### STATE OF NEW MEXICO

### ENERGY, MINERALS AND NATURAL RESOURCES DEPARTMENT

### OIL CONSERVATION DIVISION

IN THE MATTER OF THE HEARING CALLED BY THE OIL CONSERVATION DIVISION FOR THE PURPOSE OF CONSIDERING:	) ) )
APPLICATION OF EXCO RESOURCES, INC., FOR COMPULSORY POOLING, CHAVES COUNTY, NEW MEXICO	) CASE NOS 12,700
APPLICATION OF EXCO RESOURCES, INC., FOR COMPULSORY POOLING, CHAVES COUNTY, NEW MEXICO	) 12,701 ) )
APPLICATION OF EXCO RESOURCES, INC., FOR COMPULSORY POOLING, CHAVES COUNTY,	) 12,702
NEW MEXICO	) ) (Consolidated)

## REPORTER'S TRANSCRIPT OF PROCEEDINGS

MG - 3

### **EXAMINER HEARING**

BEFORE: DAVID BROOKS, Hearing Examiner

) AM 9: 20

July 26th, 2001

Santa Fe, New Mexico

This matter came on for hearing before the New Mexico Oil Conservation Division, DAVID BROOKS, Hearing Examiner, on Thursday, July 26th, 2001, at the New Mexico Energy, Minerals and Natural Resources Department, 1220 South Saint Francis Drive, Room 102, Santa Fe, New Mexico, Steven T. Brenner, Certified Court Reporter No. 7 for the State of New Mexico.

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## I N D E X

July 26th, 2001 Examiner Hearing CASE NOS. 12,700, 12,701 and 12,702 (Consolidated)

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REPORTER'S CERTIFICATE

# EXHIBITS

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\* \* \*

#### APPEARANCES

## FOR THE APPLICANT:

HOLLAND & HART, L.L.P., and CAMPBELL & CARR 110 N. Guadalupe, Suite 1 P.O. Box 2208
Santa Fe, New Mexico 87504-2208
By: MICHAEL H. FELDEWERT

## ALSO PRESENT:

MICHAEL E. STOGNER Engineer, Hearing Examiner New Mexico Oil Conservation Division 1220 South Saint Francis Drive Santa Fe, NM 87501

\* \* \*

WHEREUPON, the following proceedings were had at 1 2 9:25 a.m.: EXAMINER BROOKS: At this time we would call Case 3 Number 12,700. This is the Application of EXCO Resources 4 for compulsory pooling, Chaves County, New Mexico. 5 Are you appearing for the Applicant on this, Mr. 6 7 Feldewert? MR. FELDEWERT: Yes, may it please the Examiner, 8 Michael Feldewert with the law firm of Holland and Hart and 9 10 Campbell and Carr, appearing on behalf of the Applicant, 11 I have two witnesses here today. 12 We would also ask that this particular case be 13 consolidated with Case Number 12,701 and 12,702. testimony from the witnesses and the exhibits that will be 14 presented to the Division are virtually the same in each of 15 these three cases --16 17 EXAMINER BROOKS: Okay. MR. FELDEWERT: -- so in the interest of saving 18 19 time it seems to me that they can be consolidated. EXAMINER BROOKS: Yes, I was just going to ask if 20 you wanted to consolidate these cases. 21 Are there any other appearances on -- Well, first 22 23 of all, at this time we will consolidate -- we will call, in addition to Case Number 12,700, which I just called, 24 Case Number 12,701, Application of EXCO Resources, Inc., 25

for compulsory pooling, Chaves County, New Mexico and Case 1 2 Number 12,702, Application of EXCO Resources, Inc., for compulsory pooling, Chaves County, New Mexico, and call for 3 appearances as to all three cases, take appearances before 4 5 ruling on the motion to consolidate. 6 MR. FELDEWERT: Mr. Examiner, I am appearing in 7 each of the consolidated cases for EXCO Resources, Inc. 8 I'm Michael Feldewert with Holland and Hart and Campbell 9 and Carr in Santa Fe. 10 EXAMINER BROOKS: Each of the announced cases, that is, 12,700, 12,701 and 12,702? 11 12 MR. FELDEWERT: Yes. 13 EXAMINER BROOKS: Is there anyone else appearing? Okay, in the absence of any other appearance, there's no 14 one to object, so Case Number 12,700, 12,701 and 12,702 15 16 will be consolidated for hearing. 17 And how many witnesses? MR. FELDEWERT: Mr. Examiner, I have two 18 witnesses for these consolidated cases. 19 20 EXAMINER BROOKS: Okay, will the witnesses please 21 stand to be sworn, please? State your names for the 22 record, please. 23 MS. BAKER: Gayle A. Baker. John M. Meyer. 24 MR. MEYER: 25 (Thereupon, the witnesses were sworn.)

1 EXAMINER BROOKS: Okay, you may proceed, Mr. 2 Feldewert. 3 MR. FELDEWERT: Thank you. GAYLE A. BAKER, 4 5 the witness herein, after having been first duly sworn upon 6 her oath, was examined and testified as follows: DIRECT EXAMINATION 7 BY MR. FELDEWERT: 8 Ms. Baker, would you please state your full name 9 Q. and address for the record? 10 Gayle A. Baker, 5337 South Cody Street, 11 Α. 12 Littleton, Colorado, 80123. 13 Q. And by whom are you employed and in what 14 capacity? I am employed by EXCO Resources, Inc., as an 15 16 independent consulting landman. 17 0. Ms. Baker, have you previously testified before this Division? 18 No, I haven't. 19 Α. Would you please summarize for the Examiner your 20 Q. 21 work experience? 22 I am a certified professional landman and have Α. 23 been for 15 years. 24 And in terms of your employment, when did that Q. 25 begin?

