	ERRAND REQUEST								
	Date: 12/29/93	equested by fram							
	(L)Yes Not	Required by: 12/29 Wefore							
	Client Name Ole Collusia	Date Time (4:3)							
	7705200 92010/80 Client # Matter #								
	Pick up of Deliver (eircle one) from/to:	ene Weerdson							
	Name CO								
	Addiess Old Sauta Je Frail								
	The following items: School amended applecation								
	and letter								
sts	OR:								
echic	Case Name Cause #	Charge Client							
EST	Court	\$5.00 per errand							
Related Requests	File/Record original(s) & Issue Summons/ conform and return copy Subpoens & return	Actual Mileage (if 10 or more miles)							
Court	Obtain Xerox Copies of Certify Copies								
<u> </u>	Pleadings (see other side)	Other:							

HINKLE, COX, EATON, COFFIELD & HENSLEY

LEWIS C COX
PAUL W EATON
CONRAD E. COFFIELD
HAROLD L. HENSLEY, JR.
STUART D. SHANOR
ERIC D. LANPHERE
C. D. MARTIN
PAUL J. KELLY, JR.
ROBERT P. TINNIN, JR.
MARSHALL G. MARTIN
OWEN M. LOPEZ
DOUGLAS L. LUNSFORD
JOHN J. KELLY
JOHN J. KELLY
WILLIAM B. BURFORD
T. CALDER EZZELL, JR.
WILLIAM B. BURFORD
RICHARD E. OLSON
RICHARD E. OLSON
RICHARD E. WILFONG*
THOMAS J. MEBRIDE
STEVEN D. ARNOLD
JAMES J. WECHSLER
NANCY S. CUSACK
JEFFREY L. FORNACIAR

JEFFREY L. FORNACIARI JEFFREY D. HEWETT JAMES BRUCE
JERRY F. SHACKELFORD*
JEFREY W. HELLBERG*
ALBERT L. PITTS
THOMAS M. HNASKO
JOHN C. CHAMBERS*
GARY D. COMPTON* GARY D. COMPTON*
MICHAEL A. GROSS
THOMAS D. HAINES, JR.
GREGORY J. NIBERT
DAVID T. MARKETTE*
MARK C. DOW

MACDONNELL GORDON REBECCA NICHOLS JOHNSON WILLIAM P. JOHNSON STANLEY K. KOTOVSKY, JR. H. R. THOMAS KARA L. KELLOGG

BETTY H. LITTLE*
RUTH S. MUSGRAVE
ELLEN S. CASEY
S. BARRY PAISNER
MARGARET CARTER LUDEWIG
STEPHEN M. CRAMPTON
MARTIN MEYERS
GREGORY S. WHEELER
ANDREW J. CLOUTIER
JAMES A. GILLESPIE
GARY W. LARSON BETTY H. LITTLE® JAMES A GILLESPIE
GARY W. LARSON
STEPHANIE LANDRY
JOHN R KULSETH, JR.
MARGARET R. MCNETT
BRIAN T. CARTWRIGHT*
LISA K. SMITH*
JAMES KENT SCHUSTER*
ROBERT H. BETHEA*
BRADLEY W. HOWARD
CHARLES A. SUITON*
NORMAN D. EWART
DARREN T. GROCE* DARREN T. GROCE*
MOLLY MCINTOSH

