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March 3, 2006

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HAND-DELIVERED

Mr. Richard Ezeanyim New Mexico Oil Conservation Division 1220 South St. Francis Drive Santa Fe, New Mexico

Re:

NMOCD Case Nos. 13603 (Devon Energy Corporation) and 13628 (LCX Energy, LLC); 1725 Federal Com Well No. 61, W/2 Sec. 6, T17S, R25E, NMPM, Eddy County, New Mexico

Dear Mr. Ezeanyim:

At the hearing yesterday on the above-referenced cases, I neglected to provide you with a copy of the enclosed chronology. I did not intend to offer the chronology as a hearing exhibit, but rather wanted to provide it simply in order to facilitate your consideration of the case. I believe the entries on the chronology comport with the evidence presented during the case.

Very truly yours,

MILLER STRATVERT P.A.

1. I won tall

J. Scott Hall

JSH/glb

cc (w/enclosure):

Wm. F. Carr

Cheryl O'Connor

LAW OFFICES

IN THE MATTER OF THE APPLICATION OF DEVON ENERGY CORPORATION FOR COMPULSORY POOLING, EDDY COUNTY, NEW MEXICO

CASE NO. 13,589

IN THE MATTER OF THE APPLICATION OF LCX ENERGY, LLC FOR COMPULSORY POOLING, EDDY COUNTY, NEW MEXICO

CASE NO. 13,628

CHRONOLOGY

June 1, 1998	Devon lease in W/2.
April 1, 2005	The owner of Endeavor Energy Resources acquires LCX Energy.
July 12, 2005	LCX spuds the first of fourteen horizontal Wolfcamp wells (1625 Fed. Com No. 271).
July 21, 2005	LCX files its APD for the 1725 Fed. Com No. 61 Well.
September 2, 2005	First of the well proposals to working interest owners with AFE's.
September 14, 2005	BLM approves APD for LCX 1725 Fed. Com No. 61 Well.
September 28, 2005	EOG elects to participate.
September 30, 2005	Parallel elects to participate.
October 6, 2005	Capstone Energy and Elger Exploration, Inc. elect to participate.
October 7, 2005	Spud date: 1725 Fed. Com No. 61 well.
October 28, 2005	Preparation of Communitization Agreement begins.
October 28, 2005	LCX landman contacts Devon landman.
October 29, 2005	Lease expiration.
October 31, 2005	Dorchester Minerals Operating, LP elects to participate.
November 1, 2005	LCX landman attempts to communicate with former New Mexico counsel.
November 12, 2005	Casing set and rig down.

November 15, 2005	Devon files application for compulsory pooling.
November 21, 2005	LCX receives compulsory pooling application.
November 23, 2005	LCX sends well proposal and AFE to Devon. Phone conversations with Devon landman.
December 6, 2005	Correspondence from Devon landman to LCX landman requesting Title Opinion, well information and well costs. Proposes Devon be named operator and indicates letter sent to other working interest owners soliciting support for Devon as operator.
December 6, 2005	Devon files amended Application for Compulsory Pooling.
December 8, 2005	LCX files Application for Compulsory Pooling.
January 6, 2006	LCX sends well cost itemizations and daily drilling reports, Operating Agreement with ownership information and leases reflected on Exhibit A. LCX delays completion of well to allow Devon the opportunity to elect.
January 11, 2006	Devon has not yet elected to participate. Devon request well logs and Title Opinion.
January 11, 2006	Devon subpoenas well information.
January 18, 2006	LCX Energy files Motion to Quash Devon's Subpoena Duces Tecum.
January 27, 2006	LCX proposes settlement that will allow LCX to review well logs and well data before making election.
January 31, 2006	LCX settlement proposal expires.
February 1, 2006	LCX extends the deadline for its settlement proposal.
February 7, 2006	LCX's extended settlement proposal deadline expires.
February 13, 2006	Devon files Motion for Continuance.
February 20, 2006	Order No. R-12511; Motion to Quash Granted in part.
February 24, 2006	LCX delivers materials required pursuant to Order No. R-12511.
May 1, 2006	Devon lease in E/2 expires.
June 1, 2008	Devon lease in W/2 expires.