- I have been a landman since 1974, beginning with 1 Α. Amoco Production Company, 1981 with Lough Exploration 2 Company, from then to 1984 for Slosson Oil Corporation, and 3 from then to 1988 as an independent consulting landman for 4 companies as Barrett Resources, Forest Oil Corporation, 5 Coastal Oil and Gas, among others. 6 7 So you've been acting as a landman since 1974? Q. 8 Α. Yes. And have your areas of responsibility included 9 Q. the southern part of New Mexico? 10 11 Α. Yes. 12 Q. Okay. Are you a member of any trade
  - associations?
    - Yes, I'm a member of the American Association of Α. Petroleum Landmen, the Denver Association of Petroleum Landmen and the Rocky Mountain Mineral Law Institute.
    - Have you been qualified as an expert in petroleum Q. land matters in any other states?
      - Yes, I have. Α.
      - Which states? Q.
- 21 Wyoming. Α.

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- Are you familiar with the Applications that have Q. been filed by EXCO in Case Numbers 12,700, 12,701 and 12,702?
- 25 Yes, I am. Α.

And are you familiar with the status of the lands 1 Q. which are the subject of these Applications? 2 Α. Yes, I am. 3 MR. FELDEWERT: Mr. Examiner, I would tender Ms. 4 5 Baker as an expert witness in petroleum land matters. EXAMINER BROOKS: Okay, any -- Well, there can't 6 7 be any objection, there's no one to accept. We will accept 8 her qualifications. (By Mr. Feldewert) Ms. Baker, would you please 9 0. briefly state for the Examiner what EXCO seeks with the 10 11 Application in Case Number 12,700. 12 Α. The Application asks for an order pooling all 13 minerals from the surface to the base of the Abo formation 14 for all formations and pools that would be developed on 160 acres, which would include the Pecos Slope-Abo Gas Pool, 15 and to establish a 160-acre spacing unit for a southwest 16 17 quarter, which would again include the Pecos Slope-Abo Gas 18 Pool and any formations and pools on those 160 acres, and 19 also, or, to establish a 40-acre spacing unit for all formations and pools for the southwest southwest. Both the 20 160 and the 40 would be standard acre --21 EXAMINER BROOKS: Now, we have --22 23 THE WITNESS: -- poolings --24 EXAMINER BROOKS: -- excuse me, we have three

separate Applications here, so I think we need to get the

witness to state which section she's talking about in each case.

MR. FELDEWERT: I will.

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- Q. (By Mr. Feldewert) And what you just described is in Section 19, Township 5 South, Range 25 East; is that right?
  - A. That's right.
- Q. Okay, and you're seeking to pool the southwest quarter to form a 160-acre spacing unit?
- A. That's correct.
- Q. And also the southwest quarter of the southwest quarter to form a 40-acre spacing unit?
- 13 A. That's correct.
  - Q. Okay, and what are they to be dedicated to?
- A. The well in the southwest quarter would be the
  Rose Federal Well Number 14, in the southwest southwest or
  Unit M.
  - Q. And what is the footage location for the -EXCO's Rose Federal Well Number 14?
    - A. 760 from the south line, 660 from the west line.
    - Q. Okay, now why don't you briefly state what EXCO seeks in Case Number 12,701?
    - A. This Application is similar circumstances, again asking for pooling all minerals from the surface to the base of the Abo formation under the northwest quarter of

Section 20, 5 South, 25 East, Chaves County, New Mexico.

The well dedicated to that Application is the Rose Federal

Well Number 15 at a standard location in the southwest

southwest, being Unit E. The footage for that well is 1980

feet from the north line, 660 feet from the west line.

- Q. Okay, and then in Case Number 12,702 do you seek the same pooling order for the southwest quarter of Section 20, Township 5 South, Range 25 East?
- A. Yes, I do, but for the location of the southwest quarter of Section 20, 5 South, 25 East, the well dedicated to it would be the Rose Federal Number 16, which would be a standard location in the southwest southwest or Unit M. The footage would be 660 from the south line, 660 from the west line.
- Q. What is the status of the acreage in the southwest quarter of Section 19, the northwest quarter of Section 20 and the southwest quarter of Section 20?
- A. It is all encompassed by one federal lease, being NM NM 36408.
- Q. Okay, why don't you identify for the Examiner and review EXCO Exhibit Number 1?
- A. EXCO Exhibit Number 1 covers 5 South, 25 East.

  On here is -- The spacing units for 160-acre standard spacing units are depicted in the southwest quarter of Section 19, the northwest quarter of Section 20, and the

southwest quarter of Section 20.

