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Letter to Jim
Amend order at hearing
if necessary.

October 18, 2007

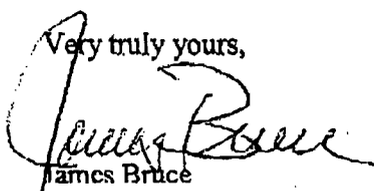
Mark E. Fesmire, P.E.
Oil Conservation Division
1220 South St. Francis Drive
Santa Fe, New Mexico 87505

Re: Order No. R-12754-A/Application of Quest Cherokee, LLC for approval of an application for permit to drill, Lea County, New Mexico:

Dear Mr. Fesmire:

The above order was entered on October 11th after an informal hearing upon the motion of intervenors for an emergency order. At the hearing, Quest was asked to stipulate to a modification of its APD to provide for the drilling of three water monitoring wells, to be located between its West Bishop State Well No. 1 and the nearest three water source wells. After speaking with my client, I e-mailed Mr. Brooks agreeing to the terms proposed by the Division (copy attached). However, Order No. R-12754-A does not specify the number of water monitoring wells. As a result, Quest respectfully requests entry of a *nunc pro tunc* order specifying (in ordering paragraph (3)) that Quest must drill three wells.

Very truly yours,



James Bruce

Attorney for Quest Cherokee, LLC

cc: Counsel of record
Chris Williams