

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

IN RE FLARE OIL, INC.

CASE NO. 21669

**OIL CONSERVATION DIVISION'S
NOTICE OF WITHDRAWAL OF NOTICE OF VIOLATION
AND REQUEST TO VACATE HEARING**

The New Mexico Oil Conservation Division (“OCD”) gives notice that the Notice of Violation (“NOV”) in the above-referenced case has been withdrawn, and requests that the hearing scheduled for April 7, 2021 be vacated, and states the following in support thereof:

1. On January 5, 2021, OCD served the NOV on Flare Oil, Inc. (“Flare”) by certified and electronic mail at the addresses of record provided by Flare to OCD.
2. The NOV was returned as undeliverable at both addresses of record.
3. On January 25, 2021, OCD filed a Docketing Notice for the NOV, and a hearing was scheduled for April 7, 2021.
4. OCD subsequently learned that Flare’s president and point of contact at the addresses of record had deceased, identified Flare’s registered agent from the records of the Secretary of State, and reissued the NOV.
5. If OCD cannot resolve the reissued NOV, it will file a new docketing notice.

WHEREFORE, OCD requests that the hearing scheduled for April 7, 2021 be vacated.

Respectfully submitted,



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CERTIFICATE OF SERVICE

This pleading was not served on Flare Oil, Inc. because OCD has established that its addresses of record are undeliverable.



Eric Ames