

SEASONAL APPLICATION OF THE WILD RICE SULFATE STANDARD – PARTRIDGE RIVER

Draft MPCA Staff Recommendation - August 27, 2012 (Update/Clarification)

ISSUE:

Minnesota Rule 7050.0224 identifies a Class 4A water quality standard of 10 mg/L for sulfate, "...applicable to water used for production of wild rice during periods when the rice may be susceptible to damage by high sulfate levels". In order to effectively apply the standard, the period when wild rice may be susceptible to high sulfate levels needs to be determined.

OBJECTIVE:

This document focuses on the development of a MPCA draft staff recommendation for the time period of application of the wild rice standard for waters used for the production of wild rice in the Partridge River, a water which is potentially affected by the current Mesabi Nugget facility and the proposed PolyMet project and for which sufficient information is available to make a recommendation.

DISCUSSION:

There appears to be an overall consensus from experts testifying in the 1975 Minnesota Power hearings that the primary period of both nutrient uptake from the water column and susceptibility of the wild rice plant to high sulfate levels is from seed germination to leaf emergence. Additionally, more recent discussion with a wild rice expert at UMD suggested that there may be a secondary period of susceptibility when the seed of the plant is developed, which in Minnesota typically occurs in mid to late August.

It is reasoned that germination of the wild rice seed takes place at approximately ice-out, which according to DNR records for lakes in northeastern Minnesota (e.g., Vermilion, Fall, Shagawa and Island Lakes) generally occurs from mid April to mid May, with leaf emergence taking place by early July and seed 'setting' occurring in mid to late August. It therefore seems reasonable to conclude that the main period of sulfate susceptibility extends primarily from mid April to mid July with a secondary period in August.

Testimony during the Minnesota Power hearings from Dr. Grava and Dr. Stewart also mentioned in general terms the potential for transfer of sulfate in the water column to the sediment with the resulting potential for generation of adverse levels of hydrogen sulfide in the sediment. They further suggested that this conversion of sulfate to hydrogen sulfide requires reducing/anaerobic (oxygen-free) conditions and that an oxygenated environment would not be favorable for this to occur. Dr. Grava also testified that hydrogen sulfide toxicity to wild rice would be less likely in flowing water conditions. Thus a river system with flowing water and morphology that does not promote reducing/anaerobic conditions has less likelihood of hydrogen sulfide toxicity to wild rice.

Testimony from the 1975 Minnesota Power hearings, despite being from 35+ years ago, is considered to be relevant to this staff recommendation because much of the testimony during the hearings was focused on the annual growth cycle and nutrient needs of the wild rice plant and on the physical characteristics of the water body hosting wild rice resources, both of which in many respects are similar

in nature to that of the Partridge River. The Grand Rapids, Minnesota area, where the Minnesota Power facility is located, has a similar climate to that of the Partridge River area; thus it would be expected that the timing of the wild rice growth cycle would also be similar. The Minnesota Power hearings included discussion on the flow regime of 'Blackwater Lake', a naturally impounded segment of the Mississippi River through which the main channel flows, and the importance of flowing water in limiting the creation or accumulation of hydrogen sulfide. This characteristic of a general flowing condition of the host water body is also comparable to conditions in the Partridge River.

Field studies conducted on the Partridge River in support of the Environmental Impact Study for the proposed PolyMet project (e.g. flow monitoring, Rosgen surveys) provide information that suggests, notwithstanding the inclination of wild rice to grow at the edges and other slower moving portions of river systems, that the Partridge River, in general, does not appear to have the morphology or hydrology characteristics that would promote the anaerobic/reducing conditions necessary to result in hydrogen sulfide toxicity towards wild rice.

DRAFT MPCA STAFF RECOMMENDATION:

MPCA staff have concluded that the 10 mg/L sulfate standard identified in Minnesota Rule 7050.0224 is applicable for portions of the Partridge River used for the production of wild rice from April 1 through August 31. These dates take into account general variability associated with annual climatic variations, geographic locations and individual stand variability within the Partridge River watershed.

The April 1st through August 31st timeframe applies at the specific reaches of these river systems that have been determined to be waters used for the production of wild rice. This would mean that when the sulfate contribution from any specific discharge point is evaluated, the travel and residence time of the river system from the point of discharge to the location of wild rice will need to be considered.

MPCA staff further recommends that continuation of ongoing annual monitoring of wild rice areas to identify cyclical and/or long-term trends be included, as appropriate, in water quality permits issued for projects discharging to the Partridge River system with the understanding that should monitoring indicate an unacceptable potential for impact to wild resources, the permit reopening provisions already included as standard conditions in water quality permits can be used to modify the permit to incorporate appropriate changes to the terms and conditions of the permit.

The MPCA staff specifically considered the following information in the development of its recommendation:

- The variability of the date of ice out from year to year. The April 1st date included in the draft staff recommendation is generally within the recorded range of ice out dates for lakes in northern Minnesota. (For example, in 2012 record early ice out occurred on or about April 1st in the region while the second earliest year on record, 2010, ice out occurred approximately April 6th.)
- The travel/residence time within the river system from upstream/headwater portions of the river where a discharge may be located to locations further downstream where the wild rice may be growing. This time could range from days in the free flowing upstream portions of the rivers to weeks in the river segment downstream of Colby Lake.
- The potential for elevated sulfate in the water column during the 'non-growing season' resulting in the formation of toxic levels of hydrogen sulfide in the sediments. The flow and stream characteristics of the river systems was considered with the resulting recognition that, consistent with expert testimony presented in the Minnesota Power hearings, deleterious levels of hydrogen

sulfide would not be expected to develop in identified wild rice areas that have relatively free-flowing flow characteristics or a relatively oxygenated substrate. While the exact nature of the substrate within the Partridge River is not well known, the documented average flow rate of the river in areas with wild rice is on the order of 90 cubic feet per second (cfs). This would suggest, as Dr. Grava alluded to in the Minnesota Power hearings, that hydrogen sulfide toxicity would be less likely to occur in the relatively free-flowing conditions of the Partridge River than it would be if flow conditions were more stagnant.

• The limited potential in the natural river systems for freeze/thaw impacts on the wild rice seed bed as suggested by the documented base flow of the Partridge River ascribed to year-round groundwater contributions. (However, this potential should be re-evaluated for projects/permits that may result in artificial fluctuations to natural stream flow.)

This MPCA draft staff recommendation is based on information currently available. MPCA staff will consider additional information that may become available in the future, whether from project proposers or from other interested/affected parties, and reserves the right to modify the staff recommendation accordingly.

SUPPORTING INFORMATION:

- Minnesota Power Hearings (1975)
 - O General consensus of the three wild rice experts testifying (Drs. Stewart, Grava and Moyle) was that if sulfate concentrations in water did affect wild rice, the most critical time would be during the spring of the year
 - Dr. Stewart testified that wild rice gets most of its nutrients from the water column from germination (late April to early May) to the aerial leaf stage with the most critical time being the early leaf stage (May)
 - Dr. Grava testified that high sulfate concentrations in the water at the time the seed germinates would be detrimental with this period of sensitivity extending until the aerial leaf is developed – he concludes that the overall period of sensitivity would be the months of April, May and June
 - Dr. Moyle testified that the period when high sulfate concentrations would be more critical than other times would be May and early June
 - Dr. Stewart testified that sulfate in the water column can be deposited or transferred to the sediment which can, under certain conditions (e.g. anaerobic or reducing conditions) create hydrogen sulfide which is known to be toxic to wild rice – oxygenated environments would be unfavorable for the conversion of sulfate to hydrogen sulfide in the sediment.
 - Dr. Grava testified that hydrogen sulfide toxicity would be less likely in flowing water conditions than in stagnant water conditions – due generally to oxygenated sediment conditions preventing the formation of hydrogen sulfide and the moving water preventing accumulation of any hydrogen sulfide that may form
 - The Hearing Officer concluded, based on the testimony provided, that the more stringent discharge limits should be included in the permit for the critical months for wild rice (late April to mid June)
- Grava and Raisenen (1978)
 - Approximately 80% of nutrient (e.g., N, K, P) accumulation in the wild rice plant takes place between day 15 and day 90 following seed germination – up to 50% of that occurs between approximately day 55 and day 65.

