BEFORE THE ENVIRONMENTAL APPEALS BOARD UNITED STATES ENVIRONMENTAL PROTECTION AGENCY	
	MAY - 5 2009 Clerk, Environmental Appeals Board
In re:	INITIALS
Desert Rock Energy Company, LLC)	PSD Appeal Nos. 08-03, 08-04, 08-05 & 08-06
PSD Permit No. AZP 04-01	

REVISED ORDER GRANTING MOTION FOR EXTENSION OF TIME TO RESPOND TO REGION'S MOTION FOR VOLUNTARY REMAND

On April 27, 2009, United States EPA Region 9 ("Region") filed a motion with the Environmental Appeals Board ("Board") requesting a voluntary remand of the final prevention of significant deterioration permit (number AZP 04-01) ("the Permit") it had issued to Desert Rock Energy Company, LLC ("Desert Rock") on July 31, 2008. *See* EPA Region 9's Motion for Voluntary Remand (Apr. 27, 2009) ("Region's Motion"). The Permit is the subject of four petitions for review currently before the Board pursuant to 40 C.F.R. § 124.19. By Order dated April 28, 2009, the Board established a ten-day deadline, until May 8, 2009, for the filing of any responses to the Region's Motion. *See* Order Establishing Deadline for Responses to Region's Motion for Voluntary Remand (Apr. 28, 2009).

¹ Petitioners are: Diné Care, Environmental Defense Fund, Grand Canyon Trust, Natural Resources Defense Council, San Juan Citizens Alliance, Sierra Club, and WildEarth Guardians ("NGO Petitioners"); the State of New Mexico; Center for Biological Diversity; and Ms. Leslie Glustrom.

By motion filed with the Board on May 1, 2009, the permittee in this matter, Desert Rock Energy Company, LLC ("Desert Rock Energy"), and Diné Power Authority ("DPA") seek an additional 45-days, until Jume 11, 2009, to file a response to the Region's Motion. Joint Motion for Reconsideration of Order Establishing Deadline for Responses to Region's Motion for Voluntary Remand (May 1, 2009) ("Joint Motion"). In support of this extension, the Joint Motion states, in part, as follows: "Because EPA's Remand Motion is unprecedented, it raises a number of legal issues that go well beyond the Clean Air Act and the other environmental issues that Desert Rock Energy and DPA have been addressing in this case. Because it is also unexpected, we need [the additional time] to research and brief these issues for the Board." Joint Motion at 6. The Joint Motion represents that Desert Rock Energy has attempted to contact the other parties regarding their positions on the Joint Motion. According to Desert Rock Energy, the Region does not oppose the Joint Motion. Id. at 2. The Joint Motion states further that "[t]he State of New Mexico and the NGO Petitioners do oppose the motions. Leslie Glustrom opposes the Desert Rock Energy's request for a 45-day extension, but does not oppose a 30-day extension." Id. The NGO Petitioners, joined by the Center for Biological Diversity, have filed an opposition to the Joint Motion. Conservation Petitioners' Response to Desert Rock Energy Company's and Dine Power Authority's Joint Motion for Reconsideration of Order Establishing Deadline for Responses to Region's Motion for Voluntary Remand (May 4, 2009) ("NGO Opposition"). According to the NGO Opposition, "[t]he motion for extension should be denied because [it] has not shown good cause for the request and the request is unreasonable." Id. at 1.

Upon consideration, we find that Desert Rock Energy has established good cause for the requested extension. While NGO Petitioners and the Center for Biological Diversity strongly oppose the 45-day extension, they have failed to establish that they would suffer any prejudice as a result of such an extension. Accordingly, participants who wish to respond to the Region's Motion must file their responses with the Board no later than June 11, 2009.² Further, as well over 900 pages of legal argument already have been filed in this matter, any such responses may not exceed 50 double-spaced pages.³

So ordered.

Dated:

May 5, 2009

ENVIRONMENTAL APPEALS BOARD

Kathie A Stein

Environmental Appeals Judge

² Documents are "filed" with the Board on the date they are *received*.

³ The Board cautions against using such devices as atypically small font size or margins or incorporating of additional argument by reference in meeting this page limit.

CERTIFICATE OF SERVICE

I hereby certify that copies of the forgoing Revised Order Granting Motion for Extension of Time to Respond to Region's Motion for Voluntary Remand in the matter of Desert Rock Energy Company, LLC, PSD Appeal Nos. 08-03, 08-04, 08-05 & 08-06, were sent to the following persons in the manner indicated:

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Dated:

MAY -6 2009

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