



0068

STATE OF UTAH  
NATURAL RESOURCES  
Oil, Gas & Mining

*File*

Norman H. Bangerter, Governor  
Dee C. Hansen, Executive Director  
Dianne R. Nielson, Ph.D., Division Director

355 W. North Temple • 3 Triad Center • Suite 350 • Salt Lake City, UT 84180-1203 • 801-538-5340

January 11, 1988

CERTIFIED RETURN RECEIPT REQUESTED  
P 001 717 778

Mr. Dan Guy  
Beaver Creek Coal Co.  
P. O. Box 1378  
Price, Utah 84501

Dear Mr. Guy:

Re: Finalized Assessment for State Violation No. N87-26-5-1,  
ACT/007/017, Folder #5, Carbon County, Utah

The civil penalty for the above-referenced violation has been finalized. This assessment has been finalized as a result of a review of all pertinent data and facts including those presented in the assessment conference by you or your representative and the Division of Oil, Gas and Mining inspector.

Within fifteen (15) days of your receipt of this letter, you or your agent may make a written appeal to the Board of Oil, Gas and Mining. To do so, you must have escrowed the assessed civil penalty with the Division within a maximum of thirty (30) days of receipt of this letter, but in all cases prior to the Board Hearing. Failure to comply with this requirement will result in a waiver of your right of further recourse.

If no timely appeal is made, this assessed civil penalty must be tendered within thirty (30) days of your receipt of this letter. Please remit payment to the Division, mail % Vicki Bailey at the address listed above.

Thank you for your cooperation.

Sincerely,

Barbara W. Roberts  
Assessment Conference Officer

re

cc: John C. Kathmann, OSM AFO

WORKSHEET FOR FINAL ASSESSMENT OF PENALTIES  
 UTAH DIVISION OF OIL, GAS AND MINING

COMPANY/MINE Beaver Creek/Gordon Creek 3&6 NOV # N87-26-5-1  
 PERMIT # INA/007/017 VIOLATION 1 OF 1  
 Assessment Date 12-16-87 Assessment Officer Barbara W. Roberts

Nature of violation: Failure to monitor surface water in accord with the approved Division water monitoring requirements for first and second quarters of 1987, for oil and grease and settleable solids.

Date of termination: 8-6-87

	<u>Proposed Assessment</u>	<u>Final Assessment</u>
(1) History/Prev. Vio.	<u>1</u>	<u>1</u>
(2) Seriousness		
(a) Probability of Occurrence	<u>0</u>	<u>0</u>
Extent of Damage	<u>0</u>	<u>0</u>
(b) Hindrance to Enforcement	<u>        </u>	<u>        </u>
(3) Negligence	<u>20</u>	<u>5</u>
(4) Good Faith	<u>0</u>	<u>N/A</u>
TOTAL	<u>21</u>	<u>6</u>
	TOTAL ASSESSED FINE	<u>\$ 0</u>

3. Narrative:

(Brief explanation for any changes made in assignment of points and any additional information that was available after the proposed assessment.)

Negligence reduced for the reason that failure to sample the missing parameters was inadvertant. Civil penalty is discretionary and none is assessed.