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16	FOR THE APPLICANT: OCEAN MUNDS-DRY, ESQ.	
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18	Santa Fe, NM 87501	
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- 1 HEARING EXAMINER: We'll call Case 14502,
- 2 Application of Devon Energy Production Company, LP for
- 3 Nonstandard Spacing and Proration Unit and Compulsory
- 4 Pooling, Eddy County, New Mexico. Call for appearances.
- 5 MS. MUNDS-DRY: Good morning, Mr. Examiner.
- 6 Ocean Munds-Dry with the law firm Holland and Hart, here
- 7 representing Devon Energy Production Company, LP this
- 8 morning.
- 9 Mr. Examiner, we would like to move to
- 10 consolidate Cases 14502 and 14503. They're in the same
- 11 area, same subject matter, same testimony. So, for a
- 12 matter of efficiency, we'd ask that you also call 14503
- and that we hear both of those cases together.
- 14 HEARING EXAMINER: Okay. That's an excellent
- 15 idea then. Let's call Case 14503, the Application of
- 16 Devon Energy Production Company, LP for Nonstandard
- 17 Spacing and Proration Unit and Compulsory Pooling, Eddy
- 18 County, New Mexico.
- 19 MS. MUNDS-DRY: And I have two witness.
- 20 SAMUEL McCURDY,
- 21 the witness herein, after first being duly sworn
- 22 upon his oath, was examined and testified as follows:
- 23 DIRECT EXAMINATION
- 24 BY MS. MUNDS-DRY:
- Q. Would you please state your full name for the

- 1 record?
- 2 A. Samuel Lawson McCurdy.
- 3 Q. Mr. McCurdy, where do you reside?
- 4 A. Oklahoma City, Oklahoma.
- 5 Q. And by whom are you employed?
- 6 A. Devon Energy Production Company, LP.
- 7 Q. What is your position with Devon?
- 8 A. I'm a landman.
- 9 Q. Have you previously testified before the
- 10 Division?
- 11 A. No.
- Q. Would you please review your education and work
- 13 history for the Examiners?
- 14 A. I graduated from the University of Oklahoma in
- 15 December of 2009, and I've been employed with Devon Energy
- 16 ever since.
- 17 O. As a landman?
- 18 A. As a landman.
- 19 Q. Are you familiar with the applications that have
- 20 been filed by Devon in Cases 14502 and 14503?
- 21 A. Yes, I am.
- Q. And are you familiar with the status of the
- 23 lands and that are the subject of those applications?
- 24 A. Yes.
- 25 MS. MUNDS-DRY: Mr. Examiner, we would tender

- 1 Mr. McCurdy as an expert in petroleum land matters.
- 2 HEARING EXAMINER: Mr. McCurdy, what is your
- 3 degree in?
- 4 THE WITNESS: It's in energy management.
- 5 HEARING EXAMINER: Energy management. You seem
- 6 awfully young to be an expert. Any objection, Mr. Brooks?
- 7 MR. BROOKS: No.
- 8 HEARING EXAMINER: He's so recognized.
- 9 Q. Mr. McCurdy, would you briefly state what Devon
- 10 seeks with these applicationS, And maybe if you could
- 11 start with what we first seek in Case No. 14502.
- 12 A. Sure. We're seeking an order to create a
- 13 nonstandard spacing unit comprised of the east half of the
- east half of Section 16, Township 25 South, Range 29 East.
- And an order pooling all mineral interests in
- 16 the Bone Spring formation in the east half east half of
- 17 Section 16, to be dedicated to the Cooter 16 State Well
- 18 No. 7-H.
- Which is to be drilled at a surface hole
- 20 location 330 feet from the south line, 770 feet from the
- 21 east line, and a bottom hole location of 330 feet from the
- 22 north line, and 990 feet from the east line.
- As well as the Cooter 16 State Well No. 8-H,
- 24 which is to be drilled at a surface hole location of 330
- 25 feet from the south line, and 420 feet from the east line,

