```
Page 2
                      APPEARANCES
1
 2
     For the Applicant:
 3
        James G. Bruce, Esq.
        P.O. Box 1056
        Santa Fe, New Mexico 87504
 4
        (505)982-2043
 5
        jamesbruc@aol.com
 6
     For Ard Oil, Ltd., and Ard Energy Group, Ltd.:
 7
        Ernest L. Padilla, Esq.
        Padilla Law Firm, P.A.
 8
        1512 South St. Francis Drive
        Santa Fe, New Mexico 87505
 9
        (505)988-7577
        padillalaw@gwestoffice.net
10
11
12
13
                           INDEX
14
     CASE NUMBER 15404-15405 CALLED
15
     BURNETT OIL CO., INC.
     CASE-IN-CHIEF:
16
     WITNESS COLEY MEANS
17
                                            Redirect
                                                        Further
18
                                  Direct
                                    5
                                                20
                                                          23
     By Mr. Bruce
19
20
                                  Cross
                                            Recross
                                                        Further
     By Mr. Padilla
                                    12
21
                                  EXAMINATION
     Examiner Jones
22
                                    22
23
24
25
```

		·			
		Page 3			
1	ARD OIL, LTD., AND ARD ENERGY, LTD. CASE-IN-CHIEF				
2					
3	WITNESS HOUSTON KAUFFMAN				
4	Direct Redire	ct Further			
5	By Mr. Padilla 24				
6	Cross Recros By Mr. Bruce 31	ss Further			
7					
8					
9					
10		PAGE			
	Reporter's Certificate	38			
12					
13					
14	EXHIBIT INDEX				
	Exhibits Offered and Admitted				
16		PAGE			
17	BURNETT OIL CO., INC. EXHIBIT 15	13			
18					
19					
20					
22					
23					
24		,			
25					

- 1 (Time noted 11:22 a.m.)
- 2 EXAMINER McMILLAN: At this time I would
- 3 like to call case 15404, Application of Burnett Oil Co.,
- 4 Inc., for a nonstandard oil spacing and proration unit
- 5 and compulsory pooling, Eddy County, New Mexico.
- This case is also combined with case
- 7 No. 15405, Application of Burnett Oil Co., Inc., for a
- 8 nonstandard oil spacing and proration unit and
- 9 compulsory pooling, Eddy County, New Mexico.
- 10 Call for appearances.
- MR. BRUCE: Mr. Examiner, Jim Bruce of Santa
- 12 Fe representing the applicant. I have one witness.
- 13 EXAMINER McMILLAN: Any other appearances?
- MR. PADILLA: Yes, Mr. Examiner. I appear
- on behalf of Ard Oil, Ltd., and Ard Energy Group, Ltd.,
- 16 and I have one witness.
- 17 EXAMINER McMILLAN: Just for the record,
- 18 case 15410 will be starting at 1:30 for those of you who
- 19 are interested. That is the Energen case.
- 20 MR. BRUCE: My witness is Coley Means. He
- 21 was previously sworn in at the last hearing and was
- 22 qualified as an expert petroleum landman as was
- 23 Mr. Padilla's witness, Mr. Kauffman.
- 24 If we could just recognize that rather than
- 25 going through the questioning.

- 1 MR. PADILLA: That's fine.
- 2 EXAMINER JONES: That's fine.
- 3 EXAMINER McMILLAN: That sounds good.
- 4 Please proceed.
- 5 COLEY MEANS
- 6 having first been duly sworn, was examined and testified
- 7 as follows:
- 8 DIRECT EXAMINATION
- 9 BY MR. BRUCE:
- 10 Q. Mr. Means, what's your title? You work for
- 11 Burnett Oil Company, do you not?
- 12 A. Affirmative.
- Q. And what is your title there?
- 14 A. I'm a land manager.
- 15 Q. And have you been involved in negotiations with
- 16 the -- we'll call them the Ards regarding these -- the
- 17 wells involved in these two cases?
- 18 A. I have.
- 19 Q. At the end of last hearing, the matter was
- 20 continued to allow continued negotiations between the
- 21 parties. Have you been involved in those
- 22 negotiations?
- 23 A. I have.
- 24 O. I submitted to the Examiners and to the Court
- 25 Reporter Exhibit 15. Could you summarize what is

- 1 contained in Exhibit 15 and maybe just start with a
- 2 brief timeline.
- 3 A. Sure. So we had the hearing November 12th. It
- 4 was continued so that we could continue, slash, begin
- 5 negotiations. We sent an offer to Ard, a written offer,
- 6 on November 18th, which was two pronged.
- 7 It was a standard term assignment offer to term
- 8 assign the interest at \$750 an acre and 80 percent net
- 9 revenue and 180-day continuous development. Those are
- 10 the highlights, more or less.
- 11 The second prong of the offer was actually what
- 12 Ard originally requested we do, which was offer them to
- 13 enter into a JOA and in lieu of a nonconsent penalty,
- 14 they would go out on an override. So that was kind of
- 15 prong B of the offer. So that went out to them on
- 16 November 18th -- excuse me -- November 19th.
- 17 So through November 19th and, roughly, the end of
- 18 November, just various correspondence, us checking in,
- 19 Ard asking for certain information, the majority of
- 20 which we furnished and, you know, just, more or less,
- 21 conversations.
- On November 30th, we received a counterproposal
- 23 from Ard. The counterproposal was at \$1,800 an acre, a
- 24 75 net revenue, but a minimum of 2 percent and a 45-day
- 25 continuous development provision.

