

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

APPLICATION OF APACHE CORPORATION
TO AMEND ORDER NO. R-21906,
EDDY COUNTY, NEW MEXICO

CASE NO. 23037
ORDER NO. R-21906
(AMEND)

APPLICATION OF APACHE CORPORATION
TO AMEND ORDER NO. R-21907,
EDDY COUNTY, NEW MEXICO

CASE NO. 23038
ORDER NO. R-21907
(AMEND)

APPLICATION OF APACHE CORPORATION
TO AMEND ORDER NO. R-21908,
EDDY COUNTY, NEW MEXICO

CASE NO. 23039
ORDER NO. R-21908
(AMEND)

APPLICATION OF APACHE CORPORATION
TO AMEND ORDER NO. R-21909,
EDDY COUNTY, NEW MEXICO

CASE NO. 23040
ORDER NO. R-21909
(AMEND)

Examiner Docket: October 6, 2022

APACHE EXHIBITS

Camacho 25-26 State Com
Extension Applications



Earl E. DeBrine, Jr.
Deana M. Bennett
Jamie L. Allen
Bryce H. Smith



500 Fourth Street NW, Suite 1000
P. O. Box 2168 / Albuquerque, NM 87103
Telephone 505.848.1800

**STATE OF NEW MEXICO
ENERGY, MINERALS AND NATURAL RESOURCES DEPARTMENT
OIL CONSERVATION DIVISION**

**APPLICATION OF APACHE CORPORATION
TO AMEND ORDER NO. R-21906,
EDDY COUNTY, NEW MEXICO**

**CASE NO. 23037
ORDER NO. R-21906
(AMEND)**

**APPLICATION OF APACHE CORPORATION
TO AMEND ORDER NO. R-21907,
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**CASE NO. 23038
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(AMEND)**

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Tab A: Declaration of Professional Landman, Blake Johnson

- Exhibit 1 Applications
- Exhibit 2 Orders
- Exhibit 3 Notice Affidavit

Earl E. DeBrine, Jr.
Deana M. Bennett
Jamie L. Allen
Bryce H. Smith



500 Fourth Street NW, Suite 1000
P. O. Box 2168 / Albuquerque, NM 87103
Telephone 505.848.1800

**STATE OF NEW MEXICO
ENERGY, MINERALS AND NATURAL RESOURCES DEPARTMENT
OIL CONSERVATION DIVISION**

**APPLICATION OF APACHE CORPORATION
TO AMEND ORDER NO. R-21907,
EDDY COUNTY, NEW MEXICO**

**CASE NO. 23038
ORDER NO. R-21907
(AMEND)**

SELF-AFFIRMED DECLARATION

Blake Johnson hereby states and declares as follows:

1. I am over the age of 18, I am a land professional for Apache Corporation (“Apache”) and I have personal knowledge of the matters stated herein. I have previously testified before the Oil Conservation Division (“Division”) and I have been qualified by the Division as an expert petroleum landman.

2. My area of responsibility at Apache includes the area of Eddy County in New Mexico.

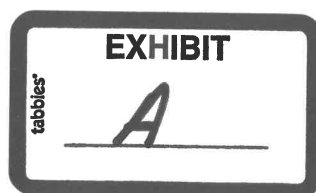
3. I am familiar with the application filed by Apache in this case, which is attached as **Exhibit 1**.

4. I submit the following information pursuant to NMAC 19.15.4.12.A(1) in support of the above referenced application.

5. I am familiar with the status of the lands that are subject to this application.

6. The purpose of the application is to amend Order No. R-21907, attached as **Exhibit 2**, to allow for a one-year extension of time to commence drilling the initial well under the Order.

7. Order No. R-21907 (the “Order”) pooled uncommitted interest owners in a 320-acre, more or less, Bone Spring horizontal spacing unit comprised of the S/2 N/2 of Sections 25 and 26, Township 19 South, Range 27 East, N.M.P.M., Eddy County, New Mexico.



8. Order No. R-21907 designated Apache as the operator of the wells and the unit.

9. Order No. R-21907 ¶ 19 states: “The Operator shall commence drilling the Well(s) within one (1) year after the date of this Order, and complete each Well no later than one (1) year after the commencement of drilling the Well.”

10. Order No. R-21907 ¶ 20 states: “This Order shall terminate automatically if Operator fails to comply with Paragraph 19 unless Operator obtains an extension by amending this Order for good cause shown.”

11. Good cause exists for Apache’s request for an extension of time. This is Apache’s first request for an extension of time, and additional time is needed for Apache to resolve a title issue involving a tract in the spacing unit that Apache owns the operating rights. Apache has been working to transfer title into the successors of the original lessee of record so it can post a bond and begin development.

12. Apache is in good standing under the statewide rules and regulations.

13. Further, good cause exists to grant Apache’s extension of time because Apache intends to drill the wells subject to the Order and no other entity has proposed to develop this acreage.

14. Under the Order, Apache would be required to commence drilling the initial well by October 25, 2022.

15. Apache asks that the deadline to commence drilling the initial well be extended for a year from October 25, 2022 to October 25, 2023.

16. Apache, through its counsel, notified all pooled working interest owners of Apache’s request to amend Order No. R-21907 for the purpose specified in the application. No opposition is expected because the pooled working interest owners have been contacted, and have

not indicated any opposition. Proof of notification is attached as **Exhibit 3** to this Declaration. Exhibit 3 shows the parties who were notified of this hearing, the status of whether they received notice, and an affidavit of publication from the Carlsbad Current-Argus newspaper, showing that notice of this hearing was published on September 14, 2022.

17. Apache notified all of the interest owners that it notified in the original case, plus additional parties who Apache identified as the successors in interest to those originally pooled under the Order.

18. The attachments to this declaration were prepared by me, or compiled from company business records, or were prepared at my direction.

19. In my opinion, the granting of this application is in the interests of conservation and the prevention of waste.

I attest under penalty of perjury under the laws of the State of New Mexico that the information provided herein is correct and complete to the best of my knowledge and belief.