- Q. And does it show your proposed well?
- A. It shows the proposed wells in the southwest southwest of Section 19, the southwest southwest for Section 20, and the southwest southwest for Section 20.
- Q. And that would be the wells with just the black circle?
  - A. Yes, that's correct.
- Q. Okay. Does EXCO Exhibit Number 1 also contain an ownership breakdown for these spacing units?
- A. Yes, you will see this at the bottom right under "Remarks". For these proposed Rose Federal Wells 14, 15 and 16, EXCO Resources owns 50-percent working interest, Eland Energy owns 37.5-percent Energy [sic], and Providence Energy Corporation owns a 12.5-percent working interest.
- Q. And I believe you indicated that the ownership is common throughout this section?
- A. That's correct, all three of these spacing units would contain the same working interest ownership.
- Q. Okay, how many -- Now, you have EXCO listed on here. Are the other two parties shown with an interest in these quarter sections, are they subject to this pooling Application?
  - A. Yes, both of them are.
  - Q. Okay, and have you been able to locate these two

interest owners?

- A. Yes, I have.
- Q. Okay. Why don't you then identify EXCO Exhibit
  Number 2 and review for the Examiner your efforts to obtain
  voluntary joinder of these two interest owners subject to
  this pooling Application?
- A. Exhibits 2a, -b and -c are similar letters to Eland Energy and Providence Energy, proposing the Rose Federal 14, 15 and 16 wells, describing the location, the depth to be drilled, the formation, enclosing a proposed operating agreement and including an AFE inviting them to participate in the drilling of these wells.
- Q. Okay, did you -- So your initial proposal letters went out on June 1st, 2001?
  - A. That's correct.
- Q. Okay, and they went out to each of the parties which are the subject of this pooling Application?
  - A. Right.
- Q. And it was sent out for each of the wells that are at issue here today?
  - A. Yes.
- Q. Okay. And did you have any follow-up telephone conversations or correspondence with these interest owners?
- A. Yes, Exhibits 2d, 2d1 and 2e are all written correspondence relating to these proposals subsequent to my

initial letter, dated June 1.

- Q. Okay, now these letters involve Eland Energy. Do you know what the relationship is between Eland Energy and Providence Energy?
- A. Eland Energy has the authority to make decisions and elections on behalf of Providence Energy.
  - Q. And how do you know that?
- A. I've been told that from the onset, from their landman, Kyle Wood, and as also known from their landmanager, Craig Nielsen. They were supposed to provide me with written evidence, and I haven't received it yet. The person giving the authority on behalf of Providence is out of town until Monday. But they said that would be no problem.

There are other wells that EXCO Resources operates and distributes revenue on, and Providence's portion is also distributed to Eland at Providence's request, so there isn't anything unusual.

- Q. Do they have the same address?
- A. Yes.
- Q. Okay. And then what is Exhibit -- Does Exhibit

  2f set forth your verbal efforts to acquire Eland and

  Providence's agreement in this matter?
  - A. Yes.
  - Q. And it indicates discussions on June 27th, July

the 3rd, July the 5th, July 13th, July 18th and July 24th; is that right?

A. Yes.

- Q. Okay. And I want to make sure, did you testify -- Was there an AFE that went out with your proposal letters?
  - A. Yes.
- Q. Okay. And what is the status of your discussions today with Eland Energy and Providence Energy?
- A. We have verbal communication where we are making an effort to reach an agreement in the acquisition of their acreage.
- Q. Have they indicated to you whether they wanted to participate or not participate?
- A. They have -- Through this correspondence attached here as exhibits, they have indicated that they definitely do not want to participate in the drilling of the wells.
- Q. And are you in the process of discussions with them about either acquiring their interest or farming out their interest?
- A. We are in that process, and we are negotiating that. It is ongoing at this time.
  - Q. And how long has that process been ongoing?
  - A. It has been going since June 27th.
  - Q. Okay. In your opinion, have you made a good

faith effort to obtain the voluntary joinder of the interest owners subject to this pooling Application?

A. Yes.

- Q. Has EXCO estimated the overhead and administrative cost while drilling each of these wells and also while producing these wells if they are successful?
  - A. Yes.
  - Q. And what are those?
- A. The monthly drilling rate would be \$4741, which is a mean in a survey completed by the American Association of Petroleum Landmen, which is also consistent with the figures in the area.
  - Q. Okay, what about producing?
- A. The producing rate is \$850, which is the same monthly rate that other wells in the area were being charged by the former operator that EXCO acquired its interest from.
- Q. Do you recommend that this figure be incorporated into any order that results from this hearing?
  - A. Yes.
- Q. Okay. Do you recommend that the overhead figures approved by the Division be subject to adjustment in accordance with the appropriate COPAS guidelines?
  - A. Yes.
  - Q. Are EXCO Exhibits 3, 4 and 5 affidavits with

1 attached letters giving notice of hearing in each of these consolidated cases? 2 Α. Yes. 3 And do they reflect that notice went out to Eland Q. 4 5 Energy and Providence at the same address and that green 6 cards -- or return receipt cards were received? 7 That is correct. Α. 8 Q. Okay. Is it EXCO Resources, Inc., that seeks to 9 be designated operator of the proposed wells? 10 Α. Yes. Okay. And were Exhibits 1 through 5 prepared by 11 0. you or compiled under your direction and supervision? 12 13 Α. Yes. MR. FELDEWERT: Mr. Examiner, at this time I 14 would move the admission into evidence of EXCO Exhibits 1 15 16 through 5. 17 EXAMINER BROOKS: Okay, EXCO Exhibits 1 through 5 will be admitted. 18 MR. FELDEWERT: And that concludes my examination 19 20 of this witness. 21 EXAMINER BROOKS: Very good. EXAMINATION 22 23 BY EXAMINER BROOKS: You said that EXCO -- Mr. Feldewert emphasized 24 0. 25 that EXCO Resources, Inc., is asking to be designated as

- operator. Now, if I read this note or this remark on
  Exhibit 1, EXCO Resources, Inc., is the same entity that
  owns 50 percent working interest in each of these units; is
  that correct?
  - A. That's correct.

