COMMISSIONER’S DECISION

The request by Orutsararmiut Native Council (ONC) to rescind the Section 401 Certificate of Reasonable Assurance is denied. Because the decision of the Alaska Department of Environmental Conservation’s Division of Water (the Division) under the Clean Water Act to issue the Certificate is supported by a reasonable basis in law and substantial evidence in the record, it is therefore upheld. This decision constitutes the final agency decision in this matter under AS 44.64.060(e)(3)-(5).

FINDINGS OF FACT

The Department accepts the Division’s findings of fact. Relevant facts are repeated below, supplemented by the Department.

I. Findings of fact related to all claims.

A. Donlin Gold LLC proposes to develop an open-pit, hard-rock gold mine in Southwest Alaska on land owned by two Alaska Native Corporations,
B. The proposed mine site is located entirely within the Crooked Creek watershed. Crooked Creek begins at the confluence of Donlin Creek and Flat Creek and terminates at Crooked Creek’s confluence with the Kuskokwim River. The straight-line distance between the start of Crooked Creek and its termination at the Kuskokwim River is 15 miles, or approximately 33 “stream miles.”

C. Important components of the Project include the mine site near Crooked Creek, transportation facilities (a port, roads, and an airstrip) and a natural gas pipeline from Cook Inlet to the mine site.

D. The proposed mine site includes the Project’s open pit and several other major facilities, including the waste rock facility, the tailings storage facility, and the plant site. The mine site location is immediately east of Crooked Creek and immediately north of Crevice Creek.

E. In July 2012, Donlin applied to the U.S. Army Corps Engineers (Corps) for a permit under section 404 of the Clean Water Act and section 10 of the Rivers and Harbors Act. The Corps determined that preparation of an Environmental Impact Statement (EIS) was necessary to inform the permit decision. The Corps led the preparation of the EIS. Four federal agencies, the State of Alaska, and six Alaska Native tribal councils participated as cooperating agencies during the Corps’ development of the EIS.

F. The Corps issued a Draft EIS on November 25, 2015 for public notice and comment. The Corps issued the Final EIS (FEIS) on April 27, 2018.

G. On June 5, 2018, Donlin requested that the Alaska Department of Environmental Conservation (Department) Division of Water begin its process to consider issuing a Certificate of Reasonable Assurance

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2 ROD, DEC 002672.
3 ROD, DEC 002672.
4 ROD, DEC 002672.
(Certificate) required for the proposed 404 permit under Clean Water Act section 401.5

H. The Division issued notice of Donlin’s certification materials on June 13, 2018, establishing a public comment period from that date through July 13, 2018.6 Following public comments and Donlin’s response to public comments,7 the Division issued a Certificate, Antidegradation Analysis, and a Response to Comments on August 10, 2018.8 The Certificate included eleven conditions.

I. On August 13, 2018, the Corps and the Bureau of Land Management (BLM) issued a joint Record of Decision and Permit Evaluation (ROD),9 along with a combined Clean Water Act section 404 and Rivers and Harbors Act section 10 permit.10 The ROD outlines the decision to select Alternative Two as identified in the EIS, subject to special conditions and specific mitigation. The ROD includes the Corps’ determinations that impacts to water quality and chemistry are not expected to exceed regulatory limits, that the proposed Project would have minor adverse effects on water quality, and that the Project is not contrary to the public interest.11

J. On August 30, 2018, ONC submitted a request for informal review of the Certificate on behalf of six Alaska Native tribes and organizations.12 ONC amended this request on September 28, 2018.13 The Division’s Director issued a decision on the amended request on October 19, 2018, remanding the Certificate to the Division for further review based on the issues

5 Email from Donlin to Department of Environmental Conservation (DEC), DEC 000078.
6 Notice of Application for State Water Quality Certification, DEC 002008–09.
7 Letter from Donlin to DEC, DEC 002605–19.
9 ROD, DEC 002659–3053.
10 Department of the Army Permit POA-1995-120, DEC 003691–97.
11 ROD, DEC 008343.
12 Letter from Earthjustice to DEC, DEC 003101–19.
13 Letter from Earthjustice to DEC, DEC 002639–58.
identified by ONC.  

K. The Division revised its Response to Comments and reissued the Certificate on April 5, 2019, concluding that “there is reasonable assurance that the proposed activity, as well as any discharge which may result, will comply with the applicable provisions of Section 401 of the Clean Water Act (CWA) and the Alaska Water Quality Standards.”

L. On April 24, 2019, ONC submitted a second request for informal review on behalf of eleven Alaska Native tribes and organizations, raising issues substantially like those identified in its first request. The Division’s Director issued a decision on the second request on May 8, 2019, once more remanding the Certificate to the Division in order to address the identified issues. The Division addressed the issues raised by ONC in revised Responses to Comments and affirmed the previously issued Certificate on May 7, 2020. The Certificate did not change as a result of the remand.

M. On June 5, 2020, ONC submitted a request for an adjudicatory hearing on behalf of several Alaska Native tribes and other organizations. The Department’s Commissioner referred the adjudicatory hearing request to the Office of Administrative Hearings. On July 31, 2020, ALJ Sullivan recommended that the Commissioner grant an adjudicatory hearing on three issues: mercury, water temperature, and existing uses.

N. On September 3, 2020 Administrative Law Judge (ALJ) Kent Sullivan met with Commissioner Brune to discuss the administrative hearing. Based on this discussion, a decision was made determining that only ONC had satisfied the requirements of 18 AAC 15.200(a), entitling it to a hearing on the briefs of the existing record. It was further determined that the

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14 Letter from DEC to Earthjustice, DEC 003099–100.
16 Letter from Earthjustice to DEC, DEC 003312–28.
17 Letter from DEC to Earthjustice, DEC 003585–86.
18 Letter from DEC to Earthjustice, DEC 003590–91.
19 DEC 000062–77.
20 Decision on Recommended Ruling on Request for Adjudicatory Hearing (July 31, 2020).
remaining requesters specifically failed to meet requirements of 18 AAC 15.200(a) and therefore, were not entitled to an administrative hearing.

O. The September 3, 2020 meeting between ALJ Sullivan and Commissioner Brune was the sole consultation during this entire administrative process.

P. Parties fully briefed the issues and submitted proposed findings of fact and conclusions of law.

Q. On April 23, 2021, the ALJ issued a notice of his recommended decision, without consulting with Commissioner Brune, giving parties until May 5, 2021, to submit proposals for action.

R. In addition to the Corps and the Division, numerous government agencies, both state and federal, have conducted substantial technical analyses, issued permits, and granted approvals for aspects of the Project. These permits are legal documents with which the source must comply. These include:

1. A Waste Management Permit (WMP) issued by the Division on January 18, 2019 and revised on June 25, 2019.\textsuperscript{21} The WMP requires Donlin “to control and treat onsite surface water, groundwater and seepage as necessary to prevent offsite water quality exceedances.”\textsuperscript{22} Further, the WMP includes conditions that require a detailed monitoring plan, surface and groundwater monitoring near the site to ensure water quality standards or natural conditions are protected, notification to the Department if statistically significant increases in concentrations of constituents above water quality standards are detected by surface water or groundwater monitoring, and corrective action if violations of water quality standards are identified.\textsuperscript{23} Donlin is required to comply with all permit conditions and plans adopted by reference.\textsuperscript{24}

\textsuperscript{21} DEC Waste Management Permit 2017DB0001 (WMP), DEC 006923–50.
\textsuperscript{22} WMP, DEC 006929.
\textsuperscript{23} WMP, DEC 006936–40.
\textsuperscript{24} WMP, DEC 006928. See AS 46.03.120 (establishing DEC authority to terminate or modify waste permits for failure to comply with permit conditions); AS 46.03.760 (establishing civil liability and penalties for noncompliance with terms or conditions of DEC permits).
2. An Air Quality Control Construction Permit, issued by the Department’s Division of Air Quality on June 30, 2017.\footnote{DEC Air Quality Control Construction Permit AQ0934CPT01 (AQCC Permit), DEC 007823–921.} Construction permits specify what construction is allowed, what emission limits must be met, and often how the source can be operated. Further, specifications contain conditions to ensure the source is built to match parameters in the application that the permit agency relied on in their analysis. To ensure that sources follow the permit requirements, permits also contain monitoring, record keeping, and reporting requirements. Noncompliance with each permit and condition is a violation of AS 46.14, 18 AAC 50, and the federal Clean Air Act. Violations are grounds for enforcement actions, permit termination or revocation, or denial of permit renewal application.

