Regulatory Analysis For (Completed by Promulgating Agency)	INDEPENDENT REGULA REVIEW COMMISSION					
			7014			
(All Comments submitted on this regulation will appear on IRR (1) Agency	C's website)		À			
Department of Environmental Protection			2014 APR 21			
(2) Agency Number:			골			
Identification Number: #7-482		IRRC Number: 3029	بب 17			
(3) PA Code Cite: 25 Pa Code Chapter 208 Undergro	ound Coal Mine	e Safety				
(4) Short Title: Requirements for High-Voltage Cor	ntinuous Mining	g Machines				
(5) Agency Contacts (List Telephone Number and Er	nail Address):					
Primary Contact: Laura Edinger, 717-783-8727; fax Floor, Harrisburg, PA 17105	:: 717-783-8920	6; ledinger@pa.gov; RCSOB	16 th			
Secondary Contact: Hayley Book, 717-783-8727; fa Floor, Harrisburg, PA 17105	x: 717-783-892	26; hbook@pa.gov; RCSOB 10	6 th			
(6) Type of Rulemaking (check applicable box):						
X Final Regulation		gency Certification Regulation	;			
Final Omitted Regulation		fication by the Governor fication by the Attorney General				
		ileation by the Attorney Genera	1			
(7) Briefly explain the regulation in clear and nontech	nical language.	(100 words or less)				
The final regulation would establish electrical safety	•					
of high-voltage continuous mining machines in und the use of advanced equipment designs by creating	_	•	~ 1			
The final new sections, relating to High-voltage cor		-				
bituminous coal mines, incorporate, with one excep	-	•	- (
(MSHA) requirements set forth at 30 CFR §§ 75.82	•	• • •	1			
designed to enhance safety standards associated with including provisions to protect against fires, explosion	•					
conform with the federal MSHA requirements, with a	•	_				
distance between a spliced high voltage trailing cable		- 1				
Commonwealth's Bituminous Coal Mine Safety Act, at §316(d)(6), spliced trailing cables are prohibited						
within 50 feet of a continuous mining machine. In co	•	-	(b)(1)			
prohibit the splicing of high-voltage trailing cables w Pennsylvania law provides a more protective standa			more			
stringent state requirement is included in the rulema						
among other things, obtain independent authority necessary to implement the federal regulations.						

(8) State the statutory authority for the regulation. Include specific statutory citation.

Section 106.1 of The Bituminous Coal Mine Safety Act, (BCMSA), 52 P.S. § 690-106.1 authorizes the adoption of regulations to implement the BCMSA and to protect the health and safety and welfare of miners and other individuals in and about mines.

(9) Is the regulation mandated by any federal or state law or court order, or federal regulation? Are there any relevant state or federal court decisions? If yes, cite the specific law, case or regulation as well as, any deadlines for action.

This regulation is not mandated by any federal or state law, court order, or federal regulation. The final regulation incorporates by reference, with one exception, the provisions of the federal MSHA requirements.

(10) State why the regulation is needed. Explain the compelling public interest that justifies the regulation. Describe who will benefit from the regulation. Quantify the benefits as completely as possible and approximate the number of people who will benefit.

As the voltage of electrical equipment has increased, there is a need to assure the design of safe, practical, and efficient underground coal mining equipment that relies on high-voltage. This rule will allow underground bituminous coal mine operators to use advanced equipment designs, which in turn enhance safety protection against fires, explosions and shock hazards. The final rulemaking would establish additional electrical safety standards applicable to 2,400 volts continuous mining machines and circuits.

This final regulation is necessary to ensure that the Department has independent regulatory authority to enforce the federal MSHA requirements under 30 CFR §§ 75.823 – 834, and 1002. Moreover, there is a compelling public interest to ensure that miners are safe in the workplace. While estimating an exact number of individuals who will benefit from this proposal is difficult, miners, their families, the mining companies, and society at large will benefit from safe underground mining conditions. It is also difficult to quantify the benefits of a final regulation that will significantly reduce workplace injuries and deaths, and will also allow for the use of safer and more advanced equipment in underground mine operations.

(11) Are there any provisions that are more stringent than federal standards? If yes, identify the specific provisions and the compelling Pennsylvania interest that demands stronger regulations.

Yes. The final state regulations conform with the federal MSHA requirements, with exception to provisions concerning the mandatory distance between a spliced high voltage trailing cable and a continuous mining machine. Under the BCMSA, at §316(d)(6), spliced trailing cables are prohibited within 50 feet of a continuous mining machine. In contrast, federal requirements at 30 CFR 75.830(b)(1) prohibit the splicing of high-voltage trailing cables within 35 feet of a continuous mining machine. Pennsylvania law provides a more protective standard that enhances miner safety; therefore, the more stringent state requirement is included in the rulemaking.

(12) How does this regulation compare with those of the other states? How will this affect Pennsylvania's ability to compete with other states?

The final rulemaking conforms to federal MSHA requirements, with one exception, concerning the installation, use, and maintenance of high-voltage continuous mining machines in underground bituminous coal mines. The final rulemaking will not disadvantageously affect the Commonwealth in comparison to other states as other states with underground coal mine operations must also comply with federal MSHA regulations. The Board of Coal Mine Safety (Board) is proposing the rulemaking to, among other reasons, obtain independent authority necessary to implement the federal regulations. The final rulemaking will have no impact on Pennsylvania's ability to compete with other states.

(13) Will the regulation affect any other regulations of the promulgating agency or other state agencies? If yes, explain and provide specific citations.

No. The final regulation will not affect any other regulations of the promulgating agency or other state agencies.

