

STATE OF NEW MEXICO  
OFFICE OF THE ATTORNEY GENERAL



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September 8, 2016

Sidney Hill  
Public Information Officer  
Sandoval County Commission, Sandoval Planning and Zoning Commission  
1500 Idalia Rd., Building D  
Bernalillo, NM 87004

Re: Open Meetings Act (OMA) and Inspection of Public Records Act (IPRA) Complaints regarding proceedings of the Sandoval County Commission and Sandoval County Planning and Zoning Commission

Dear Mr. Hill:

We have completed the review of your responses to complaints from Ms. Elaine Cimino ("Complainant") against the Sandoval County Commission ("SCC") and Sandoval County Planning and Zoning Commission (P&Z) (together, "Sandoval County" or "the Commissions") that alleged violations of the Open Meetings Act ("OMA"), NMSA 1978 §§ 10-15-1 to 10-15-4 (2013) and the Inspection of Public Records Act, ("IPRA"), NMSA 1978, §§ 14-2-1 to -12 (1947, as amended through 2013) in proceedings to consider a proposal by SandRidge LLC for oil exploration and production in Sandoval County.

We conclude that neither body violated OMA. However, we found that the SCC violated IPRA in one instance as fully described below. Our purpose in writing you is to bring the violation to your attention in an effort to prevent a recurrence of this type of error and to encourage correction in response to this letter. The purpose of IPRA, one of the state's "sunshine" laws, is to hold public bodies to the state's assurance that "all persons are entitled to the greatest possible information regarding the affairs of government and the official acts of public officers and employees." See NMSA 1978, § 14-2-5.

Complainant alleges that Sandoval County violated OMA when it: scheduled meetings of SCC and P&Z simultaneously; failed to post an agenda 72 hours in advance of meetings; failed to note that the P&Z's January 2016 meeting was a continuation of its December 2015 meeting; allowed a commission to take action not listed on its agenda; and failed to describe the substance of all

proposals considered or to record decisions made and votes taken; and that P&Z failed to allow adequate public input during its December 2015 and January 2016 meetings.

OMA requires public policy to be formulated in public, fostering the civic engagement of an informed electorate. The public in a representative government is entitled to “the greatest possible information regarding the affairs of government and the official acts of those officers and employees who represent them.” NMSA 1978, § 10-15-1. The actions of a public body are presumed valid unless challenged and proven otherwise. See NMSA 1978, § 10-15-3 (stating that “[e]very resolution, rule, regulation, ordinance or action of any board, commission, committee or other policymaking body shall be presumed to have been taken or made at a meeting held in accordance with the requirements” of OMA). Thus, any action taken by a public body will stand as valid with respect to OMA unless challenged and proven otherwise.

As to OMA allegations, your response documents that Sandoval County did not violate OMA. In specific:

Nothing in OMA prohibits allowing two commissions to meet simultaneously; thus the County did not violate OMA in this regard.

As to the posting of agendas within 72 hours of a meeting, both commissions posted their agendas a full 10 days in advance of all the meetings in the complaints. SCC provided legal notice of a special meeting scheduled December 10 via legal advertisement on November 29, 2015; P&Z published notice of its December 10, 2015 on November 22 and of its January 28 meeting on January 10. Therefore, neither commission violated OMA with regard to posting of agendas.

As to complying with the OMA requirement that a “continued” meeting contain no new agenda items, the agenda for P&Z’s December 2015 meeting was identical with that posted for its continued meeting in January 2016 except for the dates.<sup>1</sup> Therefore, there was no OMA violation in the meeting continued from December to January.

As to Complainant’s allegation that the County failed to describe the substance of all proposals considered and to make a record of decisions made and votes taken, OMA requires that an agenda give the public notice of “discussion or adoption of any proposed resolution, rule, regulation or formal action”. See § 10-15-1 (F). However, OMA does not forbid all other discussions by or presentations to a public body where no formal action is taken. Instead, it specifies that “Except for emergency matters, a public body shall take action only on items appearing on the agenda.” *Id.* Complainant alleges that different aspects of the SandRidge LLC proposal were discussed at the original and the continued meeting—with exploration discussed in December and production in January. However, the agendas for both meetings called for “review” of the SandRidge proposal, permitting a discussion of either or both dimensions of the proposal. Therefore, the discussions were not improper and did not violate OMA.

