STATE OF NEW MEXICO

ENERGY AND MINERALS DEPARTMENT OIL CONSERVATION DIVISION

TONEY ANAYA

September 18, 1986

POST OFFICE BOX 2088 STATE LAND OFFICE BUILDING SANTA FE, NEW MEXICO 87501 (505) 827-5800

	Mr. Chad Dickerson Doskerson, Fisk & Vandiver Attorneys at Law Seventh and Mahome, Suite E	Re:	CASE NO. 8982 ORDER NO. R-8306 Applicant:	
	Artesia, New Mexico 88210	ı	Frostman Oil Corpor	ation
	Dear Sir:			
	Enclosed herewith are two of Division order recently ent			
	Sincerely,			
4	15 Lean			
	R. L. STAMETS Director			
	e e			
	RLS/fd			
	Copy of order also sent to:	:		· w
	Hobbs OCD X Artesia OCD X Aztec OCD			
	Othor			



FROSTMAN ew Mexico 88210 QNE 746-3344



CIL CONSERVATION DIVISION
September 1 SANTA 86

Oil Conservation Division P. O. Box 2088 Santa Fe, New Mexico 87501-2088

Attention: Mr. Mike Stogner

Form C-108(Red Twelve State #4)

T-17S, R-29E, N.M.P.M. Section 5: 990 FSL & 2310 FEL

Eddy County, New Mexico

Dear Sir,

As per your request to Mr. Chad Dickerson, Frostman Oil's attorney for the above referenced matter, we enclose a copy of the court order appointing Mr. Clarence Forister as receiver.

If other documentation is required, please let us know.

Yours truly,

FROSTMAN OIL CORPORATION

CF:cp

Enclosures

xc: Chad Dickerson

FIFT STATE OF NEW MEXICO
COUNTY OF EDDY

IN THE DISTRICT COURT OF EDDY COUNTY	FILED	NOV 27 1985 IN M
STATE OF NEW MEXICO		ANCES M. WILCOX
WILBUR L. SHACKELFORD,	Cler	k of the District Court
Plaintiff,)	
vs.) · No:	CV-84-558-F
DALTON BELL, JACKIE PAYNE, DON J. LYLE, and JEM RESOURCES, INC., a corporation,)))	
Defendants.	'	
DALTON and DORIS BELL,)	
Plaintiff,)	••
Vs.) No:	CV-85-189-F
JACKIE PAYNE, et al,)	
Defendants.	'	
DOWELL SCHLUMBERGER, INC.,)	•
Plaintiff,))	
vs.) No:	CV-85-357-F
DIAMOND BACK PETROLEUM, INC., et al,))	
Defendants.	;	
EDDY COUNTY NATIONAL BANK, N.A.)	
Plaintiff,)	
vs.) No:	CV-85-512-F
DALTON BELL and DORIS BELL, et al,) CONS	SOLIDATED

ORDER APPOINTING RECEIVER

Defendants.

THIS MATTER came before the Court upon motion to have a receiver appointed as well as the Complaint of Eddy County National Bank, N.A. in cause CV-85-512-F for the appointment of a receiver. The Court heard argument of counsel for each of the parties who appeared and reviewed the pleadings herein. The Court heard testimony of prospective receivers. Being fully advised, the Court FINDS:

- 1. That it has jurisdiction over the subject matter of these consolidated actions.
- 2. The Court has in rem jurisdiction over the property .. involved in these consolidated actions.
- 3. Eddy County National Bank (E.C.N.B.) is the Mortgagee of a certain Mortgage dated the 22nd day of February, 1983, and recorded on the 8th day of March, 1983, in Book 333 at Page 497 of the Mortgage Records of Eddy County, New Mexico, as well as a Correction Mortgage correcting and modifying the original Mortgage with the Correction Mortgage having been executed the 21st day of April, 1983, and recorded the 29th day of April, 1983, in Book 335 at Page 95 of the Mortgage Records of Eddy County, New Mexico.
- 4. E.C.N.B. is the holder of a Promissory Note (Note) executed by Dalton and Doris E. Bell (Bell) (which is secured by the Mortgages referred to above) and which is in default as of the date of this Order. The Note is seven (7) months in arrears in monthly payments of \$30,000.00 per month resulting in arrearages in payments of \$210,000.00.

