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May 28, 2003

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MAY 28 2003

Oil Conservation Division

OF COUNSEL Earl Potter, P.A.

Ms. Florene Davidson Oil Conservation Commission 1220 South St. Francis Drive Santa Fe, NM 87505

Re: Fruitland Infill Case

NMOCD Case No. 12888; De Novo; Order No. R-8768-C

Dear Ms. Davidson:

In accordance with Pre-Hearing Order No. R-8768-D dated May 9, 2003, please find enclosed five copies of the exhibits proposed by Dugan Production Corporation to be admitted during the hearing of this matter.

Sincerely,

Edmund H. Kendrick

Edd Hhar

EHK:nlb Enclosures

cc (w/encl): Stephen C. Ross, Esq.

W. Thomas Kellahin, Esq.

William F. Carr, Esq. James G. Bruce, Esq.

Larry P. Ausherman, Esq. Charles E. Roybal, Esq.

J. Scott Hall, Esq. David K. Brooks, Esq.

Steve Henke Steve Hayden

Exhibit List of Dugan Production Corp. NMOCD Case No. 12888; DE NOVO June 3, 2003

- 1. List of all Dugan's Basin-Fruitland Coal (Gas) Wells
- 2. Daily Production from all Dugan's Basin-Fruitland Coal (Gas) Wells
- 3. Map Showing all Wells in Area of San Juan Coal Company's Underground Mine
- 4. March 10, 2003 Decision of New Mexico State Office of Bureau of Land Management Concerning Basin-Fruitland Coal (Gas) Wells

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Oil Conservation Divisio:

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2410/E 10/1/1994	890/N 2	B	08W 29	24N	BASIN FRUITLAND COAL	90	17 SAPP
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<	990/S 1	z	08W 20	24N	BASIN FRUITLAND COAL	90	15 KAIBAB TRAIL
830/E 10/21/1993	840/N 8:	>	08W 20	24N	BASIN FRUITLAND COAL	-	14 SUPAI POINT
1850/E 4/4/1996	2510/S 1	ے	08W 19	24N	BASIN FRUITLAND COAL	90	13 LEE'S FERRY
1290/E 12/13/2002	660/S 1:	ס	08W 16	24N	BASIN FRUITLAND COAL	91	12 MESA
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	_	ດ	08W 16		BASIN FRUITLAND COAL	91S	10 MESA
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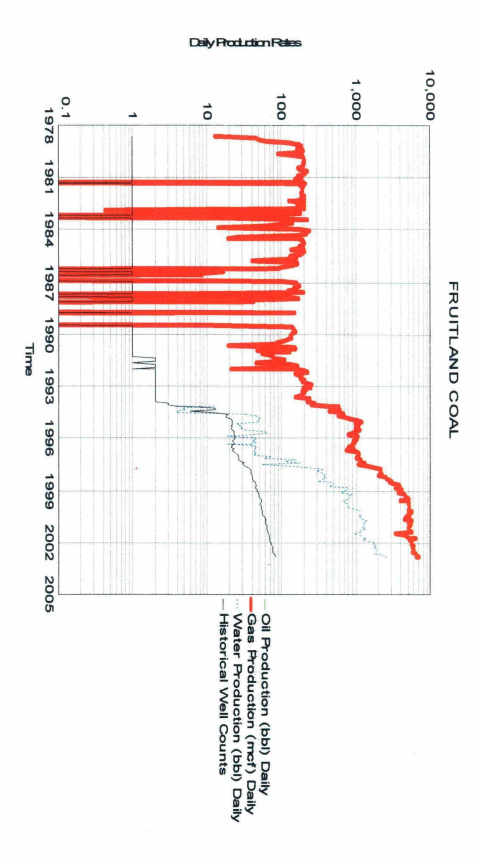
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2/27/1008	1080/5	700/0	0;	٥!	٠ ن	2 10 0		3 8	70 PATRIOT
2/2/1998	1850/W	790/8	z	N 27	13 W	262	FRI IITI AND	<u>.</u>	71 PATRIOT
2/5/1998	790/E	1980/N	I	N 27	13W	26N	BASIN FRUITLAND COAL	91	70 PATRIOT
9/8/2000	1040/W	790/S		3W 23		26N	BASIN FRUITLAND COAL	91	69 PAUL REVERE
9/2/2000	1290/E	1290/N	×	W 23	13	26N	BASIN FRUITLAND COAL	94	68 PAUL REVERE
4/29/2003	1450/E	1450/N	ଦ	N 22	13	26N	BASIN FRUITLAND COAL	93	67 PAUL REVERE
12/3/1990	1180/W	1450/S	·	N 15	13W	26N	BASIN FRUITLAND COAL	92	66 PAUL REVERE
8/28/2000	835/E	1650/N	I	N 15	3	26N	BASIN FRUITLAND COAL	90	65 PAUL REVERE
11/13/1997	2510/W	1850/S		№ 13	_ 3	26N	BASIN FRUITLAND COAL	90	64 GUINNESS
2/21/1997	1930/E	1140/N	Œ	№ 13	<u>۔</u>	26N	BASIN FRUITLAND COAL	90	63 GALWAY
2/18/1997	2500/W	1700/S	ス	N 12	13W	26N	BASIN FRUITLAND COAL	90	62 DOME NAVAJO 12-26-13
5/5/2003	1850/W	1850/S	×	≥ 11	13W	26N	BASIN FRUITLAND COAL	90	61 IRISH COM
8/14/2000	790/E	1600/N	ī	N 03	13W	26N	BASIN FRUITLAND COAL	90	60 KINGFISH COM
4/24/1991	1800/E	1850/N	ଜ	∨ 35	12W	26N	BASIN FRUITLAND COAL	90	59 GEORGE WASHINGTON
10/29/2002	1760/W	1620/S	ᄌ	∨ 34	12W	26N	BASIN FRUITLAND COAL	91	58 RACHEL
11/5/2002	790/E	1560/N	I	≥ 34	12W	26N	BASIN FRUITLAND COAL	90	57 RACHEL
10/8/2001	1298/W	2298/S	г	× 33	12W	26N	BASIN FRUITLAND COAL	90	56 HERMITAGE COM
6/5/1997	790/W	2500/S	_	№ 28	.12W	26N	BASIN FRUITLAND COAL	90	55 ABO
5/24/2001	1380/E	2510/N	ഹ	N 23	12W	26N	BASIN FRUITLAND COAL	90	54 MITZI COM
11/28/1988	1850/W	790/N	C	N 23	12W	26N	BASIN FRUITLAND COAL		53 LEAH MARIE
6/2/1997	2250/E	1105/N	Œ	∨ 20	12W	26N	BASIN FRUITLAND COAL	90	52 WATERFORD
7/27/1992	1815/E	930/N	σ	N 17		26N	BASIN FRUITLAND COAL	90	51 CHACO PLANT
11/12/2002	1850/E	2320/N	ര	N 12	12W	26N	BASIN FRUITLAND COAL	90	50 SAN JUAN R FED COM
7/26/1977	650/W	650/S	Z	N 07	11W	26N	BASIN FRUITLAND COAL	7	49 WESTERN FEDERAL
7/16/1979	820/W	1820/N	ш	N 07	11W	.26N	BASIN FRUITLAND COAL	9	48 WESTERN FEDERAL
7/16/1979	820/W	1820/N	m	№	:11W	26N	S GALLEGOS FRT SAND PC	9	47 WESTERN FEDERAL
11/18/1999	790/E	1850/S		≥	11W	26N	BASIN FRUITLAND COAL	90	46 DOT COM
7/9/1961	1966/W	790/S	z	∨ 35	08W	26N	BASIN FRUITLAND COAL	`د	45 NICKSON
11/23/1992	1850/W	2510/S		≥ 04	13W	25N	BASIN FRUITLAND COAL	90	44 ALAMO COM
11/19/1992	790/E	790/N	>	≥ 24	13W	25N	BASIN FRUITLAND COAL	91	43 SALGE FEDERAL A COM
11/30/1992	840/W	1450/S	Ë	∨ 03	:13W	25N	BASIN FRUITLAND COAL	90	42 CISCO COM
9/12/1991	1850/E	790/N	œ	≥ 03	13W	:25N	BASIN FRUITLAND COAL	90	41 SALGE FEDERAL A COM
7/15/1996	790/E	1980/N	Ĭ	≥ 02	13W	25N	BASIN FRUITLAND COAL	90	40 BISTI STATE
1/25/1984	660/W	1980/N	Ш	≥ 02	13W	25N	BASIN FRUITLAND COAL	-	39 BISTI STATE
4/12/1991	1800/W	1850/S	X	≥	13W	25N	BASIN FRUITLAND COAL	<u>_</u>	38 JETER
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193 BASIN FRUITLAND COAL 26N 13W 28 N 885/S 2240/W 25N	6/25/1958	1045/W	1450/S	Ē	11W 25	29N	AZTEC FRUITLAND SAND	4	98 SULLIVAN
Second S	10/17/1983	1520/E	790/N	ω̈	11W 18	29N	FARMER FRUITLAND SAND	. 🍑	97 HANA
Same	6/26/1977	1650/W	1850/S	ㅈ	15W 36	28N	BASIN FRUITLAND COAL	14	96 PET INC
SASIN FRUITLAND COAL 26N 13W 28 N 885/S 2240/W	6/9/1982	960/W	1700/S	_	15W 35	28N	FRUITLAND	16	95 PET INC
SASIN FRUITLAND COAL 26N 13W 28 N 885/S 2240/W	6/7/1977	790/E	1850/S	=	15W 35	28N	FRUITLAND	13	94 PET INC
93 BASIN FRUITLAND COAL 26N 13W 28 N 885/S 2240/W 95 BASIN FRUITLAND COAL 26N 13W 33 H 1650/N 790/E 94 BASIN FRUITLAND COAL 26N 13W 34 H 1800/N 790/E 180/N 91 BASIN FRUITLAND COAL 26N 13W 34 M 790/S 790/W 1 1 1 1 1 1 1 1 1	10/6/1972	790/E	790/N	Þ	15W 35	28N		ຫ	93 PET INC