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- Q. And let me clarify what the testimony was as to each of the cases. It's my understanding that Case Number 12,700 involves the southwest quarter of Section 19?
  - A. That's correct.
- Q. And you seek to pool from the surface to the base of the Abo; is that right?
  - A. That's right.
- Q. And you're seeking a 160-acre spacing unit consisting of the southwest quarter and 40-acre spacing unit consisting of the southwest southwest?
- A. Yes, sir.
- Q. Now, 12,701, that is the northwest quarter of Section 20?
- 19 | A. Yes, sir.
- Q. And you are seeking pooling again from surface to the base of the Abo?
- 22 A. Yes.
- Q. And the unit would be the northwest quarter, of course, for 160, and it would be the southwest of the northwest for 40?

Yes, sir. 1 Α. 2 And that's the Rose Federal Number 15? Q. 3 Yes. Α. I'm sorry, then, Section 19 in Case Number 4 Q. 5 12,700, that -- What was the well number? The well number is the Rose Federal 14. 6 Α. 7 0. Rose Federal 14. And what were the footages on 8 the Rose Federal 14? 9 Α. 760 from the south line, 660 from the west line. 10 760 from the south and 660 from the west. 0. Yes, sir. 11 Α. And that is a standard location? 12 Q. 13 Α. Yes. Now, in 12,701, that's the Rose Federal Number 14 Q. 15? 15 16 Yes. Α. 17 And what are the footages on that? Q. 1980 from the north line, 660 from the west line. 18 Α. And again that is a standard location? 19 Q. 20 Α. Yes. 21 Q. Now, Cause Number 12,702 involves the southwest 22 quarter of Section 20? 23 Α. Yes, sir. And again, the zones are surface to the base of 24 Q. the Abo? 25

- 1 A. Yes. And the well is the Rose Federal Number 16. 2 Q. Yes. 3 Α. And what are the footages on that? 4 Q. 5 Α. 660 from the south line, 660 from the west line. 660 from the south and 660 from the west. 6 Q. And you would be seeking a 160-acre spacing unit consisting of 7 8 the southwest quarter, correct? 9 Α. Yes. 10 Q. And 40-acre spacing unit consisting of the
  - southwest southwest?
  - Α. Yes.

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- And there are existing wells -- It looks like O. from Exhibit 1 there are existing wells on each of these units?
  - A. Yes, sir.
  - And these are authorized infill wells, correct? 0.
- Yes, these are allowed by the Pecos Slope-Abo 18 Α. These would be the second well in the 160-acre 19 rules. 20 unit.
  - What is the status of these existing wells? 0.
  - A. They are producing.
  - Q. And were they force pooled or were they voluntarily unitized?
- 25 A. They were voluntarily pooled under existing -- or

- -- well, operating agreements. These go back to 1980 where acreage was acquired from Depco Resources by Central Resources, who then was acquired by EXCO. Those agreements apparently have been lost, and that was the purpose of my proposing a new operating agreement under the same terms as what the exploration agreement for these initial wells -- the provisions in that exploration agreement provided for.
- Q. You say they've been lost. Ordinarily you can establish by the testimony of a witness the contents of a lost instrument. Do you know what the terms of those instruments were?
- A. The only way I can know the terms of those are by my examination of the exploration agreement, which attached to that was an exhibit that said that these will be the terms of any and separate operating agreements.
- Q. Have you done any research or any investigation to try to find out what -- who were the parties to those old operating agreements and what the terms of the agreements were?
- A. Yes, I have. The other parties were originally Providence, one of the companies requested to be pooled here --
  - Q. Okay.

A. -- who acquired their interest from NICOR, who -- Depco-NICOR were 50-50 partners under this exploration

agreement. Central Resources acquired Depco's 50 percent, 1 2 EXCO acquired Central's 50 percent on the other side where NICOR sold their interest, then, to Providence, and then it 3 is held as supported by Exhibit 1, now 37 1/2 percent by 4 5 Eland, 12 1/2 percent by Providence. 6 Now, I'm not sure I followed all that. Q. 7 Okay, I know that was a lot. A. 8 Q. Who were the parties to the former operating 9 agreement? 10 Α. NICOR, Depco. 11 NICOR and Depco, and did they own 50 percent Q. 12 each? 13 Α. Yes. 14 At that time? Q. 15 Yes, sir. Α. 16 And which one did EXCO acquire? Q. 17 Α. Depco's 50 percent. And NICOR -- Providence acquired NICOR's 18 Q. 19 interest? 20 Α. That's correct. And does Eland own theirs from Providence? 21 Q. 22 Α. Yes. 23 Q. Now, what were the terms of those previous 24 operating agreements that you surmise from the exploration

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agreement?

