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- 1 (8:18 a.m.)
- 2 EXAMINER GOETZE: We'll start with Case
- 3 Numbers 14669, 14670, 14758 and 14759 reopened,
- 4 application of COG Operating, LLC to make permanent the
- 5 Special Rules adopted under Order R-13523 for the
- 6 Dodd-Glorieta-Upper Yeso pool and the Burch Keely-
- 7 Glorieta-Upper Yeso pool, Eddy County, New Mexico.
- 8 Call for appearances.
- 9 MS. GERHOLT: Good morning, Mr. Examiner.
- 10 Gabrielle Gerholt, from the Santa Fe office of Holland &
- 11 Hart, on behalf of COG Operating, LLC.
- 12 EXAMINER GOETZE: Any other appearances?
- MR. BRUCE: Mr. Examiner, Jim Bruce
- 14 presenting ConocoPhillips Company. I have no witnesses.
- 15 EXAMINER GOETZE: Very good.
- MS. GERHOLT: Mr. Examiner, COG has three
- 17 witnesses this morning.
- 18 EXAMINER GOETZE: Would the witnesses
- 19 please stand, identify yourself to the court reporter
- 20 and be sworn in?
- MR. PARK: My name is Dylan Park. I'll be
- 22 representing COG on the land side.
- MR. BEZNER: My name is Chris Bezner. I'm
- 24 a reservoir engineering for COG.
- MR. BACON: Cody Bacon, and I'm with COG as

- 1 a geologist.
- MS. GERHOLT: Mr. Examiners, if I may
- 3 approach to hand you the exhibits.
- 4 EXAMINER GOETZE: You may.
- 5 OPENING STATEMENT
- MS. GERHOLT: Mr. Examiners, before I call
- 7 my first witness, I just wanted to remind the Division a
- 8 little bit about this case, since it's been a couple of
- 9 years since we've been here.
- 10 COG is here today to request that the
- 11 Division make the special pool rules for the
- 12 Dodd-Glorieta-Upper Yeso pool and the Burch
- 13 Keely-Glorieta-Upper Yeso pool permanent. They have
- 14 been in place since 2012, and COG has been successfully
- 15 operating under those rules since that time.
- 16 Today you will hear evidence that supports
- 17 the allowable of 300 barrels of oil, the limiting
- 18 gas-oil ratio of 3,000 and that the well density of the
- 19 four vertical wells and the seven vertical wells will
- 20 allow for effective and efficient drainage.
- 21 So at this time I would call my first
- 22 witness, Dylan Park.
- 23 DYLAN PARK,
- 24 after having been previously sworn under oath, was
- 25 questioned and testified as follows:

DIRECT EXAMINATION

- 2 BY MS. GERHOLT:
- 3 O. Good morning, Mr. Park.
- 4 A. Good morning.
- 5 Q. Would you please state your full name for the
- 6 record?

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- 7 A. My name is Dylan Park.
- 8 Q. And by whom are you employed and in what
- 9 capacity?
- 10 A. COG Operating, LLC as a senior landman.
- 11 Q. And as a senior landman, what are your duties?
- 12 A. I negotiate a lot of gas leases, joint
- 13 operating agreements, put deals together with the
- 14 partners, prepare locations for drilling from an
- 15 ownership title standpoint.
- 16 Q. Mr. Park, do you have a particular land area of
- 17 responsibility?
- 18 A. I handle portions of the northwest shelf, Eddy
- 19 County, New Mexico.
- 20 O. And does that land area include the Dodd and
- 21 Burch Keely Units?
- 22 A. Yes, it does.
- Q. Have you previously testified before the Oil
- 24 Conservation Division?
- 25 A. No, I have not.

- 1 Q. Would you then please tell the Examiners a
- 2 little bit about your educational and work experiences
- 3 as they relate to being a landman?
- A. Sure. I graduated from the University of
- 5 Houston in 1997 with a bachelor of science degree in
- 6 American Jurisprudence and Business. I spent the next
- 7 approximately 11 years doing oil and gas due diligence
- 8 for acquisitions and divestitures for law firms around
- 9 the Houston area. I then went in-house with Apache
- 10 Corporation in 2008 doing the same type of work. I was
- 11 then transferred in 2009 to Apache's Midland Office and
- 12 became a regional landman handling areas of New Mexico
- 13 doing the same type of work I do now. I recently came
- 14 on board with Concho.
- 15 Q. Mr. Parks, approximately how long have you been
- 16 a landman?
- A. Five years, technically speaking, but I've been
- 18 doing that type of work from an A and D perspective for
- 19 probably 15 -- close to 15 years.
- Q. Are you familiar with the application filed on
- 21 behalf of COG?
- 22 A. Yes, I am.
- Q. And are you familiar with the status of the
- 24 lands in the Burch Keely and Dodd Units?
- 25 A. Yes.

