Virginia Surface Coal Mining and Reclamation Act) to ensure that reclamation is accomplished in accordance with the State program and the approved permit.

# ARTICLE X: TERMINATION OF COOPERATIVE AGREEMENT

This Agreement may be terminated by the Governor or the Secretary under the provisions of 30 CFR 745.15.

### ARTICLE XI: REINSTATEMENT OF COOPERATIVE AGREEMENT

If this Agreement has been terminated in whole or in part, it may be reinstated under the provisions of 30 CFR 745.16.

### ARTICLE XII: AMENDMENT OF COOPERATIVE AGREEMENT

This Agreement may be amended by mutual agreement of the Governor and the Secretary in accordance with 30 CFR 745.14.

### ARTICLE XIII: CHANGES IN STATE OR FEDERAL STANDARDS

A. Time for Changes: The Secretary or the State may from time to time promulgate new Federal or State regulations, including new or revised performance or reclamation requirements or enforcement or administration procedures. OSM and DNR shall immediately inform each other of any final changes and of any effect such changes may have on the cooperative agreement. If it is determined to be necessary to keep this Agreement in force, DNR shall request necessary State legislative action and each party shall change or revise its regulations or promulgate new regulations, as applicable. Such changes shall be made under the procedures of 30 CFR part 732 for changes to the approved State program and sections 501 and 523 of the Federal Act for changes to the Federal lands program.

B. Copies of Changes: The State and OSM shall provide each other with copies of any changes to their respective laws, rules, regulations, and standards pertaining to the enforcement and administration of this Agreement.

## ARTICLE XIV: CHANGES IN PERSONNEL AND ORGANIZATION

DNR and the Secretary shall, consistent with 30 CFR part 745, advise each other of changes in the organization, structure, functions, duties, and funds of the offices, departments, divisions, and persons within their organizations which could affect administration and enforcement of this Agreement. Each shall promptly advise the other in writing of changes in key personnel, including the head of a department or division, or changes in the functions or duties of persons occupying the principal offices within the structure of the program. DNR and OSM

shall advise each other in writing of changes in the location of offices, addresses, telephone numbers, and changes in the names, location and telephone numbers of their respective mine inspectors and the area within the State for which such inspectors are responsible.

#### ARTICLE XV: RESERVATION OF RIGHTS

In accordance with 30 CFR 745.13, this Agreement shall not be construed as waiving or preventing the assertion of any rights that have not been expressly addressed in this Agreement that the State or the Secretary may have under other laws or regulations

(Pub. L. 95-87 (30 U.S.C. 1201 et seq.))

Dated: February 16, 1984.

William Clark, Secretary of the Interior.

Dated: February 24, 1984.

John D. Rockefeller IV, Governor of West Virginia.

[49 FR 8917, Mar. 9, 1984]

#### **PART 950—WYOMING**

Sec.

950.1 Scope.

950.10 State regulatory program approval.

950.12 State program provisions and amendments not approved.

950.15 Approval of Wyoming regulatory program amendments.

950.16 Required program amendments.

950.20 State-Federal Cooperative Agreement.

950.30 Approval of Wyoming abandoned mine land reclamation plan.

950.35 Approval of Wyoming abandoned mine land reclamation plan amendments.

950.36 Required abandoned mine land plan amendments. [Reserved]

Authority: 30 U.S.C. 1201  $et\ seq$ .

#### § 950.1 Scope.

This part contains all rules applicable only within the State of Wyoming which have been adopted under the Surface Mining Control and Reclamation Act of 1977.

(Sec. 503, Pub. L. 95-87 (30 U.S.C. 1253))

[45 FR 78684, Nov. 26, 1980]

# § 950.10 State regulatory program approval.

The Wyoming permanent program as submitted on August 15, 1979 and as revised on October 23, 1979 and May 30, 1980, is approved effective November 26,

#### § 950.12

1980. Copies of the approved program are available at:

(a) Office of Surface Mining Reclamation and Enforcement, Casper Field Office, 100 East B Street, room 2128, Casper, Wyoming 82601–1918, Telephone: (307) 261–5776.