ATTORNEYS AT LAW

218 MONTEZUMA

POST OFFICE BOX 2068

SANTA FE. NEW MEXICO 87504-2068

(505) 982-4554

FAX (505) 982-8623

OF COUNSEL
O M. CALHOUN*
MACK EASLEY
JOE W. WOOD
RICHARD S. MORRIS

WASHINGTON, D.C. SPECIAL COUNSEL

December 29, 1992

700 UNITED BANK PLAZA POST OFFICE BOX IO ROSWELL, NEW MEXICO 88202 (505) 622-6510 FAX (505) 623-9332

2800 CLAYDESTA CENTER 6 DESTA DRIVE POST OFFICE BOX 3580 MIDLAND, TEXAS 79702 (915) 683-4691 FAX (915) 683-6518

1700 TEAM BANK BUILDING POST OFFICE BOX 9238 AMARILLO, TEXAS 79105 (806) 372-5569 FAX (806) 372-9761

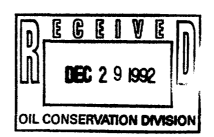
500 MARQUETTE N.W., SUITE BOO POST OFFICE BOX 2043 ALBUQUERQUE, NEW MEXICO 87103 (505) 768-1500 FAX (505) 768-1529

*NOT LICENSED IN NEW MEXICO

VIA HAND DELIVERY

Florene Davidson Oil Conservation Division 310 Old Santa Fe Trail Santa Fe, New Mexico 87503

Dear Florene:



Enclosed are an original and two copies of a Second Amended Application in Case No. 10,629. This case was heard on December 17, but is to be re-advertised for the January 21, 1993 Examiner Hearing, and Mr. Stogner asked that we submit this Application to include additional well units to be pooled. Therefore, please be sure that Mr. Stogner sees a copy of the Second Amended Application.

Very truly yours,

HINKLE, COX, EATON, COFFIELD

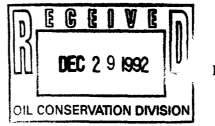
HENSLEY

James Bruce

JB:frs Enclosures

JGB5\92849.c

APPLICATION OF SANTA FE ENERGY OPERATING PARTNERS, L.P. FOR COMPULSORY POOLING AND AN UN-ORTHODOX GAS WELL LOCATION, EDDY COUNTY, NEW MEXICO.



No. 10,629

SECOND AMENDED APPLICATION

Santa Fe Energy Operating Partners, L.P. hereby makes application for an order pooling all mineral interests from the surface to the base of the Morrow formation underlying all of Section 27, Township 21 South, Range 24 East, N.M.P.M., Eddy County, New Mexico, and for an unorthodox gas well location, and in support thereof states:

- 1. Applicant is an interest owner and has the right to drill a well in said Section 27.
- 2. Applicant proposes to drill its Rocky Top Fed. No. 1 Well at an unorthodox location 204 feet from the South line and 660 feet from the West line of the Section, to a depth sufficient to test the Morrow formation, and seeks to dedicate the following acreage to the well:
- (a) All of Section 27 for all pools or formations spaced on 640 acres (including the undesignated Indian Basin-Upper Pennsylvanian Gas Pool);
- (b) The W_2^1 of Section 27 for all pools or formations spaced on 320 acres;
- (c) The $SW^{\frac{1}{4}}$ of Section 27 for all pools or formations spaced on 160 acres; and

JGB5\92834.d

- (d) The $W_2^1SW_3^1$ of Section 27 for all pools or formations spaced on 80 acres.
- 3. Applicant has in good faith sought to join all other mineral and leasehold interest owners in Section 27 for the purposes set forth herein.
- 4. Although Applicant attempted to obtain voluntary agreements from all mineral and leasehold interest owners to participate in the drilling of the well or to otherwise commit their interests to the well, certain interest owners have failed or refused to join in dedicating their acreage. Therefore, Applicant seeks an order pooling all mineral and leasehold interest owners underlying Section 27, as described above, pursuant to N.M. Stat. Ann. § 70-2-17 (1987 Repl.).
- 5. Applicant requests the Division to consider the cost of drilling and completing the well, the allocation of the cost thereof, as well as actual operating charges and costs charged for supervision. Applicant requests that it be designated as operator of the well and that the Division set a penalty of 200% for the risk involved in drilling the well.
- 6. The pooling of all interests underlying Section 27, as described above, and the approval of the unorthodox gas well location, will prevent the drilling of unnecessary wells, prevent waste, and protect correlative rights.

Dated: December 28th, 1992.

