

### west virginia department of environmental protection

Office of Legal Services 601 57th Street, SE Charleston, WV 25304 (304) 926-0460 Harold D. Ward, Cabinet Secretary dep.wv.gov

May 12, 2025

Mr. Casey Chapman Responsible Official Fundamental Data LLC cchapman@fundamentaldata.com

Re: Confidential Business Information

Fundamental Data LLC Permit Number: R13-3713 Facility ID Number: 093-00034

### Mr. Chapman:

The WVDEP appreciates your timely response to the letter from the WVDEP's Office of the General Counsel ("OGC") sent to you on April 25, 2025. To be clear, as stated in the OGC's letter, while the review of your confidential business information ("CBI") claims was triggered by the public comments received that requested additional information to be released, the subsequent letter was sent under the authority granted to the Secretary under 45CSR13, Sections 5.4 and 5.8 relating to the information required for a complete application. It is important to note that all public comments received by the WVDEP are part of the public record and available for your review upon request.

Further, 45CSR13 grants the Secretary the authority to determine when a permit application is complete (§45-13-5.8), and is explicit that such a designation does not preclude the WVDEP from requesting additional information (language that was included in your completeness e-mail sent on April 9, 2025). Clearly, if additional information is requested, the application can no longer be considered complete, and the WVDEP believes that a reasonable interpretation of 45CSR13 allows for the Secretary to have discretion when requesting additional information to pause (or in some cases even later restart) the statutory clock. If this is not the case, an applicant could control the review process through delay in submitting additional information or, detrimental to the regulated community, strip the WVDEP of the flexibility and time to work with applicants to provide a complete application. However, as stated in the OGC's letter, the DAQ's technical review of the permit application was not affected by the change of application status and is on-going, and WVDEP remains as before committed to a full and complete review, pursuant to the rules governing such a review, and done in a timely manner.

Letter to Fundamental Data LLC

Dated: May 12, 2025

Page 2 of 2

Concerning your further justification of the CBI claims, the WVDEP has reviewed the information provided and has determined that there are non-confidential alternatives through the use of aggregation, categorization, surrogate parameters, emissions monitoring or sampling, or parametric monitoring that result in a practically enforceable method of determining emissions from the proposed facility (as provided for under §45-31B-4.1). These alternatives may include, but are not limited to, the use of aggregate hours of operation tracking, aggregate heat input limitations, aggregate emission units, aggregate fuel throughputs, and categorized fuels. These non-confidential alternatives are consistent with applicable rules and standards and will result in a practically enforceable method of determining emissions., etc. Further, the WVDEP has determined that, pursuant to §45-31-4.1(b) and 4.1(c), there are not reasonable means to obtain the information claimed as CBI by using the publicly available aggregated data. It is therefore the WVDEP's determination that the information claimed by Fundamental Data, LLC as CBI in Permit Application R13-3713 satisfies the necessary requirements to be deemed confidential and will be maintained as such.

As noted above, the WVDEP has received a significant number of comments from concerned citizens. Accordingly, the WVDEP encourages sensitivity to those concerns and the exercise of transparency to the greatest extent possible regarding information not claimed as confidential.

Please note that this determination is specific to Permit Application R13-3713 and does not necessarily apply to any changes to the current application or modifications in the future without additional review. With this response, the statutory clock shall restart and will be backdated to the date of submission of the response letter on May 7, 2025.

Sincerely,

C. Scott Driver,

Chief, Office of Legal Services



May 7, 2025

Jason Wandling General Counsel WV Department of Environmental Protection 601 57th Street, SE Charleston, WV 25304

**Re: Confidential Business Information** 

**Permit Number: RB-3717** 

Facility ID Number: 093-00034

Dear Mr. Wandling,

We write in reply to your letter dated April 25, 2025, concerning the West Virginia Department of Environmental Protection's (WVDEP) purported rescission of its prior completeness determination for our permit application. We address the confidentiality claims contained in our application and to reaffirm the basis for the redaction of certain proprietary information, which is critical to the Ridgeline project and, by extension, to the broader success of innovative initiatives in the State of West Virginia.

We respond in the spirit of constructive dialogue and cooperation; however, we respectfully assert that the Department's decision appears inconsistent with applicable administrative procedures. We reserve all rights available to us in law and equity.