(b) Wyoming Department of Environmental Quality, Land Quality Division, Herschler Building, 122 West 25th Street, Cheyenne, Wyoming 82002, Telephone: (307) 777–7756.

[56 FR 3219, Jan. 29, 1991]

# §950.12 State program provisions and amendments not approved.

The following provisions of the Rules and Regulations of the Land Quality Division of the Wyoming Department of Environmental Quality are not approved:

(a)-(b) [Reserved]

[78 FR 43063, July 19, 2013]

# § 950.15 Approval of Wyoming regulatory program amendments.

The following is a list of the dates amendments were submitted to OSM, the dates when the Director's decision approving all, or portions of these amendments, were published in the FEDERAL REGISTER and the State citations or a brief description of each amendment. The amendments in this table are listed in order of the date of final publication in the FEDERAL REGISTER.

8, 1981.         Za.(1)f(f)(i), 3.a(6)(b)(iii), (d)(ii); Ch IV, §§2.c.(2)(a), 2.d.(6), 3.p.(1)(a); sworr applicant statement regarding reclamation fees payment.           May 26, 1982         Movember 9, 1983         November 9, 1983         LQD Rules, Ch I, §2(9).         Vxxiii) defining "complete application," "deficiency" in permit applications, "intertim mine stabilization," W.S. 35-11-401(n), 406(n) LQD Rules, Ch I, §2; Ch XVI, §§1 through 6.           September 21, 1984         December 3, 1985         December 13, 1985         LQD Rules, Ch I, §2; Ch XIII, §§1 through 7; Ch XVII, §§1 through 3.           June 10, 1985         December 13, 1986         LQD Rules, Ch IV, §§1, 2; Ch XIII, §§1 through 7; Ch XVII, §§1 through 3.           June 10, 1985         March 31, 1986         LQD Rules, Ch IV, §§2; Ch XIII, §§2; Ch XVI, §§1 through 5.           May 1, 1986         March 31, 1986         LQD Rules, Ch IV, §§3; Ch IV, §§3; Ch IV, §§2 through 5; Ch XVIII, §§1 through 4; Ch XVI, §§1 through 4; Ch XVII, §§1 through 5; Ch XVIII, §§1           March 31, 1989         May 6, 1987         LQD Rules, Ch IV, §S1, A; Ch IX, §S1, A; Ch XVII, §S1, A			<u> </u>
8, 1981.  May 26, 1982			Citation/description
March 3, 8 and 21, 1983.   November 9, 1984.   November 9, 1984.   November 9, 1985.   February 28, 1985.   LQD Rules, Ch I, §2; Ch XIII, §2; Ch XVI, §81 through 6.   LQD Rules, Ch I, §2; Ch XIII, §31 through 7; Ch XVII, §81 through 3.   LQD Rules, Ch I, §2; Ch XIII, §31 through 7; Ch XVII, §81 through 3.   LQD Rules, Ch I, §2; Ch XIII, §31 through 7; Ch XVII, §81 through 3.   LQD Rules, Ch I, §2; Ch XIII, §31 through 7; Ch XVII, §81 through 3.   LQD Rules, Ch I, §2; Ch XIII, §31 through 7; Ch XVIII, §81 through 5.   LQD Rules, Ch I, §2; Ch XIII, §31 through 4.   Ch XII, §81 through 5; Ch XVIII, §81 through 5.   LQD Rules, Ch I, §2; Ch XII, §81 through 4.   Ch XII, §81 through 5; Ch XVIII, §81 through 5.   LQD Rules, Ch I, §3; Ch III, §3; Ch III, §3; Ch III, §3; Ch III, §31 through 5; Ch XVIII, §81 through 5.   LQD Rules, Ch I, §3; Ch III, §31 through 4.   Ch XIII, §81 through 4.   Ch XIII, §81 through 5.   Ch XIII,		February 18, 1982	LQD Rules, Ch I, §2(14) defining "complete application;" Ch II, §§1.c., 2.a.(1)(f)(ii), 3.a(6)(b)(iii), (d)(ii); Ch IV, §§2.c.(2)(a), 2.d.(6), 3.p.(1)(a); sworn applicant statement regarding reclamation fees payment.