(14) Describe the communications with and solicitation of input from the public, any advisory council/group, small businesses and groups representing small businesses in the development and drafting of the regulation. List the specific persons and/or groups who were involved. ("Small business" is defined in Section 3 of the Regulatory Review Act, Act 76 of 2012.)

This rulemaking was prepared at the direction of the Board, which was established under the BCMSA. The seven member Board consists of the Secretary of Department of Environmental Protection, three members representing mine workers, and three members representing the coal mine operators. Three of the members of the Board were nominated by the United Mine Workers of America to represent the viewpoint of miners, and three were nominated by the Pennsylvania Coal Alliance to represent the viewpoint of the coal mine operators. It was through the Board that communication with and solicitation of input from the regulated community in the development and drafting of the final regulation was obtained. Three members of the PCA represent the 8 underground bituminous mining companies and affiliates that are currently in operation in Pennsylvania. They participated in the decision of the Board to prepare this regulation. At this point in time, this rulemaking will only apply to those 8 underground bituminous mining companies currently operating in Pennsylvania.

The Board has determined that no small businesses, as that term is defined under Section 3 of the Regulatory Review Act, will be affected by this proposal. According to the Small Business Size Regulations under 13 CFR Part 121, for NAICS Code 212112 (bituminous coal underground mining) a small business is one that employs fewer than 500 persons. The Board determined that this rulemaking would only apply to the current 8 underground bituminous mining companies operating in Pennsylvania, all of which employ more than 500 persons. The Board made this determination by reviewing its own internal data and publicly available data from the companies. As a result, this rulemaking would not impact small businesses.

(15) Identify the types and number of persons, businesses, small businesses (as defined in Section 3 of the Regulatory Review Act, Act 76 of 2012) and organizations which will be affected by the regulation. How are they affected?

Currently there are 40 bituminous underground mines operating in Pennsylvania that are owned by 8 underground bituminous mining companies. There are currently no small businesses, persons or entities operating underground bituminous mining companies in Pennsylvania. Consequently, the regulation will not apply to small businesses, nor any other persons or businesses other than the 8 underground bituminous mining companies currently operating in Pennsylvania. There is no opposition from the underground coal industry as representatives of the industry participated in the decision-making process that led to the Board's interest in preparing this regulation. Moreover, the coal industry already has to comply with the federal MSHA regulations regarding the installation, use, and maintenance of high-voltage continuous mining machines in underground coal mines.

(16) List the persons, groups or entities, including small businesses that will be required to comply with the regulation. Approximate the number that will be required to comply.

Currently there are 40 underground bituminous coal mines operating in Pennsylvania that are owned by 8 underground bituminous mining companies. These companies collectively employ approximately 5,300 persons, not all of whom work underground. All underground coal mine companies must already comply with the federal MSHA regulations concerning the installation, use, and maintenance of high-voltage continuous mining machines in underground coal mines. Therefore, this final rulemaking will not impose additional regulatory requirements on bituminous coal mine operations in Pennsylvania that these companies are not currently required to comply.

(17) Identify the financial, economic and social impact of the regulation on individuals, small businesses, businesses and labor communities and other public and private organizations. Evaluate the benefits expected as a result of the regulation.

Regulations concerning the installation, use, and maintenance of high-voltage continuous mining machines in underground coal mines were already promulgated by MSHA. Therefore, owners and operators of underground bituminous coal mines in Pennsylvania already have to comply with the federal regulation in this regard. As a result, the final rulemaking will not have any additional financial, economic or social impact on the public or regulated community. The potential benefits of the final rulemaking, including the prevention of bodily harm and loss of life or property, are incalculable.

(18) Explain how the benefits of the regulation outweigh any cost and adverse effects.

There will be no additional costs and adverse effects associated with this rulemaking as its sole purpose is to conform Pennsylvania regulations, with certain exceptions, to federal requirements. Assuring that the Pennsylvania regulation conforms to federal requirements will not have any additional financial, economic or social impact on any entity or individual, and the potential benefit of preventing bodily harm and loss of life or property is incalculable.

(19) Provide a specific estimate of the costs and/or savings to the **regulated community** associated with compliance, including any legal, accounting or consulting procedures which may be required. Explain how the dollar estimates were derived.

Costs and/or savings as the result of the implementation of this rulemaking are not anticipated as the proposal includes, with certain exceptions, federal MSHA provisions for which the regulated community is currently required to comply. MSHA previously estimated that mine operators that used high-voltage continuous mining machines with 20 to 500 employees have yearly net costs of approximately \$45,200 when complying with the federal regulation. Mine operators with more than 500 employees pay significantly less, as they have a net cost of \$9,425. Nonetheless, given that the final state regulation would merely provide the Board with the independent authority to implement the regulation, mine operators would not incur any additional costs.

In addition, although the regulation is intended to protect miners, it can also prevent property loss and therefore prevent additional expenses to the regulated community. Explosions, fires, and electrocution hazards can result in high costs for a mine operator, as it typically takes an operator a minimum of two months to resume operations after an explosion and other similar events. This could lead to expenses for the mine operator totaling approximately \$2 to \$7 million, as a result of the following: lost wages, lost production capacity, payment for services associated with mine rescue operations, and other related expenses. In addition, underground bituminous coal mine operators will be able to use high-voltage continuous mining equipment with more advanced equipment designs, thereby increasing the likelihood of cost savings for the operator.

(20) Provide a specific estimate of the costs and/or savings to the **local governments** associated with compliance, including any legal, accounting or consulting procedures which may be required. Explain how the dollar estimates were derived.

This question is not applicable because local governments do not engage in underground bituminous coal mining.