- 1 MS. GERHOLT: Mr. Examiner, I'd ask that
- 2 Mr. Park be deemed an expert in petroleum land matters.
- 3 EXAMINER GOETZE: He is so qualified.
- 4 MS. GERHOLT: Thank you.
- 5 Q. (BY MS. GERHOLT) Since it's been a couple of
- 6 years since COG has been here, have you prepared a
- 7 couple of slides to help refresh our memories with the
- 8 location of these units and the type of units at issue?
- 9 A. Yes.
- 10 Q. If we can start by drawing your attention to
- 11 Exhibit Number 1. Would you please identify what this
- 12 is and review it?
- 13 A. Exhibit Number 1 is a high-level profile of the
- 14 area in which the Burch Keely Unit and the Dodd Federal
- 15 Unit are situated. And as you can see in the purple
- 16 outline, the Dodd Federal Unit covers portions of the
- 17 sections in 17 South, 29 East. The Burch Keely Unit
- 18 also covers portion of 17-29 and 17-30.
- 19 Q. Now, beginning with the Dodd Unit, what type of
- 20 unit is it?
- 21 A. The Dodd is a federal -- a federal secondary
- 22 discovery [sic] unit.
- Q. And to what depth does that unitized interval
- 24 extend?
- 25 A. It extends from the Seven Rivers to the -- to

- 1 approximately 5,000 feet -- to 5,000 feet.
- 2 O. And within the Dodd Federal Unit, is COG
- 3 producing from the Dodd-Glorieta-Upper Yeso pool?
- 4 A. That is correct.
- 5 Q. Now drawing your attention to the Burch Keely
- 6 Unit, what type of unit is it?
- 7 A. It is also a federal secondary recovery unit.
- 8 Q. To what depth does that unitized unit extend?
- 9 A. It extends from the Seven Rivers to 5,000 feet.
- 10 Q. And within the Burch Keely Unit, is COG
- 11 producing from the Burch Keely-Glorieta-Upper Yeso pool?
- 12 A. That is correct.
- 13 Q. Very good.
- And the pool rules that are named came from
- 15 the Dodd-Glorieta-Upper Yeso and the Burch
- 16 Keely-Glorieta-Upper Yeso?
- 17 A. Yes, they are.
- 18 Q. Mr. Park, can you please briefly explain to the
- 19 Examiners what COG is seeking in this application?
- 20 A. We're simply seeking to make the rules that
- 21 were -- the temporary rules that were granted on March
- 22 12th, 2012 permanent at this time.
- Q. Very good.
- 24 If I could now draw your attention to
- 25 Exhibit Number 2, would you please identify and review

- 1 this exhibit?
- 2 A. Yes. Exhibit Number 2 is just a color plat
- 3 showing the operators that were notified -- the
- 4 offsetting operators that were notified of this hearing.
- 5 Q. And this is for the Burch Keely?
- 6 A. Yes.
- 7 Q. And Exhibit Number 3?
- 8 A. Exhibit Number 3 simply is just, again, a color
- 9 plat showing the offset operators that were notified of
- 10 this hearing in the Dodd Unit.
- 11 Q. So for both the Dodd and Burch Keely notices
- 12 were provided to offsetting operators?
- 13 A. Yes.
- 14 Q. Was that within the same formation?
- 15 A. Yes.
- 16 O. And what was the radius?
- 17 A. One mile.
- 18 Q. And finally, if I could have you turn to
- 19 Exhibit Number 4, is this the notice that my office
- 20 provided to those offset operators?
- 21 A. Yes, it is.
- Q. Mr. Park, in your opinion, will the granting of
- 23 this application be in the best interest of conservation
- 24 and the prevention of waste and the protection of
- 25 correlative rights?