Dated: September 27, 2022



Blake Johnson

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

APPLICATION OF APACHE CORPORATION
TO AMEND ORDER NO. R-21907,
EDDY COUNTY, NEW MEXICO

CASE NO. 23038
ORDER NO. R-21907
(AMEND)

APPLICATION

Apache Corporation (“Apache”), OGRID Number 873, through its undersigned attorneys, files this application with the Oil Conservation Division (“Division”) for the limited purpose of amending Order No. R-21907 (the “Order”), to allow for an extension of time for Apache to commence drilling the initial well under the Order. In support of this application, Apache states as follows:

1. Order No. R-21907 (Case No. 21838) pooled uncommitted interest owners in a 320-acre, more or less, Bone Spring horizontal spacing unit comprised of the S/2 N/2 of Sections 25 and 26, Township 19 South, Range 27 East, N.M.P.M., Eddy County, New Mexico.
2. Order No. R-21907 designated Apache as the operator of the wells and the unit.
3. The Division Hearing for Case No. 21838 was held on October 21, 2021.
4. The Division entered Order No. R-21907 in Case No. 21392 on October 25, 2021.
5. Order No. R-21907, ¶ 19 states: “The Operator shall commence drilling the Well(s) within one (1) year after the date of this Order, and complete each Well no later than one (1) year after the commencement of drilling the Well.”
6. Order No. R-21907 ¶ 20 states: “This Order shall terminate automatically if Operator fails to comply with Paragraph 19 unless Operator obtains an extension by amending this Order for good cause shown.”



7. Apache requests that the Order be re-opened and amended to allow Apache additional time to commence drilling the initial well under the Order.

8. Good cause exists for Apache's request for an extension of time. Additional time is needed for Apache to resolve a title issue involving a tract in the spacing unit that has arisen.

9. Under the Order, Apache would be required to commence drilling the initial well by October 25, 2022.

10. Apache asks that the deadline to commence drilling the initial well be extended for one year from October 25, 2022 to October 25, 2023.

WHEREFORE, Apache requests this application be set for hearing before an Examiner of the Oil Conservation Division on October 6, 2022, and after notice and hearing as required by law, the Division:

A. Amend Order No. R-21907 to extend the time for Apache to commence drilling the initial well under the Order for one year, through October 25, 2023.

Respectfully submitted,

MODRALL, SPERLING, ROEHL, HARRIS
& SISK, P.A.

By: /s/ Earl E. DeBrine, Jr.

Earl E. DeBrine, Jr.
Deana M. Bennett
Jamie L. Allen
Bryce H. Smith
Post Office Box 2168
500 Fourth Street NW, Suite 1000
Albuquerque, New Mexico 87103-2168
Telephone: 505.848.1800
eed@modrall.com
dmb@modrall.com
jla@modrall.com
bhs@modrall.com

W4476461.DOCX

Attorneys for Apache Corporation

CASE NO. _____: (Amend) Application of Apache Corporation to Amend Order No. R-21907, Eddy County, New Mexico. Applicant seeks an order from the Division for the limited purpose of amending Order No. R-21907 to allow for a one-year extension of time to commence drilling the initial well under the Order. Order No. R-21907 pooled uncommitted interest owners in a 320-acre, more or less, Bone Spring horizontal spacing unit comprised of the S/2 N/2 of Sections 25 and 26, Township 19 South, Range 27 East, N.M.P.M., Eddy County, New Mexico. Said area is located approximately 16 miles southeast of Artesia, New Mexico.

**STATE OF NEW MEXICO
ENERGY, MINERALS AND NATURAL RESOURCES DEPARTMENT
OIL CONSERVATION DIVISION**

**IN THE MATTER OF APPLICATION FOR
COMPULSORY POOLING SUBMITTED BY
APACHE CORPORATION**

**CASE NO. 21838
ORDER NO. R-21907**

ORDER

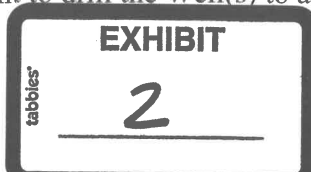
The Director of the New Mexico Oil Conservation Division (“OCD”), having heard this matter through a Hearing Examiner on October 21, 2021, and after considering the testimony, evidence, and recommendation of the Hearing Examiner, issues the following Order.

FINDINGS OF FACT

1. Apache Corporation (“Operator”) submitted an application (“Application”) to compulsory pool the uncommitted oil and gas interests within the spacing unit (“Unit”) described in Exhibit A. The Unit is expected to be a standard horizontal spacing unit. 19.15.16.15(B) NMAC. Operator seeks to be designated the operator of the Unit.
2. Operator will dedicate the well(s) described in Exhibit A (“Well(s)”) to the Unit.
3. Operator proposes the supervision and risk charges for the Well(s) described in Exhibit A.
4. Operator identified the owners of uncommitted interests in oil and gas minerals in the Unit and provided evidence that notice was given.
5. The Application was heard by the Hearing Examiner on the date specified above, during which Operator presented evidence through affidavits in support of the Application. No other party presented evidence at the hearing.

CONCLUSIONS OF LAW

6. OCD has jurisdiction to issue this Order pursuant to NMSA 1978, Section 70-2-17.
7. Operator is the owner of an oil and gas working interest within the Unit.
8. Operator satisfied the notice requirements for the Application and the hearing as required by 19.15.4.12 NMAC.
9. OCD satisfied the notice requirements for the hearing as required by 19.15.4.9 NMAC.
10. Operator has the right to drill the Well(s) to a common source of supply at the



depth(s) and location(s) in the Unit described in Exhibit A.

11. The Unit contains separately owned uncommitted interests in oil and gas minerals.
12. Some of the owners of the uncommitted interests have not agreed to commit their interests to the Unit.
13. The pooling of uncommitted interests in the Unit will prevent waste and protect correlative rights, including the drilling of unnecessary wells.
14. This Order affords to the owner of an uncommitted interest the opportunity to produce his just and equitable share of the oil or gas in the pool.

