

**Jones, William V., EMNRD**

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**From:** Jones, William V., EMNRD  
**Sent:** Wednesday, July 16, 2008 7:28 PM  
**To:** 'Dennis Langlitz'  
**Cc:** Gum, Tim, EMNRD; Guye, Gerry, EMNRD; Swazo, Sonny, EMNRD; Brooks, David K., EMNRD; Ezeanyim, Richard, EMNRD; Warnell, Terry G, EMNRD  
**Subject:** RE: In answer to your letter about my application

Hello Mr. Langlitz:

I appreciate your promptness on this reply to my request for more information.

Your answers indicate that the "waterflood" which was approved previously by the Commission may have changed status.

The submitted administrative proposal to inject FOR WATERFLOOD purposes without the existence of a recognized "Unit" across private AND federal lands, injecting at high pressures near the Capitan Reef, should be evaluated at a public examiner hearing. The big issue seems to be "Land" in nature - ownership of the secondary oil and the existence of an old Commission Order creating a statutory unit - but now you say the feds have dissolved the unit? This is beyond the scope of administrative review.

Please consider hiring an attorney and any other technical experts (such as Landman, Geologist, and Engineer) you consider necessary to support your case and ask your attorney to set this issue to hearing as soon as possible. Be sure and supply your attorney with all the info you have supplied me and ensure notice of the hearing is sent to all affected parties - anyone with any revenue interest or ownership.

Regards,

William V. Jones PE  
 New Mexico Oil Conservation Division  
 1220 South St. Francis  
 Santa Fe, NM 87505  
 505-476-3448

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**From:** Dennis Langlitz [mailto:langlitz.ld@gmail.com]  
**Sent:** Wednesday, July 16, 2008 7:01 PM  
**To:** Jones, William V., EMNRD  
**Subject:** In answer to your letter about my application

Mr. Jones,

In answer to your letter about my application,

1. The BLM no longer considers the Saladar a unit but is recognized as a co-mingled lease for storage and sales.
2. The Saladar well # 1, 2, and 11 are all on a 40 acre Malco fee lease. The surface owner is Mr. Trent Nielson and lives on his adjacent land. He was notified in the notices mailed June 3, 2008 by Certified Mail.
3. The Current Argus newspaper ran a legal notice July 11, 2008 with the correct address and a proof of notice was faxed and mailed to your office July 11.
4. All bonding on the fee lease wells mailed to Dorthy Phillips July 10, 2008.
5. On the pressure of injection, information was faxed to your office on July 11, 2008 containing findings of OCD Case 6226 Order R-5939 with a pressure allowance of 557 PSI. I sent a copy of a letter regarding this issue.
6. The ratio of the waterflood is almost 1:1 but I am expected to improve oil recovery.
7. The well log of Saladar 10 API 30-015-10365 will be sent by mail July 17, 2008, and I hope this will give the formation in this area.

7/16/2008

If I can be of further assistance please let me know,

Dennis Langlitz

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