

TO Frank

DATE 6/20 TIME 1:38 pm

While you were out-

MR. Lavone Clayton

OF \_\_\_\_\_

PHONE 325-4695 AREA CODE \_\_\_\_\_

<input checked="" type="checkbox"/>	TELEPHONED	<input checked="" type="checkbox"/>	PLEASE PHONE
<input type="checkbox"/>	CALLED TO SEE YOU	<input type="checkbox"/>	WILL CALL AGAIN
<input type="checkbox"/>	WANTS TO SEE YOU	<input type="checkbox"/>	RETURNED YOUR CALL

MESSAGE \_\_\_\_\_

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MESSAGE TAKEN BY W.B.

November 17, 1986

Mr. Richard L. Stamets, Chairman  
New Mexico Oil Conservation Commission  
P.O. Box 2088  
Santa Fe, NM 87502-2088

Re: Proposed Rule 414

Dear Mr. Stamets:

Our property was force pooled in 1962 by Pioneer Production Corp. We didn't received any money for several years until we got our own contract with the pipeline. Pioneer said that they weren't allowed to sell gas because of Federal law so the gas they were producing was only their gas for exchange purposes, and therefore, they didn't owe us any money. No money was ever escrowed for us as was required by your order R-2334. We have never received any reports to balance out the amount of gas that was sold before we got a contract ourselves.

We support your writing a rule that would prevent this type of situation from occurring again.

If we cannot attend the hearing, please have this letter read into the record as an unsworn statement.

Sincerely,

*Lavean Clayton*  
*2102 N. Lee Ave*  
*Farmington, N.M. 87401*  
*tel- 325- 4695*