The Ridgeline project arises at a time of extraordinary technological transformation and global competition. The United States faces growing pressure from foreign adversaries, particularly in areas of artificial intelligence and advanced computing. The essential infrastructure to support this innovation, particularly reliable power generation, has lagged nationwide due to regulatory and permitting delays. Policymakers in West Virginia, including Governor Morrissey and the Legislature, should be commended for their foresight in enacting the Power Generation and Consumption Act of 2025 (the "Power Act"), which positions the State to capitalize on this fleeting opportunity. Our project directly supports West Virginia's stated goal and represents more than a power generation resource — it is a strategic investment in national and economic security.

In this environment, Rule 31 plays a critical role in protecting confidential business information (CBI) and trade secrets from disclosure to the public and to Fundamental's

competitors. The proper interpretation and application of Rule 31 will determine whether West Virginia can compete successfully for next-generation technology and energy infrastructure. The ability to maintain the confidentiality of proprietary business information is not only vital to our company's competitiveness but is also a key factor considered by other investors evaluating projects within the State. If the State cannot protect confidential business information in a manner consistent with its laws, the State will chill investment and drive away businesses the Power Act intends to attract.

We understand that public interest in the project has increased, and we are committed to engaging constructively with local stakeholders. Our confidentiality claims are not intended to obscure our operations from the public but are necessary to protect sensitive, proprietary data from our competitors, as the regulations correctly allow. The public should not assume that redacting information from the public version of our application is an attempt to hide relevant data; rather, such redactions are necessary to protect innovation from theft. Although not directly relevant to the Department's position here, we emphasize the following to provide some comfort to the public:

- 1. Ridgeline does not plan any consumption or use of water resources from or discharge of wastewater to local rivers, streams, or municipal systems.
- 2. If advanced, the project will result in the creation of substantial, high-paying, permanent jobs and generate unprecedented tax revenue for local jurisdictions.
- 3. The plant is sited in a lowland area surrounded by hills that should substantially limit and may even completely obscure visibility of the plant from public roadways or populated areas.
- 4. The facility expects to operate at noise levels below the threshold requiring hearing protection under OSHA regulations and is physically more than one mile from the nearest occupied structure and is buffered by topography and forest.

Turning to the core issue of confidentiality: while your letter does not explicitly reference a Freedom of Information Act (FOIA) request, \$45-31 suggests that a determination under Rule 31 was initiated upon receipt of a public records request under \$29B-1-1. We presume, therefore, that such a request has been made and request a copy of all such requests.

We remain confident that the redacted materials meet the statutory definition of "trade secrets" under §45-31-2.3, as

"trade secrets" may include, but are not limited to, any formula, plan, pattern, process, tool, mechanism, compound, procedure, production data, or compilation of information which is not patented which is known only to certain individuals within a commercial concern who are using it to fabricate, produce or compound an article or trade or a service or to locate minerals or

other substances, having commercial value, and which gives its users an opportunity to obtain business advantage over competitors.

Note that "trade secrets" includes plans, patterns and processes, such as the identity, number and configuration of power sources that provide an advantage over competitors. With that in mind, the redacted materials in our application fall within two categories:

- 1. Information governed by binding confidentiality and non-disclosure agreements with third-party vendors, and
- 2. Proprietary data constituting trade secrets under applicable law.

### Your letter states that your

"review has determined that the information claimed as CBI may not qualify for such designation as it falls under the definition of "Types and Amounts of Air Pollutants Discharged" as excluded under \$45-31-6 and defined under \$45-31-2.4 (and further defined under 45CSR31 b). There is also some concern that the claimed CBI may not meet the eligibility requirements under \$45-31-4.l(b) and 4.l(c)."

The above reflects claims that the redacted information may constitute "types and amounts of air pollutants discharged," which cannot be claimed as confidential under \$45-31-6 and the definitions provided in \$45-31-2.4 and 45CSR31B. However, this interpretation is not supported by the text of \$45-31-2.4, which reads as follows:

- 2.4.a.1. Emission data necessary to determine the identity, amount, frequency, concentration, or other characteristics (to the extent related to air quality) of any emission which has been emitted by the source (or of any pollutant resulting from any emission by the source), or any combination of the foregoing;
- 2.4.a.2. Emission data necessary to determine the identity, amount, frequency, concentration, or other characteristics (to the extent related to air quality) of the emissions which, under an applicable standard or limitation, the source was authorized to emit (including, to the extent necessary for such purposes, a description of the manner or rate of operation of the source); and
- 2.4.a.3. A general description of the location and/or nature of the source to the extent necessary to identify the source and to distinguish it from other sources (including, to the extent necessary for such purposes, a description of the device, installation, or operation constituting the source).