(21) Provide a specific estimate of the costs and/or savings to the **state government** associated with the implementation of the regulation, including any legal, accounting, or consulting procedures which may be required. Explain how the dollar estimates were derived.

This question is not applicable because state government does not engage in underground bituminous coal mining.

(22) For each of the groups and entities identified in items (19)-(21) above, submit a statement of legal, accounting or consulting procedures and additional reporting, recordkeeping or other paperwork, including copies of forms or reports, which will be required for implementation of the regulation and an explanation of measures which have been taken to minimize these requirements.

This rulemaking does not require any additional accounting or consulting procedures, additional reporting, recordkeeping, or other paperwork other than that which is already being performed on a routine basis as required under federal MSHA requirements.

(23) In the table below, provide an estimate of the fiscal savings and costs associated with implementation and compliance for the regulated community, local government, and state government for the current year and five subsequent years.

Neither local or state government is engaged in underground bituminous coal mining operations; therefore, costs and/or savings are not anticipated as a result of this rulemaking. Moreover, since the regulated community already incurs costs associated with compliance of the federal MSHA requirements, additional compliance costs are not anticipated to be incurred by the regulated community as a result of this rulemaking. There are, however, potential cost savings the regulated industry may receive from this regulation, as it is anticipated it will enhance underground mine work safety, including greater protection for miners from electrical shock, cable overheating, fire hazards, back injuries and other sprains caused by handling trailing cables. Explosions, fires, and electrocution hazards can result in high costs for a mine operator, as it typically takes an operator a minimum of two months to resume operations after an explosion. This could lead to expenses for the mine operator totaling approximately \$2 to \$7 million, as a result of the following: lost wages, lost production capacity, payment for services associated with mine rescue operations, and other related expenses.

	Current FY Year	FY+1 Year	FY +2 Year	FY +3 Year	FY +4 Year	FY +5 Year
SAVINGS:	\$	\$	\$	\$	\$	\$
Regulated Community	N/A	N/A	N/A	N/A	N/A	N/A
Local Government	N/A	N/A	N/A	N/A	N/A	N/A
State Government	N/A	N/A	N/A	N/A	N/A	N/A
Total Savings	N/A	N/A	N/A	N/A	N/A	N/A
COSTS:	N/A	N/A	N/A	N/A	N/A	N/A
Regulated Community	N/A	N/A	N/A	N/A	N/A	N/A
Local Government	N/A	N/A	N/A	N/A	N/A	N/A
State Government	N/A	N/A	N/A	N/A	N/A	N/A
Total Costs	N/A	N/A	N/A	N/A	N/A	N/A
REVENUE LOSSES:	N/A	N/A	N/A	N/A	N/A	N/A
Regulated Community	N/A	N/A	N/A	N/A	N/A	N/A
Local Government	N/A	N/A	N/A	N/A	N/A	N/A
State Government	N/A	N/A	N/A	N/A	N/A	N/A
Total Revenue Losses	N/A	N/A	N/A	N/A	N/A	N/A

1,	(22%)	Dravida the	noat throa	TIOO# 071	nanditura	histom	for .	programs affected b	y the regulation
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Program	FY -3	FY -2	FY -1	Current FY
Environmental Protection Operations (#160-10381)	\$78,021,000	\$77,359,000	\$74,547,000	\$76,221,000
Environmental Program Management (#160-10382)	\$28,881,000	\$27,755,000	\$24,965,000	\$26,297,000

- (24) For any regulation that may have an adverse impact on small businesses (as defined in Section 3 of the Regulatory Review Act, Act 76 of 2012), provide an economic impact statement that includes the following:
 - (a) An identification and estimate of the number of small businesses subject to the regulation.

The final rulemaking will not have any adverse effect on small businesses as all of the underground bituminous coal mining companies that would be impacted by the proposal employ more than 500 persons.

(b) The projected reporting, recordkeeping and other administrative costs required for compliance with the final regulation, including the type of professional skills necessary for preparation of the report or record.

There will be no additional costs incurred with respect to reporting, recordkeeping and other administrative costs required for compliance with the final regulations as the regulated community already has to comply with federal provisions enforced by MSHA for the installation, use, and maintenance of high-voltage continuous mining machines in underground coal mines.

(c) A statement of probable effect on impacted small businesses.

Effects on small businesses, as a result of this final rulemaking, are not anticipated because currently no small businesses engage in underground coal mining operations in Pennsylvania. According to the Small Business Size Regulations under 13 CFR Part 121, for NAICS Code 212112 (bituminous coal underground mining) a small business is one that employs fewer than 500 persons. All 8 underground bituminous coal mining companies in Pennsylvania that are currently in operation employ more than 500 persons..

(d) A description of any less intrusive or less costly alternative methods of achieving the purpose of the final regulation.

Alternative methods for achieving the purpose of the final rulemaking were not analyzed as the final rulemaking is based upon federal MSHA requirements that are already in place.

(25) List any special provisions which have been developed to meet the particular needs of affected groups or persons including, but not limited to, minorities, the elderly, small businesses, and farmers.

No special provisions were required to be developed to meet the particular needs of affected groups or persons including, but not limited to, minorities, the elderly, small businesses, and farmers since none of these entities were identified to be impacted.

(26) Include a description of any alternative regulatory provisions which have been considered and rejected and a statement that the least burdensome acceptable alternative has been selected.

Alternative regulatory provisions were not considered because this rulemaking is based upon an existing federal MSHA rulemaking that is already in place. This final rulemaking will assure that Pennsylvania regulations conform to the federal regulations, with one exception.

