# UNITED STATES ENVIRONMENTAL PROTECTION AGENCY REGION 8

September 3, 2020 1:13 PM Received by

EPA Region VIII

Hearing Clerk

## IN THE MATTER OF:

Bonita Peak Mining District Site, San Juan County, Colorado

Sunnyside Gold Corporation,

Respondent.

ADMINISTRATIVE ORDER DIRECTING COMPLIANCE WITH REQUEST FOR ACCESS

U.S. EPA Region 8 Docket No. CERCLA-08-2020-0004

Proceeding Under Section 104(e) of the Comprehensive Environmental Response, Compensation, and Liability Act, as amended, 42 U.S.C. § 9604(e)

## ADMINISTRATIVE ORDER DIRECTING COMPLIANCE WITH REQUEST FOR ACCESS

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#### I. JURISDICTION

1. This Administrative Order (Order) is issued to Sunnyside Gold Corporation (Respondent) pursuant to the authority vested in the President of the United States by Section 104(e)(5) of the Comprehensive Environmental Response, Compensation, and Liability Act of 1980, as amended (CERCLA), 42 U.S.C. § 9604(e)(5), and the National Oil and Hazardous Substances Pollution Contingency Plan, 40 CFR § 300.400(d)(4). This authority was delegated to the Administrator of the United States Environmental Protection Agency (EPA) on January 23, 1987, by Executive Order 12580, 52 Fed. Reg. 2923, redelegated to the Regional Administrators of EPA on May 11, 1994, by EPA Delegation No. 14-6, and further delegated to the undersigned officials.

#### **II. STATEMENT OF PURPOSE**

2. This Order requires Respondent to grant EPA, the Colorado Department of Public Health and Environment (CDPHE), and their authorized representatives entry and access to the Respondent's property described in Appendix 1 attached hereto (Mayflower Properties) located in San Juan County, Colorado, for the purpose of determining the need for response, choosing a response action, taking a response action, or otherwise enforcing the provisions of CERCLA by conducting response activities at the Bonita Peak Mining District Superfund Site (Site). This Order further requires Respondent to refrain from interfering with access to the Mayflower Properties or the conduct of activities within the scope of this Order by EPA, CDPHE and their authorized representatives for the purposes set forth herein. Respondent's compliance with the 2017 Administrative Settlement Agreement and Order on Consent for a remedial investigation of Operable Unit 2 of the Site and associated EPA-approved work plans will not constitute interference.

### **III. FINDINGS OF FACT**

3. The Bonita Peak Mining District Site is centered in southwestern Colorado in San Juan County. Within the Site there are three main drainages (Mineral Creek, Cement Creek, and the Upper Animas River) that reach a confluence with the Animas River at Silverton, Colorado. These drainages include over 400 abandoned or inactive mines, where large to small scale mining operations occurred. EPA has identified 48 mining-related features that contribute to a comingled release of hazardous substances into the environment. These mining-related source areas include 35 mines, seven tunnels, four tailings impoundments and two study areas. Attached hereto as Appendix 2 is a map of the Site depicting the mining-related source areas.

4. Historic mining operations at the Site have contaminated soil, groundwater, and surface water with heavy metals. Hazardous substances, within the meaning of Section 101(1) of CERCLA, 42 U.S.C. § 9601(14), associated with acid mine drainage at the Site originate from waste rock, tailings piles, seeps, springs, and mine adit discharges, include but are not limited to aluminum, arsenic, cadmium, copper, manganese, and zinc.

On September 9, 2016, EPA added the Site to the CERCLA National Priorities
List, 40 C.F.R. Part 300, App. B, pursuant to Section 105(a)(8)(B) of CERCLA, 42 U.S.C.
§ 9605(a)(8)(B).

6. EPA and CDPHE are conducting a remedial investigation and feasibility study (RI/FS) at the Site to determine the nature and extent of contamination at and from each source area and to evaluate cleanup options.

7. EPA is currently implementing certain response actions at the Site including the collection and treatment of acid mine drainage from the Gold King Mine, one of the source areas at the Site, and work to reduce migration of mining-related waste from 23 other source areas in accordance with the Interim Record of Decision for the Site issued on May 20, 2019.