1983.	May 26, 1982	September 27, 1982	
December 3, 1984		November 9, 1983	W.S. 35–11–103(e) (xxiii), (xxiii) defining "complete application," "deficiency" in permit applications, "interim mine stabilization;" W.S. 35–11–401(n), 406(h); LQD Rules, Ch I, §2; Ch XIII, §2; Ch XVI, §§1 through 6.
October 12, 1984         December 13, 1985         June 19, 1985         June 19, 1985         June 10, 1985         June 24, 1986         LQD Rules, Ch N, 3, and accompanying Appendix A.         LQD Rules, Ch N, 1, 8; 1 through 4, 6; Ch XVI, §§ 1 through 5; Ch XVIII, §§ 1 through 5; Ch XVIII, §§ 1 through 4, 6; Ch XVI, §§ 1 through 5; Ch XVIII, §§ 1 through 4, 6; Ch XVI, S§ 1 through 5; Ch XVIII, §§ 1 through 4, 6; Ch XVI, S§ 1 through 4, 6; Ch XVI, S§ 1 through 5; Ch XVIII, §§ 1 through 5; Ch XVIII, §§ 1 through 4, 6; Ch XVI, S§ 1 through 5; Ch XVIII, §§ 1 through 5; Ch XVIII, §§ 1 through 4, 6; Ch XVI, S§ 1 through 4, 6; Ch XVI, S§ 1 through 5; Ch XVIII, §§ 1 through 4, 6; Ch XVI, S§ 1 through 5; Ch XVIII, §§ 1 through 4, 6; Ch XVI, S§ 1 through 4, 6; Ch XVI, S§ 1 through 4, 6; Ch XVI, S§ 1 through 5; Ch XVIII, §§ 1 through 4, 6; Ch XVI, S§ 1 through 5; Ch XVIII, S§ 1 through 4, 6; Ch XVI, S§ 1 through 4, Ch XVIII, SP 1 through 4, Ch XVIII, SP 1, SP 2, Ch XVIII, SP 1, SP 2, Ch XVIII, SP 1, SP 2,	June 25, 1984	February 28, 1985	LQD Rules, Ch IV, §§ 1, 2; Ch XII, §§ 1 through 7; Ch XVII, §§ 1 through 3.
June 19, 1985	September 21, 1984	December 3, 1985	LQD Rules, Ch I, §2; Ch XIII.
June 10, 1985	,		, , , ,
May 1, 1986			
December 13, 1985         May 6, 1987         May 6, 1987         LQD Rules, Ch XII, "Self-Bonding Program".           LQD Rules, Ch XII, "Self-Bonding Program".         LQD Rules, Ch I, §2; Ch II, §§2, 3; Ch IV, §§2, 3; Ch VI, §§2, 6, 7; Ch VI, §§3, 4; Ch VIII, §§1, 2; Ch XVII, §§1, 2; Ch XVII, §§1, 3; Ch XII, §§1, 13; Ch XIII, §§1, 3.           May 1, 1986         January 29, 1991         LQD Rules, Ch IV, §§3(h)(iii)(A), (B); Ch VI, §§1, 3, 4; Ch XVIII, §§1, 2; Ch XVIII, §§1, 3.           March 21, 1991         July 8, 1992         LQD Rules, Ch IV, §§ 3(h)(iii)(A), (B); Ch VI, §3(c)(iii)(C)(I).           March 19, 1993         July 8, 1992         LQD Rules, Ch IV, §§ 3(h)(iii)(A), (B); Ch VI, §§ 2(br), (ba), 3(b)(i); Ch II §§ 3(a)(vi)(E), (b), (b), (b), (b), (b), (b), (b), (b	June 10, 1985	March 31, 1986	§§ 1 through 4; Ch XI, §§ 1 through 4, 6; Ch XVI, §§ 1 through 5; Ch XVIII, §§ 1