- 5. E.C.N.B. has made demand upon Bell for payment of the note and given notice of its intent to mature the entire remaining balance of the Note together with interest. As of the date of this Order the principal balance owed on the Note is \$1,769,505.09, together with interest accrued through November 12, 1985, in the amount of \$128,978.17 with interest accruing on a per diem basis of \$659.47 per day.
- 6. The mortgaged property consists of interest in producing and nonproducing oil and gas properties. The production from the mortgaged properties and other properties, which may be subject to said mortgage or other outstanding claims by parties to this suit or other unknown parties, has been sold to Navajo Refining and As of this Order, Navajo Refining and Conoco are holding Conoco. in suspense funds constituting run proceeds from production of oil and gas on the mortgaged properties and the other properties. to the conflicting claims of the various parties, Navajo has moved to interplead the runs it is holding in suspense and said interpleader has been granted pursuant to previous Order of this Court entered on November 7, 1985. E.C.N.B. has a perfected security interest on runs and proceeds from the properties subject to the mortgage.
- 7. Pursuant to the terms of the mortgage E.C.N.B. is entitled to have a receiver appointed to care for and operate the mortgaged property, to sell the production from the oil and gas wells and to hold the run proceeds for the benefit of E.C.N.B.

- 8. There exists other alleged mortgage holders, alleged lien claimants, and various individuals allegedly claiming some type of interest, some of which is yet to be determined, in the mortgaged property or portions of the mortgaged property.
- 9. There are sufficient funds being generated from the production of the wells and being held in suspense by Navajo and Conoco to bring E.C.N.B.'s payments current and to meet the monthly payment requirements of E.C.N.B. on its Note. In addition, there are sufficient funds being generated in the form of run proceeds to pay the operating expenses for the various wells. It is in the best interest of all parties, not only E.C.N.B., that a receiver be appointed to operate the wells, sell the runs and obtain run proceeds, and that the receiver pays E.C.N.B. monthly on its Note as well as the monthly operating expenses and the remaining surplus funds be held in a receivership account for the benefit of other claimants with their rank, priority and legality of claims to be determined in subsequent proceedings in this consolidated action.
- 10. That Clarence Forrester of Artesia, New Mexico, should be appointed receiver as Clarence Forrester is in the business of drilling oil and gas wells and operating numerous oil and gas wells in the Chaves, Lea and Eddy County areas of New Mexico.

IT IS THEREFORE ORDERED by the Court:

1. That Clarence Forrester of Artesia, New Mexico, be and he hereby is appointed receiver to take possession of all of the mortgaged property, whether real or personal, and to conduct

A .

activities as further set forth in this Order. Even though argument may exist as whether or not E.C.N.B. has a Mortgage on certain property the receiver is ordered to take possession of the property pursuant to all terms of this Order. Any argument between parties as to whether or not a certain piece of property is subject to the Mortgage of E.C.N.B. shall be decided by the Court.

- 2. Navajo Refining, pursuant to its interpleader, and Conoco, Inc., (as to Conoco, working interest proceeds it is holding in suspense) are ordered to pay all run proceeds held in suspense from the mortgaged properties to Clarence Forrester as receiver. Until further Order of this Court, Navajo and Conoco are ordered to pay to the receiver the run proceeds derived from purchase of production from the receiver. Upon payment to the receiver, Navajo and Conoco, are absolved and released as to any claim of improper payment of runs paid pursuant to this Order.
- 3. The Court retains jurisdiction of Navajo's interpleader for the purpose of payment of Navajo's attorneys fees and costs.
- 4. Clarence Forrester is ordered to deposit all run proceeds received from Conoco and Navajo into E.C.N.B.
- 5. E.C.N.B. is ordered to deposit the funds in an account which will earn the highest amount of interest available keeping in mind liquidity requirements for the receiver.
- 6. From the run proceeds deposited from Navajo and Conoco, E.C.N.B. is to be paid the sum of \$210,000.00 representing seven wouths worth of payments at \$30,000.00 yet month.

