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ACT/007/04  
#7

# UNITED STATES FUEL COMPANY

HIAWATHA, UTAH 84527

July 9, 1985

RECEIVED

JUL 11 1985

DIVISION OF OIL  
GAS & MINING

Mr. Dave Hooper, Reclamation Hydrologist  
State of Utah, Division of Oil, Gas and Mining  
355 W. North Temple  
3 Triad Center, Suite 350  
Salt Lake City, Utah 84180-1203

RE: Supplemental Abatement Measures for N84-4-8-8, 8 of 8

Dear Mr. Hooper:

United States Fuel Company has received your letters of July 2, 1985 and July 8, 1985 relating to abatement measures for violation N84-4-8-8, 8 of 8. As discussed in phone conversations between these dates and an earlier on-site meeting, U.S. Fuel agrees to stipulations #1 and #2 of the July 2, 1985 letter. However, item #3, as presented in the July 2, 1985 letter presented problems.

Based on an assessment conference determination made on violation N84-4-8-8, 2 of 8, drainage coming from the road alone was found not to be disturbed area drainage and did not require treatment with sediment structures. In view of that determination, the company also questioned the reason for requesting a small area exemption for the .9 acres of roadway outlined in the July 2, 1985 letter.

After considering the potential problems (for both the company and the Division) associated with the use of the catchment basin for the treatment of road drainage, the company requested the modification of stipulation #3.

The company now agrees to stipulation #3 as modified by the Division in the July 8, 1985 letter and will implement the measures



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as outlined in that letter by September 1, 1985. The ditch leading to the drop culvert will be riprapped as specified. Should there be any further questions on the finalization of the plan for this violation please contact us. As we consider the plans on N84-4-8-8, 8 of 8 to be finalized we will begin to proceed with these remaining measures.

Sincerely,



Robert Eccli

pc: E. Gardiner  
P. Schank