- A. The exhibit that was attached to the exploration agreement stated that the nonconsent penalty would be 100, 300.
- Q. Which wasn't too unusual a penalty structure in those days?
- A. That's correct. I also did some investigation in Section 21 where there are interests that were acquired under that same exploration agreement, had these same parties involved in it, and under those agreements 100, 300 was also the common nonconsent penalty.
- Q. Now, to clarify, because we don't use the same terminology around here that's used in operating agreements, 100, 300 in -- First of all, when was this done?
  - A. This was done in 1982.
- Q. Okay. Well, I'm not really familiar with what was done at that time. My knowledge is a little older and a little newer, there's a gap there. But 100, 300, as I remember the way those things were structured, that meant that the operator got to recover 100 percent of the cost of surface equipment; is that correct?
  - A. That's correct.

- Q. And 300 percent of intangibles and the cost of downhole equipment?
  - A. The 300 would include that, as well a drilling,

completing, reworking, any of those costs.

- Q. Yes, and what about operating costs from date of completion till payout?
  - A. That would be under the 300 percent.
- Q. Okay, so everything would be under 300 percent except surface equipment?
  - A. That's correct.
  - Q. Surface equipment would be 100 percent?
  - A. Yes, sir.
- Q. And when you say the operator got to recover 100 percent, that would be as to what he got to recover -- 100 percent in the terms in which we talk, that would be zero risk penalty, right?
- 14 A. Yes.

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- 15 Q. Because we assume they recover their costs plus a 16 risk penalty?
- 17 A. Yes.
  - Q. And when you're talking 300 percent in an operating agreement as to costs that that applied to, that would be 100 percent -- that would be what we would call a 200-percent risk penalty, right?
- 22 A. Yes, sir.
- Q. Okay. These wells that are on there that are producing now, does Providence and EXCO own the interest in those as well?

A. Yes, sir.

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- Q. And they're on pay and getting their interest paid to them?
  - A. That's correct.
  - Q. Is EXCO the operator of these other wells?
- 6 A. Yes, sir.

7 EXAMINER BROOKS: Okay, very good. Anything 8 further, Mr. Stogner?

EXAMINER STOGNER: Yeah, I have a couple of questions.

#### **EXAMINATION**

### BY EXAMINER STOGNER:

- Q. On Exhibit Number 2, third paragraph down, you mention, "We anticipate drilling the five Rose Federal wells..." Now, we're talking about three wells today. What other two wells are you referring to?
- A. Those are wells that were proposed in Section 21, being in the northwest quarter of 21 via a 160-acre spacing unit in the southwest quarter. These fell under that certain exploration agreement that I've mentioned.
- Q. Now, this Rose Federal -- Okay, I see Section 19 and Section 20, the name Rose Federal, but when I get over in Section 21, that's the Rose Federal Com.
  - A. The proposed wells there are not on this map.
- Q. Oh, I'm sorry, okay, so that's not the same

26 1 thing. I'm sorry. So how big is this lease, the Rose Federal lease? 2 It encompasses the west half of Section 18, all 3 Α. of Section 20, all of Section 21 and parts of Section --4 5 or, excuse me, all of Section 19, 20 and parts of Section 6 21. 7 How long has EXCO been the operator of this Q. I'm assuming they're the operator of all the wells 8 in the Rose Federal lease. 9 10 Since last September, September of 2000. A. Yes. 11 Q. And you acquired it from who? 12 Α. Central Resources, Inc. 13 Was Central Resources responsible for drilling Q. 14 these wells initially? 15 No, they weren't, they were drilled by Depco. Α. Okay, the proposed overhead for production, 16 Q. 17 \$850 --Yes, sir. 18 Α. 19 If I remember right, usually -- or in many 20 instances it's usually ten percent of the drilling cost. 21

This is a little bit more than that, and you base this on other wells in the area?

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- Α. I base this on what Central Resources, the former operator, was billing.
  - Q. But that was under a voluntary agreement, not

force pooling; is that correct?

- A. That's correct.
- Q. Has EXCO done any other compulsory poolings within this area or been subject to a force pooling provision by another operator in this area?
  - A. No.

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- Q. Do you have any idea of what other compulsory pooling orders -- what their stipulated production overhead is?
- A. I believe other people in the area, somewhere above -- I think Yates is around \$500. We had actually -- EXCO had actually had a meeting in EXCO's Dallas office with Eland proposing to reduce those rates, and in light of our offer to acquire Eland Providence's Energy, we had not determined that figure, but told that if that was the reason for holding them up, making an election, any number between \$400 and \$800 would do.
  - O. In fact that's mentioned in here --
- 19 | A. Yes, it is.
  - Q. -- in one of the letters. Do you remember which letter, or which document?
    - A. It's in my conversation, I believe.
- Q. That's right, I think on the last page, Exhibit
- 24 | 2f --
- 25 A. Yes.

Q. -- the July 3rd entry?

A. In other words, we didn't want them to think that we weren't going to work with them, that whatever they wanted to do, if the \$2000 or so a year made a difference whether they were going to drill these wells or not, that we would not let that interfere with our working with them.

EXAMINER STOGNER: No other questions, Mr.

Brooks.

#### FURTHER EXAMINATION

BY MR. BROOKS:

- Q. Well, let me just follow up a little bit on that. Is this \$850 a month, is that what's provided in the -- is that what you're charging on the existing wells in this unit?
- A. Yes, sir, that's what the former operator charged, and so we just continued from that.
  - Q. And nobody's objected to paying that so far?
- A. Well, Eland would like EXCO to reduce that, and that is the figure that they were going to arrive at.