- 7. That from monies deposited in the receivership account, the receiver is ordered to pay to E.C.N.B. each month the monthly payment on the Promissory Note in the amount of \$30,000.00 per month. The payment shall be due on the 10th day of each month beginning the 10th day of December, 1985, and continuing the thereafter until further Order of this Court.
- 8. Upon payment of \$322,366.74 constituting proceeds from the sale of oil and gas from the mortgaged and other properties, Navajo is discharged from all liability to each and all of the defendants in this cause with respect to said proceeds. In addition, upon payment of future proceeds and production from the mortgaged properties and other properties which are the subject of this lawsuit, Navajo is discharged from all liabilities to each and every defendant in this cause with respect to said proceeds.
- 9. The receiver shall keep possession of all property subject to this Order and shall run and operate such property so as to be able to produce oil and gas runs from that property in the maximum amounts which can be produced and allowable by law. The receiver shall be entitled to a payment for his services of \$250.00 per well which he is operating, together with additional compensation for extraordinary services which are needed to be provided in the operation of the wells. The receiver shall submit a monthly billing on the 1st day of each month, beginning December 1, 1985, and continuing thereafter, until further Order of the Court, on the 1st day of each consecutive month showing his billing for services rendered, together with reimbursement for any

- 6 -

expenditures to which he is entitled to reimbursement. The receiver shall attach such supporting documentation as is necessary to show extraordinary expenditures and extraordinary services over and above the normal service entitling him to \$250 per month per well. The receiver shall submit the billings to **

W. T. Martin, Jr., attorney for E.C.N.B., who is ordered to review the billings for approval and then forward them to E.C.N.B. for further review and approval.

- 10. That upon receipt of the monthly billings from the receiver, W. T. Martin, Jr., attorney for E.C.N.B., is ordered to prepare copies of those billings and forward copies to each of the counsel of record and parties of record, who are not represented by counsel but who have entered an appearance and are not in default, in each of the consolidated causes. The parties shall have 10 days from date of receipt of the billing to file written objection to the billing stating with specificity the exact objections and grounds for objection. Should the Court receive no objections within the 10 day time period, the Court will enter an Order following the 10 day time period approving the expenditures and billings of the receiver and that Order approving expenditures and billings shall be deemed final as to those billings and are not subject to further review by this Court.
- 11. No bond shall be required by this Court of the receiver.
- 12. Immediately upon being appointed, this receiver shall take possession of all assets and facilities that are properties

subject to this Order. The receiver shall also be entitled to all records, correspondence, books of account and other documentation relating to the production and production records from each of the various wells which are properties subject to this Order. Any parties to this action having such records are ordered to

- 13. The receiver shall continue to operate and manage the wells and care for the property until further Order of this Court.
- 14. The receiver shall collect all accounts receivable in the form of run proceeds and shall be entitled to bring action if necessary in order to collect the same. The receiver is authorized to enter into contracts, incur and discharge obligations and make expenditures from time to time for labor, insurance and supplies as is necessary to properly care for and operate the wells.
- 15. The receiver is authorized to pay agents, subcontractors and employees whom he hires for services rendered in reference to the operation of the wells. While the receiver is not bound to contract with any subcontractor the receiver shall give consideration to and an opportunity for Dowell Schlumberger to continue to provide services to the mortgaged property. Should there be any present contracts in effect relating to servicing of wells or operating of wells, the receiver shall have the authority to apply to this Court for the right to reject any such contracts.

which this Court, after notice to the contracting party, shall review and enter such Orders as it deems appropriate.