HINKLE, COX, EATON, COFFIELD

& HENSLEY

•

James Bruce

Post Office Box 2068

Santa Fe, New Mexico 87504-2068

(**5**05) 982-4554

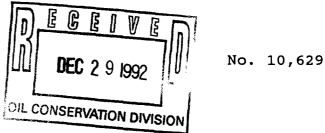
Attorneys for Applicant

CERTIFICATE OF SERVICE

I hereby certify that the foregoing Second Amended Application was mailed to William F. Carr, Esq., attorney for Yates Petroleum Corporation, Yates Drilling Company, Abo Petroleum Corporation, and Myco Industries, Inc., Post Office Box 2208, Santa Fe, New Mexico 87504-2208, this 28th day of December, 1992, by first-class mail, postage prepaid.

James Bruce

APPLICATION OF SANTA FE ENERGY OPERATING PARTNERS, L.P. FOR COMPULSORY POOLING AND AN UN-ORTHODOX GAS WELL LOCATION, EDDY COUNTY, NEW MEXICO.



SECOND AMENDED APPLICATION

Santa Fe Energy Operating Partners, L.P. hereby makes application for an order pooling all mineral interests from the surface to the base of the Morrow formation underlying all of Section 27, Township 21 South, Range 24 East, N.M.P.M., Eddy County, New Mexico, and for an unorthodox gas well location, and in support thereof states:

- Applicant is an interest owner and has the right to drill a well in said Section 27.
- 2. Applicant proposes to drill its Rocky Top Fed. No. 1 Well at an unorthodox location 204 feet from the South line and 660 feet from the West line of the Section, to a depth sufficient to test the Morrow formation, and seeks to dedicate the following acreage to the well:
- (a) All of Section 27 for all pools or formations spaced on 640 acres (including the undesignated Indian Basin-Upper Pennsylvanian Gas Pool);
- (b) The W_2^1 of Section 27 for all pools or formations spaced on 320 acres;
- (c) The SW¹ of Section 27 for all pools or formations spaced on 160 acres; and

JGB5\92834.d

- (d) The W $\frac{1}{2}SW\frac{1}{4}$ of Section 27 for all pools or formations spaced on 80 acres.
- 3. Applicant has in good faith sought to join all other mineral and leasehold interest owners in Section 27 for the purposes set forth herein.
- 4. Although Applicant attempted to obtain voluntary agreements from all mineral and leasehold interest owners to participate in the drilling of the well or to otherwise commit their interests to the well, certain interest owners have failed or refused to join in dedicating their acreage. Therefore, Applicant seeks an order pooling all mineral and leasehold interest owners underlying Section 27, as described above, pursuant to N.M. Stat. Ann. § 70-2-17 (1987 Repl.).
- 5. Applicant requests the Division to consider the cost of drilling and completing the well, the allocation of the cost thereof, as well as actual operating charges and costs charged for supervision. Applicant requests that it be designated as operator of the well and that the Division set a penalty of 200% for the risk involved in drilling the well.
- 6. The pooling of all interests underlying Section 27, as described above, and the approval of the unorthodox gas well location, will prevent the drilling of unnecessary wells, prevent waste, and protect correlative rights.

Dated: December 28th, 1992.

HINKLE, COX, EATON, COFFIELD

& HENSLEY

James Bruce

Post Office Box 2068

Santa Fe, New Mexico 87504-2068

(**5**05) 982-4554

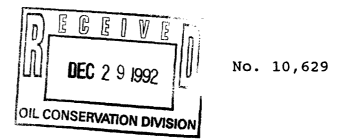
Attorneys for Applicant

CERTIFICATE OF SERVICE

I hereby certify that the foregoing Second Amended Application was mailed to William F. Carr, Esq., attorney for Yates Petroleum Corporation, Yates Drilling Company, Abo Petroleum Corporation, and Myco Industries, Inc., Post Office Box 2208, Santa Fe, New Mexico 87504-2208, this 28th day of December, 1992, by first-class mail, postage prepaid.

