



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

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November 23, 1999

VIA FACSIMILE
(801) 489-6779

Patrick Collins, Resident Agent
Nevada Electric Investment Company
c/o Mt. Nebo Scientific
P.O. Box 337
Springville, Utah 84663

Re: Deficiencies Associated with Amendments 99B and 99C, Nevada Electric Investment Company, Wellington Preparation Plant, ACT/007/012-99B and ACT/007/012-99C, Folder #2, Carbon County, Utah

Dear Mr. Collins:

The Division has reviewed your submittal dated November 1, 1999. There are still outstanding deficiencies. Information provided in the proposal is not adequate to meet the requirements of this section of the regulations. Prior to final approval, the applicant must supply the following in accordance with:

R645-301-R645-301-230, R645-301-521.160, R645-301-240, The reclamation plan for the coal storage and processing area is not adequate. Even if the coal material in this area is ultimately shown to be non-toxic, covering it with six inches of soil is not likely to result in adequate vegetation.

R645-301-230, The application needs to include laboratory results for the coal or coal refuse material in the coal handling and storage area. This needs to include a description of the sampling methodology.

I have attached the memo from Paul Baker for further clarification. Please address these deficiencies by December 9, 1999. If you have any questions, please call me.

Sincerely,

Pamela Grubaugh-Littig

for Pamela Grubaugh-Littig
Permit Supervisor

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Enclosure
cc: Price Field Office
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