## NPDES Permit No. IL0000078 Notice No. 6221c

Public Notice Beginning Date: November 27, 2012

Public Notice Ending Date: December 27, 2012

National Pollutant Discharge Elimination System (NPDES)
Permit Program

Draft Renewed and Modified NPDES Permit to Discharge into Waters of the State

Public Notice/Fact Sheet Issued By:

Illinois Environmental Protection Agency
Bureau of Water, Division of Water Pollution Control
Permit Section
1021 North Grand Avenue East
Post Office Box 19276
Springfield, Illinois 62794-9276
217/782-0610

Name and Address of Discharger:

Name and Address of Facility:

LCC Illinois, LLC P.O. Box 366 Carterville, Illinois 62918 LCC Illinois, LLC Mine No. 26 5 miles southeast of Sesser, Illinois (Franklin County)

The Illinois Environmental Protection Agency (IEPA) has made a tentative determination to issue an NPDES permit to discharge into waters of the state and has prepared a draft permit and associated fact sheet for the above named discharger. The Public Notice period will begin and end on the dates indicated in the heading of this Public Notice/Fact Sheet. Comments will be accepted until the Public Notice period ending date indicated above, unless a request for an extension of the original comment period is granted by the Agency. Interested persons are invited to submit written comments on the draft permit to the IEPA at the above address. Commentors shall provide his or her name and address and the nature of the issues proposed to be raised and the evidence proposed to be presented with regards to those issues. Commentors may include a request for public hearing. The NPDES permit and notice number(s) must appear on each comment page.

The application, engineer's review notes, Public Notice/Fact Sheet, draft permit, comments received, and other documents are available for inspection and may be copied at the IEPA between 9:30 a.m. and 3:30 p.m. Monday through Friday when scheduled by the interested person.

As provided in Section 309.115(a) of the Act, any person may submit a request for a public hearing and if such written comments or requests indicate a significant degree of public interest in the draft permit, the permitting authority may, at its discretion, hold a public hearing. The Agency shall issue public notice of such hearing no less than thirty (30) days prior to the date of such hearing in the manner described by Sections 309.109 through 309.112 of the Act for public notice. The Agency's responses to written and/or oral comments will be provided in the Responsiveness Summary provided when the final permit is issued.

The applicant operates the surface facilities of a previous underground coal mine (SIC 1222). Mine operations result in the discharge of stormwater discharges.

This Permit is being renewed with the following modifications:

An area consisting of 91.0 acres is being abandoned and removed from the NPDES permit as this area has been reclaimed in accordance with 35 III. Adm. Code 405.109 and has had final SMCRA bond released.

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This facility has one (1) existing discharge which is located in Franklin County, Illinois. The following information identifies the discharge points, receiving streams, and stream classifications:

<u>Outfall</u>	Receiving	Latitude	Longitude	Stream
	<u>Stream</u>	<u>(North)</u>	(West)	Classification
001	Unnamed tributary to Rend Lake	38°04'33"	89°00'42"	General Use

The stormwater discharges from this facility shall be monitored and limited at all times as follows:

Outfall<sup>(1)</sup>: 001

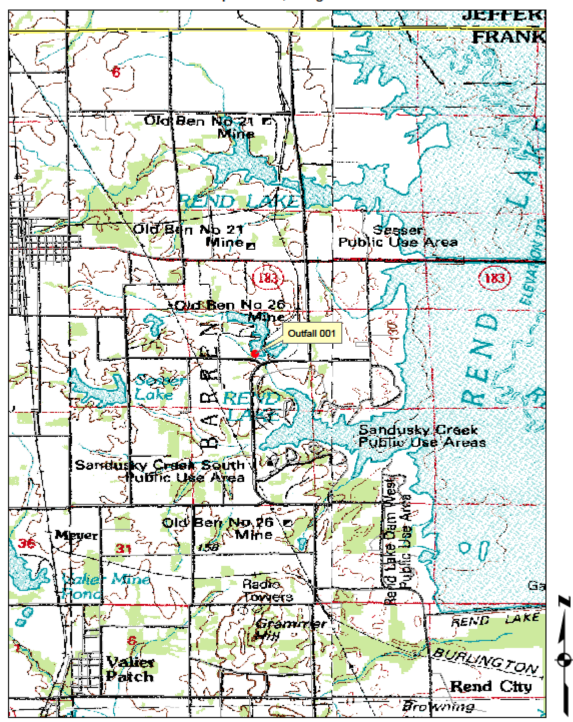
Parameters							
рН	Settleable Solids						
(Ś.U.)	(ml/l)						
6.0-9.0	0.5						

(1) Stormwater effluent limitations for all Discharge Conditions are established pursuant to 40 CFR 122.26, and IEPA correspondence to the industry dated July 31, 1992, with sample frequency for stormwater discharges being once per year.

