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 Norman H. Bangert
 Governor

ACT/007/034

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 Suzanne Dindoy, M.D., M.P.H.
 Executive Director
 BAQP-025-88

March 29, 1988

 John Taiton, Manager
 Coal Service Company
 P.O. Box 587
 Wellington, UT 84542

Dear Sir:

Re: Change in Requirement for Submitting of Annual Emission Inventory

Under Section 26-13-6(3) and 26-13-23 Utah Code Annotated, 1953 as Amended, owners/operators of sources of air pollution are required to submit periodic reports to the Utah Air Conservation Committee containing information relating to the rate, period of emissions, and composition of air contaminants released by their facilities.

Section 3.5 of the Utah Air Conservation Regulations which implements the above requirement, has been amended and now states: "The owner or operator of a stationary source of air pollution which emits 25 tons per year or more of any air contaminant must submit a report of emissions to the Executive Secretary at least every third year or as determined necessary by the Executive Secretary. . ." Section 51.322 of Title 40 of the Code of Federal Regulations identifies point sources subject to annual emission reporting requirements as being sources that emit 100 tons per year of any one pollutant. Since our records indicate that your facility does not normally emit 100 tons per year of any one pollutant, you will not be required to submit an emission inventory this year. We anticipate conducting a complete emission inventory every other year.

We are discussing making some changes to the emission inventory forms. If you think there are any changes that should be made to either the form(s) or instruction(s), please contact Joan Thalmann at (801) 538-6108. Our staff will consider your suggested changes when we update our forms.

Sincerely,

 F. Burnell Cordner
 Executive Secretary
 Utah Air Conservation Committee

FBC:JLT

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