

ENERGY, INC.

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VIA FACSIMILE 915-687-0689 and 1st Class Mail

October 29, 1997

Re: Avaion Federal Com. 1 well no. 2 Section 1, T21S, R25E Eddy County, New Mexico (Catclaw Draw Morrow)

Ms. Sally M. Kvisenicke Fasken Larid and Minerals, Ltd. Fasken Oil and Rench, Ltd. 303 West Vitali, Suite 1900 Midland, Texas, 79701

Dear Mp. Kvasnicks:

ICA is in receipt of your October 24, 1997, correspondence in which you have, once again, attempted to confuse an already complex issue regarding the matters between Fasken, et al and Mewbourne, et al with respect to disagreement over Morrow location in Section 1 captioned.

You make reference in the first page of your letter to certain recent working interest owner meetings which have been held to hopefully respond to engineering and geologic questions to receive this matter, however, we feel that your letter misstates the obvious as it is ICA's opinion after attending said meetings that Faskan's location request is predicated entirely upon their inability to support a Claco formation test independently of the Morrow location as a "ballout."

It is obvious from our engineering and geologic examination that Mewbourne's proposed application for drill location is scientifically the better prospect as well as risk engineered for a greater chance of success in the Morrow than the Fasken proposed location.

Therefore, please be advised that ICA continues to support Mewbourne's application for drill position and believes that it is the only logical choics for Morrow location in this dedicated drilling and spacing unit that will allow economic return on investment.

In this regard we have notified the New Mexico Oli Conservation Division by separate correspondence (a dopy of which will be addressed to your office) to support the October 30 hearing application by Mewbourne and to facilitate the needed termination to this long dispute regarding exploitation of Cisco formation at the expense of Morrow formation development.

As always though, we look forward to a speedy respliction between Fasker and Mewbourne with respect to the leadehold position involved and should there be any further requirements you may need from ICA regarding this matter, please do not hesitate to address them to my attention for fastest handling.

Sincerely,

Curtis N. Leonard Counsel/Land Manager cc: Matador Petroleum Corporation 5340 Meddow Road, Suite 158 Flocan Circle Calles, Texas 75231 Attn: Mona Ables

Membourne Oil Company Attn: Steire Cobb 500 W. Texes, Suite 1020 Midland, Texes 79701 fex 915-685-4170