To assist you in identifying the location of the discharges, please refer to the attached map. The permit area for this facility is located in Section 17 and 20, Township 5 South, Range 2 West, 3rd P.M., Franklin County, Illinois.

# L.C.C. Illinois. L.L.C. - Mine No. 26 NPDES No. IL0000078

Franklin County Township 5 South, Range 2 West



## NPDES Permit No. IL0000078

Illinois Environmental Protection Agency

Division of Water Pollution Control

1021 North Grand Avenue, East

P.O. Box 19276

Springfield, Illinois 62794-9276

# NATIONAL POLLUTANT DISCHARGE ELIMINATION SYSTEM

Renewed and Modified NPDES Permit

Expiration Date: Issue Date: Effective Date:

Name and Address of Permittee: Facility Name and Address:

LCC Illinois, LLC
P.O. Box 366

LCC Illinois, LLC
Mine No. 26

Carterville, Illinois 62918 5 miles southeast of Sesser, Illinois

Franklin County

Discharge Number and Classification: Receiving waters

001 Stormwater Discharge Unnamed tributary to Rend Lake

In compliance with the provisions of the Illinois Environmental Protection Act, Subtitle C and/or Subtitle D Rules and Regulations of the Illinois Pollution Control Board, and the Clean Water Act, the above-named permittee is hereby authorized to discharge at the above location to the above-named receiving stream in accordance with the standard conditions and attachments herein.

Permittee is not authorized to discharge after the above expiration date. In order to receive authorization to discharge beyond the expiration date, the permittee shall submit the proper application as required by the Illinois Environmental Protection Agency (IEPA) not later than 180 days prior to the expiration date.

Ronald E. Morse, Manager Mine Pollution Control Program Bureau of Water

REM:LDC:IW:cs/6221c/11-20-12

#### NPDES Coal Mine Permit

# NPDES Permit No. IL0000078

# Effluent Limitations and Monitoring

From the effective date of this Permit until the expiration date, the effluent of the following discharge shall be monitored and limited at all times as follows:

Outfalls: 001 (Stormwater Discharge)

Parameters					
pH* (S.U.) **	Settleable Solids (ml/l) **				
6.0-9.0	0.5				

Stormwater discharge monitoring is subject to the following reporting requirements:

Analysis of samples must be submitted annually by July 15th.

Annual stormwater monitoring is required for all discharges until Final SMCRA Bond is released and approval to cease such monitoring is obtained from the Agency.

\* No discharge is allowed from any above referenced permitted outfalls during "low flow" or "no flow" conditions in the receiving stream unless such discharge meets the water quality standards of 35 III. Adm. Code 302.204 for pH.

<sup>\*\*</sup> One (1) sample per year shall be collected and analyzed for the indicated parameter; however, such sampling and analysis is required only if and/or when a discharge occurs from the individual Outfall(s) identified above.

#### NPDFS Permit No. II 0000078

#### Construction Authorization No. 6384-12

C.A. Date: October 18, 2012

Authorization is hereby granted to the above designee to construct and operate the mine and mine refuse area described as follows:

The reclaimed surface facilities of an underground mine containing a total of 34.0 acres identified as OMM Permit No. 12 area and located in Sections 17 and 20, T5S, R2W, Franklin County, Illinois as depicted in Log Nos. 6384-12 and 6384-12-A.

Pursuant to information contained in IEPA Log Nos. 6384-12 and 6384-12-A, 91.0 acres has been removed from the NPDES permit as this area has been reclaimed in accordance with 35 III. Adm. Code 405.109 and all SMCRA bond has been released. With the release of this area, 34.0 acres remains under permit as indicated above which includes Outfall 001.

Surface drainage from the reclaimed surface facilities is controlled by one (1) sedimentation pond, with discharge identified as Outfall 001, and classified as a stormwater discharge. Discharges from Outfall 001 report to an unnamed tributary to Rend Lake.

Location and receiving stream of the Outfall at this facility is as follows:

Outfall	Latitude		Longitude			Pagairing Water	
Number	Number DEG	MIN	SEC	DEG	MIN	SEC	Receiving Water
001	38°	04'	33"	89°	00'	42"	Unnamed tributary to Rend Lake

This Construction Authorization supersedes and replaces Construction Authorization No. 8510-00 previously issued for the herein permitted facilities and activities.