- 1 We countered that counter the following day on
- 2 December 1st at \$1,000 an acre, a 75 net, but not the
- 3 minimum 2 percent and 180-day continuous development.
- I have not heard any response back to date on our
- 5 counter-counter, if you will.
- And that's kind of the highlight of the
- 7 negotiations that have gone on since November the 12th
- 8 hearing.
- 9 Q. And are you willing to continue negotiating with
- 10 the Ards?
- 11 A. Absolutely.
- 12 Q. Now, does Exhibit 15 contain the various letters
- 13 and e-mails, et cetera, between the parties, including
- 14 Mr. Kauffman who is assisting Mr. Ard in this matter?
- 15 A. That is correct. The bulk of the substance is
- 16 there.
- 17 Q. Okay.
- MR. BRUCE: If you would go to -- maybe go
- 19 to the last six pages of Exhibit 15, Mr. McMillan,
- 20 Mr. Jones, and Mr. Wade, starting with the letter dated
- 21 November 18th from Burnett to the Ards.
- Q. Just briefly, Mr. Means, that is the original
- 23 written proposal made to the Ards containing either a
- 24 term assignment offer or a JOA offer?
- 25 A. That is it.

- 1 Q. And then the next -- and that takes up three
- 2 pages. And the next letter is from Mr. Julian Ard to
- 3 Burnett requesting certain production. Was information
- 4 provided to the Ards under that request?
- 5 A. Yes. We did send him -- we never heard anything
- 6 different, but sent him a raft of information, more or
- 7 less, we thought answering what he was looking for.
- Q. And then the next page is an e-mail from Mr. Ard
- 9 to Mr. Rhodes who works for Burnett, right?
- 10 A. Yes.
- 11 Q. And copying Mr. Kauffman.
- 12 That is the counterproposal you mentioned from
- 13 the Ards to Burnett?
- 14 A. Yes.
- Q. And then the final, the last page of Exhibit 15
- is what you just mentioned, the counter-counterproposal?
- 17 A. Correct.
- 18 O. Now, let's just go through a couple of items.
- 19 That very last page of Exhibit 15, \$1,000 per net acre,
- 20 delivering a 75 percent net revenue interest and 180-day
- 21 continuous development requirement, are those the basic
- 22 terms of other term assignments obtained by Burnett in
- 23 this prospect?
- 24 A. Yes.
- Q. And, approximately, what year were those term

- 1 assignments executed?
- 2 A. 2011.
- 3 Q. At the time those other term assignments were
- 4 taken by Burnett under essentially these same terms, was
- 5 the price of oil substantially higher?
- A. I think if we looked at it, the answer would be
- 7 yes. Things were a little rosier back then and the
- 8 outlook a little better.
- 9 Q. Based on that, do you think this
- 10 counter-counterproposal, the last page of Exhibit 15 is
- 11 fair and reasonable?
- 12 A. Yes, particularly when you consider that what
- 13 we've offered here is for a two-month term assignment.
- 14 The term on this is very short, which is normally very
- 15 advantageous. We have to drill this well by
- 16 January 23rd, 2016, so we will spud the well. I mean,
- in January we will drill a well, which should be for --
- 18 if he's going to get into an override position, it's
- 19 very advantageous -- and those other term assignments,
- 20 as you referenced, and we didn't base our offer on
- 21 those. That kind of came up. Subsequent, we ended up
- 22 being at more or less the same terms.
- But those are standard deals. The \$1,000 bonus
- 24 was paid for a 30-month term assignment. And we've
- 25 offered that for a two-month term assignment.

- 1 We believe the counter 45 days continuous
- 2 development is just untenable in this environment. And
- 3 to be honest with you -- I mean, as in an override
- 4 position, you would like development, but that pace of
- 5 development is not in your best interest at \$40 oil in
- 6 my opinion -- in our interest, for sure, and, arguably,
- 7 in an overriding royalty owner's position.
- 8 So we think that is just too fast. We have some
- 9 other term assignments that are all termed at 180 days.
- 10 It's pretty standard. We think that is very reasonable.
- 11 And I would say delivering a 75 net revenue is --
- 12 you know, seems to be the standard and we are willing to
- 13 do that.
- Q. In your opinion, has Burnett made a good faith
- 15 effort to obtain the voluntary joinder of the Ards in
- 16 this well?
- 17 A. Yes. You will see right here an initial
- 18 two-pronged offer which included, actually, their
- 19 request for what they would like to see done and then a
- 20 subsequent counter-counter moving in their direction.
- 21 I think some very reasonable terms and -- but,
- 22 again, we have not heard a response to our
- 23 counter-counter yet.
- Q. And, again, you will continue discussing --
- 25 A. Yes. If they wanted to accept this offer, we