ORDER

15. The uncommitted interests in the Unit are pooled as set forth in Exhibit A.
16. The Unit shall be dedicated to the Well(s) set forth in Exhibit A.
17. Operator is designated as operator of the Unit and the Well(s).
18. If the location of a well will be unorthodox under the spacing rules in effect at the time of completion, Operator shall obtain the OCD's approval for a non-standard location in accordance with 19.15.16.15(C) NMAC.
19. The Operator shall commence drilling the Well(s) within one year after the date of this Order, and complete each Well no later than one (1) year after the commencement of drilling the Well.
20. This Order shall terminate automatically if Operator fails to comply with Paragraph 19 unless Operator obtains an extension by amending this Order for good cause shown.
21. The infill well requirements in 19.15.13.9 NMAC through 19.15.13.12 NMAC shall be applicable.
22. Operator shall submit each owner of an uncommitted working interest in the pool ("Pooled Working Interest") an itemized schedule of estimated costs to drill, complete, and equip the well ("Estimated Well Costs").
23. No later than thirty (30) days after Operator submits the Estimated Well Costs, the owner of a Pooled Working Interest shall elect whether to pay its share of the Estimated Well Costs or its share of the actual costs to drill, complete and equip the well ("Actual Well Costs") out of production from the well. An owner of a Pooled Working Interest who elects to pay its share of the Estimated Well Costs shall render payment to Operator no later than thirty (30) days after the expiration of the election period, and shall be liable for operating costs, but not risk charges, for the

CASE NO. 21838
ORDER NO. R-21907

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well. An owner of a Pooled Working Interest who fails to pay its share of the Estimated Well Costs or who elects to pay its share of the Actual Well Costs out of production from the well shall be considered to be a "Non-Consenting Pooled Working Interest."

24. No later than one hundred eighty (180) days after Operator submits a Form C-105 for a well, Operator shall submit to each owner of a Pooled Working Interest an itemized schedule of the Actual Well Costs. The Actual Well Costs shall be considered to be the Reasonable Well Costs unless an owner of a Pooled Working Interest files a written objection no later than forty-five (45) days after receipt of the schedule. If an owner of a Pooled Working Interest files a timely written objection, OCD shall determine the Reasonable Well Costs after public notice and hearing.
25. No later than sixty (60) days after the expiration of the period to file a written objection to the Actual Well Costs or OCD's order determining the Reasonable Well Costs, whichever is later, each owner of a Pooled Working Interest who paid its share of the Estimated Well Costs shall pay to Operator its share of the Reasonable Well Costs that exceed the Estimated Well Costs, or Operator shall pay to each owner of a Pooled Working Interest who paid its share of the Estimated Well Costs its share of the Estimated Well Costs that exceed the Reasonable Well Costs.
26. The reasonable charges for supervision to drill and produce a well ("Supervision Charges") shall not exceed the rates specified in Exhibit A, provided however that the rates shall be adjusted annually pursuant to the COPAS form entitled "Accounting Procedure-Joint Operations."
27. No later than within ninety (90) days after Operator submits a Form C-105 for a well, Operator shall submit to each owner of a Pooled Working Interest an itemized schedule of the reasonable charges for operating and maintaining the well ("Operating Charges"), provided however that Operating Charges shall not include the Reasonable Well Costs or Supervision Charges. The Operating Charges shall be considered final unless an owner of a Pooled Working Interest files a written objection no later than forty-five (45) days after receipt of the schedule. If an owner of a Pooled Working Interest files a timely written objection, OCD shall determine the Operating Charges after public notice and hearing.
28. Operator may withhold the following costs and charges from the share of production due to each owner of a Pooled Working Interest who paid its share of the Estimated Well Costs: (a) the proportionate share of the Supervision Charges; and (b) the proportionate share of the Operating Charges.
29. Operator may withhold the following costs and charges from the share of production due to each owner of a Non-Consenting Pooled Working Interest: (a) the proportionate share of the Reasonable Well Costs; (b) the proportionate share

of the Supervision and Operating Charges; and (c) the percentage of the Reasonable Well Costs specified as the charge for risk described in Exhibit A.

- 30. Operator shall distribute a proportionate share of the costs and charges withheld pursuant to paragraph 29 to each Pooled Working Interest that paid its share of the Estimated Well Costs.
- 31. Each year on the anniversary of this Order, and no later than ninety (90) days after each payout, Operator shall provide to each owner of a Non-Consenting Pooled Working Interest a schedule of the revenue attributable to a well and the Supervision and Operating Costs charged against that revenue.
- 32. Any cost or charge that is paid out of production shall be withheld only from the share due to an owner of a Pooled Working Interest. No cost or charge shall be withheld from the share due to an owner of a royalty interests. For the purpose of this Order, an unleased mineral interest shall consist of a seven-eighths (7/8) working interest and a one-eighth (1/8) royalty interest.
- 33. Except as provided above, Operator shall hold the revenue attributable to a well that is not disbursed for any reason for the account of the person(s) entitled to the revenue as provided in the Oil and Gas Proceeds Payment Act, NMSA 1978, Sections 70-10-1 *et seq.*, and relinquish such revenue as provided in the Uniform Unclaimed Property Act, NMSA 1978, Sections 7-8A-1 *et seq.*
- 34. The Unit shall terminate if (a) the owners of all Pooled Working Interests reach a voluntary agreement; or (b) the well(s) drilled on the Unit are plugged and abandoned in accordance with the applicable rules. Operator shall inform OCD no later than thirty (30) days after such occurrence.
- 35. OCD retains jurisdiction of this matter for the entry of such orders as may be deemed necessary.

