

UTAH STATE BOARD OF OIL, GAS, AND MINING

IN THE MATTER OF THE MOTION TO)	
SHOW CAUSE BY UTAH COAL AND ENERGY)	ABATEMENT ORDER
WHY THE BOARD SHOULD NOT ISSUE AN)	CASE NO. ACT/043/001
IMMEDIATE ABATEMENT ORDER OF)	FEBRUARY 28, 1979
UTAH COAL AND ENERGY'S BLACK HAWK)	
MINE, SUMMIT COUNTY, UTAH.)	

THE BOARD OF OIL, GAS, AND MINING, having conducted a hearing of this matter on February 28, 1979, now hereby finds from the evidence presented that Utah Coal and Energy has failed to comply with the requirements of the Board's Order of February 1, 1979, in that the company failed to obtain an approved Notice of Intent to Mine within 60 days of the order of November 29, 1978 and failed to post bond in a timely fashion.

NOW THEREFORE, the Board hereby issues an immediate abatement order halting mining activities at the Black Hawk Mine, Summit County, Utah until the Utah Coal and Energy Company obtains an approved Notice of Intent to mine in accordance with the requirements of the Utah Mined Land Reclamation Act, Title 8 and Chapter 40, Utah Code Annotated, as amended and implementing regulations, and specifically, posts a surety for reclamation in the amount of \$15,000.00.

ORDERED by the BOARD OF OIL, GAS, AND MINING this 28th day of February, 1979, with the understanding that this order shall in no manner bind the Division to approval of a Notice of Intent which fails to meet subsequently adopted laws and requirements.



 SCHEREE WILCOX
 SECRETARY OF THE BOARD