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93 BASIN FRUITLAND COAL 26N 13W 28 N 885/S 2240/W 94 BASIN FRUITLAND COAL 26N 13W 33 H 1650/N 790/E 94 BASIN FRUITLAND COAL 26N 13W 34 H 1800/N 790/E 95 BASIN FRUITLAND COAL 26N 13W 34 H 1800/N 790/E 96 BASIN FRUITLAND COAL 26N 13W 35 A 990/N 1300/E 90 BASIN FRUITLAND COAL 27N 13W 35 M 790/S 790/W 90 BASIN FRUITLAND COAL 27N 13W 35 M 890/S 905/W 4 BASIN FRUITLAND COAL 27N 13W 18 K 1850/S 1850/W 4 BASIN FRUITLAND COAL 27N 13W 20 M 790/S 790/W 10 BASIN FRUITLAND COAL 27N 13W 26 C 790/N 1850/W 11 BASIN FRUITLAND SAND 28N 11W 09 L 890/N 1100/W 12 PINON FRUITLAND SAND 28N 11W 09 L 890/N 1100/W 13 PINON FRUITLAND SAND 28N 11W 16 L 1710/S 14 PINON FRUITLAND SAND 28N 11W 16 L 1710/S 15 PINON FRUITLAND SAND 28N 11W 16 L 1710/S 16 PINON FRUITLAND SAND 28N 11W 16 L 1710/S 17 PINON FRUITLAND SAND 28N 11W 16 L 1710/S 18 PINON FRUITLAND SAND 28N 11W 16 L 1710/S 19 PINON FRUITLAND SAND 28N 11W 16 L 1710/S 10 PINON FRUITLAND SAND 28N 11W 16 L 1710/S 11 PINON FRUITLAND SAND 28N 11W 16 L 1710/S 12 PINON FRUITLAND SAND 28N 11W 16 L 1710/S 18 PINON FRUITLAND SAND 28N 11W 16 L 1710/S 19 PINON FRUITLAND SAND 28N 11W 16 L 1710/S 19 PINON FRUITLAND SAND 28N 11W 16 L 1710/S 19 PINON FRUITLAND SAND 28N 11W 16 L 1710/S 19 PINON FRUITLAND SAND 28N 11W 16 L 1710/S 19 PINON FRUITLAND SAND 28N 11W 16 L 1710/S 10 PINON FRUITLAND SAND 28N 11W 16 L 1710/S 10 PINON FRUITLAND SAND 28N 11W 16 L 1710/S 11 PINON FRUITLAND SAND 28N 11W 16 L 1710/S 11 PINON FRUITLAND SAND 28N 11W 16 L 1710/S 11 PINON FRUITLAND SAND 28N	5/11/1977	1850/W	790/N	O	15W 26	28N		10	91 PET INC
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EDERAL A 95 BASIN FRUITLAND COAL 26N 13W 28 N 885/S 2240/W 25 BASIN FRUITLAND COAL 26N 13W 33 H 1650/N 790/E 250 PASIN FRUITLAND COAL 26N 13W 34 H 1800/N 790/E 25N 13W 35 H 1650/N 790/E 25N 13W 34 H 1800/N 790/E 25N 13W 35 A 990/N 1300/E 25N 13W 35 A 990/N 1350/W 90/E 25N 13W 35 A 990/N 1300/E 25N 13W 35 A 990/N 1350/W 90/E 25N 13W 36 H 2500/N 990/E 25N 13W 36 H 25	10/29/1955	1100/W	890/N	Ë		28N	FRUITLAND	N	87 GENTLE
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FEDERAL A 95 BASIN FRUITLAND COAL 26N 13W 28 N 885/S 2240/W FEDERAL A 95 BASIN FRUITLAND COAL 26N 13W 33 H 1650/N 790/E FEDERAL A 94 BASIN FRUITLAND COAL 26N 13W 34 H 1800/N 790/E COM 5 BASIN FRUITLAND COAL 26N 13W 34 M 790/S 790/W 1 SAKE 90 BASIN FRUITLAND COAL 26N 13W 35 A 990/N 1300/E 26N 13W 35 M 790/S 790/W 1 BASIN FRUITLAND COAL 27N 12W 33 M 890/S 905/W 1 BASIN FRUITLAND COAL 27N 13W 06 B 790/N 1850/E 1850/W 1 BASIN FRUITLAND COAL 27N 13W 20 M 790/S 790/W 1 BASIN FRUITLAND COAL 27N 13W 20 M 790/S 790/W 1 BASIN FRUITLAND COAL 27N 13W 20 M 790/S 790/W 1 BASIN FRUITLAND COAL 27N 13W 20 M 790/S 790/W 1 BASIN FRUITLAND COAL 27N 13W 20 M 790/S 790/W 1 BASIN FRUITLAND COAL 27N 13W 20 M 790/S 790/W	5/5/1983	1850/W	790/N	O	_	27N	I FRUITLAND	2 ر	83 LA LEE ANN
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FEDERAL A 95 BASIN FRUITLAND COAL 26N 13W 28 N 885/S 2240/W FEDERAL A 95 BASIN FRUITLAND COAL 26N 13W 33 H 1650/N 790/E FEDERAL A 94 BASIN FRUITLAND COAL 26N 13W 34 H 1800/N 790/E COM 5 BASIN FRUITLAND COAL 26N 13W 35 A 990/N 1300/E 3 BASIN FRUITLAND COAL 26N 13W 35 A 990/N 1300/E 3 BASIN FRUITLAND COAL 26N 13W 35 M 790/S 790/W 1AKE 90 BASIN FRUITLAND COAL 27N 12W 33 M 890/S 905/W 1850/E	5/17/1983	1850/W	1850/S	×	13W 18	27N	FRUITLAND	4	81 FAITH
FEDERAL A 95 BASIN FRUITLAND COAL 26N 13W 28 N 885/S 2240/W FEDERAL A 95 BASIN FRUITLAND COAL 26N 13W 33 H 1650/N 790/E FEDERAL A 94 BASIN FRUITLAND COAL 26N 13W 34 H 1800/N 790/E COM 5 BASIN FRUITLAND COAL 26N 13W 35 A 990/N 1300/E 3 BASIN FRUITLAND COAL 26N 13W 35 M 790/S 790/W 1AKE 90 BASIN FRUITLAND COAL 27N 12W 33 M 890/S 905/W	2/7/2002	1850/E	790/N	œ	Ξ,	27N	FRUITLAND	90	80 NO DOUBT
FEDERAL A 95 BASIN FRUITLAND COAL 26N 13W 28 N 885/S 2240/W FEDERAL A 95 BASIN FRUITLAND COAL 26N 13W 33 H 1650/N 790/E FEDERAL A 94 BASIN FRUITLAND COAL 26N 13W 34 H 1800/N 790/E COM 91 BASIN FRUITLAND COAL 26N 13W 35 A 990/N 1300/E 3 BASIN FRUITLAND COAL 26N 13W 35 M 790/S 790/W 1	4/14/2003	905/W	890/S	≤	_	27N	I FRUITLAND	90	79 HUGH LAKE
FEDERAL A 95 BASIN FRUITLAND COAL 26N 13W 28 N 885/S 2240/W 5 FEDERAL A 95 BASIN FRUITLAND COAL 26N 13W 33 H 1650/N 790/E 5 BASIN FRUITLAND COAL 26N 13W 34 H 1800/N 790/W 1 5 BASIN FRUITLAND COAL 26N 13W 35 A 990/N 1300/E	12/4/1992	790/W	790/S	Z	13W 35	26N	FRUITLAND	ü	78 JETER
FEDERAL A 95 BASIN FRUITLAND COAL 26N 13W 28 N 885/S 2240/W 790/E FEDERAL A 94 BASIN FRUITLAND COAL 26N 13W 34 H 1800/N 790/E COM 91 BASIN FRUITLAND COAL 26N 13W 34 M 790/S 790/W 1	7/18/1996	1300/E	990/N	>	13W 35	26N	FRUITLAND	S)	77 JETER
FEDERAL A 94 BASIN FRUITLAND COAL 26N 13W 28 N 885/S 2240/W 790/E FEDERAL A 94 BASIN FRUITLAND COAL 26N 13W 33 H 1650/N 790/E	11/16/1992	790/W	790/S	Z	1	26N	FRUITLAND	91	76 CISCO COM
FEDERAL A 95 BASIN FRUITLAND COAL 26N 13W 28 N 885/S 2240/W	11/7/1997	790/E	1800/N	Ï		26N	I FRUITLAND	94	
N FRUITLAND COAL 26N 13W 28 N 885/S 2240/W	1/28/1998	790/E	1650/N	I		26N	N FRUITLAND	95	74 SALGE FEDERAL A
	3/23/1998	2240/W	885/S	Z	13W 28	26N	BASIN FRUITLAND COAL	93	73 PATRIOT