  Because of the offer, they didn't continue that.
- Q. Do you know what was provided in administrative overhead in the previous operating agreement?
  - A. I believe it was \$400, \$450.
- Q. Four hundred for operating. Do you know what was provided for drilling?

I think that was around \$3750. 1 Α. \$3750 for drilling. Did it have an escalation 2 Q. clause, do you know? 3 Α. Yes, it's under the COPAS. 4 5 Q. Okay. I didn't know exactly what --And actually the producing well rate was probably 6 Α. 7 at \$372, because they're usually the ten-percent less. 8 EXAMINER BROOKS: Very good. Anything further? 9 MR. FELDEWERT: No, Mr. Examiner. 10 EXAMINER BROOKS: The witness may stand down. 11 MR. FELDEWERT: We then call Mr. John Meyer. 12 JOHN M. MEYER, the witness herein, after having been first duly sworn upon 13 14 his oath, was examined and testified as follows: DIRECT EXAMINATION 15 BY MR. FELDEWERT: 16 17 0. Mr. Meyer, would you please state your name and address for the record? 18 John Mitchell Meyer, 2639 South Kline Circle, 19 20 Lakewood, Colorado 80227. 21 0. M-e-y-e-r? Yes. 22 Α. 23 0. Okay. And by whom are you employed and in what capacity? 24

EXCO Resources, as a senior petroleum geologist.

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Q. Have you previously testified before this Division or one of its Examiners?

A. No.

- Q. Okay, why don't you summarize your educational background and your work experience, please?
- A. I received a bachelor of science degree from the University of Northern Colorado in 1983. I'm a registered professional geologist in the State of Wyoming for the past 13 years.

I began work with Amerada Hess in January of 1983 through February of 1985, then went to Pacific Enterprises Oil Company from February, 1985, to February, 1992.

Consulted as a geologist from February, 1992, through September, 1993, including a stint at Santa Fe Snyder, working the San Juan Basin in New Mexico, then became employed by Central Resources from September, 1993, through September of 2000, and subsequently EXCO Resources from September, 2000, to present, which included -- part of my areas of responsibility were the southeast portion of New Mexico.

- Q. Are you a member of any associations?
- A. Yes, I'm a member of the American Association of Petroleum Geologists, the Rocky Mountain Association of Geologists and the Wyoming Geological Association.
  - Q. Are you familiar with the Applications that have

1 been filed by EXCO in Case Numbers 12,700, 12,701 and 2 12,702? 3 Α. Yes. Q. And have you made a technical study of the area 4 5 that is the subject of these Applications? 6 A. Yes. 7 Are you prepared to share the results of your 0. 8 work with the Examiner? 9 Α. Yes. 10 MR. FELDEWERT: Mr. Examiner, I would tender Mr. 11 Meyer as an expert witness in petroleum geology. EXAMINER BROOKS: His credentials will be 12 accepted. 13 (By Mr. Feldewert) What is the primary target 14 0. for EXCO's proposed wells in each of these consolidated 15 16 cases? 17 The primary target consists of the Abo formation. Okay, would you identify and review for the 18 Q. Examiner what has been marked as EXCO Exhibit 6? 19 Exhibit 6 is an authority for expenditure 20 Α. prepared by Summa Engineering for EXCO Resources for the 21 Rose Federal Well Number 14. As previously mentioned, the 22

This AFE was prepared to drill and equip one of

other three wells are identical in depth, so the AFEs are

these wells. The total dryhole cost is \$177,195, the total

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identical.

completed well cost is \$332,186.

- Q. And you said this is prepared by whom?
- A. Summa Engineering.
- Q. S-u-m-m-a?
- A. Yes.

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- Q. Okay, and who are they?
- A. They are an engineering consulting firm located in Oklahoma City who has drilled and supervised the drilling and completion of over 20 wells in this immediate area, primarily for Gothic.
- Q. Okay, and over what time period have they completed 20 other wells in this area?
  - A. From approximately 1996 to present.
- Q. Okay. Are you prepared to make a recommendation to the Examiner as to the risk penalty that should be assessed against nonconsenting interest owners?
- 17 A. Yes.
  - Q. And what is that?
- 19 A. I recommend the statutory maximum of 200 percent.
  - Q. Okay, why don't you identify and review for the Examiner EXCO Exhibit Number 7 and explain why you believe a 200-percent risk penalty is appropriate here.
  - A. Exhibit Number 7 is a production map of the immediate area, a similar map to what you just reviewed with the land situation, the main difference being -- Well,

first of all, all the gas wells on this map are Abo-1 2 producing wells. And the main difference on this map, you'll note the blue-circled wells. Those wells depict the 3 infill wells drilled since 1996, operated primarily by 4 5 Gothic, Yates, and one well by Mewbourne. There are 12 6 wells in total, three of which are considered uneconomic 7 and three of which are marginal wells, based upon our 8 study.

The red numbers below the wells depict, going from left to right, the current daily production in MCF per day, followed by the cumulative production in MMCF.

