunity to create a If the concept is accepted up front and designed as part of the backfill construction, this area could be an excellent location for developing a recreation fishery resource for the people of Nevada. A similar effect is presently being developed at another site in Northern Nevada. The Pipeline/South Pipeline project has an even gratter potential due to the opportunity to design the pit backfills to facilitate creating a functioning tecreational facility following closure. We strongly disagree with very functional recreation body of water with the pit lakes that remain once this project is mined out. what is said in this paragraph. G-2

On page 4-219, in Section Impact 4.4.3.5.2, the fourth line down states "Development of acidic mine water is predicted." This is contrary to numerous other paragraphs found in this document. We believe this is a typographical error. G-3

On page 4-320, there is no discussion on the State of Nevada's regulatory role in wildhife management provided in the narranve on Regulatory Framework. In addition, on the same page, in Section 4.10.1.3, Migratory Bard Treaty Act, the docurrent indicates all native birds commonly found in the U.S. are protected under the provisions of the Act except native resident game birds. This is G-4

C. HOD WAY IN COMMINIAN A SURVICE SUCH SHOW NOT A POSSIBLE OF CORD 2014 LIVE

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Ambient water quality criteria are the same as aquatic life standards in Nevada as noted in footnote 2 of Table 4.4.4 on page 4-207. The Draft SEIS uses aquatic water quality criteria to be consistent with the Geomega studies and BLM Risk Management Assessment document.

Aquatic water quality criteria listed on Table 4.4.4 were taken from the BLM document Risk Management Criteria for Metals at BLM Mining Sites, Table 5 on page 10. The reference for this document is Technical Note 390 Rev. December 1996. BLM/RS/ST-97/001+1703

document were largely taken from EPA documents. The BLM believes that the EPA has only updated these numbers in Region IV (for amphibian and reptile The BLM is not aware of any more recent water chemistry benchmarks that are eported by the BLM. The benchmarks reported by the BLM in the above exposure). In addition, the BLM believes that the EPA's research group in Cincinnati has generated some new aquatic water quality criteria that account for exposure of wildlife at various times of their development, but these are still in a draft form.

G-2

The intended use of the pit lake is based on the Proposed Action and the BLM's and use plan. CGM has not proposed a recreational use for the pit lake and the analysis of impacts is consistent with CGM's proposal. However, under the Cumulative Impacts Chapter the potential recreational use of the pit lake is discussed and analyzed. The pit lake is not limited for future potential uses with an appropriate analysis.

9

The sentence on page 4-219, in Section Impact 4.4.3.5.2, contains a typographic omission. It should read "Development of acidic mine waters is not predicted." This has been corrected in the Final SEIS.

G-4

The text in Sections 4.10.1.1 and 4.10.1.3 has been revised to address this

67.704

not quile an accurate sutement. Mourning doves, waterfuwl, swars and geess are considered game buds in Nevada. They are also regulated under the MBTA because they are migratory. The statement should read resident gallitateons briefs.

G-5

- On page 5-7, in Section 5.2.3.3 Wildhife Actions, the document describes the past management by the Department of Wildhife. We do not feel this section adequately describes the management programs conducted by the Department in the past. The State has developed programs for gence usuagement, fasheries management, habitat management, conservation education, law enforcement, and most recently wildlife diversity.
- Gn page 5.9, in Section 5.3.3. Wildlife Actions, the document indicates the only planned activities to be conducted by the Department of Wildlife is some water developmants. The agency is striving to integrate all areas of our management responsibilities in provide the best opportunity for the residents of Nevada to utilize all of the wildlife resources in Nevada.
- $\begin{bmatrix} This document does not adequately address the issue of cumulative impacts to wildlife resources in the projocat area. While there may be no direct or indirect impacts to wildlife resources from the projosed action beyond what has been analyzed in the provious ELS, the cumulative impacts both to the benefit and detriment to wildlife resources have not been adequate described by this document.$

If you have any questions regarding these comments, please let me know,

60 Youth Center Road Elko, NV 89501 775) 777-2368 Rory E. Lamo Biologist III Suncerely,

The types of wildlife projects incorporated in the cumulative impacts chapter are those that have potential impacts similar to those of the Proposed Action, which include surface disturbance and water consumption project. Other wildlife projects, such as habitat enhancement were only included because their potential impacts would not be cumulative with those of the Proposed Action.

G-6

The type of activities discussed relate to how those activities may impact the resources addressed in the cumulative impacts section. The water development activities were the only identified activities with potential impacts.

G-7

The cumulative analysis in a NEPA document is predicated on the Proposed Action having some impact on the resource. If the Proposed Action does not have a direct or indirect impact to a resource, then the proposed action can not have a cumulative impact to that resource and there is no cumulative analysis of that resource.

Hisbian Bureau Battle Mountain Field Office

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RECENTED MAIL ROOM

Mills Mille - 7 D 1: c Humboldt River Basin Water Authority

P.O. Box 2008	Carson City, Nevada	89702				
P.O. Box 2008	BURGAD STATE AND STATES	BOLLO CIER	Elko County	Eucka County	. Humboldt County	Lander County

July 29, 2004

Pershing County

Battle Mountain, Nevada 89820-1420 Bureau of Land Management Battle Mountain Field Office Ms. Pam Jamecke Project Manager 50 Bastian Road

RE: Comments to Pipeline/South Pipeline Pit Expansion Project Draft Supplemental Environmental Impact Statement

Dear Ms. Jamecke:

should be used to substitute for other ground water demands within the source basin. As a de-watered water. HRBWA has held that mine de-watered water should first be managed effectively mitigated. Of particular interest to the Authonity is the management of mine designed and properly operated mining operations can contribute significantly to rural through re-infiltration into the source basin. If re-infiltration is not practical, the water important component to multiple use of public land. The Authority believes that well cconomics while resulting in environmental impacts which are both anticipated and The Humboldt River Basin Water Authority (HRBWA) considers minung to be an ast resort, the Authority recognizes that mine de-watered water may need to be discharged into the Humboldt River system. H-1 H-2

believes that the BLM has addressed the range of impacts to water resources which may With regard to the Pipelinc/South Pipeline Pit Expansion Supplemental EIS, HRBWA occur as a result of the project. The Authority concurs with proposed management of mine de-watered water by Correz through re-infiltration into Crescent Valley.

River (nine acre-feet). The SDEIS on Page 4-102 concludes that the impact is considered nine acre-feet per year do belong to downstream users who will face an unmitigated loss in water availability. Nine acre-fect here and nine acre-feet there represents a potentially The SDEIS does however note a small reduction in groundwater flow to the Humboldt encourage BLM to consider that the Humboldt River is a fully decreed system and the less than significant and no mitigation measures are required. The Authonity would significant loss in water availability for users within the Humboldt River. H-3

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H-I

Comment noted.

H-2

Comment noted.

H-3

The potential reduction in ground water flow to the Humboldt River noted in the Draft SEIS (nine acre-feet/year) is comparable to or substantially less than the reported precision (0.01 to one cubic foot/second = seven to 700 acre-feet/year) of the USGS's October 19, (992 discharge measurements for the Humboldt River seepage investigation along the Carlin Trend (Emett et al. 1993). Thus, such a small reduction in flow would not even be discernable. It is beyond the scope of this SEIS to consider the effects of composite losses within the Humboldt River Basin.

- H-4 [It is not clear that the SDEIS has adequately considered the cumulative impacts of reductions in ground water flow from the proposed project and other projects within the Hurmboldt Basin.
- It is recommisted that BLM encourage the project proponents to work with downstream holders of suffice water rights in the Humboldt River to seek ways to mitigate the loss of ground water flow to the River. For example, the project proponents might work with the Persibing County Water Conservation District to assist, even in a minor way, with implementation of measures to inprove District water defirery systems and to treduce water loss. Costs for such assistance could be derived from the 51, 220,000 long-term

mitigation fund to be established for the project

Where mitigation would involve provision of a replacement water supply, the Authonity would discourage purchase of water rights which result in taking currently productive agricultural lands out of production. Because the Authonity considers Nevada surface and groundwater rights to be held in trust by the State of Nevada for the benefit of its groundwater rights provided by the project proponent as mitigation should be deceded to the State of Nevada and not transfirred to the Belleau of Land Manatement.

Should you have any questions regarding these comments, please do not hesitate to contact me.

Sincerely,

Mike L. Baughman Contract Executive Director (775) 883-2051

H-4

The cumulative effects area for hydrology is Crescent Valley. The SEIS has identified all the known and reasonably substantial uses of the hydrologic resource and incorporated them into the analysis in the cumulative. effects analysis. Also see response to Comment H-3 regarding potential impacts beyond Crescent Valley in the Humboldt River Basin.

