



STATE OF ILLINOIS

DEPARTMENT OF MINES AND MINERALS

LAND RECLAMATION DIVISION

LAND RECLAMATION DIVISION MEMORANDUM NO. 82-12

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MARION DISTRICT OFFICE

SEP 27 1982

BRAD EVILSIZER
Director

DEPT. OF MINES AND MINERALS
LAND RECLAMATION DIVISION
SPRINGFIELD, ILLINOIS 62702

TO: All Carbon Recovery Operators
FROM: Douglas Downing, Supervisor *Douglas Downing*
DATE: September 22, 1982
RE: Permitting Requirements for the Permanent Program

As of September 22, 1981, carbon recovery operations could continue to operate, or in preparation to operate only if a completed application form was received by that date. For operations contemplated between September 22, 1981, and eight months after permanent program approval (February 1, 1982), if no application was filed by September 22, 1981, no operation may commence or continue until the operator submits and the Department issues the interim permit.

In order to continue operating after February 1, 1983, one of the two following options must be met.

- (1) Have an interim program permit application filed prior to June 1, 1982; have a permanent program permit application filed within two months of June 1, 1982; gain approval of the interim program permit application before February 1, 1983; and have no final decision regarding the permanent program permit application by the Department before February 1, 1983.
- (2) Any operation not meeting all of the requirements in option (1) must submit and gain approval of a permanent program permit application prior to February 1, 1983.

If your operation falls into option (2), the following applies. In order to facilitate permanent permit application review and processing and in accordance with Part 1771.21(b)(1) of the Illinois rules, applications need to be submitted within 120 days of the date on which operations are desired to begin. In order to have a permanent program permit issued by the required date (February 1, 1983), your complete permanent program permit application should be filed with the Department not later than October 1, 1982.

Those operations who have interim program permits pending or in review must complete the process and get the application approved and bond and fee paid or obtain a permanent program permit prior to February 1, 1983.

These permanent regulatory program permitting requirements may be found in

Section 506(a) of the Federal Surface Mining Control and Reclamation Act of 1977, implemented at 30 CFR Parts 770, 771 and 786 of the Surface Coal Mining and Reclamation Operations Permanent Regulatory Program (Federal Register 44(50: 15311-15463.)

If you have questions, please feel free to contact either our Marion (618-997-6391) or Springfield (217-782-4970) office.