As we are a proposed new facility and have not yet emitted any pollutants, \$45-31-2.4.a.1 is inapplicable. We have duly provided all the required information under §45-31-2.4.a.2 and §45-31-2.4.a.3. The redacted portions of our application pertain solely to specific equipment identification and our system configuration, which donot constitute emissions data. Even without the redacted material, the Department has sufficient information to set verifiable limits on the collective emissions from this equipment, which cumulatively constitute the source. A "stationary source" is defined in §45-13-2.24 as "any building, structure, facility, installation, or emission unit, or combination thereof . . . ." This definition supports our position that emissions data requirements need not extend to the disclosure of subemissions from individual components of a source but rather pertain to the source in its entirety. The rule contemplates disclosure of emissions from the "source," not necessarily from each subcomponent of a source, where total emissions can be effectively limited by reasonable permit conditions. The source is broadly defined under §45-13-2.24 as including combinations of emission units, further reinforcing this point. The public, therefore, has full access to all required emissions data as defined, without compromising sensitive technical information.

Furthermore, §45-31-2.4.a.2 refers to "emission data necessary to determine the identity, amount, frequency, concentration or other characteristics" of the emission source, meaning that the information necessary to development of emission limits cannot be CBI. The redacted information can be CBI because it is not necessary to the determination of emission limits. Verifiable limits can be developed without the redacted material, based on general knowledge of turbine operations, permissible fuel sources, hours of operation and other factors that can be specified in the permit. The proposed project is one where alternatives to CBI, such as use of "aggregation, categorization, surrogate parameters, emissions monitoring or sampling, or parametric monitoring", can result in "a practically enforceable method of determining emissions." §45-31B-4.1.

Finally, your letter references potential deficiencies under \$45-31-4.1(b) and 4.1(c), which relate to the applicant's efforts to maintain confidentiality. We are uncertain what "concern" exists in this regard, as we have taken and continue to take robust measures to protect the confidentiality of our trade secrets. If WVDEP has reason to believe otherwise, we respectfully request the detailed and specific factual basis for such a concern so we may address it directly.

The Department has an unredacted version of the application before it and its review should continue without pause. The number of inquiries about the project received by the Department does not affect the nature of the information redacted. We respectfully submit that our redactions are correct, consistent with applicable law, and are absolutely crucial to our competitive position in our field.

We trust this response clarifies the basis for our confidentiality designations and supports a determination by Secretary Ward that the information in question qualifies for CBI protection under Rule 31. Should that not be the case, we request further and immediate clarification

of the Department's position without release of any redacted material to the general public. In the event of a disagreement between the Department and an applicant regarding CBI, the Department might suspend permitting, but there is no authority for the Department to release information.

Please contact me if you would like to further discuss this response or the project that we have proposed.

Respectfully submitted,

Casey Chapman
Casey Chapman



### west virginia department of environmental protection

Division of Air Quality 601 57<sup>th</sup> Street, SE Charleston, WV 25304 (304) 926-0475 Harold D. Ward, Cabinet Secretary dep.wv.gov

April 25, 2025

Mr. Casey Chapman
Responsible Official
Fundamental Data LLC
cchapman@fundamentaldata.com

Re: Confidential Business Information

Fundamental Data LLC Permit Number: R13-3717 Facility ID Number: 093-00034

### Mr. Chapman:

On March 18, 2025, Fundamental Data LLC (FD) submitted an air permit application (R13-3713) that contained information claimed as confidential business information (CBI). A redacted copy of the permit application was provided that has been made available for public review. As you are aware, the Division of Air Quality (DAQ) has received hundreds of public comments concerning the proposed project, many of which have specifically requested release of the information that has been redacted in the public version of the application. These written requests for release of information currently redacted have triggered a review of the CBI claims by the DEP's Office of the General Counsel (OGC). This review is governed by the applicable WV Legislative Rules 45CSR31, 31a, and 31b. At this time, the review has determined that the information claimed as CBI may not qualify for such designation as it falls under the definition of "Types and Amounts of Air Pollutants Discharged" as excluded under §45-31-6 and defined under §45-31-2.4 (and further defined under 45CSR31b). There is also some concern that the claimed CBI may not meet the eligibility requirements under §45-31-4.1(b) and 4.1(c).