8. On July 29, 2020, EPA released for public comment a Proposed Plan for construction of a sitewide mine waste repository at the Bonita Peak Mining District Superfund Site. The sitewide mine waste repository would provide much needed capacity for mining-related wastes generated from response actions at the Site. The Proposed Plan identified EPA's preferred alternative as constructing a sitewide repository at tailings impoundment #1, #2 and #4 of the Mayflower Properties. The Mayflower tailings impoundments were identified as a favorable repository location over other on-site locations because they are close to the Gladstone IWTP, are in a "high and dry location," and because the area is already contaminated with mining-related waste.

9. To perform the response actions described above, it is necessary for employees, agents, contractors, and other representatives of EPA and CDPHE to enter Respondent's Mayflower Properties. The activities for which entry is required include:

a. Conducting field inspections and investigations;

b. Sampling and monitoring water, soil, and mine waste material from waste rock dumps, tailings impoundments, and mine workings or other areas as necessary to evaluate releases of hazardous substances, and as needed to design construct, operate and maintain an on-site mine waste repository and ancillary features, including, but not limited to, access roads;

c. Implementation of the Interim Record of Decision for a sitewide repository, including construction, operation, and maintenance of an on-site mine waste repository, necessary access roads and transportation of mine waste to the repository; and

d. Other actions related to the investigation of surface or subsurface contamination.

10. Based on information previously provided by the Respondent, and EPA's recent review of county records and Cadastral information, EPA has concluded that Respondent is the current owner of the Mayflower Properties. Respondent has more recently inferred it is not the owner of all of the Mayflower Properties but has not provided any additional information to substantiate this inference.

By letter dated July 29, 2020, EPA requested access to the Mayflower Properties.
In subsequent communications, Respondent has been unwilling to consent to EPA accessing the Mayflower Properties.

#### **IV. CONCLUSIONS OF LAW AND DETERMINATIONS**

12. The Site is a "facility" within the meaning of Section 101(9) of CERCLA,42 U.S.C. § 9601(9).

13. Respondent is a "person" within the meaning of Section 101(21) of CERCLA,42 U.S.C. § 9601(21).

14. All of the substances listed in Paragraph 4 above are hazardous substances or pollutants or contaminants within the meaning of Sections 101(14) and 101(23) of CERCLA, 42 U.S.C. §§ 9601(14), 9601(23).

15. The past and present disposal and migration of a hazardous substance or pollutant or contaminant at or from the Site constitutes an actual "release" or a threat of such a release into the "environment" within the meaning of Sections 101(8) and 101(22) of CERCLA, 42 U.S.C. §§ 9601(8) and (22), and thus there is a reasonable basis to believe that there may be a release or threat of release within the meaning of Section 104(e)(1) of CERCLA, 42 U.S.C. § 104(e)(1).

16. The Mayflower Properties owned by Respondent are, or are adjacent to, a vessel, facility, establishment, or other place or property:

a. where a hazardous substance has been generated, stored, treated, disposed of, or transported from;

b. from or to which a hazardous substance has been or may have been released;

c. where such release is or may be threatened; and

d. where entry is needed to determine the need for response, to identify the appropriate response, and/or to effectuate a response action within the meaning of Section 104(e)(3) of CERCLA, 42 U.S.C. § 9604(e)(3).

17. Entry to the Respondent's Mayflower Properties by the agents, contractors, or other representatives of the United States and CDPHE is needed for the purposes of determining the need for response, choosing a response action, taking a response action, and/or otherwise enforcing the provisions of CERCLA, within the meaning of Section 104(e)(1) of CERCLA, 42 U.S.C. § 9604(e)(1).

18. Respondent's refusal to grant access to the Mayflower Properties as requested by EPA amounts to a denial of access within the meaning of Section 104(e)(5)(A) of CERCLA, 42 U.S.C. § 9604(e)(5)(A), and 40 C.F.R. 300.400(d)(4)(i).

#### V. ORDER

19. Based upon the foregoing Findings of Fact, Conclusions of Law and Determinations, and the Administrative Record, Respondent is hereby ordered to provide EPA, CDPHE and their officers, employees, agents, contractors, and other representatives, full and unrestricted access at all reasonable times to the Mayflower Properties for the purpose of conducting response activities, including but not limited to

a. Conducting field inspections and investigations;

b. Sampling and monitoring water, soil, and mine waste material from waste rock dumps, tailings impoundments, and mine workings or other areas as necessary to evaluate releases of hazardous substances, and as needed to design construct, operate and maintain an on-site mine waste repository and ancillary features, including, but not limited to, access roads;

c. Implementation of the Interim Record of Decision for a sitewide repository, including construction, operation, and maintenance of an on-site mine waste repository, necessary access roads and transportation of mine waste to the repository; and

d. Other actions related to the investigation of surface or subsurface contamination.