- 1 A. Yes, it will.
- 2 O. Were Exhibits 1 through 3 prepared by you or
- 3 compiled under your supervision?
- 4 A. Yes, they were.
- MS. GERHOLT: Mr. Examiner, at this time I
- 6 would move the admission of COG Exhibits 1 through 4
- 7 into evidence.
- 8 EXAMINER GOETZE: 1 through 4 are so
- 9 entered.
- 10 (COG Operating, LLC Exhibit Numbers 1
- 11 through 4 were offered and admitted into
- 12 evidence.)
- MS. GERHOLT: And that concludes my
- 14 examination of this witness.
- 15 EXAMINER GOETZE: Mr. Bruce?
- MR. BRUCE: I have no questions.
- 17 EXAMINER GOETZE: Very good.
- 18 CROSS-EXAMINATION
- 19 BY EXAMINER GOETZE:
- 20 Q. Just a quick question. So since we initially
- 21 did this order, to this point we still have the same
- 22 ownership?
- 23 A. That's correct.
- Q. We've had no changes in the units as far as
- 25 anything from the BLM, change of acreage or anything

- 1 like that?
- A. No, sir.
- Q. Okay. Very good. Those are my only questions.
- 4 EXAMINER GOETZE: Thank you.
- 5 MS. GERHOLT: Thank you.
- 6 Mr. Examiner, at this time, I would call
- 7 Cody Bacon to the stand.
- 8 CODY BACON,
- 9 after having been previously sworn under oath, was
- 10 guestioned and testified as follows:
- 11 DIRECT EXAMINATION
- 12 BY MS. GERHOLT:
- 13 Q. Good morning. Would you please state your full
- 14 name for the record?
- 15 A. Cody Bacon.
- 16 Q. By whom are you employed and in what capacity?
- 17 A. COG Operating as a geologist.
- 18 Q. And how long have you been employed by COG?
- 19 A. Just under two years.
- Q. Have you previously testified before the Oil
- 21 Conservation Division?
- 22 A. I have not.
- Q. Would you please provide the Examiners a brief
- 24 rundown of your educational and experience pertinent to
- 25 being a geologist?

- 1 A. Sure. In 2010, I received my bachelor's in
- 2 geology from Oklahoma State University, and then in
- 3 2012, I received my master's in geology with an emphasis
- 4 in petroleum geology from Oklahoma State University.
- 5 Q. Are you familiar with the application filed in
- 6 these cases?
- 7 A. I am.
- 8 Q. And are you familiar with the geology
- 9 underlying the lands that are the subject of these
- 10 cases?
- 11 A. I am.
- MS. GERHOLT: Mr. Examiner, I would ask
- 13 that Mr. Bacon be deemed an expert as a petroleum
- 14 geologist based upon his education and experience.
- 15 EXAMINER GOETZE: Is Mr. Bruce moving
- 16 around here somewhere?
- 17 MR. BRUCE: No objection.
- 18 EXAMINER GOETZE: Very good.
- 19 He is so qualified.
- MS. GERHOLT: Thank you.
- Q. (BY MS. GERHOLT) Now, Mr. Bacon, if I could
- 22 draw your attention to Exhibit Number 5, will you please
- 23 get us situated with this exhibit?
- 24 A. This is a map showing the greater Permian
- 25 Basin, and towards the top, center of the slide, you'll

- 1 see a red arrow. This is showing the approximate
- 2 location on the northwest shelf that we are talking
- 3 about.
- 4 O. Okay. Now moving towards Exhibit Number 6,
- 5 which formations are at issue in this application?
- A. The formations at issue are the Paddock and
- 7 Blinebry. And you'll see a red bracket near the center
- 8 of the slide, and that is showing the Yeso group, of
- 9 which the Paddock and Blinebry are producing formations
- 10 in the area.
- 11 Q. Anything else on this exhibit that needs to be
- 12 identified? If not, we can move forward to Exhibit
- 13 Number 7.
- 14 A. I don't believe so.
- 15 Q. All right. Now drawing your attention to
- 16 Exhibit Number 7, would you please identify and review
- 17 this?
- 18 A. Yes. This is a map showing the vertical Yeso
- 19 development from all operators across the shelf area.
- 20 The yellow indicates COG acreage. And if you look to
- 21 the left half of the map, you'll see the purple Dodd
- 22 Federal Unit outlined and the blue Burch Keely Unit
- 23 outlined. And then turning your attention to the
- 24 bottom, right corner that shows the map legend, the red
- 25 dots indicate Paddock producers. The blue dots indicate