- 16. The receiver is authorized and empowered to employ an attorney if in the judgment of the receiver legal advice, counsel or consultation is required in connection with the performance of the duties of his office.
- 17. The receiver, at any one time on any one well, is authorized and empowered without seeking leave of this Court to expend sums not exceeding \$5,000.00 in amount in the repair, maintenance and care of a well. The receiver shall apply to this Court for leave of expenditures in excess of \$5,000.00 on any given well at any one time.
- 18. The receiver shall prepare and file with the Court for its approval, at the end of each month his functions as operator on the wells, a summarization of his activities and an accounting as to expenditures made on the wells and proceeds received.
- 19. The Defendants, their agents, servants, employees, any nonparties claiming any right or interest in the properties, all sheriffs, secured creditors and unsecured creditors are enjoined from interfering in any way with the receiver's possession of the property and are further enjoined from in any manner commencing court action, enforcing judgments, enforcing security interests, or in any other manner attempting to enforce any claims or liens, of whatever nature, whether they be fixed or contingent, that they might have against the mortgaged property, provided however, that nothing in this Order shall be taken as interfering with or

enjoining the right of creditors or claimants against the mortgaged property from moving to intervene or intervening in this styled and numbered cause and from filing their claims, or complaints or pleadings as they deem necessary to establish their alleged rights in the mortgaged property as well as their rank and priority in reference to other claimants.

APPROVED:

W. T. Martin, Jr., and Jennie Deden Behles Attorneys for E.C.N.B.

APPROVED TELEPHONICALLY:

Doug Perrin SHAMAS & PERRIN P. O. Drawer 1180 Roswell, New Mexico 88201 (505) 623-2670Attorneys for Dalton and Doris Bell

POOLE, TINNIN & MARTIN Robert Muehlenweg P. O. Box 1769 Albuquerque, NM · 87103 (505) 842-8155

LOSEE & CARSON Ernest A. Carroll P. 01 Drawer 239 Artesia, NM 88210 (505) 746-3508

This is to certify that a true and correct copy of this document was mailed (or hand delivered) to opposing counsel on on the 2772 day of Mayoria, 1985.

Rod M. Schumacher ATWOOD, MALONE, MANN & TURNER P. O. Drawer 700 Roswell, NM 88201 Attorneys for Dowell Schlumberger, Inc. (505) 622-6221

HINKLE, COX, EATON COFFIELD & HENSLEY Harold Hensley P. O. Box 10 Roswell, NM 88210 (505) 622-6510

mar / Minne



FROSTMAN OIL CORP.

P. O. Drawer W Artesia, New Mexico 88210

PHONE 746-3344



September 8, 1986

Conservation Chy ision

Santa FSAN New Mexico 87501-2088

Attention: Mike Stogner

Dear Sir,

As per your request, we are submitting a laboratory water analysis on the Red 12 State #3 well. This is in reference to the Form C-108 submitted by Frostman Oil Corporation on the Red 12 State #4 well located 990 FSL and 2310 FEL of Section 5, Township 17 South, Range 29 East, Eddy County, New Mexico.

Yours truly,

FROSTMAN OIL CORPORATION

Clarence Forister, President

CF:cp

Enclosure

HALLIBURTON DIVISION LABORATORY

HALLIBURTON SERVICES

MIDLAND DIVISION FCTA NEW MENTON 88210

•	LABORATORY	WATER ANALYSIS No
TO · FROSTIMAN	Dil Corp.	Dote 9-4-86:
		This report is the property of Holliburtan Company and neith it nor any part thereof nor a copy thereof is to be published or disclosed without first securing the express written approval laboratory management; it may however, be used in a course of regular business operations by any person or conce and employees thereof receiving such report from Hulliburs Company.
Submitted by <u>Clare</u>	we Forist	Date Rec
		Poc.4 - 3434 · Formation S. A. :
County Eddy	Field	Source WELL HUAN
Resistivity .	.ULZ & 40	
Specific Gravity	1.104 & 60	
рН		
Calcium (Ca)	5275	*\\!
Magnesium (Mg)	• ··	
Chlorides (CI)	90,000	
Sulfates (SO ₄)	MEDIUM	
Bicarbanates (HCO ₃)	740	
Soluble Iron (Fe)		
1600	1.	
		:
•		
Remarks:		*Milligrams per liter
	Respo	ectfully submitted,
Applies	e v gree	HALLIDUSTON COMPANY