James Bruce

APPLICATION OF SANTA FE ENERGY OPERATING PARTNERS, L.P. FOR COMPULSORY POOLING AND AN UN-ORTHODOX GAS WELL LOCATION, EDDY COUNTY, NEW MEXICO.



SECOND AMENDED APPLICATION

Santa Fe Energy Operating Partners, L.P. hereby makes application for an order pooling all mineral interests from the surface to the base of the Morrow formation underlying all of Section 27, Township 21 South, Range 24 East, N.M.P.M., Eddy County, New Mexico, and for an unorthodox gas well location, and in support thereof states:

- 1. Applicant is an interest owner and has the right to drill a well in said Section 27.
- 2. Applicant proposes to drill its Rocky Top Fed. No. 1 Well at an unorthodox location 204 feet from the South line and 660 feet from the West line of the Section, to a depth sufficient to test the Morrow formation, and seeks to dedicate the following acreage to the well:
- (a) All of Section 27 for all pools or formations spaced on 640 acres (including the undesignated Indian Basin-Upper Pennsylvanian Gas Pool);
- (b) The W_2^1 of Section 27 for all pools or formations spaced on 320 acres;
- (c) The SW4 of Section 27 for all pools or formations spaced on 160 acres; and

JGB5\92834.d

- (d) The W\subsetsSW\subsets of Section 27 for all pools or formations spaced on 80 acres.
- 3. Applicant has in good faith sought to join all other mineral and leasehold interest owners in Section 27 for the purposes set forth herein.
- 4. Although Applicant attempted to obtain voluntary agreements from all mineral and leasehold interest owners to participate in the drilling of the well or to otherwise commit their interests to the well, certain interest owners have failed or refused to join in dedicating their acreage. Therefore, Applicant seeks an order pooling all mineral and leasehold interest owners underlying Section 27, as described above, pursuant to N.M. Stat. Ann. § 70-2-17 (1987 Repl.).
- 5. Applicant requests the Division to consider the cost of drilling and completing the well, the allocation of the cost thereof, as well as actual operating charges and costs charged for supervision. Applicant requests that it be designated as operator of the well and that the Division set a penalty of 200% for the risk involved in drilling the well.
- 6. The pooling of all interests underlying Section 27, as described above, and the approval of the unorthodox gas well location, will prevent the drilling of unnecessary wells, prevent waste, and protect correlative rights.

Dated: December 28th, 1992.

HINKLE, COX, EATON, COFFIELD

& HENSLEY

James Bruce

Post Office Box 2068

Santa Fe, New Mexico 87504-2068

(505) 982-4554

Attorneys for Applicant

CERTIFICATE OF SERVICE

I hereby certify that the foregoing Second Amended Application was mailed to William F. Carr, Esq., attorney for Yates Petroleum Corporation, Yates Drilling Company, Abo Petroleum Corporation, and Myco Industries, Inc., Post Office Box 2208, Santa Fe, New Mexico 87504-2208, this 28th day of December, 1992, by first-class mail, postage prepaid.

James Bruce

HINKLE, COX, EATON, COFFIELD & HENSLEY

KAREN M RICHARDSON*
FRED W SCHWENDIMANN
JAMES M. HUDSON
JEFFREY'S BAIRD*
MACDONNELL GORDON
MEBECCA NICHOLS JOHNSOI
WILLIAM P. JOHNSON
WILLIAM P. JOHNSON

REBECCA NICHOLS JOHNSON WILLIAM P. JOHNSON WILLIAM P. JOHNSON STANLEY K. KOTOVSKY, JR. H. R. THOMAS KARA L. KELLOGG

RETTY H LITTLE*
RUTH S. MUSGRAVE
ELLEN S. CASEY
S. BARRY PAISNER
MARGARET CARTER LUDEWIG
STEPHEN M. CRAMPTON
MARTIN MEVERS
GREGORY S. WHEELER
JAMES A. GILLESPIE
GARY W. LARSON
STEPHANIE LANDRY
JOHN R. KULSETH, JR.
MARGARET R. MCNETT
BRIAN T. CARTWRIGHT*
LISA K. SMITH*
JAMES RENT SCHUSTER*
ROBERT H. BETHEA*
BRADLEY W. HOWARD
CHARLES A. SUTTON*
NORMAN D. EWART
DARREN T. GROCE*
MOLLY MCINTOSH

