Necessary format and other typographical changes will be made to the Draft Order, dated January 30, 2011. The following are considered to be more significant changes to the draft document.

1. On page 4 of the Draft Order, change the second sentence of the fourth paragraph, as follows:

Both parties were given the opportunity to present rebuttal evidence (*See* Reporter's Transcript page 244, line 8) and after conferring with counsel for Messrs. Hill and Gomes, <u>Millview</u> declined to put on any rebuttal evidence. (*See* Reporter's Transcript page 257, lines 10-11).

2. On page 4 of the Draft Order, change the last sentence of the fourth paragraph, as follows:

Notably, **<u>Millview</u> it** does not now claim that such evidence is available, it simply argues that it lacked notice.

3. On page 4 of the Draft Order, change the last paragraph located directly above section five heading **"5.0 PETITION OF MESSRS. HILL AND GOMES**", as follows:

(page 2, para. 2 of the Draft Cease and Desist Order attached to the Hearing Notice dated September 3, 2009, page 2 of 8, para. 2.) The acreage thus listed equals 33.5, which is very close to the 33.88 acres supported by the record from the hearing. No substantial issue regarding the acreage merits reconsideration.