

John H. Moore
38324 Saddle Mountain Lane
Crawford, Colorado

April 18, 2012

U.S. Department of Justice
Antitrust Division
Antitrust Documents Group
450 Fifth Street N.W., Suite 1010
Washington D.C. 20520

To Whom It May Concern,

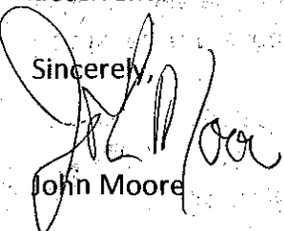
I am writing to express my dismay and anger regarding the proposed settlement in the case United States v. SG Interests I LTD., et al.; Proposed Final Judgment and Competitive Impact Statement and to request that the proposed settlement be denied and appropriate penalties be applied.

Requiring that SG Interests and Gunnison Energy Corporation pay a combined fine of \$550,000 is less than a "slap on the wrist," being approximately the cost of the purchase of the federal mineral leases had there been a competitive bidding for these leases.

At the least, the leases should be revoked, the fine should be significantly increased and the two companies barred from participating in lease sale bidding for a period of time commensurate with the level of malfeasance as determined by the Department of Justice.

Anything less would be a mockery of our federal judicial system in which those guilty of illegal acts are punished to a degree that is commensurate with the crime and that serves as a deterrent.

Sincerely,


John Moore