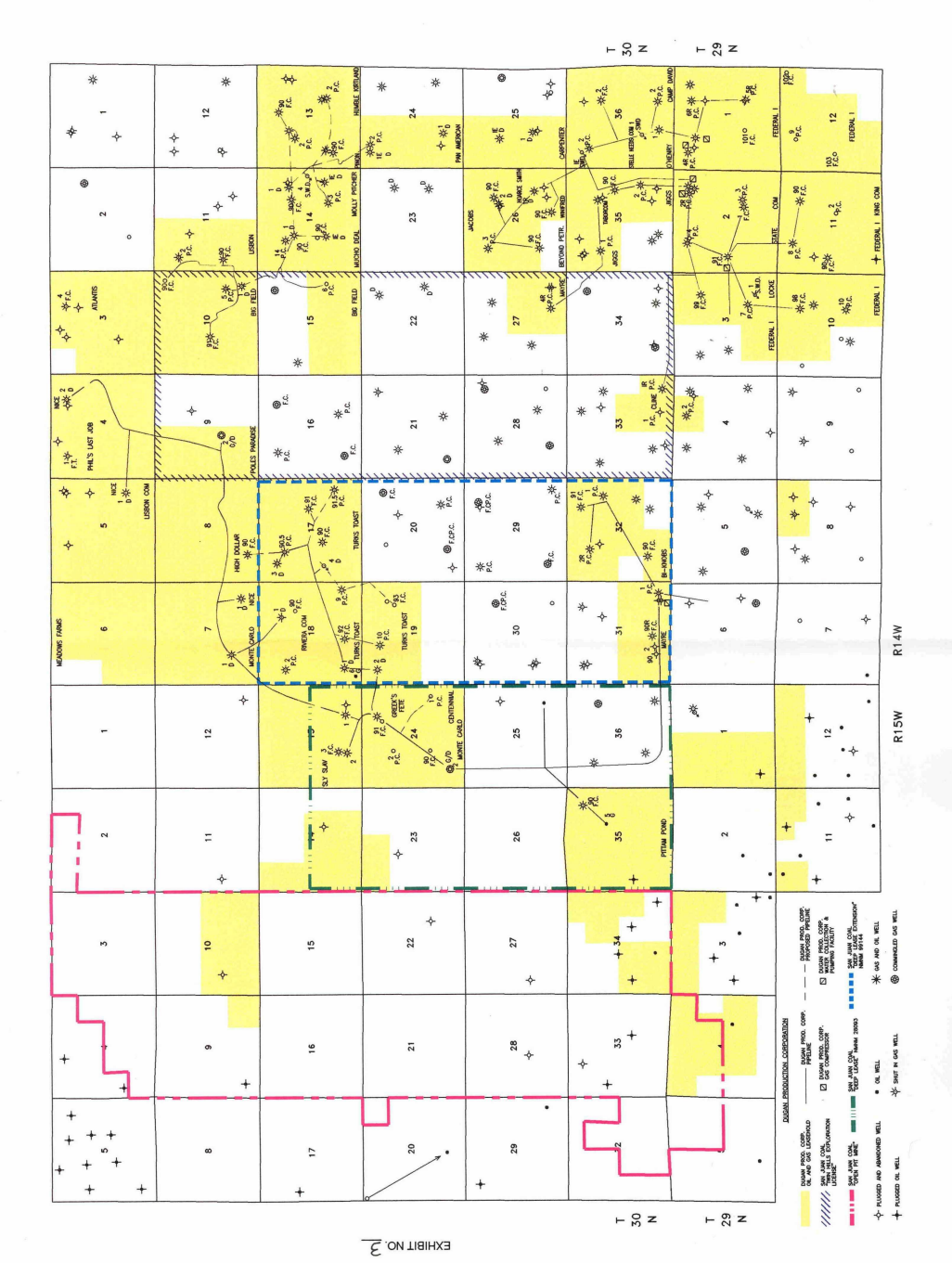
TISST JOB 1 BASIN FRUITLAND COAL 2 SWC; CHOKE CHERRY RT SAND 3 N 14W 10 L 1840N 790/W 10 L 1840N 10 BASIN FRUITLAND COAL 30 N 14W 04 D 860N 1170/W 30 BASIN FRUITLAND COAL 30 N 14W 10 A 525/N 30 SESON 30 S	5/23/2000	790/0	/90/S	3	5		\ \{\text{2}		2	THE COM
TIS WC; CHOKE CHERRY FRT SAMD 30N 14W 10 L 1840/S 790/W 10LLART JOB 1 WC; 30N 14W D CAL 30N 14W 03 B 865/N FROM 170/W 10LLART COM 90 BASIN FRUITLAND COAL 30N 14W 04 D 860/N 1170/W 1170	2002/6/21	7000/	1040/3	٠ د	÷ =				2 6	217
TIS 14 15 BASIN FRUITLAND COAL 16 DEAL COM 17 ON 18 DEAL COM 18 DEEL COM 18 DEAL COM 19 DEAL COM 19 DEAL COM 10	13/5/3003	3560/E	1840/5	- ['] :	≶ : ₹		3 1	EBIJITI AND	015	STATE
TIS LAST JOB 14 BASIN FRUITLAND COAL 10N 14W 03 10 BASIN FRUITLAND COAL 10N 14W 03 10N 14W 04 10N 14W 05 10N 14W 05 10N 14W 06 10N 15755 10N 170W 10N 14W 06 10N 15755 10N 14W 06 10N 15755 10N 170W 10N 14W 10 10N 14W 11 10N 15755 10N 14W 10 10N 14W 11 10N 15755 10N 14W 13 10N 14W 14 10N 12550 10N 14W 17 10N 14W 17 10N 1500 10N 14W 17 10N 14W 17 10N 1500 10N 14W 17 10N 14W 17 10N 1500 10N 14W 17 10N 14	1/6/1999	790/E	1850/N	I	≶ 16		32N	FRUITLAND	9	142 STATE COM
TIS LAST JOB 1 BASIN FRUITLAND COAL SON 14W 04 D 860N 1700W 90 BASIN FRUITLAND COAL 90 BASIN FRUITLAND COA	12/12/2002	1270/W	1940/N	m	∀ 16	<u> </u>	32N	FRUITLAND	90S	141 STATE COM
MANDUS 2.5 WC: CHOKE CHERRY FRT SAND 30N 14W 03 BASIN FRUITLAND COAL 90 BASIN FRUITLAND COAL 91 BASIN FRUITLAND COAL 91 BASIN FRUITLAND COAL 92 BASIN FRUITLAND COAL 93 BASIN FRUITLAND COAL 94 BASIN FRUITLAND COAL 95 BASIN FRUITLAND COAL 96 BASIN FRUITLAND COAL 97 BASIN FRUITLAND COAL 98 BASIN FRUITLAND COAL 99 BASIN FRUITLAND COAL 90 BASIN FRUITLAND CO	2/6/2002	2415/E	790/N	Œ	∀ 16		32N	FRUITLAND	90R	140 STATE COM
MANONDS 25	1/3/2001	1120/E	737/N	>	W 14		31N	FRUITLAND	90	139 CUCCIA COM
MANONDS 25 WC; CHOKE CHERRY RAT SAND 30N 13W 10	12/13/1999		803/N	>	W 35	_	30N	FRUITLAND	9	138 PITTAM POND
WC; CHOKE CHERRY RAT SAND 30N 13W 10	4/2/2003	1500/E	1250/N	Œ	W 24	_	30N	FRUITLAND	91	137 CENTENNIAL COM
WC, CHOKE CHERRY FRT SAND 30N 13W 10 1840/S 790/W	7/25/1990	1800/W	1250/S	z	W 13		30N	FRUITLAND	ယ်	136 SLY SLAV
WC; CHOKE CHERRY FRI SAND 30N 13W 10 1 1840/S 790/W	1/23/1959	1850/W	790/S	z	W 36		30N	FRUITLAND		135 O HENRY
WC; CHOKE CHERRY FRT SAND 30N 13W 10 1 1840/S 790/W 1700B 1 WC; 30N14W4D FRUITLAND COAL 30N 14W 03 1860/N 1700W	12/13/1990	1740/E	1800/N	G			30N	FRUITLAND		134 CAMP DAVID COM
MANONDS 28 WC; CHOKE CHERRY FIT SAND 30N 13W 10	11/12/1999	1100/E	2510/N	Ì	W 35	~	30N	FRUITLAND	90	133 TABOR COM
MANONDS 28	11/3/1998	1200/W	1245/S	≤	W 32	_	30N	FRUITLAND C	90	132 BI KNOBS COM
MANONDS 2S WC; CHOKE CHERRY FAT SAND 30N 13W 10	2/21/2001	1500/E	660/N	Œ	W 32	_	30N	FRUITLAND	91	131 BI KNOBS
WC; CHOKE CHERRY FRT SAND 30N 13W 10	6/25/2000	2492/W	881/S	z	∀ 31		30N	FRUITLAND	90R	130 MAYRE
IMMONDS 2S WC; CHOKE CHERRY FRT SAND 30N 14W 10	3/14/2001	1980/E	660/S	Ó			30N	FRUITLAND	90	129 WINIFRED COM
MAMONDS 2S WC; CHOKE CHERRY FRT SAND 30N 13W 10 1 1840/S 790/W	11/12/2001	1285/W	1850/S	_			30N	FRUITLAND	90	\subset