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<sup>1</sup> Allowing a public body to “recess and reconvene a meeting to a day subsequent” but requiring that “only matters appearing on the agenda of the original meeting may be discussed at the reconvened meeting.” See § 10-15-1 (E).

As to creating an adequate recording of decisions made and votes taken, required by NMSA 1978, § 10-15-1(G)<sup>1</sup>, the only action taken at the January 28, 2016 meeting regarding the SandRidge proposal was entirely correct: the total number of votes was tallied at 6-0 against the proposal. A unanimous vote of the members of a commission does not have to be further noticed through a roll-call vote. See the Office of Attorney General *Open Meetings Act Compliance Guide* commentary, Example 29, p. 19. Therefore, the County did not violate OMA requirements for documentation of votes within its minutes.

Finally, as to allowing adequate public input, OMA requires only that public bodies allow interested persons to attend and listen—not to speak or address the public body. See § 10-15-1 (A)(requiring that persons shall be permitted to “attend and listen to the deliberations and proceedings.) Therefore, the Commissions did not violate OMA in regard to allowing members of the public to speak or offer testimony.

As to IPRA violations, the County presented documentation adequate to demonstrate that it provided or allowed for inspection of all documents requested and did not deny access to any responsive documents.

However, it appears Sandoval County erred with respect to its responsibilities under IPRA to forward Complainant’s request for information or documents to the correct custodian of records when the documents were not in the Sandoval County’s possession.

Responding to our inquiry, Sandoval County stated that:

[S]ome documents were not in the county’s possession. They were requests for information about issues that would be under the purview of other agencies, such as the state or federal environmental protection agencies, or the City of Rio Rancho.

Further, the County included in its response an email documenting its suggestion to Complainant that “[a]ny questions related to water would have to be directed to the City of Rio Rancho” and that “The remaining questions in your message can and should be addressed to the Planning & Zoning Commission during the Dec. 10, 2015 meeting.”

IPRA requires a public body to forward a request sent to the wrong custodian of records and to notify the Complainant that it has done so. Section 14-2-8 (E), states that when a request is made to a records custodian not:

having possession of or responsibility for the public records requested, the person receiving the request shall promptly forward the request to the custodian of the requested public records, if known, and notify the requester. The notification to the requester shall state the reason for the absence of the records from that person’s custody or control, the records’ location and the name and address of the custodian.

However, Sandoval County did not do so and, therefore, violated IPRA by failing to comply with this requirement. We encourage the County to train its records custodians in the IPRA requirement

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<sup>1</sup> Requiring the minutes of a public body to include, at a minimum, the date, time and place of the meeting, the names of members in attendance and absent, the substance of the proposals considered and a record of any decisions and votes taken that show how each member voted.

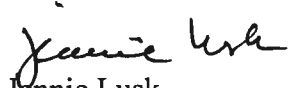
for forwarding a records request when directed to the wrong custodian, so that full compliance with IPRA will be more likely in future.

For more information about OMA, please refer to the Office of the New Mexico Attorney General's *Open Meetings Act Compliance Guide*, available on our website at [www.nmag.gov](http://www.nmag.gov).

For more information on IPRA, please see the *Inspection of Public Records Act Compliance Guide*, also available on our website. If you have questions about the specific matters addressed in this determination or OMA or IPRA in general, you may reach me directly at [jlusk@nmag.gov](mailto:jlusk@nmag.gov) or contact the Open Government Division of the Office of the Attorney General at (505) 827-6070.

Thank you for your prompt attention to this important matter.

Sincerely,



Jennie Lusk  
Assistant Attorney General

cc: Elaine Cimino  
Natalia Sanchez Downey, Esq.

OPEN MEETING ACT ("OMA") COMPLAINT FORM  
New Mexico Office of the Attorney General  
Open Government Division

Your Contact Information:

First Name: ELAINE Last Name: OLMIEDO

Address: 907 NYASA Rd SE

City: Trio Rancho State: NM Zip Code: 87124

Phone Number: 505-604-9772

Email: ecolmiedo@gmail.com

Name of Public Body that is the Subject of this Complaint (including city/town, district, county or region, if applicable): County of Sandoval

Specific date(s) of OMA violation(s): Dec 10<sup>th</sup>, 2015

ALLEGED VIOLATIONS OF THE OMA BY THE PUBLIC BODY: Please select from the following list the violations you allege the public body committed. Check all that apply.