- 1 would happily do it today, tomorrow, or sometime in the
- 2 near future.
- MR. BRUCE: And, Mr. Jones and Mr. Wade, you
- 4 will remember there was a provision in a JOA that
- 5 Burnett got waived which prevented any of the working
- 6 interest partners from negotiating with the Ards.
- 7 Q. And that has been waived by all parties?
- 8 A. Yes. And we received that right on November
- 9 the 11th from COG.
- 10 O. So if they wanted to, the Ards, besides
- 11 negotiating with Burnett, they could negotiate with the
- 12 other working interest owners?
- 13 A. With anybody.
- 14 Q. One final question.
- 15 You mentioned January 23rd. Under the other term
- 16 assignments, does Burnett have to commence a well by
- 17 that date?
- 18 A. We do.
- 19 Q. And as a result, would you like an expedited
- 20 order in this case?
- 21 A. If at all possible.
- Q. And was Exhibit 15 either prepared by you or
- 23 compiled from company business records?
- A. Prepared by me.
- MR. BRUCE: Mr. Examiner, I move the

- 1 admission of Exhibit 15.
- 2 MR. PADILLA: No objection.
- 3 EXAMINER McMILLAN: Exhibit 15 may now be
- 4 accepted as part of the record.
- 5 (BURNETT OIL CO., INC., EXHIBIT 15 WAS
- 6 OFFERED AND ADMITTED.)
- 7 MR. BRUCE: And I have no further questions
- 8 of the witness.
- 9 CROSS-EXAMINATION
- 10 BY MR. PADILLA:
- 11 Q. Mr. Means, we were here on November 12th, the
- 12 last time, and the day before is when you got the
- 13 waiver, late in the day, the waiver from Concho,
- 14 correct?
- 15 A. Correct.
- Q. Why did you wait six days to make an offer at
- 17 that time?
- A. Well, we got back and the weekend, one, and we
- 19 just took a few days to come up with -- you know, to run
- 20 our economics and, you know, try to value how the
- 21 override impacts our net revenue. And as a matter of
- 22 course, it just took a few days.
- Q. And you testified that you believe that this is
- 24 a -- it's your opinion that your offer is a reasonable
- offer under certain factors, including the \$1,000 per

- 1 acre factor, right?
- 2 A. Yes, on the whole. And, I think, on the whole
- 3 and in part, it is a very reasonable offer, absolutely,
- 4 and, arguably, a good offer.
- 5 Q. Did you seek any other -- let me ask you this.
- 6 Did you pay for any other participating interests in
- 7 formulating this drilling prospect?
- 8 A. Well, I referenced the term assignments we took
- 9 back in -- why am I drawing a blank? -- 2011-ish, I
- 10 believe. At 2011, we took term assignments from four
- 11 parties, I believe.
- 12 Q. You also extended the term assignments relating
- 13 to the Hudson Group?
- 14 A. That's correct.
- 15 Q. In early 2015, correct?
- 16 A. Correct.
- 17 Q. And what consideration did you give for that?
- 18 A. Well, the actual dollar consideration on that was
- 19 relatively nominal, I mean, like \$100 an acre.
- 20 At the time, those extensions were -- the whole
- 21 point of this was to line up the clock, if you will, on
- 22 the obligations. So we had all these term assignments
- 23 staggered out going all over. So we paid some
- 24 people nominal...
- 25 And if you'll notice, in effect, the

- 1 consideration for those was an amendment of the
- 2 provision -- of the continuous development provision to
- 3 back up when that clock starts from filing your C-102 to
- 4 rig release.
- 5 So right on top of that, if I recall, it was \$100
- 6 an acre.
- 7 Q. So you were formulating documentation such as
- 8 extension to the Hudson Group in early 2015. And my
- 9 question to you is why did you not contact the Ard
- 10 interest at that time?
- 11 A. We met with Mr. Ard in December of 2014 and
- 12 discussed this project.
- 13 Q. But you didn't disclose the JOA provision that
- 14 prevented you from dealing with Mr. Ard; is that right?
- 15 A. Well, that's correct. I testified to this
- 16 before. The issue with the provision and Mr. Ard was we
- 17 sat down with Mr. Ard himself and said we would like
- 18 to -- you know, we're about to have to do some
- 19 development in this Maljamar prospect and we would like
- 20 to get you on board.
- 21 At the time, there was some controversy about
- 22 what exactly had been earned under the Concho term
- 23 assignments and what was going to be released and what
- 24 was going to be subject to the operating agreement.
- 25 There was a lot of balls in the air. And we told

- 1 them, We need to get that stuff sorted out and then
- 2 we'll deal with you.
- 3 And then we inadvertently forgot the provision in
- 4 the operating agreement that precluded us from dealing
- 5 with them. So we didn't not intentionally disclose it.
- 6 We just looked past it until we got further down the
- 7 road and recalled that, Oh, yeah, we can't deal with
- 8 him.
- 9 Q. My point, Mr. Means, is that you were making
- 10 efforts to consolidate the ownership back in February --
- 11 as I read through the Hudson extensions -- well, one was
- 12 signed on February 11th, 2015. And are you telling me
- 13 that you sort of inadvertently forgot to deal with Ard
- 14 from February through sometime in September when you
- 15 started trying to contact Mr. Ard?
- 16 A. No. We didn't forget to deal with them. Like I
- 17 say, at the time there was the Concho term assignments.
- 18 We didn't receive the reassignment from Concho to Ard
- 19 until May. And so, you know, that whole time, as far as
- 20 we were concerned -- and if you looked at public record,
- 21 the interest was held by Concho.
- Q. When did the Concho term assignment expire?
- 23 A. That's a good question. And I can't answer that.
- 24 You would have to ask Concho and Ard. It is my opinion
- 25 it expired in October of 2013. But that's my opinion.

