June 22nd, 2015

## RECEIVED OCD

Case 15338

New Mexico Oil Conservation Division 1220 South St Francis Drive Santa Fe, NM 87505 2015 JUN 23 P 4: 00

re: Application of WP Energy Production, LLC for approval of the North Escavada Unit; creation of a new pool within the unit, and for the allowance of 330 foot setbacks from the exterior of the unity area, Sandoval County, New Mexico

I have been opposed to and remain opposed to any development of my interest in said property. The development has already harmed and limited virtually any other use I wish to make of said property. The water table has dropped and I am unable to get answers as to current water quality, raising concerns about future water quality and accessibility. These concerns of mine have been addressed only in the most glib and insulting manner, that is: lacking any objective proof of their claims. I have seen the results of this type of work elsewhere and what has been left after the drilling and pumping was done, despite promises.

I am further appalled and infuriated by the fact that said company has not been required to post a bond sufficient to insure that proper remediation is done.

Lastly, this notice arrived so late as to leave me with only days to review and respond before the deadline. More significantly, *none of my family members who are fellow leaseholders have ever received any notice regarding this matter*.

Notice is a vital principle of fairness and due process in legal procedure and must be given to all those affected by a legal proceeding. Clearly there was improper/ incomplete notification in violation of this application and those preceding it. Therefore I hereby request a delay in the hearing.

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