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 COG OPERATING, LLC FOR COMPULSORY POOLING, LEA COUNTY, NEW MEXICO.

Case No. 23948

NOTICE OF INTERVENTION

Coterra Energy, Inc., and its subsidiaries, including Cimarex Energy Co. (collectively referred to as "Cimarex"), through its undersigned attorneys, submits to the Oil Conservation Division ("Division") this Notice of Intervention in the above referenced case, pursuant to 19.15.4.11 NMAC.

INTERVENOR'S NAME

Coterra Energy, Inc., & Cimarex Energy Co. c/o Darin Savage Andrew Schill, & William E. Zimsky Abadie & Schill, PC 214 McKenzie Street Santa Fe, New Mexico 87501 Telephone: 970.385.4401 Facsimile: 970.385.4901 darin@abadieschill.com bill@abadieschill.com

Attorneys for Coterra Energy, Inc., and Its subsidiaries, incl. Cimarex Energy Co.

NATURE OF INTERVENOR'S INTEREST

In Case No. 23948, COG Operating, LLC ("COG") seeks an order pooling all uncommitted interests in the Wolfcamp formation underlying a 640-acre, more or less, standard horizontal spacing unit comprised of the E/2 of Section 21 and 28, Township 18 South, Range 34 East, Lea County, New Mexico.

MRC Permian Company ("MRC") and Franklin Mountain Energy 3, LLC ("FME") have made entries of appearance in Case No. 23948 in which they have objected to COG's pooling application going forward by affidavit. Based on descriptions in well proposals received, Cimarex anticipates that MRC and FME will be filing competing pooling applications that will overlap with both COG's proposed development plan and with applications Cimarex will soon be submitting for its development plan to the south that adjoins COG's proposed unit.

This intervention will allow Cimarex to participate in the adjudicatory process to ensure that all the competing development plans in the subject area will be considered in an efficient manner, thus, contributing substantially to the prevention of waste and the protection of correlative rights as directed by 19.15.4.11(C) NMAC.

To the extent that it understands the intentions of MRC and FME, Cimarex opposes any competing development plans that would overlap with COG's and Cimarex's plans in this area.

Respectfully Submitted, ABADIE & SCHILL, PC /s/ Darin C. Savage

Darin C. Savage

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Attorneys for Coterra Energy, Inc. and its subsidiaries, incl. Cimarex Energy Co.

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing was filed with the New Mexico

Oil Conservation Division and was served on counsel of record via electronic mail on November

30, 2023:

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/s/ Darin C. Savage Darin C. Savage