3. Two Alaska Pollutant Discharge Elimination System (APDES) permits: a Multi-sector General Permit (MSGP) addressing storm water runoff, and a Wastewater Treatment Permit (WWTP).\footnote{APDES Permit AKRO6AA92 (MGSP), DEC 007538–815, and APDES Permit AK0055867 (WWTP), DEC 007202–241.} Prior to issuing these APDES permits, the Department was required to conduct the same antidegradation analysis for discharges that is required for CWA water quality certifications.\footnote{See 18 AAC 70.015, 18 AAC 70.016(a)(1)(A).} These permits mandate that all water discharges from the Project must comply with Alaska water quality standards.\footnote{See FEIS at 3.7-167, DEC 016385 (“effects from all project-related discharges to Crooked Creek would be treated to meet the most stringent AWQC prior to discharge”); DEC Response to Comments, DEC 000050–51.} Contact water and storm water cannot be discharged to Crooked Creek until it is treated or otherwise controlled to meet water quality standards, and discharges from the mine’s wastewater treatment plant must comply with applicable water quality standards. Both permits require extensive monitoring of discharges, and the WWTP also requires monitoring of the receiving water and reporting to the Department.\footnote{MGSP, DEC 007588; WWTP, DEC 007205, 007210–12.} Noncompliance with these permits amount to water quality violations, which are subject to state enforcement.
4. An antidegradation analysis required by the state’s antidegradation policy and implementation methods was conducted prior to the issuance of the Certificate.\(^{30}\) The analysis determined, among other things, that existing use protections under 18 AAC 70.016(b)(5) were met and provided a finding that the 401 Certificate would be adequate to fully protect and maintain the existing uses of the water.\(^{31}\)

5. An Aquatic Resources Monitoring Plan (ARMP).\(^{32}\) Monitoring under the ARMP is incorporated as a condition in Donlin’s fish habitat permits.\(^{33}\) The objectives of the ARMP are to:

   a. Monitor for major changes to aquatic communities;
   b. Monitor for smaller-scale and incremental changes to aquatic communities; and
   c. Guide results-based refinement to the monitoring program.

   Donlin must comply with its obligations under the ARMP and violations or noncompliance is subject to permit termination, revocation, or penalties.\(^{34}\)

6. The ARMP requires Donlin “to collect information throughout the Project life cycle to assess aquatic life and hydrologic conditions in the Crooked Creek watershed that have the potential to be affected by the project.”\(^{35}\)

7. The ARMP requires Donlin to conduct chemical, biological, and physical monitoring at thirteen sites. Physical monitoring includes

\(^{30}\) The EPA approved the state’s antidegradation policy and implementation methods on July 26, 2018, as consistent with the Clean Water Act and applicable Code of Federal Regulations in 40 CFR 131.


\(^{33}\) ADF&G Fish Habitat Permits, DEC 006896, 006904, 006910, 006915–16, 006921.

\(^{34}\) ADF&G Fish Habitat Permits, DEC 006896, 006905, 006911, 0069116, 006921.

\(^{35}\) ARMP, DEC 006617.
Crooked Creek streamflow monitoring and substrate freeze-down surveys. Aquatic, biological, and flow component monitoring includes:

a. Fish presence/abundance, invertebrate and periphyton sampling, and fish metals analysis for specific elements, including mercury/methyl mercury;  
b. Flow monitoring and winter surface water sampling to characterize fish habitat and passage and freeze-down patterns, including temperature measurement and evaluation of the viability of fish spawning sites;  
c. Sediment sampling;  
d. Collection of additional geology and hydrology data to refine understanding of dewatering and surface flow dynamics; and  
e. During construction, operations, and through the first 5 years post-closure, aerial surveys for salmon and redds with timing to coincide with the end of the migration peak to count the maximum number of adult salmon in the system and to determine how far upstream into the drainages each species migrates.

8. Donlin will analyze all information and data collected under the ARMP against baseline data and report annually to the Alaska Department of Fish and Game (ADF&G). Donlin and ADF&G will evaluate all sites and components of the ARMP annually to determine whether modifications to the plan or Project activities are necessary.

9. ADF&G Fish Habitat Permits have been issued for the Project including:

a. Fish Habitat Permit FH18-III-0191, which includes provisions for the development of the ARMP; and  
b. Fish Habitat Permits FH18-III-0192 and FH18-III-0193, which have been issued for restoration of aquatic habitats in Ruby, Queen, and Snow Gulches.

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36 Emphasis added.  
37 Emphasis added.  
38 ARMP, DEC 006621.  
Restoration of these habitats is intended to offset potential habitat losses.

10. Donlin is required to engage in adaptive management under the ARMP. Adaptive management is a four-step iterative process that analyzes monitoring data to modify planned actions in response to observed changes from baseline conditions. The process includes:

a. Biomonitoring of aquatic resources to establish baseline conditions during construction, operations, closure, and post-closure to evaluate whether Project activities have caused changes in the aquatic ecosystem relative to the baseline conditions.

b. Analyzing monitoring results for changes in the aquatic ecosystem to assess whether they are being affected by Project activities and whether mitigation measures are successful and documenting the analysis in annual reports.

c. Using site aquatic biomonitoring analyses to modify or plan future monitoring or Project actions.

d. Taking appropriate action based on the results of steps one through three and making appropriate modifications to, or implementing Project activities, mitigation measures, and/or monitoring as necessary, by:

i. Implementing measures prior to Project development to offset predicted future impacts, or in response to measured impacts;

ii. Quantifying predicted impacts and predicted changes, and understanding fully their causes to generate designs to minimize or mitigating impacts; and

iii. Making changes even before Project development to offset predicted future impacts.40

II. Findings of fact related to reasonable assurance of compliance with water quality standards for stream temperatures in Crooked Creek.

ONC claims that the Project will not comply with Alaska water quality standards

40 ARMP, DEC 006648–49.
for stream temperatures, based on the following statement in the FEIS:

Maximum recorded stream temperatures for Crooked Creek at Crevice Creek in June, July, and August are 45.8°F, 51.6°F, and 50.1°F, respectively. Under summer low flow conditions during mining operations, reductions in groundwater inputs to Crooked Creek could cause stream temperatures in reaches near the mine to be close to or above the State of Alaska’s water quality temperature standard of 55.4°F for egg/fry incubation and spawning and 59.0°F for migration and rearing.41

A. The EIS’s reference to “reductions in groundwater inputs to Crooked Creek” refers to modeled reductions in groundwater flow into Crooked Creek caused by dewatering wells that are located in and around the Project open pit.42 These dewatering wells draw groundwater toward the Project open pit and away from Crooked Creek, thereby creating a groundwater “cone of depression” around the Project open pit.43 Groundwater modeling indicates that as a result, groundwater will no longer rise up (upwell) and discharge to Crooked Creek in the vicinity of the Project open pit.44 If so, this will reduce the discharge of colder groundwater to Crooked Creek in this specific area.45

B. The baseline temperatures identified in the FEIS statement quoted above are from a single location: the Crooked Creek/Crevice Creek gauging station (CCAC).46 This gauging station is located in Crooked Creek,

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41 FEIS at 3.13-101, DEC 017029 (internal citation removed).
42 FEIS at 3.6-2, DEC 016153; FEIS at 3.6-30, DEC 016181–82; FEIS at 3.13-101, DEC 017029.
43 FEIS at 3.6-30–31, DEC 016181–82; FEIS at 3.13-78, DEC 017006; FEIS at 3.13-101, DEC 017029.
44 FEIS at 3.6-27, DEC 016178; FEIS at 3.6-30–31, DEC 016181–82.
45 FEIS at 3.13-101, DEC 017029.
approximately 490 feet upstream from the confluence of Crevice Creek with Crooked Creek, immediately downstream from the southern end of Project development. At this location, Crooked Creek’s channel is approximately 49 feet wide.47

C. The temperatures identified in the FEIS statement quoted above are the highest water temperatures that were recorded at CCAC over a 6 year period (2005 and 2007 to 2011).48 The data for all 6 years are depicted on the following chart. The spikes on the blue line for 2005 are the highest recorded temperatures, and form the basis for ONC’s argument.

D. All of the highest recorded water temperature readings during the 6 year period occurred in a single year—2005.49

E. Each of the highest recorded temperature readings at CCAC in 2005 were higher than the readings in the other five observed years, and they are all higher than the average temperatures that were recorded at this site over 6 years of observation.

47 FEIS at 3.5-20, DEC 015997.


49 See supra fn. 47.
F. Each of these highest recorded monthly stream temperature readings from this single year (2005)—45.8°F, 51.6°F, and 50.1°F—were below the applicable Alaska water quality temperature standards of 55.4°F for egg/fry incubation and spawning and 59.0°F for migration and rearing.50

G. In order for an exceedance of water quality standards for water temperature to occur, Project operations would have to increase the highest stream temperature observed at CCAC in 2005 by more than 3.8°F (for the egg/fry incubation and spawning standard) and more than 7.4°F (for the migration and rearing standard). Neither ONC nor the FEIS refers to any data or analysis that supports the conclusion that Project operations in general, or reduced groundwater flow in particular, would produce increases in water temperature of this magnitude.

H. The FEIS does not state that temperature exceedances are probable or likely—it states only that exceedances are possible.51 ONC has not identified any evidence establishing that any exceedance of temperature standards is either probable or likely.

I. The effect on stream temperature from reduced groundwater flow into Crooked Creek may be calculated using existing data. This data shows that even in 2005, when water temperatures were particularly high, withdrawal of groundwater flows associated with open pit dewatering would not produce water temperatures in excess of the maximum levels set by Alaska’s water quality standards.

1. Calculation of the effect on water temperatures from reduced groundwater flow involves four variables established by data in the record: the water temperature of Crooked Creek; Crooked Creek’s streamflow; groundwater flow that upwells into Crooked Creek; and groundwater temperature.

2. Water temperatures at CCAC are discussed in Findings B3 and B4 (above). This analysis uses the highest recorded (2005) temperatures observed at CCAC.

3. To assess the claim that temperature exceedances may occur, it is appropriate to consider the water temperatures and streamflows in the

50 18 AAC 70.020(b), Tbl. at (10)(A)(iii), (10)(c).

51 Emphasis added.
months with the highest stream temperatures. In 2005, the highest stream temperatures were in July and August. During these two months, the streamflow at CCAC ranged between approximately 40 cubic feet per second (cfs) to a peak near 180 cfs.  

