



MEMORANDUM

TO: RON DANIELS, COORDINATOR OF MINED LAND DEVELOPMENT  
FROM: LUANN CLAYTON, MINING SECRETARY  
DATE: JANUARY 13, 1977  
SUBJECT: MINED LANDS RECLAMATION CONTRACTS FOR THE HUNTINGTON CANYON  
NUMBER 4 & 5 MINES -- SWISHER COAL COMPANY

In checking with the files, I noted that the Mining and Reclamation Plans submitted for both Huntington Canyon #4 & #5 Mines are outlined on their own form. Neither of these forms are signed or notarized, however the letter explaining both the plans are signed by Dave Shaver.

The amounts of the contracts (MR Form 6) are the same as the estimate you had prepared. The amount on the contract is the maximum figure they are to spend on reclamation.

The dates listed as filing the Notice of Intention to Commence Mining Operations, are indeed the dates that the notices were notarized by Swisher Coal Company.

CIRCULATE TO:

DIRECTOR \_\_\_\_\_   
PETROLEUM ENGINEER \_\_\_\_\_   
MINE COORDINATOR \_\_\_\_\_   
ADMINISTRATIVE ASSISTANT \_\_\_\_\_   
ALL \_\_\_\_\_   
RETURN TO Luann  
FOR FILING

**SWISHER COAL CO.**

P. O. BOX A U  
PRICE, UTAH 84501  
PHONE 801-637-5050

January 11, 1977

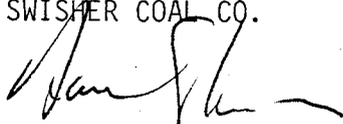
Ron Daniels  
State of Utah  
Department of Natural Resources  
Board of Oil, Gas and Mining  
1588 West North Temple  
Salt Lake City, Utah 84116

Dear Mr. Daniels:

Enclosed are the Mined Lands Reclamation Contracts for the Huntington Canyon #4 and #5 Mines.

Sincerely,

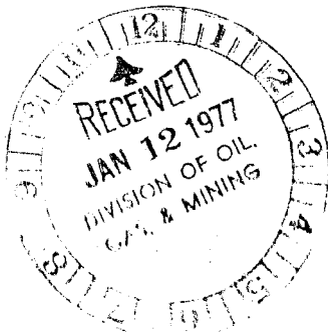
SWISHER COAL CO.



Dave Shaver  
Chief Engineer

DS/ch

Enclosures



*Industrial and Domestic Coals*

MR FORM 6

Page 1 of 2

STATE OF UTAH  
DEPARTMENT OF NATURAL RESOURCES  
BOARD OF OIL, GAS AND MINING  
1588 West North Temple  
Salt Lake City, Utah 84116

\* MINED LANDS RECLAMATION CONTRACT \*

THIS CONTRACT, made and entered into this 30th day of  
November, 1976, between General Exploration Co.

a corporation duly authorized and existing under and by virtue of the laws of  
Utah as party of the first part, and hereinafter called the  
Operator, and the Board of Oil, Gas, and Mining, duly authorized and existing by  
virtue of the laws of the State of Utah, as party of the second part hereinafter  
called the Board.

WITNESSETH:

WHEREAS, the Operator is the owner and in possession of certain mining  
claims and/or leases hereinafter more particularly mentioned and described in  
Exhibit "A" attached hereto.

WHEREAS, the Operator did on the 16th day of March  
1976, file with the Division of Oil, Gas, and Mining, a "Notice of Intention to  
Commence Mining Operations" and a "Mining and Reclamation Plan" to secure  
authorization to engage, or continue to engage, in mining operations in the State  
of Utah, under the terms and provisions of the Mined Land Reclamation Act, Section  
40-8, UCA, 1953;

WHEREAS, the Operator is able and willing to reclaim the above mentioned  
"lands affected" in accordance with the approved mining and reclamation plan,  
the Mined Land Reclamation Act and the rules and regulations adopted in accordance  
therewith.

WHEREAS, the Board has considered the factual information and  
recommendations provided by the staff by the Division of Oil, Gas, and Mining  
as to the magnitude, type and costs of the approved reclamation activities  
planned for the land affected.

WHEREAS, the Board is cognizant of the nature, extent, duration of  
operations, the financial status of the Operator and his capabilities of  
carrying out the planned work.

NOW THEREFORE, for and in consideration of the mutual covenants of the parties by each to the other made and herein contained, the parties hereto agree as follows:

- 1. The Operator promises to reclaim the land affected in accordance with the approved mining and reclamation plan, the Mined Land Reclamation Act, and the rules and regulations adopted in accordance therewith.
- 2. The Board, in lieu of the posting of a bond or other surety, accepts the personal guarantee of the Operator to reclaim the land affected.
- 3. The Board and the Operator both agree that the Operator will not be obligated to expend a sum in excess of \$1600 on the said reclamation work.

IN WITNESS WHEREOF, the parties of the first and second parts hereto have respectively set their hands and seals this \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_.

By: [Signature]  
President

ATTEST:  
[Signature]  
~~Secretary~~ President

BOARD OF OIL, GAS, AND MINING  
By: \_\_\_\_\_  
Chairman

Note: If the Operator is a corporation, the agreement should be executed by its duly authorized officer with the seal of the corporation affixed.