20. To the extent Respondent asserts it is not the owner of any portion of the Mayflower Properties, Respondent is hereby ordered to provide EPA, CDPHE and their officers, employees, agents, contractors, and other representatives, full and unrestricted access at all reasonable times to those portions of the Mayflower Properties it concludes it does own or control for the purpose of conducting response activities including those set forth in Paragraph 19 above.

21. Respondent shall not interfere with EPA's exercise of its access authorities pursuant to 42 U.S.C. § 9604(e) and 40 C.F.R. § 300.400(d) and shall not interfere with or otherwise limit any activity conducted at the Mayflower Properties pursuant to this Order by EPA, CDPHE, their officers, employees, agents, contractors, or other representatives. Any such interference shall be deemed a violation of this Order. Respondent's compliance with the 2017 Administrative Settlement Agreement and Order on Consent for a remedial investigation of Operable Unit 2 of the Site and associated EPA-approved work plans will not constitute interference.

22. Nothing herein limits or otherwise affects any right of entry held by the United States pursuant to applicable laws, regulations, or permits.

23. This Order shall apply to and be binding upon Respondent and its successors, heirs and assigns, and each and every agent of Respondent and upon all other persons and entities who are under the direct or indirect control of Respondent, including any and all lessees of Respondent.

24. In the event of any conveyance by Respondent, or Respondent's agents, heirs, successors and assigns, of an interest in the Mayflower Properties, Respondent or Respondent's

agents, heirs, successors and assigns shall convey the interest in a manner that insures continued access to the Mayflower Properties by EPA, CDPHE and their representatives for the purpose of carrying out the activities pursuant to this Order. Any such conveyance shall restrict the use of the Mayflower Properties so that the use will not interfere with activities undertaken or to be undertaken by EPA, CDPHE and their representatives. Respondent, or Respondent's agents, heirs, successors and assigns shall notify EPA in writing at least 30 days prior to the conveyance of any interest in the Mayflower Properties, and shall, prior to the transfer, notify the other parties involved in the conveyance of the provisions of this Order.

#### **VI. ENFORCEMENT**

25. Compliance with this Order shall be enforceable pursuant to Section 104(e)(5) of CERCLA, 42 U.S.C. § 9604(e)(5). A court may impose a civil penalty on Respondent of up to \$58,328 for each day that Respondent unreasonably fail to comply with this Order, as provided in Section 104(e)(5) of CERCLA, 42 U.S.C. § 9604(e)(5), and the Civil Monetary Penalty Inflation Adjustment Rule, 69 Fed. Reg. 7121 (January 13, 2020), 40 C.F.R. Part 19.4. In addition, any person who is liable for a release or threat of release of a hazardous substance or pollutant or contaminant and who fails to comply with this Order may be liable for punitive damages in an amount up to three times the amount of any costs incurred by the United States as a result of such failure, as provided in Section 107(c)(3) of CERCLA, 42 U.S.C. § 9607(c)(3). Nothing herein shall preclude EPA from taking any additional enforcement actions, or other actions it may deem necessary for any purpose, including the prevention or abatement of a threat

to the public health, welfare, or the environment arising from conditions at the Site, and recovery of the costs thereof.

26. Nothing in this Order constitutes a waiver, bar, release, or satisfaction of or a defense to any cause of action which EPA has now or may have in the future against Respondent, or against any entity which is not a party to this Order.

27. Nothing in this Order shall affect in any manner the right of EPA to issue any other orders to or take any other administrative or civil action against Respondent or any other parties under CERCLA which relate to this Site or any other site.

28. Nothing in this Order constitutes a decision on preauthorization of funds under Section 111(a)(2) of CERCLA, 42 U.S.C. § 9611(a)(2).

#### VII. ADMINISTRATIVE RECORD

29. EPA has established an Administrative Record which contains the documents that form the basis for the issuance of this Order. An index of the Administrative Record is attached hereto as Appendix 3. To request an electronic copy of the Administrative Record please contact Douglas Naftz, EPA Site Attorney, at <u>naftz.douglas@epa.gov</u> or (303) 312-6942. A paper copy of the Administrative Record will be made available by appointment at the EPA offices in Denver, Colorado. To request an appointment to review the paper copy, please contact Douglas Naftz, EPA Site Attorney, at <u>naftz.douglas@epa.gov</u> or (303) 312-6942.

