



**State of Utah**

**Department of  
Natural Resources**

MICHAEL R. STYLER  
*Executive Director*

**Division of  
Oil, Gas & Mining**

JOHN R. BAZA  
*Division Director*

JON M. HUNTSMAN, JR.  
*Governor*

GARY R. HERBERT  
*Lieutenant Governor*

October 16, 2006

CERTIFIED RETURN RECEIPT  
7004 2510 0004 1824 8033

James T. Jensen, Vice President  
Savage Services Corporation  
6340 South 300 East, Suite 600  
Salt Lake City, Utah 84141

Subject: Final Assessment for Notice of Violation N06-46-3-1, Savage Services Corporation, Savage Coal Terminal, C/007/0022, Outgoing File

Dear Mr. Jensen:

On August 14, 2006, the Division sent you, via Certified Mail, the proposed assessment of the penalty associated with the above-referenced Notice of Violation. Under rules R645-401-700 & R645-401-800 you are allowed 30 days from the receipt of the proposed assessment to request a conference or hearing to review the fact of the violation or assessment. Our records indicate that you actually received the assessment on August 18, 2006.

If you wanted to appeal the fact of the violation or request a review of the proposed penalty assessment, that conference or hearing should have been requested on or before September 18, 2006. No request has been made; therefore, under R645-401-910 the opportunity to appeal is past and the proposed assessment is now considered final.

**The penalty in the amount of \$1210 is now due and payable.** Please remit payment to the Division, mail c/o Vickie Southwick. Failure to provide the required payment within 30 days may result in referral to the Utah Attorney General for appropriate collection action.

Thank you for resolving this situation. Please call me at (801) 538-5325 if you have any questions.

Sincerely,

Daron R. Haddock  
Assessment Officer

DRH:vs  
Enclosure: Worksheet  
cc: Vicki Bailey, Accounting  
Vickie Southwick, Exec. Se.  
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