The abandonment plan shall be executed and completed in accordance with 35 III. Adm. Code 405.109.

All water remaining upon abandonment must meet the requirements of 35 III. Adm. Code 406.202. For the constituents not covered by Parts 302 or 303, all water remaining upon abandonment must meet the requirements of 35 III. Adm. Code 406.106.

This Authorization is issued subject to the following Conditions. If such Conditions require additional or revised facilities, satisfactory engineering plan documents must be submitted to this Agency for review and approval to secure issuance of a Supplemental Authorization to Construct.

- 1. If any statement or representation is found to be incorrect, this permit may be revoked and the permittee thereupon waives all rights thereunder.
- 2. The issuance of this permit (a) shall not be considered as in any manner affecting the title of the premises upon which the mine or mine refuse area is to be located; (b) does not release the permittee from any liability for damage to person or property caused by or resulting from the installation, maintenance or operation of the proposed facilities; (c) does not take into consideration the structural stability of any units or parts of the project; and (d) does not release the permittee from compliance with other applicable statutes of the State of Illinois, or with applicable local laws, regulations or ordinances.
- 3. Final plans, specifications, application and supporting documents as submitted by the person indicated on Page 1 as approved shall constitute part of this permit in the records of the Illinois Environmental Protection Agency.
- 4. There shall be no deviations from the approved plans and specifications unless revised plans, specifications and application shall first have been submitted to the Illinois Environmental Protection Agency and a supplemental permit issued.
- 5. The permit holder shall notify the Environmental Protection Agency (217/782-3637) immediately of an emergency at the mine or mine refuse area which causes or threatens to cause a sudden discharge of contaminants into the waters of Illinois and shall immediately undertake necessary corrective measures as required by 35 Ill. Adm. Code 405.111. (217/782-3637 for calls between the hours of 5:00 p.m. to 8:30 a.m. and on weekends.)
- 6. The termination of an NPDES discharge monitoring point or cessation of monitoring of an NPDES discharge is not authorized by this Agency until the permittee submits adequate justification to show what alternate treatment is provided or that untreated drainage will meet applicable effluent and water quality standards.
- 7. This Agency must be informed in writing and an application submitted if drainage, which was previously classified as alkaline (pH greater than 6.0), becomes acid (pH less than 6.0) or ferruginous (base flow with an iron concentration greater than 10 mg/l). The type of drainage reporting to the basin should be reclassified in a manner consistent with the applicable rule of 35 III. Adm. Code

## NPDES Permit No. IL0000078

#### Construction Authorization No. 6384-12

C.A. Date: October 18, 2012

406 as amended in R84-29 at 11 III. Reg. 12899. The application should discuss the treatment method and demonstrate how the discharge will meet the applicable standards.

- 8. A permittee has the obligation to add a settling aid if necessary to meet the suspended solids or settleable solids effluent standards. The selection of a settling aid and the application practice shall be in accordance with a. or b. below
- Any other settling aids such as commercial flocculents and coagulants are permitted <u>only on prior approval from the Agency</u>. To
  obtain approval a permitted must demonstrate in writing to the Agency that such use will not cause a violation of the toxic
  substances standard of 35 III. Adm. Code 302.210 or of the appropriate effluent and water quality standards of 35 III. Adm. Code
  parts 302, 304, and 406.
- 10. A general plan for the nature and disposition of all liquids used to drill boreholes shall be filed with this Agency prior to any such operation. This plan should be filed at such time that the operator becomes aware of the need to drill unless the plan of operation was contained in a previously approved application.
- 11. Any of the following shall be a violation of the provisions required under 35 III. Adm. Code 406.202:
  - It is demonstrated that an adverse effect on the environment in and around the receiving stream has occurred or is likely to occur.
  - b. It is demonstrated that the discharge has adversely affected or is likely to adversely affect any public water supply.
  - c. The Agency determines that the permittee is not utilizing Good Mining Practices in accordance with 35 III. Adm. Code 406.204 which are fully described in detail in Sections 406.205, 406.206, 406.207 and 406.208 in order to minimize the discharge of total dissolved solids, chloride, sulfate, iron and manganese. To the extent practical, such Good Mining Practices shall be implemented to:
    - Stop or minimize water from coming into contact with disturbed areas through the use of diversions and/or runoff controls (Section 406.205).
    - ii. Retention and control within the site of waters exposed to disturbed materials utilizing erosion controls, sedimentation controls, water reuse or recirculation, minimization of exposure to disturbed materials, etc. (Section 406.206).
    - iii. Control and treatment of waters discharged from the site by regulation of flow of discharges and/or routing of discharges to more suitable discharge locations (Section 406.207).
    - iv. Utilized unconventional practices to prevent the production or discharge of waters containing elevated contaminant concentrations such as diversion of groundwater prior to entry into a surface or underground mine, dewatering practices to remove clean water prior to contacting disturbed materials and/or any additional practices demonstrated to be effective in reducing contaminant levels in discharges (Section 406.208).

