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STATE OF UTAH
NATURAL RESOURCES
Oil, Gas & Mining

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

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

August 27, 1984

Mr. J. A. Herickhoff
General Manager
Beaver Creek Coal Company
P. O. Box 1378
Price, Utah 84501

Dear Mr. Herickhoff:

RE: State Permit Approval, Beaver Creek Coal Company, Gordon
Creek #2 Mine, ACT/007/016, #2, #4 and #6, Carbon County,
Utah

The Division has received a signed copy of the Office of Surface Mining's permit with conditions for the above referenced mine, thereby indicating that Beaver Creek Coal Company accepts and will comply with all conditions and time frames set forth in the permit. A signed and executed bond in the amount of \$461,638.50 and payable to both the State of Utah and the United States of America has also been received.

Therefore, the State of Utah hereby issues Final Permit Approval for the Gordon Creek #2 Mine at this time. Consider this letter to be the Permanent Coal Regulatory Program Permit for the above referenced mine. This permit is issued in conjunction with the special conditions contained in Attachment A of the Federal Permit UT-0010, 8/84 and the additional permit conditions required by the Utah Coal Mining and Reclamation Permanent Program, Chapter I (UCA 40-10-1 et seq.), Section UMC 786.29 (appended to this letter). Please assure that all conditions with time deadlines for completion are fulfilled utilizing the August 27, 1984 as the permit approval date.

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Mr. J. A. Herickhoff
ACT/007/016
August 27, 1984

The Division greatly appreciates the cooperation and enthusiasm your staff has shown in working with us during the permitting process, and we look forward to dealing with your company in the future.

Best regards,



Dianne R. Nielson
Director

MMB:btb

cc: Dan Guy
Robert Hagen
Allen Klein
Steve Manger
Ron Daniels
Jim Smith
Mary Boucek
Joe Helfrich
Steve Cox

88130-50 & 51

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 X.