March 31, 1989       July 25, 1990       LQD Rules, Ch I, §2; Ch II, §§2, 3; Ch IV, §§2, 3; Ch V, §§2, 6, 7; Ch VI, §§3, 4; Ch VII, §§1, 4; Ch XIV, §§1, 2; Ch XVI, §§1, 3; Ch XII, §§1 through 4, 6 Ch XIII, §1; Ch XIV, §§1, 2; Ch XVI, §§1, 3; Ch XII, §§1, 2; Ch XVIII, §§1, 3; Ch XII, §§1, 2; Ch XVIII, §§1, 3; Ch XII, §§1, 2; Ch XVIII, §§1, 3; Ch XIV, §§1, 3; Ch XVII, §§1, 3; Ch XVIII, §§1, 3; Ch XVII, §§1, 3; Ch XVII, §§1, 3; Ch XVII, §§1, 3; Ch	May 1, 1986	November 24, 1986	LQD Rules, Chs I, II, III, IV, IX, XII, XIV, XXIII; Appendix A, "Vegetation Sampling Methods and Reclamation Success Standards for Surface Coal Mining Oper- ations".
4; Ch VII, §§ 1, 4; Ch IXI, §§ 1, 2; Ch XVI, §§ 1, 3; Ch XII, §§ 1, 3; Ch XII, §§ 1, 3; Ch XIII, §§ 1, 2; Ch XVIII, §§ 1, 3; Ch XIII, §§ 1, 2; Ch XVIII, §§ 1, 3; Ch XIII, §§ 1, 2; Ch XVIII, §§ 1, 3; Ch XIII, §§ 1, 2; Ch XVIII, §§ 1, 3; Ch XIII, §§ 1, 2; Ch XVIII, §§ 1, 2; Ch XVIII, §§ 1, 3; Ch XIII, §§ 1, 2; Ch XVIII, §§ 1, 3; Ch XIII, §§ 1, 2; Ch XVIII, §§ 1, 2; Ch XVIII, §§ 1, 3; Ch XIII, §§ 1, 2; Ch XVIII, §§ 1, 3; Ch XIII, §§ 1, 2; Ch XVIII, §§ 1, 3; Ch XIII, §§ 1, 2; Ch XVIII, §§ 1, 3; Ch XIII, §§ 1, 2; Ch XVIII, §§ 1, 2; Ch X	December 13, 1985	May 6, 1987	
May 1, 1986	March 31, 1989	July 25, 1990	4; Ch VII, §§1, 4; Ch IX, §§1, 2, 3; Ch XI, §§1, 3; Ch XII, §§1 through 4, 6; Ch XIII, §1; Ch XIV, §§1, 2; Ch XVI, §§1, 3, 4; Ch XVII, §§1, 2; Ch XVIII,
11-402(b)   W.S. 35-11-103(d)(ii)(D); LQD Rules, Ch I, §§2(br), (ba), 3(b)(i); Ch II §§3(a)(v)(E), (M), (b)(xvi)(D), (xx), (v)(C); Ch IV, §§3(d)(vii), (e)(i)(H); Ch XI §§2(b)(iv); Ch XII, §1(a); Ch XIII, §1(a)(v)(A); Ch XXI, §3(b)(vii), (x).	May 1, 1986	January 29, 1991	00 /
\$\( \) \\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	March 21, 1991	July 8, 1992	
July 8, 1992         October 7, 1993         LQD Rules, Ch II, § 3(b)(iv)(B); Ch IV, § 3(o)(iv); Appendix B, "Wildlife Monitoring Requirements for Surface Coal Mining Operations".           July 24, 1992         Journary 24, 1993         LQD Rules, Ch I, § 2(e); Ch II, § 3(a)(i)(D); Ch XIV, §§ 2(b)(i), 6(a).           August 18, 1982, March 9, 1993.         January 24, 1994         W.S. 35–11–437(f); LQD Rules, Ch I, § 2(ev) defining "toxic materials;" Ch II, § 7 Ch V pertaining to the award of costs and expenses in administrative proceedings; Ch VI pertaining to informal review by the Director.           December 15, 1992, August 6, 1993.         March 30, 1994         LQD Rules, Ch I, § 2(b)(i).           May 1, 1986         June 30, 1994         LQD Rules, Ch IV, § 2(b)(i).           November 8, 1994         March 17, 1995         March 17, 1995           June 2, 1995         September 14, 1995           September 14, 1995         September 14, 1996           November 29, 1995         February 21, 1996           November 29, 1995         August 6, 1996           November 3, 1994         August 6, 1996           November 4, 1995         March 17, 1995           November 5, 1995         February 21, 1996           November 6, 1996         Merch 17, 1995           November 8, 1994         Merch 17, 1995           November 9, 1995         February 21, 1996           November 19, 1995 <td>June 24, 1991</td> <td>October 29, 1992</td> <td>§§ 3(a)(vi)(E), (M), (b)(xvi)(D), (xx), (v)(C); Ch IV, §§ 3(d)(vii), (e)(i)(H); Ch XI,</td>	June 24, 1991	October 29, 1992	§§ 3(a)(vi)(E), (M), (b)(xvi)(D), (xx), (v)(C); Ch IV, §§ 3(d)(vii), (e)(i)(H); Ch XI,