H-5

The Project does not have a substantive impact to the Pershing County Water Conservation District. Therefore, implementation of mitigation measures as described in the comment are not considered necessary to mitigation of the Project's potential impacts. Also see response to Comment H-3.

H-6

CGM currently negotiates water rights with the Nevada State Engineer and will continue to comply with any future water rights regulations and requirements.

1. 84-130 FALE-LIBRARY/TOUS (CIRCLE 232 July 7, 2004 4 NO. Ľ۳ Cortez Gold Mines - Pipeline/South Pipeline Pit Expansion Projec(118 HN Board of County Commissioners RECEIVED COUNTY OF ELKO MAIL, ROUT STREET • ELKO NEVADA BUSCI Plan of Operation Number NVN-067575 (01-1A) SEIS Number NV063-EIS01-70 REOCONTINUED REOCONTINUED PRESS NA PRESS NA REED NOT THE ALL IN A IF 19 REED NOT THE ALL IN A IF 1 Ms. Pam Jarnecke, Project Manager BLM - Battle Mountain Field Office Baltle Mountain, Nevada 89820-1420 50 Bastian Road CONNESSON ESS RE: HEREN BUSIN

Dcar Ms. Jarnccke:

The Fiko County Board of Commissioners supports the proposed action of the Draft Supplemental Environmental Impact Statement that will grant the Cortex Gald Minax requested Pipeline/South Pipeline Pil Expansion Project or goloward. The proposed action will extend the file of the Pipeline/South Pipeline Mine and complay 450 to 500 individuals for up to an additional seven years. The project distubance is within the existing toopprint of the mine. We believe that this action will allow Cortez Gold Mines to continue to productively utilize the cares in a way that is consistent with the existing approved Pipeline Plan of Operations and continue wise use of public lands.

I-1

Sincerely 3

Mike Nannini, Chairman Elko County Board of Commissioners

cc: Cortez Gold Mines Commissioners

I-1

Comment noted.

Burean of Land Management Battle Mountain Field Office

CHAPTER 6

Druft Supplemental Environmental Impact Statement Pipeline/South Pipeline Pit Expansion Project

Comment(s) (Please Print)

Dute: 07/13/04 Organization or Affiliation, if applicable: _____ Name: 70.2 PHASE W

311001 1. C. Box Mailing Address:

87821 NU. 2 holly - Carlos City/State/ZIP:

Ņ 04.44 The state Rev. Cal Card C My Comments on the Pipeline/South Pipeline Pit Expansion Project DSEIS are: 22 Practice Ch I wish to be added on to the mailing list for this project. $\sqrt{2}$ YES ___NO 1 To my areas Chan -To what when A2A 22/201 - country the Ņ NO Alice 2 2000 يد 1 ちょう 5-20 (Please use additional streets, if necessary.) in liter ł Le orison 1 TY orene they and Aller I. I. a. 110 Cit 21 it man 3 the 100 J-1

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This form must be received by close of business on August 9, 2004 at the Buzant of Land Management, Battle Mountain Field Office, to ensure full consideration.

Bureau of Land Management Battle Mountain Field Office Buttle Motentain, NV 89820 775-635-4144 Attri: Pam Jaraceke 50 Bustian Road

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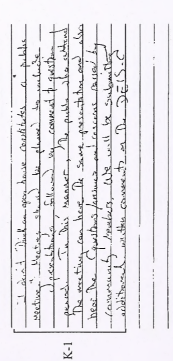
Comment noted.

COMMENT LETTER K

Bureau of Land Management Battle Monutain Field Office Pipeline/South Pipeline Pit Expansion Project Draft Supplemental Environmental Impact Statement

	Comment(s) (Please Print)		
Name:	Ounslepher Sourcell	Date:	
Organization or Af	Organization or Affiliation, if applicable: 0508		
Mailing Address:	Re Box 24308		
City/State/ZIP:	Crexcut Julla NU \$9821	5982K	

My Comments on the Pipeline/South Pipeline Pit Expansion Project DSEIS are:



(Please use additional sheets, if necessary.)

I wish to be added on to the mailing list for this project. ____YES ___NO

This form must he received by close of business on August 9, 2004 at the Bureau of Land Management, Battle Mountain Field Office, to ensure full consideration.

Burcau of Land Management Battle Mountain Field Office Altin Parn Jarmecko 50 Bastian Road Battle Mountain, NV 89820 775-635-4144

K-1

See response to Comment D-23.

COMMENT LETTER L

KENNT C. OUDEN Ustermor

STATE OF NEVADA



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EURER CONTRACTOR DEPARTMENT Department 209 E.M. Peter United Contractor

DEPARTNIENT OF ADMINISTRATION 209 E. Musser Street, Room 200 Carson City, Newada 89701-4298 Fax (775) 684-0260 (775) 684-0209

July 7, 2004

Pam Jamecke, Project Manager Bureau of Land Management 50 Bastian Road Battle Mountain, Nevada 89820 Re: SAI NV #E2004 -204 Project: NVN-067575 (01-1a) NV063-EIS01-70 South Pipeline Project

Dear Ms. Jarnecke:

Thank you for the opportunity to review the above referenced project.

 L-1
 The State Clearinghouse, as par Executive Order 12372, has processed the proposal and has no comment. Your proposal is not in conflict with state plans, goals or objectives. If you have any questions, please contact me at (775) 664-4709.

Sincerely,

Michael J. Staffold Nevada State Clearinghouse Coordinator/SPOC

L-1

Comment noted.



STATE OF NEWAOA DEPARTMENT OF TRANSPORTATION 1285 S. Steward Street Carson City, Nevada 89712

> GUNY C. GUINN GOVERRY

July 9, 2004

In Reply Relay to:

JEFF FONTAINE, P.E., Director

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RECEIVED

PSD 7.01

Mr. Michael Stafford Department of Astrinistration Budget and Planning 209 East Musser Street Room 200¹⁰⁴⁰ Staff Foungraph 209 East Musser Street Room 200¹⁰⁴⁰ Staff Foungraph Carson City NV 89701

Dear Mr. Stafford;

I am writing this letter in response to your request for comments on the Pipeline/South Pipeline Pit Expansion Project - Contez Gold Mines, Inc. (E2004-204). The Department requests that a complete transportation analysis be done and inclused in the final EIS or the SEIS. The study should include projections for the life SPM of the mine and them on matched being varianced in the order of the mine attem BML BML on study to perational phases of the project should be included to ensure that the proper transportation planning can be accomplished.

If you have any questions, please do not hesitate to contact me at (775) 888-7240.

14806 Sinceral

Kent Cooper Assistant Director of Planning

> co: Kevin Lee, District Engineer KC: cc

See response to Comment C-32.

M-1

Thom Seal, P.E., Ph.D. P.O. Box 6415 Eiko NV 89802 July 22, 2004

RECEIVED MAIL ROOM Am Armede ณีวีรี Jul. 23 A (1: 03 USDO) BLM S0 Bartan Road BATCAU ตรี เมื่อน 24 เมื่อมายาก End Barte Monaula, Normal 8920 มารา/พร.พ.ศ. มาระโตเมตร์ Public Comment on Draft Environmental Impact Statement (DEIS) for Certez Gold Mine's Expansion in Crescent Valley Nerada.

I would like to continent on the above DEIS .

We support Cortez Gold Mine's PROPOSED ACTION.

The proposed action would provide for the environmental sound expansion of the mining at the Creasent Valley mine. The mone offen the trutal Newada population with good paying jobs, which supports a healthy tax base for the US Government, the Shite of Newada, and both Elko and Eureta County as well sub-thick provide the state of the state of Newada, and both Elko and Eureta County as well as the local state.

The BLM must fullow the US Congress as established by Public Law 91-631. The Minung and Minerals Policy Act of 1970 which sates: The Coopers declares that it is the contrauting policy of the Federal Covernment in the national invest to <u>fost and approximent</u> privite enterpase in (1) the disciploment of eccentrially sound and hable docutes in <u>minite</u>, ministly, merial and ruteval reachangion investors, "30 U.S.C. 2)a.

N-1

Dorussis, production of precisms metals is wial to the US halmore of trade and is essential to the heal accuracy. The proposed endor to processive, the proposed endor to a remain just the chainbace and or the action and the action ac

Due to the back of sourcest sound, scientific socioeccuromic data prevanted by the BLM to support any preciercal alternative, and their potential acks, promissibly triptugate the project to unacconomical, with the loss of Johns Antoula be rejected. I strongly recommend Correct's Proposed Action.