(27) In conducting a regulatory flexibility analysis, explain whether regulatory methods were considered that will minimize any adverse impact on small businesses (as defined in Section 3 of the Regulatory Review Act, Act 76 of 2012), including:

- a) The establishment of less stringent compliance or reporting requirements for small businesses;
- b) The establishment of less stringent schedules or deadlines for compliance or reporting requirements for small businesses;
- c) The consolidation or simplification of compliance or reporting requirements for small businesses;
- d) The establishment of performing standards for small businesses to replace design or operational standards required in the regulation; and
- e) The exemption of small businesses from all or any part of the requirements contained in the regulation.

There will not be any adverse impact on small businesses as a result of this rulemaking, as no small businesses currently engage in underground bituminous coal mining operations in Pennsylvania. According to the Small Business Size Regulations under 13 CFR Part 121, for NAICS Code 212112 (bituminous coal underground mining) a small business is one that employs fewer than 500 persons. All 8 underground bituminous coal mining companies in Pennsylvania that are currently in operation employ more than 500 persons and therefore would not be considered a small business.

(28) If data is the basis for this regulation, please provide a description of the data, explain <u>in detail</u> how the data was obtained, and how it meets the acceptability standard for empirical, replicable and testable data that is supported by documentation, statistics, reports, studies or research. Please submit data or supporting materials with the regulatory package. If the material exceeds 50 pages, please provide it in a searchable electronic format or provide a list of citations and internet links that, where possible, can be accessed in a searchable format in lieu of the actual material. If other data was considered but not used, please explain why that data was determined not to be acceptable.

MSHA's former standards did not address high-voltage continuous mining machines because those machines were not available when the federal standards were developed. MSHA previously required mine operators to submit a Petition for Modification (PFM) in order to use high-voltage equipment in underground mines, as provided for under Section 101(c), of the Federal Mine Safety and Health Act of 1977, 30 U.S.C. § 811(c). Since 1997, MSHA has granted 52 PFMs to allow mine operators to use high-voltage continuous mining machines.

In developing its rulemaking, in 2004, MSHA held four public hearings to provide interested parties with the opportunity to comment (69 Fed. Reg. 51787.) Based on the review of all comments and testimony, MSHA re-final provisions related to the types of trailing cables that could be used with high-voltage continuous mining machines, and the types of cable handling equipment that must be used when handling energized high-voltage trailing cables (71 Fed. Reg. 15359, March 28, 2006.) In developing the final rule, MSHA considered the comments, hearing testimony, and the PFMs it had previously granted. The final rule included most of the requirements that were included in the PFMs that MSHA had previously granted.

On April 6, 2010, MSHA issued a final rule revising 30 CFR Part 75 to establish mandatory electrical safety standards for the proper installation of high-voltage continuous mining machines, electrical and mechanical protection of the equipment, handling of trailing cables, and procedures for performing electrical work (75 Fed. Reg. 17529.) These safety standards included new provisions, as well as most of the provisions contained in the formerly granted PFMs. The rule also superseded all PFMs granted prior to the effective date of the rulemaking and eliminated the need for mine operators to file for a PFM to use high-voltage continuous mining machines with voltage up to 2,400 volts. The rule became effective on June 7, 2010.

MSHA believed that the requirements of the final rule were necessary to continue to protect underground bituminous coal miners from grave danger, and to allow for the use of high-voltage continuous mining machines. These regulations were codified at 30 CFR §§ 75.823-834, and 1002.

The Board reviewed the MSHA data and concurred with MSHA's conclusions, with the exception of 30 CRF 75.830 (b)(1), which is not incorporated by reference in the final regulations because the federal regulation is less stringent than provisions provided under Pennsylvania law. As a result, the Board has adopted MSHA's findings as its own.

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A.	The date by which the agency must receive public comments:	3 rd Quarter 2013
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В.	The date or dates on which public meetings or hearings	
	will be held:	Not applicable

C. The expected date of promulgation of the final	2 nd Quarter 2014
regulation as a final-form regulation:	

(30) Describe the plan developed for evaluating the continuing effectiveness of the regulations after its implementation.

The Board is committed to ensuring the health and safety of all persons in the underground bituminous coal mine industry. As a result, the Board periodically reviews all regulations within this industry to ensure their continued effectiveness. This periodic review occurs at all Board meetings. The Board meets at a minimum of four times each calendar year as may be necessary.

FACE SHEET FOR FILING DOCUMENTS WITH THE LEGISLATIVE REFERENCE BUREAU

(Pursuant to Commonwealth Documents Law)

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2014 APR 21 PM 3: 17

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Copy below is hereby approved as to form and legality. Attorney General

By:

(Deputy Attorney General)

DATE OF APPROVAL

Check if applicable Copy not approved. Objections attached.

Copy below is hereby certified to be true and correct copy of a document issued, prescribed or promulgated by:

DEPARTMENT OF ENVIRONMENTAL PROTECTION **BOARD OF COAL MINE SAFETY**

(AGENCY)

DOCUMENT/FISCAL NOTE NO.___

DATE OF ADOPTION March 11, 2014

TITLE E. CHRISTOPHER ABRUZZO **CHAIRMAN**

EXECUTIVE OFFICER CHAIRMAN OR SECRETARY

eby approved as

DATE OF APPROVAL

(Deputy General Counsel) Counsel Independent Age (Strike inapplicable title)

Check if applicable. No Attorney General Approval or objection within 30 days after submission.