- 1 and 330 feet from the north line, and 400 feet from the
- 2 east line.
- 3 Q. And what about in Case 14503?
- 4 A. We're seeking an order to create a nonstandard
- 5 spacing unit comprised of the west half of the east half
- of Section 16, Township 25 South, Range 29 East.
- 7 And an order pooling all mineral interest in the
- 8 Bone Spring formation in the west half of the east half of
- 9 Section 16 dedicated to the Cooter 16 State Well No. 5-H.
- 10 Which is to be drilled at a surface hole
- location of 330 feet from the south line, and 2,310 feet
- 12 from the east line, and a bottom hole location of 330 feet
- 13 from the north line, and 2,250 feet from the east line.
- In addition, the Cooter 16 State Well No. 6-H,
- which is to be drilled at a surface hole location 330 feet
- 16 from the south line, and 1,650 feet from the east line,
- 17 and 330 feet from the north line, and 1,650 feet from the
- 18 east line.
- 19 Q. Thank you, Mr. McCurdy. If you would, please
- 20 turn to what has been marked as Devon Exhibit No. 1, and
- 21 review this document for the Examiners.
- 22 A. This is a Midland map which has a sketch of the
- 23 basic proposed project areas that are to be made up with
- 24 these nonstandard spacing units.
- Q. And both of the project areas or nonstandard

- 1 spacing units are outlined in yellow on the map?
- 2 A. Yes, they are.
- 3 Q. And does it show the character of the lands that
- 4 are the subject of these applications?
- 5 A. Yes, it does.
- Q. What type of leases do you have there?
- 7 A. These are state leases, and there are two state
- 8 leases.
- 9 Q. And also, Mr. McCurdy, I think it shows the
- 10 existing wells in the north half, or at least some of
- 11 them; is that correct?
- 12 A. Yes, it does.
- Q. What are those identified as on the map here?
- 14 A. Those are identified as the Pickett Draw area
- 15 from Southwestern Energy, and they are in a different
- 16 formation than the one we are in.
- 17 Q. And does it also show the 1-H and the 2-H?
- 18 A. Yes, it does.
- 19 Q. Okay. And these wells in the north half and the
- 20 wells that you're proposing to drill here in the south
- 21 half, they are the subject of a pilot project that Devon
- 22 is conducting; is that correct?
- 23 A. Yes, they are.
- Q. If you would, please turn to what's been marked
- 25 as Devon Exhibit No. 2 and review these for the Examiners.

- 1 A. Yes. These are C-102 forms for each of the four
- 2 wells respectively.
- 3 Q. So it shows a C-102 for the 5-H, 6-H, 7-H, and
- 4 8-H, is that correct?
- 5 A. That's correct.
- 6 Q. And it shows, as you previously reviewed for the
- 7 Examiners, the footages, both surface-hole location and
- 8 bottom-hole location for each of the wells?
- 9 A. That's correct.
- 10 Q. What is the primary objective of all four of the
- 11 proposed wells?
- 12 A. The Bone Spring formation.
- Q. And just for the Examiners' information, why is
- 14 Devon seeking to pool all four wells at the same time?
- 15 A. It's more of a technical matter and part of a
- 16 completion procedure which I'm not as familiar with. But
- 17 to my understanding, it's in order to most efficiently
- 18 complete and exploit the wells.
- 19 Q. We have a geologist here that could perhaps
- 20 answer some of those technical questions for us?
- 21 A. Yes.
- 22 Q. Okay. If you could then, before we turn to
- 23 Exhibit No. 3, identify the interests that are in each of
- 24 the proposed project areas.
- 25 A. The interests are the same in both project

- 1 areas, and Devon holds 74 percent of the working
- 2 interests. And there's a small 1 percent owner who is in
- 3 there as well. And then Limerock has a 25 percent working
- 4 interest.
- 5 Q. And Devon is seeking to pool just the Limerock
- 6 interests in both those project areas today; is that
- 7 correct?
- 8 A. That's correct.
- 9 Q. If you could then turn to what's been marked as
- 10 Devon Exhibit 3 and review these letters for the
- 11 Examiners.
- 12 A. These are the proposal letters that I mailed to
- 13 Limerock Resources for each of their respective wells, 5
- 14 6, 7, and 8-H. All have individual letters that were
- 15 sent, along with other information which we believe will
- 16 be included later as an exhibit.
- Q. Okay, so we included the AFE as is referenced
- 18 here in the letter, and we'll discuss it in a minute; is
- 19 that right?
- 20 A. Yes.
- Q. Now, is this proposal letter your first contact
- 22 with Limerock?
- 23 A. I had actually spoken with them on the phone the
- 24 day before this letter was mailed to establish contact
- 25 with them and let them know the letter would be coming.

