## State of New Mexico Energy, Minerals and Natural Resources Department

Susana Martinez Governor

David Martin Cabinet Secretary

Tony Delfin Deputy Cabinet Secretary

July 15, 2016

Reliance Energy, Inc. (OGRID 149441) C/o Sylvia Schkade 300 N. MARIENFELD, STE. 1100 Midland, TX 79701 David R. Catanach, Division Director Oil Conservation Division



RE:

## Disposal Permit R-4517 Case No. 4927

Federal D Well No. 002, API No. 30-025-03623 J(J), Sec 31, T 9S, R36E, NMPM, Lea County, New Mexico Last Month of Use for Disposal: June 1996 Date this disposal permit expired: 7/1/1997

Dear Sir or Madam,

The above information is according to Oil Conservation Division (OCD) records.

Pursuant to 19.15.26.12.C NMAC, explained below, this OCD disposal permit has expired. Any further use of this well for disposal will be in violation of OCD rules, the United States Safe Drinking Water Act and the Environmental Protection Agency's Underground Injection Control Program.

## Division Rule 19.15.26.12.C NMAC states the following:

Whenever there is a continuous one year period of non-injection into all wells in an injection or storage project or into a salt water disposal well or special purpose injection well, the division shall consider the project or well abandoned, and the authority for injection shall automatically terminate ipso facto.

Non-reporting of disposal to the Division is considered as "non-injection" for purposes of triggering automatic termination of the authority to use the well for disposal. Pursuant to Division Rule 19.15.7.24 NMAC, disposal volumes must be reported on or before the 15th day of the second month following the month of disposal on OCD Form C-115 (Monthly Production Reports). Failure to report disposal to the OCD is a violation of OCD rules and the Oil and Gas Act, NMSA 1978 § 70-2 *et seq.*, and could be punishable by a fine of not more than one thousand dollars (\$1,000) per day for each violation. NMSA 1978 § 70-2-31.

The operator of this well must immediately ensure the well is shut-in and disconnected from incoming sources of disposal.

If you wish to again use this well for disposal, you must apply for a new disposal permit pursuant to Division Rule 19.15.26.8 NMAC after proper notice using form C-108 either through the

Disposal Permit or Order: R-4517 Case No. 4927

Reliance Energy, Inc.

July 15, 2016

Page 2 of 2

administrative process or an examiner hearing. The well must not again be used for disposal until such permit has been approved, all conditions of approval completed, the well passes a new Mechanical Integrity Test, and the District office of the Division has approved a new form C-104.

Please also be aware that pursuant to Division Rule 19.15.25.8 NMAC, or any applicable Agreed Compliance Order, this well has a limited time in which it must be returned to service, temporarily abandoned, or plugged and abandoned. For deadlines, please refer to said rule or agreement.

If you have any questions regarding the procedure to obtain a new disposal permit for this well, please contact William Jones at (505) 476-3477 or Phillip Goetze at (505) 476-3466. If you have questions as to C-115 reporting, inactive well status, or other compliance issues, contact Mr. Daniel Sanchez at (505) 476-3493.

Sincerely,

Daniel Sanchez,

Compliance Manager of the Oil Conservation Division

CC: R-4517 Case No. 4927 / RBDMS Records / API No. 30-025-03623

Oil Conservation Division - Hobbs District Office District Keith Herrmann, Esq., EMNRD Assistant General Counsel