## VIII. OPPORTUNITY TO CONFER

30. Within three business days after receipt of this Order by Respondent, Respondent may request a telephone conference with EPA, to be held no later than two business days after Respondent's request, on any matter pertinent to this Order, including its applicability, the factual findings and the determinations upon which it is based, the appropriateness of any actions Respondent is ordered to take, or any other relevant and material issues or contentions which Respondent may have regarding this Order. Respondent may participate individually or by an attorney or other representative in the telephone conference. Respondent may also submit written comments or statements of position on any matter pertinent to this Order no later than the time of the conference, or at least two business days before the effective date of this Order if Respondent does not request a conference. EPA will deem Respondent to have waived their rights to the conference or to submit written comments if Respondent fails to request the conference or submit comments within the specified time period(s). Any request for a conference or written comments or statements should be submitted via email to:

Douglas Naftz Office of Regional Counsel Region 8 U.S. Environmental Protection Agency Telephone: (303) 312-6942 Email: naftz.douglas@epa.gov

### IX. EFFECTIVE DATE; COMPUTATION OF TIME

31. This Order shall be effective five business days after its receipt by Respondent or Respondent's designated representative unless a telephone conference is timely requested as

provided above. If a telephone conference is timely requested, then at the conclusion of the conference or after the conference, if EPA determines that no modification to the Order is necessary, the Order shall become effective immediately upon notification by EPA of this determination. If modification of the Order is determined by EPA to be necessary, the Order shall become effective upon notification by EPA of such modification. Any EPA notification under this paragraph will be provided via email to Respondent's legal counsel and to Respondent if Respondent provides to EPA an appropriate email address. Any amendment or modification of this Order by EPA shall be made or confirmed in writing.

32. For purposes of this Order, the term "day" shall mean a calendar day unless expressly stated to be a business day. "Business day" shall mean a day other than a Saturday, Sunday, or federal legal holiday. When computing any period of time under this Order, if the last day would fall on a Saturday, Sunday, or federal legal holiday, the period shall run until the next business day.

# X. NOTICE OF INTENT TO COMPLY

33. On or before the effective date of this Order, Respondent shall notify EPA in writing via email whether Respondent will comply with the terms of this Order. Respondent's failure to notify EPA of its unconditional intent to fully comply with this Order by the time the Order becomes effective shall be 1) construed as a denial of EPA's request for access, and 2) as of the effective date of the Order, treated as a violation of the Order. Such written notice shall be sent via email to:

Douglas Naftz Office of Regional Counsel Region 8 U.S. Environmental Protection Agency Telephone: (303) 312-6942 Email: naftz.douglas@epa.gov

## XI. TERMINATION

34. This Order shall remain in effect permanently.

SO ORDERED.

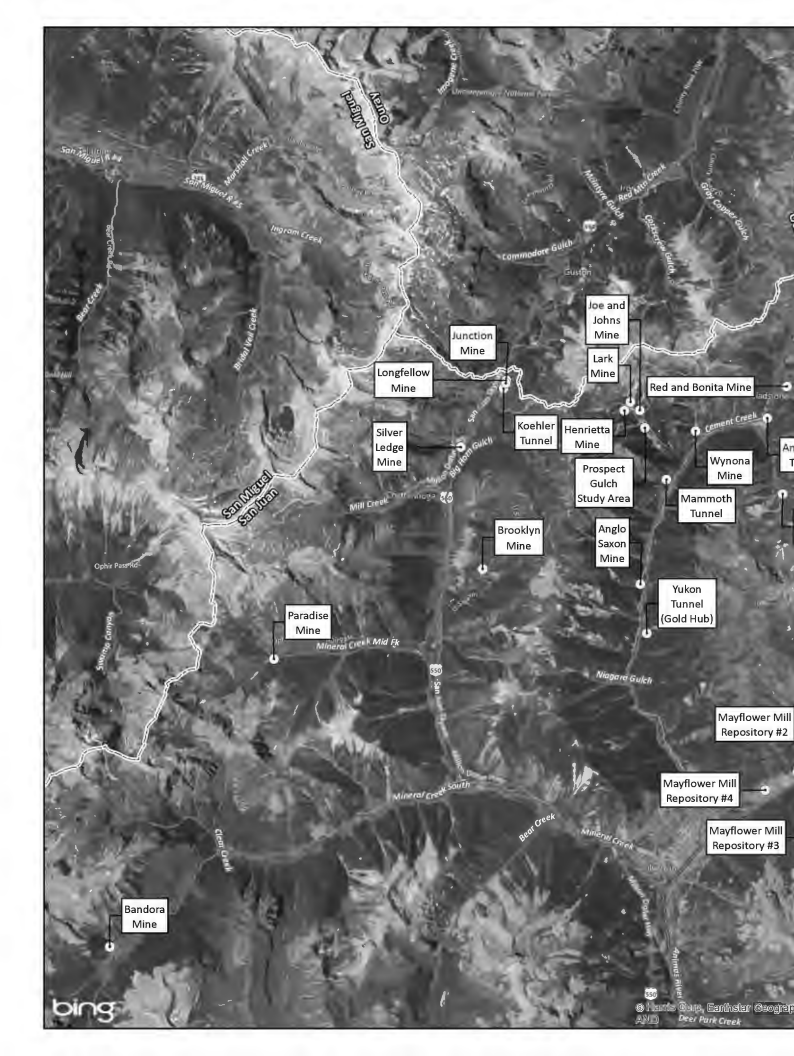
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Kenneth C. Schefski Regional Counsel Region 8