DEFICIENCIES IN NOTICE OF THE MEETING

- Notice did not comply with the deadlines or procedures for meeting notices adopted by the public body, or with the reasonable notice requirement in the OMA
- Notice did not include date, time, and/or location of the meeting
- Notice was not published or posted in a place and manner accessible to the public
- Notice did not include an agenda or information on how the public may obtain a copy of the agenda
- A meeting was reconvened by the public body, but notice of the date, time, and place of the reconvened meeting was not placed on or near the door of the place where the original meeting was held or in at least one other location appropriate to provide public notice

AGENDA

- Agenda was not available seventy-two (72) hours prior to the meeting

Agenda did not include a list of specific items the public body intended to discuss or transact at the meeting or the items listed and acted upon were not listed with reasonable specificity

Public body took action on items that were not listed on the agenda

In a reconvened meeting, the public body discussed or took action on items not appearing on the agenda of the original meeting

#### MINUTES

The minutes did not contain the date, time, and/or place of meeting, the name of all members of the public body attending the meeting and those absent

The minutes did not contain a description of the substance of all proposals considered during the meeting or a record of any decisions made and votes taken

A draft copy of the minutes was not available within ten (10) working days of the meeting

The minutes were not approved, amended, or disapproved at the next meeting where a quorum of the public body was present

#### CLOSED MEETINGS

The public body did not follow the required closing procedures to close a meeting (e.g., did not list the items they were going to discuss in the motion to close, or the motion to close did not contain the provision of law permitting the closing of the meeting)

The public body closed the meeting to discuss an issue not covered by one of OMA's exceptions

Matters not stated in the motion to close were discussed in the closed session.

Final action was taken by the public body in the closed meeting

#### CONDUCTING/DISCUSSING BUSINESS OUTSIDE OF AN OPEN MEETING

A quorum of the public body formulated policy, discussed public business, or took action outside of an open meeting

A "rolling quorum" was used to discuss public business (i.e., a quorum may exist even when the members are not physically present at the same place, such as discussing public business in a series of telephone or email conversations)

\_\_\_ A committee was created by the public body that constitutes a policymaking body that formulated recommendations that were binding on the public body or otherwise established policy for the public body, outside of an open meeting

DETAILED EXPLANATION OF ALLEGED OMA VIOLATIONS: Please provide a description of the actions taken by the public body that violated the OMA, including specific dates and times, and why you believe the OMA has been violated.

Two meetings to discuss the same topic  
Oil and Gas Drilling were held at the  
same time and date. Dec 16<sup>th</sup> 2015 9pm  
(P&Z) Planning and Zoning Commission meeting and  
the County Planning Committee -  
Sandridge Energy Inc. presented to the P&Z  
their application to drill and track for oil  
exploration - the production aspect was  
added to that meeting without proper  
notification of the public. The meeting  
was postponed to Jan 28 to hear the  
production of the ~~aspects~~ without  
providing notice to the public that  
the production was to be added because they did not  
The Sandridge County Commission heard from the Independent Oil & Gas Association to clarify the  
issues on the drilling that was to take place  
in Sandridge County that has become  
controversial

*not made +  
opened  
to public  
except  
with*

ADDITIONAL INFORMATION: Please attach any documentation or evidence you have regarding the alleged OMA violation.

Please see email copies -

**Laverne Roller**

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**From:** Elaine Cimino  
**Sent:** Monday, January 11, 2016 6:43 PM  
**To:** L Roller  
**Subject:** Fwd: Investigations Complaint Form Submitted  
**Attachments:** oma Complain Page 1004.jpg; oma Complain Page 2002.jpg; oma Complain Page3003.jpg

----- Forwarded message -----

**From:** Elaine Cimino <ecimino10@gmail.com>  
**Date:** Mon, Jan 11, 2016 at 6:42 PM  
**Subject:** Re: Investigations Complaint Form Submitted  
**To:** "Nmag, Concerns" <concerns@nmag.gov>  
**Cc:** Laverne Roller <Lroller@nmag.gov>, Tannis Fox <TFox@nmag.gov>

Here is the OMA Form

The OMA Form Page 3 Read As Follows:

Two meetings to discuss the same topic of oil and gas drilling were held at the same Time and Place and date Dec 10th 2015 a2 6 pm the Sandoval County Planning and Zoning Commission and the Sandoval County Commission meeting.