- Q. What is the production curve like for the Abo formation?
- A. A typical production curve out there exhibits an exponential decline in production over time.
- Q. Okay, and you mentioned some uneconomic wells in this area. Can you identify them, please?
- A. Yes. A well located in 5 South, 25 East, Section 16, the southwest of the northeast, you can see that the current daily rate is only one MCF, and it has cum'd 22 million. The well located in the northeast southeast of Section 33 is another uneconomic well, as well as the well located in the northwest of the southwest of Section 30.
  - Q. And those are all infill wells?
  - A. Yes, they were.

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- Q. Okay, and then you mentioned that you identified some what you would consider marginal wells?
- A. Yeah, the marginal wells would be located in the northwest southwest of Section 32, the northwest southwest of Section 39, and the northwest southeast of Section 30.
- Q. So the infill wells that have been drilled out in this area, have 50 percent of them either been uneconomic or marginal?
  - A. That is correct.
- Q. Would you identify -- Would you turn to EXCO

  Exhibit Number 8? These are the pool rules entered for the 
  Pecos Slope-Abo Gas Pool in 1996 by the Division; is that 
  correct?
- A. Yes, it is.

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- Q. Have you reviewed the geologic findings that were noted by the Division in paragraph (19) of these rules, which I believe is on page 689 of the exhibit?
- A. Yes, I have.
- 19 Q. Do you agree with those findings?
- 20 A. Yes, I do.
  - Q. They're contained in the right-hand column in (a), (b), (c) and (d); is that correct?
  - A. Yes, they are.
- Q. Okay. What do they tell you with respect to the risk of drilling a successful infill well in the Pecos

Slope-Abo Gas Pool?

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- A. That substantial geologic risk is present due to the lateral discontinuous nature of these channel sandstones and that some of the reservoir sands have been partially depleted by previously drilled wells.
- Q. And do you believe that that's borne out by production history, the infill wells that you show EXCO Exhibit Number 7?
- 9 A. Yes.
- Q. Would you identify for the Examiner Exco Exhibit
  Number 9?
- 12 A. Exhibit 9 is the Division Order R-10,293.
  - Q. Was this entered in January of 1995?
- 14 A. Yes.
- 15 | Q. Was this a pooling order for the Abo formation?
- 16 | A. Yes.
- Q. I believe it was for Section 34 shown on your Exhibit Number 7; is that correct?
- 19 A. Yes. Yes, it was.
  - Q. Okay. I'd like you to turn to page 4 of that order. Are you aware of the risk penalty that was imposed by the Division under this pooling order for the Abo formation?
- 24 A. Yes.
- 25 Q. And what was that?

- A. Two hundred percent.
- Q. And then there were some questions earlier, Mr. Stogner, about the drilling rates that had been pooled -the overhead rates in pooling orders in this area, and I
  believe those are reflected in this order in paragraph (9)
  on page 5?
  - A. Yes, they are.
  - Q. And again, this would have been in 1995?
- A. Yes.

- Q. Okay. Do you recommend that the same risk penalty that was imposed by the Division in Division Order R-10,293 also be imposed for the proposed wells which are the subject of Cases 12,700, 12,701 and 12,702?
- A. Yes.
  - Q. Do you believe, Mr. Meyer, that in each of these consolidated cases there is a chance that you could drill a well at the proposed location that would not be a commercial success?
  - A. Yes.
    - Q. In your opinion, will the granting of this
      Application and taking the risk of drilling these infill
      wells in each of these consolidated cases be in the best
      interests of conservation, the prevention of waste and the
      protection of correlative rights?
- 25 A. Yes.

1 Were Exhibits 6 through 9 prepared by you or Q. 2 gathered or compiled under your supervision and direction? 3 Α. Yes, they were. MR. FELDEWERT: Mr. Examiner, at this time I 4 5 would move the admission into evidence of EXCO Exhibits 6 through 9. 6 7 Six through 9 are admitted. EXAMINER BROOKS: 8 MR. FELDEWERT: And that concludes my examination of this witness. 9 10 EXAMINER BROOKS: Okay, I have no questions of 11 this witness. 12 Mr. Stogner? 13 EXAMINER STOGNER: Yes, I have some questions. Thank you, Mr. Brooks. 14 15 **EXAMINATION** BY EXAMINER STOGNER: 16 Am I to understand that Exhibit Number 9 -- this 17 Q. is the order from 1995 -- that's part of your justification 18 to ask for 200 percent today; is that correct? 19 Yes, sir. 20 Α. Okay. How was the pool being developed in 1995? 21 0. What rules were in place? 22 I'm not sure. 23 Α. Well, let's look at Exhibit Number 8. Now, is 24 Q. 25 this the special rules that this pool is now under; is that

correct?

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- A. Yes, they are.
- Q. Do you know when they were enacted?
- A. In 1996.
  - Q. Okay, so the pooling order came at least a year before; is that correct?
    - A. Yes.
  - Q. Okay. In finding paragraph number (11) on the second page of that -- this is a copy of the R.W. Byram's -- it talks about that the pools were subject to the Division's Statewide Rule 104.C(2)(a), which was unprorated and allowed for only one well per quarter section.
- A. Okay.
- Q. So let's now look at Exhibit Number 7. Now, is this well that was subject to Exhibit Number 9 reflected on this map?
- A. Yes, in Section 34, it's the southwest of the northwest, the Pecos Slope 34 Com Number 1.
- 19 Q. Okay, so we know that this well was drilled in 20 1995?
- 21 A. Yes.
  - Q. Do you know, or can you tell by looking at this map, the surrounding wells, the surrounding producing wells back to the west -- there's one to the south and a few to the northwest -- if those were drilled before or after this

particular well in the northwest of 34.