# **Appendix 1: Property List**

Owner	Claim Name	Mineral		
	Demonst C (ferminenter	Survey No.		
SUNNYSIDE GOLD CORPORATION	Parcel C (formerly	N/A		
CORPORATION	Ann Harris Placer			
	and Parcel BB)	11596		
SUNNYSIDE GOLD	Bend Placer	11596		
CORPORATION	Blair Pacer	0.4.1		
SUNNYSIDE GOLD	Blair Pacer	841		
CORPORATION	C.H. Mill Site	20504		
SUNNYSIDE GOLD	C.H. Mill Site	20594		
CORPORATION		20505		
SUNNYSIDE GOLD	N.N. Mill Site	20595		
CORPORATION	G 11	1.4010		
SUNNYSIDE GOLD	Gold	14012		
CORPORATION				
SUNNYSIDE GOLD	H.V.B. Mill Site	20594		
CORPORATION	L D D1	11506		
SUNNYSIDE GOLD	Jeanette Roux Placer	11596		
CORPORATION				
SUNNYSIDE GOLD	M.B. Mill Site	20595		
CORPORATION				
SUNNYSIDE GOLD	Nevada Ext	8497		
CORPORATION				
SUNNYSIDE GOLD	Parcel F (formerly	11596		
CORPORATION	Peter Placer)			
SUNNYSIDE GOLD	Parcel E (contains	N/A		
CORPORATION	part of the former			
	MD Thatcher Placer			
	and Polar Star MS)			
SUNNYSIDE GOLD	Riverside	8801		
CORPORATION				
SUNNYSIDE GOLD	T.H.W. Mill Site	20595		
CORPORATION				
SUNNYSIDE GOLD	Tract 44	N/A		
CORPORATION				