**STATE OF NEW MEXICO
OIL CONSERVATION DIVISION**



**ADRIENNE SANDOVAL
DIRECTOR**

AES/jag

Date: 10/25/2021

CASE NO. 21838
ORDER NO. R-21907

Exhibit A

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COMPULSORY POOLING APPLICATION CHECKLIST (pdf)	
ALL INFORMATION IN THE APPLICATION MUST BE SUPPORTED BY SIGNED AFFIDAVITS	
Case: 21838	APPLICANT'S RESPONSE
Date: 10/19/2021	
Applicant	Apache Corporation
Designated Operator & OGRID (affiliation if applicable)	Apache Corporation (OGRID 873)
Applicant's Counsel:	Modrall Sperling
Case Title:	APPLICATION OF APACHE CORPORATION FOR COMPULSORY POOLING, EDDY COUNTY, NEW MEXICO, CASE NO. 21838
Entries of Appearance/Intervenors:	COG Operating and Concho Oil and as (now ConocoPhillips) & Colgate
Well Family	Camacho 25-26
Formation/Pool	
Formation Name(s) or Vertical Extent:	Bone Spring Formation
Primary Product (Oil or Gas):	Oil
Pooling this vertical extent:	Bone Spring Formation
Pool Name and Pool Code:	Winchester; Bone Spring, West (97569)
Well Location Setback Rules:	Latest Statewide Horizontal Rules Apply
Spacing Unit Size:	320 acres
Spacing Unit	
Type (Horizontal/Vertical)	Horizontal
Size (Acres)	320 acres
Building Blocks:	Quarter Quarter Sections
Orientation:	East to West
Description: TRS/County	S/2 N/2 of Sections 25 and 26, Township 19 South, Range 27 East, NMPM, Eddy County, New Mexico
Standard Horizontal Well Spacing Unit (Y/N), If No, describe	Yes
Other Situations	
Depth Severance: Y/N. If yes, description	N
Proximity Tracts: If yes, description	N
Proximity Defining Well: if yes, description	N
Applicant's Ownership in Each Tract	Exhibit B.3
Well(s)	
Name & API (if assigned), surface and bottom hole location, footages, completion target, orientation, completion status (standard or non-standard)	See Exhibits B.2 for C-102s



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Well #1	Camacho 25-26 State Com 202H, API No. (Do not have yet) SHL: 2570 feet from the North line and 750 feet from the East line, (Unit H) of Section 25, Township 19 North, Range 27 East, NMPM. BHL: 1870 feet from the North line and 50 feet from the West line, (Unit E) of Section 26, Township 19 North, Range 27 East, NMPM. Completion Target: 2nd Bone Spring Sand at approx 7045 feet TVD. Well Orientation: East to West
Well #2	Camacho 25-26 State Com 302H, API No. (Do not have yet) SHL: 2600 feet from the North line and 750 feet from the East line, (Unit H) of Section 25, Township 19 North, Range 27 East, NMPM. BHL: 1910 feet from the North line and 50 feet from the West line, (Unit E) of Section 26, Township 19 North, Range 27 East, NMPM. Completion Target: 3rd Bone Spring Sand at approx 8310 feet TVD. Well Orientation: East to West
Horizontal Well First and Last Take Points	Exhibit B.2
Completion Target (Formation, TVD and MD)	See Proposal Letter Exhibit B.5.
AFE Capex and Operating Costs	
Drilling Supervision/Month \$	\$8000: See also Proposal Letter Exhibit B.5
Production Supervision/Month \$	\$800: See also Proposal Letter Exhibit B.5
Justification for Supervision Costs	See AFEs Exhibits B.6
Requested Risk Charge	200%: See also Proposal Letter Exhibit B.5
Notice of Hearing	
Proposed Notice of Hearing	Exhibit B.7
Proof of Mailed Notice of Hearing (20 days before hearing)	Exhibit B.7
Proof of Published Notice of Hearing (10 days before hearing)	Exhibit B.7
Ownership Determination	
Land Ownership Schematic of the Spacing Unit	EXAMINER HEARING 10-21-21 PAGE 6 Exhibit B.3

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Tract List (including lease numbers and owners)	Exhibit B.3
Pooled Parties (including ownership type)	Exhibit B.3
Unlocatable Parties to be Pooled	Exhibit B.3; B.7
Ownership Depth Severance (including percentage above & below)	N/A
Joinder	
Sample Copy of Proposal Letter	Exhibit B.6
List of Interest Owners (ie Exhibit A of JOA)	Exhibit B.3
Chronology of Contact with Non-Joined Working Interests	See Exhibit B.4 for Summary of Contacts
Overhead Rates in Proposal Letter	Proposal Letter Exhibit B.5
Cost Estimate to Drill and Complete	Proposal Letter Exhibit B.5; AFE Exhibit B.6
Cost Estimate to Equip Well	Proposal Letter Exhibit B.5; AFE Exhibit B.6
Cost Estimate for Production Facilities	Proposal Letter Exhibit B.5; AFE Exhibit B.6
Geology	
Summary (including special considerations)	Tab C
Spacing Unit Schematic	Exhibit C.8
Gunbarrel/Lateral Trajectory Schematic	Exhibit C.8
Well Orientation (with rationale)	Exhibit C, Paragraph 20
Target Formation	Exhibit C.8, Exhibits C.10 and C.11
HSU Cross Section	Exhibits C.10D/E and C.11D/E
Depth Severance Discussion	N/A
Forms, Figures and Tables	
C-102	Exhibits B.2
Tracts	Exhibit B.3
Summary of Interests, Unit Recapitulation (Tracts)	Exhibit B.3
General Location Map (including basin)	Exhibit C.9
Well Bore Location Map	Exhibits C.10A and C.11A
Structure Contour Map - Subsea Depth	Exhibits C.10B and C.11B
Cross Section Location Map (including wells)	Exhibits C.10A and C.11A
Cross Section (including Landing Zone)	Exhibits C.10D/E and C.11D/E
Additional Information	
CERTIFICATION: I hereby certify that the information provided in this checklist is complete and accurate.	

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
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Printed Name (Attorney or Party Representative):	Deana M. Bennett
Signed Name (Attorney or Party Representative):	
Date:	October 19, 2021

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EXAMINER HEARING 10-21-21
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**STATE OF NEW MEXICO
ENERGY, MINERALS AND NATURAL RESOURCES DEPARTMENT
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**CASE NO. 23037
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**CASE NO. 23039
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**APPLICATION OF APACHE CORPORATION
TO AMEND ORDER NO. R-21909,
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**CASE NO. 23040
ORDER NO. R-21909
(AMEND)**

SELF-AFFIRMED DECLARATION OF EARL E. DEBRINE, JR.