NOTICE

This report is limited to the described sample terred. Any user of this report agrees that Hallburton shall not be liable. In the sample terred to the sample terred to the sample terred.



Energy and Minerals Department Oil Conservation Division P. O. Box 2088 Santa Fe, New Mexico 87501

Case 8982

Red Twelve State No. 4 Well Re:

Township 17 South, Range 29 East, NMPM Section 5: 990 FSL and 2310 FEL

Eddy County, New Mexico

Gentlemen:

Enclosed for filing in connection with the Application of Frostman Oil Corporation for Authority to Inject sent to your office for filing on July 25, 1986, is an Affidavit of Mailing reflecting the mailing of true copies of Form C-108 to all surface owners and offset operators within one-half mile of the well location.

We understand that this matter has been set for hearing on September 3, 1986.

Thank you.

Sincerely yours,

DICKERSON, FISK & VANDIVER

Chad Dickerson

CD:pv Enclosures

cc w/enclosure: Mr. Clarence Forister

DEFORE THE OIL CONSERVATION DIVISION OF THE STATE OF NEW MEXICO

IN THE MATTER OF THE APPLICATION OF FROSTMAN OIL CORPORATION FOR AUTHORIZATION TO INJECT, EDDY COUNTY, NEW MEXICO

case no. 8982

AFFIDAVIT OF MAILING

STATE OF NEW MEXICO)
: ss.
COUNTY OF EDDY)

The undersigned, being first duly sworn, upon oath, states that on August 7, 1986, the undersigned did mail in the United States Post Office at Artesia, New Mexico, true copies of Form C-108, Application of Frostman Oil Corporation for Authorization to Inject, for the purpose of water disposal at a location 990 feet from the south line and 2,310 feet from the east line of Section 5, Township 17 South, Range 29 East, N.M.P.M., Eddy County, New Mexico, to the following named owners of the surface on which the well is to be located and leasehold operators within one-half mile of the well location, in securely sealed, certified mail, return receipt requested, postage prepaid envelopes, addressed to the following named persons:

Surface Owner: Commissioner of Public Lands

State of New Mexico P. O. Box 1148

Santa Fe, New Mexico 87504-1148

Grazing Lessee:

Bogle Farms, Inc.

P. O. Drawer 460

Dexter, New Mexico 88230

Offset Operators:

Conoco, Inc.

P. O. Box 1959

Midland, Texas 79702

Kincaid & Watson P. O. Box 498

Artesia, New Mexico 88210

Patti Vermillion

SUBSCRIBED AND SWORN TO before me this 7th day of

August, 1986.

My commission expires:

Notary Publi



FROSTMAN OIL CORP.

P. O. Drawer W Arlesia, New Mexico 88210

PHONE 746-3344



July 25, 1986

Kincaid & Watson P. O. Box 498 Artesia, New Mexico 88210

RE: Proposed Disposal Well

Gentlemen:

Enclosed you will find an application for a Proposed Disposal Well located in Section 5, Township 17 South, Range 29 East, Eddy County, New Mexico.

If you have any questions regarding this application, please contact Clarence Forister at (505) 746-3344. If you have an objection to the application, please sign below and return one copy of this letter to Frostman Oil Corporation, c/o Clarence Forister, and one copy to the Oil Conservation Division in Santa Fe, New Mexico.

Sincerely,

facus Journal

Clarence Forister

CF/rn

Enclosures

CRRR

Kincaid & Watson has an objection to the proposed disposal well.

