## McMillan, Michael, EMNRD

From:

Beth Ryan <beth@carsonryan.com>

Sent:

Monday, February 20, 2017 1:21 PM

To:

McMillan, Michael, EMNRD; Jordan Kessler

Cc:

Brooks, David K, EMNRD; Jones, William V, EMNRD

Subject:

RE: Case 156521 Opal Resources Operating Company Jade 19 S 39E S29 Well No. 1H

compulsory pooling

Mike.

Yes I think we will know in the next day or so whether it is contested or not. As far as the state lease, we are working on finalizing a communication agreement with SLO. I will have to get an update from my client on that and get back to you. We are prepared on the testimony side.

Talk to you soon! Beth

Elizabeth A. Ryan Attorney at Law



P.O. Box 1612 Roswell, New Mexico 88202-1612 (575) 291-7606 beth@carsonryan.com

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From: McMillan, Michael, EMNRD [mailto:Michael.McMillan@state.nm.us]

**Sent:** Monday, February 20, 2017 12:59 PM

To: Beth Ryan; Jordan Kessler

Cc: Brooks, David K, EMNRD; Jones, William V, EMNRD

Subject: Case 156521 Opal Resources Operating Company Jade 19 S 39E S29 Well No. 1H compulsory pooling

Beth and Jordan:

Is case 15621 a contested case?

If it is contested, does a pre-hearing conference need to set -up?

Has Opal Resources contacted everyone in the mineral estate? Based on a quick look at NMSLO website, the NW/4 NW/4 of Section 32 is State minerals. Your notification does not list them.

Further, the OCD will require testimony by Opal of how the SW/4 NW/4, and W/2 SW/4 will be developed.

Further, the OCD will require testimony by Opal about notification of the SW/4 NW/4

### MICHAEL A. MCMILLAN

Engineering Bureau, Oil Conservation Division

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Monday, February 20, 2017 12:59 PM

To:

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### MICHAEL A. MCMILLAN

Engineering Bureau, Oil Conservation Division 1220 south St. Francis Dr., Santa Fe NM 87505 O: 505.476.3448 Michael.McMillan@state.nm.us