DECISION

Levi Rose
Outdoor Alliance
1602 L St. NW, Suite 600
Washington, DC 20036

Protest Denied
Parcels Offered For Sale

On December 2, 2019, the Bureau of Land Management (BLM), Nevada State Office (NVSO), timely received a protest\(^1\) from the Outdoor Alliance (OA). OA protested one parcel scheduled to appear on the December 17, 2019 Competitive Oil and Gas Lease Sale (the Sale), which relies on the Battle Mountain District Office's (BMDO) Environmental Assessment (EA), DOI-BLM-NV-B000-2019-0010-EA, the Ely District Office's (EYDO) Environmental Assessment, DOI-BLM-NV-L000-2019-0005-EA, and associated FONSIs.

The BLM published a Notice of Competitive Oil and Gas Internet Lease Sale\(^2\) on November 1, 2019 offering 272 parcels for the December 2019 Lease Sale, subsequently reduced to 156 parcels in errata. The Sale Notice specifies the requirements of all protests (at pages xi-xii):

- We must receive a protest within 30 calendar days of the posting date of this Notice. All protests must be received no later than 4:00 pm (PST) on December 1, 2019. If our office is not open on the 30th day after the posting, a protest received on the next day our office is open to the public will be considered timely filed. We will dismiss a late-filed protest.
- The protest must include a statement of reasons to support the protest. We will dismiss a protest filed without a statement of reasons.
- A protest must state the interest of the protesting party in the matter, including the name and address of the protesting party, and reference the specific serial number that is being protested.


• You may file a protest either by hand delivery, by telefax or mailed in hardcopy form. You may not file a protest by electronic mail. A protest filed by fax must be sent to (775) 861-6745. We will dismiss a protest sent to a fax number other than the fax number identified or a protest filed by electronic mail.

• If the party signing the protest is doing so on behalf of an association, partnership, or corporation, the signing party must reveal the relationship between them. For example, unless an association authorizes an individual member of its group to act on their behalf, the individual cannot make a protest in the group’s name.

• The protest document must be signed. Unsigned protest documents will be dismissed.

• Please be advised that all protest information and correspondence shall be made publically available.

The Sale Notice specifies that any protest filed by electronic mail will be dismissed. This protest filed by OA was submitted to the BLM via electronic mail on December 2, 2019. The BLM NVSO cannot accept your protest as it was not submitted in accordance with the Sale Notice; for these reasons, OA’s protest is denied.

**APPEAL INFORMATION**

This decision may be appealed to the Interior Board of Land Appeals, Office of the Secretary, in accordance with the regulations contained in 43 CFR, Part 4 and Form 1842-1 (enclosed). If an appeal is taken, a notice of appeal and/or request for stay must be filed in writing, on paper, in this office, either by mail or personal delivery within 30 days after the date of service. Notices of appeal and/or request for stay that are electronically transmitted (e.g., email, facsimile, or social media) will not be accepted as timely filed. The notice of appeal is considered filed as of the date our office receives the hard copy and places our BLM date stamp on the document.

If you wish to file a petition pursuant to regulation 43 CFR 4.21 (58 FR 4939, January 19, 1993) (request) for a stay (suspension) of the effectiveness of this decision during the time that your appeal is being reviewed by the Board, the petition for a stay must accompany your notice of appeal. A petition for a stay is required to show sufficient justification based on the standards listed below. Copies of the notice of appeal and petition for a stay must also be submitted to each party named in this decision and to the Interior Board of Land Appeals and to the appropriate office of the Solicitor (see 43 CFR 4.413) at the same time the original documents are filed with this office. If you request a stay, you have the burden of proof to demonstrate that a stay should be granted.

**Standards for Obtaining a Stay**

Except as otherwise provided by law or other pertinent regulation, a petition for a stay of a decision pending appeal shall show sufficient justification based on the following standards:

1. The relative harm to the parties if the stay is granted or denied,
2. The likelihood of the appellant’s success on the merits,
3. The likelihood of immediate and irreparable harm if the stay is not granted, and
4. Whether the public interest favors granting the stay.
If you have any questions regarding this decision, please contact Brian C. Amme, Deputy State Director, Minerals Division, at (775) 861-6585.

Brian C. Amme  
Deputy State Director, Minerals Management  
Nevada State Office

Enclosure:
1- Form 1842-1

cc (electronic):
  WO310  
  NVB0000  
  NVB0100  
  NVB0200  
  NVL0000  
  NVL0100  
  NVL0300  
  NV0920 (B. Amme)  
  NV0922 (K. Anderson, F. Kaminer, J. Menghini, J. Estrella)

bcc: Kathryn Brinton, Office of the Solicitor, Pacific Southwest Region,  
2800 Cottage Way, Room E-1712, Sacramento, California, 95825  
Lease Sale Book December 2019  
Reading File: NV-922