January 31, 2006

Oil Conservation Division 1301 W. Grande Ave. Artesia, N.M. 88210

Attention: Bryan Arrant

RECEIVED
FEB 0 1 2006
COD-ARTESIA

RE: Dodd Federal Unit #506 1030' FSL & 1650' FEL Section 15, T17S, R29E Eddy County, New Mexico

> Dodd Federal Unit #513 660' FNL & 1295' FEL Section 14, T-17S, R-29E Eddy County, New Mexico

> Dodd Federal Unit #516 1195' FSL & 1345' FEL Section 11, T-17S, R-29E Eddy County, New Mexico

Pancy T. Bratcher

Dodd Federal Unit #511 1980' FNL & 1305' FWL Section 14, T-17S, R-29E Eddy County, New Mexico

Dodd Federal Unit #514 250' FSL & 2310' FEL Section 11, T-17S, R-29E Eddy County, New Mexico

Dodd Federal Unit #517 2615' FSL & 2615' FEL Section 11, T-17S, R-29E Eddy County, New Mexico Dodd Federal Unit #512 255' FNL & 330' FEL Section 14, T-17S, R-29E Eddy County, New Mexico

Dodd Federal Unit #515 1425' FSL & 330' FEL Section 11, T-17S, R-29E Eddy County, New Mexico

Dodd Federal Unit #518 2525' FSL & 1310' FEL Section 11, T-17S, R-29E Eddy County, New Mexico

Dear Bryan:

Marbob Energy has conducted a review to determine if an H2S contingency plan is required for the above referenced wells. We were able to conclude that any potential hazardous volume would be minimal. H2S concentrations of wells in this area from surface to TD are low enough; therefore we do not believe that an H2S Contingency Plan would be necessary.

Please advise us if you feel differently or need further information.

Sincerely,

Nancy T. Bratcher Land Department

/nb