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1 HEARING EXAMINER EZEANYIM: I call Case 2 Number 15096. This is the application of COG Operating, LLC, for a nonstandard spacing and 3 proration unit compulsory pooling in Lea County, 5 New Mexico. It will be combined for purposes of testimony with Case Number 15097, the application of 6 COG Operating, LLC, for a nonstandard spacing and 7 proration unit and compulsory pooling in Lea County, 8 9 New Mexico. 10 I call for appearances, please. 11 MR. FELDEWERT: May it please the 12 examiner, Michael Feldewert with the Santa Fe office 13 of the law firm of Holland & Hart appearing on behalf of the applicant. 14 15 And I have two witnesses today. 16 HEARING EXAMINER EZEANYIM: Any other 17 appearances? 18 Okay. You may proceed. 19 MR. FELDEWERT: If it please Mr. Examiner, 20 we will call our first witness. 21 HEARING EXAMINER EZEANYIM: If you will 22 please stand up and be sworn. 23 24

25

- 1 MICHAEL WALLACE,
- 2 after having been first duly sworn under oath,
- 3 was questioned and testified as follows:
- 4 EXAMINATION
- 5 BY MR. FELDEWERT:
- 6 Q. Would you please state your name, identify
- 7 by whom you are employed, and in what capacity?
- 8 A. My name is Michael Wallace. I work for
- 9 COG Operating, LLC, in Midland, Texas, and I'm a
- 10 landman.
- 11 Q. Mr. Wallace, you have previously testified
- 12 before the division, correct?
- 13 A. I have.
- 14 Q. And your credentials as an expert in
- 15 petroleum land matters were accepted and made a
- 16 matter of public record?
- 17 A. That is correct.
- 18 Q. Are you familiar with the applications
- 19 that have been filed by the company in these
- 20 consolidated cases?
- 21 A. Yes.
- Q. And are you familiar with the status of
- 23 the lands that are the subject of these two cases?
- A. That's correct.
- MR. FELDEWERT: Mr. Examiner, I would

- 1 re-tender Mr. Wallace as an expert witness in
- 2 petroleum land matters.
- 3 HEARING EXAMINER EZEANYIM: Mr. Wallace is
- 4 so qualified.
- 5 Q. (By Mr. Feldewert) Would you please turn
- 6 to what's been marked as COG Exhibit Number 1?
- 7 A. (Witness complies.)
- 8 Q. First identify the exhibit, what the
- 9 colors show, and then please inform the examiner
- 10 what the company seeks under this application --
- 11 under these applications.
- 12 A. This is a land -- this is a plat depicting
- 13 our Sebastian Fed Com Number 1H and 2H wells in the
- 14 west half of Section 18, 24 South, 34 East.
- 15 And the yellow acreage is COG acreage.
- 16 Q. And what does the company seek under these
- 17 two consolidated applications?
- 18 A. We seek to pool the Bone Spring formation,
- 19 the mineral interests underlying this acreage.
- 20 Q. And in these two cases, are you creating
- 21 two separate 160-acre nonstandard spacing units?
- 22 A. That is correct.
- Q. Okay. Actually, one of the spacing units,
- 24 I believe, is going to be about 158 acres?
- 25 A. That is correct, approximately.

- 1 Q. Has the division recently approved similar
- 2 wells for the east half of this Section 18?
- 3 A. Yes. That was for Sebastian Fed Com 3H
- 4 and 4H wells.
- 5 Q. And, Mr. Wallace, if I turn to what's been
- 6 marked as COG Exhibit Number 2, is that one of the
- 7 orders that was entered by the division in
- 8 February of this year that approved the standup
- 9 horizontal wells in the east half of Section 18?
- 10 A. That is correct.
- 11 Q. Okay. And getting back to this particular
- 12 application, if I turn to what's been marked as COG
- 13 Exhibit Number 3, are these the two C-102s that have
- 14 been filed for your proposed wells in the west half
- 15 of Section 18?
- 16 A. Yes, that is correct.
- 17 O. And they provide the API number for each
- 18 of the proposed wells?
- 19 A. That is correct.
- 20 Q. And it also identifies the pool for each
- 21 of the proposed wells?
- 22 A. That is correct. The Red Hills Bone
- 23 Spring North.
- Q. And it also provides the examiner with the
- 25 pool code, correct?

