CCASE: SOL (MSHA) V. GRUNDY MINING DDATE: 19841121 TTEXT: Federal Mine Safety and Health Review Commission Office of Administrative Law Judges

SECRETARY OF LABOR,	CIVIL PENALTY PROCEEDINGS
MINE SAFETY AND HEALTH	
ADMINISTRATION (MSHA),	Docket No. SE 83-29
PETITIONER	A/O No: 40-00524-03508
v.	
	No. 21 Mine
GRUNDY MINING COMPANY, INC., RESPONDENT	
AND	
GRUNDY MINING COMPANY, INC., CONTESTANT	NOTICES OF CONTEST

v.

SECRETARY OF LABOR, ET AL, RESPONDENT Docket No. SE 82-36-R Citation No: 757821; 2/24/82

Docket No: SE 82-37-R Citation No: 757822; 2/24/82

Docket No: SE 82-38-R Citation No: 757823; 2/24/82

Docket No: SE 82-39-R Citation No: 757824; 2/24/82

Docket No: SE 82-40-R Citation No: 757825; 2/24/82

DECISION APPROVING SETTLEMENT

Before: Judge Moore

The proposed assessment issued by the assessment office in the above-captioned civil penalty proceedings is \$30,272.00 and the parties are seeking approval to settle for \$27,000.

MSHA has submitted with its moving papers its position with regard to the statutory criteria, and after examining those papers I find no reason to challenge MSHA's position.

I therefore accept the reasons given by MSHA for

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 $\sim\!2658$ agreeing to a settlement and incorporate them herein by reference.

The settlement motion is GRANTED and respondent is ORDERED to pay to MSHA, within 30 days, a civil penalty of \$27,000.

Charles C. Moore, Jr. Administrative Law Judge