- 1 Q. Was there something that you would do as far as
- 2 due diligence in preparation for drilling the well?
- 3 A. What exactly? Research Concho's terms on it.
- 4 Q. If you are telling me that you think it expired
- 5 in 2013, certainly in February of 2015, you would --
- 6 presumably you would have known that this interest had
- 7 expired and was no longer viable because they had not
- 8 been earned by Concho; is that a fair statement?
- 9 A. I think so. You know, to be honest with you,
- 10 Concho and Burnett have had a rocky history, and we try
- 11 to stay out of their way. If they had a term assignment
- 12 that they let expire, we're going to let them go back
- 13 and pursue it. We are not going to go and try to run
- 14 under them without talking to them first. And at the
- 15 time that just wasn't an option honestly.
- So the Ard and the Concho term assignment is
- 17 really Concho and Ard's business. That was nothing that
- 18 Burnett had anything to do with. And we stayed out of
- 19 that. And that's -- for that reason.
- Q. From February of 2015 through November 12th, this
- 21 year, you did not make a proposal to the Ard interests,
- 22 correct?
- 23 A. That's correct. I think that's correct, yes.
- Q. And because of the contractual provision, I think
- 25 you've already testified -- and I don't want to put any

- words in your mouth here -- but you've testified you
- 2 couldn't have made an offer to Ard before Concho waived
- 3 the contractual provision?
- A. Yes. At the previous hearing, there was a lot of
- 5 discussion on that subject. But we were contractually
- 6 restricted from dealing with the Ard interest.
- 7 Q. Now, did you -- did Chase buy into this well
- 8 proposal?
- 9 A. Yes.
- 10 Q. When did Chase buy into this proposal?
- 11 A. In October of this year.
- 12 Q. And how much did they pay to get into this
- 13 proposal?
- 14 THE WITNESS: Do I have to answer that?
- A. I mean that is a business dealing, and it's a
- 16 separate matter what a working interest partner got.
- 17 Q. It is certainly relevant as to what the
- 18 consideration for buying into the well is, and I want to
- 19 see how that compares to the offer.
- 20 A. Well, on the one hand, they didn't buy into the
- 21 well. They bought into an entire prospect in a
- 22 development program. You know, the consideration for
- 23 that is multifaceted. It's a much larger area than two
- 24 wells.
- MR. BRUCE: We would object because it's

- 1 confidential data.
- MR. WADE: Off the record for a second.
- 3 (Discussion off the record.)
- 4 MR. WADE: So we will sustain the objection
- 5 and you don't have to answer the question.
- 6 Q. Did you acquire any other term assignments from
- 7 other working interest owners for this two-well project?
- 8 A. For this two-well project?
- 9 O. Yes.
- 10 A. The fore referenced. The four we acquired back
- in 2010, 2011. We have not acquired any recent term
- 12 assignments -- I mean since the four.
- Q. Let me ask you about your offer of November 18th;
- 14 you based it on 80 percent net revenue interest,
- 15 correct?
- 16 A. Correct.
- 17 O. What were the lease burdens at that time?
- 18 A. To Ard's interest?
- 19 O. Yes.
- 20 A. I believe he's just subject to the United States
- 21 Royalty, 12 and 1/2.
- Q. Does the United States Royalty have a sliding
- 23 scale that would -- if the sliding scale was triggered
- 24 that would erase any kind of override to Ard?
- 25 A. Part of this acreage is subject to Schedule D

- 1 sliding scale royalty. And that's complicated math. I
- 2 mean it depends on a lot of factors.
- But it wouldn't necessarily erase his override,
- 4 although our proposal -- our second proposal was, yes,
- 5 his override would be subject to the sliding scale, so
- 6 that if the royalty started sliding, that would
- 7 affect -- that would come out of his -- his difference
- 8 keep, if you will, would get smaller.
- 9 Q. In your latest offers or your counteroffer of two
- 10 days ago, did you change the 80 percent net revenue
- 11 interest?
- 12 A. We did. Ard requested deliver a 75 net, we
- 13 agreed to that. We will agree to him delivering a 75
- 14 net.
- 15 Q. And the continued-drilling clause was only
- 16 45 days, and where are you now with that?
- A. We proposed 180; he countered with 45. And we
- 18 went back with 180. Because of the other term
- 19 assignments we have and because of our development
- 20 program of what we are trying to do in the environment,
- 21 we will not go shorter than 180 days.
- MR. PADILLA: We don't have any further
- 23 questions.
- MR. BRUCE: May I ask a few follow-up
- 25 questions?

