

**DEPARTMENT OF ENVIRONMENTAL QUALITY
STATE OF WYOMING**

NOTICE OF VIOLATION

IN THE MATTER OF THE NOTICE OF)	
VIOLATION ISSUED TO)	
MR. THOMAS THOMPSON)	DOCKET NO. <u>4748-10</u>
SNAKE RIVER SPORTING CLUB DEVELOPMENT)	
COMPANY, LLC)	
P.O. BOX 4820)	
JACKSON, WY 83001)	
RE: Limited Mining Operation No. 1117ET)	

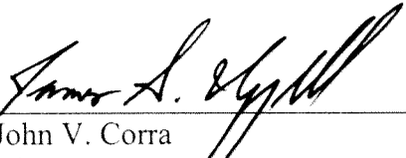
NOTICE

NOTICE IS HEREBY GIVEN THAT:

1. Notice of Violation is being sent to you pursuant to W.S. §35-11-701(c)(i) which requires that a written notice shall be issued in the case of failure to correct or remedy an alleged violation.
2. On July 15, 2010, the annual inspection of the Snake River Sporting Club Development Co., LLC, Limited Mining Operations Notification No. 1117ET, was conducted by John Erickson of the Land Quality Division District II office. The pit is located in the NW¼SE¼ Sec. 32, T.39N., R.116W., and the NW¼SE¼ Sec. 5, T.38N., R.116W., Teton County, Wyoming.
3. The inspection revealed that there has been no mining or reclamation activity at the pit since the previous Land Quality Division inspection conducted October 24, 2007.
4. Snake River Sporting Club has failed to file any Annual Reports since their Assumption of Limited Mining Operation No. 1117ET on November 5, 2007.
5. Snake River Sporting Club has filed for Chapter 7 bankruptcy and the Corporation's authority to conduct business was revoked by the Wyoming Secretary of State on March 14, 2009.
6. Land Quality Division Non-Coal Rules and Regulations, Chapter 10, Section 5.(a)(i) states that an operation will be considered to be abandoned if the corporation conducting the operation goes out of business or if no further mining or reclamation work has been done from one annual report to the next.
7. Failure to commence reclamation after mining operations have ceased or within 30 days after the abandonment of the mining operation is a violation of Land Quality Division Non-Coal Rules and Regulations, Chapter 10, Section 5.(a).
8. Failure to provide an Annual Report is a violation of Land Quality Division Non-Coal Rules and Regulations, Chapter 10, Section 3.
9. The violations have not been corrected or remedied, nor has the operator provided any information to the Land Quality Division concerning the violations.
10. W.S. 35-11-901(a) provides that any person who violates any provision of the Environmental Quality Act or any rule, standard, permit, license or variance adopted thereunder is liable to a penalty of ten thousand dollars(\$10,000.00) for each day of violation, which penalty may be recovered in a civil action brought by the Attorney General in the name of the People of the State of Wyoming.

Nothing in this Notice of Violation (NOV) shall be interpreted to in any way limit or contravene any other remedy available under the Environmental Quality Act, nor shall this NOV be interpreted as being a condition precedent to any other enforcement action.

SIGNED THIS 18th day of October, 2010



John V. Corra
Director
Department of Environmental Quality



Donald R. McKenzie
Administrator
Land Quality Division

PLEASE DIRECT ALL INQUIRIES regarding this Notice of Violation to Mr. Mark Moxley,
District II Supervisor, Land Quality Division, 510 Meadowview Dr., Lander WY 82520

xc: Mark Moxley, Lander LQD