At this time the OGC is requesting further justification (beyond that which is given on the CBI cover document) that the information claimed as CBI is not defined as "Types and Amounts of Air Pollutants Discharged" and also does not conflict with the eligibility requirements under §45-31-4.1(b) and 4.1(c). Please note that no information will be released without both FD having a full opportunity to justify the claims of CBI and the opportunity to have a full consultation with the WVDEP over this matter.

While the technical review of the permit application will continue, this request for additional information will pause the statutory review clock and place the permit application in a status of incomplete. Please provide a written response within fifteen (15) days of receipt of this request to facilitate the continued review of Permit Application R13-3713.

Sincerely,

Jason Wandling,

WVDEP General Counsel

Jasen Wandling

cc: Lewis Reynolds, lreynolds@fundamentaldata.com

Leah Blinn, CEC, lblinn@cecinc.com



Williams, Jerry <jerry.williams@wv.gov>

### WV DAQ NSR Permit Application Complete for Fundamental Data LLC - Ridgeline **Facility**

Williams, Jerry <jerry.williams@wv.gov>

Wed, Apr 9, 2025 at 10:42 AM

To: Casey Chapman <cchapman@fundamentaldata.com>, Lewis Reynolds <lewis.reynolds@prismrenewables.com>, "Blinn, Leah" < Iblinn@cecinc.com>, "Spiker, Casey" < cspiker@cecinc.com>

Cc: Joseph R Kessler <joseph.r.kessler@wv.gov>

RE: **Application Status: Complete** 

Fundamental Data, LLC - Ridgeline Facility

**Permit Application R13-3713** Plant ID No. 093-00034

Casey,

Your application for a 45 CSR 13 Construction Permit for a turbine power facility was received by this Division on March 18, 2025 and assigned to the writer for review. Upon review of said application, it has been determined that the application is complete and the statutory review period commenced on April 9, 2025.

In the case of this application, the agency believes it will take approximately 90 days to make a final permit determination.

This determination of completeness shall not relieve the permit applicant of the requirement to subsequently submit, in a timely manner, any additional or corrected information deemed necessary for a final permit determination.

Should you have any questions, please contact me at (304) 926-0499 ext. 41214 or reply to this email.

Thank you, Jerry



Jerry Williams, P.E.

Engineer, Division of Air Quality

**WV Department of Environmental Protection** 

601 57th Street SE, Charleston, WV 25304

Phone 304-926-0499, ext. 41214

Web dep.wv.gov Email jerry.williams@wv.gov

### The Parsons Advocate

Mountain Media, LLC P.O. Box 429 Lewisburg, WV 24901

Invoice

DATE

**INVOICE#** 

3/26/2025

25-429861

Civil & Environmental Consultants, Inc.

Casey Spiker
700 Cherrington Pari Moon Township, PA 15108

P.O. NO.

**TERMS** 

**PROJECT** 

QUANTITY

DESCRIPTION

RATE

**AMOUNT** 

Legal Advertising in The Parsons Advocate.

38.18

38.18

FEIN 26-0028834 Air Quality Permit Notice 332 words set solid @ .115 per word 3/26

> **Total** \$38.18

### LEGAL

AIR QUALITY PERMIT NOTICE

Notice is given that FUNDAMENTAL DATA LLC has applied to the West Virginia Department of Environmental Protection, Division of Air Quality, for a Construction Permit for the RIDGELINE FACILITY to be located off of US-48, near the City of Thomas, in Tucker County, West Virginia. The laitude and longitude coordinates are 39,153639\*,79,466406\*.