Earl E. DeBrine Jr., attorney in fact and authorized representative of Apache Corporation, the Applicant herein, declares as follows:

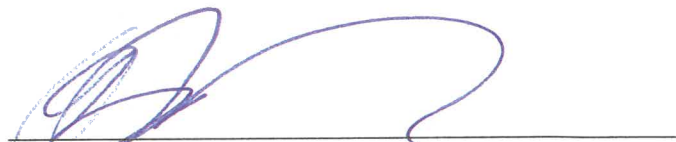
- 1) The above-referenced applications were provided under a notice letter, dated September 9, 2022, and attached hereto, as Exhibit A.3.1.
- 2) Exhibit A.3.2 is the mailing list, which shows the notice letter was delivered to the USPS for mailing on September 9, 2022.
- 3) Exhibit A.3.3 is the certified mailing tracking information as of October 4, 2022, which was generated by WALZ CertifiedPro, the software Modrall Sperling uses to track the mailings. This spreadsheet shows the names and addresses of the parties to whom notice was sent and the status of the mailing. This spreadsheet currently shows numerous letters with a "Mailing Status" of "Delivered," some letters are shown with a status of "To be Mailed." Counsel for Apache investigated why the status of "To be Mailed" is reflected for some of the



notice letters. Counsel's staff hand-delivered all of the notice letters shown on the spreadsheet to USPS's Main Post Office located at 1135 Broadway Blvd. NE, Albuquerque, NM 87101 in a single package on September 9, 2022. Counsel has contacted USPS and the tracking service but both have been unable to determine the basis for the "To be Mailed" status. USPS indisputably received all 78 notice letters on September 9, 2022, as reflected on Exhibit A.3.2.

4) Out of an abundance of caution Apache provided notice of those applications by advertising in the Carlsbad Current Argus, which was published on September 14, 2022. A copy of the Notice of Publication is attached hereto as Exhibit A.3.4. I attest under penalty of perjury under the laws of the State of New Mexico that the information provided herein is correct and complete to the best of my knowledge and belief.

Dated: October 4, 2022



Earl E. DeBrine Jr.



MODRALL SPERLING

LAWYERS

September 9, 2022

Earl E. DeBrine, Jr.
Tel: 505.848.1810
Fax: 505.848.9710
edebrine@modrall.com

VIA CERTIFIED MAIL - RETURN RECEIPT REQUESTED

TO: AFFECTED PARTIES

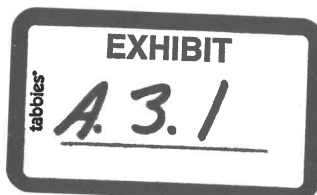
This letter is to advise you that Apache Corporation has filed the enclosed applications with the New Mexico Oil Conservation Division:

CASE NO. 23037: (Amend) Application of Apache Corporation to Amend Order No. R-21906, Eddy County, New Mexico. Applicant seeks an order from the Division for the limited purpose of amending Order No. R-21906 to allow for a one-year extension of time to commence drilling the initial well under the Order. Order No. R-21906 pooled uncommitted interest owners in a 320-acre, more or less, Bone Spring horizontal spacing unit comprised of the N/2 N/2 of Sections 25 and 26, Township 19 South, Range 27 East, N.M.P.M., Eddy County, New Mexico. Said area is located approximately 16 miles southeast of Artesia, New Mexico.

CASE NO. 23038: (Amend) Application of Apache Corporation to Amend Order No. R-21907, Eddy County, New Mexico. Applicant seeks an order from the Division for the limited purpose of amending Order No. R-21907 to allow for a one-year extension of time to commence drilling the initial well under the Order. Order No. R-21907 pooled uncommitted interest owners in a 320-acre, more or less, Bone Spring horizontal spacing unit comprised of the S/2 N/2 of Sections 25 and 26, Township 19 South, Range 27 East, N.M.P.M., Eddy County, New Mexico. Said area is located approximately 16 miles southeast of Artesia, New Mexico.

CASE NO. 23039: (Amend) Application of Apache Corporation to Amend Order No. R-21908, Eddy County, New Mexico. Applicant seeks an order from the Division for the limited purpose of amending Order No. R-21908 to allow for a one-year extension of time to commence drilling the initial well under the Order. Order No. R-21908 pooled uncommitted interest owners in a 320-acre, more or less, Bone Spring horizontal spacing unit comprised of the N/2 S/2 of Sections 25 and 26, Township 19 South, Range 27 East, N.M.P.M., Eddy County, New Mexico. Said area is located approximately 16 miles southeast of Artesia, New Mexico.

Modrall Spierling
Roehl Harris & Sisk P.A.
500 Fourth Street NW
Suite 1000
Albuquerque,
New Mexico 87102
PO Box 2168
Albuquerque,
New Mexico 87103-2168
Tel: 505.848.1800
www.modrall.com



AFFECTED PARTIES

Apache / Camacho Extension Applications

September 9, 2022

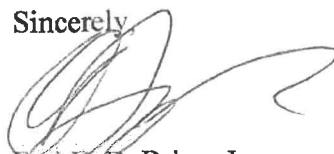
Page 2

CASE NO. 23040: (Amend) Application of Apache Corporation to Amend Order No. R-21909, Eddy County, New Mexico. Applicant seeks an order from the Division for the limited purpose of amending Order No. R-21909 to allow for a one-year extension of time to commence drilling the initial well under the Order. Order No. R-21909 pooled uncommitted interest owners in a 320-acre, more or less, Bone Spring horizontal spacing unit comprised of the S/2 S/2 of Sections 25 and 26, Township 19 South, Range 27 East, N.M.P.M., Eddy County, New Mexico. Said area is located approximately 16 miles southeast of Artesia, New Mexico.

These applications have been set for hearing before a Division Examiner at **8:15 a.m. on October 6, 2022**. During the COVID-19 Public Health Emergency, the hearing will be conducted remotely. Instructions to appear can be found under "OCD NOTICES" at <http://www.emnrd.state.nm.us/OCD/hearings.html>. As a party who may be affected by these applications, we are notifying you of your right to appear at the hearing and participate in this case, including the right to present evidence either in support of or in opposition to the applications. Failure to appear at the hearing may preclude you from any involvement in this case at a later date.

You are further notified that if you desire to appear in these cases, then you are requested to file a Pre-Hearing Statement with the Division at least four business days in advance of a scheduled hearing before the Division or the Commission, but in no event later than 5:00 p.m. mountain time, on the Thursday preceding the scheduled hearing date, with a copy delivered to the undersigned.