MAMONDS 2S WC; CHOKE CHERRY FRT SAND 30N 13W 10	4/25/2001	1675/E	1440/N	េ	W 26		30N	FRUITLAND	90	127 JACOBS COM
MANONDS 2S WC; CHOKE CHERRY FRT SAND 30N 13W 10	3/13/2003	1570/E	1495/N	ດ	W 19	_	30N	FRUITLAND	93	126 TURK'S TOAST
MAMONDS 2S WC; CHOKE CHERRY FRT SAND 30N 13W 10	10/22/2001	2195/W	805/S	Z	₩ 18		30N	FRUITLAND	92	125 TURKS TOAST COM
MANONDS 2S WC; CHOKE CHERRY FRT SAND 30N 13W 10 L 1840/S 790/W	2/17/2003	1335/E	1955/N	G	∀ 18		30N	I FRUITLAND	90	124 RIVIERA COM
MANONDS 2S WC; CHOKE CHERRY FRT SAND 30N 13W 10	11/19/2001	1850/W	1850/S	ス	W 17		30N	FRUITLAND	90	123 TURK'S TOAST
MANONDS 2S WC; CHOKE CHERRY FRT SAND 30N 13W 10	2/3/2003	1700/E	1765/S	ے	W 17		30N	FRUITLAND	91S	122 TURKS TOAST
A	12/3/2001	1650/E	2500/N	ഒ	W 17		30N	FRUITLAND	91	121 TURKS TOAST
MANONDS 2S WC; CHOKE CHERRY FRT SAND 30N 13W 10	2/10/2003	935/W	1335/N	П	.W 17	_	30	FRUITLAND	90S	120 TURKS TOAST
MARIONDS 2S WC; CHOKE CHERRY FRT SAND 30N 13W 10	8/19/2002	1650/W	2255/S	ス	W 14	<u> </u>	30N	I FRUITLAND	90	119: MUCHO DEAL COM
Marion 1	7/18/2002	1640/E	1725/N	଼ ଦ	W 14		300	FRUITLAND	90	118 MOLLY PITCHER
NIAMONDS 2S WC; CHOKE CHERRY FRT SAND 30N 13W 10 L 1840/S 790/W 8T JOB 4 BASIN FRUITLAND COAL 30N 14W 03 B 850/N 1800/E 8T JOB 1 WC; 30N14W4D FRUITLAND SD 30N 14W 04 D 860/N 1170/W LAR COM 90 BASIN FRUITLAND COAL 30N 14W 10 A 55/N 570/E 90 BASIN FRUITLAND COAL 30N 14W 10 K 2455/S 1905/W 90 BASIN FRUITLAND COAL 30N 14W 11 L 1775/S 670/W 90 BASIN FRUITLAND COAL 30N 14W 11 L 1775/S 670/W 10 BASIN FRUITLAND COAL 30N 14W 13 B 1095/N 2490/E	5/29/2002	715/W	1465/S	_	W 13	<u> </u>	300	FRUITLAND	90	117 PINON COM
Masin Fruitland Coal 30N 13W 10	5/14/2002	2490/E	1095/N	Φ.	¥ 13		302	FRUITLAND	90	
DIAMONDS 2S WC; CHOKE CHERRY FRT SAND 30N 13W 10 L 1840/S 790/W ST JOB 4 BASIN FRUITLAND COAL 30N 14W 03 B 850/N 1800/E LAR COM 90 BASIN FRUITLAND COAL 30N 14W 04 D 860/N 1170/W 90 BASIN FRUITLAND COAL 30N 14W 10 A 555/N 570/E 91Y BASIN FRUITLAND COAL 30N 14W 10 K 2455/S 1905/W	9/30/2002	670/W	1775/S	-	¥ 11		308	FRUITLAND	90	115 LISBON
NAMONDS 2S WC; CHOKE CHERRY FRT SAND 30N 13W 10 L 1840/S 790/W ST JOB 4 BASIN FRUITLAND COAL 30N 14W 03 B 850/N 1800/E LAR COM 90 BASIN FRUITLAND COAL 30N 14W 08 N 675/S 1335/W BASIN FRUITLAND COAL 30N 14W 10 A 555/N 570/E	9/12/2002	1905/W	2455/S	ㅈ	W 10	_	301	FRUITLAND	91Y	114 BIG FIELD
JIAMONDS 2S WC; CHOKE CHERRY FRT SAND 30N 13W 10 L 1840/S 790/W ST JOB 1 WC; 30N14W4D FRUITLAND SD 30N 14W 03 B 850/N 1170/W	10/14/2002	570/E	555/N	⊳	W 10	_	:30N	BASIN FRUITLAND COAL	90	113 BIG FIELD
30N 13W 10 L 1840/S 790/W 17 JOB 1 WC; 30N14W4D FRUITLAND SD 30N 14W 03 B 850/N 1800/E	12/10/2001	1335/W	675/S	Z			307	BASIN FRUITLAND COAL	90	112 HIGH DOLLAR COM
MAMONDS 2S WC; CHOKE CHERRY FRT SAND 30N 13W 10 L 1840/S 790/W BASIN FRUITLAND COAL 30N 14W 03 B 850/N 1800/E	6/30/1979	1170/W	860/N	o.			302			111 PHILS LAST JOB
2S WC; CHOKE CHERRY FRT SAND 30N 13W 10 L 1840/S 790/W	7/19/1990	1800/E	850/N	Œ		_:	302	Ħ.	4	110 ATLANTIS
	9/30/1980	790/W	1840/S	_	3W 10	_	301	WC; CHOKE CHERRY FRT SAND	2S	109 FIVE OF DIAMONDS