Pollutants will be:		
NOx:	99.35	tpy
CO:	56.36	tpy
VOC:	43.93	tpy
SO2:	58.89	tpy
PM;	97.46	tpy
PM10:	71.86	tpy
PM2.5:	71.54	tpy
Lead:	0.08	tpy
Total HAPs	9.47	tny

Total HAPs: 9.42 tyy
Startup of operation is planned to begin in 2027 or 2028. Written comments will be received by the West Virginia Department of Environmental Protection. Division of Air Quality (DAO), 601 37th Street, SE, Charleston, WV 25304, for at least 30 calendar days from the date of publication of this notice. Written comments will also be received via small at DEPAirQualityPermitting@WV.gov.
Any questions regarding this permit application should be directed to the DAQ at (304) 926-0499, extension 41281, during normal business hours. Dated the 18th day of March, 2025.

By: FUNDAMENTAL DATA LLC
Casey L. Chapman
Responsible Official
125 Hirst Rd. Suite 1A
Purcellville, VA 20132

### LEGAL

### FISCAL YEAR JULY 1, 2025 - JUNE 30, 2026 LEVY ESTIMATE - BUDGET DOCUMENT

LEVY ESTIMATE - BUDGET DOCUMENT

STATE OF WEST VIRGINIA

MUNICIPALITY OF PARSONS, WEST VIRGINIA

In accordance with Code § 11-8-14, as amended, the Council proceeded to make an estimate of the amounts necessary to be raised by levy of taxes for the current fiscal year, and does determine and estimate the several amounts to be as follows:

The amount due and the amount that will become due and collectible from every source during the fiscal year (NCLUDING THE LEVY OF TAXES, is as follows:

REVENUE SOURCE

REV	ENUE	SOL	RCE	

Onassigned rund barance		100,000
Property Taxes - Current Expense		163,514
Prior Year Taxes		6,000
Supplemental Taxes		5,000
Tax Loss Restoration		200
Tax Penalties, Interest & Publication Fees		2,500
Gas & Oil Severance Tax		5,000
Excise Tax on Utilities		50,000
Wine & Liquor Tax		12,000
Animal Control Tax		500
Hotel Occupancy Tax		9,000
Fines, Fees & Court Costs		2,000
Parking Violations		100
Licenses		4,500
Building Permit Fees		1,000
Miscellaneous Permits		240
Franchise Fees		6,000
IRP Fees (Interstate Registration Plan)		14,000
Parks & Recreation		12,500
Rents, Royalties and Concessions		105,000
Charges for Services		38,500
Contributions from Other Entities		345,000
Gaming Income		10,000
Interest Earned on Investments		500
Sale of Fixed Assets		1,000
Video Lottery (LVL)		1,000
TOTAL ESTIMATED REVENUE (GENERAL FUND	) S	895,054
COAL SEVERANCE TAX FUND		
REVENUE SOURCE		
Assigned Fund Balance (Coal Fund Only)	\$	100
Coal Severance Tax		7,500
Interest Earned on Investment		10
Reimbursements		100
Refunds		140
TOTAL ESTIMATED REVENUE	S	7,610
(COAL SEVERANCE FUND)	***	
ACONTO TOTAL TOTAL TOTAL TOTAL TOTAL STATE (STATE )	General	Coal Severano

(COAL SEVERANCE FUND)				
	Gen	cral	Coa	l Severance
ESTIMATED CURRENT EXPENDITURES	Fun	d		Fund
Mayor's Office	S	2,584	S	(40)
City Council		7,751		190
Recorder's Office		1,938		
City Manager's Office		18,000		-
Treasurer's Office		13,500		-
Police Judge's Office		4,300		
City Attorney		30,000		186
Custodial		16,000		200
Regional Development Authority		2,000		(40)
City Hall		224,356		7,610
Public Grounds		7,000		123
Contingencies		89,500		12
Police Department		95,000		
Streets and Highways		225,000		
Street Lights		30,000		(=0)
Signs and Signals		10,000		
Snow Removal		21,000		100
Street Construction		12,000		7.
Parks & Recreation		10,625		-
Visitors Bureau		4,500		
Fair Associations / Festivals		25,000		
Community Center		34,000		
Youth Program		1,000		
Beautification Programs		10,000		
TOTAL ESTIMATED EXPENDITURES	S	895,054	S	7,610

## MUNICIPALITY OF PARSONS, WEST VIRGINIA

# Regular Current Expense Levy FISCAL YEAR JULY 1, 2025 - JUNE 30, 2026 Certificate of Valuation Assessed Value Levy for Tax Purposes Rate/\$100