4. The groundwater component of the streamflow during these months was determined using the extensive groundwater modelling that Donlin completed as part of its 404 permit application and the FEIS process. This modelling estimates the amount of groundwater flow lost from Crooked Creek as a result of open pit dewatering during summer months of Project operations at 2.0 cfs. This lost flow is a small portion of the total streamflow in Crooked Creek as measured in July and August 2005, a loss of between 1.1% to 5% of the total streamflow.

5. The final variable for this calculation is the temperature of the groundwater. This data is known from temperatures gathered from June 2007 to March 2014 by a network of forty sampling locations. The average groundwater temperature was 35.6°F.

6. This data yields a calculation of what the 2005 water temperatures would have been in Crooked Creek at the confluence with Crevice Creek with a reduction in groundwater flow by 2.01 cfs, as predicted by the groundwater modelling. Removing 2.01 cfs of groundwater from Crooked Creek would raise the 2005 highest

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52 See BGC 2012a at Appendix E, “Daily Discharge Data Summary Tables (1996-2011),” Table E-4, “Crooked Creek below Crevice Creek (CCAC) daily discharges,” at 281 (setting out streamflow (cfs) for July and August 2005).


54 Memorandum from Owl Ridge Natural Resources Consultants, Inc., “Potential effects to fish habitat from modeled changes in alluvium inflow and outflow” (Feb. 3, 2017), at 1.

55 2.01 cfs as a percentage of the July/August 2005 streamflow range stated above (40 cfs to 180 cfs).

56 This average was calculated using the available groundwater temperature data from BGC 2014c. See BGC 2014c at 15 (discussing how “available data show that groundwater temperature generally varies from 32 to 43°”); BGC 2014c at Drawings 15–18 (plotting observed groundwater temperature data).
daily temperature from 51.6°F to 52.3°F.\textsuperscript{57}

7. The highest projected stream temperature based on predicted reduced groundwater at this location—52.3°F—is below the temperature limits set by Alaska’s water quality standards for egg/fry incubation and spawning (55.4°F) and salmon migration and rearing (59°F).\textsuperscript{58} The projected water temperatures after removal of the groundwater component would be even lower if this calculation used the \textit{average} water temperature at CCAC, rather than the \textit{highest recorded} water temperatures that were observed at CCAC site in the warmest year, 2005.

J. The FEIS concluded that in areas near the Project site, incidents of injury or mortality to fish eggs may be detectable, but populations would remain within normal variation.\textsuperscript{59} The FEIS concluded that in Lower Crooked Creek, there would be “no noticeable incidents or mortality to individual fish or other aquatic biota” and “population level effects are not detectable.”\textsuperscript{60}

K. Donlin’s Integrated Waste Management Monitoring Plan, incorporated into Donlin’s WMP, requires Donlin to monitor surface water and groundwater near the Project site to assure compliance with water quality

\textsuperscript{57} This temperature (52.3°F) is derived by using the following equation:

\[ T_3 = \frac{Q_1 \times T_1 + Q_2 \times T_2}{Q_1 + Q_2} \]

In this equation, Q1 is the measured streamflow at CCAC minus Q2 (2.01 cfs). Q2 is the baseline groundwater flow into the stream at CCAC (2.01 cfs). T2 is the groundwater temperature (35.6°F). T3 is the measured water temperature at CCAC. These values yield T1: the calculated maximum temperature at CCAC without the groundwater flow into the stream (52.3°F). The calculated temperature of the stream at CCAC without the groundwater flow — (52.3°F) — is a correction to the temperature that Donlin stated in its December 29, 2020 brief at pages 42-43 (54.5°F).

\textsuperscript{58} 18 AAC 70.020(b), Tbl. at (10)(A)(iii), (10)(c).

\textsuperscript{59} FEIS at 3.13-155, DEC 017083.

\textsuperscript{60} FEIS at 3.13-155, DEC 017083.
standards. Water temperature is one of the measured parameters. Where there is an exceedance or noncompliance with a permit requirement, Donlin is required to report to the Department and implement corrective action under Department oversight.

L. The ARMP requires Donlin to conduct physical stream and biological monitoring of Crooked Creek that includes monitoring of streamflow changes due to open pit dewatering; shallow groundwater monitoring (which includes an evaluation of the effects of pumping and open pit dewatering); winter habitat freeze-down monitoring, including temperature measurement and evaluation of the viability of fish spawning sites; and surface water quality monitoring, with temperature being one of the measured parameters.

III. Findings of fact related to reasonable assurance of compliance with antidegradation requirements related to reduced streamflow in a portion of Crooked Creek.

ONC claims that the Project will not comply with the antidegradation requirements in 18 AAC 70.015, based upon the following statement in the EIS:

The evaluation of flow reduction on spawning habitat determined that 65 percent (11 of 17) of the redds in Crooked Creek between American Creek and Anaconda Creek and 78 percent (7 of 9) of redds between Anaconda Creek and Crevice Creek were located in gravels that would be outside the predicted wetted portions of the stream channel during winter low flow conditions during construction and operations.

A. Salmon redds are depressions in a streambed created by salmon for deposit of eggs during spawning.

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63 Integrated Waste Management Monitoring Plan, DEC 006541–42.
64 ARMP, DEC 006637–43, DEC 006626–27.
65 FEIS at 3.13-90, DEC 017018.
B. The quoted statement from the FEIS identified the modeled loss of redds in two contiguous segments of Crooked Creek. These two stream segments are 1) the segment of Crooked Creek between American Creek and Anaconda Creek, and 2) the segment of Crooked Creek between Anaconda Creek and Crevice Creek. These two stream segments are directly west of the proposed open pit and related facilities.66

C. A high percentage of the salmon spawning activity in Crooked Creek occurs in the lower portions of Crooked Creek, downstream from Crooked Creek’s confluence with Crevice Creek, and downstream from the two segments identified above.

1. A 2009 ground (instream) survey of salmon redds identified 532 salmon redds in Crooked Creek.67 More than 94% of the redds observed in this survey were downstream from Crevice Creek. Over 88% of the redds observed in this survey were located in the segment of Crooked Creek between Getmuna Creek and the Kuskokwim River.68

2. Aerial surveys of salmon redds conducted every summer from 2009 through 2014 documented an annual average of 180 redds in the Crooked Creek watershed.69 Ninety-eight of those redds were located in the mainstem of Crooked Creek below Crevice Creek, while an annual average of five redds were documented near the Project site. Average annual redd counts for Getmuna Creek and Bell Creek, including their tributaries, identified seventy-three and four redds, respectively.70

3. Aerial surveys of salmon redds conducted every fall from 2009 through 2014 documented a five-year average of approximately 257

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66 Donlin’s Opposition to ONC’s Appeal to the Commissioner at p. 12.
67 FEIS at 3.13-89, DEC 017017.
68 FEIS at 3.13-89, DEC 017017.
69 See OtterTail Environmental, 2014 Aquatic Biomonitoring Report, Donlin Gold Project, 2004 through 2014 Data Compilation (OtterTail 2014c), Appendix F, “Crooked Creek Aerial Salmon Redd Counts (2009-2014),” at 161 (documenting summer totals); see also OtterTail 2014c at 103 (figure depicting reaches referenced in Appendix F).
70 See OtterTail 2014c at 161 (setting out summer totals for reaches CR-R1 and CR-R2, CR-R3 and CR-R4, GM-R1 through GM-R5, and BL-R1 through BL-R3).
redds in the Crooked Creek watershed. On average, sixty-seven redds were counted on Crooked Creek below Crevice Creek, twenty-one redds near the Project site, and sixty-two upstream from the Project site. Average annual redd counts for Getmuna Creek and Bell Creek and their tributaries were sixty-three and forty-four, respectively.72

D. Surveys of adult salmon in area streams show that salmon are predominantly located in the stretches of Crooked Creek below Crevice Creek. Aerial surveys from 2004 to 2010 identified an annual average of 354 adult salmon in the main stem of Crooked Creek.73 Of these 354 salmon, an average of 88% were in areas downstream from Crevice Creek.74 83% of the salmon in Crooked Creek were downstream of Getmuna Creek (i.e., they were located between the mouth of Getmuna Creek and Crooked Creek’s confluence with the Kuskokwim River).75 Only 12% of Crooked Creek salmon (an average of 40 out of 354 fish) were observed in the middle reach of Crooked Creek, upstream from Crevice Creek.76 Even more salmon were observed in Crooked Creek tributaries far downstream from the area of Project activities. Average counts for Getmuna and Bell Creeks and their tributaries were 596 and 126 adult salmon, respectively.77

E. Projected winter low streamflow conditions in segments of Crooked Creek that are upstream from Crevice Creek near the Project site will not significantly affect the salmon spawning habitat in lower stretches of Crooked Creek, downstream from Crevice Creek.78 This is because of the large proportion of the streamflow in lower Crooked Creek that is derived

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71 See OtterTail 2014c at 161 (summarizing fall totals).
72 See OtterTail 2014c at 161 (setting out fall totals for reaches CR-R1 and CR-R2, CR-R3 and CR-R4, DO-R1 through DO-R3, DM-R1, and CR-R5, GM-R1 through GM-R5, and BL-R1 through BL-R3).
73 FEIS at 3.13-89, DEC 017017.
74 FEIS at 3.13-89, DEC 017017.
75 FEIS at 3.13-89, DEC 017017.
76 FEIS at 3.13-89, DEC 017017.
77 FEIS at 3.13-22–23 and Table 3.13-6, DEC 016950–51 (setting out counts for reaches GM-R1 through GM-R5 and reaches BL-R1 through BL-R3).
78 FEIS at 3.13-89, DEC 017017.
from the major tributaries, Bell Creek and Getmuna Creek, whose flow will not be affected by Project operations.\textsuperscript{79}

F. In support of the conclusion that possible reduced winter flow will not significantly affect salmon spawning habitat in lower Crooked Creek, the FEIS referred to a 2012 study that compared potential flow reductions during Project operations, based on a flow reduction model, with the known locations and depths of the salmon redds observed in the 2009 study.\textsuperscript{80} This analysis showed that in lower Crooked Creek (from Creviche Creek to Getmuna Creek), 3 out of 144 salmon redds observed in the 2009 survey would have been above the predicted winter low flow water line.\textsuperscript{81} None of the 348 salmon redds observed in Crooked Creek between Getmuna Creek and the Kuskokwim River would have been above the predicted winter low flow water line.