DUGAN PRODUCTION CORP. ALL FRUITLAND COAL WELLS (As of 12/31/2002)

Case No. 12888 Exhibit No. 2



рисьи реористіои сояр. **1002 3, 2003**





United States Department of the Interior

Bureau of Land Management
New Mexico State Office
1474 Rodeo Road
P.O. Box 27115
Santa Fe, New Mexico 87502-0115
www.nm.blm.gov

In Reply Refer To: SDR 2003-03 3165.3 (93000)

March 10, 2003

CERTIFIED - RETURN RECEIPT REQUESTED 7001 0360 0001 0166 3286

DECISION

San Juan Coal Company c/o Modrall, Sperling, Roehl, Harris and Sisk Bank of America Centre 500 Fourth St. NW Albuquerque, NM 87102 : Approval of Five APDs or Sundry

: Notices for Gas Wells Within Area

: of Underground Coal Mine

Field Office Upheld; APDs/Sundry Notices Remain Approved

On December 24, 2002, the San Juan Coal Company (San Juan or SJCC) filed a request for State Director Review of several recent approvals by the Farmington Field Office (FFO). By letters dated November 25; December 4; and December 20, 2002, the FFO approved five applications for permit to drill (APDs) or Sundry Notices (SN) filed by Dugan Production Company (Dugan).

Your request was filed timely for all of the well applications for which you seek a review. You requested the opportunity to present your case for denial of the approvals orally. This occurred on January 27, 2003. Attorneys for Dugan Production Company attended the oral presentation, and followed with a written response submitted on February 7, 2003. You submitted your final written response on February 21, 2003.

The approvals involve five distinct well locations, listed in the table below. To reduce the likelihood of adverse effects on coal mining, the BLM requested that Dugan move all five well locations. The final location of all five wells is listed in column 2.

Weil Name	Location (all in San Juan Co., NM)	Date Approved by FFO	Field / Target Formation
Riviera Com #90	T. 30 N., R. 14 W., sec. 18:	11/25/02	Basin /
	1955 FNL, 1535 FEL		Fruitland coal
Centennial Com #91	T. 30 N., R. 15 W., sec. 24:	12/04/02	Basin /
·	1250 FNL, 1500 FEL		Fruitland coal

Turks Toast #7	T. 30 N., R. 14 W., sec. 17:	12/20/02	Twin Mounds /
(aka Turks Toast #90-S-M)	1335 FNL, 935 FWL		Fruitland Sand
			Pictured Cliffs
Centennial Com #90	T. 30 N., R. 15 W., sec. 24:	12/20/02	Basin /
	1850 FSL, 1150 FWL		Fruitland coal
Turks Toast #8	T. 30 N., R. 14. W., sec. 17:	12/20/02	Twin Mounds /
(aka Turks Toast #91-S-M);	1765 FSL, 1700 FEL		Fruitland Sand
			Pictured Cliffs

The wellsites in sec. 24, T. 30 N., R. 15 W., are located within the boundaries of the San Juan "Deep Lease" coal lease, serialized as NM 28093. The "Deep Lease" was effective on March 20, 1980. The wellsites in secs. 17 and 18, T. 30 N., R. 14 W., are located within the boundaries of the San Juan "Deep Lease Extension" coal lease, serialized as NM 99144. The "Deep Lease Extension" became effective March 1, 2001.

In its written submission, San Juan made six main arguments in support of its request to have the drilling and sundry notices approvals overturned. Besides clarifying its written submission, SJCC presented two new issues at the oral presentation, listed as 7 and 8. We considered Dugan's rebuttal in our response, but the rebuttal is not reproduced here. The BLM's response follows each of your arguments.

San Juan Arguments

1) "The FFO failed to give appropriate consideration to the royalty and related economic benefits to be derived from coal mining as compared to CBNG development. The FFO failed to take into account the public interest in underground mining of coal, including economic considerations, public health and safety, and royalty/tax revenues."

BLM Response

The environmental assessments (EA) prepared by the FFO did identify the potential for a loss of recoverable coal. The EAs acknowledge the potential conflict between CBNG development and the underground mine. The EAs note that development of the CBNG prior to mining would result in recovery of gas that might otherwise be lost. It could also serve the purpose of degassing the coal and potentially reducing the hazard of an underground fire.

For the three wells proposed to be drilled within the area of the "Deep Lease Extension" (NM 99144), the FFO cites the terms of the coal lease as part of its rationale for approving the applications. The EAs resulted in a finding of no significant impact (FONSI) because the BLM does not share your view that development of the CBNG would prevent future mining of the coal.

2) "BLM has ignored the powerful tool available to it under the Federal oil and gas leases at issue here to halt oil and gas development activities in the public interest. Section 4 of the oil and gas leases in which Dugan claims an interest provides in pertinent part: 'It is agreed that the rate of prospecting and developing... from the lands covered by this lease shall be subject to the control in the public interest by the Secretary of the Interior, and in the exercise of his judgment the Secretary may take into consideration, among other things, Federal and State laws..."