- 1 So this was not the first contact.
- Q. Okay. So then you had your initial phone call,
- 3 and then you sent out the well proposal letter to
- 4 Limerock?
- 5 A. Yes.
- 6 O. Okay. What is Devon Exhibit No. 4?
- 7 A. This is correspondence specifically dealing with
- 8 a farm-out agreement which we had tried to put together
- 9 covering Limerock's 25 percent working interest in the
- 10 proposed project areas.
- 11 And these are the e-mails that have been sent
- 12 back and forth between myself and the landman at Limerock
- 13 Resource. His name is Chuck Reagan.
- 14 Q. And besides these e-mails, have you had any
- 15 other contacts with anyone at Limerock to try to gain
- 16 their voluntary participation in both of these project
- 17 areas?
- 18 A. Since the initial contact on April 5th, we've
- 19 had approximately 15 different phone conversations where
- 20 we discussed different things regarding this specific
- 21 land.
- 22 And that's up to date with where I last spoke
- 23 with him approximately a week ago letting him know that we
- 24 intended to continue the hearing.
- 25 Q. In your opinion, have you made a good-faith

- 1 effort to obtain Limerock's voluntary participation in all
- 2 of these wells?
- 3 A. Yes.
- 4 Q. Would you now turn to Devon Exhibit No. 5? What
- 5 are these set of documents?
- 6 A. These are the AFEs which accompanied the
- 7 proposal letters that were mailed to Limerock Resources.
- 8 They basically cover the cost of each well individually,
- 9 the estimated costs of each well individually.
- 10 Q. And what are the estimated costs, both dry well
- 11 and completed well costs, for the -- let's first do the
- 12 5-H.
- 13 A. The 5-H, the estimated dry hole cost is
- 14 \$1,709,000, and the estimated completed well cost is
- 15 \$4,308,000.
- 16 Q. And what about for the 6-H, 7-H, and 8-H?
- 17 A. The 6-H, 7-H, and 8-H are all the same, and the
- dry hole cost is \$1,709,000, and the completed well cost
- 19 is \$3,988,000.
- 20 Q. What is the difference between -- why is the
- 21 cost higher for the 5-H?
- 22 A. The 5-H, there was some equipment that was going
- 23 to be added on the surface, such as a tank battery and
- 24 different equipment necessary in order to complete all
- 25 four wells sending all of the fluids into one central

- 1 location.
- O. Are these costs in line with what has been
- 3 charged by Devon and other operators in the area for
- 4 similar wells?
- 5 A. Yes, it is.
- Q. Have you made an estimate of overhead and
- 7 administrative costs while drilling, and also well
- 8 producing, if the wells are ultimately successful?
- 9 A. Yes, I have. It was \$6,000 a month while
- 10 drilling, and \$600 a month while producing.
- 11 Q. Do you recommend that these figures be
- incorporated into any order that results from this
- 13 hearing?
- 14 A. Yes.
- Q. And does Devon request that the overhead and
- 16 administrative costs set by the order which results from
- 17 this hearing be adjusted in accordance with COPAS
- 18 accounting procedures?
- 19 A. Yes.
- 20 O. Are these amounts in line with what Devon and
- 21 other operators in the area are charging for similar
- 22 wells?
- 23 A. Yes.
- Q. And does Devon request that in accordance with
- 25 Division rules, the maximum charge for risk of 200 percent

- 1 be imposed on each working interest that is not
- 2 voluntarily committed to this well?
- 3 A. Yes.
- 4 Q. And does Devon seek to be designated operator of
- 5 the proposed wells?
- 6 A. Yes.
- 7 Q. In your opinion, Mr. McCurdy, will the granting
- 8 of this application be in the best interests of
- 9 conservation, the prevention of waste, and the protection
- 10 of correlative rights?
- 11 A. Yes.
- 12 Q. Let's turn to what has been marked as Devon
- 13 Exhibit No. 6. Is this the notice packet which includes
- 14 the affidavit of your counsel, the letter notifying
- 15 Limerock of this hearing, as well as the notice that was
- 16 sent to the offsets for the nonstandard spacing unit,
- 17 affidavit of publication, and then the green cards? I
- 18 think that's everything. Including Exhibit A which shows
- 19 who was given notice? Is that contained in this Exhibit
- 20 No. 6?
- 21 A. Yes.
- Q. And were Exhibits 1 through 6 either prepared by
- 23 you or compiled under your directed supervision?
- 24 A. Yes.
- 25 MS. MUNDS-DRY: Mr. Examiner, we would move the