ATTORNEYS AT LAW

POST OFFICE BOX 2068

SANTA FE, NEW MEXICO 87504-2068

(505) 982-4554

FAX (505) 982-8623

CLARENCE E. HINKLE (190H:985) W. E. BONDURANT, JR. (1913-1973) ROY C. SNODGRASS, JR. (1914-1987)

OF COUNSEL

O. M. CALHOUN*

MACK EASLEY

JOE W. WOOD

RICHARD S. MORRIS

WASHINGTON, D.C. SPECIAL COUNSEL ALAN J. STATMAN

October 30, 1992

700 UNITED BANK PLAZA
POST OFFICE BOX IO
ROSWELL, NEW MEXICO 88202
(505) 622-6510
FAX (505) 623-9332

2800 CLAYDESTA CENTER 6 DESTA DRIVE POST OFFICE BOX 3580 MIDLAND, TEXAS 79702 (915) 683-4691 FAX (915) 683-6518

I700 TEAM BANK BUILDING POST OFFICE BOX 9238 AMARILLO, TEXAS 79105 (806) 372-5569 FAX (806) 372-9761

500 MARQUETTE N.W., SUITE 800 POST OFFICE BOX 2043 ALBUQUERQUE, NEW MEXICO 87103 (505) 768-1500 FAX (505) 768-1529

*NOT LICENSED IN NEW MEXICO

LEWIS C. COX
PAUL W. EATON
CONRAD E. COFFIELD
HAROLD L. HENSLEY, JR.
STUART D. SHANOR

C. D. MARTIN
PAUL J. KELLY, JR.
ROBERT P. TINNIN, JR.
MARSHALL G. MARTIN
OWEN M. LOPEZ
DOUGLAS L. LUNSFORD
JOHN J. KELLY
NICHOLAS J. NOEDING
T. CALDER EZZELL, JR.
WILLIAM B. BURFORD*
RICHARD E. OLSON
RICHARD R. WILFONS*
THOMAS J. MCBRIDE

RICHARD R. WILFONG*
THOMAS J. MCBRIDE
STEVEN D. ARNOLD
JAMES J. WECHSLER
NANCY S. CUSACK
JEFFREY L. FORNACIARI
JEFFREY D. HEWETT
JAMES BRUCE
JERRY F. SHACKELFORD*
JEFREY W. HELLBERG*
ALBERT L. PITTS
THOMAS M. HINASKO
JOHN C. CHAMBERS*

THOMAS M. HNASKO
JOHN C. CHAMBERS*
GARY D. COMPTON*
MICHAEL A. GROSS
THOMAS D. HAINES, JR.
GREGORY J. NIBERT
DAVID T. MARKETTE*
MARK C. DOW

VIA HAND DELIVERY

Florene Davidson Oil Conservation Division State Land Office Building Santa Fe, New Mexico 87503

Dear Florene:

10629 FAX (505) 768-1529
RECEIVEDRECEIVED

OCT 30 1992

OCT 0 3 1992

OIL CONSERVATION DIV. SANTA FE OIL CONSERVATION D.V SANTA FE

I just filed an Application for Compulsory Pooling and an Unorthodox Location on behalf of Santa Fe Energy. We have since moved the well location, and enclosed is an amended Application. Please call me if you have any questions.