BLM Response

It is true that Section 4 of Federal oil and gas leases permit the BLM to control the rate of lease development. We do not interpret this provision to <u>prevent</u> development of a lease, or cause a portion of the recoverable reserves within the lease to be lost. The BLM has cited this section in instances where drainage of oil and or gas is occurring, as a means of requiring the lessee to diligently develop the lease and protect the lessor from drainage. The provisions of Section 4 were used by the FFO as its authority for requiring <u>acceleration</u> of development of the Fruitland Formation in advance of your mining operation.

3) The BLM failed to follow the provisions of its own Farmington RMP, as revised in 1998, and also failed to follow NEPA's procedural requirements. You then list the 4 alternatives provided in the Decision Record for the RMPA, and state that FFO "...failed to consider at least the last two of the four quoted alternatives in processing the two Sundry Notices that sought approval to recomplete wells in the Fruitland coal formation, which are the effective equivalent in the present circumstances to APDs."

BLM Response

We can see how the RMPA can be interpreted as emphasizing coal development over other resource uses. That is not the position of the BLM. By developing its oil and gas leases, Dugan is exercising its valid existing rights. The RMPA, and later leasing of the coal did not curtail these rights. The 'Protocol', which San Juan signed, and later became part of the RMPA, is explicit in emphasizing these prior rights.

In the chapter, <u>Planning Alternatives</u>, the RMPA (page 10) states that, "The proposed leasing of coal does not change RMP amendment program policies and decisions on existing oil and gas leases, particularly those held by production (one producing well). Prior existing rights remain in effect for all operators and lease holders."

The RMPA (pages 12-13) identified three alternatives that were considered but eliminated without further analysis. Alternatives 1 and 2 would have reduced the area available to coal leasing so as to eliminate many of the conflicts with existing oil and gas developments and rights-of-way. Both were rejected because the perceived conflicts might be eliminated by the time San Juan actually initiated mining in the area, and because it would not meet San Juan's long range need for coal reserves. Alternative 3 would have delayed leasing until the oil and gas pools were depleted. Alternative 3 was rejected because it would not meet San Juan's schedule for initiating underground mining on the "Deep Lease" in 2000.

The section Oil and Gas, under the Chapter titled Environmental Consequences (page 26 of RMPA), states that, "Existing leases, held by production, would continue to be developed and existing wells would continue to produce, as they have in the past. The development of existing leases, under the proposed action, would be coordinated with the coal mining company and could be delayed, until mining has been completed in a specific area. Specific agreements, reached between the coal mining company and the operator of existing oil and gas wells, would determine the type and level of impact to oil and gas production."

We believe the language cited above is clear that the FFO would continue to permit drilling and development of the existing oil and gas leases. Wells would be located so as to be compatible with your mining operation. When Dugan submitted its APDs, the FFO checked your mining plan, and later required that Dugan move all five of the well locations to reduce adverse impacts to mining. The RMPA did not recognize the potential consequences to mine economics and mine safety that you now present.

We do not believe that the Interior Board of Land Appeals (IBLA) decision in 157 IBLA 259 (Wyoming Outdoor Council) applies here. The types and level of impacts caused by CBNG drilling, completion and production were known and analyzed in NEPA documents that considered new leasing and gas development.

4) The December 20 decisions [of the FFO] were in violation of NEPA and its implementing regulations in two respects. First, the failure to consider the alternatives specified in the 1998 RMP Amendment, and other reasonable alternatives violates NEPA requirements that BLM consider a range of alternatives. Second, the FFO failed to adequately consider the potential impacts of the proposed drilling and completion in the coal formation on SJCC's coal mining activities. That failure violates NEPA."

BLM Response

The Decision Record changed the section <u>Current/Future Oil and Gas Operations</u> (page 10 of the RMPA) to state, "Future well development, on existing oil and gas leases, would be coordinated with Bureau staff, the oil and gas company and the mining company. Actions that would be considered for new Applications for Permit to Drill (APD) are (1) approval, (2) suspension of lease terms, if requested by the oil and gas operator and deemed appropriate by the Bureau, (3) directional drilling of formations and (4) a phase-in of drilling, as mining is completed." We note that the modification eliminated the phrase, "...to avoid proposed or active coal mining areas."

It is clear that the FFO analyzed and rejected as non-viable the other alternatives. Suspension of lease terms would be ineffective, since the leases are both held by production and in their extended term. Most importantly, lease suspensions would result in a loss of developable CBNG; we believe that there would be no economically recoverable CBNG post-mining. Coal mining physically removes the CBNG. Directional drilling is ineffective, because the well bore would still have to be located within the coal bed. Phase-in of drilling is ineffective, because this office believes that there would be no economically recoverable CBNG post-mining.

Finally, the FFO believed that relocation of the well sites would reduce or eliminate adverse cumulative impacts to coal mining.

5) In advance of its December 20 Decisions, BLM had not properly assessed, in accordance with 43 CFR 3162.5-1 and 3162.5-3, the conflicts presented by the existence of SJCC's coal leases and development activities and all relevant environmental impacts and potential safety precautions arising from, or necessitated by, the operations anticipated under the APDs."

BLM Response

Frankly, we have no data to determine whether or not hydro-fracturing of the coal would increase the likelihood of mine roof failure. You provide no direct evidence that hydro-fracturing of the coal would further weaken the mine roof, nor that introduction of fracturing fluids would increase the likelihood for spontaneous combustion. You do provide a copy of the transcript of Dr. Stephen L. Bessinger's testimony before the New Mexico Oil Conservation Commission (OCC), in the *De Novo* hearing of case No. 12,734 (Richardson's application for infill drilling in the Basin-Fruitland Coal Gas Pool).

Dr. Bessinger stated his professional opinion that hydro-fracturing of the coal would result in weakening of the roof rock. He conducted an experiment at the hearing, exposing a sample of the roof rock to immersion in water. He noted that the rock began to decompose after a short period of time. He used this

as an analog that hydro-fracturing of the coal would likely result in the same effect underground. You have already experienced several failures of the mine roof, in locations remote from any CBNG development. Dr. Bessinger's experiment and testimony could indicate that mine roof failure may be a problem anywhere the coal and overlying rock are water-saturated. The OCC issued Order R-11775-B on December 19, 2002, which authorized the drilling of an optional infill well within each 320-acre gas spacing unit. The FFO approved three of the well applications the day after this Order was signed.