- 1 EXAMINER McMILLAN: Yes. Go ahead.
- 2 REDIRECT EXAMINATION
- 3 BY MR. BRUCE:
- Q. First of all with those 2011 term assignments,
- 5 for those Burnett did pay \$1,000 an acre?
- A. That's correct. Paid \$1,000 an acre those.
- 7 Q. The same as what's being offered to the Ards?
- 8 A. Correct.
- 9 Q. And they have 180-day drilling obligations?
- 10 A. They have 180-day drilling obligations.
- 11 O. And what kind of net were those under?
- 12 A. 75 percent net revenue term assignments. So they
- 13 would deliver a 75 net.
- Q. So, again, you're offering the same to the Ards
- that you got term assignments for four years ago or so?
- A. Back in 2011, those were for 30-month terms.
- 17 This is for less than two months.
- 18 Q. Now, if I recall correctly -- and correct me if I
- 19 am wrong -- but the testimony last go around, you
- 20 already said that when it came to the termination of the
- 21 Ard/COG term assignment you stayed away from that. But
- 22 did you contact COG regarding the status of that term
- 23 assignment?
- 24 A. Multiple times.
- Q. Was it hard getting them to respond?

- 1 A. Yes.
- Q. And, finally, you got information about the
- 3 termination of the term assignment?
- 4 A. That's correct. And we received final
- 5 confirmation and termination of it on -- in May of this
- 6 year. And to the best of my knowledge, to date, those
- 7 reassignments of the interest have yet to be recorded
- 8 and become a public record. So if you were just
- 9 researching, you would still find that Concho owns the
- 10 interest.
- 11 Q. But let me ask you something. Until now under
- 12 your contractual obligations you couldn't offer a term
- 13 assignment to the Ards until mid-November?
- 14 A. That's correct.
- Q. But you did make a well proposal to the Ards?
- 16 A. Yes. We asked them to join in this well or --
- 17 excuse me -- wells.
- 18 Q. That is a well proposal?
- 19 A. That is a well proposal. And we sent them an AFE
- 20 for both wells.
- 21 O. For both wells?
- 22 A. Yes.
- MR. BRUCE: That is all I have. Thank you.
- 24 EXAMINER McMILLAN: Go ahead.
- 25 ---000---

- 1 EXAMINATION BY EXAMINER JONES
- 2 EXAMINER JONES: Mr. Means, this letter you
- 3 wrote on December the 1st, this was this Tuesday --
- 4 right? -- just a couple of days ago?
- 5 THE WITNESS: Yes, sir.
- 6 EXAMINER JONES: That one is the latest in
- 7 the correspondence?
- 8 THE WITNESS: Is that is our
- 9 counter-counter, if you will. That offer is on the
- 10 table.
- 11 EXAMINER JONES: And you are saying here
- 12 that this -- the term -- this offer will expire January
- 13 the 23rd; is that what you're saying?
- 14 THE WITNESS: No. That's that the term on
- 15 the term assignment would expire January 23rd.
- 16 EXAMINER JONES: So the letter is open
- 17 there?
- 18 THE WITNESS: Yes. No expiration on our
- 19 offer. The offer is good.
- 20 EXAMINER JONES: Okay. Is there other
- 21 constraints on when you would drill and when you have to
- 22 drill or your economics? Is it going to be affected by
- 23 continuing this for a protracted length of time?
- 24 THE WITNESS: If at all possible -- we are
- 25 going to lose valuable term assignment rights if we

- 1 don't get this well drilled by January 23rd. And that's
- 2 spud. So, in reality, we need to back that up some
- 3 amount of time.
- 4 And we have to get this well drilled for all
- 5 the other four term assignments. So it would be -- yes,
- 6 we can't afford to continue this any longer, if
- 7 possible.
- 8 EXAMINER JONES: I don't have any more
- 9 questions.
- 10 EXAMINER McMILLAN: Go ahead.
- 11 MR. WADE: I don't have any questions.
- MR. BRUCE: Can I clarify one thing?
- 13 FURTHER EXAMINATION
- 14 BY MR. BRUCE:
- 15 Q. The counter-counteroffer, as we've called it,
- 16 Mr. Means, really there's two terms there. There's
- about a month and a half term followed by a 180-day
- 18 term?
- 19 A. Yes. It's just a -- the term on the term
- 20 assignment, I mean, normally you buy a year or two
- 21 years, whatever. It's kind of like the primary term, if
- 22 you will.
- We are saying we will just take the primary term
- 24 to line it up with our others but pay you what we would
- 25 pay for a much longer period of time. But then the

- 1 continued development. We'll drill the well in January
- 2 and then every 180 days, which will be timed from rig
- 3 release to spud of the next well, very favorable to the
- 4 assigner, as it is for our other assigners.
- 5 That was our consideration for these amendments
- 6 and extensions to a vast degree. So they have a timely
- 7 clock. So from rig release of that January rig to,
- 8 let's say, February sometime, 180 days later we will
- 9 spud another one, and on we go.
- 10 And we intend to have that program at that pace
- 11 until, perhaps, you know, commodity price improves a
- 12 little better and then we'll quicken it. You know how
- 13 it goes. And, but, yes, that's...
- 14 EXAMINER JONES: Thanks.
- 15 EXAMINER McMILLAN: Thank you very much.
- 16 THE WITNESS: Thank you.
- 17 MR. PADILLA: I call Mr. Kauffman at this
- 18 time.
- 19 EXAMINER McMILLAN: Thank you.
- 20 HOUSTON KAUFFMAN
- 21 having first been duly sworn, was examined and testified
- 22 as follows:
- 23 DIRECT EXAMINATION
- 24 BY MR. PADILLA:
- Q. Mr. Kauffman, you testified on November 12th in

