IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

DUHRING RESOURCE COMPANY, Plaintiff, and PENNSYLVANIA OIL AND GAS ASSOCIATION, Plaintiff-Intervenor, Case No. 1:07-cv-00314-GLL v. **Electronically Filed** U.S. FOREST SERVICE, et al., Defendants, ORDERED THAT THE WITHIN and MOTION IS DENIED ALLEGHENY DEFENSE PROJECT, Defendant-Intervenor. GARY L. LANCASTER. UNITED STATES DISTRICT JUDGE

PLAINTIFF-INTERVENOR'S MOTION FOR PARTIAL RECONSIDERATION AND CLARIFICATION

Plaintiff-Intervenor Pennsylvania Oil and Gas Association ("POGAM") respectfully moves the Court to reconsider one limited but important aspect of its March 5, 2009 Memorandum and Order ("M&O") granting in part and denying in part Defendants' motions to dismiss and denying as moot the joint motion for partial summary judgment filed by the Plaintiffs Duhring Resources Company ("Duhring") and POGAM. Specifically, POGAM asks that the Court reconsider whether, for reasons largely stated in the M&O, Defendants' motions to dismiss should be denied and the joint motion for partial summary judgment granted as to the