- 1 A. That is correct.
- Q. Okay. Now, these C-102s show that the
- 3 surface location will be at a nonstandard location
- 4 from the north line, correct?
- 5 A. Yes.
- 6 Q. Will the completed interval for both of
- 7 these wells comply with the division's setback
- 8 requirements?
- 9 A. Yes, they will.
- 10 Q. Now with respect to the lands involved, is
- 11 it a mixture of fee and federal lands?
- 12 A. Yes.
- 13 Q. If I turn to what's been marked as COG
- 14 Exhibit Number 4, does this particular exhibit
- 15 contain two lease tract maps, one for each well,
- 16 that identify the interest owners first by tract and
- 17 then by their total interest in the spacing unit?
- 18 A. That is correct.
- 19 Q. And if I, for example, look at the second
- 20 page of Exhibit Number 4, that provides the unit
- 21 recapitulation for the interest in the west half of
- 22 the west half of Section 18, correct?
- 23 A. Yes, that is correct.
- Q. Okay. And then you have the same listing
- of interest owners for the second spacing unit on

- 1 the last page of Exhibit 4?
- A. That is correct.
- 3 Q. Now, there are bolded parties in each of
- 4 these lists for each well.
- 5 Does that represent the interest owners
- 6 that remain uncommitted at this point?
- 7 A. Yes.
- 8 Q. For either of these wells?
- 9 A. That is correct.
- 10 Q. Has there been -- if I look at Exhibit 4,
- 11 last page, has there been a recent change in
- 12 developments with respect to the interests that have
- 13 voluntarily committed to the well?
- 14 A. That is correct. We received a lease from
- 15 Realeza Del Spear, LLP, which is not reflected on
- 16 this exhibit.
- 17 Q. So if we look at the last page of
- 18 Exhibit 4, down at the bottom about halfway through
- 19 your bolded list, there is a Realeza Del Spear
- 20 interest of 3.14 percent that has now been committed
- 21 to the well?
- 22 A. That is correct.
- Q. Okay. The remaining parties on this list
- 24 that are bolded at this point are uncommitted?
- 25 A. Correct.

- 1 Q. Did the company send well proposal letters
- 2 for each of these two wells to all of the interest
- 3 owners?
- 4 A. We did.
- 5 O. And if I turn to what's been marked as COG
- 6 Exhibit Number 5, does this contain the well
- 7 proposal letters for each of the two wells that were
- 8 sent to the working interest owners?
- 9 A. That is correct.
- 10 Q. And did each of these well proposal
- 11 letters contain an AFE?
- 12 A. Yes, that is correct.
- Q. And are the costs reflected on these AFEs
- 14 consistent with what the company has incurred for
- drilling similar horizontal wells in this area?
- 16 A. Yes, that's correct.
- 17 Q. If I look at Exhibit Number 5 on the very
- 18 first page, does that identify about halfway down
- 19 the overhead and administrative costs while drilling
- 20 this well and also while producing, if you are
- 21 successful?
- 22 A. That is correct.
- O. And what are those numbers?
- A. We are requesting 7,000 for drilling and
- 25 700 a month for producing.

- 1 O. And are these the overhead costs that the
- 2 company requests be incorporated into any -- into
- 3 the orders from these consolidated cases?
- 4 A. That is correct.
- 5 Q. Now in addition to sending these well
- 6 proposal letters, what other efforts did the company
- 7 undertake to reach voluntary agreement with the
- 8 uncommitted interest owners?
- 9 A. We have contacted all of these uncommitted
- 10 interest owners with the exception of Cloma Perkins.
- 11 I am in the process of leasing the majority of these
- 12 owners.
- The others, we're negotiating leases
- 14 currently.
- 15 O. If I look at the list of uncommitted
- 16 interest owners, I see in there the New Mexico
- 17 Department of Transportation.
- 18 What is the circumstance with that
- 19 particular interest?
- 20 A. They have no desire to participate in the
- 21 wellbore, grant us a lease for this acreage.
- 22 Q. Okay. Now, you have mentioned that you
- 23 were able to contact everyone except a Ms. Cloma
- 24 Perkins.
- 25 A. That is correct.