Very truly yours,

HINKLE, COX, EATON, COFFIELD

&_HENSLEY

w

James Bruce

JB:frs Enclosure

JGB5\92515.c

RECEIVED

BEFORE THE NEW MEXICO OIL CONSERVATION DIVISION

OCT 0 3 1992

RECEIVED

OIL CONSERVATION DIV. SANTA FE

APPLICATION OF SANTA FE ENERGY OPERATING PARTNERS, L.P. FOR COMPULSORY POOLING AND AN UN-ORTHODOX GAS WELL LOCATION, EDDY COUNTY, NEW MEXICO.

OCT 30 1992

No. 10629

OIL CONSERVATION DIV. SANTA FE

AMENDED APPLICATION

Santa Fe Energy Operating Partners, L.P. hereby makes application for an order pooling all mineral interests from the surface to the base of the Morrow formation underlying all of Section 27, Township 21 South, Range 24 East, N.M.P.M., Eddy County, New Mexico, and for an unorthodox gas well location, and in support thereof states:

- 1. Applicant is an interest owner and has the right to drill a well in said Section 27.
- 2. Applicant proposes to drill its Rocky Top Fed. No. 1 Well at an unorthodox location 500 feet from the South line and 660 feet from the West line of the Section, to a depth sufficient to test the Morrow formation, and seeks to dedicate the following acreage to the well:
- (a) All of Section 27 for all pools or formations spaced on 640 acres (including the undesignated Indian Basin-Upper Pennsylvanian Gas Pool); and
- (b) The W_2^1 of Section 27 for all pools or formations spaced on 320 acres.

- 3. Applicant has in good faith sought to join all other mineral and leasehold interest owners in Section 27 for the purposes set forth herein.
- 4. Although Applicant attempted to obtain voluntary agreements from all mineral and leasehold interest owners to participate in the drilling of the well or to otherwise commit their interests to the well, certain interest owners have failed or refused to join in dedicating their acreage. Therefore, Applicant seeks an order pooling all mineral and leasehold interest owners underlying Section 27, as described above, pursuant to N.M. Stat. Ann. § 70-2-17 (1987 Repl.).
- 5. Applicant requests the Division to consider the cost of drilling and completing the well, the allocation of the cost thereof, as well as actual operating charges and costs charged for supervision. Applicant requests that it be designated as operator of the well and that the Division set a penalty of 200% for the risk involved in drilling the well.
- 6. The pooling of all interests underlying Section 27, as described above, and the approval of the unorthodox gas well location, will prevent the drilling of unnecessary wells, prevent waste, and protect correlative rights.

Dated: October 30, 1992.

HINKLE, COX, EATON, COFFIELD & HENSLEY

James Bruce

Post Office Box 2068 Santa Fe, New Mexico 87504-2068 (505) 982-4554

(Attorneys for Applicant

APPLICATION OF SANTA FE ENERGY OPERATING PARTNERS, L.P. FOR COMPULSORY POOLING AND AN UN-ORTHODOX GAS WELL LOCATION, EDDY COUNTY, NEW MEXICO.

RECEIVED

No.

No. 10629

OCT 3 0 1992

OIL CONSERVATION DIVISION

APPLICATION

Santa Fe Energy Operating Partners, L.P. hereby makes application for an order pooling all mineral interests from the surface to the base of the Morrow formation underlying all of Section 27, Township 21 South, Range 24 East, N.M.P.M., Eddy County, New Mexico, and for an unorthodox gas well location, and in support thereof states:

- Applicant is an interest owner and has the right to drill a well in said Section 27.
- 2. Applicant proposes to drill its Rocky Top Fed. No. 1 Well at an unorthodox location 1,350 feet from the South line and 1,200 feet from the West line of the Section, to a depth sufficient to test the Morrow formation, and seeks to dedicate the following acreage to the well:
- (a) All of Section 27 for all pools or formations spaced on 640 acres (including the undesignated Indian Basin-Upper Pennsylvanian Gas Pool); and
- (b) The W_2^1 of Section 27 for all pools or formations spaced on 320 acres.