NOTICE OF FINAL RULEMAKING

DEPARTMENT OF ENVIRONMENTAL PROTECTION **BOARD OF COAL MINE SAFETY**

Requirements for High-Voltage Continuous Mining Machines

25 Pa. Code Chapter 208

NOTICE OF FINAL RULEMAKING DEPARTMENT OF ENVIRONMENTAL PROTECTION BOARD OF COAL MINE SAFETY [25 PA CODE CHAPTER 208] REQUIREMENTS FOR HIGH VOLTAGE CONTINUOUS MINING MACHINES

The Board of Coal Mine Safety (Board) is adding §§ 208.81 - 208.93 (relating to High-Voltage Continuous Mining Machine Standards for Underground Coal Mines) to read as set forth in Annex A. The final rulemaking, with one exception, conforms Pennsylvania regulations to federal regulations, thereby establishing standards for the use of high-voltage continuous mining machines of up to 2,400 volts in underground bituminous coal mines.

Sections 106 and 106.1 of the Bituminous Coal Mine Safety Act (52 P.S. §§ 690-106 and 106.1) (BCMSA) authorize the adoption of regulations to implement the BCMSA, including additional safety standards. The Board is authorized to promulgate regulations that are necessary or appropriate to implement the requirements of the BCMSA, and to protect the health, safety and welfare of miners and other individuals in and about mines.

This notice was given under Board order at its meeting of March 11, 2014.

A. Effective Date

This final rulemaking will be effective upon final-form publication in the Pennsylvania Bulletin.

B. Contact Persons

For further information, contact Joe Sbaffoni, Director Bureau of Mine Safety, Fayette County Health Center, 100 New Salem Road, Room 167, Uniontown PA 15401, (724) 439-7469, jsbaffoni@pa.gov, or Andrew Jenkins, Assistant Counsel, Bureau of Regulatory Counsel, Office of Chief Counsel, Rachel Carson State Office Building, 9th Floor, P.O. Box 8464, Harrisburg, PA 17105-8464, (717) 787-9376, andjenkins@pa.gov.

C. Statutory Authority

The final rulemaking is authorized under Sections 106 and 106.1 of the BCMSA, which grant the Board the authority to adopt regulations implementing the BCMSA, including additional safety standards. The Board is authorized to promulgate regulations that are necessary or appropriate to implement the BCMSA and to protect the health, safety and welfare of miners and other individuals in and about mines.

D. Background and Purpose

This final rulemaking will establish electrical safety standards for the installation, use, and maintenance of high-voltage continuous mining machines in underground bituminous coal mines. On April 6, 2010, the federal Mine Safety and Health Administration (MSHA) issued a final rule addressing electrical safety standards for the installation, use, and maintenance of high-voltage

continuous mining machines in underground coal mines (75 Fed. Reg. 17529). MSHA's existing standards did not specifically address high-voltage continuous mining machines because those machines were not available when the federal standards were developed. In order to use high-voltage equipment in underground mines, MSHA required mine operators to submit a Petition for Modification (PFM), as provided for under Section 101(c), of the Federal Mine Safety and Health Act of 1977, 30 U.S.C. § 811(c). Since 1997, MSHA has granted 52 PFMs to allow mine operators to use high-voltage continuous mining machines. The final rulemaking issued by MSHA includes most of the requirements that were granted in the PFMs and new requirements to enhance safety associated with the operation of continuous mining machines, including provisions to protect against fires, explosions, and shock hazards. The final rulemaking became effective on June 7, 2010 and superseded all PFMs issued prior to the effective date of the rulemaking.

In developing the final rule, MSHA considered the experience of mine operators who had been using high-voltage continuous mining machines in underground coal mines. MSHA also considered the comments, hearing testimony, and its previous experience in reviewing and issuing PFMs in its development of the final rulemaking. The final federal rule codifies requirements at 30 CFR §§ 75.823 – 834, and 1002 that establish mandatory electrical safety standards for the installation of high-voltage continuous mining machines, electrical and mechanical protection of the equipment, handling of trailing cables, and procedures for performing electrical work. In promulgating the rulemaking, MSHA attested that the regulatory requirements are technologically and economically feasible and will reduce the potential for electrical-related accidents, thereby offering greater protection for underground coal miners against electrical shock, cable overheating, fire hazards, unsafe work and repair practices, and back injuries and other sprains caused by handling trailing cables.

On July 7, 2008, the General Assembly enacted the BCMSA. The BCMSA is the first significant update of the Commonwealth of Pennsylvania's underground bituminous coal mine safety laws since 1961 (52 P.S. § 690-103(a)). One of the significant changes made by the BCMSA is the authority to promulgate regulations for mine safety. The General Assembly established the Board to promulgate such regulations. This seven-member board consists of the Secretary of the Department of Environmental Protection (DEP) as Chair, and three members representing the viewpoint of mine workers and three members representing the viewpoint of underground bituminous coal mine operators (52 P.S. § 690-106). The BCMSA contains broad rulemaking authority to adopt regulations that are necessary or appropriate to implement the requirements of the BCMSA and to protect the health, safety and welfare of miners and other individuals in and about mines (52 P.S. § 690-106.1(a)). Moreover, the Board may promulgate final regulations consistent with federal standards (52 P.S. § 690-106.1(c)).

After learning of the revised MSHA standards concerning high-voltage continuous mining machines in underground coal mines, the Board determined it should promulgate an identical requirement with the exception of provisions concerning the mandatory distance between a spliced high voltage trailing cable and a continuous mining machine. Under BCMSA, at §316(d)(6), spliced trailing cables are prohibited within 50 feet of a continuous mining machine. In contrast, federal requirements at 30 CFR 75.830(b)(1) prohibit the splicing of high-voltage trailing cables within 35 feet of a continuous mining machine. Pennsylvania law provides a more protective standard that enhances miner safety; therefore, the more stringent state requirement is

included in the rulemaking. The Board developed the final rulemaking to, among other things; obtain independent authority necessary to implement the federal regulations.