Thom Scal P.E. Ph.D. **fhank You**

I-N

COMMENT LETTER O

Lang Exploratory Orilling A Division Beart Lungwer Company 2001 Manzanta Line - Efer, Neveata 88601 USA P.O. Box 5279 - Ello, Nevada 86002 USA Telephone 77:573 8370



Attention South Pipeline SEIS Team Bartle Mountain District Bureau of Land Management 50 Bastian Road Battle Mourtain, NVV 89820

Dear South Pipeline SEIS Team:

PLEY LIBRARY/TO35

We are writing today to express our strong support for the proposed actions given in the Draft SERS for the Pipeline South Pipeline expansion. Our support derives from a number of reasons.

- The propered actions occur within the currently approved surface disrathance area. In fact, the proposed actions could be viewed as more modifications to the current area of disturbance (i.e., higher wastic dumps and lead; pads, larger open but area somewhat of fixet by backfilling, etc.).
- Contraction of Mines have your themselves to be good stewards of the hard and environment. As such we do not anticipate adverse environmental impacts as a result of the proposed actions.

0-1

- 3. The economic well-being of Lander, Eurcix, and Elko countes is driven largely by the health and vigor of the mining industry. Cortez Gold Mines, like the other mining companies in north-astorn Nevada, is a gool conporte clitizer, and spends a significant annount of morey with heal businesses. By allowing the proposed a significant encored, these nural counties and their residents will benefit encountois.
 - 4. Mining is arguably the best current use of the lands in question.

In light of these observations, Lang Exploratory Drilling strongly supports the proposed actions. We hope that your decision will be to allow Cortez Gold Mines to undertake their expansion plans as they have proposed.

Regards,

Robert M. St. Louis Personnel Manager



RECEIVED MAIL SOON COTURE 28 A R-31 EVALUATION OF A R-31

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HIGHEST QUALITY SERVICE CELL (775) 738-5156
 800-659-0732
 FAX (775) 753-5429
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ELKO, NEVADA 89801

August 2, 2004

- TO: Battle Mountain Field Office of the BLM 50 Bastian Road Battle Mountain, NV 89820
- RE: Support of Cortez Gold Mines' Proposed Expansion Project.

Dear Sir or Ma'am:

At this time we at Vogre are pleased to extend our support of the Proposed Expansion Project requested by Corez Gold Minas. Cortex has always been environmentally responsible while mining in hereads and we appreciator winch the positive effect that they have an our Netada scorony. We welcome the prospect of Seven additional years of mining and processing effortant accorony. We welcome the prospect of Seven additional years of mining and processing effortant scorony we have approval of the proposation and approval of this Proposed Expansion Project. Thank you for your time and consideration of this matter.

P-1

6-75

Sincerely,

Sales' Service Manager pulles of the /Joshua L. Park

ZJoshua L. Park Sales/ Service Manager Vogue Linen Supply/ Uniform Rental

cc: Jan Munda, Correz HR Jim Meeks, Vogue Owner

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P-1

Comment noted. <u>6</u>

Comment noted.

Q-2

not only include wages paid by Copiez that are above the national average. But also jobs that are current permitted use of the area? Cortez Gold Mines has a faudable record of reclaimation an not exist in this area. including Elko benefit from the economic stimulus generated by. Cortez Gold Mines. The bu sfor Commerce strongly supports Cortez Gold Mines actions associa indistinguishable after reclamation. Any new waste rock dumps will not be a shift from the multition. The proposed activity in the SEIS will not tave a long tam impact beyond the impacts on the economy.' These impacts need to be considered in the process. Four count dewatering. The modifications to the existing waste fook and heap leach facility will be Gold mining is a permitted multiple use of BLM munaged lands that has positive epontum s. The draft SEIS details libe facts the expansion is within the approved disturbance footprint and existing state betraits for ncourage you app and autivity and created to supply the mine with goods and malerials. These jobs would Cortez Gold Mines also sur Anend 0 5 ć ez. Göld Mines! Hie/South Pipeline expansion lotal econom COMMENT LETTER O Cortez Gold Mines were not in business. funding various volunteer and non-profi of Co nepligible impact L' existing permitted activity Battle Mountain, NV.891 1 2 mil Battle Mountain BLA STEP 1 South Pipeline SEL with the proposed 7 impacts the activity Attn: Pam/Jamecke The Ellon Area Ch 50 Bastian Road Dear.Ms. Ja Because of ð dissoq as 1.1.1 Ē Q-2

9-1

1 LNV SORTI Pl pot be ash Four community economy by Int and niciuding Elko benefit from the economic summing generated by Conta Gold Mines. Ig the b whit exist methis area layds that has positive conomic 2110 hus The Ellio Area Chamber of Commerce Government Maria Commises monthly approach and the Area Chamber of Contractors Government of the production of the Area School and ruor couly include wages paid by Conterthiat are above the national average but also extisting state remutes for dewatering. The modifications to the existing water rock activity in the SEIS will not have & Jong Arty'new waste rock dumps w unpacis on the economy. These impacts need to be considered in the process () Cortez Gold Mines were not in business - Cortex Gold Mines Also support the le and activity and beca Correly Gold Mines has a landable created to supply the mine with goods and matchals. These tons use of BLM managed funding variant volucteer and non-profit or gain it anon Jortez Gold Mines' no 1 factivity will be indistinguishable after reclaination. trom the current permitted use of the area NEVADA'S FUELCH peyond the Existing permitted scrivity Gold mining is a permined multiple mpact of Dave ch 89820 South Arrb: Pam Inmedie Banle Mountain BLM Battle Mountain, NV Dear Ms. Jamecke, 7 Because of negligible 50 Bestian Road impacts the act Pipeline SHIS as possible 112 Silicen R-1: ۶, â R=2 1

R-1

Comment noted.

R-2

Comment noted.

CHAPTER 6

IN ME IL A D 21 RECEIPED Broadbant & Associates, trvo. 2000 Kirman Avsnus Rens, NV 89502 Voice (775) 322-7569 Fax (775) 322-7956

BROADBENT & ASSOCIATES, INC. DOWNEEPING, WATER REGULACES & ENVIRONMENTAL

DUZZARAN ALAN KURU BATUENA KAN RALENA KAN

August 9, 2004

Battle Moursain, NV 89820 Battle Mountain HLM 50 Bastian Road

Draft Pipeline/South Pipeline Supplemental Environmental Impact Statement. Re:

Pipeline/South Pipeline Supplemental Environmental Impact Statement. Throughout the years of development of the Pipeline project I have been theroughly impressed with the the benefits crigored by such a project (i.e. the continued employment of the workforce) when considering the responsible parture Correct has demonstrated make this project worthwhile: """""" responsible stewardship of the land that Cortez Gold Mines has exhibited. In my mind, I am in favor of the proposed project expansion as outlined within the Draft · Sector

of the prime, given the magnitude of the project, are negligible. I understand the proposed the approved waste rock during by 50 feet; Area 28 Integrated Heap Leach Tailings by 50 feer, construction of an additional waste rock dump above grade on the backfilled portion southern portion of Crescent Valley leave me with the impression that the visual impact expansion includes increasing the height of: the South Area Heap Leach pad by 50 feet; considering that the proposed activities will not extend beyond the already approved of the pit; and construction of the 125-acre Gap waste rock dump. These increased With specific regard to the heights of various heaps and durips, my travels in the clevations would seem relatively negligible from a visual standpoint, especially 7.676 acres.

S-1

6-78

The Proclam/South Proplace expansion appears to me to be a worthwhile project, particularity when consultring the economic benefit and the proven track record of responsible stewardship of the land by Correc.

DH ACT NET DATE	ADM FAEC LL		He He	NR. S. W. Market	FIRE T	PRIELUSSAMITOSE (CIRCUE ONE)
Sincerely.	flated Hall	Robert H. Miller	President-Broadbant & Associates, Inc.	は養住時、産品、養活の、一日、「あり」、 いっていてい		

TEXAS

NEVADA

CALIFORNIA

ARIZONA

CORTEZ GOLD MINES FINAL

Water 12 Alls 14

South PipelineSEIS.doc

9 August 2004

Battle Mountain BLM 50 Bastian Road Battle Mountain, NV 89820

V 89820 2021.010 2021.010

Re: Draft Pipeline/South Pipeline Supplemental Environmental Impact Statement (SEIS)

Dear Sirs,

1 I have been studying land use itsuus for decades and have earned a Master of Seisnoe degree in Land Use Planning from the University of Nevada, Rens. In addition, I am a registered land professional with the American Association of Professional Landman.

 want to encourage the Bureau of Land Management (BLM) to approve the Draft T-1 Pepcine South Pipeine Supplemental Environmental Impact Statement (SEIS). T-1 During the 1990's, employment in the mineral exploration and mining sectors dropped precipitously to unemployment rates as pipe has 90 percent. I feet him mine in particular is a key to sustaining this modest recovery of natural resource jobs in Nevada. The common leakth of the Utitude States is dependent upon the stable supply of fatural resources. This stable supply has been diminishing for decades and is now at the point of a small but modest recovery.