G. The information presented in the FEIS supports the conclusion that a high percentage of Crooked Creek’s salmon spawn in habitat areas that are located in the lower parts of the Crooked Creek watershed, and these habitat areas will not be significantly affected by potential low water conditions in the middle reach of Crooked Creek near the Project site. The FEIS concluded that “aquatic life in the lower parts of Crooked Creek would not be measurably impacted” by the project.\textsuperscript{82}

H. The two segments of Crooked Creek identified by ONC are not significant in terms of salmon spawning habitat in Crooked Creek. The 2009 instream spawning survey identified a total of 532 salmon redds in the entire length of Crooked Creek.\textsuperscript{83} This survey identified twenty-six redds in the two stream segments that form the basis for ONC’s argument.\textsuperscript{84} According to the flow depletion model, eighteen of these twenty-six redds would be above the winter low water level.\textsuperscript{85} These 18 redds constitute 3.4% of the total salmon redds observed in Crooked Creek in the 2009 survey.

\textsuperscript{79} FEIS at 3.13-89, DEC 017017.
\textsuperscript{80} FEIS at 3.13-90, DEC 017018.
\textsuperscript{81} FEIS at 3.13-90, DEC 017018.
\textsuperscript{82} FEIS at 31, DEC 015306.
\textsuperscript{83} FEIS at 3.13-89, DEC 017017.
\textsuperscript{84} FEIS at 3.13-90, DEC 017018.
\textsuperscript{85} FEIS at 3.13-90, DEC 017018.
I. The modeled reduction in salmon redds in the entire main stem of Crooked Creek due to low winter streamflow is 21 redds out of 532 redds (18 redds in the American-Anaconda and Anaconda-Crevice segments identified by ONC, and 3 more redds in the Crevice-Getmuna segment). Thus, the modeled loss of salmon redds for the entire length of Crooked Creek is 3.9%.86

J. While the Crooked Creek reach near the proposed mine site does sustain spawning, the use by salmon for such purpose is marginal, indicating natural conditions suitable for spawning are poor. Salmon in Crooked Creek spawn mainly in the lower reaches of the creek, in areas where mine effects on spawning would be “unmeasurable.” Rather than result in “drying up” of redds, streamflow changes are likely to cause salmon to spawn in more suitable habitat in Crooked Creek.

K. The ARMP requires Donlin to conduct year around physical streamflow monitoring to determine potential effects on Crooked Creek; to conduct shallow groundwater monitoring to quantify potential project-related changes in streamflow under both summer and winter flow conditions; to conduct winter habitat freeze-down monitoring to, in part, determine the viability of spawning sites within Crooked Creek; and to conduct watershed-level physical habitat mapping and surveys to track potential changes in aquatic habitat.87 The ARMP also requires extensive salmon and salmon spawning and macroinvertebrate and periphyton surveys throughout the Crooked Creek watershed to allow assessment of how flow changes could be affecting salmon use at the watershed level.88 Under the ARMP, adaptive management is required if changes from baseline conditions are observed.89

IV. Findings of fact related to reasonable assurance of compliance with water quality standards for mercury in Crooked Creek.

ONC claims that the Project will not comply with the water quality standard for

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86 FEIS at 3.13-90, DEC 017018.
87 ARMP, DEC 006637–45.
88 ARMP, DEC 006625, DEC 006634.
89 ARMP, DEC 006648–49.
chronic exposure to mercury, based upon a statement in the FEIS that mining operations “would likely cause an increase in exceedances of the 12 ng/L chronic criterion.”90

A. Water sampling for mercury

1. As part of its water quality characterization program, in 2005-2015, Donlin conducted baseline water sampling. This sampling identified mercury concentrations in the waters closest to the Project (Crooked Creek and Donlin Creek).91

2. None of the 564 baseline samples exceeded the acute water quality standard for mercury (2400 ng/L).92

3. “About 80” of the 564 baseline samples for mercury collected in 2005-2015 exceeded 12 ng/L, the chronic standard for mercury.93 The FEIS stated that mining operations “would likely cause an increase in exceedances of the 12 ng/l chronic criterion.”94 The FEIS did not quantify the number of additional exceedances due to mining activities, or the frequency, magnitude, or duration of any increased exceedances. The FEIS also stated that atmospheric deposition of mercury during Project operations “could” result in increases in mercury concentrations that “may be” sufficient to exceed Alaska water quality criteria “at some locations.”95 The FEIS did not quantify the likelihood of exceedances, or the number of locations.

4. This water sampling data is not sufficient to demonstrate noncompliance with the chronic water quality standard for mercury during mine operations.

   a. Chronic standards are intended to identify the level of a pollutant that is protective against harm to aquatic organisms

90 FEIS at 3.7-151, DEC 016369.
91 FEIS at 3.7-150, DEC 016368.
92 FEIS at 3.7-150, DEC 016368.
93 FEIS at 3.7-151, DEC 016369.
94 FEIS at 3.7-151, DEC 016369.
95 FEIS at 3.7-152, DEC 016370.
that are exposed to the pollutant continuously for at least four days.\footnote{40 CFR § 131.36(b)(1), footnote d.}

b. None of the water sampling taken from 2005-2015 included samples taken on four or more consecutive days at any one location.\footnote{The water sampling data for 2005-2015 is contained in Rieser 2017 (which is part of the EIS record), at SW Analytical Results for WRMP Appendix A - 23June2017.xlsx.} As a result, these samples alone do not indicate the existence of conditions that would expose aquatic organisms to mercury levels in excess of the chronic standard (12 ng/L) for four or more days.

c. What the 2005-2015 sampling results do is identify a high degree of variability in mercury levels at the sampling locations. For example, sampling in CCAC shows highly variable mercury levels that are both above and below the 12 ng/L chronic standard. CCAC was sampled 39 times during 2005-2015 with results ranging from 1.5 ng/L to 67.4 ng/L. Seven of the 39 results exceeded the 12 ng/L chronic standard. None of the exceedances were observed in consecutive quarters of monitoring.\footnote{See footnote 98.}

d. The high degree of natural variability in mercury levels at the sampled locations may be explained by sporadic and localized events that increase mercury levels at particular locations for a finite period of time. These natural events could include high levels of snow melt or rainfall that wash mercury-laden soil into the stream, or high water events that disturb stream sediments containing mercury so that those sediments are suspended in the stream water for some period of time.

e. This explanation is supported by information regarding baseline mercury in the area soil and streams. First, area soils contain high levels of mercury.\footnote{FEIS Table 3.2-1, DEC 015712.} Second, water sampling results show a clear association between high mercury levels and high levels of other substances, such as total suspended

\footnote{40 CFR § 131.36(b)(1), footnote d.}
solids (TSS), that are associated with events that produce erosion or heightened amounts of sediment in the water. The following graph illustrates the point. The graph plots total mercury levels with concurrently-measured levels of TSS. The graph illustrates that elevated baseline mercury concentrations in surface water in Crooked Creek are well-correlated with the presence of TSS.

f. For the foregoing reasons, the mercury sampling data is at best inconclusive about whether mercury levels in excess of 12 ng/L persist at any given location for periods long enough to produce chronic exposure for fish and other aquatic organisms.

g. In addition, even if there are high mercury events at particular locations for finite periods, aquatic organisms are not necessarily present in these particular locations throughout such an event. Fish and other aquatic organisms move around. Thus, even if a high-mercury event occurs at a particular location for four days or more, any given fish or other aquatic organism may not be in that particular location for the entire period of the high-mercury event. If so, any mercury exposure for that particular aquatic organism may not be chronic exposure.

100 Donlin’s baseline surface water monitoring data are summarized in FEIS table 3.7-2-4, DEC 016232–40, and are provided in the following documents cited in the FEIS references: Enos (2013b), Weglinski (2016), SRK (2017b), and Rieser (2017).
h. Although there are periodic events when natural mercury levels within this watershed are elevated, the watershed sustains fish and other aquatic organisms. The continued productivity of the watershed suggests that high mercury events are sporadic and transient, and do not persist in a manner that implicates the chronic exposure standard.