- 1 admission of Devon Exhibits 1 through 6 into evidence.
- 2 HEARING EXAMINER: Devon Exhibits 1 through 6
- 3 are admitted.
- 4 MS. MUNDS-DRY: And that concludes my direct
- 5 examination of Mr. McCurdy.
- 6 HEARING EXAMINER: Thank you. Mr. Brooks, any
- 7 questions?
- 8 MR. BROOKS: Yes. I think you explained this
- 9 but I didn't quite follow it. Looking at Exhibit 1, there
- 10 are some horizontal wells -- appear to be horizontal well
- 11 symbols in there that are shorter than the proposed wells,
- 12 that they be only in the north half and -- except that
- 13 they appear just across the line into the south half.
- 14 THE WITNESS: Uh-huh.
- MR. BROOKS: What are those wells?
- 16 THE WITNESS: As it shows on the map, these are
- 17 the Pickett Draw wells, and then a 1-H and a 2-H. And
- 18 those are owned by Southwestern.
- 19 MR. BROOKS: Okay. And you said those were a in
- 20 different formation?
- 21 THE WITNESS: They are not in the Bone Spring
- 22 formation.
- 23 MR. BROOKS: What formation are those wells in?
- 24 THE WITNESS: I'm not hundred percent --
- MS. MUNDS-DRY: Our geologist will have a better

- 1 understanding of that.
- 2 MR. BROOKS: Okay. Are there any Bone Spring
- 3 wells within these project areas?
- 4 THE WITNESS: No, sir.
- 5 MR. BROOKS: Okay. So these will be the first
- 6 Bone Spring wells in these project areas?
- 7 THE WITNESS: Yes, sir.
- MR. BROOKS: Okay. That's all I have.
- 9 HEARING EXAMINER: Thank you. Very good. I
- 10 have no questions.
- MS. MUNDS-DRY: Thank you.
- 12 THE WITNESS: Thank you.
- 13 MS. MUNDS-DRY: I'd next like to call Devon's
- 14 geologist, Mr. Burdick.
- 15 CARL BURDICK,
- the witness herein, after first being duly sworn
- 17 upon his oath, was examined and testified as follows:
- 18 DIRECT EXAMINATION
- 19 BY MS. MUNDS-DRY:
- Q. Would you please state your full name for the
- 21 record?
- 22 A. Carl Jeffrey Burdick.
- Q. And where do you reside?
- A. Oklahoma City, Oklahoma.
- Q. And by whom are you employed?

- 1 A. By Devon Energy Production Company, LP.
- Q. And what is your position with Devon?
- A. I'm a senior geological advisor.
- Q. Have you previously testified before the
- 5 Division?
- A. No, ma'am.
- 7 Q. Would you please review your education and work
- 8 history for the Examiners?
- 9 A. Sure. I graduated in 1977 from Syracuse
- 10 University with a bachelor of science degree and a major
- in geology. I do not have a post-graduate degree. I have
- 12 30 years oil and gas experience.
- The most recent is three years with Devon Energy
- 14 working southeast New Mexico. Before that was five years
- 15 with Huntington Energy out of Oklahoma City, working New
- 16 Mexico, Rocky Mountains, and Texas.
- 17 Prior to that, 15 years with Conoco, Inc.
- 18 working the Velarde Basin in Texas, the Middle East, the
- 19 Northeast, and South America.
- 20 Q. And are you familiar with the applications that
- 21 have been filed in Cases 14502 and 14503?
- 22 A. Yes.
- Q. And are you familiar with the geology in the
- 24 subject areas of this application?
- 25 A. Yes.

- 1 MS. MUNDS-DRY: Mr. Examiner, we would tender
- 2 Mr. Burdick as an expert witness in petroleum geology.
- 3 HEARING EXAMINER: Mr. Burdick is an expert
- 4 witness so qualified.
- 5 Q. Would you please turn to what's been marked as
- 6 Devon Exhibit No. 7 and review this with the Examiners?
- 7 A. Exhibit 7 is a structure map subsea at the top
- 8 of the Avalon Shale, which is a member within the Upper
- 9 Bone Spring formation. And it has 50 foot contours
- 10 showing basically a regional monoclinal dip to the east.
- 11 Also of note on the well are the four proposed
- 12 Cooter wells, the 5-H, 6-H, 7-H and 8-H labeled at the
- 13 bottom-hole location and the surface locations at the
- 14 south end.
- 15 Q. So do you know of any structural issues in any
- of these wells as you've indicated here on the map?
- 17 A. No, ma'am. This is purely a stratigraphic play,
- 18 and structure is not critical at all to it.
- 19 Q. If you would turn, to Exhibit 8 and identify
- 20 this and review it for the Examiners.
- 21 A. Okay. This is a gross isopach of the Avalon
- 22 Shale interval. It's 95 percent shale midinterval. And
- 23 it's showing a pretty consistent thickness throughout this
- 24 project area of 500 to 520 feet of gross shale.
- 25 And also on this in red demarks the