Sincerely,



Earl E. DeBrine, Jr.
Attorney for Applicant

EED/kta/w4500897.DOCX

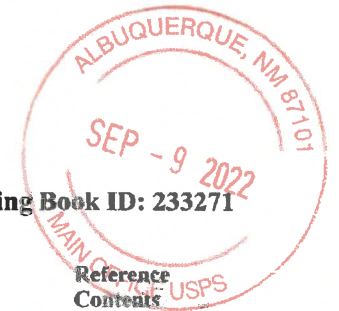
Enclosures: as stated

Kathleen Allen
Modrall Sperling
500 Fourth St. NW, Suite 1000
Albuquerque NM 87102

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Type of Mailing: CERTIFIED MAIL
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Line	USPS Article Number	Name, Street, City, State, Zip	Postage	Service Fee	RR Fee	Rest.Del.Fee	Reference Contents
1	9314 8699 0430 0099 3344 31	Alline Healy 305 Palmetto Dr, Georgetown TX 78633	\$1.68	\$4.00	\$2.00	\$0.00	13454-0171
2	9314 8699 0430 0099 3344 48	Alline Healy- Trustee of the John David Momsen Special Needs Trust 305 Palmetto Dr, Georgetown TX 78633	\$1.68	\$4.00	\$2.00	\$0.00	13454-0171
3	9314 8699 0430 0099 3344 55	Alyssa Russell 2704 Deer Hollow DR Little Elm TX 75068	\$1.68	\$4.00	\$2.00	\$0.00	13454-0171
4	9314 8699 0430 0099 3344 62	Anne Momsen 6081 Rivet Pl, El Paso TX 79932	\$1.68	\$4.00	\$2.00	\$0.00	13454-0171
5	9314 8699 0430 0099 3344 79	Arthur Cunningham III 15822 N 48th Drive Glendale AZ 85306	\$1.68	\$4.00	\$2.00	\$0.00	13454-0171
6	9314 8699 0430 0099 3344 86	Bankers Life and Casualty Company 111 E. Wacker Dr., Suite 2100 Chicago IL 60601	\$1.68	\$4.00	\$2.00	\$0.00	13454-0171
7	9314 8699 0430 0099 3344 93	Bankers Life and Casualty Company 222 Merchandise Mart Plaza Chicago IL 60654	\$1.68	\$4.00	\$2.00	\$0.00	13454-0171
8	9314 8699 0430 0099 3345 09	Canyon Draw Resources, LLC 1999 Bryan St., Suite 900 Dallas TX 75201	\$1.68	\$4.00	\$2.00	\$0.00	13454-0171
9	9314 8699 0430 0099 3345 16	Canyon Draw Resources, LLC 3333 Lee Parkway, Suite 750 Dallas TX 75219	\$1.68	\$4.00	\$2.00	\$0.00	13454-0171
10	9314 8699 0430 0099 3345 23	Canyon Draw Royalty, LLC 3333 Lee Parkway, Suite 750 Dallas TX 75219	\$1.68	\$4.00	\$2.00	\$0.00	13454-0171
11	9314 8699 0430 0099 3345 30	Clarence L. North Jr. 5928 E INGRAM ST MESA AZ 85205	\$1.68	\$4.00	\$2.00	\$0.00	13454-0171
12	9314 8699 0430 0099 3345 47	COG Operating LLC 600 W. Illinois Ave Midland TX 79701	\$1.68	\$4.00	\$2.00	\$0.00	13454-0171
13	9314 8699 0430 0099 3345 54	Concho Oil and Gas, LLC 600 W. Illinois Ave Midland TX 79701	\$1.68	\$4.00	\$2.00	\$0.00	13454-0171
14	9314 8699 0430 0099 3345 61	Devon Energy Production Company, LP PO Box 843559 Dallas TX 75284	\$1.68	\$4.00	\$2.00	\$0.00	13454-0171
15	9314 8699 0430 0099 3345 78	E. G. L. Resources, Inc. PO Box 10886 Midland TX 79702	\$1.68	\$4.00	\$2.00	\$0.00	13454-0171

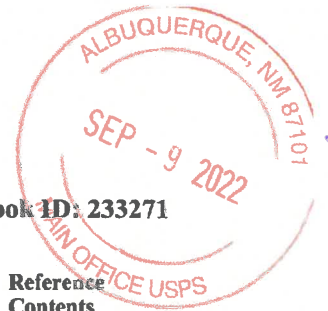


Kathleen Allen
Modrall Sperlring
500 Fourth St. NW, Suite 1000
Albuquerque NM 87102

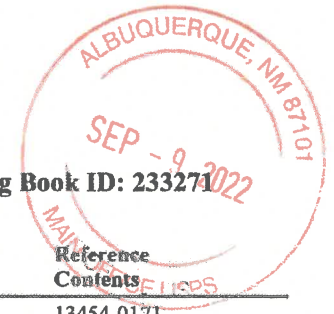
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Line	USPS Article Number	Name, Street, City, State, Zip	Postage	Service Fee	RR Fee	Rest.Del.Fee	Reference Contents
16	9314 8699 0430 0099 3345 85	EOG Y Resources, Inc. 104 S. 4th Street Artesia NM 88210	\$1.68	\$4.00	\$2.00	\$0.00	13454-0171
17	9314 8699 0430 0099 3345 92	Fairway Oil and Gas Company PO Box 50890 Midland TX 79710	\$1.68	\$4.00	\$2.00	\$0.00	13454-0171
18	9314 8699 0430 0099 3346 08	Fairway Oil and Gas Company PO Box 97 Chandler TX 75758	\$1.68	\$4.00	\$2.00	\$0.00	13454-0171
19	9314 8699 0430 0099 3346 15	Fasken Land and Minerals, Ltd. 6101 Holiday Hill Road Midland TX 79707	\$1.68	\$4.00	\$2.00	\$0.00	13454-0171
20	9314 8699 0430 0099 3346 22	Faulconer Resources 1999 Limited Partnership 1001 E. SOUTHEAST LOOP 323, SUITE 160 TYLER TX 75701	\$1.68	\$4.00	\$2.00	\$0.00	13454-0171
21	9314 8699 0430 0099 3346 39	Faulconer Resources 1999 Limited Partnership PO BOX 7995 TYLER TX 75711	\$1.68	\$4.00	\$2.00	\$0.00	13454-0171
22	9314 8699 0430 0099 3346 46	Frances M. Cunningham 526 ZACHARY DRI WEATHERFORD TX 76087	\$1.68	\$4.00	\$2.00	\$0.00	13454-0171
23	9314 8699 0430 0099 3346 53	Gahr Ranch & Investment Partnership, LTD P.O Box 1889 Midland TX 79702	\$1.68	\$4.00	\$2.00	\$0.00	13454-0171
24	9314 8699 0430 0099 3346 60	Hair Family Limited Partnership P.O Box 8122 Midland TX 79708	\$1.68	\$4.00	\$2.00	\$0.00	13454-0171
25	9314 8699 0430 0099 3346 77	Hold the Door, LP 6824 ISLAND CIRCLE MIDLAND TX 79707	\$1.68	\$4.00	\$2.00	\$0.00	13454-0171
26	9314 8699 0430 0099 3346 84	Jason J. Lodge 4904 Stoneleigh Dr Midland TX 79705	\$1.68	\$4.00	\$2.00	\$0.00	13454-0171
27	9314 8699 0430 0099 3346 91	Joan Alline Hines 9609 E Baileys Trl Hereford AZ 85615	\$1.68	\$4.00	\$2.00	\$0.00	13454-0171
28	9314 8699 0430 0099 3347 07	John Peter Cunningham 5227 E Calle Redonda 6026 Phoenix AZ 85018	\$1.68	\$4.00	\$2.00	\$0.00	13454-0171
29	9314 8699 0430 0099 3347 14	Jonell Jones 310 Cornell ave Calumet City IL 60409	\$1.68	\$4.00	\$2.00	\$0.00	13454-0171
30	9314 8699 0430 0099 3347 21	Jonell Jones 6701 Cindy Pl Apt #87 New Orleans LA 70127	\$1.68	\$4.00	\$2.00	\$0.00	13454-0171



