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February 23, 2005

VIA FACSIMILE 476-3462

Mr. Richard Ezeanyim
Oil Conservation Division
1220 South Saint Francis Drive
Santa Fe, New Mexico 87505

Re: **Objection to Continuance** NMOCD Case 13437
Application of Lance Oil & Gas Company, Inc. for compulsory pooling,
WF ROPCO "17" Well No 2 Unit E, 160-acre spacing unit consisting of
NW/4 of Section 17, T29N, R14W, San Juan County, New Mexico

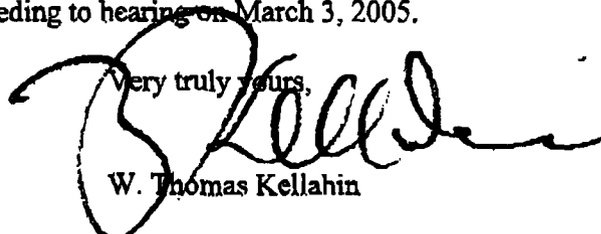
Dear Mr. Ezeanyim:

On February 21, 2005 on behalf of Lance Oil & Gas Company ("Lance"), I received a copy of a letter dated February 17, 2005 send to the Division by Mr. Tommy Robbins requested that the referenced case set for hearing on March 3, 2005 to continued until after April 14, 2005.

Lance is opposed to continuing this case. According to Lance, Mr. Robbins has a 0.293438 percent working interest within this proposed 160-acre Pictured Cliffs gas spacing unit. The well site is not located on Robbins tract. Lance has attempted to discuss this well and to lease Mr. Robbins interest but Mr. Robbins has resorted to swearing at Lance's representative and refusing to discuss this matter. Now, Mr. Robbins wants this case continue for at least 42 days based upon some unspecified claim that he needs to "arrange my work" but fail to set forth adequate support for his request. Apparently, Mr. Robbins objection is based upon his desire to contest the validity of the compulsory pooling statute (Section 70-2-17).

Lance requested that the Division deny Mr. Robbins' request and that this case proceeding to hearing on March 3, 2005.

Very truly yours,


W. Thomas Kellahin

CC: Tommy Robbins
Lance Oil & Gas Company, Inc.