



STATE OF UTAH
NATURAL RESOURCES
Oil, Gas & Mining

Scott M. Matheson, Governor
Temple A. Reynolds, Executive Director
Dianne R. Nielson, Ph.D., Division Director

4241 State Office Building • Salt Lake City, UT 84114 • 801-533-5771

September 28, 1984

Mr. Walter Mueller, Jr.
Vice-President
Plateau Mining Company
P. O. Drawer PMC
Price, Utah 84501

Dear Mr. Mueller:

RE: Division of Oil, Gas and Mining Approval of Mining and Reclamation Plan Revision, Unit Train Loadout Facility, Plateau Mining Company, Star Point Mines, ACT/007/006, #3 and #4, Carbon County, Utah

The Division of Oil, Gas and Mining (DOGM) has completed its review of the permit application for a revision and the associated technical documents submitted by Plateau Mining Company for the proposed Unit Train Loadout Facility. The Division's technical staff has completed the required decision document, positive findings have been made and an updated bond in the amount of \$3,246,317.00 (1985 dollars) for the entire Star Point Mine which includes the Unit Train Loadout proposal has been received and copied to the OSM. The Office of Surface Mining (OSM) has forwarded a copy of its concurrence and Federal permit approval for this proposal which supports the Division's recommendation for approval.

A copy of the decision document which was sent to the OSM on September 4, 1984 is enclosed for your reference and files.

The standard permit conditions as identified under Chapter I, Section UMC 786.29 of the Utah Coal Mining and Reclamation Permanent Program (UCA 40-10-1 et seq.) are applicable to this approved permit revision.

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The Division sincerely appreciates the cooperation and patience which Plateau Mining Company has provided during the permitting process. Should questions arise, please contact me or D. Wayne Hedberg of the technical staff.

Best regards,



Dianne R. Nielson
Director

DWH/btb

Enclosures

cc: Allen Klein
Robert Hagen
Dave Maxwell
Ron Daniels
Ben Grimes
D. Wayne Hedberg
Joe Helfrich
Dave Lof
Jim Smith

89920-67 & 68

UMC 786.29 Conditions Of Permits: Environment, Public Health, And Safety

Each permit issued by the Division shall ensure and contain specific conditions requiring that the-

(a) Permittee shall take all possible steps to minimize any adverse impact to the environment or public health and safety resulting from non-compliance with any term or conditions of the permit, including, but not limited to:

(1) Any accelerated or additional monitoring necessary to determine the nature and extent of noncompliance and the results of the noncompliance;

(2) Immediate implementation of measures necessary to comply; and

(3) Warning, as soon as possible after learning of such noncompliance, any person whose health and safety is in imminent danger due to the non-compliance.

(b) The permittee shall dispose of solids, sludge, filter backwash, or pollutants removed in the course of treatment or control of waters or emissions to the air in the manner required by Subchapter K of this Chapter, the regulatory program, and which prevents violation of any other applicable State or Federal law.

(c) The permittee shall conduct its operations-

(1) In accordance with any measures specified in the permit as necessary to prevent significant, imminent environmental harm to the health or safety of the public; and,

(2) Utilizing any methods specified in the permit by the Division in approving alternative methods of compliance with the performance standards of the Act and the regulatory program, in accordance with the provisions of the Act, UMC 786.19(m), and Subchapter K.