Sincerely, Greg Edina MS RLP # 2206 Tog Edina MS RLP # 2206 President, GIS Land Scrives Gois Broad-logie Ci. Reno, NV 8952 775-746-883

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UNITED SIATES ENVIRONMENTAL PROTECTION AGENCY REGION X 75 Mawthome Sinael San Frandesce, CA 94165-3961

August 9, 2004

Gerald M. Smith Bureau of Land Mangernen: Barle Mountain Field Office 50 Bartian Road Bartie Mountain, NV 89820 Subject: Pro-South Fipeline Pit Expansion Project D-aft Supplemental Environmental Impact Statement (DSEIS) [CEQ #140282]

Dear Mr. Smith

The U.S. Brivenmental Protection Agency (EPA) has reviewed the above referenced document. Our review and norments are provided parsuant on the National Barivionaneural Publicy, And (NEPA), this Connection 500 et al. And and Quality's NEPA Implementation Regulationa at 40 CPR 1500-1508, and Section 300 et the Clean Air Art. We have rated this DSEIS as EC.2 – Environmental Concerns-Grauffictent Information (researciosed" Varianzary of Ration B. Doutinours are based to notential ignets to point the start cyality, wildlift, heap heart pind stability in the earth frastme-prote area and art quilty: as well as interchantica regarding feasible midgation measures, reclamation boording, and the long-term contrigenty (and Net recommend that additional uniformation to boording and final Stopherental Environmental tupers Grancett (FSEIS) regarding avoidance of significant impacts to pin the writer quality, coological insist assessment, art quality modeling naradous sit applicants, metachon measures, and details for buby-terms contingency front. We sho have an ergodistic entrances and details for buby-terms contingency front. We sho have ergodistrom regarders entrances and details for buby-terms contingency front. We sho have

We appreciate the opportunity to raview this DSEIS and request a carry of the FSEIS when it is filled with our Weshington, D.C. offices. If you have any questions, please call me at (415) 972-3854, or have your staff call : tenme Geselbricht at (415) 972-3853.

Sincerely.

Federal Activities Office Cause Argui Lisa B. Hanf, Manager

Printed on Knowled Paper

U-1

See responses to Comments U-3 through U-12.

U-2

See response to Comment C-1.

003844

cc: David Gaskin, NI)RP Stanley Wicmeyer, U.S. Fish and Wildlife Service

2

SUMMARY OF EPA RATING DEFINITIONS

This rating system was developed as a means to anomatize EPA's level of convern with a proposed arrion. The strings are a combination of slubuleneta carcografts for evaluation of the environmental impacts of the proposal and numerical caregousis for evaluation of the adequasy of the EIS.

ENVIRONMENTAL IMPACT OF THE ACTION

"LO" (Lack of Objections)

The EPA traview has not identified any portuntial eavinormental impacts requiring substantive changes to the proposal. The review may have disclosed opportunities for application of mitigation measures that could he accomplished with no more than minor changes to the proposal.

"EC" (Environmanial Concerns)

The ETA review has identified arviroumental impacts that should be worlded in order to fully protect the environment. Convertive measures may require changes to the preferred alternative or application of miligation measures that can reduce the environmental impact. EFA would like to work with the lead agency to reduce these impacts.

"EO" (Environmental Objections)

The EPA review has identified significant cavinouncicalal imposts that must be avoided in order to provide adoptate protection for the cavinouncut. Corrective measures must very regires tubatonical changes to the proferred alternative er consideration for some other project alternative (including the no action alternative or a new adversive). FEM intends to work with the lead agrency to reduce these impects.

"EU" (Environmentally Unsatisfactory)

The EPA review has identified adverse environmental impacts that are of sufficient magnitofie that they are
unsidictionary from the standpointed plate has the valities or environmental quality. EPA interacts work,
which the lace agency to reduce these impacts. If the potentially unsatisficatory impacts are not corrected at
the final EIS stays, this proposal will be recommended for referral to the CER.

ADEOUACY OF THE IMPACT STATEMENT

Category I" (Adequate)

FPA believes the deat EJS adoptactly stats foot) the cervionnatal impactly the preferred alternative house of the alternatives trassonably available to the project or action. No further analysis or data collection is necessary, but the tensive may suggest the addition of charit/sing Engegee or information.

"Category 2" (Insufficient Information)

The draft EIS does not contain auflocient information for EPA to fully assess onvironmental impacts that should be avoided in order to fully protect the environment, or the EPA reviewer has identified new reasonably wraitable alternative data are writin the spectrum of alternatives analyzed in the draft EIS, which could reduce the environment in process of the action. The identified additional information, data, analyzes, ut discussion should be included in the final EIS.

"Category 3" (Inodequate)

FPA does not beliver hard tot draft IIS adouted searcists of staticant environment il mutas of the action, or the EPA reviewer has identified new, reasonably statikhe alcasatives that are ouside of the spectrum of action, rethe EPA reviewer has identified new, reasonably statikhe alcasatives that are ouside of the spectrum of action methods and the statik should be availysed in order to reduce the potentially significant environments impacts. EPA believes that is clearified alculational indocumotic, data, analysers, or distansians environments impacts. EPA therese that is clearified and indication indocumotic, data, analysers, or distansians data fields in adout the further of the term of the statistic of the protection and media switched for protitos contend in a supportant of review and thus should be formulty protection is ignificant interaction (non-body due to the potential or protection and the should be formulty protection is ignificant interaction (non-body and the proposal or other should be formally protection is ignificant interaction (non-body due to protection or protection and the should be formulty protection is ignificant interaction (non-body due to protection or protection or protection and the to be a data for the protection content in a supportant of protection of the total to the CEQ.

"From EPA Manual 1640, "Policy and Procedures for the Review of Federal Actions Impacting the Environment."

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Water Resources

 The Draft Supplemental Environmental Impact Statement (DSEE) (pp. 4-2)4.-215) states that wave cguality standards applicable to the pit jales would depend on the protential wereficial uses of the biock. It consolutes, Lowvey, and the control of the mass would not upply to the pit black because it is not intranded to be a dinkting water source for humans of threatorek or used for retreational purposes and because Conta Cold Mines, Inc. (CGM) does not plan have the pit late stored with fash. However, many aid lakes have unintentionally become home to fish and other aquate precises, and thate would be no means of restricting, thereating in or show and life form up applies. Therefore, the potential impacts on wildling applies by and life form use of the protonial impacts on wildling and long-term impacts are potentially significant because, and longle, runecury, and fluoride, and long-term impacts are potentially significant because and aguatio life should not be distribute acceled standards for assonic, sifter, runecury, and fluoride, interase by very stores are potentially significant because solve concentration would continue, to increase by very stores.

U-3

Recommendation: Based on other pit lakes in Nevada and the western U.S., it appears resistor potential beneficial uses of the pit take would include propression of withlife and actuation the Therefore, wildlife and approxible standards and ecological risks atomoth be used in determining whether impacts would be significant. The ISEIS should provide these injuries. If the resolution bound or long-term contingency find should be increased to cover potential mitted in measures that may be needed to avoid increased to cover potential mitted on measures. The FSEIS should provide increased to cover potential mitted on measures, the FSEIS should be a increased to cover potential mitted on measures, the FSEIS should be a increased to cover potential mitted and the mount by which these would be increased.

2. According to the DSEIS (p. 4-215, 216), if the project terminates at Suge 9, there is a potential for significant long-term impacts up it lake water guality and vertexinia and avian wilking. Addrough the DSEIS states that there appear to be no fossible mitigation measures for these impacts, it also states that that compresence appear no be not densible mitigation measures for these impacts, it also states that that compresence appear no be not densible mitigation measures for these impacts, it also states that that compresence appear no be not densible mitigation measures for these impacts, it also states that that compresence appear no be not densible mitigation.

U-4

Recommendation: The FSEIS strougl identify and describe the corrective measures (e.g., babdilling, chemical reatment) that could be taken in the event of a closure at Stage 9 or other strenges to reduce the ecological instea of nor quality pit lake water to halow the level of significance. The FSEIS should discuss the technical and finuccid feasibility of all reasonable measures and adjust the realismation hord and finuccid feasibility of all reasonable measures and adjust the realismation hord and the cover the cost of such measures. If no feasible measures are incly to exist, this should be clearly stated in the FSEIS, and BLM should reconsider whether the project may pose an unacceleding ecological rads.