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Kathleen Allen
 Modrall Sperling
 500 Fourth St. NW, Suite 1000
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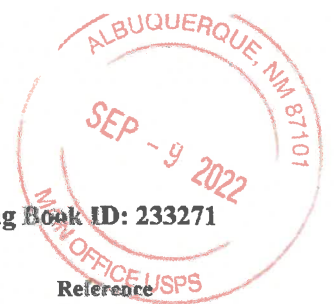
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34	9314 8699 0430 0099 3347 69	Karen Recabaren (Warner) 19184 Japatul Rd Alpine CA 91901	\$1.68	\$4.00	\$2.00	\$0.00	13454-0171
35	9314 8699 0430 0099 3347 76	Leo Momsen III 5928 Volunteer Pl Rockwall TX 75032	\$1.68	\$4.00	\$2.00	\$0.00	13454-0171
36	9314 8699 0430 0099 3347 83	Leo Momsen, Jr. 2377 HICKORY ST SAN DIEGO CA 92103	\$1.68	\$4.00	\$2.00	\$0.00	13454-0171
37	9314 8699 0430 0099 3347 90	Lerwick I, LTD 101 Brookline Dr Ashville NC 28803	\$1.68	\$4.00	\$2.00	\$0.00	13454-0171
38	9314 8699 0430 0099 3348 06	Lerwick Oil and Gas I, LLC 101 Brookline Dr Ashville NC 28803	\$1.68	\$4.00	\$2.00	\$0.00	13454-0171
39	9314 8699 0430 0099 3348 13	Lerwick Oil and Gas, LLC 101 Brookline Dr Ashville NC 28803	\$1.68	\$4.00	\$2.00	\$0.00	13454-0171
40	9314 8699 0430 0099 3348 20	Marathon Oil Company 5555 SAN FELIPE STREET HOUSTON TX 77056	\$1.68	\$4.00	\$2.00	\$0.00	13454-0171
41	9314 8699 0430 0099 3348 37	Marathon Oil Permian, LLC PO BOX 732312 Dallas TX 75373	\$1.68	\$4.00	\$2.00	\$0.00	13454-0171
42	9314 8699 0430 0099 3348 44	Margaret Belle Kelly 8414 E Dianna Dr Scottsdale AZ 85257	\$1.68	\$4.00	\$2.00	\$0.00	13454-0171
43	9314 8699 0430 0099 3348 51	Margaret Momsen 2135 N 47TH ST PHOENIX AZ 85018	\$1.68	\$4.00	\$2.00	\$0.00	13454-0171
44	9314 8699 0430 0099 3348 68	Mark Momsen 744 Villa Flores Dr El Paso TX 79912	\$1.68	\$4.00	\$2.00	\$0.00	13454-0171
45	9314 8699 0430 0099 3348 75	Mary Katherine Margi 712 Saddle Mountain Rd Scottsdale AZ 78628	\$1.68	\$4.00	\$2.00	\$0.00	13454-0171