Oelke (1982)

 Wild rice requires 106 – 130 days to mature in north central Minnesota, depending upon temperature during the growing season and variety. Flowering begins in late July and grain formation in August

• Rogosin (1986)

 Seed germination occurs about the middle of May in northern areas when waters are free of ice. Stems begin to emerge in July

Meeker (1993)

 Germination of wild rice seed begins immediately at ice-out, which in his study area in northern Wisconsin can vary between mid April and early May depending on year and geographic location

• Lohse-Hanson Internal Memo (1988)

- Memo prepared for Jim Strudell in NPDES permitting in response to questions raised by DNR Waters regarding the discharge from the Minntac tailings basin
- Advised that the sulfate standard applies April 1 to June 30 and recommended no discharge of high sulfate basin water during this period
- Advised that the sulfate standard does not apply July 1 to August 31 but recommended that a discharge be controlled so as not to adversely affect water levels
- Advised that the sulfate standard does not apply September 1 to March 31 and stated that no information was available to suggest that a discharge was harmful at that time
- These recommendations were based largely on recommendations from the Hearing
 Officer in the 1975 Minnesota Power hearing

Doug Hall Letter to USX (2000)

- Stated that the draft reissued permit for the Minntac tailings basin would likely include a discharge limit for sulfate of 10 mg/L effective April through September
- o The letter did not provide a rationale for the recommended effective period

• Strudell / White Internal Email (2004)

- NPDES permitting requested of Environmental Outcomes confirmation of the effective period of April through September identified in the 2000 Doug Hall Letter to Minntac
- Environmental Outcomes confirmed the recommendation of the entire growing season from April through September

• Minntac EIS - Wild Rice Technical Memo (2004)

- By referencing the 2000 Doug Hall letter, the EIS stated that "the MPCA considers the 10 mg/L sulfate standard applicable to industrial discharges between the months of April and September"
- Identified that this period "brackets the critical germination, boot stages and emergence stages of wild rice" (Note that these critical plant stages are completed well before September, the end of the identified period)
- Reviewed various research data on higher sulfate levels and from this concluded that "it
 is reasonable to assume that "appropriate' sulfate levels for wild rice growth are
 bracketed within a range of 10-250 mg/L.

- o Did not include sulfate as a 'baseline criteria for assessing impacts to wild rice (instead focused on water level, alkalinity, pH, hardness, heavy metals, etc.)
- MPCA Staff Oral Communication with Dr. John Pastor (UMD) (2010)
 - Approximately 60 65 percent of the plant's nitrogen nutrient is taken up before it enters the reproductive growth phase. Then there is a secondary uptake "burst" from the sediments right before seed production. Also referenced internal translocation of nitrogen from parts of the plant into the developing grain.



Technical Memorandum

To: Richard Clark
From: Mike Hansel

Subject: Downstream Impacts of Discharges at low flow (7Q10) under Permit MN 0067687

Date: May 19, 2011

Project: Mesabi Nugget Phase I NPDES Permit Reissuance

The following analysis was undertaken to show the potential impacts of the Area 1 Pit discharge to Second Creek under low flow (7Q10) conditions. At your request, we have included the impacts under four conditions:

- Area 1 Pit discharge to Second Creek,
- a potential future discharge of Area 1 Pit to the St. Louis River,
- Area 1 Pit discharge to Second Creek with the impacts of subsurface flow from Area 6 Pit to Second Creek, and
- A potential future discharge of Area 1 Pit to the St. Louis River, with subsurface flow from Area 6 Pit to Second Creek.

The following assumptions were made with regard to flows and concentrations:

- Pit flows based on annual average outflows
- Pit chemistry based on the average of years 1 through 5 of the 2009 Phase II Chemical Balance Report (December, 2009)
- Stream flows based on estimated 7Q10 low flows
- Stream concentrations based on baseline monitoring data for Phase II project.

Only the four chemicals for which a variance is sought: alkalinity, hardness, total dissolved solids and specific conductance were analyzed, plus sulfate at your request. The results of the analysis are included in the charts below.

It is important to remember that the 7Q10 low flow occurs only 0.192% of the time -99.8% of the time flows will be higher and downstream concentrations lower.

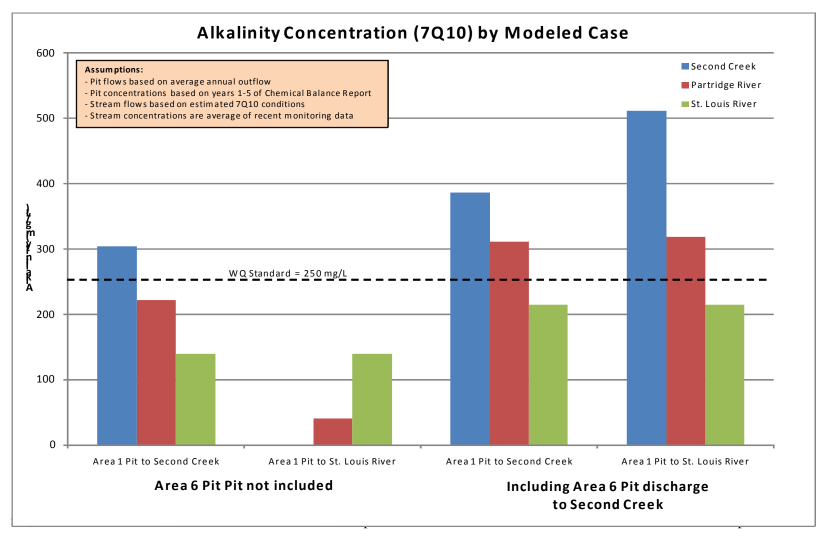
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Subject: Downstream Impacts of Discharges at low flow (7Q10) under Permit MN 0067687

Date: May 19, 2011

Page: 2

Project: Mesabi Nugget Phase I NPDES Permit Reissuance



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Subject: Downstream Impacts of Discharges at low flow (7Q10) under Permit MN 0067687

Date: May 19, 2011

Page: 3

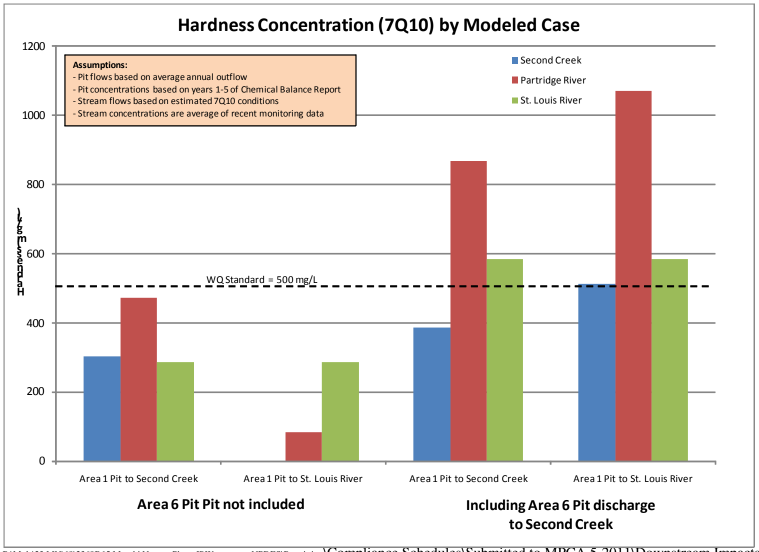
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Page: 4

Project: Mesabi Nugget Phase I NPDES Permit Reissuance



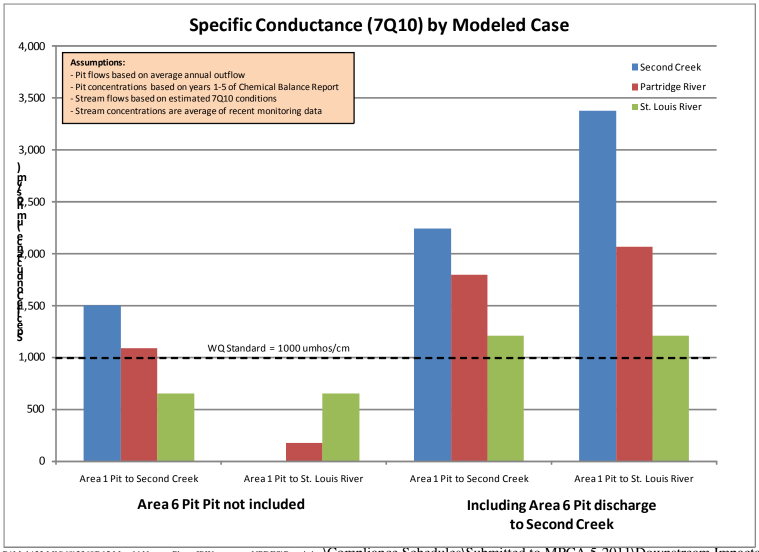
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Page: 5