- 1 Q. What efforts did the company undertake to
- 2 locate Ms. Perkins?
- 3 A. We have searched on the internet. We've
- 4 talked to other parties in this acreage. We also
- 5 spoke with her -- some of her relatives, and no one
- 6 knows where -- her whereabouts.
- 7 Q. Okay. If I then turn to what's been
- 8 marked as COG Exhibit Number 6, is this an affidavit
- 9 of publication in the Lovington Leader for each of
- 10 these two cases that is directed by name to Cloma
- 11 Perkins?
- 12 A. That is correct.
- 13 Q. Now, Mr. Wallace, there's also a name on
- 14 here, June Cook on this affidavit of publication.
- 15 What is the circumstances with respect to
- 16 that interest?
- 17 A. We have recently taken a lease from June
- 18 Cook.
- 19 Q. So you were able to ultimately locate her
- 20 and obtain a lease?
- 21 A. That is correct.
- 22 Q. Now, has the company also undertaken an
- 23 effort to identify the interest in the 40-acre
- 24 tracts surrounding your proposed nonstandard spacing
- 25 units that are subject to leases?

- 1 A. We did.
- 2 Q. And did the company include these known
- 3 leased mineral interest owners in the notice of this
- 4 hearing?
- A. We did.
- 6 Q. If I turn to what's been marked as COG's
- 7 Exhibit Number 7, is this an affidavit prepared by
- 8 my office with attached letters providing notice of
- 9 this hearing to these affected parties?
- 10 A. It is.
- 11 Q. And it included the list of the parties
- 12 that have been notified for purposes of pooling as
- 13 well?
- 14 A. That's correct.
- 15 Q. Mr. Wallace, were COG Exhibits 1 through 7
- 16 prepared by you or compiled under your direction and
- 17 supervision?
- 18 A. That is correct.
- MR. FELDEWERT: Mr. Examiner, at this time
- 20 I would move the admission into evidence of COG
- 21 Exhibits 1 through 7, which includes my notice
- 22 affidavit.
- 23 HEARING EXAMINER EZEANYIM: COG Exhibits 1
- 24 through 7 will be admitted.
- 25 MR. FELDEWERT: That concludes my

- 1 examination of this witness.
- 2 HEARING EXAMINER EZEANYIM: Thank you very
- 3 much.
- 4 You gave notice to everybody, right?
- 5 THE WITNESS: I did.
- 6 HEARING EXAMINER EZEANYIM: And nobody was
- 7 unlocateable. You located everybody?
- 8 THE WITNESS: I did not locate Cloma
- 9 Perkins.
- 10 HEARING EXAMINER EZEANYIM: Oh.
- What happened?
- 12 THE WITNESS: As far as we know, even
- 13 relatives have no idea of where she is located right
- 14 now. We have done numerous searches on the
- 15 internet.
- 16 HEARING EXAMINER EZEANYIM: So the letter
- 17 was returned to you?
- THE WITNESS: Yes. That's correct.
- 19 HEARING EXAMINER EZEANYIM: Okay. Can you
- 20 tell me the locations of -- where I can get the
- 21 locations of the wells here?
- THE WITNESS: Yes.
- 23 HEARING EXAMINER EZEANYIM: What exhibit
- 24 is that?
- THE WITNESS: That's Exhibit 3.

- 1 HEARING EXAMINER EZEANYIM: Okay. Very
- 2 good.
- 3 For both wells, right?
- 4 THE WITNESS: That is correct.
- 5 HEARING EXAMINER EZEANYIM: And do you
- 6 have API numbers on here?
- 7 THE WITNESS: That is correct.
- The Sebastian Fed Com Number 1H is 30025.
- 9 HEARING EXAMINER EZEANYIM: Okay. Don't
- 10 worry about that.
- 11 And this is federal?
- 12 THE WITNESS: Yes, it's -- these are
- 13 federal wells. It's federal land fee acreage.
- 14 HEARING EXAMINER EZEANYIM: Okay. Federal
- 15 fee.
- Okay. The division order number R-10109,
- or the revised, 10109A. And that was what brought
- 18 you back to statewide rules, right? The A brought
- 19 them back to statewide rules?
- MR. FELDEWERT: Mr. Examiner, I'm not sure
- 21 which order you are referring to, sir.
- 22 HEARING EXAMINER EZEANYIM: I'm referring
- 23 to the order that you cited in your application.
- 24 MR. FELDEWERT: If I -- if you will take a
- 25 look at Exhibit Number 2, is that the order you are

