EXHIBIT D



704C East 13th Street, Suite 568 Whitefish, MT 59937 406-438-1918

FOIA Officer Office of the Secretary U.S. Department of the Interior E-Mail: osfoia@ios.doi.gov

January 26, 2018

FOIA REQUEST

Dear Records Request Officer:

Pursuant to the Freedom of Information Act, I request access to and copies of all correspondence, including but not limited to emails, letters, and texts, between any of the following officials and anyone using an email-domain listed in Appendix A, at any point since January 19, 2017:

- Secretary Ryan Zinke
- David Bernhardt
- Vincent DeVito
- James Cason
- Kathleen Benedetto
- Scott Hommel
- Downey Magallanes
- Joseph Balash
- Katharine MacGregor
- Landon "Tucker" Davis
- Todd Wynn
- Benjamin Cassidy
- Timothy Williams
- Caroline Boulton
- Lori Mashburn
- Heather Swift

Pursuant to the Freedom of Information Act, I also request access to and copies of all correspondence, including but not limited to emails, letters, and texts, between any of the following officials and anyone representing the organizations listed in Appendix B, at any point since January 19, 2017:

- Secretary Ryan Zinke
- David Bernhardt
- Vincent DeVito
- James Cason
- Kathleen Benedetto
- Scott Hommel
- Downey Magallanes
- Joseph Balash
- Katharine MacGregor
- Landon "Tucker" Davis
- Todd Wynn
- Benjamin Cassidy
- Timothy Williams
- Caroline Boulton
- Lori Mashburn
- Heather Swift

"Correspondence" should include, but not be limited to, copies of digital and hardcopy information sent by, sent to, carbon copying ("CC"), or blind carbon copying ("BCC") any of these individuals during this time period.

Fee Waiver Request

In accordance with 5 U.S.C. § 552(a)(4)(A)(iii), Western Values Project requests a waiver of fees associated with processing this request for records. The subject of this request concerns the operations of the federal government, and the disclosures will likely contribute to a better understanding of relevant government procedures by the public in a significant way. Moreover, the request is primarily and fundamentally for non-commercial purposes. 5 U.S.C. § 552(a)(4)(A)(iii).

Western Values Project requests a waiver of fees because disclosure of the requested information is "in the public interest because it is likely to contribute significantly to public understanding" of government operations and is not "primarily in the commercial interest of the requester." The disclosure of the information sought under this request will document and reveal the operations of the federal government, including how public funds are spent and how officials conduct the public's business.

This request is primarily and fundamentally for non-commercial purposes. As a project of a 501(c)(3) organization, Western Values Project does not have a commercial purpose and the release of the information requested is not in Western Values Project's financial interest. Western Values Project's mission is to give a voice to Western values in the

¹ See, e.g., McClellan Ecological Seepage Situation v. Carlucci, 835 F.2d 1282, 1285 (9th Cir. 1987).

² 5 U.S.C. § 552(a)(4)(A)(iii)

national conversation about resource development and public lands conservation, a space too often dominated by industry lobbyists and their government allies. Western Values Project will use the information gathered, and its analysis of it, to educate the public through reports, press releases, or other media. Western Values Project will also make materials it gathers available on our public website http://www.westernvaluesproject.org/.

Accordingly, Western Values Project qualifies for a fee waiver.

Conclusion

If possible, I would prefer to receive this information electronically via e-mail at csaeger@westernvaluesproject.org.

If you have questions or need additional information from me, please feel free to call me at (406) 438-1918.

If my request is denied in whole or part, I ask that you justify all deletions by reference to specific exemptions of the act. If any documents are withheld based on the Agency's interpretation of any exemption, we request that you provide an index of those documents as required under *Vaughn v. Rosen*, 484 F.2d 820 (D.C. Cir. 1973), *cert. denied*, 415 U.S. 977 (1974). Specifically, this *Vaughn* index should describe withheld documents with enough specificity as to determine whether the material is exempt under the act and must describe each document or portion withheld.

Thank you for your assistance.

Sincerely,

Chris Saeger Executive Director Western Values Project

Appendix A

@nma.org [National Mining Association (NMA)]

@miningamerica.org [American Exploration and Mining Association (AEMA)]

@americancoalcouncil.org [American Coal Council (ACC)]

@americaspower.org [American Coalition for Clean Coal Electricity [ACCCE]

@wmc-usa.org [Women's Mining Coalition]

@alaskaminers.org [Alaska Miners Association]

@azmining.org [Arizona Mining Association]

@coloradomining.org [Colorado Mining Association]

@mineidaho.com [Idaho Mining Association]

@montanamining.org [Montana Mining Association]

@nevadamining.org [Nevada Mining Association]

@wyomingmining.org [Wyoming Mining Association]

@utahmining.org [Utah Mining Association]

Appendix B

National Mining Association (NMA)

American Exploration and Mining Association (AEMA)

American Coal Council (ACC)

American Coalition for Clean Coal Electricity (ACCCE)

Women's Mining Coalition

Alaska Miners Association

Arizona Mining Association

Colorado Mining Association

Idaho Mining Association

Montana Mining Association

Nevada Mining Association

Wyoming Mining Association

Utah Mining Association