Revising electrical safety standards for the use, installation and maintenance of high-voltage continuous mining machines plays an important role in enhancing safety protection against fires, explosions and shock hazards in underground bituminous coal mines. In addition, it facilitates the use of advanced equipment designs. By adopting the federal MSHA regulation, with certain exceptions, the Board believes it will enhance DEP's ability to ensure the safety of miners by reducing the potential or severity of fires, explosions and shock hazards in bituminous coal mines and allow DEP to have independent authority to enforce the federal requirement.

E. Summary of Comments and Responses to the Proposed Rulemaking

The Board did not receive any comments from the public or the IRRC on this rulemaking.

F. Summary of Final Regulatory Requirements

The rulemaking adds 25 Pa. Code § 208.81-93 thereby establishing requirements for the use, installation and maintenance of high-voltage continuous mining machines in underground bituminous coal mines as follows:

§ 208.81

Section § 208.81 (relating to Scope) incorporates by reference the federal provisions under 30 CFR 75.823 (relating to the scope), which provide that the standard addresses requirements for the use of high-voltage continuous mining machines of up to 2,400 volts in underground coal mines.

§ 208.82

Section § 208.82 (relating to Electrical Protection) incorporates by reference the federal provisions under 30 CFR 75.824 (relating to electrical protection), which establish the electrical protection requirements for high-voltage continuous mining machines, including requirements associated with the use of an adequate circuit-interrupting device capable of providing short-circuit, overload, ground-fault, and under-voltage protection.

§ 208.83

Section§ 208.83 (relating to Power Centers) incorporates by reference the federal provisions under 30 CFR 75.825 (relating to power centers.) The federal provisions set forth the requirements for power centers that supply high-voltage continuous mining machines, including provisions for the disconnecting switches and devices, barriers and covers, interlocks, emergency stop switches, grounding sticks, and caution labels.

§ 208.84

Section § 208.84 (relating to High-Voltage trailing cables) incorporates by reference the federal provisions under 30 CFR 75.826 (relating to high-voltage trailing cables.) The federal regulation defines the requirements that high-voltage trailing cables must meet, including compliance with existing design requirements at 30 CFR 18.35 and the approval requirements of high-voltage continuous mining machines.

§ 208.85

Section § 208.85 (relating to Guarding of trailing cables) incorporates by reference the federal provisions under 30 CFR 75.827 (relating to guarding of trailing cables.) The federal regulation establishes the requirements for guarding trailing cables, including the location where the cables must be guarded, the materials (nonconductive flame-resistant material, or grounded metal) to be used in constructing the guarding, and the requirements applicable to situations when equipment must cross any portion of the cables.

§ 208.86

Section § 208.86(relating to Trailing cable pulling) incorporates by reference the federal provisions under 30 CFR 75.828 (relating to trailing cable pulling.) The federal regulation establishes the requirements to follow when the trailing cables are to be pulled by any equipment, other than the continuous mining machine.

§ 208.87

Section § 208.87 (relating to Tramming continuous mining machines in and out of the mine and from section to section) incorporates by reference the federal provisions under 30 CFR 75.829 (relating to tramming continuous machines in and out of the mine and from section to section.) The federal regulation includes requirements associated with tramming continuous mining machines in and out of the mine or from one section to another, and testing required prior to tramming.

§ 208.88

Section § 208.88 (relating to Splicing and repair of trailing cables) incorporates by reference the federal provisions under 30 CFR 75.830 (relating to splicing and repair of trailing cables), with the exception of requirements at 30 CFR 75.830 (b)(1). The federal regulation establishes the requirements for performing splices and repairs of trailing cables, and the manner in which the trailing cable must be spliced or repaired to assure that miners are not exposed to shock and burn hazards. Concerning the provisions at 30 CFR 75.830 (b)(1), which require a mandatory distance of 35 feet between a spliced high voltage trailing cable and a continuous mining machine, the Board determined that the federal requirement was not as protective as requirements established under BCMSA. Therefore, at § 208.88(b)(1), requirements are included that are consistent with BCMSA, and that establish that splicing of high-voltage trailing cables within 50 feet of a continuous mining machine is prohibited.

§ 208.89

Section § 208.89 (relating to Electrical work; troubleshooting and testing) incorporates by reference the federal provisions under 30 CFR 75.831 (relating to electrical work; troubleshooting and testing.) The federal provisions concern the requirements for performing electrical work, including troubleshooting and testing.

§ 208.90

Section § 208.90 (relating to Frequency of examinations; recordkeeping) incorporates by reference the federal provisions under 30 CFR 75.832 (frequency of examinations; recordkeeping.) The regulations specify the frequency of testing certain equipment and circuits and the requirements for creating and maintaining adequate records.

§ 208.91

Section § 208.91 (relating to Handling high-voltage trailing cables) incorporates by reference the federal provisions under 30 CFR 75.833 (relating to handling high-voltage trailing cables.) The provisions set forth the requirements for handling energized trailing cables including provisions that prohibit handling energized trailing cables unless high-voltage insulating gloves or insulating cable- handling tools are used.

§ 208.92

Section § 208.92 (relating to Training) incorporates by reference the federal provisions under 30 CFR 75.834 (relating to training.) The federal regulatory provisions require that miners who perform maintenance on high-voltage continuous mining machines be trained in high-voltage safety, testing and repair and maintenance procedures. Training provisions are also included for miners who work in the vicinity of high-voltage continuous mining machines, or who move the high-voltage equipment or cables.

