Claim for Refund
Oil and Gas Royalties - Erroneous Payment
Non-Distributed Funds

Commissioner of Public Lands
New Mexico State Land Office
P. O. Box 1148
Santa Fe, New Mexico 87504-1148

Dear Sir:

Whereas, _______________________________ Dollars ($_____________) were erroneously paid for oil and gas royalties by _______ (OGRID NO.) _______________________ to the Commissioner of Public Lands on account of Lease No.__________ and PUN______, or such amounts are represented by Credit Invoice No._______ for suspended cash ____________, suspended detail _________ or other (describe) ____________________________ ____________________________ ____________________________ ____________________________ ____________________________ ____________________________ ____________________________.

Whereas, such payment is carried in an oil and gas royalty suspense fund by the State Land Office or its agent (if any) but has not been distributed to the state permanent fund.

Applicant states that the reasons why such payment was erroneously made are, as follows:

Now, therefore, the undersigned makes a claim for refund of said payment from the oil and gas royalty suspense fund into which such payment was erroneously made.

Claimant petitions the Commissioner of Public Lands to investigate the facts herein and endorse his approval of this claim and take action thereon.

Applicant/Claimant ___________________________ being duly sworn states that

Applicant
the foregoing claim is made in good faith and the facts stated herein are true.

Subscribed and sworn to before me this day of _____________ of 201__.

My commission expires:

Notary Public

Seal

Approved (   )
Disapproved (   ) this the __________________________ day of

________________________, 201__.

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Instructions

Purposes:
This form is to be used for applying for a refund from the New Mexico State Land Office for oil and gas royalties which have been paid but not distributed to a permanent fund. State notifications of such suspense fund payments should be in the possession of the applicant.

Amended Data:
If you are changing any information for prior reporting periods (sales months, by product), you must submit an amended report for each period affected. Note: Failure to submit the required amended report(s) will prevent the processing of your application and will result in a delay of your oil and gas royalty claim for refund.

Letter of Explanation:
Attach a letter of explanation if the space provided for reason for an erroneous payment is insufficient.

Signature
This form must be signed by the oil or gas royalty payor or an authorized agent.

Authority - Claimant Time Limitation:
Section 37-1-23 (NMSA, 1978, as amended) Contractual Liability; statute of limitations provides that an action must be based on a valid written contract (e.g. oil and gas lease) and each claim permitted by this section shall be barred forever unless brought within two years from the time of accrual. Such accrual time relates to the time the erroneous payment was made.

Subject to Audit:
Refunds are still subject to audit at the discretion of the Commissioner of Public Lands.

Registered Notification - Time Limitation:
If the Commissioner of Public Lands discovers an erroneous payment, notice is to be given, by registered mail, to the last recorded address of the person making such erroneous payment. All claims for refund of money shall be filed within ninety days after notice. All claims for refund not filed with the Commissioner of Public Lands within the time prescribed shall be forever barred. Section 9-7-60).