U-3

The Draft SEIS evaluated the Proposed Action and uses by CGM. The designation of post-mining beneficial use requirements for pit lakes would be addressed upon closure of the mining facility. Ecological risk of the Proposed Action by CGM was evaluated in an updated ecological risk assessment (Geomega 204b), which concluded that water quality in the Pipeline/South Pipeline Expansion pit lake(s) is unlikely to adversely affect wildlife that could be attracted to the pit lake(s). Also see responses to Comment C-23 and Comment G-1.

U-4

Corrective measures to reduce ecological risks of poor quality pit lake water are not needed because water quality resulting from Stage 9 would not pose an unacceptable ecological risk. Maximum surface water concentrations of constituents resulting from the proposed alternatives, including Stage 9, were evaluated in an updated ERA (Geomega 2004b), which concluded that the water quality in the Pipeline/South Pipeline Expansion pit lake(s) is unlikely to adversely affect wildlife that could be attracted to the pit lake(s). The current ERA (Geomega 2004b) used actual data, whereas, the original ERA used one-half of the detection level. Also see responses to Comment C-23, Comment C-28, Quality) and 4.10 (Wildlife) has been modified to reflect the findings in the ERA report.

Based on this information, no significant impact would occur so there would not be a need to discuss increasing the reclamation or long-term bond to cover the impact.

Report" the low angle photography analysis is only presented for an aica that will not be built on leach facility. This raises a question as to why the analysis in areas of greater concern was not and therefore does not present a threat to the facilities (figure 7). It does not address potential risk for the area that will be built on -- the northeast and southwest sides of the existing heap In the referenced June 13, 2003 "Ground Evaluation and Earth Fissure Evaluation Devided U-5

Recommendation: The FSEIS should provide information on potential risk for the entire expansion area and explain why expansion of the leach pad poses an acceptable risk and the existing fiseures will not grow beneath the future lince.

extreme precipitation events. The upper extension of the storm water diversion channel appears infiltration. The unlined lower storm water diversion channel crosses an area of high fissure risk It appears from the DSEIS that the perimeter of the leach pad is not protected from to concentrate mooff from a large area adjacent to the pad without anything to prevent potential immediately adjacent to the heap leach liner. -i U-6

Recommendation: Because firsture crosion appears to be the highest risk around the heap leach area, we recommend reducing risk by either lining the storm water ditches next to heap. This would reduce the risk of carth fissure gully propagation underneath the heap the heap leach pad or moving the major storm water diversion channels away from the leach pao

future heap leach pad expansion. There does not appear to be a plan to divert surface water once Figure 2.3.1 of the DSEIS depicts the lower storm water diversion channel in the area of the heap is fully expanded in areas adjacent to the existing pad. r.... U-7 Recommendation: The FSEIS should indicate where the storm water diversion channel will be after the heap leach pad is fully expanded. The associated protective measures must also be included in a description of the future expansion area.

Air Ouslity

value, which results in the modeled PM10 24-hour value of 134 ug/m³ for this project. In light of maximum medeled 24-hour and annual PM10 (particulates smaller than ten microns) cumulative modeled concentration was based on the highest measured value at the Cortex monitoring station (BAPC) guidance value of 10.2 ug/m^3 for the background concentration, rather than a measured the fact that the proposed project would more than double the training rate at the Hipeline/South concentrations for that project were 143.6 ng/m² and 34.8 ng/m³, respectively. The 24-hour before 1996. However, the current DSEIS uses a Nevada Bureau of Air Pollution Control According to the 1996 Cortez Pipeline Gold Deposit FEIS (p. 5-38, Table 5.3-3), U-8

of the interpretation of low-sun-angle photography of the site, including the 2003. This fact is clearly stated in the 3rd paragraph of page 1 of report (Amec 2003). The introduction also states that the data provided is presented in example form, with additional data pending. As stated by the commentor, Figure 7 depicts the photolineaments in an area removed from the proposed each pad expansion site and south of the Windmill Fissures. The completed interpretation of the LSA photography is presented as Sheet 5 in Amec's The Amec report (2004, page 5, Section 3.2 and Figure 7) presents an example Project facilities in existence at the time the report was submitted June 18, preliminary report (Amec 2003).

designed, protective measures were implemented to divert surface water runoff Contrary to the commentor's statement, the assessment of risk related to expansion of the leach pad in areas prone to carth fissuring is detailed in the Amec report (Amec 2004). This assessment was the basis for the zoning depicted on Figure 2.3.2 of the Draft SEIS. The evaluation included an exhaustive analysis of available geological and geohydrological data, and a field exploration program using seismic refraction profiling and trenching. A comprehensive instrumentation and monitoring program was and prevent erosional intrusion by existing fissures, and defensive features computer simulations of horizontal ground strain resulting from subsidence, were incorporated into the design of the pad expansion.

0-0

The text in Section 2.3.2 of the SEIS describe the measures undertaken by CGM to address the management of the fissures and fissure gullies. These measures incorporate the issues identified in the comment.

This channel is located in an area of low to negligible earth fissure risk. Runoff directing water to a lined conveyance over the Windmill fissure complex. This Early in the process of responding to the discovery of the Windmill Fissures, CGM completed the construction of a principal diversion channel that now routes runoff from the watershed above the leach pad site to the southwest along the northwestern perimeter of the exiting pad, and the expansion area. contributions that previously were managed by the channel running to the south-southeast between the open pit and the expansion area are now captured and diverted to the southwest by the principal channel. In addition to the principal channel, a secondary channel has been constructed near the plant area, secondary structure is designed to manage runoff originating from the small watershed area between the pad expansion area and the diversion channel running south-southeast between the open pit and the expansion area.

As noted in the comment, much of the lower storm water diversion channel has been eliminated upon construction of the heap leach pad expansion. Major upland channel first is currently located northwest of the expansion area and the existing pad. The minimal runoff corginating from the area between the pad expansion and the upper diversion channel is collected in a channel and routed to the east discharging to the channel running to the south-southeast between the ownstream to of the pad expansion and the upper diversion area between the downstream to of the pad expansion and the plant/pond area is directed to the downstream to of the pad expansion and the plant/pond area is directed to the component of the earth fissure defensive system, with a full geomembrane-lined channel, and a deep fissure intercept trench between the process ponds and the corridor.

U-8

The BAPC guidance values were used to model the impacts from the Proposed Action and Alternatives because these are the recommended background values for rural facilities by BAPC (see Modeling Guidance document [http://ndep.nv.gov/bapc/qa/model.html#5]), the agency with regulatory authority under the Clean Air Act for the facility. The comment refers to actual background being available, but that is not case. As described in the Draft SEIS, air quality monitoring did not begin adjacent to the Pipeline/South Pipeline mine until three years after operations at the site had commenced. Therefore, even the earliest monitoring data includes both regional background PM₁₀ concentrations as well as impacts from mine operations.

Eppeline mine (item in everage of 130,000 tens per day to an average of 350,000 tens per day, with a maximum of 500,000 tens per day) and based on pervisority moduled to first. is concerned that emulative PHM to musions could be greater than these modeled for this project. We are succerned that actual project emissions not exercise the PMI0 24-bour and annual National Ambient Air Quality Standards (NAAQS), which are 150 ag/m² and 50 ag/m², respectively. Recommendation: The FSEDS should describe why BLM used the BAPC gaidance value for 24-thour and annual PMIC concentrations which actual values are available for this modeling fuffor. The most realistic modeling predictions should be provided. The FSEDS should discuss additional mitigation measures that may be needed to reduce FM10 emissions to exceptable levels.

Protection (NIDEP) and four Nevada gold mining companies, including Placer Domo/Cortez, was have made process mobifications and conducted chemical experimentation, which have resulted TRI, CGM Mill 2 reported 1355.7 pounds of meroury air emissions. As a result of this voluntary proposed project. Mercury is of special concern because it is a pensistent bioaccumulative toxic substance, and mercury sir emissions over ten pounds must be reported by mining companies in comote areas of the Plorida Everglades. Shudies have revealed this mencury is from atmospharic deposition of mercury emitted thousands of miles away. The Voluntary Mercury Air Emission The DSEIS does not address projected hazardous air pollutam (HAP) emissions for the anticipate a 50% reduction from the levels of mercury emissions (eported in 1999). In its 2002source whenever fessible. By working closely with FPA and NDEP, these mining companies launched in 2002. Reduction of merchary emissions at mines is consistent with the Pollittion Presention Act of 1990, which directs Federal agencies to prevent or reduce pollution at the their annual Tozic Release Invontory (TRI) submitted to EPA. Mercury levels in fish above federal standards for fielt consumption have been found in pristine lakes in Wisconsin and in significant, permanent reductions in mercury air emissions at their mencs. By 2005 we Reduction Program, a partnership between EPA, the Nevuda Division of Environmental program, CGM should have the information requested readily available. ri

Recommendation: The FSEIS should provide emissions projections for mercury and other HAPs at the existing and proposed Pipeline/Sould Pipeline Mine and associated operations auch us the Gold Aces and Colers Vitre is the where gold processing will also occur. The FSEIS should identify all sources of FIAPs at the mile, and discuss for Mine and discusse their contacted will store action do see their controlled to reduce their emissions as much as discuss for much and discusses at the controlled to reduce their emissions as much as possible. The FSEIS should describe the most uncefuted will also the discuss for the discuss for the discuss for the discuss for the discuss at much as possible. The FSEIS should describe the most uncefuted will be accurded the first emissions at much as possible.