CLASSI					
Personal Property	S	0	10.47	\$	0
Public Utility		0	(A		0
Total Class I	5	0		S	.0
CLASS II					
Real Estate	S	29,217,810	20.94	S	61,182
Personal Property	-	399,110		-	836
Total Class II	\$	29,616,920		S	62,018
CLASS IV					
Real Estate	S	15,930,060	41.88	S	66,715
Personal Property		8,792,238			36,822
Public Utility		3,960,574			16,587
Total Class IV	S	28,682,872		\$	120,124
Total Value & Projected Re	evenue \$	58,299,792		5	182,142
Less Delinquencies, Exonero	tions & Un	collectable Taxes	7.00%		12,750
Less Tax Discounts (use Total	l Projected	Revenue to calcula	de) 2.00%		3,388
Less Allowance for Tax Incr	ement Finar	ncing (if Applicabl	le)		0
Total Projected Property T	ax Collecti	on		\$	166,004
Less Assessor Valuation Fun	d		1.50%		2,490
(Subtracted from regular cur	rent expens	e taxes levied only	y)		
Net Amount to be Raised b	y Levy of I	roperty Taxes	20	S	163,514
STATE OF WEST VIRGINI	A	5) 5			
COUNTY OF	The	Property.			

COUNTY OF Tucker
MUNICIPALITY OF PARSONS

1, Richard L. Lemons, Recording Officer of said municipality, do hereby certify that the foregoing are true copies from the record of the orders made and entered by the council of the said municipality on the 18th day of March 2025. Pall y Leur

Chy Reserved

### LEGAL

IMPORIANT INFORMATION ABOUT YOUR DRINKING WATER
Exceeded Maximum Contaminant Level (MCL) for Haloacetic Acids
HAMRICK PSD, WY3304704

m recently violated a drinking water standard, Although this is not an emergency; you, as
ave the right to know what happened, what you should do, and what we are doing to correct

Cur water system recently violated a drinking water standard. Although this is not an emergency, you, as our customers, how the right to know what happened, what you should do, and what we are doing to correct the situation.

We routinely monitor for the presence of drinking water conteminants. Test results for 1/1/2025 and 3/31/2025 show that our system exceeds the standard or maximum contaminant level (ACL) for Haloacetic Acids. The average level of Haloacetic Acids over the last four quarters was 62.00000000µg/L at #1 LEADMINE BPS location. The standard for Haloacetic Acids is 60.0µg/L.

What should 1 de?

What should 1 de?

What should 1 do:

What does this mean?

This is not an immediate risk. If it had been, you would have been notified immediately. However, some people who drink water containing Haloacetic Acids in excess of the MCL over many years may have an increased risk of getting cuneer.

What also stain water containing Haloacetic Acids in excess of the MCL over many years may have an increased risk of getting cuneer.

What happened? What is being done? (Describe corrective action)

The quarterly average of HAAs is still just over the MCL. First quarter total was 0.014µg/L which is well under the MCL 0.066, but the quarterly average is 0.002µg/L additional flushing has been performed to help maintain compliant levels.

For more information, please contact Jason S. Lipscomb at (304) 478-2898 or P.O. Box 228, Hendricks, WV 26271.

Please share this information with all the other people who drink this water, especially those who may not have necetived this notice directly for example, people in apartments, nursing homes, schools, and businesses). For cash of this posting this notice in a public place or distributing copies by hand or mail.

This Notice is being sent to you by: BAMRICK PSD

### LEGAL

### Tucker County Commission Levy Estimate (Budget) 2025 - 2026 Fiscal Year

STATE OF WEST VIRGINIA

County of: Tucker, West Virginia

In accordance with Code §11-8-10, as amended, the Tucker County Commission proceeded to make an estimate of the amounts necessary to be raised by levy of taxes for the current year, and don't determine and estimate the several unounts to be as follows:

