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

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

# APPLICATION OF AGUA SUCIA, LLC TO REINSTATE ADMINISTRATIVE ORDER SWD-559 FOR A SALT WATER DISPOSAL WELL, LEA, EDDY COUNTY, NEW MEXICO.

#### CASE NO. 14411

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#### AMENDED PRE-HEARING STATEMENT

This Pre-Hearing Statement is submitted on behalf of Armstrong Energy Corporation by Holland & Hart LLP as required by the rules of the Oil Conservation Division.

## **APPEARANCES OF PARTIES**

## **APPLICANT**

# **ATTORNEY**

James Bruce, Esq. Post Office Box 1056 Santa Fe, New Mexico 87504 Fax: (505) 982-2151

# **OPPONENT**

Armstrong Energy Corporation Robert G. Armstrong

## **ATTORNEY**

William F. Carr, Esq. Holland & Hart LLP Post Office Box 2208 Santa Fe, New Mexico 87504 (505) 988-4421

## **STATEMENT OF CASE**

## **APPLICANT:**

Agua Sucia, LLC

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Applicant in the above-styled cause seeks an order reinstating Division Administrative Order SWD-559 for a salt water disposal well, approving disposal into the Bone Spring formation in the Government E Well No. 1 located 610 feet from the South Line and 1880 feet from the West Line of Section 24, Township 19 South, Range 34 East, NMPM, at depths of 9716 through 10240 feet subsurface.

## **OPPONENT:**

Armstrong Energy Corporation opposes the application. There has been substantial activity at this well under the current and prior operator. Armstrong believes that past and proposed injection operations at this well, have damaged offsetting Armstrong Energy Corporation

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operated properties and will continued to damage these properties in the future.

### **PROPOSED EVIDENCE**

#### **OPPONENT:**

<u>WITNESSES</u> (Name and Expertise)	ESTIMATED TIME	<u>EXHIBITS</u>
Bruce Stubbs Reservoir Engineer	30 Minutes	Approx. 15
Robert G. Armstrong Attorney and President of Armstrong Energy Corporation (MAY CALL)	15 Minutes	Approx. 4
Jerry Guy Fact Witness	15 Minutes	Approx. 5
Gary Wink Fact Witness	20 Minutes	Approx. 5

#### **PROCEDURAL MATTERS**

Armstrong Energy Corporation has an outstanding subpoena to compel the attendance and testimony of Louis Edgett. If Mr. Edgett appears, Armstrong will call him as an adverse witness.

William F. Carr

Attorney for Armstrong Energy Corporation

# **CERTIFICATE OF SERVICE**

I certify that on March 11, 2010 I served a copy of the foregoing document to the following by Facsimile:

James Bruce, Esq. Post Office Box 1056 Santa Fe, New Mexico 87504 Fax: (505) 982-2151

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