§ 208.93

Section § 208.93 (relating to Installation of electric equipment and conductors; permissibility) incorporates by reference the federal provisions under 30 CFR 75.1002 (relating to installation of electric equipment and conductors; permissibility.) This section addresses requirements for conductors and cables used in or in by the last open crosscut, as well as electrical equipment, conductors and cables used within 150 feet of pillar workings, and allows the use of shielded, high-voltage cables that supply power to permissible continuous mining machines in underground coal mines.

G. Benefits and Costs

Benefits

The final regulation will reduce the potential for electrical-related fatalities and injuries or loss of property when using high-voltage continuous mining machines in underground bituminous coal mine operations in Pennsylvania. The design and work practice requirements included in the rulemaking will result in greater protections for underground bituminous coal mine operators, including measures to reduce electrical shock, cable overheating, fire hazards, unsafe work and repair practices, and back injuries and other sprains caused by handling trailing cables. In addition, the regulation facilitates the use of more advanced equipment designs. The final regulation incorporates, with certain exceptions, the provisions of federal regulations into the state's regulations, thus enhancing the Commonwealth's mine safety program and its reputation for excellence.

Compliance Costs

The final rulemaking will not add any compliance costs to those already existing, as a federal regulation is already in place in this regard. This rulemaking imposes standards that MSHA has already imposed and with which underground bituminous coal mines in PA must comply.

Compliance Assistance Plan

The Department plans to educate and assist the public and regulated community in understanding the final regulation and how to comply with it. This will be accomplished through the Department's ongoing compliance assistance program.

Paperwork Requirements

The regulatory revisions will not increase the paperwork that is already generated because of the existing federal regulation that is already in place.

H. Sunset Review

This regulation will be reviewed in accordance with the sunset review schedule published by the Department to determine whether it effectively fulfills the goals for which it was intended.

I. Regulatory Review

Under section 5(a) of the Regulatory Review Act (71 P.S. § 745.5(a)), on September 25, 2013, the Department submitted a copy of the notice of proposed rulemaking, published at 43 Pa.B. 5819 (October 5, 2013), to the Independent Regulatory Review Commission (IRRC) and the Chairpersons of the Senate and House Environmental Resources and Energy Committees for review and comment.

Under section 5(c) of the Regulatory Review Act, IRRC and the Committees are to be provided with copies of the comments received during the public comment period as well as other documents when requested. No documentation was requested by IRRC or the Committees. No public comments were received.

Under section 5.1(j.2) of the Regulatory Review	Act, on, 2014, these final-form
regulations were deemed approved by the House	and Senate Committees. Under section 5.1(e) of
the Regulatory Review Act, IRRC met on	2014, and approved the final-form regulations.

J. Findings of the Board

The Board finds that:

- (1) Public notice of proposed rulemaking was given under sections 201 and 202 of the act of July 31, 1968 (P.L. 769, No. 240) (45 P.S. §§ 1201 and 1202) and regulations promulgated thereunder at 1 Pa. Code §§ 7.1 and 7.2.
- (2) A public comment period was provided as required by law, and no comments were submitted.
- (3) These regulations do not enlarge the purpose of the proposal published at 43 Pa.B. 5819 (October 5, 2013).
- (4) These regulations are necessary and appropriate for administration and enforcement of the authorizing acts identified in Section C of this order.

K. Order of the Board

The Board, acting under the authorizing statutes, orders that:

- (1) The regulations of the Department of Environmental Protection, 25 Pa. Code Chapter 208, are amended to read as set forth in Annex A.
- (2) The Chairperson of the Board shall submit this order and Annex A to the Office of General Counsel and the Office of Attorney General for review and approval as to legality and form, as required by law.
- (3) The Chairperson of the Board shall submit this order and Annex A to the Independent Regulatory Review Commission and the Senate and House Environmental Resources and Energy Committees as required by the Regulatory Review Act.
- (4) The Chairperson of the Board shall certify this order and Annex A and deposit them with the Legislative Reference Bureau, as required by law.
- (5) This order shall take effect immediately.

E. Christopher Abruzzo Chairperson

Annex A

TITLE 25. ENVIRONMENTAL PROTECTION PART I. DEPARTMENT OF ENVIRONMENTAL PROTECTION Subpart D. ENVIRONMENTAL HEALTH AND SAFETY ARTICLE IV. OCCUPATIONAL HEALTH AND SAFETY CHAPTER 208. UNDERGROUND COAL MINE SAFETY

HIGH-VOLTAGE CONTINUOUS MINING MACHINE STANDARDS FOR UNDERGROUND COAL MINES

(Editor's note: These sections are new and printed in regular type to enhance readability). § 208.81. Scope.

The provisions of 30 CFR 75.823 (relating to the scope) are incorporated by reference.

§ 208.82. Electrical Protection.

The provisions of 30 CFR 75.824 (relating to electrical protection) are incorporated by reference.

§ 208.83. Power Centers.

The provisions of 30 CFR 75.825 (relating to power centers) are incorporated by reference.

§ 208.84. High-Voltage trailing cables.

The provisions of 30 CFR 75.826 (relating to high-voltage trailing cables) are incorporated by reference.

§ 208.85. Guarding of trailing cables.

The provisions of 30 CFR 75.827 (relating to guarding of trailing cables) are incorporated by reference.

§ 208.86. Trailing cable pulling.

The provisions of 30 CFR 75.828 (relating to trailing cable pulling) are incorporated by reference.

§ 208.87. Tramming continuous mining machines in and out of the mine and from section to section.

The provisions of 30 CFR 75.829 (relating to tramming continuous machines in and out of the mine and from section to section) are incorporated by reference.