- 1 referencing, sir?
- 2 HEARING EXAMINER EZEANYIM: No, no. I'm
- 3 not referring to that.
- 4 MR. FELDEWERT: Oh, I'm sorry. I see what
- 5 you're saying. Yes.
- 6 HEARING EXAMINER EZEANYIM: The red
- 7 arrows, you know, was on that special pool. You
- 8 were asking for 150 feet from the center of the
- 9 quarter-quarter section.
- 10 What are they looking for? How can an
- 11 operator do that?
- So now -- but somebody went back and
- 13 corrected it to the statewide rule, which is very
- 14 good.
- 15 MR. FELDEWERT: You're correct. The
- 16 current --
- 17 HEARING EXAMINER EZEANYIM: If you are
- 18 going to have to comply with the 150 from the center
- 19 you can't drill this well.
- MR. FELDEWERT: Fortunately, we don't have
- 21 this situation here.
- 22 HEARING EXAMINER EZEANYIM: So that's the
- 23 point I'm making, you know. So if you have cited
- 24 10109A -- because that's what I want to see. I
- don't want to see 10109, because that would be

- 1 repealed because that 150 feet from the center of
- 2 the quarter-quarter section is not -- at this point
- 3 cannot walk.
- 4 MR. FELDEWERT: You're correct. These --
- 5 this area is covered by the 330-foot setback.
- 6 HEARING EXAMINER EZEANYIM: Because of the
- 7 A?
- 8 MR. FELDEWERT: I think that's correct.
- 9 HEARING EXAMINER EZEANYIM: Okay.
- Now this DOT, every time they come in
- 11 here -- what's happening? So are they working this
- 12 place? What are they -- what are DOT, the
- 13 New Mexico DOT, what is the --
- 14 THE WITNESS: They are -- in this
- 15 particular case, as in the prior case that we have
- 16 orders for here, they are middle landowners that we
- 17 tried to lease, but they did not want to lease.
- 18 They were conveyed minerals via warranty deed
- 19 with -- and the minerals were not reserved. So, in
- 20 essence, they received the minerals.
- 21 HEARING EXAMINER EZEANYIM: Okay. Now, we
- 22 are only addressing this well. They are doing no
- 23 consent, right?
- 24 THE WITNESS: That's correct.
- 25 HEARING EXAMINER EZEANYIM: So what -- you

- 1 know, when would they start getting their share of
- 2 the production after the penalties? There are no
- 3 working interests?
- 4 THE WITNESS: I'm sorry?
- 5 HEARING EXAMINER EZEANYIM: There are no
- 6 working interests, right?
- 7 THE WITNESS: Right.
- 8 HEARING EXAMINER EZEANYIM: So when do
- 9 they start getting their royalties? They are no
- 10 consent, right?
- 11 THE WITNESS: I guess they're
- 12 participating with the mineral interest, and if
- 13 there's an order granted, it would be the
- 14 200 percent plus.
- 15 HEARING EXAMINER EZEANYIM: They would
- 16 have to go to it before. Okay.
- 17 MR. FELDEWERT: Mr. Examiner, this has
- 18 come up a number of times, as you are aware.
- 19 HEARING EXAMINER EZEANYIM: Yeah.
- MR. FELDEWERT: And the company has
- 21 approached the Department of Transportation. They
- 22 have been informed that the department, at this
- 23 point, is not in a position to either lease or
- 24 participate. Hopefully the Department of
- 25 Transportation will get that rectified, but they

- 1 are -- as -- they have informed the company that
- 2 they simply can't act on our pooling.
- 3 HEARING EXAMINER EZEANYIM: Yeah, of
- 4 course. But I mean, I don't know what is going on.
- 5 MR. FELDEWERT: I do not.
- 6 HEARING EXAMINER EZEANYIM: I see. It's
- 7 like you're putting the state land office -- you
- 8 know. I don't know how that works.
- 9 MR. FELDEWERT: I've seen this before with
- 10 other state agencies, you know, particularly the
- 11 Department of Transportation.
- But I can't -- I would be speculating as
- 13 to why they can't deal with these types of
- 14 transactions, but they have indicated they cannot.
- 15 HEARING EXAMINER EZEANYIM: Okay.
- Are you finished with this witness?
- MR. FELDEWERT: Yes, sir.
- 18 HEARING EXAMINER EZEANYIM: You may be
- 19 excused.
- THE WITNESS: Thank you.
- 21 MR. FELDEWERT: Mr. Examiner, we will call
- 22 our second witness.
- Go ahead.

