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Reem

533-6108

August 21, 1980

JIM - FILE

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File

ACT/007/022

Re: Air Quality Approval
Coal Handling Facility
Carbon County

Jeffrey A. Holligan
Coordinator - Permits and Compliance
ARCO Coal Company
P.O. Box 5300
Denver CO 80217

Dear Mr. Holligan:

On July 18, 1980 the Executive Secretary published a notice to approve your proposed coal handling facilities. The 30-day comment period expired August 17, 1980 and no comments were received.

This air quality approval order authorizes the construction of the coal handling facilities at your C.V. Spur coal prep in Carbon County as proposed in your notice of intent dated August 1980, with the following conditions:

1. The coal handling operation shall consist of an enclosed hopper discharge feeder, stacking tube conveyor, stacking tube window dust flaps, enclosed reclaim feeders, and an existing reclaim conveyor.
2. The operation shall include a dust suppression water spray system with spray heads at each coal transfer point and be used as conditions warrant or as determined necessary by the Executive Secretary.
3. Spray system shall be maintained in good operating condition including the optimum positioning of each set of sprays for wetting.
4. Stacking conveyor skirt boards shall be properly positioned transferring coal and to be replaced as necessary.
5. Stacking tube dust flaps shall be replaced as needed.
6. Any unpaved sections of the coal truck unloading loop shall be sprinkled or otherwise surface treated as dry condition or as determined necessary by the Executive Secretary to minimize fugitive dusts. A record/log of sprinkling (days and amount) shall be maintained and be available to the Executive Secretary.

RECEIVED
MAR 25 1981

DIVISION OF PERMITS AND COMPLIANCE
 Coal Handling Facilities
 Environmental Health
 Health Services
 Health Services
 Care Financing
 Standards

OIL, GAS & MINING

OFFICES
 Administrative Services
 Health Planning and
 Policy Development
 Medical Examiner
 State Health Laboratory

7. Visible emissions from any point source shall not exceed 20% opacity.

8. An initial compliance inspection shall be required. Notify us when your installation/construction is initiated and 30 days prior to completion (ph. 533-6108) so an inspection can be performed.

Sincerely,

for *BC*
Brent C. Bradford
Executive Secretary
Utah Air Conservation Committee

McK...
LCB:job

cc: Southeastern District Health Dept.
EPA/Region VIII (N. Huey)
Office of Surface Mining/Denver
Dir of Oil, Gas, & Mining (J. Spencer)



533-6108
August 21, 1980

Air
Recd

JIM - FILE
Copy to MAW

Jeffrey A. Holligan
Coordinator - Permits and Compliance
ARCO Coal Company
P.O. Box 5300
Denver CO 80217

File
K-7/007/022

Re: Air Quality Approval
Coal Handling Facility
Carbon County

PERMIT
MAR 25 1981

DIVISION OF ENVIRONMENTAL HEALTH
OFFICES
Administrative Services
Health Planning and
Policy Development
Medical Examiner
State Health Laboratory

Dear Mr. Holligan:

On July 18, 1980 the Executive Secretary published a notice to approve your proposed coal handling facilities. The 30-day comment period expired August 17, 1980 and no comments were received.

This air quality approval order authorizes the construction of the coal handling facilities at your C.V. Spur coal pile in Carbon County as proposed in your notice of intent dated July 18, 1980, with the following conditions:

1. The coal handling operation shall consist of an enclosed hopper discharge feeder, stacking tube conveyor, stacking window dust flaps, enclosed reclaim feeders, and an existing reclaim conveyor.
2. The operation shall include a dust suppression water system with spray heads at each coal transfer point and be used under conditions warrant or as determined necessary by the Executive Secretary.
3. Spray system shall be maintained in good operating condition including the optimum positioning of each set of sprays for wetting.
4. Stacking conveyor skirt boards shall be properly positioned transferring coal and to be replaced as necessary.
5. Stacking tube dust flaps shall be replaced as needed.
6. Any unpaved sections of the coal truck unloading loop shall be sprinkled or otherwise surface treated as dry conditions or as determined necessary by the Executive Secretary to control fugitive dusts. A record/log of sprinkling (days and amount) shall be maintained and be available to the Executive Secretary.

7. Visible emissions from any point source shall not exceed 10% opacity.

8. An initial compliance inspection shall be required. Notify us when your installation/construction is initiated and 30 days prior to completion (pn. 533-6108) so an inspection can be performed.

Sincerely,

for *BC*
Brent C. Bradford
Executive Secretary
Utah Air Conservation Committee

LCB
LCB:job

cc: Southeastern District Health Dept.
EPA/Region VIII (N. Huey)
Office of Surface Mining/Denver
Dir of O, Gas, & Mining (J. Spencer)

CASTLE VALLEY SPUR LEASE AND OWNERSHIP DESCRIPTIONS

1. Special Warranty Deed dated November 11, 1977 from Utah Power & Light Company, grantor, to Swisher Coal Company (now Beaver Creek Coal Company), grantee, covering all the surface and a part of the minerals of the following described lands:

Township 15 South, Range 10 East, SLBM

Section 11: SW $\frac{1}{4}$, expecting therefrom the most Easterly
100 feet thereof.

2. Lease, granted for the purposes of railroad trackage and coal loading facilities, dated January 15, 1981, from the Denver and Rio Grande Western Railroad Company, lessor, to Beaver Creek Coal Company, lessee, covering the surface of the following described lands:

Township 15 South, Range 10 East, SLBM

A rectangular tract to lessor's land near Price, Utah, being the Westerly 42.5 feet of lessor's right-of-way from Engr. Sta. 91 plus 70 to Engr. Sta. 132 plus 70 of lessor's Castle Valley Spur.

3. Trackage agreement, dated January 22, 1974, between The Denver and Rio Grande Western Railroad and Utah Power & Light Company providing for construction and operation of trackage between Station 90 + 20 and Station 134 + 20 off the main track of Castle Valley Spur. With the consent of The Denver and Rio Grande Western Railroad Company, said agreement was assigned to Swisher Coal Company (now Beaver Creek Coal Company) on February 27, 1978.
4. Letter agreement, dated January 17, 1978, between R.D. & Peggy Campbell and Swisher Coal Co. (now Beaver Creek Coal Company) wherein Campbells grant a 20-foot right-of-way for water pipelines over and

across their land in Sections 2 and 11, Township 15 South, Range 10 East, between the Price River and Beaver Creek Coal Company's coal preparation and loadout facilities in the SW $\frac{1}{4}$ of Section 11, Township 15 South, Range 10 East.

5. Right-Of-Way Agreement, dated January 1, 1978, between David and Mildred Cave and Judson D. and Cherie Critchlow, grantors, and Swisher Coal Co. (now Beaver Creek Coal Company), grantee wherein Cave and Critchlow grant a 20-foot right-of-way for water pipelines over and across their property in Section 2, Township 15 South, Range 10 East, together with the right to build a pumphouse thereon.