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

IN THE MATTER OF THE HEARING CALLED BY THE OIL CONSERVATION DIVISION FOR THE PURPOSE OF CONSIDERING:

APPLICATION OF FASKEN OIL & RANCH LTD. FOR AN ORDER AUTHORIZING AN ADDITIONAL WELL IN THE "POTASH AREA" AT AN UNORTHODOX WELL LOCATION IN LEA COUNTY, NEW MEXICO.

Case No. 14116

INTREPID'S EXHIBIT LIST

Intrepid Potash - New Mexico, LLC identifies the following documents which may be introduced at the hearing held herein:

		Offered	Objection	Admitted
1.	BLM Resource Map – large scale. (1314)			
2.	BLM Resource Map, focused upon the 9 section area			
	around Section 16. (1134)			
3.	Economic analysis of potash and oil and gas in the			
	Carlsbad Potash Area, including the North Mine, Ken			
	Taylor. (Confidential)			
4.	Current potash price list. (1464-65)			
5.	Intrepid's North Mine federal potash leases, Sections 8, 9,			
	10, 17, 20, T20S, R32E (1415-1460)			
6.	Intrepid's life of mine reserves map – North Mine area.			
	(1135) (Confidential)			
7.	Application for Lease – Section 16. (Confidential) (1162-			
	70)			
8.	April 2, 2008 letter from K. Keller to BLM regarding			
	revision to Fringe Lease Application. (0087-89)			
	(Confidential)			
9.	Intrepid's Isopleth Maps – Tenth Ore Zone. (Confidential)			
	(1316)			
10.	Intrepid's Isopleth Maps – Tenth Ore Zone Mine Plan for			
	Section 16. (Confidential) (1414)			
11.	Waste of Potash Analysis, prepared by Jim Lewis.			
	(Confidential) (1461-63)			
12.	"Oil and Gas Well Summary" of wells in and adjacent to			·
	Section 16. (1320-21)			
13.	Oil and Gas Well Data Map. (Confidential) (1315)			

		Offered	Objection	Admitted
14.	Three year mine plans, North Mine, 2006, 2007 and 2008.			
	(Confidential) (927-29)			
15.	2008 North Mine feasibility study documents, June 2, 2008			
	e-mail from D. Pastor to P. Avery. (Confidential) (02-03)			
16.	1/29/1982 memo from Thayer to Childess regarding			
	National Potash reserves. (Confidential) (1141-53)			
17.	Excerpts from Intrepid's S-1 regarding North Mine, pp. 1-			
	6; 84-87. (Bates 0943-48, 1026-29)			
18.	BLM/Sandia National Labs potash gas migration study.			
	(1171-81)			
19.	Potash Gas Migration Domenici Project – press release.			
	(1182-83)			
20.	Intrepid Potash - Major Risk Assessment, March 2007,			
	Prof. Jim Joy. (1185-1215) (Confidential)			
21.	Mine Subsidence Damages Well illustration			
22.	Technical opinion on the risks of concurrent development			
	of oil and gas next to New Mexico Potash Mines, topical			
	report RSI-1863 by Leo Van Sanbeek, Ph.D., November,			
	2005. (1222-46)			
23.	Supplementary statements on the risks of concurrent			
	development of oil and gas next to New Mexico Potash			
	Mines, topical report RSI-1873 by Leo Van Sanbeek,			
24	Ph.D., February, 2006. (1216-21) Report on Concurrent Development of Mineral Resources			
24.	in the Known Sodium Leasing Area of the Greater Green			
	River Basin – draft 4/23/99 (Trona). (1249-85)			
25.	Rock Springs Field Office (BLM) Proposed Oil and Gas			
23.	Management Area, July 26, 2004 (1247-48)			
26.	Presentation entitled "Coincidental Development of Oil			
20.	and Gas and Trona within the Green River Basis of			
	Southwest Wyoming," Ted Murphy. (1286-312)			
27.	J. Lewis Resume (1467-70)			
28.	H. Harvey Resume	·· <u>····</u>		
29.	K. Taylor Resume (1471-72)			
30.	December 7, 2007 e-mail from J. Matis, BLM to all			
	stakeholders regarding Potash Gas Migration Project.			
	(1473-74)			
31.	Merrill Lynch report (Confidential)			
32.	Potential Gas Pathway into a mine illustration			
33.	Gas Migration Disaster Hutchinson, Kansas illustration			
34.				
35.				
36.				
37.				

		Offered	Objection	Admitted
38.				
39.				
40.				
50.	31 Core hole logs, contained in separate exhibit volume.			
	(Confidential)			

Respectfully submitted,

Joseph E. Manges Comeau, Maldegen, Templeman & Indall, LLP P.O. Box 669 Santa Fe, NM 87504-0669 (505) 982-4611 (505) 988-2987 Attorneys for Intrepid Potash - New Mexico, LLC

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CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing pleading was hand delivered this 25th day of June, 2008 to:

Michael H. Feldewert, Esq. Holland & Hart, LLP 110 N. Guadalupe Santa Fe, New Mexico 87501

Joseph E. Manges