U-10 3. The DSEIS (p. 4-239-240) discusses the status of the eight-hour ozone National Arriblent Air Quality Standard (MAAQS). For charification purposes, please nose that BPA's fanal designation rule and implementation rule for the eight-hour NAAQS were published in the

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Most mercury air releases occur during the refining process, as a result of heating the precious metal precipitate, which can release naturally-occurring mercury because of its relatively low boiling point. Refining is not currently occurring at Gold Acres or the Cortez Mill. The text of the SEIS has been modified to include a discussion of HAP emissions from the Proposed Action.

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The publishing of the EPA's eight-hour ozone final rule occurred after the release of the Draft SEIS. The text under Section 4.5.1.1 of the SEIS has been revised to address this comment.

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3

Long-Term Monitoring and Mingation

 The DSERS (p. 4-104) indicates that the SI, 250,000 long; rem mulgation and momitophy fund could be used to mulgate post-channe finsure development. as well as anomicoring and mulgation of oldnet configuration of the expanded project. Such contingented helde mblgation of peor poil lake water quality should the project terminate a: Stag 9. We note that a commitment for this long-active mulgation, fund was originally made for the Conter Project. D-11 project in 1996. Since that contrainour was made, the South Praling project and the proposed Project Since that contrainours was made, the South Praling project and the proposed Project Since that and milgation. However, the amount of the committed for shork contrained for the Incurrent of the funder stress and more about the stress the south Praling project and the proposed Project Since that and more about the stress included provisions to use this fund for project and more and more about the stress the amount of the committed franks that we are abstrass to the stress that and more about the stress the amount of the committed franks that the project and the stress that amount of the committed franks that here and are about the project in 1996. Since that another about the stress the stress that here another the stress that the stress the stress the stress the stress the stress theory and more about the stress to the stress theory and the stress the stress the stress the stress the stress the stress theory and the stress theory and the stress the

Recommendation: The FSES should identify the potontial costs of contingencies and monitoring for the expanded project, discuss whether and how the long term fund should be adjusted to cover them, and identify when payments into the fund will begin.

tiong with the expanding projects.

2. The 1996 FEIS for the Pipeline project indicated that Correz would not need to make strand principal payments into the fund until 2005. Therefore, it is unclear whether the found has been established yet or whether the terms of the fund have been revised to meet the requirements of 43 CFR 3500-555 and 5551. It is also unclear whether the fund is expected to grow, what the real returns as would be, and 5151. It is also unclear whether the fund is expected to grow, what the rat returns as would be, and fift will be sufficient to cover post closure monitoring and mitogation measures. Recommendation: The FSEIS should describe the terms of the fund and discuss how it mevus the requirements of 43 CPR 3800-532 and 555. The discussion should include: (a) reguirements for thiming of payments into the trust find. (b) how BLM ensures that the trust find its backwards remote; (c) ascoptable in ancellation installation is a specification in a CERR 3805-553); (d) leggi structure of the trust find; (b) how BLM ensures that the specification in a CERR 3805-553); (d) leggi structure of the trust find; (b) how BLM ensures that the specification in a CERR 3805-553); (d) leggi structure of the trust find pay the taxes on trust entitings company goes ont of busices; (g) who will pay the taxes on trust entitings company goes on to the back; (g) who will make investment decisions if the operator is on longery tidade; (h) the identity of the trust first definity of the trust in the operator is the

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Payments to the fund will begin in 2005. Although the project has changed from the original Pipeline Project, the monitoring and mitigation issues covered by the long-term trust fund remain the same, i.e., pit lake water chemistry, ground stability issues, etc. The size of the long-term fund is considered adequate for this issue because pit lake water chemistry projections are consistent with or better than the 1996 water chemistry, ground stability issues have not fundamentally projections. Similarly, ground stability issues have not fundamentally ground stability discussions can be found on page 4-103 of the Final SEIS.

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Please refer to page 2-22 in this document and page 2-39 in the Cortez Pipeline Gold Deposit Final EIS (BLM 1996a) and Placer Dome Inc. 1966.

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Chapter 7 Consultation, Coordination, and List of Preparers for Preparation of the SEIS



7 CONSULTATION, COORDINATION, AND LIST OF PREPARERS FOR PREPARATION OF SEIS

7.1 <u>Public Participation</u>

The scoping period was initiated by publication in the Federal Register of an NOI to prepare a SEIS for the Project (Volume 66, No. 243, Tuesday, December 18, 2001, Page 65219). In addition, the BLM prepared and distributed news releases to the Elko Daily Free Press, the Battle Mountain Bugle, and the Reno Gazette Journal. A scoping letter was also distributed to governmental agencies, organizations, and individuals. The formal public scoping period officially began on December 18, 2001 when the NOI was published and closed on January 17, 2002.

Written public comments were received by the BLM during the 30 day public scoping period. The majority of the written comments received were concerned with the following: adequately analyzing the hydrological impacts; impacts to vegetation and wildlife resources; and impacts to social and economic values.

7.2 Supplemental Environmental Impact Statement Preparation

In preparing the SEIS, the BLM communicated with and received input from many federal, state, and local agencies, as well as private organizations and individuals. The following is a list of the agencies and private organizations that provided input:

Federal Government Agencies

U.S. Army Corps of Engineers U.S. Fish and Wildlife Service

State Government Agencies/Universities

Nevada Division of Forestry Nevada Department of Wildlife Nevada Natural Heritage Program

Local Governments

Battle Mountain Medical Clinic Battle Mountain Volunteer Fire Department Battle Mountain Water and Sewer Carlin Community Health Clinic Carlin Police Department City of Carlin Public Works City of Elko Engineering Department City of Elko Public Works Department Crescent Valley Town Crescent Valley Volunteer Fire Department Elko Chamber of Commerce Elko County Library Elko County Public Health Department Elko County School District Elko County Sheriff's Department Elko Fire Department Elko Police Department Eureka County Economic Development Council Eureka County Public Works Eureka County School District Eureka County School District Eureka Medical Clinic Eureka Volunteer Fire Department Lander County Department of Building and Planning Lander County School District Lander County School District

Private Organizations

Elko Sanitation Company Hoss Disposal Nevada Rural Health Centers, Inc. Spring Creek Utilities Summit Engineering Western Shoshone Defense Project

7.3 Draft Supplemental Environmental Impact Statement Distribution

Approximately 265 copies of the Draft SEIS were distributed by mail to various federal, state, and local agencies; elected representatives; environmental and citizens groups; industries and businesses; and individuals. The Notice of Availability for the Draft SEIS was published by the Environmental Protection Agency (EPA) June 25, 2004. The BLM published the document June 10, 2004. The 30 day comment period for Draft SEIS ended at the close of business on August 9, 2004. A total of 22 comments were received. The scanned comment letters and the responses to the comments can be found in Chapter 6 of this document.

7.4 Final Supplemental Environmental Impact Statement Distribution

Approximately 265 copies of the Final SEIS were distributed by mail to various federal, state, and local agencies; elected representatives; environmental and citizens groups; industries and businesses; and individuals. The following is a listing of the agencies, organizations, and individuals who received copies of the Final SEIS.

