OGLE PETROLEUM INC. P.O. Box 5549 TELEPHONE (805) 969-5941 559 SAN YSIDRO ROAD Telecopier. (805) 969-3278 SANTA BARBARA, CALIFORNIA 93108 September 5, 1980 Telex No. 658-430 PLEASE DIRECT REPLY TO: 150 North Nichols Avenue Casper, Wyoming 82601 (307) 266-6456 Mr. J. E. Rothfleisch Uranium Recovery Licensing Branch Division of Waste Management U.S. Nuclear Regulatory Commission Washington, D.C. 20555 RE: Commercial Source Material License Application, Docket No. 40-8745 SUBJECT: U.S. Department of the Interior Letter dated July 23, 1980 Dear Mr. Rothfleisch: It appears that there are only two responses to the subject letter that Ogle Petroleum Inc. (OPI) can make at this time that will assist the NRC. First, it is OPI's understanding that the NRC through its consultant, Oak Ridge National Laboratory, has taken care of the endangered species question as it was raised in response to DOI comments on OPI's Environmental Report. OPI re-

First, it is OPI's understanding that the NRC through its consultant, Oak Ridge National Laboratory, has taken care of the endangered species question as it was raised in response to DOI comments on OPI's Environmental Report. OPI responded to NRC comments on the Environmental Report that dealt with this question. OPI does not know of any additional information it can supply at this time concerning this issue except to say that Mr. Harry Harju of the Wyoming State Game and Fish Department has indicated that the proposed project will not have any significant impact on endangered species.

Secondly, the Corps of Engineers, in its letter to G. J. Catchpole dated November 2, 1979, stated that no permit under Section 404 of Public Law 92-500 is required. A copy of this letter and transmittal letter to the NRC is enclosed.

Please advise if OPI can be of further assistance with the responses to the DOI comments.

Sincerely,

OGLE PETROLEUM INC.

Den f Cathyal

Glenn J. Catchpole Project Manager

GJC:jm Enclosures

CC: Dr. Minton Kelly, ORNL, w/Enclosures
Document Management Branch w/Enclosures

WER 8009160333

TUCSON

OGLE PETROLEUM INC.

P.O. Bux 5549

Telecopier. (805) 969-5941

Telex No. 658-430

December 3, 1979

Please Direct Reply to:

150 North Nichols Avenue

Casper, Wyoming 82601

(307) 266-6456

Mr. Ponald Kaufmann Nuclear Regulatory Commission Mail Stop 905-SS Washington, D.C. 20555

RE: Docket No. 40-8745

Dear Mr. Kaufmann:

Enclosed please find a copy of a letter addressed to Glenn J. Catchpole from the Corps of Engineers, Department of the Army, in connection with the referenced docket number. Mr. Catchpole asked that I forward a copy of this letter to you for your records.

If you have any questions about this matter, please contact Mr. Catchpole at your convenience.

Sincerely,

OGLE PETROLEUM INC.

Jeri Mill, Secretary

- CUL

jm

Enclosure

CC: Dr. Minton Kelly, ORNL, w/enclosure

Quee 8601676516

TUCSON



DEPARTMENT OF THE ARMY
OMAHA DISTRICT, CORPS OF ENGINEERS
6014 U.S. POST OFFICE AND COURTHOUSE
OMAHA NEBRASKA 68102

DPI-WESTERN JOINT VENTUR

MROPD-A

21 November 1979

Mr. Glenn J. Catchpole, Project Manager Ogle Petroleum Inc. Post Office Box 5549 559 San Ysidro Road Santa Barbara, California 93108

Dear Mr. Catchpole:

We refer to your letter dated 18 October 1979 requesting a review of the Environmental Report for the U.S. Nuclear Regulatory Commission for Ogle Petroleum Inc. Based on the information submitted, the proposed activity is located at a point on West Alkali Creek which has an average annual flow of less than (5) five cubic feet per second. Accordingly, for the purpose of Section 404 of the Clean Water Act, the proposed activity is authorized under the Nationwide permit without further processing provided the following conditions are adhered to:

- a. That the fill will not destroy a threatened or endangered species as identified under the Endangered Species Act, or endanger the critical habitat of such species;
- b. That the fill will consist of suitable material free from toxic pollutants in other than trace quantities;
- c. That the fill created by the discharge will be properly maintained to prevent erosion and other non-point sources of pollution; and
- d. That the fill will not occur in a component of the National Wild and Scenic River System or in a component of a State Wild and Scenic River System.

In addition to the conditions specified above, the following management practices should be followed to the maximum extent practicable in the performance of the work.

21 November 1979

MROPD-A Mr. Glenn J. Catchpole

- a. Fills in spawning areas during spawning seasons should be avoided.
- b. If the fill creates an impoundment of water, adverse impacts on the aquatic system caused by the accelerated passage of water and/or the restriction of its flow should be minimized.
  - c. Pills in wetlands areas should be avoided.
  - d. Heavy equipment working in wetlands should be placed on mats.
- e. Fills into breeding and nesting areas for migratory waterfowl should be avoided.
  - f. All temporary fills should be removed in their entirety.
- g. Discharges of dredged or fill material into waters of the United States should be avoided or minimized through the use of other practical alternatives.

We would emphasize that the above determination does not obviate the requirement to obtain State or local assent as required by law.

If you have any questions, please contact the Corps of Engineers, Omaha District, address as noted on letterhead.

Sincerely,

JOHN E. VELEHRADSKY

Chief, Planning Division