At the P&Z Meeting Sandridge Energy presented their application to drill and frack for oil exploration The Production aspect of drilling was added to the meeting but to be discussed at the January 28th meeting. The Production aspects were added to the application being considered by the P&Z without proper notice to the public the production was to be added to the application and heard, The Meeting was extended to January 28th, 2016 to hear the production aspects with previous notice that the production was added to the SandRidge Application. It was a surprise to the public in attendance. The Production was a surprise because the Sandridge had only obtained a permit for Exploration.the people who did not get a chance to speak were pushed over to the Jan 28th meeting to address Exploration when that was supposed to be for Production.

The agenda read that Exploration and Production would be heard but I do not think it was advertised that way and the agenda and the Planning Staff Recommendations to the P&Z package changed to include Production after Sandridge Application was only for exploration to start with. This made it confusing, smoke and mirrors approach to applying for the a rezoning change and or a special use permit to drill from the County. Sandridge's original application was for Exploration only because that is what they had a permit for NOT Production.



It was only after I had made a IPRA request to the City about the water being sold for fracking fluids to the Sandridge Energy INC., did the city realize the 1. the county application included city water and 2. that they were going to frack for gas. This is what prompted the City to write the County to ask them directly what Sandridge intended. Nov 24th letter City to County.

It was after this that SandRidge wrote a Letter to County asking them to include Production. When they did not have a permit for Production only exploration. When I requested the P & Z Packet and asked them I got a run around stating that they gave me all they had. I will Include this in the IPRA Complaint. the County never Gave me the P&Z Packet as requested

It appeared a week later on their Website. They never told me that it was posted. Makita Hill said that they never Respond to IPRA requests when the information is on the website.

They withheld the IPRA request in order to include production, while I had only the original application on oil exploration only, although the application to the County did state the exploration was for oil and gas.

There was so much misinformation swarming the day of the meeting, for example, an erroneous news source had stated that the City of Rio Rancho was hearing the Sandridge Energy Contract for water. However, the Clerk of the City of Rio Rancho later clarified that the Council did not hear any issue concerning Sandridge Energy Inc contract for water, when I requested the IPRA from the City for the Minutes of that meeting. Most people were mad showing up to meeting because all three meetings were taking place at the same time. When in face only County was have meeting on the oil and gas drilling At the same time, date and place.

The meetings have only recordings, no minutes taken, and only bad recordings of what happened and what was said. The P&Z Meeting was held in the atrium of the County building that had terrible acoustics and no one could hear the speakers from SandRidge because of the microphone and room sound. I could not hear what Sandridge said that night. It was annoying and unprofessional. There were 200 people in attendance to a packed and overflow crowded room.

The Sandoval County Commission Meeting was held at the same time and they heard a presentation from the Independent Oil and Gas Association Attorney to "clarify the controversial issues on the proposed drilling" and to 'have a civil conversation' implying without public input, and to discuss what aspect of drilling exploration and Production and what the revenues were for those in the state and county and "without a conversation on Climate change "because it doesn't belong in this conversation." I listened to a original recording of commission meeting through a IPRA. The original recording was put into a disk drive and the CD almost destroyed by a faulty drive. There was no other copy made. They were going to charge me \$20.00 for a CD. when they could have put the recording on their website for the public to hear like the City of Rio Rancho does.

I will send the IPRA Complaint Requests in another Email One will be for the NM OCD and the other for Sandoval County.

The Criminal Complaint is what your mail service sent me when I submitted the online complaint form.

When I click on the button for the form I get the online form, no paper form to fill out. Please send a complaint from for that because I caught in the loop with only access to the online form on the Criminal Complaint this is in the prior email.

Please contact me for clarification if needed.

