Wynn-Crosby 2000, Ltd. 5500 West Plano Parkway, Suite 200 Plano, Texas 75093

Phone: 972-380-5500 Fax: 972-380-9570

July 7, 2004

Mr. Paul Haden Mewbourne Oil Company 500 W. Texas, Suite 1020 Midland, Texas 79701

Re: Exception to Rule 104.C(2)(C)
Esperanza "19" Federal Com. #2 Well

Dear Paul:

With reference to your June 29, 2004 proposal, please be advised that Wynn-Crosby Energy, Inc. and Wynn-Crosby 2000, Ltd. support Mewbourne's efforts with its application for an exception to Rule 104.C(2)(C) for the captioned well. As your application notes, Wynn-Crosby will continue to be the designated operator as currently recognized by the NMOCD for operations and production reporting purposes for Wynn-Crosby's RGD Federal #1 well located in the NE/4 NE/4 of Section 19-21S-27E, Eddy County, New Mexico. In the event that Mewbourne's application is not approved, Wynn-Crosby will recognize Mewbourne as the physical operator of the captioned well and Wynn-Crosby will be the NMOCD designated operator for production and operations reporting purposes.

All operations remain subject to the terms and provisions of the January 20, 1984 governing joint operating agreement.

Best regards and if you have any questions, please let me know.

Yours truly.

Gary Snowden

500 W. TEXAS, SUITE 1020 MIDLAND, TEXAS 79701

> (432) 682-3715 FAX (432) 685-4170

July 1, 2004

☐ R&G ☐ RR
☐ REI ☐ PRG
☐ JR EST ☐ RGK

JUL 0 2 2004
☐ DHP FILE
☐ WP ☐ HP ☐ ☐

Redfern Enterprises, Inc. P.O. Box 2127 Midland, Texas 79702-2127 Attn: Shirley Choat

Re:

Exception to Rule 104.C(2)(C)

MOC's Esperanza "19" Fed. Com. #1 N/2 of Section 19, T21S, R27E Eddy County, New Mexico

Ladies and Gentlemen:

Mewbourne Oil Company (Mewbourne) has recently filed an application with the New Mexico Oil Conservation Division (NMOCD) for an exception to Rule 104.C(2)(C) for Mewbourne to be the designated operator of the captioned well for operations and production reporting purposes. The application will be heard at an Examiner's hearing in Santa Fe, New Mexico at 8:15 a.m. July 22, 2004. Currently NMOCD rules allow for only 1 operator to be the NMOCD designated operator for reporting functions on 320 acres spaced units as to formations spaced on 320 acres.

In reference to the above, Mewbourne as operator has received BLM and NMOCD approval to drill the captioned well at a surface location 599' FNL & 2043' FEL to a bottom hole location 780' FNL & 1463' FWL of the captioned Section 19 with such well to be drilled to a depth sufficient to adequately evaluate the Morrow formation, estimated True Vertical Depth being 11,700' beneath the surface.

Regarding the above, Faulconer Resources 2000 Limited Partnership is the current designated operator as to the Strawn and Atoka formations as to its Pioneer Federal #1 Well located in the SW/4NE/4 of the captioned Section 19 and Wynn-Crosby 2000, LTD. is the NMOCD designated operator for the Morrow formation as to its RGD Federal #1 Well located in the NE/4NE/4 of the captioned Section 19 with both wells being dedicated to the N/2 of the captioned Section 19 for proration unit purposes.

Redfern Enterprises, Inc. MOC's Esperanza "19" Fed. Com. #1 July 1, 2004 Page -2-

In reference to the above, Mewbourne respectfully requests your support for Mewbourne's exception to Rule 104.C(2)(C) as applied for. Please indicate your approval to support Mewbourne's application by signing and returning the copy of this letter to the undersigned at your earliest convenience. Thank you for your cooperation.

Sincerely yours,

MEWBOURNE OIL COMPANY

D. Paul Haden Senior Landman

DPH/gb

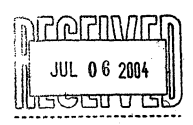
The undersigned working interest owner supports Mewbourne's application for an exception to Rule 104.C(2)(C) as applied for.