24

25

- 1 DAVID DAGIAN,
- 2 after having been first duly sworn under oath,
- 3 was questioned and testified as follows:
- 4 EXAMINATION
- 5 BY MR. FELDEWERT:
- 6 Q. Would you please state your name, identify
- 7 by whom you are employed, and in what capacity?
- 8 A. My name is David DaGian. I'm employed by
- 9 COG Operating, LLC, in Midland, Texas. I'm a
- 10 geologist with focus in the Delaware Basin.
- 11 Q. And, Mr. DaGian, you have previously
- 12 testified before this division and had your
- 13 credentials as an expert in petroleum and geology
- 14 accepted and made a matter of public record,
- 15 correct?
- 16 A. Yes, that's correct.
- 17 Q. Are you familiar with the applications
- 18 that have been filed in these consolidated cases?
- 19 A. Yes.
- 20 Q. And have you conducted a geologic study of
- 21 the lands that are the subject of these two
- 22 consolidated cases?
- 23 A. Yes.
- MR. FELDEWERT: Mr. Examiner, I would once
- 25 again tender Mr. DaGian as an expert witness in

- 1 petroleum geology.
- 2 HEARING EXAMINER EZEANYIM: Mr. DaGian is
- 3 so qualified.
- 4 Q. (By Mr. Feldewert) Would you be so kind
- 5 as to turn to -- well, let me ask you first,
- 6 Mr. DaGian.
- 7 What is the target interval for the
- 8 proposed wells in each of these two consolidated
- 9 cases?
- 10 A. The target interval in these cases is the
- 11 second Bone Spring sand.
- 12 Q. Okay. Have you put together a structure
- map for the second Bone Spring sand?
- 14 A. Yes, I have.
- 15 O. If I turn to what's been marked as COG
- 16 Exhibit Number 8, is that your structure map?
- 17 A. Yes, it is.
- 18 Q. Would you please explain the colors on
- 19 this and then tell us what it shows?
- 20 A. Sure. This is a second Bone Spring sand
- 21 structure map covering Section 18 of 24 South, 34
- 22 East. And it shows that the contour interval is 100
- feet with COG's acreage in Section 18 displayed in
- 24 yellow, with both of our Sebastian wells, the
- 25 Sebastian Federal Com Number 1H and the Sebastian

- 1 Federal Com Number 2H displayed in Section 18 in the
- 2 north half, the surface locations as squares, red
- 3 squares, and bottom hole locations in the south half
- 4 of 18 as red circles.
- 5 The second Bone Spring sand subsea values
- 6 are displayed in red on the wells they correspond
- 7 to.
- 8 And this shows that the structure is
- 9 dipping to the south.
- 10 Q. Now, Mr. DaGian, you show two wells on
- 11 Exhibit Number 8 in the west half of Section 18, two
- 12 standup wells, correct?
- 13 A. That is correct.
- 14 Q. Those are the proposed wells under these
- 15 consolidated cases?
- 16 A. That is correct.
- 17 Q. Has the company also obtained approval
- 18 from the division to drill two standup wells in the
- 19 east half of Section 18?
- 20 A. That's correct. We have.
- 21 Q. And that would be reflected in what's been
- 22 marked as one of the two orders as COG Exhibit
- 23 Number 2?
- 24 A. That is correct.
- Q. Okay. Now with respect to the structure

- 1 here, do you see any geologic impediments to
- 2 developing this section using horizontal wells?
- 3 A. No, we do not. We do not see any
- 4 pinch-outs, faulting, or any other anomalies or
- 5 geologic impediments that would prevent us from
- 6 drilling these successful wells.
- 7 Q. If I turn -- or have you prepared a
- 8 cross-section for the examiner?
- 9 A. I have.
- 10 Q. If I turn to what's been marked as COG
- 11 Exhibit Number 9, does this identify the wells that
- 12 you've utilized to put together your cross-section?
- 13 A. Yes, it does.
- Q. And are the wells that you have chosen,
- 15 are they representative of this area?
- 16 A. Yes, they are.
- 17 Q. With that in mind, if I go to then what
- 18 has been marked as COG Exhibit Number 10, does that
- 19 contain the well logs that correspond with the
- 20 cross-section A to A prime that's shown on Exhibit
- 21 Number 9?
- 22 A. Yes, it does.
- Q. Okay. Why don't you walk us through,
- 24 then, your structural cross-section that's been
- 25 marked as COG Exhibit Number 10.