- 1 the first part of this hearing?
- 2 A. Correct.
- 3 Q. Let me have you -- let me hand you Exhibit 15 and
- 4 have you turn to the last page of that exhibit. And
- 5 that is the December 1st counter-counterproposal as I
- 6 understand it.
- 7 A. (Witness complies.)
- 8 Q. What opinion do you have as to whether or not
- 9 this proposal is within reasonable parameters for term
- 10 assignment?
- 11 A. Well, I'll start with a statement that was made
- 12 in Mr. Ard's counterproposal on December 1st to Burnett
- on their November 19th proposal, was that the prior
- 14 terms that the Ards were able to get were pretty much as
- 15 laid out in that counteroffer that Mr. Ard made.
- At that time, it was 1,800 an acre, delivering a
- 75 percent net revenue interest lease, never to be less
- 18 than 2 percent in the event -- and that is designed --
- 19 that's a fairly common thing when there's something like
- 20 a sliding scale royalty or something that takes the
- 21 lease burdens beyond 25 percent. Had a provision for a
- 22 45-day continuous development program in lieu of the
- 23 180-day continuous development program.
- 24 So those were terms that were offered before and
- 25 that were accepted and I'm not sure exactly what the

- 1 arrangements were between Burnett and Concho, but both
- 2 Burnett and Concho have drilled a number of wells under
- 3 those -- under those same terms.
- I believe that Concho, from talking to their land
- 5 department, still has plans. They have drilled a number
- 6 of wells on the portion of the acreage that they
- 7 retained from Ards' term assignment that they did not --
- 8 I don't know whether they had actually assigned it to
- 9 Burnett or what the exact terms were, but a portion of
- 10 the acreage in the Ards' term assignment stayed with
- 11 Concho. And Concho operates horizontal wells on those.
- 12 Concho advises they can plan on continuing to drill
- 13 wells on those which have these same overriding royalty
- 14 terms.
- As to whether this is reasonable at this time, I
- 16 feel like a very good determination of what would be
- 17 reasonable at this time, regardless, as Mr. Means
- 18 pointed out, what you might have perceived it to be back
- in 2011, 2012 when these deals were being put together,
- 20 is that Chase has bought into this prospect, in an
- 21 arm's-length transaction with Burnett, and I think that
- 22 in October, as Mr. Means testifies, and I think that
- 23 that would be a pretty good indication that they have
- 24 taken a nonoperated interest, which is the same as what
- 25 Mr. Ard would have, from Burnett, so I think that that

- 1 would be -- that would pretty well establish what a
- 2 knowledgeable party like Chase would be willing to pay
- 3 for that type of nonoperative working interest, not just
- 4 in these two wells but in this entire prospect area.
- 5 Q. Mr. Kauffman, have you had any contact with Chase
- 6 about selling your interest to Chase?
- 7 A. Yes.
- 8 Q. And what conclusions or what is the range of
- 9 discussions that you've had with regard to selling that
- 10 interest that would have -- that could be compared with
- 11 the offer of December 1st?
- 12 A. Chase had made -- Chase eventually made a written
- 13 offer to make an outright purchase of the Ards' interest
- 14 subject to an overriding royalty. But it was an
- outright purchase, so there would be no time factors in
- 16 terms of drilling an initial well or drilling any
- 17 additional wells. Chase would own it in perpetuity.
- Mr. Ard advised me to advise Chase that he was
- 19 not willing to sell it in perpetuity. And in that
- 20 regard, I did discuss terms with Chase that are similar
- 21 to the same terms -- this was on Monday -- they were
- 22 similar to the same terms -- or Tuesday rather, Tuesday
- 23 morning -- similar to the same terms that Mr. Ard had
- 24 countered to Burnett.
- They had indicated verbally that 1,800 an acre

- 1 was something that they felt like they could do. By the
- 2 way, I had also asked them the terms of the
- 3 previously -- and, once again, on Tuesday, I asked them
- 4 for those terms of what they paid to get into this
- 5 prospect to Burnett. They declined to tell me --
- 6 politely.
- 7 But they indicated that 1,800 an acre and the 75
- 8 percent net revenue interest would probably be agreeable
- 9 to them. They said that they couldn't -- just right
- 10 there in that telephone conversation that they would
- 11 have a problem with the overriding royalty never to be
- 12 less than 2 percent in the event that the sliding scales
- 13 kicked in, and that they would have a problem with the
- 14 45-day continuous development program, which I would
- 15 expect of a nonoperator buying an interest, because they
- do not have control of the pace of drilling, to have a
- 17 problem with a 45-day continuous development program
- 18 versus an operator has more control of the pace of the
- 19 drilling, of course.
- Q. Mr. Kauffman, have you talked to anyone else
- 21 regarding the going rate for a term assignment?
- 22 A. No. Other than my experience with this
- 23 particular area, no. I do not have extensive knowledge
- of how the economics of this area compare to other areas
- 25 and how this term assignment -- how these terms might