Project: Mesabi Nugget Phase I NPDES Permit Reissuance



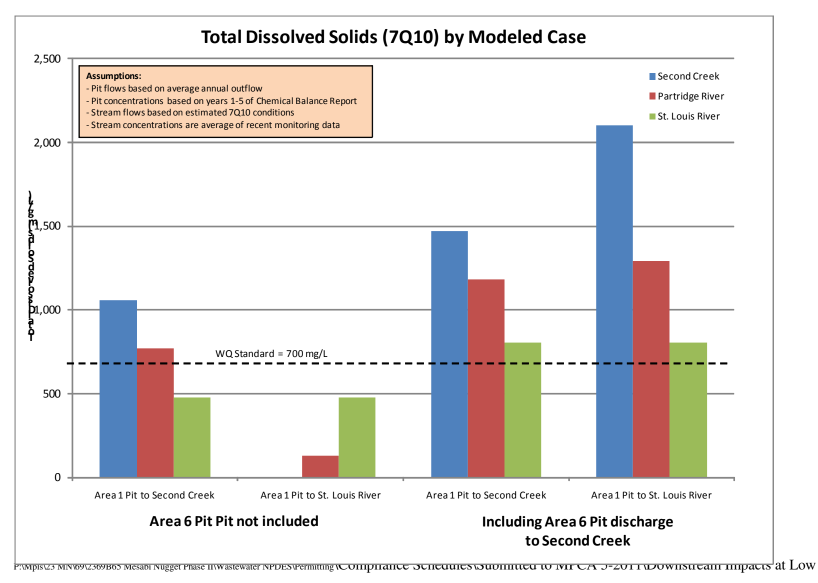
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Page: 6

Project: Mesabi Nugget Phase I NPDES Permit Reissuance

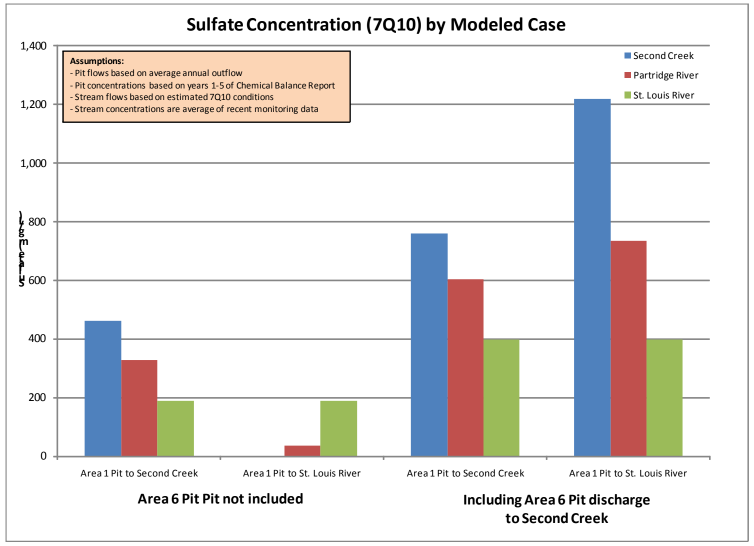


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Page: 7

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Variance Application NPDES/SDS Permit Renewal Permit No. MN0067687

Mesabi Nugget LSDP Facility

Prepared for Steel Dynamics, Inc. Mesabi Nugget, LLC

June 2010



MESABI N U G G E T A new age of iron.

BANDS EX. 7

4700 West 77th Street Minneapolis, MN 55435-4803 Phone: (952) 832-2600 Fax: (952) 832-2601

Variance Application NPDES/SDS Permit Renewal Permit No. MN0067687

June 2010

Table of Contents

1.0 Varia	ince Apr	lication	1
1.1		Rule Part 7000.7000 Subp. 2	
		Name and address of the applicant	
	1.1.2	Signature of the applicant	
		Description of facility for which variance is being sought	
		Nature of the variance sought	
		Economic Burden	
	1.1.6	Technological Feasibility	
	1.1.7	Other Data or Information Required By Rule or Standard	
	1.1.8		
1.2	Varian	ice Requirements Relative to Minn. Rule Part 7052.0280 and 7052.0320	25
2 A Refer		*	
Z.V KCICI	··· 600H	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	

List of Tables

Table 1-1 Area 1 Pit Water Quality Predictions Summary	6
Table 1-2 Water Treatment Technology Summary	
Table 1-3 Relative Salt Tolerance of Various Cultivated Plants*	20
Table 1-4 Fauinment Environmental Considerations	22

1.0 Variance Application

When the current National Pollutant Discharge Elimination System and State Disposal System (NPDES/SDS) Permit No. MN006768 was issued in 2005, the Minnesota Pollution Control Agency (MPCA) recommended and the United States Environmental Protection Agency (EPA) granted variances from the water quality standards for alkalinity, hardness, TDS and specific conductance for the discharge from Area 1 Pit to Second Creek. At the time that the variances were granted, it was assumed that the Large Scale Demonstration Plant (LSDP) would be built and operated for several years, providing additional data for permit and variance reissuance. As it happened, the LSDP was not built until 2009, and did not begin operating until January 2010. The LSDP has not achieved its full production rate, and as a result, there is little additional operational data to inform decisions regarding reissuance of variances than was available in 2005.

During the interim, several other changes have occurred which change the premises under which the original variances were granted. Whole effluent toxicity testing conducted in 2008 and 2009 has shown that the discharge from Area 1 Pit, prior to operation of the LSDP, has an intermittent chronic toxicity to *Ceriodaphnia Dubia* (C. Dubia) during the late summer. The effluent is not acutely toxic to either fathead minnows or the C. Dubia. The effluent is not chronically toxic to fathead minnows any time of the year, or to the C. Dubia (except as noted above in the late summer).

In February 2010, the MPCA announced that it had a new interpretation of a nearly 40 year old Class 4 water quality standard for protection of wild rice production areas. MPCA advised Mesabi Nugget that effective immediately, the MPCA would require that wherever wild rice is present, water quality must meet a 10 mg/L sulfate standard. During the summer of 2009, a wild rice survey (required by the MPCA) discovered wild rice in the Partridge River, just downstream from the confluence of Second Creek.

Mesabi Nugget requests a continuation of the variances from these water quality standards for the 5-year term of the reissued permit. Mesabi Nugget proposes to reduce the magnitude and duration of the variances as originally granted in 2005. Mindful of the new interpretation of sulfate limits, and mindful of the need to protect the aquatic life uses in Second Creek and the Partridge River, Mesabi Nugget proposes to reduce the magnitude of the variances for TDS and specific conductance, and to limit the time during the year when the variances will be needed.

Mesabi Nugget will stop discharging to Second Creek during the following time periods:

- 1. April through June: During periods when wild rice, present downstream in Partridge River, is allegedly sensitive to impacts of sulfate; and
- 2. August through September: When water in Area 1 pit has exhibited intermittent toxicity characteristics based on previous toxicity tests. Future testing may provide information to minimize or eliminate this discharge period.

Thus, discharging to Second Creek from Area 1 pit will occur only during the month of July and October through March. Mesabi Nugget will monitor the effluent mercury concentrations in the discharge from Area 1 Pit and manage the maximum discharge flow rate to ensure that the daily allowable mercury mass discharge limit in the current permit of 0.00007 kg/day is not exceeded. This will prevent the discharge from causing or contributing to downstream impairments for mercury.

The period for protection of wild rice is based upon the only known precedent for imposition of a water quality based effluent limit based on the 10 mg/L sulfate standard for protection of wild rice in production: the Minnesota Power Clay Boswell permit, originally issued in the mid 1970's, but with WQBEL which continues to the present day. This period (April through June) is also consistent with the available research on wild rice.

This variance application provides information indicating water treatment is technically infeasible for the Area 1 Pit.

This variance application is submitted in accordance with Minn. Rules Part 7000.7000 subpart 2 and Minn. Rules part 7053.0280 and 7052.0320.

1.1 Minn. Rule Part 7000.7000 Subp. 2

Minnesota Rules 7000.7000 - Variances - provides in relevant part:

Subp. 2. In no case shall the board or commissioner grant a variance unless a written application has been made to the board or commissioner. The application must be served upon the commissioner.

Subsections 1.1.1 through 1.1.8 provide the information required by MN Rules 7000.7000, Subpart 2, A. through H.