- 1 Blinebry producers, and then the combination
- 2 blue-and-red dots are the Yeso producers.
- 3 Q. Moving on to Exhibit 8, what does Exhibit 8
- 4 identify?
- 5 A. Exhibit 8 is the same as the previous slide,
- 6 except instead of showing the vertical Yeso wells, this
- 7 is showing all horizontal wells from all operators
- 8 across the shelf.
- 9 Q. And, again, the yellow identifies COG acreage?
- 10 A. Correct.
- 11 Q. Now moving to Exhibit Number 10, will you
- 12 please walk us through this structure map?
- 13 A. Exhibit 10?
- 14 Q. Number 9. I apologize.
- 15 A. Okay. That's all right.
- 16 Q. I was looking at the wrong tab. I'm moving
- 17 along too quickly.
- 18 A. This is the exact same map as previously seen,
- 19 except instead of displaying wells, it is showing a Yeso
- 20 structure map. This structure map is on the top of the
- 21 Paddock Formation, and it shows a general west-to-east
- 22 dip. And in the south-central part of the map, you will
- 23 see a tightening of contours. This is indicative of the
- 24 addition of the Yeso shelf edge.
- Q. Are there any structural changes?

- 1 A. No, ma'am.
- 2 Q. Now moving to Exhibit Number 10, would you
- 3 please review and identify this exhibit?
- A. Yes. This is a zoomed-in view of the Burch
- 5 Keely Unit and the west-to-east cross section labeled A
- 6 to A prime.
- 7 O. And does Exhibit Number 10 and Exhibit Number
- 8 11 correspond to one another?
- 9 A. They do. Exhibit Number 11 is the cross
- 10 section, A and A prime that was seen on Exhibit 10, and
- 11 it demonstrates the general west-to-east dip. The green
- 12 is -- the green shading -- excuse me -- is the Paddock
- 13 porosity. And the orange shading below it -- it's a
- 14 little difficult to see, but it is the Blinebry. There
- 15 is no significant thickening or thinning across the
- 16 Burch Keely Unit, and there are no major structural
- 17 changes.
- 18 Q. All right. And since that orange is a little
- 19 difficult to identify on that, can you provide us some
- 20 other reference point?
- 21 A. Yes. If you will look at the third well, the
- 22 one in the center, you will see -- there's a green color
- 23 that -- as it moves to the right and you see less and
- 24 less of it, you'll see a black line moving across the --
- 25 across the log. And then down at the bottom, you will

- 1 see a yellow line moving across the log, and that is the
- 2 Blinebry Formation.
- Q. All right. Thank you for providing that
- 4 extra --
- 5 A. Yes.
- 6 Q. Now moving on to Exhibit Number 12, what is
- 7 Exhibit Number 12?
- 8 A. Exhibit Number 12 is a zoomed-in view of the
- 9 Dodd Federal Unit, and across it you will see a
- 10 west-to-east cross section, B to B prime.
- 11 Q. All right. And does Exhibit Number 12 and
- 12 Exhibit Number 13 correspond to one another?
- 13 A. They do. Exhibit Number 13 is the cross
- 14 section seen on Exhibit Number 12. Again, this shows a
- 15 structural cross section showing the general
- 16 west-to-east dip. Again, the green shading is the
- 17 Paddock porosity, and the orange that is not exactly
- 18 visible is the Blinebry. There is no major change in
- 19 gross thickness across the interval, and there are no
- 20 major structural changes.
- Q. All right. So would you say there is
- 22 consistency across the Dodd units?
- 23 A. Yes, there is.
- Q. Is there also geological consistency across the
- 25 Burch Keely Unit?