Elaine Cimino

On Mon, Jan 11, 2016 at 2:57 PM, Nmag, Concerns <[concerns@nmag.gov](mailto:concerns@nmag.gov)> wrote:  
Elaine-

Where is the Criminal Complaint Form? IPRA Complaint Form?  
I can send those to the right folks but I need them in order to do that.  
Thanks, Lynn

Lynn Southard, Constituent Affairs Manager  
Office of the State Attorney General  
NC Hector Balderis  
505 231-4731 office  
Email: [lsouthard@nmag.gov](mailto:lsouthard@nmag.gov)

----- Forwarded message -----

From: <[mailservices4@sk.com](mailto:mailservices4@sk.com)>  
Date: Mon, Jan 11, 2016 at 10:41 AM  
Subject: Investigations Complaint Form Submitted  
To: [concerns@nmag.gov](mailto:concerns@nmag.gov), [diodarte@nmag.gov](mailto:diodarte@nmag.gov)

This information from form submitted to website page <http://www.nmag.gov/investigations-complaint.aspx>.

Date  
Jan. 10, 2015

Last Name  
Elaine

First Name  
Cimino

Contact Number  
505 604-9772

Alternate Number

Email Address  
[ecimino10@gmail.com](mailto:ecimino10@gmail.com)

Address  
907 Nyasa RD SE

City  
Rio Rancho

County  
Sandoval

State  
NM

Zip  
87124

Description of Issue

I have submitted the complaint to Tannis Fox, laVerne Roller, Lynn Southard Regarding fraud and corruption in the issuing of the OCD permit under Financial Assurance, a violation of the Open Meeting Act and the Violation of the IPRA for failing to respond from a Dec. 13th request

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*Nothing is more perishable than our relationship with the Earth."*

*"In a time where every living system is declining and the rate of decline is accelerating, we must figure out what it means to be a human on Earth and remain humane in the process." -Elaine Cimino*

*"Our lives begin to end the day we become silent about things that matter."*

-Martin Luther King, Jr.

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-Martin Luther King Jr.

**INSPECTION OF PUBLIC RECORDS ACT ("IPRA") COMPLAINT FORM**  
New Mexico Office of the Attorney General  
Open Government Division

**YOUR CONTACT INFORMATION:**

First Name: ELAINE M. Last Name: ALMILLO  
Address: 907 NYASA Rd SE  
City: Red Ranch State: NM Zip Code: 87124  
Phone Number: 505-604-9772  
Email: ecimilloto@gmail.com

**IPRA REQUEST TO THE PUBLIC BODY:**

Name of the Public Body that is the subject of this complaint (including city/town, county or region, if applicable): Sandoval County Planning Dept

Format of IPRA Request:  Written  Oral

Date IPRA Request was Submitted to the Public Body: Email submission that did not generate a copy of online submission.

Date of all Responses Received from the Public Body: Nov 23, 25, 30<sup>th</sup> of November 2015

**ALLEGED VIOLATIONS OF IPRA BY THE PUBLIC BODY:** Please select from the following list the violations you allege the public body committed. Check all that apply.

**RECORDS:**

- No records were provided.
- The agency provided some but not all of the records responsive to the request.
- Records were provided, but they were not responsive to the request.
- The public body does not have custody or responsibility for the records, and the records custodian did not forward the request to the proper custodian.
- The request was for records in electronic format and although the records are available in electronic format, the copies of the public records were not provided in an electronic format.

DENIED REQUESTS TO INSPECT PUBLIC RECORDS

- Although some records were provided, the custodian did not include a written explanation for denying the production of exempt records or for redacting confidential information from records.
- No records were provided and the records custodian did not deliver or mail a written explanation to the requester within fifteen (15) calendar days after receiving the request that included a description of the records sought, the names and titles of each person responsible for denying the request, and a description of the reasons for the denial.

NOTICE

- Public body did not post in a conspicuous location at its administrative office or on the public body's website a notice setting forth: the rights of any person to inspect the public body's public records, the public body's responsibility to make public records available for inspection, the procedures for requesting inspection of public records, the procedures for requesting copies of public records, and/or reasonable fees for copying public records

DEADLINES (For purposes of deadlines imposed by the IPRA, the date the request is received is not counted)

- Inspection was not allowed within three (3) business days and the public body did not timely send a written "three-day letter" to the requester explaining when the records would be available or when the public body would respond to the request.
- The public body did not allow inspection or otherwise respond to the request within fifteen (15) calendar days from the date the custodian received the request.

FEES

- The public body charged fees in excess of \$1.00 per printed page for documents 11"x17" or smaller, or charged fees that exceeded the actual costs to copy the records.
- The public body did not provide a receipt upon request.

DETAILED EXPLANATION OF ALLEGED IPRA VIOLATIONS (Required): Please provide a description of the actions taken by the public body that violated the IPRA, including specific dates and why you believe the IPRA has been violated.

