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November 12, 2002

**HAND DELIVERY**

Ms Lori Wrotenbery, Chairman  
Oil Conservation Commission  
New Mexico Energy, Minerals and  
Natural Resources Department  
1220 South Saint Francis Drive  
Santa Fe, New Mexico 87505

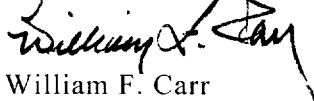
Re: **Case 12622 (De Novo):** Application of Nearburg Exploration Company, L.L.C.  
for two non-standard gas spacing and proration units, Lea County, New Mexico.

**Case 12908-A (Severed and Reopened):** In the Matter of the hearing called by  
the Oil Conservation Division for an order creating, re-designating and  
extending the vertical and horizontal limits of certain pools in Lea County, New  
Mexico.

Dear Ms. Wrotenbery:

In its Closing Statement, Redrock quotes a portion of my closing statement in the recent Sapient Energy Corporation case. While I am pleased that Mr. Kellahin has found reliable authority to cite to the Commission, Redrock's use of my statement **out of context** is misleading. As you are aware, this case must be decided based on the engineering and geological evidence presented by the parties. When the evidence is reviewed, the difference between this dispute and the Sapient case is clear. Here Nearburg is attempting to dedicate to its well the acreage that is drained by its well. In the Sapient case, Sapient wanted to exclude from the spacing unit acreage being drained by their well.

Very truly yours,



William F. Carr

cc: BY FACSIMILE  
Commissioner Jami Bailey  
Commissioner Robert Lee  
Stephen C. Ross Esq.  
W. Thomas Kellahin, Esq.  
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