

STATE OF NEW MEXICO  
ENERGY, MINERALS AND NATURAL RESOURCES DEPARTMENT  
OIL CONSERVATION DIVISION  
2008 APR 21 11 4 06

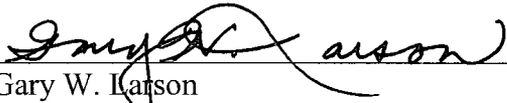
APPLICATION OF CANO PETRO OF  
NEW MEXICO, INC. FOR WATERFLOOD  
PERMIT, CHAVES COUNTY, NEW MEXICO

CASE NO. 14128

APPLICANT CANO PETRO OF NEW MEXICO, INC.'S  
PROOF OF NOTICE

Applicant Cano Petro of New Mexico, Inc. ("Cano") submits its Proof of Notice, which is supported by the original Affidavit of Alexander Azizi-Yarand ("Affidavit") attached hereto. As reflected in the Affidavit, on April 15, 2008 Cano sent written notice, by certified mail, of the filing of the Application and of the Division's hearing on the Application to twenty (20) affected persons within any tract wholly or partially contained within a one-half mile radius of the wells that comprise the proposed waterflood project that is identified in the Application.

HINKLE, HENSLEY, SHANOR & MARTIN, LLP

  
\_\_\_\_\_  
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*Attorneys for Cano Petro of New Mexico, Inc.*

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

**APPLICATION OF CANO PETRO OF  
NEW MEXICO, INC. FOR WATERFLOOD  
PERMIT, CHAVES COUNTY, NEW MEXICO**

**CASE NO. \_\_\_\_\_**

**AFFIDAVIT OF ALEXANDER AZIZI-YARAND**

**STATE OF TEXAS            )  
  ) ss  
COUNTY OF TARRANT    )**

Alexander Azizi-Yarand, being first duly sworn, states and deposes as follows:

1. I am over eighteen years of age. I have personal knowledge of the matters addressed in this Affidavit.
2. I am employed by Applicant Cano Petro of New Mexico, Inc. ("Cano") as a Petroleum Engineer. I work in Cano's corporate office in Ft. Worth, Texas.
3. I was responsible for Cano's identification of all affected persons within any tract wholly or partially contained within a one-half mile radius of the wells that comprise Cano's proposed waterflood project that is identified in its Application.
4. I also was responsible for the preparation of the letters to be sent to the affected persons to notify them of the hearing on Cano's Application that is docketed on May 15, 2008.
5. On April 15, 2008, Cano transmitted the notice letters by certified mail to all of the twenty (20) affected persons it had identified. Enclosed with each letter was a complete copy of Cano's Application.

Further affiant sayeth naught.

  
Alexander Azizi-Yarand 17

SUBSCRIBED AND SWORN TO before me by Alexander Azizi-Yarand on this 18<sup>th</sup>  
day of April, 2008.

  
Notary Public

My Commission Expires:

10-01-2011