Sandoval County Request #1 Nov. 20<sup>th</sup>, 2015 <sup>Response</sup> Nov. 23.  
Sandoval County IPRA Request #2 25<sup>th</sup> Nov. 2015  
A CONVERSATION IN EMAIL 25<sup>th</sup> + 30<sup>th</sup> of Nov. 2015

The original Request was Nov. 20<sup>th</sup> on Nov. 23<sup>rd</sup> I was told to wait and ask questions to the P+Z Commission without giving a reason for not giving the information requested. When questioned Nov 25<sup>th</sup> they also said that I had to wait for the meeting - Then I pressed again on Nov. 25<sup>th</sup> they responded on Nov 30<sup>th</sup>. By this time they had given permission to include Production in the application but NEVER GAVE me that information - The P+Z packet that I requested only to file it on their website one week later 3 days prior to the meeting without time for a response.

**ADDITIONAL INFORMATION:** Please provide a copy of your original inspection request (if written), and any documentation or evidence you have regarding the alleged IPRA violation.

sent via email the original Request to the County and their Responses

On Nov 28<sup>th</sup> I wrote a letter to the County Commissioners I never received a response to that letter either.



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**RE: Public Records Request**

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IPRA <IPRA@sandovalcountynm.gov>  
To: Elaine Cimino <ecimino10@gmail.com>

Mon, Nov 23, 2015 at 7:38 AM

All communication between Sandridge and Sandoval County is attached. The public will have an opportunity to address the Planning & Zoning Commission at the December 10 meeting. It is scheduled for 6:00 PM on the second floor of the County Administration Building, 1500 Idalia Road, Building D, Bernalillo, NM 87004.

**From:** Elaine Cimino [mailto:ecimino10@gmail.com]  
**Sent:** Friday, November 20, 2015 2:47 PM  
**To:** IPRA <IPRA@sandovalcountynm.gov>  
**Subject:** Public Records Request

### Public Records Request

**Date of Submission:** Fri, 20 Nov 2015 14:46:44 -0700  
**IP address of person using form:** 75.173.74.108  
**URL of page containing form:** <http://www.sandovalcounty.com/inspection-of-public-records-statement/Public-Records-Request>

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#### Form Details

**Name:** Elaine Cimino  
**Address:** 907 Nyasa RD SE Rio Rancho  
**Phone:** 505 604-9772  
**Email Address:** ecimino10@gmail.com

I would like to inspect the following documents:

November 20, 2015 --- In Sunday's November 15th, 2015 Rio Rancho Observer an article appeared regarding the Application of Sand Ridge Energy for fracking gas and oil drilling In Sandoval County, NM.

I understand from the article that the State issued a permit but that the planning committee needs to approve the plans for operation in our neighborhoods. This will take place at the meeting on December 10th, 2015.

As a homeowner of Rio Rancho, NM I was never informed of the plans for Sandridge Energy for Fracking and Oil well Drilling near our homes and in our drinking water aquifer.

I would like to see on the County website all the files for Sand Energy Application to the Sandoval County Planning Department and briefing and packet to the Planning Committee in PDF's, also, any and all Environmental Impact Studies, Environmental Assessments and reports and correspondence. The Cost Benefit analysis should also be made available to the public.

I am objecting to this application on environmental, ethical and moral grounds to the pollution effecting neighborhoods that will have direct impact and the drinking water supply for over 90,000 people who live on this water supply.

Please let me know when these documents will be available. Please send me the links to this information as soon as possible. A request for Information under the NM Public Document Act would give you 15 days to respond and that would be after the fast tracking through the planning committee without the appropriate neighborhood notification.

I am requesting that The Planning Committee scratch the review of the application until every citizen, who consumes water in Sando val County from the groundwater aquifer, understands the implication of fracking and deep oil well drilling in the Rio Grande Valley and Pajarito Plateau.

I would like to address the committee, the commission on this matter and would appreciate information on how to do that.

Elaine Cimino  
Ecimino10@gmail.com  
907 Nyasa RD SE



Rio Rancho, NM 87124 505 604-9772

Please make available to the documents that I am requesting in this letter to the Planning Director

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**2 attachments**

 **sandridge2.pdf**  
9660K

 **sandridge1.pdf**  
9564K