REDFERN ENTERPRISES, INC.

Rosalind R. Grover, President

500 W. TEXAS, SUITE 1020 MIDLAND, TEXAS 79701

> (432) 682-3715 FAX (432) 685-4170



July 1, 2004

Claremont Corporation P.O. Box 549 Claremore, Oklahoma 74018-0549

Re:

Exception to Rule 104.C(2)(C) MOC's Esperanza "19" Fed. Com. #1 N/2 of Section 19, T21S, R27E Eddy County, New Mexico



Ladies and Gentlemen:

工作政策 知今(年刊)。

Mewbourne Oil Company (Mewbourne) has recently filed an application with the New Mexico Oil Conservation Division (NMOCD) for an exception to Rule 104.C(2)(C) for Mewbourne to be the designated operator of the captioned well for operations and production reporting purposes. The application will be heard at an Examiner's hearing in Santa Fe, New Mexico at 8:15 a.m. July 22, 2004. Currently NMOCD rules allow for only 1 operator to be the NMOCD designated operator for reporting functions on 320 acres spaced units as to formations spaced on 320 acres.

In reference to the above, Mewbourne as operator has received BLM and NMOCD approval to drill the captioned well at a surface location 599' FNL & 2043' FEL to a bottom hole location 780' FNL & 1463' FWL of the captioned Section 19 with such well to be drilled to a depth sufficient to adequately evaluate the Morrow formation, estimated True Vertical Depth being 11,700' beneath the surface.

Regarding the above, Faulconer Resources 2000 Limited Partnership is the current designated operator as to the Strawn and Atoka formations as to its Pioneer Federal #1 Well located in the SW/4NE/4 of the captioned Section 19 and Wynn-Crosby 2000, LTD. is the NMOCD designated operator for the Morrow formation as to its RGD Federal #1 Well located in the NE/4NE/4 of the captioned Section 19 with both wells being dedicated to the N/2 of the captioned Section 19 for proration unit purposes.

Claremont Corporation MOC's Esperanza "19" Fed. Com. #1 July 1, 2004 Page -2-

In reference to the above, Mewbourne respectfully requests your support for Mewbourne's exception to Rule 104.C(2)(C) as applied for. Please indicate your approval to support Mewbourne's application by signing and returning the copy of this letter to the undersigned at your earliest convenience. Thank you for your cooperation.

Sincerely yours,

MEWBOURNE OIL COMPANY

D. Paul Haden Senior Landman

DPH/gb

The undersigned working interest owner supports Mewbourne's application for an exception to Rule 104.C(2)(C) as applied for.

CLAREMONT CORPORATION

Bv

500 W. TEXAS, SUITE 1020 MIDLAND, TEXAS 79701

> (432) 682-3715 FAX (432) 685-4170

July 1, 2004

Jetta Operating Company, et al 777 Taylor Street Fort Worth, Texas 76102-4919 Attn: Joe Glazner

Re:

Exception to Rule 104.C(2)(C) MOC's Esperanza "19" Fed. Com. #1 N/2 of Section 19, T21S, R27E Eddy County, New Mexico

Ladies and Gentlemen:

Mewbourne Oil Company (Mewbourne) has recently filed an application with the New Mexico Oil Conservation Division (NMOCD) for an exception to Rule 104.C(2)(C) for Mewbourne to be the designated operator of the captioned well for operations and production reporting purposes. The application will be heard at an Examiner's hearing in Santa Fe, New Mexico at 8:15 a.m. July 22, 2004. Currently NMOCD rules allow for only 1 operator to be the NMOCD designated operator for reporting functions on 320 acre spaced units as to formations spaced on 320 acres.

In reference to the above, Mewbourne as operator has received BLM and NMOCD approval to drill the captioned well at a surface location 599' FNL & 2043' FEL to a bottom hole location 780' FNL & 1463' FWL of the captioned Section 19 with such well to be drilled to a depth sufficient to adequately evaluate the Morrow formation, estimated True Vertical Depth being 11.700' beneath the surface.