6) "While coal-CBNG development conflicts are of nationwide significance, the conflict here, between an underground coal mining operation and CBNG development, present unique issues concerning health and safety and the potential waste of one mineral resource or the other. While not yet specific to underground mines, BLM has adopted a national policy to address development conflicts generally, Instruction Memorandum (IM) No. 2000-81."

BLM Response

This IM is concerned mostly with the conflict between CBNG development and surface mining of coal. The intent was to maximize recovery of both resources by requiring the drilling and development of CBNG in advance of mining. That was the rationale behind the letter of May 21, 2001, in which FFO required Dugan to accelerate CBNG development prior to coal mining. That window of opportunity closed when San Juan began to oppose CBNG development within the mine area.

For surface coal mining, the existence of a well bore and hydro-fractured coal is not a hazard. In New Mexico, the BLM has extrapolated the provisions of the IM to apply it to conflicts between CBNG development and underground mining. The IM is written to provide the flexibility needed to consider the value of both the coal and CBNG resources; unfortunately, that results in some ambiguity, too. For example, the IM suggests that the BLM may assess the oil and gas operator for its failure to timely develop coalbed methane in advance of mining. But, we may also assess the coal mine operator for avoidably bypassing coal, and we may direct the coal mine operator to analyze all possible mining plans to allow maximum recovery of the coalbed methane and deeper hydrocarbons.

The language in the IM that is of most value to San Juan requires that the BLM consider financial impacts when deciding if any of the potential actions are in the public interest. We agree that the value of the mined coal is significantly greater than the value of the produced CBNG. The mined coal will generate significantly higher royalties for the Federal and State governments than will the CBNG. The coal will fuel a power plant that provides electricity for the local population, and has many local employees.

The IM recommends that the BLM facilitate an agreement between the oil and gas lessees and the coal lessee. In 2002, the FFO facilitated several meetings between the parties, and achieved nothing. It appears to us that all parties need to see an escalation of the risk until they come to the table.

7) Regarding the issue of 'prior existing rights' you acknowledge that Dugan's leases predate your coal leases. However, you believe that the BLM should not consider lease issuance dates, but development plan approval dates. Using this measure, San Juan had approved plans for development of its coal leases before Dugan filed plans to develop the coalbed natural gas within its leases.

BLM Response

Foremost, we believe that the issue of 'valid' or 'prior' existing rights needs to be settled for this case. We herein reject your argument that we should consider the date development plans are approved in lieu of lease issuance dates.

Dugan's leases were in effect long before San Juan acquired the coal leases. San Juan took both leases with the understanding that there was prior oil and gas development. The "Deep Lease Extension," in particular, acknowledges the existing oil and gas leases as prior existing rights to which it is junior. The "Deep Lease" is more problematic, because it does not include clear language regarding the pre-existing oil and gas leases. However, the RMPA is clear that, while the BLM would not issue new oil and gas leases covering the same land as the coal leases, we would continue to permit development of the existing leases.

In general, the BLM does not direct the rate of prospecting and development of oil and gas leases. Our lessees are thus able to make their exploration and development decisions upon the current economics and likelihood of success. We do direct development when we identify a drainage situation, or, as with Dugan's leases, when we identify a situation where the CBNG will be lost if not developed pre-mining.

We see no irregularities in Dugan developing the deeper portion of the coals before moving west, toward the outcrop. In addition, the FFO required Dugan (and other lessees) to accelerate development of the CBNG within their leases precisely due to your impending mining operation, as a means of recovering gas that would otherwise be vented or lost through mining. The production of CBNG was also recognized as having the potential to reduce the methane hazard in your underground mine.

8) You believe that the BLM has approved development on the Dugan leases as a means of avoiding a Fifth Amendment 'takings' situation, wherein Dugan may assert that its lease rights were denied unreasonably. You believe that the BLM has abdicated its responsibilities by not facilitating an agreement between the coal and oil and gas interests.

BLM Response

It is true that 'takings' is a concern of the BLM. Dugan's Federal oil and gas leases predate your coal leases. Their terms do not stipulate a priority for developing the coal leases at the expense of CBNG development. The RMPA recognizes Dugan's valid existing rights. We firmly believe that there will be no economically developable CBNG within the No. 8 coal seam post-mining. Thus, prior mining would prevent Dugan from recovering CBNG, and would likely reduce the company's revenue and Federal royalties on the CBNG. Your mine plan requires that the CBNG be vented; this may be a waste of an otherwise recoverable resource.

Footnote 9 on page 12 of your request describes your offer to compensate the BLM for its losses in a 'takings' claim by Dugan and/or Richardson Operating Company. We do not believe that filing a request for an SDR is the manner in which to initiate such an offer. More important, the BLM and San Juan alone cannot decide the reasonable value of the economically recoverable CBNG. Dugan and Richardson have to agree the payment is fair and equitable compensation.

From our perspective, the FFO had tried to follow the guidance in the IM by facilitating a settlement in the spring of 2002, but all of its efforts were unsuccessful. You believe that the oil and gas operators are trying to force you to pay an exorbitant amount of money to buy out their interest in the Fruitland CBNG.

And, they believe you are underestimating the volumes of recoverable CBNG, and that you are discounting the importance of their resources. We believe that an agreement can only be achieved if the parties submit to binding arbitration. What is obvious to the BLM is that the longer San Juan delays in eliminating the impediments to mining, the greater the economic leverage that Dugan and Richardson hold over you and your mine.

Decision

We believe that the FFO acted properly in approving the five APDs/Sundry Notices. If these wells are not drilled before mining ensues, the CBNG will never be recoverable.

If you wish to file a petition for a stay of the effectiveness of this Decision during the time that your appeal is being reviewed by the Board, the petition for a stay must accompany your notice of appeal. A petition for a stay is required to show sufficient justification based on the standards listed on the attached document (Form 1842-1). Copies of the notice of appeal and petition for a stay must be submitted to each party named in this Decision and to the Interior Board of Land Appeals and to the appropriate Office of the Solicitor (see 43 CFR 4.413) at the same time the original documents are filed with this office. If you request a stay, you have the burden of proof to demonstrate that a stay should be granted.

Sincerely,

Carsten F. Goff
Deputy State Director

Resource Planning, Use and Protection

1 Attachment

cc: (w/o attachment)

Field Solicitor

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MSO(920)

CSO(920)

WSO(920)

USO(920)

NM(010)

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