STATE OF NEW MEXICO CEVED (C) ENERGY, MINERALS AND NATURAL RESOURCES DEPARTMENT OIL CONSERVATION COMMISSION 4 P 3: 11

In the Matter of the Application of Approach Operating, LLC for Approval of Fourteen Applications for Permits to Drill, Rio Arriba County, New Mexico

Case 14278

NOTICE OF INTERVENTION AND REQUEST TO BE HEARD AT THE SEPTEMBER 9 HEARING

Pursuant to NMAC 19.15.4.11(A), the Rice Family Living Trust ("the Trust") hereby

provides its Notice of Intervention in the above captioned proceeding, and respectfully requests

that it be afforded an opportunity to be heard at the September 9, 2009 hearing in this matter.

The Trust will be represented in this proceeding by:

Steven Sugarman 1210 Luisa Street, Suite 2 Santa Fe, NM 87505 phone: (505)672-5082 e-mail: stevensugarman@hotmail.com fax: (302) 689-0819

The Trust has an interest in this proceeding, as it is the surface owner of the land where

two of the proposed wells which are the subject of this proceeding are located. Specifically, the

Trust owns the surface where the following two wells are proposed:

<u>Rice Well No. 1</u> T28N R5E NMPM Lat. 36°38'23.46" N (36.63985 N) Long. 106°27'4.32" W (-106.45120 W) <u>Rice Well No. 2</u> T28N R5E NMPM Lat. 36°38'8.3394" N (36.635650 N) Long. 106°26'57.5406" W (-106.4493166 W)

To the extent that the Trust's Notice of Intervention is untimely, the Trust respectfully requests that the Commission exercise its discretion under NMAC 19.15.4.11(B) to allow late intervention. As grounds for this intervention, the undersigned states as follows:

- (1) In a telephone conversation of August 25, the undersigned asked Mr. J. Scott Hall, attorney for the Applicant, if he intended to proceed with the hearing on the application that is now calendared before the Commission for the September 9 hearing. Mr. Hall specifically informed the undersigned that he intended to seek a postponement of the September 9 hearing, and would not take further action with respect to the subject applications until such time as the Applicant has concluded the Rio Arriba County permitting process.
- (2) In a letter of August 28 to the undersigned, Mr. Hall again specifically indicated that "we don't plan on proceeding with the adjudicatory hearing on the state application on September 9." (See Exhibit 1 attached.) Mr. Hall also indicated in his letter of August 28 that he would keep the undersigned informed as to permitting activity in connection with proposed wells on land owned by the Trust.
- (3) Based on Mr. Hall's representations that the September 9 hearing on the applications would be continued until after County permitting proceedings on the subject applications are concluded, the undersigned did not understand that there was an exigency with respect to the filing of a Notice of Intervention in this

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matter.

- (4) Notwithstanding Mr. Hall's express representations to the contrary, Mr. Hall filed a motion with the Commission on August 31 seeking, <u>inter alia</u>, administrative approval of the applications and dismissal without prejudice of this proceeding.
 Furthermore, Mr. Hall seeks to have his motion heard by the Commission at the September 9 hearing. This unanticipated event requires the filing of this Notice of Intervention.
- (5) Despite Mr. Hall's representation that he would keep the undersigned informed as to permitting activity in connection with Rice Well No. 1 and Rice Well No. 2, Mr. Hall failed to provide the undersigned with notice as to the currently pending motion for administrative approval and dismissal without prejudice. The undersigned only learned of the Applicant's August 31 motion today, September 4, 2009.
- (6) The Trust desires to be heard at the September 9 hearing in order to state its opposition to the Applicant's motion, and specifically to the Commission's approval of the applications for Rice Well No. 1 and Rice Well No. 2.

Wherefore, the Trust respectfully provides its Notice of Intervention in this matter, states its opposition to the Applicant's motion generally and to approval of the applications for Rice Well No. 1 and Rice Well No. 2 specifically, and requests an opportunity to be heard at the September 9 hearing.

Respectfully submitted,

/s/ Steven Sugarman Steven Sugarman 1210 Luisa Street, Suite 2

Santa Fe, NM 87505 (505) 672-5082

I hereby certify that a true and correct copy of the foregoing was sent by telefax and email to Ms. Cheryl Bada (attorney for the Commission) at cbada@state.nm.us and (505) 476-3220, by telefax and e-mail to Mr. J. Scott Hall (attorney for the Applicant) at shall@montand.com and (505) 982-4289, and by telefax and e-mail to Mr. Adan Trujillo (attorney for Rio Arriba County) at adantrujillo@gmail.com and (505) 753-4750 on this 4th day of September, 2009.

