

## Susana Martinez Governor

John H. Bemis Cabinet Secretary-Designate

Brett F. Woods, Ph.D. Deputy Cabinet Secretary Jami Bailey
Division Director
Oil Conservation Division



April 18, 2011

Harvard Petroleum Company, LLC. P.O. Box 936 Roswell, NM 88202

Harvard Petroleum Company, LLC. 200 E. Second Roswell, NM 88202 RECEIVED

APR 18 2011 HOBBSOCD

## DENIAL OF REQUEST FOR ALLOWABLE AND AUTHORIZATION TO TRANSPORT

Re: Harvard Petroleum Company, LLC, OGRID #10155

Wynn #1, API #30-025-39455, Lea County, New Mexico

Dear Operator:

The Oil Conservation Division (OCD) <u>denies</u> your request for allowable and authorization to transport for the wells identified above because your company is out of compliance with 19.15.5.9(A) NMAC [Part 5.9(A)]. *See* 19.15.16.19(A)(4) NMAC.

Your company is out of compliance with Part 5.9(A) on the following ground(s):

Financial assurances. Your company is in violation of the financial assurance requirements for well plugging set out in 19.15.8.9 NMAC. See 19.15.5.9(A)(1) NMAC. Specifically, your company [has not posted the required blanket financial assurance] [has not posted the single-well financial assurances required for state or fee wells which have been inactive for more than two years. The wells requiring single-well financial assurances are identified in the attached sheet.]
 Corrective action. Order, issued on after notice and hearing, found your company to be in violation of an order requiring corrective action. See 19.15.5.9(A)(2) NMAC.
 Unpaid penalties. Your company has not paid the penalties assessed against your company in, issued on More



than 70 days have passed since the issuance of the order assessing the penalty. See 19.15.5.9(A)(3) NMAC.

XXXX Inactive wells. According to the attached inactive well list, your company has too many wells in violation of the inactive well rule (19.15.25.8 NMAC) that are not subject to an inactive well agreed compliance order. See 19.15.5.9(A)(4) NMAC. As an operator of 73 wells, your company may have no more than 2 wells in violation of the inactive well rule. Your company has 5 wells in violation of the inactive well rule.

I have enclosed an information sheet explaining the requirements of Part 5.9. You may resubmit your request after your company has returned to compliance with Part 5.9.

Respectfully yours,

Daniel Sanchez

OCD Compliance and Enforcement Manager

Ec: Jami Bailey, OCD Director

Larry "Buddy" Hill, OCD District 1 Supervisor Randy Dade, OCD District 2 Supervisor Charlie Perrin, OCD District 3 Supervisor

Ed Martin, OCD District 4 Supervisor

Cindy Herrera, Geological Petroleum Technician Theresa Duran-Saenz, Administrative Assistant

Sonny Swazo, OCD Assistant General Counsel-Santa Fe