BY:		 	
TITLE:_		 	
DATE:			

PS Form	SENDER: Complete items 1, 2, and 3. Add your address in the "RE reverse,"	TURN	TO" space on		
PS Form 3811, Jan. 1979	1. The following service is requested (check one.) Show to whom and date delivered				
RETURN RECEIPT, REGISTERED, INSURED AND CERTIFIED MAIL	2 ARTICLE ADDRESSED TO: Kincaid & Watson P. O. Box 498 Artesia, NM 88210 3. ARTICLE DESCRIPTION: REGISTERED NO. CERTIFIED NO. 180950449		SURED NO.		
EGI	(Always obtain signature of addressee or agent)				
STERED, INSU	I have received the article described about SIGNATURE Addresses Authorizes.	ed agen			
RED	DATE OF DELIVERY	P	OSTMARK		
AND CERTI	5. ADDRESS (Complete only if requested)				
FIED MAIL	8. UNABLE TO DELIVER BECAUSE:		CLERK'S INITIALS		

☆GPO: 1979-268-848

P 180 950 449

RECEIPT FOR CERTIFIED MAIL

MO INSURANCE COVERAGE PROVIDED NOT FOR INTERNATIONAL MAIL

(See Reverse)

6-014	Sent to Kincaid & Watson	ļ
984-44	Street and No. P. O. Box 498	
+ U.S.G.P.O. 1984-446-014	Artesiand NMCod88210	
S.G.F	Postage	\$
*	Certified Fee	
	Special Delivery Fee	
	Restricted Delivery Fee	
	Return Receipt Showing to whom and Date Delivered	
1982	Return receipt showing to whom, Date, and Address of Delivery	
PS Form 3800, Feb. 1982	TOTAL Postage and Fees	\$
9	Postmark or Date	
38	7/25/86	
orm		
ι.		
ă		

CERTIFIED

P 180 950 449

A NAME



FROSTMAN OIL CORP.

P. O. Drawer W Artesia, New Mexico 88210

PHONE 746-3344



July 25, 1986

Conoco, Inc. P. O. Box 1959 Midland, Texas 79702

RE: Proposed Disposal Well

Gentlemen:

Enclosed you will find an application for a Proposed Disposal Well located in Section 5, Township 17 South, Range 29 East, Eddy County, New Mexico.

If you have any questions regarding this application, please contact Clarence Forister at (505) 746-3344. If you have an objection to the application, please sign below and return one copy of this letter to Frostman Oil Corporation, c/o Clarence Forister, and one copy to the Oil Conservation Division in Santa Fe, New Mexico.

Sincerely,

(Aleng Journal

Clarence Forister

CF/rn

Enclosures

CRRR

Conoco, Inc. has an objection to the proposed disposal well.

BY:	 	 	_
TITLE:	 	 	
DATE:			

P 180 950 450

DIAM DESTINATION FOR THEORY

CONTRACTOR OF STANDARD CONTRACTOR AND CONTRACTOR AT MAD.

(See Reverse)

014	Sent Conoco, Inc.	
34.446	Strep and No. Box 1959	
U.S.Q.P.O. 1984-446 014	P.O. State and ZIP Code Midland, TX 7970	2
S.G. F	Postage	\$
*	Certified Fee	
	Special Delivery Fee	
	Restricted Delivery Fee	
	Return Receipt Showing to whom and Date Delivered	
1982	Return receipt showing to whom, Date, and Address of Delivery	
Feb.	TOTAL Postage and Fees	\$
800,	Postmark or Date	
PS Form 3800, Feb. 1982	7/25/86	
	CERTIFIE	D