1.1.1 Name and address of the applicant

A. Name and address of the applicant and the person who prepared the application.

Applicant

Jeff Hansen

Mesabi Nugget Delaware, LLC

P.O Box 235

Hoyt Lakes, MN 55750

218-225-6000

Person Who Prepared the Application

Barr Engineering Company

4700 West 77th Street

Minneapolis, MN 55435-4803

1.1.2 Signature of the applicant

B. The signature of the applicant or authorized representative

Jeff Hansen

Plant Manager

Mesabi Nugget Delaware, LLC

1.1.3 Description of facility for which variance is being sought

C. A description, including the location, of the business, plant, system, or facility for which a variance is sought.

In January 2010, Mesabi Nugget began operating a 600,000 metric tons/year iron nugget production facility at the Cliffs Erie site (formerly LTV Taconite) at Hoyt Lakes, Minnesota. The nuggets produced contain approximately 96 to 98% iron, and can be fed directly to electric arc furnaces (mini-mills) as well as to foundries and conventional integrated iron and steel manufacturing facilities. Although the facility is operational, it is not operating at full capacity. The following is a description of the existing facility to aid in understanding the project.

The process consists of the following basic steps:

- Raw material delivery and preparation
- Iron nugget production and product separation
- Product handling and shipping

Raw material delivery and preparation

Raw materials consist of iron ore concentrate from various sources, various coals, fluxes and binders. All raw materials are delivered by rail, truck, or in bulk supersacks with iron ore concentrate and other raw materials stored in outdoor storage piles and/or storage bins. The coals and fluxes are pulverized on-site. Air emissions from material transfer and pulverizing will be controlled by baghouses. Fugitive dust emissions from storage piles, roadways and material handling are controlled by procedures in a fugitive dust plan.

Iron Nugget Production and Product Separation

Coals, fluxes, binders and iron ore concentrate are mixed and formed into green balls (similar to taconite operations). The balls are dried and fed into a rotary hearth furnace, where they are converted to metallic iron and slag material. The iron and slag are cooled and separated. The iron nuggets are directly loaded into rail cars, or stored in stockpiles for shipment at a later date. The slag will be stored in a slag storage pile area for shipment at a later date.

Air Pollution Control

Carbon monoxide (CO), volatile organic compounds (VOCs), and organic hazardous air pollutants (HAPs) from the rotary hearth furnace are controlled by oxidation using an air infiltration system.

This system allows air to enter the rotary hearth furnace exhaust duct at a controlled rate, sufficient for oxidation of CO, VOCs and organic HAPs in the rotary hearth exhaust.

After heat recovery, the rotary hearth off gases pass through emission control devices to control sulfur dioxide, acid gases, inorganic HAPs (metallic HAPs and mercury), and particulate matter. A wet scrubber is used to control these pollutants. RHF staged combustion inherent to the process (with low excess air in some zones) and low NO_x burners will be used to control NO_x emissions.

Particulate matter generated during pellet formation, pellet/product drying, product separation and material handling is controlled by fabric filters or baghouses. NO_x from pellet drying is controlled by low NO_x burners. CO and VOC from pellet drying are controlled by good combustion practices.

Fugitive dust emissions from storage piles, roadways, and material handling by heavy equipment is controlled by procedures specified in the fugitive dust plan.

Water Treatment Materials

Materials required for water treatment are transported by truck or rail and pneumatically conveyed, or otherwise conveyed in a closed system, or hydraulically transported to containers at the water treatment plant. Smaller volumes of some materials may be delivered by drum, supersack, tote bin, or other suitable containers for each material

Similarly, sludge and other byproducts from the water treatment plant are transported as wet cake (e.g. filter cake) by truck or rail from the facility for beneficial reuse or proper disposal.

Water Supply and Treatment

Mesabi Nugget is using water from the Area 1 Pit for the water supply primarily for process equipment protection and for process water (e.g. scrubber water supply). The wastewater generated from the process water is treated prior to return back into the Area 1 Pit. Mesabi Nugget employs chemical coagulation and precipitation to remove sulfates, fluorides, solids and metals, followed by a mercury filter, if needed. The treated wastewater is discharged back into Area 1 Pit. The discharge from Area 1 Pit is treated by a mercury filter and/or a sand filter to meet permit limits prior to a direct discharge through SD001 to Second Creek. Water from Area 1 Pit will be discharged to Second Creek only during the months of July and October through March as previously described.

1.1.4 Nature of the variance sought

D. If the applicant seeks a variance primarily on grounds of economic burden, financial statements prepared or approved by a certified public accountant, or other person acceptable to the agency, which shall fairly set forth the status of the business, plant, system, or facility for each of the three financial years immediately preceding the year of the application, and an analysis of the effect of such financial status if the variance is not granted (if the business, plant, system, or facility has not been in operation for this period, then the financial statements and analysis must be based on the most complete data available);

Mesabi Nugget requests MPCA to grant a continuance of the variances from the water quality standards for alkalinity, hardness, TDS and specific conductance. For TDS and specific conductance, the requested average monthly limits are based on water quality projections provided in Section 8.3.1 of the Dissolved Solids and Chemical Balance report (Barr, 2009a). The requested maximum daily TDS limit was calculated by multiplying this average monthly limit by the ratio of the maximum daily limit to average monthly limit in the current permit.

Table 1-1 provides a summary of the past and present Area 1 Pit variance parameter concentrations; current and requested variance limits; and water quality standard criteria applicable to Second Creek.

Table 1-1 Area 1 Pit Water Quality Predictions Summary

Parameter	Average/ Maximum Concentrations Prior to LSDP Operation (Aug., 2008- Dec., 2009)	Average/ Maximum Concentrations during LSDP Operation (Jan-May 2010)	Predicted Concentrations (Year 5)	Current Variance Limits (Monthly Avg./Daily Max.)	Requested Variance Limits (Monthly Avg./Daily Max.)	Second Creek Water Quality Standard Criteria (mg/L)
Alkalinity, Bicarbonates as CaCO3 (mg/L)	328/362	3,44/347	280	396/445	396/445	250 -
Hardness (mg/L)	728/806	770/800	570	740/831	740/831	500
TDS (mg/L)*	806/932	843/871	1,200	1619/1818	1200/1348	700
Specific Conductance (μS cm ⁻¹)*	1152/1331	1204/1244	2,000	2159/2425	2000/2246	1,000

^{*} Based on TDS (mg/L) = Specific Conductance (μ S cm⁻¹) X 0.7

Based on water quality predictions, levels of alkalinity and hardness will continue to decrease through time with the operation of the LSDP and scrubber water treatment system discharge to Area 1 Pit. However, it is estimated that TDS and specific conductance will continue to increase through time.

Period of Time for Which Variance is Requested

Mesabi Nugget requests that this variance remains in effect until the end of the permit term.

Reasons Relied upon by the Applicant Requesting the Variance

The primary reason for requesting the variance is the technical infeasibility of implementing a water treatment technology to reduce the levels of constituents in Area 1 Pit water prior to discharge to meet water quality standards. There are only two technologies which may meet the 10 mg/L sulfate standard (see Section 1.1.5 of this application). No commercial facility exists which has met a water quality standard of 10 mg/L. Extensive pilot testing and engineering would be required to verify if these technologies can in fact achieve the 10 mg/L standard, and to conduct the detailed engineering for such systems. It is not reasonable to require construction and attempted operation of a treatment system which is not commercially available and which is likely not technically feasible.

Mitigation of the existing water quality in the Area 1 Pit depends upon treating the wastewater discharge as well as mitigating the source of the dissolved solids in the pits. It is unfortunate that: 1) the quantities of materials involved are so enormous and 2) conventional mitigation techniques will likely not provide sufficient mitigation.

Area 1 Pit currently contains roughly 50 million cubic meters or 13 billion gallons of water. Average inputs to these pits (P-E and runoff+ groundwater inflow) are 223 gpm and 2,232 gpm respectively (See Section 6.2.1 - Mine Pit Hydrogeology and Water Balances (Barr, 2009b)). Area 1 Pit is currently being pumped to Second Creek at a rate of up to 4,000 gpm. Traditional secondary water treatment systems, such as aerobic and anaerobic biological treatment, will have no affect on the products of sulfide oxidation and neutralization found in the pits. Traditional physical/chemical treatments, such as precipitation or softening, would have little effect, as the concentrations of the pollutants which are elevated above the water quality criteria are below saturation and therefore cannot be easily removed via chemical precipitation. As discussed in the Executive Summary of the Area 1 Pit Water Treatment Evaluation in Support of the Non-Degradation Analysis (Barr, 2009c), the only treatment technology which could reduce elevated concentrations to meet water quality standards is membrane technology – nanofiltration or reverse osmosis. Based on information provided in this evaluation, the annual electrical usage required to operate such a treatment system of adequate scale would be 8.3 million kilowatt-hours per year. As indicated in Section 3.3 of the Greenhouse Gas Emission Inventory Report (Barr, 2009d) and Section 3.1.2 of the Climate Change

Evaluation Report (Barr, 2009e), electrical usage of this magnitude will require a significant increase in electrical power generation requirements and greenhouse gas emissions.