Regarding the above, Faulconer Resources 2000 Limited Partnership is the current designated operator as to the Strawn and Atoka formations as to its Pioneer Federal #1 Well located in the SW/4NE/4 of the captioned Section 19 and Wynn-Crosby 2000, LTD. is the NMOCD designated operator for the Morrow formation as to its RGD Federal #1 Well located in the NE/4NE/4 of the captioned Section 19 with both wells being dedicated to the N/2 of the captioned Section 19 for proration unit purposes.



Jetta Operating Company, et al MOC's Esperanza "19" Fed. Com. #1 July 1, 2004 Page -2-

In reference to the above, Mewbourne respectfully requests your support for Mewbourne's exception to Rule 104.C(2)(C) as applied for. Please indicate your approval to support Mewbourne's application by signing and returning the copy of this letter to the undersigned at your earliest convenience. Thank you for your cooperation.

Sincerely yours,

MEWBOURNE OIL COMPANY

D. Paul Haden Senior Landman

DPH/gb

The undersigned working interest owner supports Mewbourne's application for an exception to Rule 104.C(2)(C) as applied for.

JETTA OPERATING COMPANY

CAPMAC EIGHTY-TWO LIMITED PARTNERSHIP

By: Milin Omilian

500 W. TEXAS, SUITE 1020 MIDLAND, TEXAS 79701

> (432) 682-3715 FAX (432) 685-4170

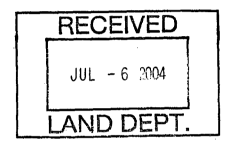
July 1, 2004

Devon Energy Production Company, L.P. 20 North Broadway, Suite 1500 Oklahoma City, Oklahoma 73102 Attn: Ken Gray

Re:

Exception to Rule 104.C(2)(C) MOC's Esperanza "19" Fed. Com. #1 N/2 of Section 19, T21S, R27E Eddy County, New Mexico

ora referencia de comercia



Ladies and Gentlemental between one pulse and

Mewbourne Oil Company (Mewbourne) has recently filed an application with the New Mexico Oil Conservation Division (NMOCD) for an exception to Rule 104.C(2)(C) for Mewbourne to be the designated operator of the captioned well for operations and production reporting purposes. The application will be heard at an Examiner's hearing in Santa Fe, New Mexico at 8:15 a.m. July 22, 2004. Currently NMOCD rules allow for only 1 operator to be the NMOCD designated operator for reporting functions on 320 acres spaced units as to formations spaced on 320 acres.

In reference to the above, Mewbourne as operator has received BLM and NMOCD approval to drill the captioned well at a surface location 599' FNL & 2043' FEL to a bottom hole location 780' FNL & 1463' FWL of the captioned Section 19 with such well to be drilled to a depth sufficient to adequately evaluate the Morrow formation, estimated True Vertical Depth being 11,700' beneath the surface.

Regarding the above, Faulconer Resources 2000 Limited Partnership is the current designated operator as to the Strawn and Atoka formations as to its Pioneer Federal #1 Well located in the SW/4NE/4 of the captioned Section 19 and Wynn-Crosby 2000, LTD. is the NMOCD designated operator for the Morrow formation as to its RGD Federal #1 Well located in the NE/4NE/4 of the captioned Section 19 with both wells being dedicated to the N/2 of the captioned Section 19 for proration unit purposes.

Devon Energy Production Company, L.P. MOC's Esperanza "19" Fed. Com. #1 July 1, 2004
Page -2-

In reference to the above, Mewbourne respectfully requests your support for Mewbourne's exception to Rule 104.C(2)(C) as applied for. Please indicate your approval to support Mewbourne's application by signing and returning the copy of this letter to the undersigned at your earliest convenience. Thank you for your cooperation.

Sincerely yours,

MEWBOURNE OIL COMPANY

D. Paul Haden Senior Landman

DPH/gb

The undersigned working interest owner supports Mewbourne's application for an exception to Rule 104.C(2)(C) as applied for.

DEVON ENERGY PRODUCTION COMPANY, L.P.

Ву:

the brent souto