Kathleen Allen
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Line	USPS Article Number	Name, Street, City, State, Zip	Postage	Service Fee	RR Fee	Rest.Del.Fee	Reference Contents
46	9314 8699 0430 0099 3348 82	McCombs Energy, Ltd. 750 E. Mulberry Ave., Suite 403 San Antonio TX 78212	\$1.68	\$4.00	\$2.00	\$0.00	13454-0171
47	9314 8699 0430 0099 3348 99	Meredith Jones PO BOX 894 ARTESIA NM 88211	\$1.68	\$4.00	\$2.00	\$0.00	13454-0171
48	9314 8699 0430 0099 3349 05	Mike Momsen 203 Summit St Georgetown TX 78633	\$1.68	\$4.00	\$2.00	\$0.00	13454-0171
49	9314 8699 0430 0099 3349 12	Mongoose Minerals LLC Onc Concho Center, 600 W Illinois Ave Midland TX 79701	\$1.68	\$4.00	\$2.00	\$0.00	13454-0171
50	9314 8699 0430 0099 3349 29	Northern Oil and Gas Inc 601 Carlson Parkway, Suite 990 Minnetonka MN 55305	\$1.68	\$4.00	\$2.00	\$0.00	13454-0171
51	9314 8699 0430 0099 3349 36	Ocean Oil Corporation 717 17th Street, Suite 1400 Denver CO 80202	\$1.68	\$4.00	\$2.00	\$0.00	13454-0171
52	9314 8699 0430 0099 3349 43	Oxy USA WTP LP 5 GREENWAY PLAZA HOUSTON TX 77046	\$1.68	\$4.00	\$2.00	\$0.00	13454-0171
53	9314 8699 0430 0099 3349 50	Patrick Momsen P.O Box 3309 Coos Bay OR 97420	\$1.68	\$4.00	\$2.00	\$0.00	13454-0171
54	9314 8699 0430 0099 3349 67	Peggy Cunningham Burgess 5010 E Flower St. Phoenix AZ 85018	\$1.68	\$4.00	\$2.00	\$0.00	13454-0171
55	9314 8699 0430 0099 3349 74	Peregrine Production LLC PO BOX 50655 MIDLAND TX 79710	\$1.68	\$4.00	\$2.00	\$0.00	13454-0171
56	9314 8699 0430 0099 3349 81	Permian Basin Acquisition, LLC 717 17th Street, Suite 1400 Denver CO 80202	\$1.68	\$4.00	\$2.00	\$0.00	13454-0171
57	9314 8699 0430 0099 3349 98	Peter Momsen P.O Box 16 Bayard NM 88023	\$1.68	\$4.00	\$2.00	\$0.00	13454-0171
58	9314 8699 0430 0099 3350 01	Petrostone Permian LLC 5727 Knox Drive Plano TX 75024	\$1.68	\$4.00	\$2.00	\$0.00	13454-0171
59	9314 8699 0430 0099 3350 18	Platform Energy IV, LLC P.O Box 2078 Abilene TX 79604	\$1.68	\$4.00	\$2.00	\$0.00	13454-0171
60	9314 8699 0430 0099 3350 25	Redfern Enterprises, Inc. 6424 Norway Rd. Dallas TX 75230	\$1.68	\$4.00	\$2.00	\$0.00	13454-0171

Kathleen Allen
Modrall Sperling
500 Fourth St. NW, Suite 1000
Albuquerque NM 87102

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61	9314 8699 0430 0099 3350 32	Redfern Enterprises, Inc. 2001 Bedford Dr. Midland TX 79701	\$1.68	\$4.00	\$2.00	\$0.00	13454-0171
62	9314 8699 0430 0099 3350 49	Redfern Enterprises, Inc. 303 W. Wall St., Suite 1900 Midland TX 79701	\$1.68	\$4.00	\$2.00	\$0.00	13454-0171
63	9314 8699 0430 0099 3350 56	Redfern Enterprises, Inc. PO Box 2127 Midland TX 79702	\$1.68	\$4.00	\$2.00	\$0.00	13454-0171
64	9314 8699 0430 0099 3350 63	RSC Resources, LP 9740 W. FM 2147 Suite 8329 Horseshoe Bay TX 78657	\$1.68	\$4.00	\$2.00	\$0.00	13454-0171
65	9314 8699 0430 0099 3350 70	RSC Resources, LP 306 W. WALL ST MIDLAND TX 79701	\$1.68	\$4.00	\$2.00	\$0.00	13454-0171
66	9314 8699 0430 0099 3350 87	Sarah M. Loudenback 121 Copper Ridge Drive La Vernia TX 78247	\$1.68	\$4.00	\$2.00	\$0.00	13454-0171
67	9314 8699 0430 0099 3350 94	Tascosa Energy Partners, LLC 5308 Harkle Road, Suite 100 Santa Fe NM 87505	\$1.68	\$4.00	\$2.00	\$0.00	13454-0171
68	9314 8699 0430 0099 3351 00	Tascosa Energy Partners, LLC 901 W. Missouri Ave Midland TX 79701	\$1.68	\$4.00	\$2.00	\$0.00	13454-0171
69	9314 8699 0430 0099 3351 17	Tascosa Energy Partners, LLC 901 W. Missouri Ave Midland TX 79701	\$1.68	\$4.00	\$2.00	\$0.00	13454-0171
70	9314 8699 0430 0099 3351 31	Thomas M. Beall P.O Box 3098 Midland TX 79702	\$1.68	\$4.00	\$2.00	\$0.00	13454-0171
71	9314 8699 0430 0099 3351 48	True Northern Exploration 507 N. Marienfeld Suite 100 Midland TX 79701	\$1.68	\$4.00	\$2.00	\$0.00	13454-0171
72	9314 8699 0430 0099 3351 55	V-F Petroleum Inc PO Box 1889 Midland TX 79702	\$1.68	\$4.00	\$2.00	\$0.00	13454-0171
73	9314 8699 0430 0099 3351 62	Viginia M. Grady 3726 LEDGESTONE DRIVE HOUSTON TX 77059	\$1.68	\$4.00	\$2.00	\$0.00	13454-0171
74	9314 8699 0430 0099 3351 79	Vince Holdings, LLC P.O Box 65318 Lubbock TX 79464	\$1.68	\$4.00	\$2.00	\$0.00	13454-0171
75	9314 8699 0430 0099 3351 86	Virginia Momsen Grady 122 Palmer Hill Rd Stamford CT 06902	\$1.68	\$4.00	\$2.00	\$0.00	13454-0171

Kathleen Allen
Modrall Sperling
500 Fourth St. NW, Suite 1000
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Line	USPS Article Number	Name, Street, City, State, Zip	Postage	Service Fee	RR Fee	Rest.Del.Fee	Reference Contents
76	9314 8699 0430 0099 3351 93	West Texas National Bank (Mark D. McKinney) 6 Desta Drive, Suite 2400 Midland TX 79705	\$1.68	\$4.00	\$2.00	\$0.00	13454-0171
77	9314 8699 0430 0099 3352 09	Will Holt and Wife, Vina Holt 7036 CASA LOMA CIRCLE EL PASO TX 79912	\$1.68	\$4.00	\$2.00	\$0.00	13454-0171
78	9314 8699 0430 0099 3352 16	Yates Brothers Partnership P BOX 1394 ARTESIA NM 88211	\$1.68	\$4.00	\$2.00	\$0.00	13454-0171
Totals:			\$131.04	\$312.00	\$156.00	\$0.00	
Grand Total:						\$599.04	

List Number of Pieces Listed by Sender	Total Number of Pieces Received at Post Office	Postmaster: Name of receiving employee	Dated:
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