B. Projected average mercury concentrations during operations

1. The FEIS evaluated potential increases in mercury concentrations from mine operations in waters within a 20-mile radius of the mine site, encompassing the Crooked Creek watershed. Within this area, mercury levels are projected to increase by about 0.2%, which the FEIS characterized as “negligible.”\textsuperscript{101} Mercury concentrations in this extended area are projected to average 7.8 ng/L, significantly below the chronic standard of 12 ng/L.\textsuperscript{102}

2. The FEIS also evaluated potential increases in mercury concentrations from mine operations in waters close to the mine site, specifically Donlin Creek and Crooked Creek.\textsuperscript{103} The FEIS projected that during mine operations, average mercury concentrations in waters close to the mine site (Donlin Creek and Crooked Creek) would be 11 ng/L, which is below Alaska’s chronic standard for mercury, 12 ng/L.\textsuperscript{104}

3. The FEIS’s projection of average mercury levels in waters close to the mine site during mine operations is based on the following methodology:

a. Sampling data established an average baseline mercury concentration in waters close to the mine

\textsuperscript{101} FEIS at 3.7-160, DEC 016378.
\textsuperscript{102} FEIS at 3.7-159, DEC 016377.
\textsuperscript{103} FEIS at 3.7-151–52, DEC 016369–70.
\textsuperscript{104} Response to Comments at 26–27, 29, DEC 000049–50, 000052; FEIS at 3.7-151–52 and Table 3.7-42, DEC 016369–70.
site of 7.81 ng/L.¹⁰⁵

b. The FEIS used a combination of monitoring and modeling to estimate the current (baseline) rate for atmospheric deposition of mercury. The baseline atmospheric annual deposition in the two closest watersheds to the Project, Crooked Creek and Donlin Creek, was estimated to range from 7.8 to 8.4 ug/m²/yr.¹⁰⁶

c. Based on modeling, the potential increase in atmospheric mercury deposition in the two watersheds closest to the Project due to mine operations was estimated to be 2.3 to 4.7 ug/m²/yr., with an average increase of about 3.5 ug/m²/yr. Thus, the projected average annual increase in atmospheric mercury deposition due to Project activities was estimated at approximately 40%.¹⁰⁷

d. Based on the projected 40% increase in atmospheric mercury deposition from mine operations, the FEIS projected a corresponding 40% increase in the mercury concentration in the waters close to the mine site. Applying this 40% increase to the average baseline mercury concentration of 7.81 ng/L (subparagraph a, above) yielded the predicted average mercury level in the affected streams of 11 ng/L.¹⁰⁸ This level is below the Alaska water quality standards’ chronic level of 12 ng/L.

4. In determining projected average mercury concentrations during mine operations, the FEIS and the Department employed conservative assumptions, with the objective of establishing the upper limit of expected average mercury

¹⁰⁵ FEIS at 3.7-150, 3.7-152 and Table 3.7-42, DEC 016368, 016370.
¹⁰⁶ FEIS at 3.7-151, DEC 016369.
¹⁰⁷ FEIS at 3.7-151, DEC 016369.
¹⁰⁸ FEIS at 3.7-151–52 and Table 3.7-42, DEC 016369–70.
concentrations.109 Conservative assumptions underlying the EIS’s and the Department’s projected average mercury concentrations during mine operations include the following:

a. In evaluating the expected potential air emissions from project-related sources, the model used year twenty-six of the Project life. Year twenty-six is the year with the highest projected total mercury emissions. Mercury deposition levels are predicted to be lower in other years, especially early in the Project life.110

b. The modeling considered two emission sources: (1) point-source (stack) emissions from Donlin’s ore processing activities and (2) “fugitive” emissions of mercury, primarily from the Project tailings storage facility (TSF).111 The TSF sources include fugitive emissions from the TSF beaches (dry areas) and the TSF surface (wet areas).112 The assumed mercury concentration for the beaches was derived from characterization of solid tailings from pilot-scale processing tests, but the actual mercury concentrations in beach materials are expected to be lower.113 For the TSF pond surface, the mercury concentration in

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109 Response to Comments at 25, 27, 29, DEC 000048, 000050, 000052; FEIS at 3.7-150, 3.7-152, DEC 016368, 016370 (acknowledging that concentrations of mercury during Project operations were estimated in order to identify an “upper range” of potential changes).

110 Response to Comments at 26, DEC 000049. The Response to Comments indicates that this modelling was year 25 of mine operations, but the correct reference is year 26. See also ENVIRON International Corporation, Modeling of Local Impacts of Mercury Air Emissions from Stacks and Fugitive Sources, Advanced Water Treatment Scenario: Donlin Gold Mine, Alaska (Sept. 10, 2015) (Environ 2015), at 33, 34 (modelling relied on peak emissions predicted in year 26 of the mine life).

111 See Environ 2015 at 19 (considering Project stack mercury emissions); Environ 2015 at 19–33 (considering Project fugitive mercury emissions).

112 See Environ 2015 at 20 (discussing how mercury emissions at the TSF were estimated for the tailings beach and tailings pond).

113 See Environ 2015 at 23 (“We use the solids [mercury] concentration as a conservative estimate (i.e., over-estimate), of the beach [mercury] concentration; the latter will actually be lower than the solid tailings material [mercury] concentration.”).
tailings slurry from pilot-scale tests was used. Actual mercury concentrations should be lower, because the solids portion of the slurry and associated mercury will settle below the pond surface and thus will be unavailable for air deposition.\textsuperscript{114}

c. Most of the atmospheric mercury potentially deposited into streams from Project activity will be particulate mercury. Due to the high density of these mercury particles, and the nature of the local streams, a substantial fraction of these mercury particles will sink to the bottom of the stream and be buried in sediment. These buried mercury particles will not increase the amount of mercury that is present in the stream water. The FEIS’s estimate of average mercury concentrations ignored this factor and assumed that 100% of additional mercury deposited from atmospheric sources would become aqueous mercury.\textsuperscript{115}

d. Baseline mercury concentrations in the streams have two sources: atmospheric deposition (from sources such as forest fires and power plants in Asia) and non-atmospheric sources such as naturally-occurring mercury in soils and sediments.\textsuperscript{116} As discussed above there are clear indications that the non-atmospheric contribution is significant, especially in areas where baseline mercury levels are elevated. The FEIS’s analysis of projected average mercury levels assumed a 40% increase in atmospheric deposition as a result of

\textsuperscript{114} See Environ 2015 at 25 (“The estimated Donlin tailings pond [mercury] flux is likely conservative (i.e., an over-estimate) because lower [mercury] concentrations are expected at the pond surface due to solids’ settling.”); see also Response to Comments at 26–7, DEC 000049–50.

\textsuperscript{115} FEIS at 3.7-151, 3.7-152 and Table 3.7-42, DEC 016369-70; Response to Comments at 24 DEC 000047.

\textsuperscript{116} ARCADIS, Assessment of Mercury Fate in the Environment from Changes in Atmospheric Deposition, Donlin Gold Project (June 2014) (hereinafter ARCADIS 2014), at 5 (discussing how existing sources are mercury that “naturally occurs in the soil and sediment in the region” and “atmospheric mercury”).
Project activities. Based upon this projection, the FEIS’s methodology assumed that mercury levels in the streams near the mine site would also increase by 40%. The approach effectively applied the 40% increase to both components of the baseline mercury levels in streams—both the atmospheric component and the non-atmospheric component. In fact, only the baseline atmospheric component is projected to potentially experience a 40% increase during Project operations. As a result, this methodology overstates potential mercury levels in streams during mine operations, especially in areas where mercury levels are elevated due to mercury in the water column due to non-atmospheric sources such as soil erosion and stream sediment disturbances.

e. The methodology did not account for re-volatilization or soil sequestration of mercury. Significant re-volatilization into the atmosphere of elemental mercury can be expected (33-50%), therefore reducing the potential increases.

C. Monitoring, reporting, and adaptive management for mercury

1. Donlin’s WMP incorporates by reference Donlin’s Integrated Waste Management Monitoring Plan. The Monitoring Plan includes surface water quality monitoring at two locations within Crooked Creek and single locations in Anaconda Creek and Snow Gulch in the Project area where water quality effects from mercury deposition are predicted to be the highest. Donlin must immediately report to the Department any exceedances of water quality standards above background conditions and, if necessary, implement corrective action to

117 FEIS at 3.7-151, DEC 016369.
118 Environ 2015 at 46.
120 Integrated Waste Management Monitoring Plan, DEC 006534.
avoid future exceedances.\textsuperscript{121}

2. Donlin obtained two APDES permit authorizations for the project: a Multi-Sector General Permit authorization that addresses stormwater runoff, and the individual WWTP permit for discharges from the wastewater treatment plant. Under these permits, all water discharges from the Project must comply with Alaska water quality standards.\textsuperscript{122}

   a. Donlin cannot discharge contact water and stormwater to Crooked Creek until it is treated or otherwise controlled to meet water quality standards, including standards for mercury.\textsuperscript{123}

   b. In addition, the WWTP permit requires surface water quality monitoring immediately upstream and downstream of the Project area. This monitoring includes monitoring for mercury content.\textsuperscript{124}

3. The ARMP requires surface water quality and sediment monitoring throughout the Crooked Creek watershed.\textsuperscript{125} Additionally, mercury is one of the elements Donlin will monitor through sampling of juvenile fish whole body concentrations.\textsuperscript{126} This monitoring will allow assessment as to whether mercury is causing adverse effects on aquatic life use of the watershed.\textsuperscript{127} Monitoring results must be reported annually to ADF&G, and the ARMP requires Donlin to develop and implement corrective actions to address

\textsuperscript{121} Integrated Waste Management Monitoring Plan, DEC 006541–42.

\textsuperscript{122} See FEIS at 3.7-167, DEC 016385 ("effects from all project-related discharges to Crooked Creek would be treated to meet the most stringent AWQC prior to discharge"); Response to Comments at 27–28, DEC 000051–52.

