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February 1, 2006

VIA FACSIMILE

Mr. Wm. F. Carr
Holland & Hart
Post Office Box 2208
Santa Fe, New Mexico 87504-2208

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 Bill:

Ocean Munds Dry informed me that my January 27 and January 30, 2006 settlement proposal fax letters on behalf of LCX Energy were not received by Ms. Meg Muhlinghouse at Devon until yesterday and that she has requested additional time to consider the proposal. Further, as we discussed, before yesterday, I had not received your January 26, 2006 letter to the Division Director requesting a continuance, or Devon's Response To Motion To Quash and the Revised Pre-Hearing Statement.

It is clear the interests of both parties would be served by allowing additional time for Devon to consider the settlement proposal and for me to address those matters raised in your recent filings with the Division.

Accordingly, on behalf of LCX Energy, we agree (1) to extend the deadline for our receipt of written acceptance of the settlement proposal until Tuesday, February 7, 2006 at 3:00 p. m. MST,

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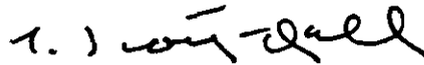
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and (2) to the continuance of the hearing on the two cases until the February 16, 2006 examiner hearing docket.

Very truly yours,

MILLER STRATVERT P.A.



J. Scott Hall

JSH/glb

cc: Michael Short
Frank Nix
Jim Bruce
Gail MacQuesten