| Stimated Revenues | Fund Balance | Fu

Property Taxes Current Year	9	3,428,797
Prior Year Taxes		65,000
Tax Penalties, Interest & Publication Fees		30,000
Dog Taxes		125,000
Property Transfer Tax Gas & Oil Severance Tax		20,000
Wine & Liquor Tax		15,000
Hotel Occupancy Tax		1,000,000
Payment in Lieu of Taxes		45,000
Federal Grants / Federal Payment in Lieu of Taxes		300,000
State Grants		50,000
Sheriff's Service of Process		3,000
County Clerk's Earnings		20,000
Circuit Clerk's Earnings		6,500
Accident Reports		400
Motor Vehicle License Fee		16,000 50,000
Rents & Concessions Special Patrol / Security Systems		300
Franchise Agreement		3.700
IRP Fees (Interstate Registration Plan)		30,000
Regional Jail Operations Partial Reimbursement		4,500
Interest Earned		10,000
Miscellaneous Revenue		21,285
Sheriff's Commission		15,000
Garning Income		40,000
Video Lottery		3,000
Refunds / Reimbursements (External Sources)		700,000
Transfers Assessor's Valuation Fund	<del></del>	177,482
Total Estimated General Fund Revenues	2	7,180,464
Coal Severance Tax	Estimated Rev	
Assigned Fund Balance Coal Severance Tax	2	33,667
Total Coal Severance	•	5,000 38,667
total Coal Severance	§	Coal Severance
ESTIMATED EXPENDITURES	Fund	Tax Fund
GENERAL GOVERNMENT	A.Hans	ARRAMA
County Commission	\$ 436,618	\$ 38,667
County Clerk	320,762	
Circuit Clerk	218,520	
Sheriff - Treasurer	411,308	*
Prosecuting Attorney	346,614	*
Assessor	239,440	
Assessor's Valuation Fund	177,482	
Statewide Computer Network	18,000	
Agriculture Agent	128,031	*
Elections - County Clerk	105,617	
Magistrate Court Circuit Court	10,000	
Courthouse	867,550	
Regional Development Authority	2,563	
Economic Development	92,000	-
Rehabilitation of Property	40,000	1
Contingencies - Not to Exceed 10% of Budget	75,000	2
TOTAL GENERAL GOVERNMENT	3,495,727	38,667
PUBLIC SAFETY		***************************************
Sheriff - Law Enforcement	720,067	
Sheriff - Service of Process	105,151	
Regional Jail	150,000	- 2
Emergency Services	91,054	
Communication Center	683,950	
Fire Department	140,000	
Ambulance Authority	250,000	-
Dog Warden / Humane Society	190,541	
Community Based Corrections Program	538,761	- 5
K-9 TOTAL BURLIC GARRETY	11,428	
TOTAL PUBLIC SAFETY HEALTH AND SANITATION	2,880,952	
Local Health Department	35,000	
TOTAL HEALTH & SANITATION	35,000	
CULTURE AND RECREATION		
Parks & Recreation	120,000	
4-H Camp	80,000	
Historical Commission	20,000	
Visitor's Bureau	500,000	

# TUCKER COUNTY, WEST VIRGINIA REGULAR CURRENT EXPENSE LEVY FISCAL YEAR JULY 1, 2025 - JUNE 30, 20

27,500 747,500

21,285 21,285 7,180,464

Vision s January
Library
TOTAL CULTURE & RECREATION
SOCIAL SERVICES
TOTAL SOCIAL SERVICES
CAPITAL PROJECTS
ASSESSOR

TOTAL CAPITAL OUTLAY

,	Certif	icate of Valuation		20	
		sed Value	Levy		Taxes
Current Year	for Ta	x Purposes	Rate/\$10	0	Levied
Class I					
Personal Property	S	0	11.28	\$	0
Public Utility	-	0		-	0
Total Class I	S	0		5	0
Class II					
Real Estate	S	448,089,110	22.56	\$	1,010,889
Personal Property	-	2,872,327	, transmit	77.74	6,480
Total Class II	S	450,961,437		S	1,017,369
Class III					
Real Estate	\$	314,004,660	45.12	\$	1,416,789
Personal Property		130,947,857			590,837
Public Utility		56,407,222			254,509
Total Class III	S	501,359,739		\$	2,262,135
Class IV				-	
Real Estate	S	69,648,760	45.12	\$	314,255
Personal Property		22,271,249			100,488
Public Utility	-	9,919,412		-	44,756
Total Class IV	S	101.839,421		\$	459,499
Total Value & Projected	Revenue S	1.054,160,597		\$	3,739,003
Less Delinquencies, Exon-	crations & Un	acollectable Taxes	5.00%		186,950
Less Tax Discounts			2.00%		71,041
Less Allowance for Tax In	crement Fina	ncing (if Applicab)	le)		0
Total Projected Property	Tax Collect	ion			3,481,012
Less Assessor Valuation F	und		1.50%		C
(Subtracted from regular c	urrent expens	se taxes levied only			
Net Amount to be Raised   STATE OF WEST VIRGINIA	by Levy of Pr			\$	3,481,012

