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State of Utah
DEPARTMENT OF NATURAL RESOURCES
DIVISION OF OIL, GAS AND MINING

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March 25, 1998

Mine file

CERTIFIED RETURN RECEIPT REQUESTED
NO. P 540 714 041

Steve Traweek, Resident Agent
Nevada Electric Investment Company
EARTHCO
1179 East Main Street, No. 104
Price, Utah 84501

Re: Outstanding Fine for State Notice of Violation, N97-41-5-1 Nevada Electric Investment Company, Wellington Preparation Plant, ACT/007/012, Folder #5, Carbon County, Utah

Dear Mr. Traweek:

This letter constitutes a final demand for payment, plus interest at ten percent per annum from the date of finalization, for civil penalties due and payable to the Division of Oil, Gas and Mining by Nevada Electric Investment Company for the following state violation:

ACT No.	NOV/CO No.	Date Finalized	Amount	Interest	Total
ACT/007/012	N97-41-5-1	12/20/97	\$840.00	\$21.63	\$861.63

TOTAL AMOUNT DUE \$861.63

This fine is overdue. Utah Code Annotated § 40-10-20(4) (1953, as amended) states that, "[c]ivil penalties owed under this chapter may be recovered in a civil action brought by the attorney general of Utah at the request of the board in any appropriate district court of Utah." If the Division does not receive payment immediately, the Division shall inform the Board of the operator's failure to pay the civil penalty and request that the Board involve the Office of the Attorney General in this matter.

Should you have any questions regarding this request, please call me.

Sincerely,

Lowell P. Braxton
Acting Director

vb
cc: M. Wright