\textsuperscript{123} WWTP, DEC 007205–06; MSGP, DEC 007562–63.

\textsuperscript{124} WWTP, DEC 007211–12.

\textsuperscript{125} ARMP, DEC 006626–27.

\textsuperscript{126} ARMP, DEC 006625–26.

\textsuperscript{127} ARMP, DEC 006621.
documented effects, with oversight from ADF&G.128

4. Donlin’s Air Quality Control Construction Permit, issued by the Department’s Division of Air Quality also addresses mercury.129

   a. To minimize potential point-source emissions of mercury, the permit requires installation and proper operation of stack emission controls designed for the capture and removal of mercury from the exhaust stacks of gold ore and gold concentrate processing sources (autoclaves, carbon regeneration kilns, electrowinning cells, mercury retort, and gold induction furnace).130 These mercury control systems are required under the Clean Air Act and are designed to reduce mercury emissions to less than 25% of the emissions standard in the Act.

   b. In addition, the permit requires implementation of Donlin’s proposed Fugitive Dust Control Plan, which will limit potential releases of mercury from all fugitive emission sources at the Project site, including the Tailings Storage Facility.131

ANALYSIS

I. Burden of Proof and Standard of Review

   At the outset, it is necessary to address threshold matters in the Department’s administrative adjudication procedures, including the burden of proof and standard of review. In administrative hearings, the standard of proof is preponderance of the evidence and the burden of proof is on the party who requested an adjudicatory

128 ARMP, DEC 006647–49.
129 AQCC Permit, DEC 007823–921.
130 FEIS at 2-23–26, DEC 015376–79.
131 AQCC Permit, Section 14, DEC 007911–19.
hearing.132 “To prove a fact by a preponderance of evidence, a party with the burden of proof must show that the fact more likely than not is true.”133 Further, not only does the requesting party hold the burden of proving its case by a preponderance of the evidence, it also has the burden of going forward with the evidence.134 Here, ONC is the requesting party and had the burden of proof, which it failed to carry.

With respect to the standard of review, the ALJ is correct that the Department’s regulations set no specific standards of review for this type of appeal. In the absence of a specific statute or regulation the ALJ chose to exercise his independent judgment. However, he also acknowledged that the Commissioner could defer to the Division “if the circumstances warranted.”135 I choose to do so.

Generally, when a legal question turns on an agency’s interpretation of its own regulations, courts apply a deferential standard of review when the agency’s interpretation implicates agency expertise or raises fundamental policy considerations over matters within the agency’s discretion.136 Further, when a court applies its

132 2 AAC 64.290(e).
133 Id.
134 Id.
135 Proposed Decision at 19.
136 In the Matter of City of Valdez’s Objection to Assessment of Crowley Marine Services’ Property & In the Matter of City of Valdez’s Objection to Assessment, OAH Nos. 06-0250-TAX, 06-0251-TAX (April 25, 2011) 2011 WL 11073223 (Alaska Dept. Rev.) (citing Palmer v. Municipality of Anchorage, 65 P.3d 832, 837 n. 7 (Alaska 2003) (explaining that courts “review an agency’s interpretation of its own regulations using [their] independent judgment, so long as that interpretation does not implicate the agency’s area of expertise or questions of fundamental policy committed to the agency's discretion.”
independent judgment to a question of interpretation, it may defer to an agency’s long-standing interpretation. 137

“A commissioner or final decisionmaker is never bound to defer to staff, however.”138 “[A]ccording deference by rote to subordinates may be contrary to the purpose of allowing an executive branch appeal.”139 Often when a particular interpretation question does not require the subject-matter expertise of staff making intermediate decisions, deference is not needed. Yet, even if not required, “a measure of practical ‘due deference’ is often extended as a matter of good administrative practice.”140

Though not strictly applicable to reviews wholly internal to the executive branch, judicial standards of review may be instructive. Since they are used when courts review final executive branch actions, an executive branch reviewer making such a final decision may wish to look through a similar lens when reviewing an intermediate executive branch decision by a subordinate.

137 Id.
138 In the Matter of City of Valdez’s Objection To Assessment of Crowley Marine Services’ Property In the Matter of City of Valdez’s Objection To Assessment of Prince William Sound Oil Spill Response Corp.’s Property, 2011 WL 11073223, at *5.
139 Id. Citing to In re Alaska Medical Development—Fairbanks, LLC, Kobuk Ventures, LLC, and Fairbanks Memorial Hospital, OAH Nos. 06-0744-0746-DHS at 6.
140 See, e.g., Quality Sales Foodservice v. Dep’t of Corrections, OAH No. 06-0400-PRO., Decision and Order at 11-12 (Dep’t of Administration 2006); In re Waste Management of Alaska, Inc., Case No. 01-08, Decision at 9-13 (Dep’t of Administration 2002).
In the Matter of City of Valdez is instructive in this instance. There, where the proceeding similarly lacked specific standards of review prescribed by law or regulation in making a determination, the ALJ discussed the standard of review the commissioner was to apply:

[I]f the final decisionmaker is reviewing an intermediate decision that depends on expertise of the subordinate, the final decisionmaker may wish to defer to that expertise, both because that may be the best way to ensure that proper expertise is brought to bear upon the matter and in anticipation that a reviewing court might look through the final decision to the use of expertise by the subordinate. Borrowing from the judicial standards of review, therefore, the commissioner could, and possibly should, defer to the division's interpretation of the relevant regulation if the special [] expertise of the division were implicated by the interpretation question. 141

Here, the expertise of the Division is indeed needed to interpret and implement its guiding statutes and regulations. Water quality and antidegradation expertise is certainly required to determine whether there is reasonable assurance that state water quality standards will not be violated. Moreover, as the principal executive officer of the Department, I have the authority to organize the Department into Divisions, to adopt regulations, and to appoint subordinates. As such, I am entitled to, and possibly should, give due consideration to the Division’s interpretation of Department regulations.

II. Applicable Law

Under the applicable rule, in the § 401 certification process, the state agency is required to include a “statement that there is reasonable assurance that the activity will be

141 Id.
conducted in a manner which will not violate applicable water quality standards,”142 and a “statement of any conditions which the certifying agency deems necessary or desirable with respect to the discharge of the activity.”143

Yet, absolute certainty is not required in making a reasonable assurance determination. Indeed, the state is not required “to provide absolute certainty that permittees will never violate state standards, assuming this sort of guarantee is even possible.”144 Instead, the state agency with the discretion to issue a Certificate “is only required to provide a ‘reasonable assurance’ that the activity will be conducted in a manner that will not violate applicable water quality standards.”145 The § 401 certification must address future events and the likelihood that those events will result in violations of water quality standards.

While federal rules do not explicitly define reasonable assurance, the State of Washington has described it as “something [that] is reasonably certain to occur.”146 Specifically, in Port of Seattle, a case the parties and ALJ rely upon heavily, Washington’s Pollution Control Hearing Board provided that “reasonably certain to occur” means “[s]omething more than a probability; mere speculation is not sufficient.”

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146 Port of Seattle v. Pollution Control Hearings Bd., 90 P.3d 659, 676 (Wash. 2004).
In elaborating, the board provided that “[c]learly, the ‘reasonable assurance’ standard does not require absolute certainty. The inherent predictive nature of a § 401 certification cannot be avoided.”147

III. Analysis

A. The Division is not required to analyze compliance based on worst case scenarios.

In Miners Advocacy Council, where the Alaska Supreme Court upheld the Department’s certification of draft NPDES permits issued to placer gold mines, the Court focused on the original hearing officer’s conclusions rejecting the challenger’s assertions. There, where the permit challengers argued more stringent effluent limits and site-specific verifications were necessary to assure compliance with water quality standards, the Court agreed with the hearing officer’s conclusion that “assumptions underlying such an approach are not reasonable” and that arguments for assuming “a worst case scenario in every case and ignor[ing] reasonable assumptions” are flawed “when applied to the real world and actual mining sites.”148

Further, the Court held that in making a reasonable assurance certification, the Department is not guaranteeing that there will never be an exceedance.149 Quoting the hearing officer further, who declined to interpret reasonable assurance “to mean that DEC has assured that there will never be an incident where a discharge from a placer

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147 Id.
148 Miners Advocacy Council, 778 P.2d at 1136.
149 Id.
mining site in the state” exceeds effluent limits, the Court validated the premise that certificates of reasonable assurance must be more reasonably interpreted. Thus, the court upheld the hearing officer’s decision that the reasonable assurance test is met if the Department can “certify that a limitation reasonably assures compliance with state water quality standards”

Instead, here the ALJ’s proposed decision does adopt the challenger’s worst-case scenarios. For mercury, the proposed decision disregards the Division’s determination that the multiple conservative inputs into the mercury modeling performed by the FEIS do not accurately reflect the considerations required for § 401 certification. In its temperature analysis, the proposed decision would have the Division use the highest recorded temperature over a six-year study as the baseline for analysis. For existing uses, the proposed decision focuses on individual fish rather than the Division’s focus on the fish population as a whole in the watershed.

B. The “potential” wording in the FEIS does not satisfy ONC’s burden of proving violation of an applicable standard is likely.

