COMMONWEALTH OF PENNSYLVANIA
DEPARTMENT OF ENVIRONMENTAL PROTECTION

IN THE MATTER OF:

EQT Production Company
625 Liberty Avenue
Pittsburgh, PA 15222

:  The Clean Streams Law
:  The 2012 Oil and Gas Act

CONSENT ASSESSMENT OF CIVIL PENALTY

This Consent Assessment of Civil Penalty ("CACP") is entered into this __ day of
April 2019, by and between the Commonwealth of Pennsylvania, Department of
Environmental Protection ("Department") and EQT Production Company ("EQT").

The Department has found and determined the following:

A. The Department is the agency with the duty and authority to administer and
enforce The Clean Streams Law, Act of June 22, 1937, P.L. 1987, as amended, 35 P.S. §§ 691.1-
691.1001 ("Clean Streams Law"); Chapter 32 of Title 58 of the Pennsylvania Consolidated
Statutes, 58 Pa. C.S. §§ 3201 – 3274 ("2012 Oil and Gas Act"); Section 1917-A of the
Administrative Code of 1929, Act of April 9, 1929, P.L. 177, as amended, 71 P.S. §510-17
("Administrative Code"); and the rules and regulations promulgated thereunder.

B. EQT, a Pennsylvania corporation, is engaged in various oil and gas exploration
and production activities in Pennsylvania. EQT’s business address is 625 Liberty Avenue,
Pittsburgh, PA 15222.

C. EQT owns and operates the Fetchen Well Site ("Well Site"), located in Forward
Township, Allegheny County.
D. EQT is the permittee of the Erosion and Sediment Control General Permit authorization for earth disturbance associated with the Well Site, number ESX14-003-0002 (“Fetchen ESCGP”). The Fetchen ESCGP includes limits on the earth disturbance that may occur in constructing the Well Site (“Fetchen LOD”).

E. On February 23, 2018, sediment laden water from unstabilized portions of the Well Site had overtopped numerous Erosion and Sedimentation Control Best Management Practices (“E & S BMPs”) beyond the Fetchen LOD. Specifically, numerous rills occurred along the access road, and numerous sections of compost filter sock (“CFS”) and silt fence, and an infiltration berm downslope of the Well Site from the aboveground storage tank pad (“AST Pad”) were inoperable or ineffective, allowing sediment laden water to be carried outside of the Fetchen LOD.

F. EQT did not notify the Department of these inoperable or ineffective E & S BMPs, as required by condition 8.e. of the Fetchen ESCGP.

G. On March 5, April 4, and July 2, 2018 E & S BMPs described in Paragraph F, above, were still improperly implemented and/or in need of maintenance.


I. EQT’s failure to maintain the E & S BMPs and to notify the Department of inoperative or ineffective E & S BMPs, is contrary to the terms and conditions of the Fetchen ESCGP, and violated 25 Pa. Code § 102.5(m)(4).

J. EQT’s failure to implement effective E & S BMPs to minimize accelerated erosion and sedimentation violated 25 Pa. Code §§ 102.4(b)(1) and 102.11(a)(1).
K. EQT’s failure to implement and maintain temporary stabilization at a well site violated 25 Pa. Code § 102.22(b).

L. As of November 1, 2018, the Well Site was temporarily stabilized, and all E & S BMPs were installed, maintained, and functioning properly, thus correcting the conditions in Paragraphs E and F.

M. The violations described in Paragraphs H through K, above, constitute unlawful conduct under Section 611 of The Clean Streams Law, 35 P.S. § 691.611, and Section 3259 of the 2012 Oil and Gas Act, 58 Pa. C.S. § 3259.

N. The violations described in Paragraphs H through K, above, subject EQT to a claim for civil penalties under Section 605 of the Clean Streams Law, 35 P.S. § 691.605, and Section 3256 of the 2012 Oil and Gas Act, 58 Pa C.S. § 3256.

ASSESSMENT

After full and complete negotiation of all matters set forth in this CACP and upon mutual exchange of the covenants herein, the parties desiring to avoid litigation and intending to be legally bound, it is hereby ASSESSED by the Department and AGREED to by EQT as follows:

1. **Assessment.** In resolution of the Department’s claim for civil penalties, which the Department is authorized to pursue under Section 605 of the Clean Streams Law, 35 P.S. § 691.605, and Section 3256 of the 2012 Oil and Gas Act, 58 Pa. C.S. § 3256, the Department hereby assesses a civil penalty of ONE HUNDRED THIRTY-ONE THOUSAND SEVEN HUNDRED DOLLARS ($131,700.00), which EQT hereby agrees to pay.

2. **Civil Penalty Settlement.** Upon signing this CACP, EQT shall pay the civil penalty assessed in Paragraph 1, above. This payment is in settlement of the Department’s claim for civil penalties for the violations set forth in Paragraphs H-K, above, covering the
dates set forth herein. The payment shall be by corporate check or the like made payable to the “Commonwealth of Pennsylvania” and sent to the Department of Environmental Protection, Oil and Gas Management, 400 Waterfront Drive, Pittsburgh, PA 15222-4745.

3. **Findings.**

   a. EQT agrees that the findings in Paragraphs A through L, and N, above, are true and correct and, in any matter or proceeding involving EQT and the Department, EQT shall not challenge the accuracy or validity of these findings.

   b. The parties do not authorize any other persons to use the findings in this CACP in any matter or proceeding.

4. **Reservation of Rights.** The Department reserves all other rights with respect to any matter addressed by this CACP, including the right to require abatement of any conditions resulting from the events described in the findings. EQT reserves the right to challenge any action which the Department may take, but waives the right to challenge the content or validity of this CACP.
IN WITNESS WHEREOF, the parties have caused this CACP to be executed by their duly authorized representatives. The undersigned representatives of EQT certify, under penalty of law, as provided by 18 Pa. C. S. § 4904, that they are authorized to execute this CACP on behalf of EQT; that EQT consents to the entry of this CACP as an ASSESSMENT of the Department; that EQT hereby knowingly waives any right to a hearing under the statutes referenced in this CACP; and that EQT knowingly waives its right to appeal this CACP, which rights may be available under Section 4 of the Environmental Hearing Board Act, Act of July 13, 1988, P.L. 530, No. 1988-94, 35 P.S. § 7514; the Administrative Agency Law, 2 Pa. C.S. §103(a) and Chapters 5A and 7A; or any other provision of law. Signature by EQT’s attorney certifies only that the agreement has been signed after consulting with counsel.

FOR EQT PRODUCTION COMPANY:  
FOR THE COMMONWEALTH OF PENNSYLVANIA, DEPARTMENT OF ENVIRONMENTAL PROTECTION:

[Signatures]
Name
President or Vice President

Daniel F. Counahan
District Oil and Gas Manager
Southwest District Oil and Gas Operations

Stephanie K. Gallogly
Attorney for EQT Production Company

Richard T. Watling
Assistant Counsel