- 1 cross-section that will be the next exhibit.
- Q. Let's go ahead and turn to that, then. What is
- 3 Exhibit No. 9?
- A. Exhibit 9 is a stratigraphic cross-section, and
- 5 it's hung on the top of the Bone Spring formation. Some
- 6 300 feet below that is the top of where I depict the
- 7 Avalon Shale.
- 8 And the Avalon Shale is highlighted in the light
- 9 gray. Again, it's -- you're looking at over 400 feet of
- 10 shale. And just maybe 80 feet below the base of the
- 11 shale, you see the top of the first Bone Spring sand.
- 12 And the dashed red line demarks the approximate
- 13 landing depth for all four horizontal wells.
- Q. Do you believe that each quarter quarter section
- 15 along the horizontal well pass of each well will be
- 16 prospective?
- 17 A. Yes, ma'am.
- 18 Q. Do the reserves in each of the quarter quarter
- 19 sections appear substantially similar?
- 20 A. Yes.
- 21 Q. Let's turn to what has been marked as Devon
- 22 Exhibit No. 10. What is Exhibit No. 10?
- 23 A. Exhibit 10 are the proposed directional plans
- 24 for all four wells as per the APDs, the permits we filed.
- 25 Q. Does it show the surface hole location for each

- 1 of the wells?
- A. Yes, it does.
- Q. And I don't have that in front of me, but is
- 4 that on the right-hand side, I believe?
- 5 A. Yes. The second page shows the Cooter 16 State
- 6 5-H, and on the upper-right side is a map view showing the
- 7 surface hole and bottom hole projected locations.
- 8 Q. And would you please identify for the Examiners
- 9 the wellbore trajectories as the kick-off point for the
- 10 5-H?
- 11 A. On the left-hand side, you'll see the build
- 12 section, and it indicates the kick-off point at 6,676, and
- 13 a landing point at 7,630 measured depth. And subsea
- 14 is 7,300 total -- TVD is 7,300.
- Q. And is that the same for each of the wells, the
- 16 5-H, 6-H, 7-H, and 8-H?
- 17 A. It is except for the position on the map.
- 18 Q. Does your drilling plan envision producing
- 19 reserves from each quarter quarter section?
- 20 A. Yes, it does.
- 21 Q. Will a horizontal well increase the chances of a
- 22 more economic completion versus a vertical well?
- 23 A. Yes.
- Q. And do you believe a nonstandard spacing unit is
- 25 necessary and proper?

- 1 A. Yes.
- Q. In your opinion, is the granting of this
- 3 application in the best interest of conservation, the
- 4 prevention of waste, and protection of correlative rights?
- 5 A. Yes, it is.
- Q. And were Exhibits 7 through 10 either prepared
- 7 by you or compiled under your direct supervision?
- 8 A. Yes.
- 9 MS. MUNDS-DRY: With that, Mr. Examiner, we'd
- 10 move the admission of Exhibits 7 through 10 into evidence.
- 11 HEARING EXAMINER: All right, Exhibits 7 through
- 12 10 are admitted.
- MS. MUNDS-DRY: And that concludes my direct
- 14 examination of Mr. Burdick.
- 15 HEARING EXAMINER: Mr. Brooks?
- MR. BROOKS: Okay. Thank you. Are you going to
- 17 be in the Bone Spring when you start building your
- 18 curve -- or are you going to start your curve in the Bone
- 19 Spring?
- 20 THE WITNESS: It will be -- If you look back at
- 21 the stratigraphic cross-section, the --
- MR. BROOKS: That's Exhibit 9?
- THE WITNESS: Yes, sir. You'll see that the top
- of the Bone Spring is about 600 feet above the proposed
- landing depth. And Exhibit 10, we're kicking off slightly