- 1 compare with, you know, other areas with other
- 2 economics.
- Q. Have you talked with anyone regarding this
- 4 particular prospect without doing a term assignment with
- 5 anyone else other than Chase?
- 6 A. I talked to a couple of parties about whether or
- 7 not they would have interest in potentially taking a
- 8 term assignment from Mr. Ard or participating on some
- 9 promoted basis with his interest. I've thrown out the
- 10 opportunity to make the Ards an offer.
- 11 And I will -- I want to acknowledge -- which I
- 12 testified to before -- that it was Burnett that
- 13 suggested that Ard get in touch with Chase.
- Q. In terms of timing, what kind of opinion do you
- 15 have in terms of whether you've had enough time to
- 16 negotiate this in good faith -- to where you have some
- 17 comfort level in terms of not having the specter of a
- 18 compulsory pooling case in front of you?
- 19 A. Yes. I think as you were asking Mr. Means
- 20 earlier, I think it's unfortunate that we didn't have
- 21 more opportunity to talk about this sooner. I realize
- 22 that they had placed themselves in a situation where
- 23 they could not visit with Mr. Ard prior to getting this
- 24 provision in that agreement waived.
- 25 And, I think, under normal circumstances -- I am

- 1 not sure that I am answering your question directly --
- 2 but I think I'm getting to the point that I think it
- 3 would have been more fruitful had those discussions been
- 4 going on prior to November 19th.
- 5 Q. What is your opinion as to the reasonableness of
- 6 the December 1st counter-counterproposal?
- 7 A. I think that in light of my conversation with
- 8 Chase -- again, I think the cash consideration is low I
- 9 think.
- I think it is reasonable to add that 2 percent in
- 11 the event that the sliding scale royalties kick in.
- 12 When they kick in, they kick in at very high rates of
- 13 production. And when you have those very high rates of
- 14 production, your well is economic enough where it could
- 15 bear that additional burden.
- When you have that type of provision and it stays
- in in perpetuity for the life of the well and you get at
- 18 the tail end of the production, that not to be less than
- 19 2 percent, when your well's only marginally economic --
- 20 I have seen it to where that additional 2 percent can
- 21 indeed -- it can hasten the abandonment point because
- 22 you are just marginally holding it economically.
- 23 But the sliding scale royalties kick in at -- I
- 24 can't remember exactly on this particular lease. But
- 25 it's in the hundreds of barrels as I recall when those

- 1 sliding scales kick in. So you have a very economic
- 2 well at that point.
- 3 Q. Anything further you wish to add?
- 4 A. Nothing more.
- 5 MR. PADILLA: I pass the witness.
- 6 CROSS-EXAMINATION
- 7 BY MR. BRUCE:
- Q. Just a few questions, Mr. Kauffman. I can't
- 9 remember, I think we both acknowledged, you and I, at
- 10 the last hearing that we have probably been in business
- 11 way too long.
- 12 A. I'll acknowledge that. You can put that on the
- 13 record.
- Q. But just from a historical standpoint -- and I
- 15 know every situation is different -- but term
- 16 assignments often contain 180-day continuous drilling
- 17 obligation, historically?
- 18 A. And less, historically.
- 19 Q. And less. 45 days is a little low, don't you
- 20 think, historically?
- 21 A. Historically, before pad drilling of horizontal
- 22 wells, when you're going in and you're just getting over
- 23 and you're bam, bam, bam. You're doing things and you
- 24 are trying to create economies of scale by making
- 25 multi-well commitments with contractors. I --

- 1 Q. There's plenty of scenarios?
- 2 A. Yes, exactly.
- 3 Q. I don't want to -- go ahead.
- 4 A. Yeah. I'm not going to deny that that is shorter
- 5 than what you typically see. But, historically, that
- 6 was before as I was just pointing out -- the
- 7 circumstances will dictate.
- 8 Q. I understand. It's past lunch and I want to get
- 9 done.
- 10 A. Me too.
- 11 Q. Mr. Ard's counterproposal, as opposed to
- 12 Burnett's latest thing, did I understand you in saying
- 13 what his counterproposal was basically what COG gave him
- 14 in 2011?
- 15 A. Yes. It was 2012 for his --
- 16 Q. 2012, okay.
- 17 A. -- for his term assignment.
- 18 Q. Okay.
- A. Executed April 1, 2012. And the other ones were,
- 20 I believe, I think they were executed towards the end of
- 21 2011 with the other parties.
- 22 Q. The acreage that COG earned and kept under the
- 23 Ard term assignment --
- 24 A. Yes.
- Q. Once that acreage is earned, is there any

- 1 development obligation, further development obligation?
- 2 A. It's under that -- well, it's under that term
- 3 assignment that has a 45-day continuous development
- 4 provision, yes.
- 5 Q. But if a well is drilled, say, in one 40 -- just
- 6 assume one 40-acre tract, that 40 is earned until
- 7 production ceases?
- 8 A. Correct. No more continuous development on that
- 9 is required -- as to the earned acreage.
- 10 Q. As to the earned acreage. That is what I was
- 11 asking about. And when it comes to offers,
- 12 counteroffers, counter-counteroffers, each company has
- 13 different economics, rates of return, et cetera?
- 14 A. Yes.
- Q. And are the Ards willing to continue discussion
- 16 with Burnett?
- 17 A. Yes.
- 18 Q. One final question. On federal leases with
- 19 sliding scale royalties, isn't that generally based on
- 20 average daily production during the course of a month
- 21 for all wells on a lease, rather than just looking at
- 22 individual wells?
- 23 A. Yes.
- Q. So if Burnett drilled the first well and it had
- 25 pretty substantial production, that's not exactly what

