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STATE OF UTAH
NATURAL RESOURCES
Oil, Gas & Mining

J. L.
Norman H. Bangerter, Governor
Dee C. Hansen, Executive Director
Dianne R. Nielson, Ph.D., Division Director

355 W. North Temple • 3 Triad Center • Suite 350 • Salt Lake City, UT 84180-1203 • 801-538-5340

May 28, 1986

EXPRESS MAIL RECEIPT REQUESTED
B76409224

Mr. Charles Gent
Genwal Coal Company, Inc.
P. O. Box 1201
Huntington, Utah 84527

Dear Mr. Gent:

RE: Cessation Order C86-4-3-1, Genwal Coal Company, Inc.,
Crandall Canyon Mine, ACT/015/032, Folder #7, Emery County, Utah

Please find enclosed the above mentioned document which I discussed with Wanda Gent on the telephone on May 28, 1986. As I stated during the conversation the CO will remain in effect until all the required information is received by the Division, and the information is determined to be complete and adequate.

Should you have any questions concerning this letter or the enclosed notice, please do not hesitate to call myself or Dr. Dianne R. Nielson, Division Director.

Sincerely,

A handwritten signature in cursive script that reads "David Lof".

David Lof
Mining Field Specialist

dl

enclosures

cc: Donna Griffin, OSM
Andy King, Genwal
Lowell Braxton, DOGM
Joe Helfrich, DOGM
Ken May, DOGM
Dianne Nielson, DOGM

0348Q-49



NO. C 86-4-3-1

cessation order

To the following Permittee or Operator:

Name GENVAL COAL COMPANY, INC.

Mine CRANDALL CANYON MINE Surface Underground Other

County EMERY State UTAH Telephone _____

Mailing Address P.O. Box 1201 HUNTINGTON, UT 84527

State Permit No. ACT/015/032

Ownership Category State Federal Fee Mixed

Date of inspection N/A, 19____

Time of inspection N/A a.m. p.m. to _____ a.m. p.m.

Operator Name (other than Permittee) N/A

Mailing Address _____

Under authority of the Utah Coal Mining & Reclamation Act, Section 40-10-1 et seq., *Utah Code Annotated*, 1953, the undersigned authorized representative of the Division of Oil, Gas & Mining has conducted an inspection of above mine on above date and has found that a Cessation Order must be issued with respect to each of the conditions, practices or violations listed in the attachment(s). This order constitutes a separate Cessation Order for each condition, practice or violation listed.

In accordance with Section 40-10-22, *Utah Code Annotated*, you are ordered to **cease immediately** the operations described in the attachment(s) and to perform the affirmative obligations described in the attachment(s) within the designated time for abatement. Reclamation operations not directly the subject of this order shall continue while this order is in effect. You are responsible for doing all work in a safe and workmanlike manner.

The undersigned representative finds that **this order does** **does not** **require cessation of mining** expressly or in practical effect. For this purpose, "mining" means extracting coal from the earth or a waste pile, and transporting it within or from the mine site.

This order shall remain in effect until it expires as provided on reverse side of this form, or is modified, terminated or vacated by written notice of an authorized representative of the Division of Oil, Gas & Mining.

Date of service/ mailing MAY 28, 1986 Time of service/ mailing 3:15 a.m. p.m.

CHARLES GENT
Permittee/Operator representative

Title

ISSUED FROM THE DIVISION
Signature

Title

DAVID LOE
Division of Oil, Gas & Mining representative
David Loe
Signature

MINING FIELD SPECIALIST
Title
#4
Identification Number

SEE REVERSE SIDE

WHITE-DOG M YELLOW-OSM PINK-PERMITTEE/OPERATOR GOLDENROD-NOV FILE

EXPRESS MAIL B76A09224



CESSATION ORDER NO. C 86-4-3-1

Violation No. 1 of 1

Nature of condition, practice or violation

FAILURE TO ABATE A VIOLATION WITHIN THE TIME ABATEMENT PERIOD FIXED BY THE DIVISION

Provisions of act, regulations or permit violated

UCA 40-10-22 (1)(c)
UMC 843.11 (b)(1)
UMC 843.12 (d)

Check appropriate box

- Condition, practice or violation is creating an imminent danger to health or safety of the public.
- Permittee/Operator is/has been conducting mining activities without a permit.
- Condition, practice or violation is causing or can reasonably be expected to cause significant, imminent environmental harm to land, air or water resources.
- Permittee or Operator has failed to abate Violation(s) No. 1 included in Notice of Violation No. 86-4-6-1 within time for abatement originally fixed or subsequently extended.

Operation(s) to be ceased immediately

NOT APPLICABLE

Affirmative obligation(s) and abatement time (if applicable)

COMPLY WITH PART A OF THE REMEDIAL ACTION REQUIRED PORTION OF THE ABOVE NOTED NOV

NOTE: THIS CO WILL NOT BE TERMINATED UNTIL ALL INFORMATION REQUIRED IS RECEIVED BY THE DIVISION AND THE INFORMATION IS DETERMINED TO BE COMPLETE + ADEQUATE.

WHITE-DOGDM YELLOW-OSM PINK-PERMITTEE/OPERATOR GOLDENROD-NOV FILE