# STATE OF NEW MEXICO DEPARTMENT OF ENERGY, MINERALS AND NATURAL RESOURCES OIL CONSERVATION COMMISSION

APPLICATIONS OF COLGATE OPERATING, LLC FOR COMPULSORY POOLING AND NON-STANDARD SPACING AND PRORATION UNIT, EDDY COUNTY, NEW MEXICO

> CASE NO. 21078 CASE NO. 21079 CASE NO. 21239

#### PRE-HEARING STATEMENT

Apache Corporation ("Apache") provides this Pre-Hearing Statement as required by 19.15.4.13 (A) NMAC.

#### **APPEARANCES**

APPLICANT'S 'ATTORNEY

Colgate Operating, LLC & CM Ernest L. Padilla

Resources, LLC Padilla Law Firm, P.A.

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OPPOSITION OR OTHER PARTIES ATTORNEY

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#### STATEMENT OF THE CASE

Colgate Operating, LLC ("Colgate") has applied for orders pooling all mineral interests in the Bone Spring formation as follows:

**Case No. 21078**: Applicant proposes pooling the Bone Spring formation underlying the N/2S/2 of Sections 27 and 28, Township 19 South, Range 28 East, NMPM, Eddy County, New Mexico, dedicating the Big Burro 27 State Com 123H and 133 H wells to a horizontal spacing unit underling said lands.

Case No. 21079: Applicant proposes pooling the Bone Spring formation underlying the S/2S/2 of Sections 27 and 28, Township 19 South, Range 28 East, NMPM, Eddy County, New Mexico, dedicating the Big Burro 27 State Com 124H and 134H wells to a horizontal spacing unit underling said lands.

Case No. 21239: Applicant proposes pooling the Bone Spring formation underlying the N/2 of Sections 27 and 28, Township 19 South, Range 28 East, NMPM Eddy County, New Mexico, dedicating the Weaver 27 State Com 121H, 122H, 131H, and 132H wells to the horizontal spacing unit underlying said lands.

## PROPOSED EVIDENCE

**APPLICANT** 

WITNESSES	EST. TIME	EXHIBITS
TBD		
APACHE CORPORATION.		
WITNESSES	EST. TIME	EXHIBITS
None.		
EOG Resources, Inc.		
WITNESSES	EST. TIME	EXHIBITS
TBD		
PROCEDURAL MATTERS		
None.		
	Respectfully submitted,	
	BEATTY & WOZNIAK, P.C.	
	By: Candace Callahan 500 Don Gaspar Avenue Santa Fe, New Mexico 87505	

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ATTORNEYS FOR APACHE CORPORATION

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### **CERTIFICATE OF SERVICE**

I hereby certify that a true and correct copy of the foregoing was served on counsel of record by electronic mail on August 7, 2020.

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