Federal Agencies

Department of Defense

Army Corps of Engineers - Reno, NV; Sacramento, CA; San Francisco, CA

	NAS Fallon - Fallon, NV
	National Training Center - Fort Irwin, CA
	Air Force - Washington, D.C.
D	epartment of Energy
	Office of Civilian Radioactive Waste Management - Las Vegas, NV
	Office of Environmental Compliance - Washington, DC
	Office of NEPA and Assistance - Washington, D.C.
De	epartment of Interior - Washington, DC
De	epartment of the Interior
	Bureau of Land Management - Carson City, NV; Elko, NV; Ely, NV; Las Vegas, NV; Reno, NV; Washington, D.C.; Winnemucca, NV; Pocatello, ID
	Bureau of Reclamation - Denver, CO
	Fish and Wildlife Service - Reno, NV; Washington, D.C.
	Minerals Management Services, Offshore
	National Park Service - Washington, D.C.
	Natural Resources Library - Washington, D.C.
	Office of Environmental Policy and Compliance - Washington, D.C.
	Office of Public Affairs - Washington, D.C.
	U.S. Geological Survey - Reston, VA
	epartment of Transportation, Office of Transportation and Regulatory Affairs - Washington, D.C. avironmental Protection Agency
	NEPA Compliance Division - San Francisco, CA; Washington, DC
	Office of Federal Activities - San Francisco, CA; Washington, D.C.
	Region IX, Office of External Affairs - San Francisco, CA
	deral Highway Administration, Office of Environmental Policy - Washington, D.C.
	brary of Congress, Federal Document Section - Washington, D.C.
U.	S. Public Affairs Office - Washington, DC
St	ate Agencies
Co	ollege of Law, University of West Virginia - Morgantown, WV
Сс	olorado State University Libraries - Fort Collins, CO
Co	ommission for the Preservation of Wild Horses - Carson City, NV
N	avada Department of Administration State Clearinghouse Carson City NV

Nevada Department of Administration, State Clearinghouse - Carson City, NV

Nevada Department of Museums, Library, and Arts, State Historic Preservation Office - Carson City, NV

Nevada Department of Transportation - Carson City, NV

Nevada Department of Transportation, Right-of-Way Division - Carson City, NV

Nevada Division of Environmental Protection, Bureau of Mining Regulation and Reclamation -Carson City, NV

Nevada Division of Minerals - Carson City, NV

Nevada Division of Water Resources, State Engineer - Carson City, NV

Nevada Department of Wildlife - Elko, NV; Eureka, NV; Habitat Division - Reno, NV

Nevada Natural Heritage Program - Carson City, NV

University of Miami, Marine Affairs - Miami, FL

University of Nevada, Gund Ranch - Beowawe, NV

University of Nevada, James R. Dickinson Library - Las Vegas, NV

University of Nevada Libraries - Reno, NV University of Nevada, Mackay School of Mines - Reno, NV

County Agencies

Board of Humboldt County Commissioners - Winnemucca, NV Board of Lander County Commissioners - Battle Mountain, NV Board of Eureka County Commissioners - Eureka, NV Elko County Commissioners - Elko, NV Eureka Branch Library - Eureka, NV Eureka County - Eureka, NV Eureka County Department of Natural Resources - Eureka, NV Eureka County Public Works - Eureka, NV Eureka County School District - Eureka, NV Humboldt River Basin Water Authority - Carson City, NV; Winnemucca, NV Lander County Sheriff's Department - Battle Mountain, NV

Local Agencies

Crescent Valley Town Board - Crescent Valley, NV Winnemucca City Council - Winnemucca, NV

Elected Officials

U.S. Senator John Ensign - Carson City, NV U.S. Senator Harry Reid - Carson City, NV Congresswoman Shelley Berkley - Las Vegas, NV Congressman James A. Gibbons - Elko, NV Governor Kenneth Guinn - Carson City, NV Senator Dean A. Rhoads - Tuscarora, NV Assemblyman John Marvel - Battle Mountain, NV Lander County District Attorney - Battle Mountain, NV Eureka County District Attorney - Eureka, NV

Tribal Governments

Yomba Shoshone Tribe - Austin, NV Te-Moak Tribe of Western Shoshone - Elko, NV Battle Mountain Band, Te-Moak Tribe of Western Shoshone - Battle Mountain, NV Elko Band, Te-Moak Tribe of Western Shoshone - Elko, NV Shoshone-Paiute Tribes of Duck Valley - Owyhee, NV South Fork Band, Te-Moak Tribe of Western Shoshone - Spring Creek, NV Wells Band, Te-Moak Tribe of Western Shoshone - Wells, NV Ely Shoshone Tribe - Ely, NV Duckwater Shoshone Tribe - Duckwater, NV

CHAPTER 7

Private Organizations

Committee for the High Desert - Boise, ID Crescent Valley Historical Society - Crescent Valley, NV Eureka Nuclear Waste Committee - Carson City, NV Great Basin Mine Watch - Reno, NV Great Basin Training Services - Battle Mountain, NV Mineral Policy Center - Washington, DC National Audubon Society - Washington, D.C. Nevada Cattlemen's Association - Elko, NV Nevada Indian Environmental Coalition - Fallon, NV Nevada Mining Association - Reno, NV Sierra Club, Great Basin Group - Reno, NV The Nature Conservancy, Northern Nevada Office - Reno, NV The Wilderness Society - San Francisco, CA Western Action Mining Project - Boulder, CO Western Shoshone Defense Project - Crescent Valley, NV Western Shoshone Resources - Crescent Valley, NV Western Watersheds Project - Boise, ID

Industries/Businesses

Anglo Gold North American - Englewood, CO Battle Mountain Bugle - Battle Mountain, NV Battle Mountain Gold Company - Battle Mountain, NV Behre, Dolbear - Denver, CO Cortez Gold Mines - Crescent Valley, NV Crescent Valley Mineral Hot Spring - Crescent Valley, NV Crowell & Moring - Washington, DC Denver Mining Finance Co. - Denver, CO ECM - Anacordis, WA EIP Associates - Sacramento, CA Elko Daily Free Press - Elko, NV ENSR - Fort Collins, CO Enviroscientists, Inc. - Reno, NV EVS Consultants - Bellevue, WA Exponent - Boulder, CO Geological & Environmental Consulting - Three Forks, MT Geomega - Boulder, CO Glamis Gold, Ltd. - Valmy, NV Great Basin Gold Inc. - Battle Mountain, NV Greystone - Greenwood Village, CO Hydrologic Consultants - Lakewood, CO Humboldt Sun - Winnemucca. NV JBR Environmental Consultants - Reno, NV Kennecott Corporation - Salt Lake City, UT Kuipers & Associates - Butte, MT

Maher Global Exploration - Truckee, CA Maxim Technologies, Inc. - Helena, MT Nevada Land & Resources Company - Reno, NV Nevada North Resources, USA, Inc. - Reno, NV Newmont Exploration - Elko, NV Newmont Gold Company - Carlin, NV Newmont Mining Corporation - Battle Mountain, NV Parametrix, Inc. - Kirkland, WA Parsons, Behle & Latimer - Salt Lake City, UT Placer Dome - Crescent Valley, NV Prochnau, Sutherland Co. - Reno, NV PTI Environmental Services - Bellevue, WA Royal Gold, Inc. - Denver, CO Sage Engineering - Reno, NV Sierra Pacific Power Company - Reno, NV SWCA Environmental Consultants - Westminster, CO Ultrasystems Environmental Consultants - Irvine, CA Universal Environmental - Sparks, NV Weyerhaeuser Company - Federal Way, WA

Individuals

Joseph Carruthers - Crescent Valley, NV C. Joel Casburn - Zephyr Cove, NV Pat Cavanough - Boise, ID Thomas Cope - Denver, CO Christopher Christie, Santa Maria, CA Vickie Drenon - Crescent Valley, NV Barbara J. and Ken Dugan - Crescent Valley, NV Dave Early - Carson City, NV Fred Etchegaray - Eureka, NV John Etchegarey - Eureka NV LeRoy Etchegaray - Eureka, NV John and Billie Filippini - Beowawe, NV Mary Fisher - Las Vegas, NV Colleen Henderson - Evergreen, CO Kevin Jackson - Crescent Valley, NV Pam Jarnecke - American Fork, UT Walter Johnson - Austin, NV L. A. Jones - Crescent Valley, NV Rod Jones - Crescent Valley, NV David Knopp - San Francisco, CA Jim Kuipers - Butte, MT Joseph Larevie - Spring Creek, NV Pat Lore - Worchester, MA Florene Main - Battle Mountain, NV

CHAPTER 7

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7.5 List of Preparers

7.5.1 Bureau of Land Management EIS Team

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Tom Olsen	Hydrologist, Nevada State Office
Paul Myers	Regional Economist, Nevada State Office
Scott Archer	Air Quality, Denver Service Center
Rob Perrin	Visual Resources, Recreation, Wilderness
Chris Ross	Physical Scientist

7.5.2 Enviroscientists, Inc. EIS Team

Richard DeLong	Project Manager, Auditory, Geochemistry
Opal Adams	Assistant Project Manager, Geology, Visual Resource Management
Jennifer Thies	Project Coordinator, Lands, Human Uses and Values
Clay Postlethwaite	Air Quality
Mark Stock	Water Quantity
Lisa Kirk	Water Quality
Kris Kuyper	Biology