- 1 you look at; you have to look at all the wells on that
- 2 lease, all oil wells on that lease?
- 3 A. I am not familiar enough with the leases in this
- 4 particular situation to say yes or no to that to
- 5 question.
- 6 But whatever that calculation would be, yes,
- 7 you'd have to do that calculation.
- 8 MR. BRUCE: The only thing I could offer --
- 9 if the Division wanted it -- is Mr. Means testified to
- 10 the Schedule D. We can certainly provide a Schedule D
- 11 royalty schedule to the Division. It is a federal form.
- 12 EXAMINER JONES: To further explain the
- 13 sliding scale --
- MR. BRUCE: Really the provision is pretty
- 15 brief. I think what Mr. Kauffman said is true, the
- schedule as to what the royalty rate is under 50 to 75
- 17 barrels a day or 75 to 100 barrels per day, but the
- 18 provision regarding how it's calculated is very short.
- 19 EXAMINER JONES: It is in the lease, though,
- 20 right?
- MR. BRUCE: Yes, it is.
- 22 EXAMINER JONES: Mr. Head Examiner.
- 23 EXAMINER McMILLAN: I don't see a need
- 24 for it.
- MR. WADE: Redirect?

- 1 MR. PADILLA: I don't have any questions.
- 2 MR. WADE: Is anybody going to be doing a
- 3 closing argument then at this point?
- 4 MR. BRUCE: I would just say -- both parties
- 5 have indulged in negotiations, both parties are willing
- 6 to continue negotiations. I know it will take a little
- 7 while for an order to come out. We would like an order
- 8 before mid-January, one way or another, so we can
- 9 determine what we need to do.
- 10 We think we made a good faith effort but we
- 11 are willing to continue negotiations.
- MR. PADILLA: That in itself is an admission
- 13 that there hasn't been adequate time and this compulsory
- 14 pooling case should not have been brought before the
- 15 parties had a chance to negotiate something.
- I know that we are here and the Division
- 17 does have jurisdiction over these kind of matters. But
- 18 I also think that Burnett pushed the limit in this
- 19 case -- is that for whatever reason, he waited until the
- 20 last minute and said, Oh, my God, we have this
- 21 contractual provision in this joint-operating agreement
- 22 and now our only option is to bring a compulsory pooling
- 23 case and, essentially, force Ard to accept any deal that
- 24 was out there if it did not want to participate.
- I mean, there's a lot of consideration that

- 1 goes into whether or not you should participate. And
- 2 somebody who wants to participate generally studies the
- 3 area. There's been no time to really study this area
- 4 and determine whether or not it is feasible to
- 5 participate in the well.
- The next best thing is to do a term
- 7 assignment, which is an option here. And that's what's
- 8 been under consideration. But to be forced -- now,
- 9 Mr. Bruce makes the point that at least one compulsory
- 10 pooling may be issued January 15th so that Burnett can
- 11 save its term assignments when it should have started
- 12 this whole process way back.
- In cross-examination -- well, we brought out
- 14 they got those lease extensions from the Hudson Group in
- 15 February, and that is plenty of time. We didn't do
- 16 anything with Ard. Yes, they may have had talks, but
- 17 there were no proposals. And then they realized they
- 18 had this bad provision that prevented them from even
- 19 dealing with Ard.
- 20 So this is not Ards' fault at all here.
- 21 And, yeah, it's very compelling to say we want to save
- 22 our term assignments. But the Division should not be a
- 23 party to effectively saving those term assignments when
- 24 Burnett didn't timely take care of business.
- MR. BRUCE: One thing I would point out in

				Page 38		
1	STATE OF NEW MEXICO)				
2)	ss.	÷		
3	COUNTY OF BERNALILLO)				
4						
5						
6						
7	REPORTER'S CERTIFICATE					
8	ד דייד דייא וו אד דיא	are n	Marrian Danasıl	Law CCD		
9	I, ELLEN H. ALLANIC, New Mexico Reporter CCR No. 100, DO HEREBY CERTIFY that on Thursday, December 3,					
10	2015, the proceedings in the above-captioned matter were taken before me, that I did report in stenographic					
11	shorthand the proceedings set forth herein, and the foregoing pages are a true and correct transcription to					
	the best of my ability a			STIPCION CO		
12				i		
13	I FURTHER CERTIFY	Y that	I am neither er	mployed by		
14	nor related to nor contracted with (unless excepted by					
15	the rules) any of the parties or attorneys in this case, and that I have no interest whatsoever in the final					
16	disposition of this case	e in ar	ny court.			
17						
18						
19				~		
20			XION UIL	anc		
21			ALLANIC, CSR fied Court Repor	rter No. 100		
22			Expires: $12/31$			
23						
24						
25						
2.0						