Although there are similar systems at smaller scales in place in mining situations throughout the world, most are employed in areas where there is the potential for either ocean disposal of brine or evaporation ponds. Many of the systems in use are at gold and precious metal mines, where recovery of even trace amounts of those metals makes economic sense.

Lacking the ability to use ocean disposal or evaporation ponds, the brine must be concentrated, evaporated and crystallized, at great expense. Section 3.4.3 of the Area 1 Pit Water Treatment Evaluation in Support of the Non-Degradation Analysis (Barr, 2009c) provided a preliminary cost estimate of \$52.2 million in capital costs, with annual operating costs of \$4.8 million to treat a flow rate of 4,000 gpm. Net present value of such a system operated in perpetuity is \$113 million. Additionally, there are serious concerns that such a system would be feasible in northern Minnesota during winter months.

Additional information is provided in Section 1.1.5.

1.1.5 Economic Burden

E. If the applicant seeks a variance on grounds that compliance is not technologically feasible, a report from a registered professional engineer, or other person acceptable to the agency, stating fully the reasons why compliance is not technologically feasible;

Table 1-2 below provides an overview of the effectiveness, implementability, dependability, and cost considerations relative to water treatment technologies for sulfate removal.

Table 1-2 Water Treatment Technology Summary

					·	[··	
	Effectiveness		Implementability	Status	Cost Considerations				
Treatment Technology	Can achieve 250 mg/L sulfate?	Can achieve 10 mg/L sulfate?	Can reduce other parameters of concern (TDS, hardness, alk)?	Multiple commercial installations?	Emerging or established technology?	Relative net present value	Relative Chemical Consumption	Relative Power Consumption	Relative Solid Waste Generation
Biological Treatment (Sulfate Reduction)	*			<u> </u>	J		_	
Constructed wetlands	Р	N	N	Υ	Established	\$\$	Low	Low	Low
Floating wetlands	P	N	N	Р	Emerging	\$\$	Medium	Low	Low
Natural wetlands	P	N	N	Υ	Established	\$	Low	Low	Low
Biofilters	Р	N	N	Υ	Established	\$\$	Low	Low	Low
In-pit biological treatment		N	N		Emerging	\$\$	Low	Low	Low
Anaerobic reactors		N	N	Υ	Established	\$\$\$	Medium	Medium	Medium
Chemical Precipitation									
Barium precipitation	γ	Υ	Р	P	Established	\$\$\$\$	High	Medium	High
SAVMIN (Ettringite)	Υ	P	N	N	Emerging	\$\$\$	High	Medium	High
CESR (Ettringite)	Υ	Р	N	N	Emerging	\$\$\$	High	Medium	High
Gypsum precipitation	N	N	Υ	Υ	Established	\$\$\$	High	Medium	High
Lime softening (hardness and alkalinity reduction)		N	Υ	Υ	Established	\$\$\$	High	Medium	High
Ion Exchange					 		T	1	
Sulf-IX (Bioteq)	Υ	P	P	N	Emerging	\$\$\$	Medium	Medium	High

		Effective	eness	Implementability	Status		Cost Cor	nsiderations	
Treatment Technology	Can achieve 250 mg/L sulfate?	Can achieve 10 mg/L sulfate?	Can reduce other parameters of concern (TDS, hardness, alk)?	Multiple commercial installations?	Emerging or established technology?	Relative net present value	Relative Chemical Consumption	Relative Power Consumption	Relative Solid Waste Generation
Membrane Treatment									
Microfiltration	N	N	N	Υ	Established	\$\$	Medium	Medium	Medium
Ultrafiltration	N	N	N	Y	Established	\$\$	Medium	Medium	Medium
Nanofiltration	Υ	N	Υ	ΥΥ	Established	\$\$\$	Medium	High	Medium
Reverse Osmosis	Υ	Y	Υ	Y	Established	\$\$\$	Medium	High	Medium
Electrodialysis reversal	Υ	Р	Y	Y	Established	\$\$\$	Medium	High	Medium

Y = Yes, known

P = Potential, but some uncertainty or limited installations

N = No, very unlikely

Notes:

The qualitative comparisons provided in this table are based upon the following information, which was compiled or developed for numerous projects from 2008-2010:

- 1. Peer-reviewed scientific literature
- 2. Vendor-supplied information and costs
- 3. Design manuals and guidance developed by professional water treatment organizations
- 4. Reviews compiled by the U.S. and Canadian governmental agencies
- 5. Chemical modeling and conceptual designs

In the Executive Summary of the Area 1 Pit Water Treatment Evaluation Report in Support of the Non-degradation Analysis (Barr, 2009c), a summary is provided on the evaluation of several potential water treatment technologies and the estimated cost of implementation to demonstrate that "additional control measures [which] are not reasonable", per MN Rules 7050.0185, subpart 8. This evaluation concluded that implementation of reverse osmosis (RO) with zero liquid discharge is the only potential treatment alternative that could be implemented to consistently achieve applicable water quality standards. It was estimated that the net present value of implementation of this treatment option would be more than \$113 million dollars over the 20-year project life.

Significant questions exist on the feasibility of such treatment systems, given the volume and hardness of the water requiring treatment. This would be a very complex treatment facility, and would include complex equipment, such as reverse osmosis units, brine concentrators, and crystallizers, that are not typically used in projects of this scale. These additional treatment technology requirements, coupled with the operation of a first of its kind production facility (the Large Scale Demonstration Project) would add an unacceptable level of risk to the overall operations.

1.1.6 Technological Feasibility

F. If the applicant seeks a variance on grounds that compliance is not technologically feasible, a report from a registered professional engineer, or other person acceptable to the agency, stating fully the reasons why compliance is not technologically feasible;

The Executive Summary of the Area 1 Pit Water Treatment Evaluation Report in Support of the Non-Degradation Analysis (Barr, 2009c) provides a summary of an evaluation of several potential water treatment alternatives to reduce levels of several constituents, including hardness, specific conductance, total dissolved solids and bicarbonates (alkalinity). Since the concentrations of dissolved solids are, for the most part, below saturation levels, conventional coagulation and precipitation treatments will not improve water quality to meet water quality standards (including nondegradation) and reduce or eliminate toxicity. The only option considered technically capable of reducing the levels of these constituents which give rise to the need for a variance is membrane treatment with zero liquid discharge of solids using reverse osmosis and evaporation and crystallization of the reject water. Since the new interpretation of the 10 mg/L sulfate water quality for production of wild rice, only membrane treatment with zero liquid discharge or barium precipitation will meet that standard as well. However, barium precipitation will not result in other Class 3 and 4 parameters meeting existing water quality standards, and the cost of barium treatment exceeds \$100 million per year. Therefore, it is not a feasible treatment technology.

The use of membrane filtration: nanofiltration with or without chemical precipitation, or reverse osmosis, with or without evaporation and crystallization to treat mine dewatering is not feasible for three reasons:

- 1. While other mining projects have proposed treatment of process water, no such system has been proposed, permitted, or built in Minnesota.
- 2. While constructed for other facilities, such as ethanol plants in Minnesota and elsewhere, evaporator/crystallizer systems performance has been unreliable.
- 3. A wastewater treatment facility capable of treating the large volume of reject water (brine) from such systems within the Lake Superior Basin does not exist. While sufficient large wastewater treatment facilities exist in Minnesota (e.g. the Metro plant), international treaties effectively prohibit the removal of large volumes of water from the Great Lakes Basin.

Each of these reasons is discussed below.

1. While other mining projects have proposed treatment of process water, no such system has been permitted, or built in Minnesota for mine pit dewatering

The four systems proposed (but not yet permitted or constructed) for northern Minnesota have been proposed to meet process water quality requirements, or to comply with federal and state regulations which prohibit new or expanded discharges to impaired water (40 CFR 122.4(i)).

