

The proposed ordinance seems pretty thorough. If I am interpreting correctly, a key provision with respect to current operations at the Crooker Mine, is the ground water provision, that operations should stay 5 ft above the annual high level of the groundwater table (pg 12). Crooker would like to go below this level? While it says this should be monitored, it's not too specific on who's responsible for said monitoring . Crooker (conflict of interest?), the town, the state? As someone who relies on a groundwater well 3500ft down grade from the operation this is definitely a concern. Dave Emerson