- 1 above -- a little bit greater distance above that.
- 2 So we'll be -- the initial kick off will be
- 3 basically the base of the Delaware-Brushy Canyon
- 4 formation.
- 5 MR. BROOKS: Okay. It will be very close to the
- 6 top surface of the Bone Spring?
- 7 THE WITNESS: Yes.
- 8 MR. BROOKS: Okay. We need to know a point of
- 9 penetration of the top of the Bone Spring, and we need to
- 10 have the footage location of that to fill out our form.
- 11 But is it going to be far enough to be of any
- 12 significant -- And it looks like maybe it won't be.
- 13 THE WITNESS: In terms of the first perforation
- 14 cluster, you're speaking about?
- 15 MR. BROOKS: No, I'm talking about where you
- 16 actually -- the wellbore is actually going to penetrate.
- 17 THE WITNESS: It will be effectively within 10
- 18 feet of the surface location.
- MR. BROOKS: Okay. And these wells haven't been
- 20 drilled, so you don't know exactly where you're going to
- 21 be, right?
- THE WITNESS: That's correct.
- MR. BROOKS: Okay. Do you believe that all four
- 24 quarter quarter sections included in each of these units
- 25 will contribute to Bone Springs production?

- 1 THE WITNESS: Yes, sir.
- MR. BROOKS: And do you see any reason to
- 3 believe that there'll be any material differences from one
- 4 part of the lateral to another?
- 5 THE WITNESS: There's no geological reason why
- 6 there would be any difference.
- 7 MR. BROOKS: Thank you. That's all I have.
- 8 MS. MUNDS-DRY: Mr. Brooks, did you want him to
- 9 follow up on the Pickett Draw wells?
- 10 MR. BROOKS: Oh, yeah. What formation are those
- 11 in?
- 12 THE WITNESS: Those horizontal wells are in the
- 13 Delaware-Cherokee formation.
- MR. BROOKS: And that is?
- 15 THE WITNESS: That's approximately 1,500 feet
- 16 above the top of the Bone Spring line.
- MR. BROOKS: So those wells do not penetrate the
- 18 Bone Spring?
- 19 THE WITNESS: No.
- MR. BROOKS: Okay. Thank you.
- 21 HEARING EXAMINER: On your Exhibit 7, you've got
- 22 all four of the wells there, 5- H, 6-H, 7-H, and 8-H.
- 23 What represents surface and what represents bottom hole?
- 24 THE WITNESS: All four wells, the surface
- 25 locations are at the south end of the section, and they

- 1 drilled --
- 2 HEARING EXAMINER: It's got the little green
- 3 diamond in the circle, or something, or triangle or --
- THE WITNESS: Yes, there's a little triangle.
- 5 HEARING EXAMINER: Okay. That's the surface on
- 6 all of them then?
- 7 THE WITNESS: Yes, sir.
- 8 HEARING EXAMINER: So, like the bottom hole of
- 9 the 8-H is very close to your shallower well, the shorter
- 10 horizontal?
- 11 THE WITNESS: That's correct, but approximately
- 12 2,000 feet below it stratigraphically.
- HEARING EXAMINER: Any reason why you didn't use
- 14 those as your surface locations so you could...
- THE WITNESS: Well, probably the main one is, we
- 16 have four other wells in the west half of Section 16, and
- 17 three of those have been drilled, and we're beginning a
- 18 fourth one. And for operational reasons, it's just better
- 19 to have them all at the south end.
- 20 HEARING EXAMINER: Even though the ones that
- 21 would appear in the west half are kind of -- are they
- 22 50/50, or what it looks like --
- 23 THE WITNESS: Yes, it's kind of -- Let's see.
- 24 On the west half, the second well from the left is the
- 25 Cooter 3-H, and that was actually drilled from the north

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1	STATE OF NEW MEXICO)) ss.
2	COUNTY OF BERNALILLO)
3	
4	
5	REPORTER'S CERTIFICATE
6	
7	I, PEGGY A. SEDILLO, Certified Court
8	Reporter of the firm Paul Baca Professional
9	Court Reporters do hereby certify that the
10	foregoing transcript is a complete and accurate
11	record of said proceedings as the same were
12	recorded by me or under my supervision.
13	Dated at Albuquerque, New Mexico this
14	8th day of July, 2010.
15	
16	
17	
18	Don A Nolilla
19	PEGÉV Á. SEDILLO, CCR NO. 88
20	PEGGY A. SEDILLO, CCR NO. 88 License Expires 12/31/10
21	
22	
23	
24	
25	