- 1 A. There are.
- Q. Are those two units geologically consistent?
- 3 A. They are, as is the entire shelf.
- Q. Okay. Are there any geologic impediments that
- 5 would prevent COG from producing the allowable?
- 6 A. There are not.
- 7 Q. And in your opinion as a petroleum landman
- 8 [sic], will the granting of this application be in the
- 9 best interest of conservation, the prevention of waste
- 10 and the protection of correlative rights?
- 11 A. Yes.
- 12 Q. Were Exhibits 5 through 13 prepared by you or
- 13 under your supervision or control?
- 14 A. They were.
- MS. GERHOLT: Mr. Examiner, at this time I
- 16 would move the admission of COG Exhibits 5 through 13
- 17 into evidence.
- 18 EXAMINER GOETZE: The exhibits are so
- 19 entered.
- 20 And I assume that the opinion you did last
- 21 was the petroleum geologist?
- THE WITNESS: Yes, sir.
- MS. GERHOLT: Thank you for the
- 24 clarification.
- 25 EXAMINER GOETZE: Very well.

- 1 (COG Operating, LLC Exhibit Numbers 5
- 2 through 13 were offered and admitted into
- 3 evidence.)
- 4 MS. GERHOLT: That concludes my examination
- 5 of this witness.
- 6 EXAMINER GOETZE: Mr. Bruce?
- 7 MR. BRUCE: No questions.
- 8 CROSS-EXAMINATION
- 9 BY EXAMINER GOETZE:
- 10 Q. So you have it in front of you. Let's take a
- 11 look at Exhibit 12, and just for information, the
- 12 majority of the wells show up as Paddock producers. We
- 13 have a few Blinebry, and then we have Yeso producers.
- 14 Am I assuming that just -- that both Blinebry and two
- 15 productions zones are commingled or being produced
- 16 together or --
- 17 A. In the Yeso wells?
- 18 O. Yes.
- 19 A. Yes, sir. Those are a combination.
- 20 O. Those are a combination.
- 21 And so at this time, the dominant player is
- 22 Paddock for both of these units, correct?
- 23 A. Correct.
- Q. And are we exploring the ability to expand that
- 25 into the Blinebry, or is the scenario that the Blinebry

- 1 is not economical as far as producing as a single well?
- 2 A. The Blinebry is being produced horizontally in
- 3 this area.
- 4 Q. Okay.
- 5 A. The Paddock wells were a previous pattern, and
- 6 we are working around the patterns there.
- 7 Q. Okay. So you have an existing production out
- 8 of Blinebry through later introduction of horizontal
- 9 wells?
- 10 A. Yes, sir.
- 11 Q. And this is the shallowest. It's primarily
- 12 going to be just Paddock?
- 13 A. Yes, sir.
- 14 Q. Okay. Thank you.
- 15 EXAMINER GOETZE: The remainder of my
- 16 questions will probably be for your next witness, so I
- 17 have no further questions. Thank you.
- MS. GERHOLT: Well, then let's call my next
- 19 witness, Mr. Bezner.
- 20 CHRIS N. BEZNER,
- 21 after having been previously sworn under oath, was
- 22 questioned and testified as follows:
- 23 DIRECT EXAMINATION
- 24 BY MS. GERHOLT:
- Q. Good morning.

- 1 A. Morning.
- 2 O. Please state your name for the record.
- 3 A. Chris Bezner.
- Q. By whom are you employed and in what capacity?
- 5 A. COG Operating, and I'm a senior reservoir
- 6 engineer.
- 7 Q. And how long have you been employed by COG?
- 8 A. About two-and-a-half years.
- 9 Q. Have you previously testified before the Oil
- 10 Conservation Division?
- 11 A. Yes, I have.
- 12 Q. And at that time were your credentials as a
- 13 reservoir engineer accepted?
- 14 A. Yes, they were.
- 15 Q. Are you familiar with the application filed in
- 16 this case?
- 17 A. Yes, I am.
- Q. And have you done an engineering study of the
- 19 subject area?
- 20 A. Yes, I have.
- Q. And I apologize. You may have said this
- 22 already, but how long have you been a reservoir
- 23 engineer?
- A. Over 30 years.
- MS. GERHOLT: Mr. Examiner, I would ask

