

Rose-Coss, Dylan, EMNRD

From: Matthias Sayer <Matthias.Sayer@nglep.com>
Sent: Sunday, March 19, 2023 8:45 PM
To: Rose-Coss, Dylan, EMNRD; Gebremichael, Million, EMNRD
Cc: Neel Duncan
Subject: [EXTERNAL] Order finding factual discrepancies

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Dylan, Million,

Thank you for your time last week and discussion re Scott B. Following-up on our conversation, here are the two finding items we discussed:

- Finding No. 6 states that “No other UIC wells which inject or that are permitted to inject produced water into the same approved injection interval are permitted within 1.72 mile(s) of the Well.
 - This finding was accurate at the time the Scott B was originally permitted, however, as of the date of the new order, March 2, 2023, there is a SWD 1.39 miles distant from the Scott B (the Willow Lake #1, not an NGL well).
- Finding No. 8 states that the “Applicant affirmed in a sworn statement by a qualified person that the injection of produced water over the predicted service life of the Well will not increase the potential for an induced seismic event.”
 - Because the Scott B SWD was permitted under the prior Order template, the requirement that a sworn statement be made regarding the Well’s potential to increase the potential for an induced seismic event did not exist, consequently, there is no such sworn statement in the record associated with the Scott B application or Order.

Let me know if you need anything from us to help address / remedy these relatively minor factual discrepancies.

Gracias,

Matthias

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Energy, Minerals and Natural Resources
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CONDITIONS

Action 202057

CONDITIONS

Operator: MESQUITE SWD, INC P.O. Box 1479 Carlsbad, NM 88221	OGRID: 161968
	Action Number: 202057
	Action Type: [IM-SD] Admin Order Support Doc (ENG) (IM-AAO)

CONDITIONS

Created By	Condition	Condition Date
drose	None	3/29/2023