7.5.3 Cooperating Agencies

Rory Lamp Nevada Department of Wildlife

7.5.4 Other Information Contributors

Jim Collord	Cortez Gold Mines	
George Fennemore	Cortez Gold Mines	
Andy Davis	Geomega	
Dan Stone	Geomega	

Chapter 8 References and Glossary



8 REFERENCES AND GLOSSARY

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8.2 Glossary

- <u>Acid Generating Potential</u> (AGP) The amount of acid-producing constituents in a given material. For rock material, the total sulfur concentration is determined, assumed to be reactive sulfide, and reported in terms of calcium carbonate equivalent per mass of material.
- <u>Acid Neutralizing Potential (ANP)</u> The amount of alkaline or basic constituents in a given material. The capacity of this material to neutralize acidity is determined and reported in terms of the equivalent mass of calcium carbonate per mass of material.
- Acre-Foot Volume of water covering one acre one-foot deep; equal to 325,900 gallons.
- <u>Alluvial Fan</u> A low, outspread, relatively flat to gently sloping mass of loose rock material, shaped like an open fan or a segment of a cone, deposited by a stream.
- Animal Unit Month(AUM) The amount of forage required to support one animal unit for one month.
- <u>Annual Duty</u> The maximum permitted volume of water which may be pumped yearly from a water right or from a designated hydrographic basin.
- <u>Aquifer</u> A water-bearing, subsurface geologic deposit that may be composed either of rock or of unconsolidated sediments such as alluvium.
- Backfilling With reference to waste rock, it is the relocation of waste rock for final disposition from a waste rock dump located outside of the open pit into the open pit.
- Beneficial Use The use of water for any purpose for which benefits are derived, such as for irrigation, hydroelectric power, and industrial and domestic uses. Benefits vary with locality and custom, and what constitutes beneficial use is often defined by statute or by court decision.
- <u>Cortez Gold Mines, Inc.</u> CGM's mining facilities (consists primarily of the Cortez and East open pits, heap leach and processing facilities, CFB roaster, CIL mill, tailings facility, and support and administrative facilities) located immediately northwest of Cortez at the southeast end of Crescent Valley, and approximately eight miles southeast of the Project Mine and Process Area.
- Cortez An historic mining town in Eureka County, located immediately southeast of the CGM Cortez facilities.
- <u>Cortez Gold Mines (CGM)</u> A subsidiary of Placer Dome U.S., Inc. (PDUS) that conducts mineral exploration and mining operations within the Joint Venture Area controlled by Cortez Joint Venture, a joint venture between Placer Dome U.S., Inc. (PDUS) and Kennecott; proponent of the Project.
- <u>Cortez Joint Venture</u> A joint venture between Placer Dome U.S., Inc. (PDUS) and Kennecott, to conduct mineral exploration and mining within the Joint Venture Area, which is operated by Cortez Gold Mines (CGM), a subsidiary of PDUS.
- Cortez Pipeline Gold Deposit Final Environmental Impact Statement (Pipeline Final EIS) The environmental documentation prepared to analyze the environmental impacts of the Pipeline project. The project received BLM approval.

Diversion Rate - The maximum permitted rate at which water may be pumped from a designated hydrographic basin.

- Ephemeral Stream A stream channel which carries water only during and immediately after periods of rainfall or snowmelt.
- Evapotranspiration Discharge of water from the earth's surface into the atmosphere by transpiration by plants during growth and by evaporation from the soil, lakes, and streams.
- <u>Gold Acres Facilities</u> CGM's mining facilities (consisting principally of the Gold Acres and London Extension open pits, a waste rock dump and a heap leach facility) located on the southwest side of Crescent Valley in the Shoshone Range, approximately two miles northwest of the Project Mine and Process Area.
- Ground Water Mound An elevated mound-shaped surface in a water table that builds up as a result of the downward percolation of water.
- Head The height of a column of fluid necessary to develop specific pressure. Also known as pressure head.
- Horse Canyon Facilities Consists of the Horse Canyon open pit mine and associated with South Silicified Zone. Mining commenced in early 1983 and supplied ore to the Cortez mill for approximately four years. Mining has been completed and no new facilities or mining operations are proposed; however, exploration is ongoing.
- <u>Hydraulic Conductivity</u> A measure of the characteristics of a unit area of an aquifer to allow water to flow through it, frequently expressed as feet per day.
- Hydraulic Gradient The change in the elevation of the water level in an aquifer over a given distance, expressed either as feet per feet or as a dimensionless number.
- In Situ In the original location.
- Intermittent Strcam A stream which flows part of the year, as when fed by runoff or spring flow.
- Joint Venture Area an approximately 47,000 acre (74 square mile) area located in north-central Nevada where mineral exploration and mining operations are conducted by the Cortez Joint Venture.
- <u>Net Neutralizing Potential (NNP)</u> The net amount of alkaline or basic constituents in a given material minus acid generating material, or ANP-AGP=NNP. Reported in terms of the equivalent mass of calcium carbonate per mass of material.
- <u>Oxidized Ore</u> Mineralized rock which is comprised predominantly of oxidized or weathered rock types and is of sufficient economic value to justify mining and recovery costs.
- <u>Perched Ground Water</u> Ground water separated from an underlying body of ground water by an unsaturated zone of soil or rock.
- <u>Perennial Stream</u> A stream or reach of a stream that flows continuously throughout the year and whose upper surface is generally lower than the water table in the region adjoining the stream.

Phreatophytes - Plants whose root systems tap into the water table.

<u>Playa</u> - A dried-up, vegetation-free, flat-floored area composed of thin, evenly stratified sheets of fine clay, silt or sand, and representing the bottom part of a shallow, completely closed or undrained, desert lake basin in which water accumulates and is quickly evaporated. Low-lying central area of an arid plain in which water collects and is evaporated after a period of surface runoff.

- <u>Porosity</u> The volume of open space between sand grains or in fractures through which ground water may flow; usually expressed as a percentage.
- <u>Project Ancillary Facilities</u> Those existing CGM facilities located within the Joint Venture Area, but outside the Project Area, that would be utilized by, but not modified as a result of, the Proposed Action. These project ancillary facilities include the following: that portion of the Gold Acres Haul Road and the Cortez access road located outside the Project Area; the Cortez CFB roaster, CIL mill, and tailing facilities; and the Cortez support and administrative facilities.
- <u>Project Area</u> A defined, 39,350-acre area within the Joint Venture Area in which all activities associated with the Proposed Action that would result in modification of existing facilities would occur. The Project Area includes the Project Mine and Process Area; the Project mine water disposal area; and other areas (in which Project exploration would be conducted; existing Project access and haul roads would be used and/or modified; and new access roads may be constructed).
- <u>Project Mine and Process Area</u> An approximately 3,442-acre area within the Project Area where all mining and processing activities associated with the Proposed Action would occur. The Project Mine and Process Area would include the South Pipeline open pit, waste rock dump(s), soil stockpile(s), heap leach facilities, internal haul and access roads, exploration operations, and those same facilities constructed and used for the Pipeline/South Pipeline project.
- <u>Pipeline Project</u> The Cortez Gold Pipeline Project consisting of a 1,827-acre development. The project includes the Pipeline open pit mine, associated dewatering system and waste rock dumps, a combined heap leach/tailings impoundment facility, a 11,000 ton/day ore-process facility, and continuing exploration drilling.
- Recharge Replenishment of water to an aquifer.
- <u>Specific Yield</u> The quantity of water that a unit volume of an unconfined aquifer after being saturated will yield by gravity; it is expressed either as a ratio or as a percentage of the volume of the aquifer; specific yield is a measure of the water available to wells.
- Storage Coefficient The volume of water an aquifer releases from or takes into storage per unit surface area per unit change in head.
- <u>Transmissivity</u> A measure of the rate of ground water flow through a unit width of an aquifer of a given thickness. It is the product of hydraulic conductivity and the aquifer thickness and can be expressed in terms of square feet per day.
- <u>Translocation</u> With reference to waste rock, it is the movement of waste rock during the mining operation from one location in the open pit to another location in the open pit.
- <u>Vadose Zone</u> A subsurface zone containing ground water at less than atmospheric pressure and air or gases at atmospheric pressure. Also known as unsaturated zone, zone of aeration, or zone of suspended water.
- Weak Acid Dissociable (WAD) Cyanide This term refers to the analytical method used to determine the weakly bound complexes of the cyanide compound and is generally considered to include free cyanide and the less-stable metallo-cyanide complex compounds. Iron and cobalt cyanide complexes are more stable and typically do not report as WAD Cyanide.

Chapter 9 Index



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