P 180 950 450

O: 1979-288 EAS	40A			
INITIALS CLERK'S		6. UNABLE TO DELIVER BECAUSE:	FIED MAIL	
		(betseupen il yino stellqmoO) 8833RCtGA .3	RETURN RECEIPT, REGISTERED, INSURED AND CERTIFIED MAIL	
OSLIWARK	<u>d</u>	PATE OF DELIVERY	NSURED	
) u		I have received the article described abortancers	STERED.	
()riege w	9965	erbbs to enutengis nierdo eyswiA)	S	
780950450		180950450	F.	
SURED NO.	Mi .	3. ARTICLE DESCRIPTION: REGISTERED NO.	ECEIP	
		Conoco, Inc. P. O. Box 1959 Midland, TX 79702	RETURN	
		2 ARTICLE ADDRESSED TO:		
(s	eee	(CONSULT POSTMASTER FOR		
Z. Yravila	b to a	Show to whom, date, and address		
		☐ RESTRICTED DELIVERY.		
Show to whom and date delivered				
ivery	of de	Show to whom, date and address	3	
(,en		1. The following service is requested (che.	PS Form 3811, Jan. 1979	
and your address in the "RETURN TO" space on a covery				
en energ "OT	Maill	 SEMDER: Complete items 1, 2, and 3. Add your address in the "BF 	Š	



FROSTMAN

P. O. Drawer W Artesia, New Mexico 88210

PHONE 746-3344

July 25, 1986

Commissioner of Public Lands P. O. Box 1148 Santa Fe, New Mexico 87504-1148

> RE: Proposed Disposal Well

Gentlemen:

Enclosed you will find an application for a Proposed Disposal Well located in Section 5, Township 17 South, Range 29 East, Eddy County, New Mexico.

If you have any questions regarding this application, please contact Clarence Forister at (505) 746-3344. If you have an objection to the application, please sign below and return one copy of this letter to Frostman Oil Corporation, c/o Clarence Forister, and one copy to the Oil Conservation Division in Santa Fe, New Mexico.

> Sincerely. Clarence Forister

CF/rn

Enclosures

CRRR

Commissioner of Public Lands has an objection to the proposed disposal well.

BY:	
ritle:	
DATE:	

PS Form	SENDER: Complete items 1, 2, and 3. Aid your address in the "RE reverse,	IURN TO" space on	
3311, Jan 1879	1. The following service is requested (che Show to whom and date delivered Show to whom, date and address RESTRICTED DELIVERY Show to whom and date delivered RESTRICTED DELIVERY. Show to whom, date, and address	1¢ of delivery¢	
	(CONSULT POSTMASTER FOR	FEES)	
RETURN RECEIPT, REGISTERED, INSURED	2. ARTICLE ADDRESSED TO: Commissioner of Public P. O. Box 1148 Santa Fe, NM 87504-11 3. ARTICLE DESCRIPTION: REGISTEREO NO. CERTIFIED NO. 180950451	48 INSURED NO.	
Sis	(Always obtain signature of addressee or agent) I have received the article described above,		
TERED, INS	I have received the article described about SIGNATURE []Addressee []Authoriz		
	DATE OF DELIVERY	POSTMARK	
AND CERT	5. ADDRESS (Complete only if requested)		
CERTIFIED MAII	6. UNABLE TO DELIVER BECAUSE:	CLERK'S INITIALS	
7		☆GPO: 1979-288-848	

P 180 950 451

RECEIPT FOR CERTIFIED MAIL

NO INSURANCE COVERAGE PROVIDED NOT FOR INTERNATIONAL MAIL

(See Reverse)

46-014	Sent to Commissioner of Public Land		ds
984-4	Street and No. P. O. Box 1148		
U.S.G.P.O. 1984-446-014	Salita Fe, Me 87504-1148		
.S.G.	Postage	\$	
→	Certified Fee		
	Special Delivery Fee		
	Restricted Delivery Fee		
	Return Receipt Showing to whom and Date Delivered		
1982	Return receipt showing to whom, Date, and Address of Delivery		
Feb.	TOTAL Postage and Fees	\$	
800,	Postmark or Date		
rm 3	7/25/86		
PS Form 3800, Feb. 1982			

CERTIFIED

P 180 950 451

MAIL