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State of Utah
DEPARTMENT OF NATURAL RESOURCES
DIVISION OF OIL, GAS AND MINING

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July 22, 1994

Mr. Val Payne
Senior Environmental Engineer
PacifiCorp
P.O. Box 1005
Huntington, Utah 84528

Re: Third Condition Added to Deer Creek Permit, Deer Creek Mine, PacifiCorp,
ACT/015/018-94A, Folder #3, Emery County, Utah

Dear Mr. Payne:

Enclosed please find revised "Attachment A", which adds condition #3 to the permit issued July 14, 1994, effective that date.

Sincerely,

A handwritten signature in cursive script that reads "Pamela Grubaugh-Littig".

Pamela Grubaugh-Littig
Permit Supervisor

Enclosure

cc: Lowell Braxton

Attachment A

SPECIAL CONDITIONS

1. If during entry development, in the incidental boundary change for Leases U-47977, SL-050862 and U-06039 sustained quantities of groundwater, greater than 5 gpm from a single source in an individual entry, continue after operational activities have progressed beyond the area of groundwater production; thus facilitating installation of collection and monitoring devices, PacifiCorp will monitor these flows for quality and quantity under the approved baseline parameters.

PacifiCorp will notify the Division within 24 hours prior to initiation of said monitoring.

2. This permit becomes effective for development in the Third North Mains and Sixth East Gate (Section 28) when the mining plan is approved by the Secretary of the Interior.
3. When the appeal of outstanding federal violation 93-020-190-05, 1 of 1 is resolved, PacifiCorp must notify the Division immediately of the decision.