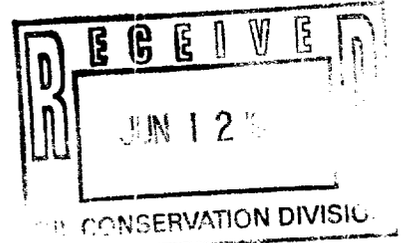


June 7, 1995

Mr. David Catanach, Hearing Examiner
Oil Conservation Division
New Mexico Dept of Energy,
Mineral and Natural Resources
2040 So. Pacheco Street
Santa Fe, New Mexico 87505



DF Case file 11306

Re: Application from Marbob Energy Corporation for hearing on June 15, 1995
(Case No. 11306)

Dear Sir:

We individually own overriding royalty interests in Federal Lease NM-62195 which includes S/2SE/4 of Section 33, T13S, R29E, N.M.P.M., in the South Lone Wolf-Devonian Pool. We are unable to appear at the June 15 hearing; however, we ask that you consider the following and make it a matter of record.

As royalty holders in a contiguous lease we believe the unorthodox bottomhole location and directional drilling is in a logical unit area, logically subject to exploration and development under the unitization provisions of the Mineral Leasing Act as amended.

In order to prevent economic waste and protect correlative rights we protest this application unless there is formation of a federal exploratory unit to include S/2SE/4 of Section 33, T13S, R29E, N.M.P.M.

Sincerely,

John W. Foster (1.25%)
Ph. 214-327-1140

David Willis (1.25%)
Ph. 214-644-3635

Barbara L. Jones and husband David B. Jones (1.25%)
Ph. 214-341-9944

Joyce M. Lake and husband Charles E. Lake (1.25%)
Ph. 214-235-1623