> <u>/s/ Steven Sugarman</u> Steven Sugarman



J. SCOTT HALL Cell: (505) 670-7362 Email: shall@montand.com Reply To: Santa Fe Office www.montand.com

August 28, 2007

Steven Sugarman, Esq. 1210 Luisa Street, Suite 2 Santa Fe, NM 87505 Via E-Mail and Regular Mail

Re: Rice Family Living Trust

Dear Steve:

This responds to your August 20, 2009 letter. You already have my other letters proposing several dates to schedule an onsite meeting at the proposed location for the Rice No. 1 well. Please respond.

First, you have requested that all further communications from Approach be routed through you. This request will be honored and it is understood that you agree to accept all communications, including any notices required under the New Mexico Surface Owners Protection Act. In this regard, it is noted that you do not maintain regular office hours and appear to have no staff. We have experienced difficulties in making hand-deliveries to your office and are not confident of your availability to accept certified delivery by mail. Accordingly, copies of all our correspondence will also be sent to the e-mail address reflected on your letterhead: <u>STEVENSUGARMAN@HOTMAIL.COM</u>. Let me know if you do not agree with this procedure. In any event, we regard your August 18, 2009 response to my client's August 14, 2009 letter to Mr. Rice as acknowledgement of receipt of the certified mail notice required by NMSA Section 70-12-5A.

Approach has made considerable effort to meet and indeed exceed its obligations to accommodate the surface owner's interests and concerns and to comply with applicable state and local rules. It will continue to do so, but there must be reciprocity. The facts are that, on behalf of your client, you have rejected Approach's proposed Surface Use and Compensation Agreement. No counter-proposal has been made. Approach has also proposed alternate locations for the Rice No. 1 well, but your client has failed to indicate a preference. Further, our efforts to schedule on-site meetings with your client have been unsuccessful.

REPLY TO:

325 Paseo de Peralta Santa Fe, New Mexico 87501 Telephone (505) 982-3873 • Fax (505) 982-4289

Post Office Box 2307 Santa Fe, New Mexico 87504-2307 6301 Indian School Road NE, Suite 400 Albuquerque, New Mexico 87110 Telephone (505) 884-4200 • Fax (505) 888-8929

Post Office Box 36210 Albuquerque, New Mexico 87176-6210 Steven Sugarman, Esq. August 28, 2009 Page 2

On behalf of your client, you have requested that negotiations for a surface use agreement be deferred pending the issuance of permits. We will honor your request. However, deferring negotiations shall not impair the rights of my client under its oil and gas lease, under the Surface Owners Protection Act, or otherwise. This shall be consistent with the acknowledgment in your August 18, 2009 letter that your client will provide reasonable accommodation to Approach.

With regard to regulatory permitting, Approach's application for permit to drill the Rice No. 1 has been on file with the Oil Conservation Division for some time. Copies of the most recent APD and satellite photo are enclosed. (Please note: One of the alternate locations which was identified as the Rice No. 2 well will be designated as the Rice No. 1.) As we discussed, we don't plan on proceeding with the adjudicatory hearing on the state application on September 9th. I am looking for a way to avoid duplicative proceedings. Approach has been pro-active with Rio Arriba County and has initiated the processes preparatory to making application for a special use permit pursuant to the County's oil and gas ordinance, Ordinance No. 2009-01. We will plan on keeping you informed of the application and permitting activity on your client's surface.

One final comment: A substantial portion of your letter is dominated by inflammatory assertions regarding earlier communications with Mr. Morgan. I have investigated your claims and conclude they are unfounded. Respectfully, I find that debates of this nature are counterproductive and do not plan to be diverted by indulging this one any further. Rather, it is hoped we may work together in a collaborative manner and devote our efforts to forging a mutually agreeable resolution for our clients.

Very truly yours,

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J. Scott Hall

JSH:kw Enclosures cc: Brice Morgan 00125449

Submit to appropriate District Office

Oil Conservation Division 1220 South St. Francis Dr. Santa Fe, NM 87505

AMENDED REPORT

APPLICATION FOR PERMIT TO DRILL, R Operator Name and Address Approach Operating, LLC 6500 West Freeway, Suite 800 Fort Worth, TX 76116							248343 30 -						
											Well 2	Well No. 2	
° Proposed Pool 1							¹⁰ Proposed Pool 2						
			WC; Mancos		7 Surf	ace Loc	ation		<u> </u>				
UL or lot no.	Section	Township	Range	Lot		from the		VSouth line Feet from the East/West lin			estline	line County	
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			* Pro	posed B	ottom Hole L	ocation]	fDiffe	rent From	m Surface				
JL or lot no.	Section	Township	Range	Lot	ldn Feet i	from the	North/S	outh line	Feet from the	East/W	East/West line C		
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	Type Code. N		¹² Well Type Co O	de	13 Cable/Rotary ROTARY			14 Lease Type Code P		¹⁵ Ground Level Elevation 8306.79'			
			17 Proposed Dep 2000'	th		neros		c	¹⁹ Contractor hihuahua Drilling		²⁰ Spud Date Upon Approval		
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²³ I hereby certify that the information given above is true and complete to the best of my knowledge and belief. Signature: Hereby Certify that the information given above is true and complete to the best of my knowledge and belief.						OIL CONSERVATION DIVISION Approved by:							
Printed name: Glenn W. Reed, P.E.						Title:							
Title: Executive Vice President - Engineering and Operations					Approv	pproval Date: Expiration Date:							
-mail Addres	s: gwreed@	approachre	sources.com										
Date: Phone: 817-989-9000					Conditions of Approval Attached								