# **Appendix 2: Site Map**



# <u>Appendix 3: Administrative</u> <u>Record Index</u>

Region	Document ID	Attributes	Activity Type	Access Control	Document Date	Title	File Size (KB)	Page Count
8	100008522	Administrative Record		UCTL(Uncontrolled)	8/24/2020		5,017	1
8	100008523	Administrative Record		UCTL(Uncontrolled)	8/24/2020	Map Depicting Private Property Ownership at Mayflower Repositories #1-3	5,363	1
				,		Administrative Record File Cover Sheet - Bonita Peak Mining District - Collection No. AR-66522,		
8	1953696	Administrative Record		UCTL(Uncontrolled)	8/21/2020	OU00, Sitewide	721	1
						Letter from Sunnyside Gold Corporation Responding to EPA's 8/13/20 Correspondence		
8	100008521	Administrative Record		UCTL(Uncontrolled)	8/17/2020	Re: Access to the Mayflower Tailings Area	1,995	2
						EPA Response to 8/10/20 Letter from Sunnyside Gold Corporation Re: Access to the Mayflower		
8	100008520	Administrative Record		UCTL(Uncontrolled)	8/13/2020	Tailings Area Letter from Sunnyside Gold Corporation to EPA	752	2
8	100008519	Administrative Record		UCTL(Uncontrolled)	8/10/2020	Responding to EPA's 7/29/20 Request for Access to the Mayflower Tailings Area	1,093	3
8		Administrative RecordPublished		UCTL(Uncontrolled)	7/29/2020	Fact Sheet: Proposed Plan for the Bonita Peak	1,171	2
0	1999093			oc re(oncontrolled)	172572020	Letter to Sunnyside Gold Corporation Requesting Access to the Mayflower Tailings Area Pursuant	1,1/1	2
						to CERCLA 104(e) for a Site-Wide Mine Waste		
8	100008518	Administrative Record		UCTL(Uncontrolled)	7/29/2020	Repository Memorandum: Bonita Peak Repository Proposed	818	5
8	100008267	Administrative RecordPublished		UCTL(Uncontrolled)	7/23/2020	Plan Approval Memo	757	1
8	100008268	Administrative RecordPublished		UCTL(Uncontrolled)	7/23/2020	Proposed Plan for the Bonita Peak Repository Bonita Peak Repository - Final Focused Feasibility	2,588	15
8	100008269	Administrative RecordPublished		UCTL(Uncontrolled)	7/23/2020	Study (FFS) Report	30,969	543
						Memo to file: Repository Data Summary Table		
						Included in the Administrative Record for the Proposed Plan for Site-Wide Mine Waste		
8	100008198	Administrative RecordPublished		UCTL(Uncontrolled)	7/15/2020	Repository Interim Record of Decision Fluid Hazard Memo: Mine Site Work Category	2,188	4
						Determination for the Red and Bonita Bulkhead Test Execution Plan, Bonita Peak Mining District		
8	100008260	Administrative RecordPublished		UCTL(Uncontrolled)	7/10/2020	Superfund Site	17,872	83
8	100008194	Administrative RecordPublished		UCTL(Uncontrolled)	7/9/2020		3,365	849
						Appendix D: Bonita Peak Repository Rational Method Hydrological Evaluation Memorandum		
8	100008152	Administrative RecordPublished		UCTL(Uncontrolled)	6/30/2020	Memorandum of Mayflower Tailings Impoundment Areas	11,184	32
						Technical Memorandum: Bonita Peak Mining Dist Superfund Site - Bonita Peak Repository FFS		
8	100008153	Administrative RecordPublished		UCTL(Uncontrolled)	6/26/2020		2,002	44
8	1930740	Administrative RecordPublished		UCTL(Uncontrolled)	2/1/2020	Report	8,514	126
8	100006405	Administrative RecordPublished	RECORD OF DECISION	UCTL(Uncontrolled)	5/20/2019		29,401	394
						Page 4-6 from DRAFT 2018 Investigation Summary and Data Interpretation Report		
8	100008100	Administrative RecordPublished		UCTL(Uncontrolled)	3/29/2019	Mayflower Impoundments Area Aquatic Baseline Ecological Risk Assessment	623	1
8	1915915	Administrative RecordPublished		UCTL(Uncontrolled)	2/27/2019		79,619	2132
	100008279	Administrative RecordPublished		UCTL(Uncontrolled)	5/8/2018	Evaluation Tables	5,106	8
8	1883588	Administrative RecordPublished	ADMIN ORDER ON CONSENT, PRP RI	UCTL(Uncontrolled)	5/10/2017		22,702	455
						Sampling Activities Report 2016 Sampling Events: Bonita Peak Mining District Site; Part 1 Text,		
8	1883573	Administrative RecordPublished		UCTL(Uncontrolled)	5/3/2017	Tables, and Figures Sampling Activities Report 2016 Sampling Events:	43,604	98
8	1002574	Administrative RecordPublished		UCTL(Uncontrolled)	5/3/2017	Bonita Peak Mining District Site; Part 2	605	
8	10000/4	raministrative necor an abilistied		sere onconcroned)	5/5/201/	Sampling Activities Report 2016 Sampling Events:	005	4
						Bonita Peak Mining District Site; Part 3		
8	1883575	Administrative RecordPublished		UCTL(Uncontrolled)	5/3/2017	Attachment 2: Bioavailability, Lead, Arsenic	555	4
						Sampling Activities Report 2016 Sampling Events: Bonita Peak Mining District Site; Part 4		
8	1883576	Administrative RecordPublished		UCTL(Uncontrolled)	5/3/2017	Attachment 3: Scanned Field Notebook Pages	91,393	393
8	10000007	Administrative RecordPublished		UCTL(Uncontrolled)	4/28/2017	2017 DRAFT Multi-Media Investigation Work Plan Mayflower Tailings Impoundments Area	4,372	43
						Preliminary Interim Sludge Management Facility		
8		Administrative RecordPublished		UCTL(Uncontrolled)	2/22/2017	Interim Sludge Management Location Evaluation	7,578	16
8	100008277	Administrative RecordPublished	REMOVAL, Approval Of	UCTL(Uncontrolled)	1/19/2017	Criteria	4,717	8
			Action Memo, ENGINEERING			Action Memorandum for a Non-Time-Critical Removal Action Gladstone Interim Water		
8	1834188	Administrative RecordPublished	EVAL/COST ANALYSIS	UCTL(Uncontrolled)	1/12/2017		16,011	21
						Supplemental Information and Data		
8	100008098	Administrative RecordPublished		UCTL(Uncontrolled)	12/30/2016	Interpretation Report Mayflower Mill and Tailings Impoundments Area	605	5
8	1570790	Administrative RecordPublished	Approval Of Action	UCTL(Uncontrolled)	9/8/2016	REVISED HRS DOCUMENTATION RECORD Gladstone IWTP Emergency Removal Action	202,723	164
8	1766119	Administrative RecordPublished	Memo	UCTL(Uncontrolled)	1/13/2016		5,242	26

