**What a Difference an Ordinance Makes….The October 18, 2018 Choices**

On Thursday, October 18, 2018, the Sandoval County Commission will hold a work session to discuss three proposed ordinances. This is a work session so there is no public comment. When the Commission decides it is ready to finally consider an oil and gas ordinance there will be plenty of opportunity to provide public comment. Below are descriptions of key provisions in the three proposed ordinances.

The Baseline Ordinance is the “Block ordinance” with a few changes.

We hope this chart helps you to understand key differences.

_Sandoval County Oil and Gas Ordinance Citizens’ Study Group_  
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<table>
<thead>
<tr>
<th>County areas not addressed in ordinances</th>
<th>Citizens Working Group Ordinance Team</th>
<th>Citizens Working Group Science Team</th>
<th>Block/Baseline Ordinance</th>
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<td>Federal lands, tribal reservation lands, state lands, and incorporated municipal lands</td>
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| Divides county into districts | No. | Yes. Divides county into northwestern, south eastern and transition areas (CWG Science Team Map)  
District A = San Juan Basin  
District B = "Transition Zone"  
District C = Albuquerque Basin. | Yes. Divides county into eastern and western areas (Block Map / Baseline Map)  
Areas A and B: Includes rest of county (ABQ Basin)  
Areas A and B: Notice of “any request for Oil and Gas Facilities” to all government and nation/pueblo agencies within 3 miles and municipalities of over 50,000 within 5 miles of proposed site.  
**Note:** Applicant must “certify” compliance with Surface Owner Protection Act so this implies that Surface Owner is notified. |

| Public notice | •Notice of hearing before P and Z published on website, in local newspapers and posted in at least 4 conspicuous public places.  
•Notice to owners of record within 2 miles,  
•Notice to all Sandoval Tribes and Pueblos, to agencies responsible for public lands and to municipalities within 5 miles of site.  
•In addition, all others who have requested to be on notification lists. | District A (San Juan Basin): Notice of application (there is no hearing) published on website.  
Districts B and C: Notice of hearing published on website, in newspaper of general circulation, owners of record within 2 miles, all government and Native American nation and pueblo agencies within 3 miles, municipalities of over 5,000 within 5 miles of proposed site, agencies responsible for public lands. | |

| Permits and hearings | Three stages of Permits  
1. Preliminary Exploration Permit  
   Permissive use: staff decision (no drilling)  
2. Exploratory Drilling Well Permit Final decision made by Planning and Zoning Commission after public hearing in local area near proposed site.  
3. Development Permit: Final decision made by Planning and Zoning Commission after public hearing in local area near proposed site. | Two Types of Permits.  
1. Exploratory Permit (surface disturbance with no drilling)  
2. Development Permit (includes exploratory with drilling)  
Hearing requirement depends on District  
District A: (San Juan Basin) Permissive use: Staff decision (no hearing)  
District B: (Transition Zone) Planning and Zoning public hearing and final decision  
District C: (ABQ Basin) Planning and Zoning public hearing and recommendation. County Commission public hearing and final decision. | Two Types of Permits  
**Area A** (western area): Permissive use: Planning and Zoning Director makes decision.  
No public hearing. See above notice requirements  
**Area B** (eastern area): Public hearing before Planning and Zoning, which makes final decision |
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<th>Required application Information</th>
<th>Site specific determination • Unless aquifers are protected due to geology (San Juan Basin area) the applicant must demonstrate adequate protection of drinking water based on a geological/hydrological analysis of the proposed drilling site.</th>
<th>Geology-based districts • District C (ABQ Basin) only: Only vertical drilling permitted. • Districts A and B: Horizontal drilling and fracking as well as vertical drilling are permitted.</th>
<th>No siting/geological restrictions • Any drilling – conventional and unconventional – allowed though out the county. • Requires operator to use “best practices” to ensure water protection.</th>
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<td>• Requires documentation of state agency permits/approvals. • Surface owner must submit statement that applicant has complied with Surface Owner Protection Act. • Requires waste disposal plan that includes copies of agreements and permits from OCD facilities. • Requires list of chemicals and other hazardous materials used in drilling and production, including where they are stored. Confidential list to be provided to Fire Chief. • Financial solvency information required. • Environmental compliance history information required.</td>
<td>• Applicant must submit a plan showing the “steps that will be taken to avoid pollution of surface and ground water.”</td>
<td>• Requires baseline testing only on any public drinking water wells within one mile. Quarterly ongoing water quality tests.</td>
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<td>Water protection – Siting requirements</td>
<td>Baseline water testing and monitoring • Requires onsite and offsite baseline water testing of public and private wells. May require onsite monitoring wells.</td>
<td>• Applicant must submit a plan showing the “steps that will be taken to avoid pollution of surface and ground water.”</td>
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<td>Who pays for roads and emergency services?</td>
<td>• Applicant must seek seek input from Pueblo and Tribal consultants to protect cultural sites, which the County must take into consideration when approving a permit.</td>
<td>•Applicant must submit road route plan to site •Applicant only required to identify emergency response services close to wells.</td>
<td>No drilling within 1,000 feet of identified cultural sites.</td>
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<td>Tribal/Pueblo Input</td>
<td>Insurance requirements • General liability: $5 million. • Environmental insurance $15 million.</td>
<td>• General liability: $5 million. • Environmental insurance $10 million.</td>
<td>General liability: $5 million.</td>
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<td>• Notice of application to all tribes with request for input. • Proof of easements through tribal lands. • Requires compliance with EPA approved tribal environmental rules). • Input from Tribes and Pueblos regarding cultural sites.</td>
<td>Enforcement • Cease and desist order letter if harm to public health, safety, environment. • County may suspend or revoke the permit. • $300 fine maximum for any violation.</td>
<td>• Cease and desist order letter to be sent when significant safety/environment hazard $300 fine maximum for any violation. Company has to pay remediation costs.</td>
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<td>• Throughout the ordinance. Examples:</td>
<td>• $300 fine maximum for any violation.</td>
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<td>• Applicant must “certify” compliance with state agency requirements. • No waste disposal requirement. • No financial solvency verification required. • No environmental compliance history information requirement.</td>
<td>Assessment/review In 2021 P &amp; Z Director conducts assessment and presents report to P &amp; Z, which may recommend</td>
<td>No assessment/review process.</td>
<td>No assessment/review process.</td>
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To access the ordinances which the commission plans to review see: [https://sites.google.com/view/cwg-ordination-team](https://sites.google.com/view/cwg-ordination-team)