The proposed decision mischaracterizes report findings. For example, the FEIS states that the Project “could cause stream temperatures in reaches near the mine to be close to or above Alaska’s water quality temperature standard of 55.4°F for egg/fry incubation and spawning and 59.0°F for migration and rearing.”

\begin{footnotesize}
\begin{itemize}
\item[150] \textit{Id.}
\item[151] \textit{Id.} at 1137.
\item[152] FEIS at 3.13-112, DEC 17040 (emphasis added).
\end{itemize}
\end{footnotesize}
makes no definitive finding on this issue, the proposed decision does. More perplexing is that when reiterating the FEIS conclusion, the proposed decision characterizes the Project as “likely” to violate water quality standards for temperature, where the language used in the FEIS is “could.”\textsuperscript{153} Webster’s Dictionary defines likely as “having a high probability of occurring or being true; very probable”\textsuperscript{154} whereas the word “could” indicates an unspecified or uncertain level of uncertainty.

Further, the proposed decision states that violations are “predicted” in the FEIS.\textsuperscript{155} Yet, to the extent that any data supports the conclusion that water temperatures during mine operations would be “close to” the levels set by water quality standards, these conclusions are not based on evidence in the record, and ONC did not produce any evidence to support such predictions. As such, the data is insufficient to allow for predictions.

The proposed decision misleadingly pulls singular quotes out of the FEIS and adopts them as determinative. This is a policy decision that the proposed decision makes, which is contrary to the policy decision implemented by the Division. Yet, it is the Department, and the Division under its guidance, that has the authority to dictate and discretion to implement policy decisions. Here, the Department maintains the discretion to decide what data to rely on in making its determinations. It is not required to utilize

\textsuperscript{153} Proposed Decision at p. 46.


\textsuperscript{155} \textit{Id.} at 52, 53.
data only from the FEIS. The Division may review the FEIS, and the data and studies supporting the FEIS, but the Division is not restricted to reliance solely on the statements made, and conclusions reached, in the FEIS. The Division may consider those statements and conclusions, but is not required to rely exclusively on them. Indeed, under regulatory guidance and statutory authority, the Division with its subject-matter experts may appropriately make its determinations from thorough analyses of multiple sources of data.

Finally, I disagree with, and reject, the proposed decision’s characterization of the FEIS findings. To the extent that any data supports the conclusion that water temperatures during mine operations would be “close to” the levels set by water quality standards, the data is insufficient to support the proposed decision’s conclusion that the Division lacked reasonable assurance of compliance. Instead, the proposed decision elevates data from the FEIS, which was prepared for purposes other than certifying Donlin Gold’s Certificate by federal entities, above analyses and conclusions made by the state agency charged with upholding and enforcing the state’s water quality standards. Moreover, the proposed decision treats the FEIS as binding on the Division in making its § 401 certification.

C. The Division’s policy choice with a watershed approach is appropriate.

Contrary to the proposed decision, the Division’s use of the FEIS’s watershed analysis is appropriate. The Division appropriately made a specific policy choice to use the watershed approach to evaluate this project. Among other reasons, the FEIS analysis was conducted on a watershed basis, and while the FEIS and the Certificate may have
slightly different purposes, both aim to analyze potential effects of the Project. The Division’s application of the watershed analysis was appropriate and within its discretion.

However, with no support in regulation or the Division’s precedent in other matters, the proposed decision utilizes an “area of impact” approach, which requires looking only at the specific geographic area next to or directly downstream of the project. Taking that approach would be an exceptionally conservative policy decision which would impose an extremely limited evaluation of impacts. Moreover, that approach fails to consider the overall Project, the continuing nature of those effects outside the “area of impact,” and the overall biological health of the waterbody. Thus, the Division appropriately used its discretion to make a reasoned policy decision by looking at the Project through the lens of the watershed approach.

D. Reasonable assurance of compliance of with mercury standards.

ONC first asserts that the Division has not demonstrated reasonable assurance that construction and operation of the Project will comply with Alaska’s water quality standards for mercury. This assertion is based largely on statements pulled from the FEIS. Specifically, ONC’s pulls figures from past water studies and concludes, without additional evidence to rebut the Division’s finding of reasonable assurance, that it is “all but certain there will be violations of the water quality standard for mercury.”156

Furthermore, ONC argues that the Division has failed to establish reasonable assurance by not offering any new data or studies to contradict the FEIS.

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156 ONC Brief at 11.
Environmental Impact Statements evaluate potential impacts and are often overly inclusive, but the Division is not limited to information provided in an EIS in making its decision: it has access to a host of data its experts may utilize in making informed decisions within its statutory discretion. Moreover, the Division is not required to put forth additional evidence to prove that it has reasonable assurance. Indeed, the Division is not required to prove anything at this stage. Instead, it is ONC who has the burden to prove by a preponderance of evidence that the Division does not have reasonable assurance that the Project will not violate water quality standards. ONC has failed to produce more than assertions, opinions, or conclusions to rebut the Division’s findings and has thus failed to meet its burden to prove by a preponderance of the evidence that reasonable assurance does not exist.

E. Reasonable assurance of compliance with temperature standards.

ONC’s second claim is that the Division has not demonstrated reasonable assurance that construction and operation of the Project will comply with Alaska’s water quality standards for temperature. Similar to its claims pertaining to mercury above, ONC’s claims rely on assertions that characterize certain predictions in the FEIS as conclusive. Further, ONC argues that “the Division has offered no new data or studies to contradict the EIS’s conclusions about temperature based on years of study.” Again, for the reasons provided above, ONC has failed to meet its burden to prove by a preponderance of the evidence that reasonable assurance does not exist.

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157 ONC Brief at 17-18.
F. Reasonable assurance of compliance with existing uses standards.

ONC’s third claim is that the Division has not demonstrated reasonable assurance that construction and operation of the Project will fully protect existing uses. With § 401 certification, states are required to certify that the permittee will comply with state standards by including a statement in its certificate that “there is a reasonable assurance that the activity will be conducted in a manner which will not violate applicable water quality standards.”  \(^{158}\) Alaska’s applicable water quality standards, “are set by the antidegradation policy in 18 AAC 70.015, the water quality criteria in 18 AAC 70.020(b), and the limits in 18 AAC 70.030, applied in accordance with [18 AAC 70.005 - 18 AAC 70.050].”  \(^{159}\)

In implementing Alaska’s antidegradation policy, the Department is required to conduct an antidegradation analysis and make findings for discharges “subject to authorization by the department under [] 18 AAC 83 (Alaska Pollutant Discharge Elimination System (APDES) Program); and [] 33 U.S.C. 1341 (Clean Water Act, sec. 401) water quality certifications.” When conducting this antidegradation analysis, …if the quality of water exceeds levels necessary to support the propagation of fish, shellfish, and wildlife and recreation in and on that water…that quality must be maintained and protected unless the department, in its discretion…allows the reduction of water quality…for another purpose as authorized in the department permit, certification, or approval; the department will authorize a reduction in water quality only after…the department finds that… (A) allowing lower water quality is necessary to accommodate important economic or social development in the area where the water is located;

\(^{158}\) 40 C.F.R. § 121.2(a)(3) (2019).

\(^{159}\) 18 AAC 70.010(b).
(B) except as allowed under this subsection, reducing water quality will not violate the applicable criteria of 18 AAC 70.020 or 18 AAC 70.025 or the whole effluent toxicity limit in 18 AAC 70.030; (C) the resulting water quality will be adequate to fully protect existing uses of the water; and (D) all wastes and other substances discharged will be treated and controlled to achieve (i) for new and existing point sources, the highest statutory and regulatory requirements; and (ii) for nonpoint sources, all cost-effective and reasonable best management practices…

Clearly, this required antidegradation analysis is not limited solely to whether existing uses will be fully protected. Instead, the Division is required to, among others, balance important economic or social development with the full protection of existing uses. Yet, the existing uses element is the only element of the analysis ONC focuses on in its challenge.

Here, after a thorough antidegradation analysis was conducted, it was determined that existing uses of the water would be fully protected. ONC, however, relies on assertions that the FEIS, which was not conducted under the state’s antidegradation regulatory scheme, concludes otherwise. But, under the state’s antidegradation analysis and implementation policy, no authority exists to support a contention that an EIS prepared by the Army Corps of Engineers pursuant to federal law encompasses all of the evidence that the state may consider or that the state is limited only to reviewing FEIS data in making its determinations.

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160 18 AAC 70.015.

The detailed analysis of data specified in the state’s antidegradation implementation method requires § 401 certification applicants to submit “sufficient information”, including “parameters of concern in the discharge and the respective concentrations, persistence, and potential impacts to the receiving water”, “data on parameters that may alter the effects of the discharge to the receiving water”, and “any additional information as requested by the department.”162 As the state agency charged with setting antidegradation policies and conducting antidegradation analyses prior to issuing a Certificate, it makes little sense that the Division would be limited to data dictated by the federal government under federal regulatory schemes. As such, the Division, under the direction of the Department, may choose to evaluate all relevant evidence in making its determination.

ONC argues that the Division has offered no new data or studies to contradict the FEIS. Again, however, the burden is on ONC to prove by a preponderance of the evidence that the Division does not have reasonable assurance and, again, ONC has failed to meet this burden.