§ 208.88. Splicing and repair of trailing cables.

- (a) The provisions of 30 CFR 75.830(a) (relating to splices and repairs) are incorporated by reference.
- (b) Splicing limitations
 - (1) Splicing of the high-voltage trailing cable within 50 feet of the continuous mining machine is prohibited.
 - (2) The provisions of 30 CFR 75.830(b)(2) are incorporated by reference.

§ 208.89. Electrical work; troubleshooting and testing.

The provisions of 30 CFR 75.831 (relating to electrical work; troubleshooting and testing) are incorporated by reference.

§ 208.90. Frequency of examinations; recordkeeping.

The provisions of 30 CFR 75.832 (frequency of examinations; recordkeeping) are incorporated by reference.

§ 208.91. Handling high-voltage trailing cables.

The provisions of 30 CFR 75.833 (relating to handling high-voltage trailing cables) are incorporated by reference.

§ 208.92. Training.

The provisions of 30 CFR 75.834 (relating to training) are incorporated by reference.

§ 208.93. Installation of electric equipment and conductors; permissibility.

The provisions of 30 CFR 75.1002 (relating to installation of electric equipment and conductors; permissibility) are incorporated by reference.

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April 21, 2014

David Sumner
Executive Director
Independent Regulatory Review Commission
14th Floor
333 Market Street
Harrisburg, PA 17120

Re: Final Rulemaking: Requirements for High-Voltage Continuous Mining Machines (#7-482)

Dear Mr. Sumner:

Pursuant to Section 5.1(a) of the Regulatory Review Act, please find enclosed the Requirements for High-Voltage Continuous Mining Machines final rulemaking for review and comment by the Independent Regulatory Review Commission (IRRC or Commission). The Board of Coal Mine Safety (Board) adopted the final rulemaking at its March 11, 2014 meeting.

The enclosed final-form rulemaking was initiated by the Board to address underground coal mine safety under the authority of the Bituminous Coal Mine Safety Act (BCMSA). The final rulemaking amends the Department of Environmental Protection's (Department) regulations by adding sections 208.81 - 208.93 (relating to High-Voltage Continuous Mining Machine Standards for Underground Coal Mines) to 25 Pa Code Chapter 208. The rulemaking incorporates, with one exception, federal Mine Safety and Health Administration (MSHA) electrical safety standards for the installation, use, and maintenance of high-voltage continuous mining machines in underground bituminous coal mines as well as design requirements for approval of these mining machines. The Board determined it should promulgate a requirement identical to the MSHA with the exception of provisions concerning the mandatory distance between a spliced high voltage trailing cable and a continuous mining machine. Under BCMSA, at §316(d)(6), spliced trailing cables are prohibited within 50 feet of a continuous mining machine. In contrast, federal requirements at 30 CFR 75.830(b)(1) prohibit the splicing of highvoltage trailing cables within 35 feet of a continuous mining machine. Pennsylvania law provides a more protective standard that enhances miner safety; therefore, the more stringent state requirement is included in the rulemaking. The Board developed the final rulemaking to allow the Department to have independent authority to enforce the federal requirement. The promulgation of this rulemaking facilitates the use of more advanced equipment designs and provides greater protection for miners from electrical shock, cable overheating, fire hazards, back injuries and other sprains caused by handling trailing cables. The rulemaking is supported by both mine operators and mine workers.

The proposed rulemaking was adopted by the Board on June 26, 2013, and was published in the *Pennsylvania Bulletin* for public comment on October 5, 2013, where notice of a 30-day public comment period was advertised. The Board did not receive any comments on this final rulemaking. IRRC provided notice to the Board that it had reviewed the proposed regulation, but

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had no objections, comments, or recommendations to offer on the regulation. IRRC noted that if the Board delivers the final-form regulation without revisions to the Commission, and the standing committees do not take any action on the final rulemaking, the final regulation will be deemed approved by the Commission. The Board has not made any changes to the regulation between the proposed and final rulemaking.

The Department will provide assistance as necessary to facilitate IRRC's review of the enclosed final-form rulemaking under Section 5.1(e) of the Regulatory Review Act.

Please contact me by e-mail at ledinger@pa.gov or by telephone at 717.783.8727 if you have any questions or need additional information.

Sincerely,

Laura Edinger

Regulatory Coordinator

Enclosures

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0120-FM-PY0011 8/2006

COMMONWEALTH OF PENNSYLVANIA DEPARTMENT OF ENVIRONMENTAL PROTECTION OFFICE OF POLICY

TRANSMITTAL SHEET FOR REGULATIONS SUBJECT TO THE REGULATORY REVIEW ACT

I.D. NUMBER:	7-482								
SUBJECT: Requirements for High-Voltage Continuous Mining Madrines									
AGENCY: DEPARTMENT OF ENVIRONMENTAL PROTECTION									
TYPE OF REGULATION									
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FILING OF REGULATION									
DATE	SIGNATURE	DESIGNATION							
4/21/14	Mary Lager	Majority Chair, HOUSE COMMITTEE OF ENVIRONMENTAL RESOURCE Rep. Ron Miller		϶Y					
4-21-14	Jeriy Kuh	Minority Chair, HOUSE COMMITTEE OF ENVIRONMENTAL RESOURCE Rep. Leres Vitali	N S & ENERC	3Y					
4-01-14	Pate Dienis	Majority Chair, SENATE COMMITTEE C ENVIRONMENTAL RESOURCE	S & ENERG	3Y					
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		ATTORNEY GENERAL (for Final Omitte	ed only)						
		LEGISLATIVE REFERENCE BUREAU	(for Propose	ed only)					

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