- 1 A. Sure. This is a structural cross-section
- 2 of A to A prime, A corresponding to the west, and A
- 3 prime corresponding to the east, that covers our
- 4 section and -- and concern here in Section 18.
- 5 It's a three-well cross-section with the
- 6 second Bone Spring sand top in orange displayed on
- 7 the cross-section, and the second Bone Spring sand
- 8 face displayed in black in the cross-section, with
- 9 our estimated lateral interval shown in the middle
- 10 of the second Bone Spring sand on the well in the
- 11 middle of the cross-section.
- 12 Q. And does this reflect that there is
- 13 continuity of the reservoir that you are targeting
- 14 across the west half of Section 18?
- 15 A. Yes. This displays continuity, and we see
- 16 no geological impediment that would prevent us from
- 17 drilling and utilizing this section horizontally.
- 18 And we think that we can efficiently and
- 19 economically develop this section utilizing
- 20 horizontal wells, in that each quarter-quarter will,
- 21 on average, contribute equally to the production of
- 22 these wells.
- Q. Now, you were here for the testimony that
- 24 the completed interval for each of these wells will
- 25 comply with the setback requirements?

- 1 A. That is correct.
- Q. If I turn to what's been marked as COG
- 3 Exhibit Number 11, does this contain a diagram for
- 4 each of the two proposed wells demonstrating
- 5 compliance with the 330-foot setbacks that are
- 6 applicable to each of these wells?
- 7 A. Yes, it does.
- 8 Q. In your opinion, will the granting of this
- 9 application be in the best interest of conservation
- 10 and prevention of waste and the protection of
- 11 correlative rights?
- 12 A. Yes.
- 13 Q. Were COG Exhibits 8 through 11 prepared by
- 14 you or compiled under your direction and
- 15 supervision?
- 16 A. Yes, they were.
- 17 MR. FELDEWERT: Mr. Examiner, at this time
- 18 I would move the admission into evidence of COG
- 19 Exhibits 8 through 11.
- 20 HEARING EXAMINER EZEANYIM: COG Exhibits 8
- 21 through 11 will be admitted.
- 22 MR. FELDEWERT: And that concludes my
- 23 examination of this witness.
- 24 HEARING EXAMINER EZEANYIM: Thank you,
- 25 Counselor.

- 1 The two other wells that we just approved,
- 2 have you spotted those wells, those two wells? Have
- 3 they been spotted?
- THE WITNESS: No. No, sir, they have not.
- 5 HEARING EXAMINER EZEANYIM: Are you going
- 6 to drill a fifth well in that section?
- 7 THE WITNESS: We do not plan a fifth well
- 8 at this time.
- 9 HEARING EXAMINER EZEANYIM: Okay. I just
- 10 wanted to know.
- Okay. Now, you're a geologist, right?
- 12 THE WITNESS: Yes, sir.
- 13 HEARING EXAMINER EZEANYIM: Okay. Now,
- 14 this is the second Bone Spring sand, right?
- 15 THE WITNESS: Yes, sir.
- 16 HEARING EXAMINER EZEANYIM: What is
- 17 happening with the fourth Bone Spring and the fifth
- 18 Bone Spring? They are not prospective?
- 19 THE WITNESS: It's not that they are not
- 20 prospective. But we believe at this time, to
- 21 utilize production at its greatest potential, that
- 22 the second Bone Spring should be the first target in
- 23 this section.
- 24 HEARING EXAMINER EZEANYIM: Okay. I hope
- 25 you might explore the first Bone Spring sand and the

- 1 second Bone Spring sand. They are here on the top;
- 2 you know. There might be production in certain
- 3 areas of either of the formations, you know.
- 4 Everybody is going to that second Bone Spring sand.
- I don't blame you for going there. But I
- 6 just wanted to know whether you guys are trying to
- 7 go to that fourth Bone Spring sand and third Bone
- 8 Spring sand.
- 9 THE WITNESS: Not right away. But it is
- 10 on our radar, yes, sir.
- 11 HEARING EXAMINER EZEANYIM: Okay. Nothing
- 12 further.
- 13 THE WITNESS: Thank you, Mr. Hearing
- 14 Examiner.
- 15 HEARING EXAMINER EZEANYIM: You may step
- 16 down.
- 17 MR. FELDEWERT: Mr. Examiner, that
- 18 concludes our presentation.
- 19 HEARING EXAMINER EZEANYIM: Thank you,
- 20 Counselor.
- Okay. At this point these two cases, Case
- 22 Number 15096 and Case Number 15097, will be taken
- 23 under advisement.
- 24 HEARING EXAMINER EZEANYIM: This concludes
- 25 the morning portion of the hearing today.

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