From: Carl Campbell, Commissioner
Date: December 7, 1995
Subject: STOP --- You no longer need to submit that "no discharge" KPDES surface water monitoring quarterly report (DOW COAL DMR-01ND) to the Division of Water.

We have been advised by this cabinet’s Department for Environmental Protection that it is no longer necessary for coal mining KPDES permittees to submit copies of "no discharge" quarterly discharge monitoring reports (form DOW COAL DMR-01ND) to DEP’s Division of Water. This applies to reports for the last calendar quarter of 1995, which would have been due by January 28, 1996, and to all subsequent reporting periods. This applies both to permittees under the KPDES General Permit for coal mining and permittees with individual KPDES coal mining permits.

Please note that it is still necessary to submit these "no discharge" quarterly DMR-01ND reports (and also quarterly forms DOW COAL DMR-01A that show discharges) to the Department for Surface Mining Reclamation and Enforcement exactly as before. The only thing being changed is that it is no longer necessary to submit copies of the "no discharge" DMR-01ND reports to the Division of Water. Because of the large numbers of such reports that are submitted to the Division of Water, this change may offer significant savings to some permittees.

We trust the change discussed above is completely clear. However, if you have any questions about this change, please contact Larry Sowder in the Division of Water (502)564-3410, or Fred Craig in DSMRE’s Division of Field Services (502)564-2340.

This change, which eliminates a reporting requirement that is no longer necessary and reduces paperwork, is one small but positive result of this cabinet’s larger effort to improve and simplify permitting, reporting and other procedures.

We are pleased to advise you further that DEP and DSMRE are developing procedures whereby permittees may submit quarterly DMR’s (and also data from the permittee’s instream surface water monitoring and groundwater monitoring required by DSMRE regulations) by electronic means. We hope to have more information about this for you in the near future.