- At U. S. Steel's Minntac facility, it had been proposed to provide "treatment of process water, using membrane separation and chemical precipitation to reduce sulfate, chloride, hardness and specific conductance in the Minntac tailings basin reservoir" (Application for Reissuance of NPDES/SDS Permit #MN0057207 for the Minntac Tailings Basin (U. S. Steel, 2009a)).
- U. S. Steel at its Keetac facility is planning to "install a nano-filtration system (or similar wastewater treatment process) to treat the scrubber blow down. The scrubber blow down is pumped to the tailings basin where it is recycled for use as process water. Presently, the wet scrubber uses hydrated lime (Ca(OH)₂) in the treatment system to precipitate out calcium sulfate in the wet scrubber wastewater. It is predicted that the installation of this technology would reduce sulfate concentrations by 50 percent" (Draft Environmental Impact Statement (DEIS), Keetac Taconite Expansion Project (MN DNR, 2009a)). The MPCA and other cooperating agencies had expressed concerns about increased sulfate and its impact on mercury methylation in downstream receiving

waters which are impaired for mercury. In order to address concerns by the MPCA and others, Keetac is proposing to treat its process water (scrubber blow down).

Essar Steel, formerly Minnesota Steel, is being constructed at the site of the former Butler taconite operations. Because the Butler operations closed down long ago, there are no existing NPDES permits for discharge of mine or process water. Downstream waters are impaired for mercury and other pollutants, including Swan Lake, Swan River and the Mississippi River. Federal and state regulations prohibit a new discharge to impaired waters. See 40 CFR 122.4 (i). Faced with this prohibition, Minnesota Steel "committed to total reuse and recycling of process wastewater generated by the pellet plant, DRI (Direct Reduction Iron), EAF (Electric Arc Furnace) and steel mill operations. A comprehensive treatment system consisting of lime softening, reverse osmosis, crystallization and evaporation will be used, with water returned to the process and crystallized solids disposed of in permitted waste disposal facilities" (Application for NPDES/SDS Permits, (Minnesota Steel Industries, 2006a)).

Similarly, the mine site for the PolyMet project is located in a previously unmined area. Downstream waters, including the St. Louis River and Lake Superior are impaired for mercury (and other pollutants). There are no existing NPDES permits for the mine site, so water from the mine will be used for process water¹. However, that water does not meet the stringent water quality requirements for metals processing. "The Wastewater Treatment Facility (WWTF) would use nanofiltration treatment for process water flows with lower concentrations of dissolved metals and sulfate, and chemical precipitation treatment for process water flows with high concentrations of dissolved metals and sulfate. The solids removed from the Mine Site process water in the WWTF would be reprocessed to recover any potential metals in the Hydrometallurgical Plant" (Draft Environmental Impact Statement (DEIS), NorthMet Project (PolyMet, 2009a)).

2. While constructed for other facilities, such as ethanol plants in Minnesota and elsewhere, evaporator/crystallizer system performance has been unreliable.

The only reverse osmosis (RO) system with an evaporator/crystallizer in Minnesota is installed at an ethanol plant in southwestern Minnesota. While ownership has changed hands and operations have been curtailed in the recent past, the plant is currently operating. However, the plant has struggled to get and keep the RO system online, particularly the evaporator/crystallizer. Currently, brine is stored

onsite, and options for managing the brine, including trucking to a sufficiently large wastewater treatment facility are being investigated, along with improvements to the treatment system.

There is concern that the only operating RO system in Minnesota has not been able to consistently operate and manage the brine. Given the operating history, such a system does not appear feasible.

3. A wastewater treatment facility capable of treating the large volume of reject water (brine) from such systems within the Lake Superior Basin does not exist. While sufficient large wastewater treatment facilities exist in Minnesota (e.g. the Metro plant), international treaties effectively prohibit the removal of large volumes of water from the Great Lakes Basin.

An option for operating membrane systems without an evaporator/crystallizer is to use multiple stage membrane treatments to reduce the brine stream flow to a small enough volume that it can be trucked to a nearby, larger wastewater treatment facility for 'treatment'. The physical and biological treatment processes employed at municipal wastewater treatment facilities would do nothing to remove the pollutants of concern from the brine and water quality standards would only be met through dilution with other wastewater streams. There is no known large scale treatment process implemented in Minnesota or the upper Midwest where a brine stream is trucked to a POTW for treatment. Dairies and other food manufactures in California's Central Valley transport concentrate by truck to a POTW that has an ocean discharge, and thus, no limit for TDS and salts. This option is not available in the upper Midwest.

Using membrane technologies to treat the Area 1 Pit discharge of up to 4,000 gpm, with permeate recovery in the 80% to 85% range, Mesabi Nugget would produce approximately 1.0 MGD, or approximately 150, 7,000 gallon truck loads of concentrate per day. The concentrate would have an expected TDS concentration of between 10,000 to 12,500 mg/L, and an alkalinity concentration between 2,000 and 2,500 mg/L. Concentrations of hardness, chlorides, and sulfates are also expected to be elevated.

The largest wastewater facility in the Lake Superior Basin is the Western Lake Superior Sanitary District (WLSSD) located in Duluth. However, this amount of high-strength concentrate would cause or contribute to an exceedance of water quality standards at WLSSD for the following pollutants: hardness, chloride, and TDS. Also, WLSSD currently does not have infrastructure in place to facilitate the off-loading of 150 tanker trucks of wastewater per day. If implemented, a new truck off-loading station would need to be constructed somewhere in WLSSD's collection system.

There is a larger wastewater treatment facility in the region: the Metropolitan Wastewater Plant in the St. Paul, MN operated by the Metropolitan Council Environmental Services. That plant, which treats 251 million gallons per day (MGD), could at least in theory, take the brine solution from a membrane treatment facility in Hoyt Lakes. The Mississippi River, to which the Metro Plant discharges, is not an ORVW or OIRW (although it is part of the National Park System). However, the "Annex 2001" of – the Great Lakes Compact—St. Lawrence River Basin Water Resources Compact – effectively prohibits the diversion of water from the Lake Superior Basin (in which is located the Project).

Since it is not feasible for any POTWs in the area to treat concentrate from Mesabi Nugget, costs to truck or pipe the concentrate were not further explored. Undoubtedly, the costs to truck such a large quantity of wastewater would be exorbitantly high.

Given these constraints, it would not be feasible to operate a membrane treatment system, without an evaporator/crystallizer. Evaporator/crystallizers have not yet been proven to be effective to dewater brine.

Professional Engineer Statement

I concur that the information and conclusions contained in this section are true and accurate. I am a duly licensed professional engineer registered in the State of Minnesota.

13936

Michael J Hansel

Registration Number

2.1.7 Other Data or Information Required By Rule or Standard

G. Other additional data or information that is required by any applicable agency rule or standard.

No additional data has been required by the MPCA.

2.1.8 Other Relevant Data or Information

H. Any other relevant data or information that the agency or the commissioner deems essential to a determination on the application, including, but not limited to the following:

a general description of the materials handled or processed by the applicant that
are pertinent to the project application, and a statement of the nature and
quantity of the materials being discharged, emitted, or disposed of, and that can
reasonably be expected to be discharged, emitted, or disposed of during the
period of the proposed variance, and proposed methods for the control of these
materials;

A general description of the LSDP process is provided in Section 1.1.3.

2. a comprehensive proposed plan indicating the steps to be taken by the applicant during the period of the variance, even if the applicant is seeking a permanent variance, to reduce the emission levels or discharges to the lowest limits practical;

At the time that the variances were granted, it was assumed that the LSDP would be built and operated for several years, providing additional data for permit and variance reissuance. However, the LSDP was not built until 2009, and did not begin operating until January, 2010. As a result, there is currently minimal additional operational data to inform decisions regarding reissuance of variances.

During the interim, several other changes have occurred which change the premises under which the original variances were granted. Toxicity testing conducted in 2008 and 2009 have shown that the discharge from Area 1 Pit, prior to operation of the LSDP, has an intermittent chronic toxicity for Ceriodaphnia Dubia. The effluent is not acutely toxic to either fathead minnows or the daphnia, and is not chronically toxic to fathead minnows or to the daphnia, except on occasion during the late summer.

In February, 2010, the MPCA announced that it had a new interpretation of a nearly 40 year old water quality standard for protection of wild rice in production. MPCA advised Mesabi Nugget that effective immediately, the MPCA would require that wherever wild rice is present, water quality must meet a 10 mg/L sulfate standard. During the summer of 2009, a wild rice survey (required by the MPCA) discovered wild rice in the Partridge River, just downstream from the confluence of Second Creek.

Mesabi Nugget proposes to reduce the magnitude and duration of the variances as originally granted in 2005. Mindful of the need to protect the wild rice in the Partridge River, and mindful of the need

to protect the aquatic life uses in Second Creek and the Partridge River, Mesabi Nugget proposes to reduce the magnitude of the variances for TDS and specific conductance, and to limit the time during the year when the variances will be needed.