STATE OF WEST VIRGINIA
COUNTY OF TUCKER
I, Sherry Simmons, CLERK OF THE COUNTY COMMISSION OF SAID COUNTY, DO HEREBY CERTIFY THAT THE FOREGOING ARE TRUE COPIES FROM THE RECORD OF ORDERS MADE AND
ENTERED BY SAID COMMISSION ON THE 12th DAY OF MARCH 2025.

Thum formaper

# The Parsons Advocate

MOUNTAIN MEDIA LLC PO Box 429 Lewisburg, WV 24901 304-647-5724

## **CERTIFICATE OF PUBLICATION**

State of West Virginia County of Tucker, SS:

I, Kathleen Stickley, one of the Editors or Agents of The Parsons Advocate, a weekly newspaper of general circulation published at Parsons, WV in the County of Tucker, State of West Virginia, do certify that publication of the advertisement or advertisements Air Quality Permit Notice, attached here to was made in 1 issue(s) of the newspaper, dated March 26<sup>th</sup>, 2025.

Siven under my hand this 31st Day of March 2025.
H. Dikley
ditor or Publisher
38.18 Publication fee
Subscribed and Sworn to before me
This <u>31</u> day of <u>Mull</u> , 20 <u>35</u>
This 31 day of 7000, 20 35  My commission expires: August 30, 2028.
Signature
Nota y Public
KATHY L S HUNTER Notary Public Official Seal State of West Virginia My Comm. Expires Aug 20, 2028 4321 Shoestring Trail Crawley WV 24931



Williams, Jerry <jerry.williams@wv.gov>

### WV DAQ Permit Application Status for Fundamental Data LLC; Ridgeline Facility

1 message

Mink, Stephanie R <stephanie.r.mink@wv.gov>

Wed, Mar 19, 2025 at 10:33 AM

To: Casey Chapman <cchapman@fundamentaldata.com>, Lewis Reynolds <lewis.reynolds@prismrenewables.com>, lblinn@cecinc.com

Cc: Joseph R Kessler <joseph.r.kessler@wv.gov>, Jerry Williams <jerry.williams@wv.gov>, Casey M Samples <casey.m.samples@wv.gov>, Gregory L Null <gregory.l.null@wv.gov>, Kathy M Sullivan <kathy.m.sullivan@wv.gov>, Barbara A Miles <barbara.a.miles@wv.gov>

**Application Status** 

Fundamental Data LLC; Ridgeline Facility

Facility ID: 093-00034

**Application No. R13-3713** 

Mr. Chapman:

Your application for a Construction Permit for the Ridgeline facility was received by this division on March 18, 2025, and was assigned to Jerry Williams. The following items were not included in the initial application submittal:

Copy of Class I legal advertisement affidavit.

### Application fee of \$2,000.00.

• Credit card payments may be made by contacting the Accounts Receivable section at 304-926-0499 x 41195. DEP accepts Visa and MasterCard only. Please have the Facility ID and Application Number available when calling.

These items are necessary for the assigned permit writer to continue the 30-day completeness review.

Within 30 days, you should receive notification from Jerry Williams stating the status of the permit application and, if complete, given an estimated time frame for the agency's final action on the permit.

Any determination of completeness shall not relieve the permit applicant of the requirement to subsequently submit, in a timely manner, any additional or corrected information deemed necessary for a final permit decision.

Should you have any questions, please contact the assigned engineer, Jerry Williams, at 304-926-0499, extension 41214.

--

### Stephanie Mink

**Environmental Resources Associate** 

West Virginia Department of Environmental Protection

Division of Air Quality, Title V & NSR Permitting

601 57<sup>th</sup> Street SE

Charleston, WV 25304

Phone: 304-926-0499 x41281