December 15, 1992, August 18, 1984			
August 18, 1982, March 9, 1993.       January 24, 1994       W.S. 35–11–437(f); LQD Rules, Ch I, §2(cv) defining "toxic materials;" Ch II, §7 Ch V pertaining to the award of costs and expenses in administrative proceedings; Ch VI pertaining to informal review by the Director.         December 15, 1992, August 6, 1993.       March 30, 1994       LQD Rules, Ch IV, §2(b)(f).         May 1, 1986       June 30, 1994       LQD Rules, Ch IV, §2(b)(f).         November 8, 1994       March 17, 1995       March 17, 1995         June 2, 1995       September 14, 1995       February 21, 1996         November 29, 1995       February 21, 1996       W.S. 35–11–437(f), (g).         November 29, 1995       August 6, 1996       W.S. 35–11–206(a), (b), -1209(a), (b).         W.S. 35–11–206(a), (b), -1209(a), (b).       W.S. 35–11–402(b), (c); Ch I, §2(ac), (ax) (bc)(iii), (viii), (viii), (xix), (xxx); 35–11–402(b), (c); Ch IV, §2(d)(x)(E)(ii), (li), (li), (li), (li), (li), (li), (b)(ii)(C); Ch IV §2(d)(x)(E)(l), (ll), (ll), (ll), appendix A; Ch X, §4(e); Ch XI, §5(a); Ch. XIII, §1(a).	•		Requirements for Surface Coal Mining Operations".
March 9, 1993.         Ch V pertaining to the award of costs and expenses in administrative proceedings; Ch VI pertaining to informal review by the Director.           December 15, 1992. August 6, 1993.         March 30, 1994			
August 6, 1993.  May 1, 1986		January 24, 1994	Ch V pertaining to the award of costs and expenses in administrative pro-
April 13, 1994		March 30, 1994	LQD Rules, Chs I through XX, Appendices A, B.
November 8, 1994 June 2, 1995 September 14, 1995 April 21, 1995 November 29, 1995  August 6, 1996  August 7, 1996  August 8, §§ C, E.  W.S. 35–11–106(ij).  August 8, §§ C, E.  W.S. 35–11–106(ij).  August 8, §§ C, E.  August 8, §§ C, E.  August 8, §§ C, E.  August 8, §§ C,	May 1, 1986	June 30, 1994	LQD Rules, Ch IV, §2(b)(i).
June 2, 1995			
April 21, 1995			
November 29, 1995 August 6, 1996 W.S. 35–11–103(e)(xxviii), (xxix), (xxx); 35–11–402(b), (c); Ch I, §2(ac), (ax) (bc)(iii), (viii), (xi), (v), (w); Ch. II, §2(a)(vi)(G)(II), (b)(iv)(C); Ch IV §2(d)(x)(E)(I), (II), (III), appendix A; Ch X, §4(e); Ch XI, §5(a); Ch. XIII, §1(a).			
(bc)(iii), (viii), (xi), (v), (w); Ch. II, §2(a)(vi)(G)(II), (b)(iv)(C); Ch. IV, §2(d)(x)(E)(I), (II), (III), appendix A; Ch X, §4(e); Ch XI, §5(a); Ch. XIII, §1(a).			
	November 29, 1995	August 6, 1996	(bc)(iii), (viii), (xi), (v), (w); Ch. II, §2(a)(vi)(G)(II), (b)(iv)(C); Ch IV,
	April 18, 1996	August 27, 1996	