Mesabi Nugget will stop discharging from Area 1 Pit to Second Creek, holding the water in Area 1 Pit, during the following time periods:

- 1. April through June: During periods when wild rice, present downstream in Partridge River, is sensitive to impacts of sulfate; and
- 2. August through September: When water in Area 1 pit has exhibited intermittent toxicity characteristics based on previous toxicity tests. Future testing may provide information to minimize this discharge period.

Thus, discharging will occur only during the months of July and October through March.

Operation of the LSDP and associated process water treatment plant, alkalinity and hardness levels will decrease in Area 1 Pit (see Table 1-1). Because it is difficult to predict the rate at which levels will decrease, Mesabi Nugget is requesting that the variance limits for these constituents remain the same. For the other constituents, TDS and specific conductance, Mesabi Nugget is requesting lower variance limits in this application.

3. a concise statement of the effect upon the air, water, and land resources of the state and upon the public and other persons affected, including those residing in the area the variance will take effect, which will result from agency approval of the requested variance;

Air Impacts

Because hardness, total dissolved solids and specific conductance are all the result of dissolved minerals in the water, there are no expected air impacts. The minerals will remain dissolved in the water at the temperatures and chemistry at which Second Creek, the Partridge and St. Louis Rivers flow.

There are no municipal or industrial users of Second Creek. The only user of the Partridge River is the city of Hoyt Lakes (see water impacts below), but their withdrawal point is upstream of the entrance of Second Creek and so is unaffected by the discharge. The closest industrial user of downstream water is the United Taconite located in Forbes, MN which appropriates water from the

St. Louis River over 35 miles downstream of the Mesabi Nugget facility. It is not likely that air emissions from that facility would be impacted by the water quality of the discharge at SD001.

Thus, there does not appear to be significant impact on air resources which will result from the agency's approval of the requested variance.

Water Impacts

Because of the relatively high concentration of dissolved solids and hardness in Area 1 Pit, discharging water from the pit into Second Creek will affect the water quality in the creek. It will also affect the water quality in the Partridge River, into which Second Creek drains. Given the large flows in the St. Louis River (into which the Partridge River flows), it is unlikely that the volume of water from Area 1 Pit, especially after its flow is reduced by its use for the Mesabi Nugget facility, will significantly impact the water quality in the St. Louis River. Section 8.3.1 of the Dissolved Solids and Chemical Balance report (Barr, 2009a) and Section 5.1.1 of the Partridge River Water Quality report, (Barr, 2009f) address the potential impacts that the changes in water quality may have on users of the water from Second Creek and the Partridge River.

With respect to hardness, the Mesabi Nugget project will actually reduce the hardness of the water in the Area 1 Pit, and thus reducing any impact on the wetland and downstream waters. The effect of increased dissolved solids (and associated specific conductance) is addressed below.

For this study, the river water users were separated into four groups: (1) Municipal water treatment facilities, (2) Industrial river water users, (3) Other permitted river water users, and (4) Non-permitted river water users. A separate analysis was conducted for each of the four groups. While the analysis was general, the data presented are based on existing water quality data available on the MPCA and DNR websites.

Municipal Water Treatment Facilities - Based on a review of the water appropriation permits issued by the Minnesota DNR,² the only municipal user of water in the vicinity of Mesabi Nugget is the City of Hoyt Lakes. However, they appropriate water from a point on Partridge River that is located upstream of the confluence of Second Creek. Thus, the City of Hoyt Lakes is not affected by the discharge. There are no municipal users of water downstream of the Mesabi Nugget facility on the Partridge River or the St. Louis River to Lake Superior.

² www.dnr.state.mn.us/waters/watermgmt_section/appropriations/wateruse.html

Industrial Water Users - Based on a review of the water appropriation permits issued by the Minnesota DNR, there are no industrial uses of Second Creek or the Partridge River downstream of the discharge. The only appropriations permits noted are United Taconite, Tate & Lyle Citric Acid, Inc., USG, Minnesota Power, Sappi, Heathmark, Inc. and WLSSD, which all appropriate water from the St. Louis River located far down stream of the SD001 discharge point.

Other Permitted River Water Users - There are no appropriations permits for using the water for agricultural irrigation (either crop or livestock watering), or for other uses.

Non-Permitted River Water Users - A principal difficulty in characterizing the potential effects on non-permitted users was locating those users; agency listings of such users are unavailable, and local officials are wary of providing the names of persons using the river water without a permit. Permits for river water use are required only when certain withdrawal thresholds are reached; therefore, reluctance to identify non-permitted users is probably unfounded. No unpermitted users are known to use either Second Creek or the Partridge River. Much of the property surrounding Second Creek is owned by Cliffs Erie, which has no plans to appropriate the water.

Fish - Salinity Sensitivities - In accordance with NPDES permit MN0067687, Mesabi Nugget, is required to perform chronic whole effluent toxicity (WET) tests in August of each year with water from outfall SD001. Test species prescribed by the permit include C. dubia and fathead minnow. For fathead minnows the primary endpoint by which toxicity is judged is the weight of the minnows (a decline in weight indicates toxicity). For C. dubia, the primary endpoint is the number of young that are produced during the test. Area 1 Pit water has not been toxic to fathead minnows in any tests; however, this water has been chronically toxic to C. dubia in just over 50% of the tests conducted.

Toxicity identification and evaluation (TIE) testing was initiated in October 2008 for Area 1Pit water (Outfall SD001). Focused ongoing TIE evaluations will be continued to understand and mitigate the intermittent toxicity.

Land Resources

Because there are no permitted water appropriations for agricultural purposes (see above), and because there is little if any agriculture in the area, it is unlikely that there will be impacts on row crops, small grains or livestock irrigation. However, there may be unpermitted uses, so impacts on a variety of crops, trees and grasses are noted below.

The threshold levels for selected garden crops and fruits that have been studied extensively were computed based on the plant's listed tolerance and the soil types in the study area in the GRI Freshwater STR Model and Computer Program: Overview, Validation, and Application. The range of threshold levels by soil type is listed in the table below. The average value for the range was used as the threshold level for this study. Table 1-3 provides a listing of growing garden crops and fruits that are the most sensitive to salinity: beans, carrots, onions, radishes, strawberries, and raspberries (threshold levels ranging from 400 to 1,000 mg/L). Cabbage, lettuce, peppers, spinach, sweet potatoes, tomatoes, apples, pears, grapes, plums, blackberries, and boysenberries are moderately sensitive to salinity with threshold levels of 500 to 1,300 mg/L.

Table 1-3 Relative Salt Tolerance of Various Cultivated Plants*

Non Tolerant (0-1,400 mg/L)	Slightly Tolerant (1,400–2,800 mg/L)	Moderately Tolerant (2,400–5,600 mg/L)	Tolerant (5,600–11,200 mg/L)
	Nur	series	The state of the s
azalea	apple	black locust	arborvitae
cottoneaster	forsythia	boxwood	juniper
red pine	linden	beet	Russian olive
rose	Norway maple	red oak	
sugar maple	red maple	white ash	
viburnum		white oak	
white pine			
	Truck (Gardening	
begonia	cabbage	broccoli	asparagus
blueberry	celery	chrysanthemum	Swiss chard
carrot	cucumber	geranium	
green bean	grape	marigold	
onion	lettuce	muskmelon	
pea	pepper	spinach	
radish	potato	squash	
raspberry	snapdragon	tomato	
strawberry	sweet corn	zinnia	
	Golf	Courses	
	creeping bentgrass	nugget Kentucky	alkaline grass
	Kentucky bluegrass	bluegrass	
	perennial ryegrass	seaside creeping	
	red fescue	bentgrass	
		<u> </u>	1

^{*}Source: Rosen et al "Soil Test Interpretations and Fertilizer Management for Lawns, Turf Gardens, and Landscape Plants"

According to this list, there are several trees and shrubs that are described as "non-tolerant" with plant damage expected at TDS concentrations of 0 to 1,400 mg/L. All other listed trees and shrubs are tolerant of salinity levels over 1,400 mg/L. The list also shows that all grasses are tolerant of salinity levels of over 1,400 mg/L.

Given the relatively low population in the area and the short growing season, there does not appear to be a major impact on the land resources which will result from the agency's approval of the requested variance.