- 1 that Mr. Bezner be deemed an expert as a reservoir
- 2 engineer.
- 3 EXAMINER GOETZE: Mr. Bruce?
- 4 MR. BRUCE: No objection.
- 5 EXAMINER GOETZE: Very good. You are so
- 6 qualified.
- 7 MS. GERHOLT: Thank you.
- 8 Q. (BY MS. GERHOLT) Drawing your attention to
- 9 Exhibit Number 14, would you orient us to this exhibit,
- 10 please?
- 11 A. Okay. This exhibit is just a picture trying to
- 12 illustrate the way we view the Yeso Formation in this
- 13 area, and what it's trying to show is the heterogenous
- 14 nature of this formation. In other words, you see the
- 15 shaded pieces of porosity down at the bottom of these
- 16 two wells, labeled "Well A" and "Well B," intersect.
- 17 The reservoir's heterogenous, meaning that the porosity
- 18 just comes and goes. So you'll intersect the porosity
- 19 interval that may be in one well, and the offset well is
- 20 not really connected to that same interval but to a
- 21 different porosity interval. This makes it very hard to
- 22 correlate individual porosity developments, but one of
- 23 the reasons that the current density that we're asking
- 24 for -- the increased density is necessary in order to
- 25 try and intercept as much porosity as possible and

- 1 effectively produce this reservoir. And it's trying to
- 2 illustrate the basic lenticular nature of this -- of the
- 3 Yeso Formation.
- 4 Q. Very good.
- Now moving to Exhibit 15, what is Exhibit
- 6 15?
- 7 A. This is a similar type picture, but we're
- 8 looking down from above. And it has the same two wells,
- 9 labeled "Well A" and "B," and then two other wells, C
- 10 and D. And these would be four 10-acre wells in a
- 11 40-acre proration unit.
- 12 The different colors, the shadings of black
- 13 and gray, just show the different porosity intervals
- 14 that are at different depths in the individual wells,
- 15 and it's just trying to illustrate that the current
- 16 density does a much more efficient job of intercepting
- 17 many of these porosity pods, if you will. And that's
- 18 why we're seeking this increased density.
- 19 Q. Moving to Exhibit 16 --
- 20 A. Okay.
- 21 O. -- what does Exhibit 16 show?
- 22 A. Exhibit 16 is a depiction of what we're calling
- 23 the original spacing of this field. In other words,
- 24 when we took over operations roughly in 2006 from the
- 25 previous operator, the wells had been drilled off

- 1 pattern. They had been drilled down to 10-acre spacing,
- 2 but as you can see, each one of these squares is an
- 3 individual regulatory proration unit.
- Q. If I can interrupt you for one minute,
- 5 Mr. Bezner.
- 6 A. Sure.
- 7 Q. You're saying each -- is 40 acres?
- 8 A. Yes.
- And then it shows in different colors the
- 10 general development, the way the wells have been
- 11 drilled. So in a particular case, as you know, when you
- 12 permit a well, it has to be in one proration unit or the
- 13 other. So this is kind of an idealized case, but in
- 14 actuality, these wells will be slightly one direction or
- 15 the other to put them in a proration unit. And when
- 16 that happens, you can see that you can have as many as
- 17 six or seven wells in a particular proration unit, even
- 18 though they're still basically on 10-acre spacing. And
- 19 so that's what's happened to this field. And it's kind
- 20 of something we inherited, but we're continuing to
- 21 develop down to 10-acre spacing. And this slide and the
- 22 next slide kind of go together.
- Q. Let's move to the next slide then.
- A. Okay. So what I've done is just taken these
- 25 same wells and shifted the grid, if you will, of these

- 1 40-acre proration units to the southwest about 350 feet.
- 2 So it's an idealized grid of 40-acre spacing that
- 3 surrounds each well. So you can see the same wells, you
- 4 know, if they had developed it correctly, you know, it
- 5 would all be lined up nice and neat, but that's -- you
- 6 know, we don't live in a perfect world, so this is what
- 7 we have to live with. And, you know, it's one reason
- 8 that we're asking for the seven wells per 40 in the
- 9 Paddock Formation.
- 10 Q. Very good.
- 11 Now drawing your attention to Exhibit 18,
- 12 what is that?
- 13 A. Yes. Exhibit 18 is an actual real-world
- 14 example of where this problem came up, and it's just
- 15 zooming into a portion of the Burch Keely Unit down in
- 16 Section 25. And you'll see those -- in particular,
- 17 there are five wells. It's all the wells that start
- 18 with the number two, the 200 series wells, the existing
- 19 wells in that actual proration unit.
- 20 And then we came in and drilled the Burch
- 21 Keely Unit Number 410 right in the center, which is,
- 22 again, on 10-acre spacing. But because those previous
- 23 four wells were moved tighter together to put them in
- 24 that same proration unit, that Number 410 would have
- 25 been the fifth well in that unit. Under the previous

