


Application For Unorthodox Location

due to the proposed unorthodox location as there is common ownership across all affected lands.

Oil Conservation Division Rule 104.F(4) requires that the applicant submit a statement attesting that the applicant has sent notification to the affected parties as defined in Oil Conservation Division Rule 104.F(3b). As defined in Rule 104.F(3b), McClellan Oil Corporation, as Lessee of record, is the only affected party. Please find  attached herewith an executed approval by McClellan Oil Corporation of this non-standard location.

Based on the information contained herein, Marbob requests that the Division Director grant exception to Oil Conservation Division Rules 104.B(1b) and 104.C(1), without notice and hearing, so that Marbob may drill its #1 Apache Springs Federal well at the proposed unorthodox location.

Marbob presently has a drilling rig contracted for this proposed well and would like to move the rig onto the Apache Springs Federal within the next 2 weeks. I inadvertently missed that this location was unorthodox and therefore did not file this application until the Hobbs office of the OCD notified me, I apologize for this oversight. We will be grateful to your prompt consideration and approval of this request.

Thank you for your time and for your consideration of this application. Should you have any questions, please feel free to give me a call at 623-5053 or 622-6182.

Respectfully Submitted,

MARBOB ENERGY CORPORATION

By: _____
Mike Hanagan, Geologist

CC: OCD District I, Hobbs