4. a statement of the alternatives to the proposed operation under the variance which have been considered by the applicant;

The source of many of the constituents in Mesabi Nugget's manufacturing process are from the coals and fluxes that are used in the technology. (Pollutants also enter the water from the processed mine ore which cannot be replaced with an alternative source.) Since the key to the process technology involves the use of coals and fluxes, there is no alternative available to remove the source. Mesabi Nugget has committed, as part of the air quality permit, to pursue and test, after stabilization of initial plant operations using the base case raw materials and fuels, the use of alternative raw materials and fuels, including other types of coal and process inputs that may reduce both air and water emissions of the pollutants for which a variance is being sought. Mesabi Nugget has requested authorization to use a variety of coals and alternative fuels and process inputs and will test such alternatives in the nugget process to determine if such alternative inputs can be successfully used and applied to the new technology of manufacturing iron nuggets. To the extent that these alternative fuels result in lower constituent concentrations in the process exhaust gases, it may be possible to reduce loading to the scrubber, wastewater treatment system, and ultimately the permitted water discharge.

When determining the best technology for protecting the environment as a whole, several interrelated factors must be considered. In some cases, those options that provide a positive benefit in one area may be less beneficial in another. Mesabi Nugget is in the process of selecting this equipment, considered several different categories including air emissions, water discharge, solid waste, process experience, and costs. Table 1-4 provides a summary of these considerations.

Table 1-4 Equipment Environmental Considerations

Category	Considerations
Air Emissions	PM_{10}
	Acid Gases (SO2/F)
	NOx
	Mercury
	Heavy Metals
	Visible Plume
Water Discharge	Water quality at discharge
Solid Waste	Quantity and composition of waste
Experience	Technically proven
	Probability of success
Costs	Capital costs
	Operating costs

Air Emissions:

The most important factor for Mesabi Nugget's control system selection for the LSDP is the demonstrated ability of the control system to remove pollutants from the offgas of the rotary hearth furnace (RHF) system used to manufacture the iron nuggets. The Pilot Demonstration Plant (PDP) that Mesabi Nugget constructed and operated at Silver Bay, Minnesota was used to collect data on the RHF emissions control system for the ITmk3 Process. A comparison was made of the control system performance data collected from the PDP against performance data relative to use of a dry baghouse using lime injection applied in similar applications. This examination indicates that a wet scrubber provides higher removal efficiencies than a dry baghouse system for PM₁₀, acid gases, and mercury. A baghouse is more efficient at PM₁₀ removal relative to the filterable component of PM₁₀, but for total PM₁₀ removal relative to filterable and condensable components, the scrubber is significantly superior in PM₁₀ removal. The superior performance of PM₁₀ removal is one of the major reasons for Mesabi Nugget's selection of a wet scrubber as the most appropriate control method for the RHF of the LSDP. Achievement of ambient air quality standards for Class II modeling requires the use of the wet scrubber for the LSDP.

Like PM₁₀ removal, the wet scrubber removes more mercury from the RHF offgas than a dry baghouse system. Although the mercury removal technology and resulting removal efficiency as it exists today for either system is not particularly high, the removal efficiency of the wet scrubber for those types of mercury that tend to deposit locally (particle bound and oxidized forms) is much higher for a scrubber when compared to a baghouse. Moreover, Mesabi Nugget has also concluded that the use of a wet scrubber offers greater opportunity to advance the state of technology for removal of elemental mercury and reduction of overall process system mercury emissions. Mesabi

Nugget believes that the wet scrubber system selected for the LSDP allows for additional experimentation with proprietary reagents or mercury fixation additives to the water used in the scrubber. Mesabi Nugget is developing certain proprietary technology relative to mercury removal by use of a wet scrubber and subsequent proprietary water treatment technology which will be applicable to the LSDP and offer the potential to increase the overall mercury removal capabilities beyond that which exists today for any control system.

For heavy metals, the removal efficiencies between a wet scrubber and a dry baghouse are nearly equal. NOx removal does not occur with either system. Acid gas removal by the scrubber system is superior to a scrubber and further reinforces our conclusion that a scrubber is the superior control system for the LSDP RHF.

With a dry system, in order to reduce the temperature of the offgas to a level necessary to protect the bags of the baghouse, significant amounts of evaporative water must be added to the offgas stream prior to the baghouse. This water condenses upon discharge from the stack resulting in a highly visible wet plume. With a wet scrubber system, the quantity of moisture in the offgas stream is substantially lower and a visible plume would not exist under normal atmospheric conditions. This is the reason that a visible plume was not observed during pilot plant operation.

A wet scrubber is operationally and technologically superior to a dry baghouse system due to the specifics of the iron nugget process. For this reason and the expectations of superior performance on total emissions, the Mesabi Nugget PDP in Silver Bay utilized a wet scrubber for pollution control from the RHF. Since this is the only plant of its kind in the world, all other control equipment relative to the ITmk3 Process is unproven technology and therefore high risk technology. The stakeholders of Mesabi Nugget are primarily concerned with the complexities of scale up of the Rotary Hearth Furnace from pilot plant to production scale. The additional complexities associated with unproven offgas control technologies would add an unacceptable level of risk to the LSDP. As such, the wet scrubber system is clearly preferred with regard to the factors of experience and risk minimization.

Water Discharge:

A dry system, although inferior with regard to air emissions, does minimize the contact of the pollutants with water. As such, water quality is minimally impacted when using a dry system. However, the use of a wet scrubber and its inherently superior air emissions capabilities can be beneficially used because conventional water treatment technologies exist that allow for a substantial

amount of the pollutants in the water to be removed. This includes mercury precipitation. In addition, Mesabi Nugget will implement a proprietary technology that removes a substantial amount of the mercury from the discharge.

In the Executive Summary of the Area 1 Pit Water Treatment Evaluation Report in Support of the Non-degradation Analysis (Barr, 2009c), a summary of the evaluation of several potential water treatment technologies and the estimated cost of implementation to demonstrate that "additional control measures [which] are not reasonable", per MN Rules 7050.0185, subpart 8. This evaluation concluded that implementation of reverse osmosis (RO) with solids disposal containing no moisture (zero liquid discharge) is the only potential alternative that could be implemented to consistently achieve applicable water quality standards. It was estimated that implementation of this treatment option would cost over \$113 million dollars (net present worth) over the 20-year design life of the facility.

The proposed treatment system includes the best practices for mercury and metals reduction from the process wastewater.

5. a concise statement of the effect on the establishment, maintenance, operation, and expansion of business, commerce, trade, traffic, and other economic factors that may result from approval and from denial of the requested variance.

The Mesabi Nugget facility provides a unique opportunity for the Minnesota iron range area for new jobs and economic growth in an area that has otherwise suffered a long economic decline. The construction and operation of the Mesabi Nugget facility provides a much-needed economic stimulus in the local economy. The plant employed over 800 workers for construction of facilities. The plant currently to employs over 70 full time employees. The additional tax paid to the local governments could be on the order of \$40 million over the next 30 years. In addition, this technology will provide additional steel to the US markets at costs that can compete with other sources of imported iron.

While Mesabi Nugget is committed to using the most advanced technology available, it is not technically feasible at this time to meet the water quality standards. While a technology exists which could meet the standards – a "zero discharge" system including Reverse Osmosis with evaporation and crystallization of the reject water is not a technically feasible alternative to meet water quality standards for hardness, specific conductivity and total dissolved solids (TDS).

1.2 Variance Requirements Relative to Minn. Rule Part 7052.0280 and 7052.0320

In order to receive a variance for a new or expanded discharge in the Lake Superior Basin, relative requirements in Minn. Rules 7052.0280 and 7052.0320 must be met.

Because a variance is not being requested for a GLI-pollutant, MN Rule 7052.0280 does not apply. Because a variance is not being requested for any bioaccumulative chemicals of concern (BCC) or bioaccumulative substances of immediate concern (BSIC), the requirements of MN Rules 7052.0320 are not applicable.

- Barr Engineering Company. 2009(a). Dissolved Solids and Chemical Balance. December 2009.
- Barr Engineering Company. 2009(b). Mine Pit Hydrogeology and Water Balances. October 2009.
- Barr Engineering Company. 2009(c). Area 1 Pit Water Treatment Evaluation in Support of the Non-Degradation Analysis. December 2009
- Barr Engineering Company. 2009(d). Greenhouse Gas Emission Inventory Report. June 2009
- Barr Engineering Company. 2009(e). Climate Change Evaluation Report. October 2009
- Barr Engineering Company. 2009(f). Partridge River Water Quality Report. December 2009.
- MN DNR. 2009(a). Draft Environmental Impact Statement (DEIS), Keetac Taconite Expansion Project. December 2009
- U. S. Steel, 2009(a). Application for Reissuance of NPDES/SDS Permit #MN0057207 for the Minntac Tailings Basin. March 2009.
- Minnesota Steel Industries. 2006(a). Application for NPDES/SDS Permits. December 2006.
- PolyMet. 2009(a). Draft Environmental Impact Statement (DEIS), NorthMet Project. November 2009.