



DEPARTMENT OF NATURAL RESOURCES

Bill Owens, Governor
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August 31, 2004

Mr. Lewis Camp
DeClar Oil & Gas, Inc.
P.O. Box 1455
Fort Morgan, CO 80701

RE: Reggie #1 Tank Battery / Remediation #3215
NWNE Section 6 – T2N – R57W
Morgan County, Colorado

Dear Mr. Camp:

As you are aware, a Notice of Alleged Violation (NOAV) was issued to DeClar Oil & Gas, Inc. (DeClar) by the Colorado Oil & Gas Conservation Commission (COGCC) on May 28, 2004. As required, a Form 27 - Site Investigation and Remediation Workplan was submitted on June 25, 2004. The workplan is approved with the following conditions:

- The workplan proposes that oily soils shall be excavated and treated at an offsite location with landowner approval. Land treatment of oily soils must be conducted in accordance with Rule 907.e.(2).
- Rule 907.e.(2).E. states that land treated oily waste incorporated in place shall not exceed the allowable concentrations in Table 910-1. Therefore, representative soil samples shall be collected and analyzed for TRPH prior to beneficial reuse.

Should you have any questions, please call me at (303) 894-2100 ext.118.

Respectfully,

Randall H. Ferguson
Environmental Protection Specialist

Attachment

Cc: Brian Macke – COGCC Acting Director
Debbie Baldwin – COGCC