#### Administrative Record Index - Administrative Order for Access: Sunnyside Gold Corporation, Mayflower Properties

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8 1259874 Administrative RecordPublished UCTL(Uncontrolled) 1/1/2012 2012 w/CD	128,024	196
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8 1193156 Administrative RecordPublished UCTL(Uncontrolled) 1/1/2007 Screening Matrix and Reference Guide,	5,668	427
a 119100 Administrative Record dollshed Oct Loncontrolled 1/1/200 Scienting watch and Reference odday,		427
Integrated Investigation of Environmental		
of Historical Mining in the Animas River		
8 1193170 Administrative RecordPublished UCTL(Uncontrolled) 1/1/2007 Watershed	3,978	33
USGS Professional Paper 1651: Integrated	5,576	
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Historical Mining in the Animas River Wate	rshed.	
8 1719772 Administrative RecordPublished UCTL(Uncontrolled) 1/1/2007 San Juan County, Colorado	77,374	1098
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8 100008118 Administrative RecordPublished UCTL(Uncontrolled) 7/31/2000 Estimates During the Feasibility Study	2,203	99
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8 100008179 Administrative RecordPublished UCTL(Uncontrolled) 10/14/1999 Project Completion Certification	735	4
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8 100008099 Administrative RecordPublished UCTL(Uncontrolled) 8/25/1999 Form Shenandoah-Dives Mill	1,664	46
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8 100008120 Administrative RecordPublished UCTL(Uncontrolled) 7/31/1999 Decision Documents	4,746	182
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8 100008180 Administrative RecordPublished UCTL(Uncontrolled) 10/28/1998 Control Project Approval	641	2
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8 100008178 Administrative RecordPublished UCTL(Uncontrolled) 10/13/1998 Control Project Submittal	844	6
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8 100008151 Administrative RecordPublished UCTL(Uncontrolled) 6/30/1998 and Appropriate Requirements	825	26
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8 100008119 Administrative RecordPublished UCTL(Uncontrolled) 9/30/1993 Landfill Sites Fact Sheet	1,024	14
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8 100008123 Administrative RecordPublished UCTL(Uncontrolled) 12/13/1991 REMEDIATION GOALS	3,101	66
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8 100008121 Administrative RecordPublished UCTL(Uncontrolled) 4/22/1991 Decisions	965	11
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8 1193155 Administrative RecordPublished UCTL(Uncontrolled) 12/20/1989 Caldera, Colorado	2,589	9
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8 100008122 Administrative RecordPublished UCTL(Uncontrolled) 10/31/1988 Feasibility Studies Under CERCLA	4,194	187
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8 100008101 Administrative Record Published UCTL(Uncontrolled) 2/2/1983 Control Plan 2/2/1983 Standard Metals Co	rp. 756	8
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Adjoining Districts San Juan Mountains, Co		
8 100008204 Administrative RecordPublished UCTL(Uncontrolled) 12/31/1969 - U.S. Geological Survey Professional Paper		77
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8 1614617 Administrative RecordPublished UCTL(Uncontrolled) - Volume 1	5,171	166
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8 1614618 Administrative RecordPublished UCTL(Uncontrolled) - Volume 2	9,349	411