- 3. Applicant has in good faith sought to join all other mineral and leasehold interest owners in Section 27 for the purposes set forth herein.
- 4. Although Applicant attempted to obtain voluntary agreements from all mineral and leasehold interest owners to participate in the drilling of the well or to otherwise commit their interests to the well, certain interest owners have failed or refused to join in dedicating their acreage. Therefore, Applicant seeks an order pooling all mineral and leasehold interest owners underlying Section 27, as described above, pursuant to N.M. Stat. Ann. § 70-2-17 (1987 Repl.).
- 5. Applicant requests the Division to consider the cost of drilling and completing the well, the allocation of the cost thereof, as well as actual operating charges and costs charged for supervision. Applicant requests that it be designated as operator of the well and that the Division set a penalty of 200% for the risk involved in drilling the well.
- 6. The pooling of all interests underlying Section 27, as described above, and the approval of the unorthodox gas well location, will prevent the drilling of unnecessary wells, prevent waste, and protect correlative rights.

Dated: October 30, 1992.

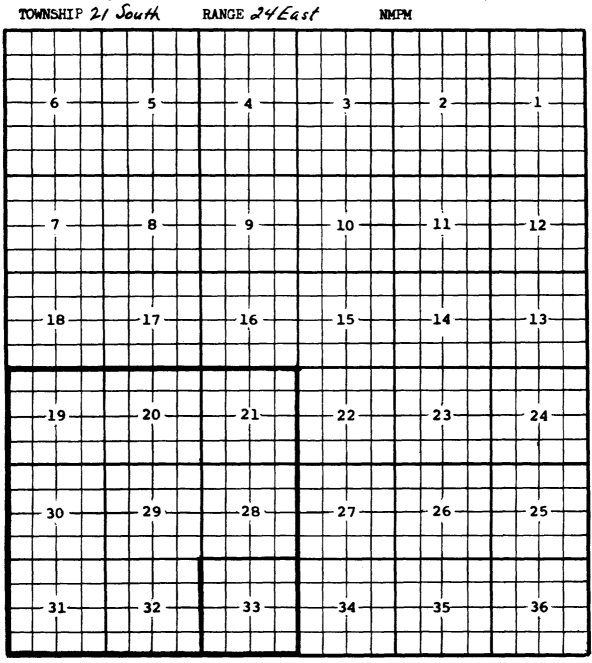
HINKLE, COX, EATON, COFFIELD & HENSLEY

James Bruce

Post Office Box 2068 Santa Fe, New Mexico 87504-2068 (505) 982-4554

Attorneys for Applicant

		ii SHI		_		ith		RA	NGE	2	4 /	د. در رح	. <u>/</u>	<u> </u>	N	- <i></i>			کے د	70.	<u>.</u>		_
		Ī.,	Т		7	7.5	1 7							_		m n	<i>:</i>	·					-
	-	tay.	+-	K	/	1	X,	K,	K,	/	K		ļ. —		╀	L	<u> </u>		<u> </u>	<u> </u>	1	<u> </u>	1
	-	1 3	+	K,	/	K.	/	Z	\mathbb{Z}			<u>:</u>		<u> </u>					<u>L</u>				
	ļ.,	6 –	ļ.	$\!$	/		/					-	L	3 — 	<u> </u>		L	 2 —					T
;	-	15.5	 _	\mathbf{V}		1	/	\angle	/	/		Ġ.		L_				Z — 1			Γ	1 - 1	T
	L	17.	$oldsymbol{\perp}$	\angle	/		/											1					Ť
				/	/	1/	1/		1/	/					T						1		†
		.,			1	1				/			1						╁	T	十一		†
		7				17	7	7	/	1		2.5		-	1		-	-	-	┢	+-	-	\dagger
3*		,				17		75.		9 — 1∛.			- 1	0 -	+	 	1	1-		 	 1	2 -	+
					1	1	1	1/2					-		\vdash	 			-		├		+
			Γ	Ĭ-		耄.		V						_	+-	 	 	-		┝	+-	-	+
	_	1)		2.2				 	3	-] ;	+		 	 	\vdash	\vdash	-	-	+