District J 1625 N. French Dr., Hobbs, NM 88240 District II 1301 W. Grand Avenue, Artesia, NM 88210 <u>District III</u> 1000 Rio Brazos Rd., Aztee, NM 87410 <u>District IV</u> 1220 S. & Francis Dr., Santa Fe, NM 87505

State of New Mexico Energy, Minerals & Natural Resources Department OIL CONSERVATION DIVISION 1220 South St. Francis Dr. Santa Fe, NM 87505

Form C-102 Revised October 12, 2005 Submit to Appropriate District Office State Lease - 4 Copies Fee Lease - 3 Copies

AMENDED REPORT

	-	V	VELL LO	DCATIO	N AND ACR	EAGE DEDIC	ATION PLA	T				
	r		Pool Code			'Pool Name 28N5E30; Mancos Oil						
Property	Code	³ Property Name							Well Number			
1				1	Rice #2							
OGRID	No.	* Operator Name								"Elevation		
2483	43	Approach Operating LLC								8306.79		
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UL or lot no.	Section					Feet from the	East	East/West line		County		
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12 Dedicated Acres	Joint or	Infill I C	onsolidation	Code Or	ler No.							

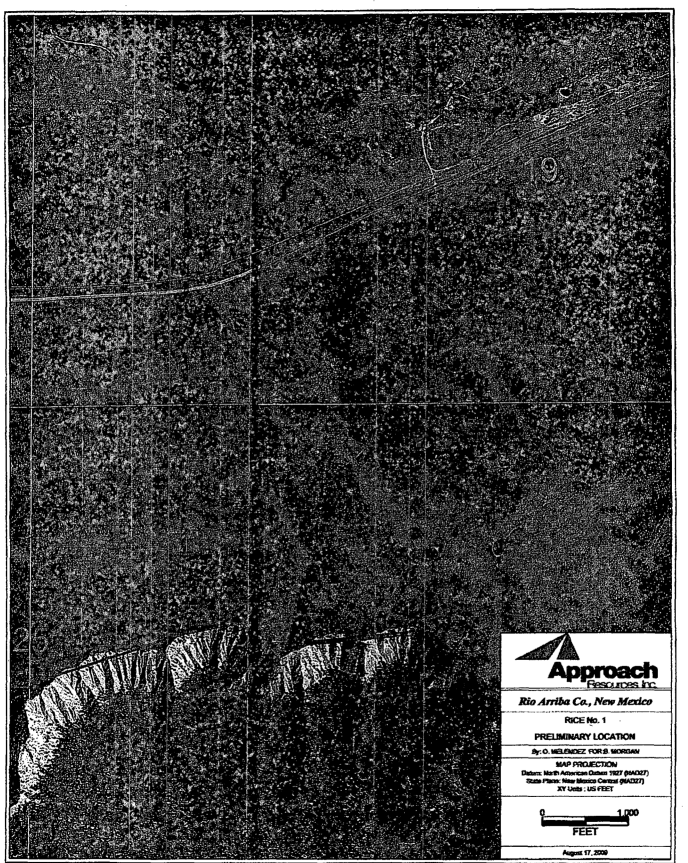
No allowable will be assigned to this completion until all interests have been consolidated or a non-standard unit has been approved by the division.

** Projection within the Tierra Amarilla Land Grant

16 1673 '	1115555 Bice #2		¹⁷ OPERATOR CERTIFICATION I hereby certify that the hiformation contained herein is true and complete to the best of my boowledge and belief, and that this organization either awas a working hiterest or valeased mineral interest in the land including the proposed bottom hole location or has a right to drill this well at this location paraway to a contrast with an owner of such a mineral or working interest, or to a voluntary pooling agreement or a compulsory pooling order hereful ordering or the division
			Signature Signature Offenn W. leed. Printed Name
		-	¹⁸ SURVEYOR CERTIFICATION I hereby certify that the well location shown on this plat was plotted from field notes of actual surveys made by me or under my supervision, and that the same is true and correct to the best of my belief.
			Certificate Number

. v^{*}

Latitude - 36.635650 North Longitude - -106.449316 West



PETRA 8/17/2009 2:19:07 PM