#### NPDES Permit No. 0000078

#### **Special Conditions**

<u>Special Condition No. 1</u>: No effluent from any mine related facility area under this permit shall, alone or in combination with other sources, cause a violation of any applicable water quality standard as set out in the Illinois Pollution Control Board Rules and Regulations, Subtitle C: Water Pollution.

<u>Special Condition No. 2</u>: Samples taken in compliance with the effluent monitoring requirements shall be taken at a point representative of the discharge, but prior to entry into the receiving stream.

<u>Special Condition No. 3</u>: All periodic monitoring and reporting forms, including Discharge Monitoring Report (DMR) forms, shall be submitted to the Agency according to the schedule outlined in Special Condition No. 4 or 5 below with one (1) copy forwarded to each of the following addresses:

Illinois Environmental Protection Agency Division of Water Pollution Control 1021 North Grand Ave., East P.O. Box 19276 Springfield, IL 62794-9276 Illinois Environmental Protection Agency Mine Pollution Control Program 2309 West Main Street, Suite 116 Marion, Illinois 62959

Attn: Compliance Assurance Section

Should electronic filing be available and elected for any periodic monitoring and reporting requirements, the Agency shall be notified via correspondence or e-mail at such time that the electronic filing has been completed.

<u>Special Condition No. 4</u>: Completed Discharge Monitoring Report (DMR) forms and stream monitoring results, shall be retained by the Permittee for a period of three (3) months and shall be mailed and received by the IEPA at the addresses indicated in Special Condition No. 3 above in accordance with the following schedule, unless otherwise specified by the permitting authority.

Period Received by IEPA

Annual July 15

The Permittee shall record discharge monitoring results on Discharge Monitoring Report forms (DMR's) using one such form for each applicable Discharge Condition each month.

Special Condition No. 5: Completed periodic monitoring and reporting, other than DMR's and stream monitoring (i.e., groundwater monitoring, coal combustion waste analysis reports, etc.), shall be retained by the Permittee for a period of three (3) months and shall be mailed and received by the IEPA at the addresses indicated in Special Condition No. 3 above in accordance with the following schedule, unless otherwise specified by the permitting authority.

Period Received by IEPA

January, February, MarchMay 1April, May, JuneAugust 1July, August, SeptemberNovember 1October, November, DecemberFebruary 1

Special Condition No. 6: The Agency may revise or modify the permit consistent with applicable laws, regulations or judicial orders.

Special Condition No. 7: If an applicable effluent standard or limitation is promulgated under Sections 301(b)(2)(C) and (D), 304(b)(2), and 307(a)(2) of the Clean Water Act and that effluent standard or limitation is more stringent than any effluent limitation in the permit or controls a pollutant not limited in the NPDES Permit, the Agency shall revise or modify the permit in accordance with the more stringent standard or prohibition and shall so notify the permittee.

Special Condition No. 8: The permittee shall notify the Agency in writing by certified mail within thirty days of abandonment, cessation, or suspension of active mining for thirty days or more unless caused by a labor dispute. During cessation or suspension of active mining, whether caused by a labor dispute or not, the permittee shall provide whatever interim impoundment, drainage diversion, and wastewater treatment is necessary to avoid violations of the Act or Subtitle D.

**Special Condition No. 9**: Annual stormwater monitoring is required for all discharges not reporting to a sediment basin until Final SMCRA Bond is released and approval to cease such monitoring is obtained from the Agency.

A. Each discharge must be monitored for pH and settleable solids annually.

# NPDES Permit No. 0000078

# **Special Conditions**

- B. Analysis of samples must be submitted with second quarter Discharge Monitoring Reports. A map with discharge locations must be included in this submittal.
- C. If discharges can be shown to be similar, a plan may be submitted by November 1 of each year preceding sampling to propose grouping of similar discharges and/or update previously submitted groupings. If updating of a previously submitted plan is not necessary, a written notification to the Agency indicating such is required. Upon approval from the Agency, one representative sample for each group may be submitted.