	-1	8 – i	T	T	- <u>1</u>	7 <u>—</u> 16	335	A .	-1	6 –	3.		-1	5 –		-	<u> </u> -1	4 —	-	-	-1	3~	+
		-	_		i F	Den .					ž.	<u> </u>			├	\vdash		 	\vdash	<u> </u>	-		+
			<u> </u>	-	g og	120	_	\$0		· 6					-	-				<u> </u>	-	ļ	┿
	3, 1		┢	27		3.0	•		ال وا	186	- 1				├-	-			-	 	<u> </u>		╀
\dashv	-1	9 –	\vdash		- 2	0-	4		<u> </u>	1—	7.		– 2	2 -	_		- 2	3—		<u> </u>	- 2	' 4	\downarrow
		·	-		**************************************		, 1 · · ·		*j:	W					_						L_,	_	\downarrow
					- 1800 -	*		ner Negran	e jarren Telep	3.						-							ļ
	_		_	ξ,	7.	4 % 10 %	1 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4		18 E	34 24 24 1	197				<u> </u>	Ĺ							L
-	- 3	0 —		(A)	- 2 - 4	9 _		6	2	8 –	y		2 [']	7 —	7%		ر 2 -	6 —			- 2	5 —	L
_							- \$(- 4)	秦		45						,^\			•				L
4	_	<u> </u>					ia:	#2.5	***		MT.			1.	1								
_	i,	-		7	_B A	**************************************		**							ş;								Ι
\perp	י 3 –	1			- 3	2		3, 1	_ 1 _ 3	3 -			 3	<u>. </u>	,			_				_	Γ
\perp						***	· · · · · · · · · · · · · · · · · · ·	18 A. 1			5 . ^	at .	; 	•	-		-3!)			- 3 	6 –	Γ
					1,2	- Q*	нg	30.0		eis (m										-			r
- - -	·	1//	Con	191	0	194 724	7-1	Let)//	חוו	والأ	איי	7,/	6		6.1.	· ,						_
111	Sen	. 4	 	9,	16 1	7 e	אמיני	RTI B:=	المطرودة	ILC 6 /t	23 21	.)	2///	<u></u> 2	711,	6.1.	65	_		·			
جبة (م	بري. احرا			AI	7, . ~		ر روب د (ر	1 - 3 1 -	124		(%) //_	<u>ار</u>							· ·			-	
)e/	et:	02	<u>.</u> /	// <	<u> </u>	a l	P. 1	00	<u>. K</u>	<u>- </u>	6 X	3-	<u>/-7</u>	6)						·		-	_
,,,	<u>- (</u>	411	<u>· </u>	. 2	,50	<u>' (</u>	<u>^ - 3</u>	7.		-/- /	7)	<u> 10 6</u>	etio	<u>n:</u> .	<u> </u>	Se	8	<u>(R</u> -	58	85 <u>,</u>	/2-	31-7	78
<u> X.7</u>		$\frac{H(\cdot)}{2^{n+1}}$	<u>) ec</u>	., o,	<u> </u>	<u>-83</u>	· 97,	1-2	<u> 2-8</u>	<u>フノ</u>	EXT	. 4	11_5	<u>ec</u>	21_1	P-	896	9.8	-/-	89)	-		
		, ;;;	1911							:3 i	- 2°	, (e in	.1 1				_
			<u>v</u> .`	30	en R Søf		300	4	***	- F	e ^l eni Alæsti		•				,	3.567					
		9 J		- T		77000 13400		a) 3- 28 3.	9. 5.5.4	* #	3 %				,	25			e di				-
,5 4 edj		3 3	iser Rijass		學對主	* (T.	4	See 1	an'g de en bi	14 p	湖南		<u> </u>	•								Ş	



ExtiA	911 Secs. 19, 2021,	18thru 32/R-	2726,7-1-64)-All Sec. 330	e-211, 6-1-65)
					
					