- A. They were drilled before.
- Q. They were drilled before.
- A. Yeah, you can't tell from this map, but I know that this was a more recent well, drilled on the -- It was not drilled as an infill well.
- Q. Okay, when you say "this well", you're talking about the Number 1 in the northwest of 34?
- A. Yes, sir.

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- Q. Okay, that was the subject of the force pooling provision's Order Number R-10,293?
- 12 A. Yes, sir.
- Q. Okay. Now, in Section 33 I believe that blue dot indicates an infill well?
- 15 A. Yes, sir.
- Q. Okay, so that well was drilled after the infill provision, so sometime after 1996?
- 18 A. Yes, sir.
- Q. Now, does your number show on that well, is this a commercially viable well?
- 21 A. No, sir, it is uneconomic.
  - Q. Also, the well up to the north of this particular northwest quarter section of 34, that shows to be a plugged and abandoned well, is that the Doris RI Federal Number 1?
- 25 | A. Yes, sir.

40 Do you know if that was dry and abandoned, or did 0. it ever have any production? I do not know. It should have been dry and abandoned and never had produced. It should have had that because it is -- fits Q. that requirement --Α. Yes. Q. -- or it would have that if it fit those requirements? Well, the symbol -- All the wells that have Α. produced show a gas symbol for being shut in or plugged --Q. Okay. -- depicted by a red symbol. Α. Similar to the one up there in what, the Q. northeast quarter of 27, that looks like it has the gas well emblem, and then it has a red slash? Yes, sir. Α. Q. Now, also, if I went back to the immediate east, it looks like the key covers something up. Do you know if there's a producing well in the northeast of Section 34? Α. I believe not. So this particular well, at the most, when it was Q.

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correct?

force pooled, was surrounded by some dry wells, and of

course this infill well wasn't anywhere close; is that

A. Correct.

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- Q. Okay, so today you're asking for a second well on an existing proration unit, and when I look at the two wells immediately below -- the two infill wells immediately below 19 and 20, in Sections 30 and 20, are those viable commercial wells? Because you show what, 140 over 100 and 150 over 160?
  - A. Yes, they would be considered economic.
- Q. Okay, do you think the same conditions exist today as far as risk penalty should be assessed or should be afforded these wells, as opposed to the well drilled back in 1995, still?
- A. Yes, I believe there should be a 200-percent penalty. The sands are variable enough that -- you know, they're fluvial channels and by nature very discontinuous.
- Q. How many wells does EXCO Resources operate in this pool, roughly?
- A. Roughly -- I don't know, 15 or 16.
- 19 EXAMINER STOGNER: Mr. Brooks I have no other 20 questions of this witness.
- 21 EXAMINER BROOKS: I have no further questions.
- Mr. Feldewert, any follow-up?
- MR. FELDEWERT: No, that concludes our
- 24 presentation, Mr. Examiner.
- 25 EXAMINER BROOKS: Very good, the witness may

stand down.

I guess I just had a question of you, Mr.

Feldewert. This is a little unusual situation where you've got an existing operating agreement that supposedly covers these sections. Does that even come within our jurisdiction, or is this unit already pooled by voluntary agreement, albeit the agreement is not in evidence?

MR. FELDEWERT: Well, it's apparently an agreement that -- if it exists, that nobody can find, including the pooled parties. I know there's been some communication between them about this. It's my understanding that EXCO and Eland, if they thought there was a voluntary agreement or could find a voluntary agreement, my assumption would be that they would have been here today.

But nobody's been able to find the agreement, it's apparently not recorded, so we're in a situation where we do not have a voluntary agreement among the parties. So the only opportunity they have to drill these infill wells is by virtue of the pooling provisions of the State, absent the ability of the parties to reach a subsequent agreement. And I will certainly — in the event that the parties are able to reach an agreement, I will inform the Commission immediately. But we would ask that the matter be taken under advisement and the appropriate order be issued.

EXAMINER BROOKS: Well, actually I would assume that if they had found the previous agreement, not only would I assume they would not be here, I would assume you wouldn't be here either. MR. FELDEWERT: That is correct, sir. EXAMINER BROOKS: Very good. Case Number 12,700, 12,701 and 12,702 will be taken under advisement. (Thereupon, these proceedings were concluded at 10:15 a.m.) \* \* \* I do hereby certify that the foregoing is a complete record of the proceedings in the Examiner hearing of these No. Exemited. Of Conservation Division 

#### CERTIFICATE OF REPORTER

STATE OF NEW MEXICO )
) ss.
COUNTY OF SANTA FE )

I, Steven T. Brenner, Certified Court Reporter and Notary Public, HEREBY CERTIFY that the foregoing transcript of proceedings before the Oil Conservation Division was reported by me; that I transcribed my notes; and that the foregoing is a true and accurate record of the proceedings.

I FURTHER CERTIFY that I am not a relative or employee of any of the parties or attorneys involved in this matter and that I have no personal interest in the final disposition of this matter.

WITNESS MY HAND AND SEAL JULY 29th 2001.

STEVEN T. BRENNER

CCR No. 7

My commission expires: October 14, 2002