- 1 field rules, we would not have been allowed to drill
- 2 this well, and this would have resulted in waste.
- 3 Q. So the temporary rules that we have in place
- 4 are actually preventing waste?
- 5 A. Yes. They will prevent waste.
- And this slide kind of goes with the next
- 7 slide that shows the production from this well in
- 8 question, the Burch Keely Unit Number 410.
- 9 Q. Well, then let's move on to Exhibit Number 19.
- 10 A. Exhibit 19 is just a regular production plot of
- 11 the subject well, the Burch Keely Number 410. It
- 12 shows -- these are all daily rates. Oil is green.
- 13 Water is blue. Gas is red. The well was drilled at the
- 14 end of 2010. After it came on, it stabilized at
- 15 about -- averaging about 100 barrels a day for over a
- 16 year and a half -- about a year and a half. And then
- 17 it's declined since then, but it's still mainly
- 18 producing somewhere between nine and ten barrels a day.
- 19 And I have projected this well to continue to produce on
- 20 into the future. It's currently cumed about 48,000
- 21 barrels, and I estimate it's going to make somewhere
- 22 between 70- to 80,000 barrels during its life. So in
- 23 other words, if the field rules were not changed, this
- 24 production would have been wasted.
- Q. Moving to Exhibit 20, what does Exhibit 20 show

- 1 us?
- 2 A. Exhibit 20 is a scatter plot of all the initial
- 3 GORs, and these are all the wells across the shelf
- 4 producing from the Yeso Formation. And so we just take
- 5 the initial production, oil and gas, and calculate the
- 6 GOR. And what this is showing, even though there is
- 7 quite a bit of scatter in the data, is that there is a
- 8 general downward trend. The GORs are not increasing.
- 9 And what this indicates is that we are not wasting
- 10 reservoir energy. We're not, you know, depleting the
- 11 reservoir too rapidly to cause damage.
- 12 And also let me point out, I fit this line
- 13 through there. This is just a linear regression through
- 14 the points and, if anything, it shows kind of a negative
- 15 slope to the GOR. So what this tells me is that we're
- 16 not negatively affecting this reservoir.
- 17 Q. Moving to Exhibit 21.
- 18 A. Okay. This is my last exhibit, and this is
- 19 just a total Yeso production plot of all the COG
- 20 Operating wells on the shelf. Again, the oil is in
- 21 green. Gas is in red. There is a curve on here that's
- 22 black, and that's the well count. And you can see that
- 23 since COG took over in 2006, the well count has
- 24 increased dramatically, and we've done quite a bit of
- 25 drilling out here. So the well count when we got it was

- 1 about 350, and we're up to over 1,500 wells now.
- You can also see the corresponding. As the
- 3 well count goes up, obviously oil and gas goes up
- 4 tremendously. We've got a tenfold -- roughly a tenfold
- 5 increase in oil and gas production over that period.
- Then, also, I guess the bottom curve is
- 7 kind of a pink or magenta, and it shows the GOR. During
- 8 this drilling period, the GOR actually went down because
- 9 we were making such good wells, our oil production went
- 10 up, which lowers your GOR. But even here in the last
- 11 couple of years, the GOR is just on a gentle increase,
- 12 which you would expect from this type of reservoir,
- 13 which is the depletion gas reference [sic].
- So, again, this is another plot showing
- 15 generally across the shelf that we are effectively
- 16 producing this reservoir and not damaging it in any way.
- Q. Very good.
- Mr. Bezner, are you familiar with the
- 19 special pool rules that are the subject of this
- 20 application?
- 21 A. Yes, I am.
- Q. And in your opinion, is the 300-tank-barrels-
- of-oil-per-day allowable damaging the reservoirs?
- A. No, it is not.
- Q. Is the allowable preventing waste?