G. Reliance on permits is appropriate.

Finally, the ALJ’s determination that reasonable assurance did not exist was based on a strict reading and interpretation of what and how many conditions must attach to a Certificate for an issuing state agency to be reasonably assured. This interpretation purports to require a nexus between the Certificate, other permits already issued to

162 18 AAC 70.016(5).
Donlin Gold, and the Division’s ability to remedy those issues if and when exceedances occur. Specifically, it provides that a “strong nexus between detailed conditions contained and referenced in the certificate itself and the remedies that could be invoked if standards are exceeded, is exactly what existed in *Port of Seattle*.”\(^{163}\)

Further, the proposed decision suggests that it is improper for the Division to rely on the terms of other permits in concluding the Certificate provides reasonable assurance of compliance with water quality standards. This arises with Donlin’s ARMP, enforceable by ADF&G, and a number of air and water permits that are overseen by ADEC. *Port of Seattle* recognized that when the certifying agency assesses “reasonable assurance,” it is acceptable for the certifying agency to rely on provisions in other permits that govern the activity (in that case, provisions in an NPDES water discharge permit).\(^{164}\)

The Proposed Decision attempts to distinguish *Port of Seattle* by noting that other permits in the Project are “dissimilar.”\(^{165}\) Permits address different media, such as air, wastes, water, and circumstances, and the fact that they may be “dissimilar” does not undermine a conclusion by the Division that it, the Department, or another state agency will enforce the permits in question. In fact, as a policy matter it is preferable to have ADF&G, the agency charged by the legislature with the protection of fish and game, remain primarily responsible for enforcing fish protection measures. As such, the ARMP

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\(^{163}\) Proposed Decision at 32.

\(^{164}\) 90 P.3d 659.

\(^{165}\) Proposed Decision at 33.
and permits issued by ADEC are relevant to the Division’s overall assessment of the Project’s compliance with water quality standards, and the Division is not necessarily precluded from relying on permit oversight and enforcement from ADF&G, other divisions in ADEC, and other agencies.

And, while *Port of Seattle* is instructive, it is not controlling. While it was appropriate in that matter for the certificate at issue to reference specifics of monitoring and contingency plans, including how to avoid exceedances, I disagree that these, along with “specifics of what will occur if exceedances take place, including the potential for the ultimate enforcement remedy of certificate revocation”\(^{166}\) are absolutely necessary with every Certificate in order for reasonable assurance to exist.

The Clean Water Act of 1977 anticipates that changes may occur in the water quality after a project has been certified, and it provides the Department with a mechanism to take action. The Act provides for continuous monitoring of a Certificate contemplating revisions subsequent to the issuance of the § 401 certification and notice by the issuing state if there is no longer reasonable assurance of compliance with the substantive provisions of the Clean Water Act because of changes in “(A) the construction or operation of the facility, (B) the characteristics of the water into which such discharge is made, (C) the water quality criteria applicable to such waters or, (D) applicable effluent limitations or other requirements.”\(^{167}\)

\(^{166}\) *Id.*

Furthermore, 33 U.S.C. § 1341(d) provides that “[a]ny [Section 401] certification ... shall become a condition on any Federal license or permit subject to the provisions of this section.” As such, violations of conditions placed on the Certificate would subject the § 401 certificate holder to both state and federal enforcement mechanisms and would themselves be violations of state and federal law.

While the Certificate issued to Donlin Gold does have conditions attached, violations of which would be subject to state and federal enforcement, states have the option of including conditions necessary to achieve reasonable assurance. But, conditions are not mandated by the Act. Indeed, a state has four options when receiving applications for § 401 certification: “it may grant a certificate without imposing any additional conditions; grant it with additional conditions; deny it; or waive its right to participate in the process.”\(^{168}\) The Act merely requires that if a state grants a Certificate, with or without conditions\(^{169}\), the Certificate must contain “[a] statement that there is a reasonable assurance that the activity will be conducted in a manner which will not violate applicable water quality standards.”\(^{170}\)

\(^{168}\) Sierra Club v. State Water Control Board, 898 F.3d 383, 388 (C.A.4 (Va.), 2018); See Delaware Riverkeeper Network, 833 F.3d at 376 (noting states’ options to deny certificate or to waive right to participate); see also S.D. Warren Co. v. Maine Bd. of Envtl. Prot., 547 U.S. 370, 380 (2006) ("Section 401 ... was meant to continue the authority of the State to act to deny a permit and thereby prevent a Federal license or permit from issuing to a discharge source within such State.” (alterations and internal quotation marks omitted)).

\(^{169}\) Sierra Club at 388.

In *Sierra Club v. State Water Control Board*, several environmental groups challenged the state of Virginia’s issuance of a § 401 certification where the state had determined it had reasonable assurance that construction of a natural gas pipeline would not violate state water quality standards.171 There, the court found that it was reasonable for the state to conclude it had reasonable assurance because the state agency, “like the EPA would be able to use the tools at its disposal to adjust to any unexpected contingencies that may lead to a short-term exceedance.”172 Moreover, the court provided “§ 1341(d) plainly contemplates a state requiring water monitoring as a basis for its reasonable assurance certification” in determining that reliance on such monitoring would not be an arbitrary or capricious determination of reasonable assurance.173

Like in *Sierra Club*, a significant basis for the Division’s reasonable-assurance certification was the existence of monitoring requirements that would allow the Division to make prompt adjustments if samples reveal exceedances of water quality standards. Following this approach, the monitoring plan was crafted to protect against any degradation of water quality from the Project, without regard to what particular activities, combination of activities, or naturally-occurring conditions are the cause of such exceedances. This power of the Department, through the Division, to

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172  *Id.* at 404-405.
173  *Id.* (citing to 33 U.S.C. § 1341(d) (“Any certification provided under this section shall set forth any ... monitoring requirements necessary to assure that any applicant for a Federal license or permit will comply with any applicable ... limitations ... and with any other appropriate requirement of State law set forth in such certification.”) (*See also Port of Seattle*, 90 P.3d at 678.).
continuously monitor projects and to notify the permitting agencies of changes in water quality so that an investigation can be held should provide adequate protection to the public health, safety and welfare of the people of the State of Alaska.

CONCLUSION

Because I find the Division’s decision is supported by a reasonable basis in law and substantial evidence in the record, I reject the positions advanced by the other parties. In contesting the Department’s issuance of a Certificate, ONC bears the burden of proving by a preponderance of evidence that the Division does not have reasonable assurance that state water quality standards for mercury, temperature, and existing uses will be protected. In determining whether ONC has met this burden and whether reasonable assurance exists, I find it appropriate to defer to the Division’s expertise in its analysis of the relevant data and information from the record.

In this matter, ONC cherry-picked portions of the record describing potential impacts in a highly technical report and characterized them as conclusive. The Division consistently and thoroughly rebutted each of ONC’s assertions with analysis of relevant

174 On pages 21-23 in the ALJ’s proposed decision under “Documentation appropriately considered,” the issue of ONC’s challenge to documents it construes as “extra-record documents” is addressed. After analysis, the proposed decision finds ONC cannot claim it will suffer prejudice from, and finds good cause exists, for consideration of these documents. This issue was raised for the first time in ONC’s reply brief, yet in the parties’ proposals for action no party made arguments for or against consideration of these documents. Importantly, ONC’s proposal for action provides that the proposed decision “is the result of thorough review of the extensive agency record and parties’ briefs” and that it “is well supported and sound in its reasoning” and as such asks for adoption of the ALJ’s proposed decision. As to this issue, ONC has lost its right to object to consideration of these documents. In the interest of creating a clean and comprehensive record, I adopt the ALJ’s conclusion that these documents may be considered.
information and data using its subject-matter expertise. Consequently, ONC has failed to meet its burden and there is no need to return the matter to the Division for further review and analysis.

For the foregoing reasons, ONC’s request to rescind the Certificate issued to Donlin Gold is DENIED; the Division’s issuance of the Certificate to Donlin Gold is UPHELD.

This is a final agency decision. It may be appealed to the superior court within 30 days from the date of this order.\textsuperscript{175}

\textsuperscript{175} AS 44.62.560.
Non-Adoption Options

A. The undersigned in accordance with AS 44.64.060(e)(2), declines to adopt this Decision, and instead orders under AS 44.64.060(e)(2) that the case be returned to the administrative law judge to

take additional evidence about ____________________________;

make additional findings about ______________________________;

conduct the following specific proceedings: ________________________.

DATED this _____ day of ________, 2021.

By: _____________________________
   Jason Brune, Commissioner
   Department of Environmental Conservation

B. The undersigned, in accordance with AS 44.64.060(e)(3), revises the enforcement action, determination of best interest, order, award, remedy, sanction, penalty, or other disposition of the case as set forth below, and adopts the proposed decision as revised:

Judicial review of this decision may be obtained by filing an appeal in the Alaska Superior Court in accordance with Alaska R. App. P. 602(a)(2) within 30 days after the date of this decision.

DATED this _____ day of ________, 2021.

By: _____________________________
   Jason Brune, Commissioner
   Department of Environmental Conservation

OAH No. 20-0536-DEC
C. The undersigned, in accordance with AS 44.64.060(e)(4), rejects, modifies or amends one or more factual findings as follows, based on the specific evidence in the record described below:

Judicial review of this decision may be obtained by filing an appeal in the Alaska Superior Court in accordance with Alaska R. App. P. 602(a)(2) within 30 days after the date of this decision.

DATED this 27th day of May, 2021.

By: [Signature]
Jason Brune, Commissioner
Department of Environmental Conservation

D. The undersigned, in accordance with AS 44.64.060(e)(5), rejects, modifies or amends the interpretation or application of a statute or regulation in the decision as follows and for these reasons:

Judicial review of this decision may be obtained by filing an appeal in the Alaska Superior Court in accordance with Alaska R. App. P. 602(a)(2) within 30 days after the date of this decision.

DATED this 27th day of May 2021.

By: [Signature]
Jason Brune, Commissioner
Department of Environmental Conservation