

**STATE OF NEW MEXICO  
ENERGY, MINERALS AND NATURAL RESOURCES DEPARTMENT  
OIL CONSERVATION DIVISION**

2011 Jun -1 P 1 3

**APPLICATION OF THE NEW MEXICO OIL CONSERVATION DIVISION  
COMPLIANCE AND ENFORCEMENT BUREAU FOR A COMPLIANCE ORDER  
AGAINST NORMAN L & LORETTA E GILBREATH, FOR WELLS OPERATED  
IN RIO ARRIBA AND SAN JUAN COUNTIES, NEW MEXICO**

**CASE NO 15695**

**PRE-HEARING STATEMENT**

Applicant Oil Conservation Division Compliance and Enforcement Bureau ("OCD" or 'Bureau') is seeking an order declaring

- 1 That Norman L & Loretta E Gilbreath ( Norman L & Loretta E Gilbreath or 'Operator') is out of compliance with 19 15 8 NMAC and NMSA 1978, § 70 2-14
- 2 That Operator must comply with OCD Rules within 30 days of the issuance of a Division order
- 3 If Operator does not comply with Division order finding that Operator is out of compliance with a Division order

The Bureau supports the approval because of the following

- 1 Notice of Hearing was properly served as required by 19 15 4 9 NMAC and 19 15 4 10 NMAC
- 2 The Bureau will present evidence that Operator currently has 2 wells out of compliance with Division Rule 19 15 8 NMAC

### PETITIONERS'S PROPOSED EVIDENCE

WITNESS

ESTIMATED TIME 5 minutes

Denise Gallegos, NMOCD Bond Administrator


Testimony on compliance with OCD Financial Assurance Requirements

The Bureau reserves the right to call additional witnesses not listed herein on rebuttal

### PROCEDURAL MATTERS

None

Respectfully submitted  
this 1 day of June, 2017 by



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*Compliance and Enforcement Bureau*

### CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing pleading was sent electronically to the following party on June 1 2017

Kathy Belcher

Via email *SBelcher2@comcast.net*

  
Keith W Herrmann