- 1 A. Yes, it is.
- 2 O. In your opinion, is the limiting gas-oil ratio
- 3 of 3,000 standard cubic feet of gas per barrel of oil
- 4 appropriate for the Dodd-Glorieta-Upper Yeso pool and
- 5 the Burch Keely-Glorieta-Upper Yeso pool?
- 6 A. Yes, it is.
- 7 Q. Is it causing damage?
- 8 A. No, it is not.
- 9 Q. Is it preventing waste?
- 10 A. Yes, it is.
- 11 Q. Based on your engineering studies of this area,
- 12 is it your opinion that the four vertical wells per
- 13 40-acre in the Blinebry Formation will allow for
- 14 effective and efficient drainage?
- 15 A. Yes, it does.
- 16 Q. Is it your opinion that the density limits,
- 17 seven per 40 acres in the Paddock Formation, will allow
- 18 for efficient and effective drainage?
- 19 A. Yes, it does.
- Q. Mr. Bacon mentioned in his testimony that the
- 21 Blinebry is primarily being produced through horizontal
- 22 development; is that correct?
- 23 A. That's correct.
- Q. Can you discuss for the Examiners a little bit
- 25 about why the Paddock can primarily be produced

- 1 vertically?
- 2 A. Certainly. Like I said, we bought this from
- 3 Marbob, and their target was the Paddock. They didn't
- 4 believe there was really anything to get from the
- 5 Blinebry, and so all the existing wells that were there,
- 6 the vertical, were just drilled down to the Paddock.
- 7 And, you know, the Blinebry is not as good a reservoir.
- 8 Everybody knows that, but we have found -- so we have
- 9 these existing vertical wells down in the Paddock, and
- 10 they're kind of in the way. So we can't horizontally
- 11 develop the Paddock, but we have the Blinebry
- 12 underneath, down to a depth of 5,000 feet. And so we
- 13 went out there and drilled some Blinebry horizontal
- 14 wells. It's in the upper part of the Blinebry and found
- 15 that, you know, instead of having eight verticals, you
- 16 can do the same with a mile lateral, connect all that
- 17 porosity to a big multistage frack and effectively drain
- 18 that reservoir, and we're also making some pretty good
- 19 wells.
- 20 Q. In your opinion, is it in the best interest of
- 21 conservation, the prevention of waste and the protection
- 22 of correlative rights to make the special pool rules in
- 23 the Dodd-Glorieta-Upper Yeso pool and the Burch Keely-
- 24 Glorieta-Upper Yeso pool permanent?
- 25 A. Yes, it is.

- 1 Q. Were Exhibits 14 through 21 prepared by you or
- 2 under your supervision?
- 3 A. Yes, they were.
- MS. GERHOLT: Mr. Examiner, at this time I
- 5 would move the admission of COG Exhibits 14 through 21
- 6 into evidence.
- 7 EXAMINER GOETZE: Exhibits 14 through 21
- 8 are so entered.
- 9 (COG Operating, LLC Exhibit Numbers 14
- 10 through 21 were offered and admitted into
- 11 evidence.)
- MS. GERHOLT: May I have one moment,
- 13 Mr. Examiner?
- 14 EXAMINER GOETZE: Please.
- MS. GERHOLT: That concludes my examination
- 16 of this witness.
- 17 EXAMINER GOETZE: Mr. Bruce?
- MR. BRUCE: No, sir, again.
- 19 EXAMINER GOETZE: Very good.
- 20 CROSS-EXAMINATION
- 21 BY EXAMINER GOETZE:
- Q. So since the initiation of these special pool
- 23 rules, how many new wells have been drilled roughly
- 24 between the two units?
- A. A lot. I'm guessing probably 200-something.

- 1 Q. And you foresee how much more activity
- 2 in-filling?
- 3 A. Well, if you look at some of those maps, we are
- 4 pretty much drilled out, but there are more locations
- 5 down to ten acres. But I'm again guessing maybe another
- 6 hundred vertical wells, and then we have these Upper
- 7 Blinebry horizontals, another 50, something like that.
- 8 Q. So you're pretty much maxed out as far as the
- 9 vertical options right now?
- 10 A. Yeah. And we're just -- we're just in-filling
- 11 now in particular spots.
- 12 Q. So we have a mature site in both locations.
- I would ask counsel and your representative
- 14 if you could provide three years' production data --
- 15 A. Sure.
- 16 Q. -- for both units --
- 17 A. Yes.
- 18 Q. -- so we can take a look at it.
- 19 A. No problem.
- Q. And provide that to us.
- 21 A. Okay.
- Q. We'd appreciate it.
- 23 A. That will be no problem.
- Q. And let's see. I don't have any further
- 25 questions for you at this time. I may have one or two

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