State of New Mexico Energy, Minerals and Natural Resources Department

Susana Martinez Governor **David Martin** Jami Bailey **Cabinet Secretary Division Director Oil Conservation Division** Brett F. Woods, Ph.D. **Deputy Cabinet Secretary** June 5, 2014 30-015-36352 30-015-30707 30-015-32976 COG Operating, LLC One Concho Center 600 West Illinois Ave. Midland, TX 79701

Dear Operator:

Rule 19.15.5.9 NMAC provides that the listing of a well on the Oil Conservation Division's (OCD's) inactive well list as a well inactive for more than one year plus 90 days creates a rebuttable presumption that the well is out of compliance with 19.15.25.8 NMAC (the inactive well rule).

An operator may rebut that presumption by providing evidence that the well is in compliance with 19.15.25.8 NMAC.

COG Operating, LLC (COG) currently has multiple wells appearing on the OCD's inactive well list as wells inactive for more than one year plus 90 days. However, COG provided the OCD with a Form C-103 regarding the following wells:

Texaco BE #9, White Star Federal #8, & Zarafa FF Federal #2 showing that these wells have been put back on production.

OCD is awaiting the filing of COG's C-115's for the current month so that these wells will no longer appear on the inactive well list for purposes of Rule 19.15.5.9 NMAC.

COG has rebutted the presumption created by Rule 19.15.5.9 as to the wells.

Although these wells still appear on the inactive well list, the OCD should not consider them as out of compliance with 19.15.25.8 NMAC or include them in calculating COG's compliance with Rule 19.15.5.9 until the approved extension expires.

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Respectfully yours,

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Daniel Sanchez OCD Compliance and Enforcement Manager

Ec: Scott Dawson, OCD Deputy Director Maxey Brown, OCD District 1 Supervisor Randy Dade, OCD District 2 Supervisor Charlie Perrin, OCD District 3 Supervisor Keith Herrmann, Assistant General Counsel Theresa Duran-Saenz, OFS