

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

**APPLICATION OF COLGATE OPERATING, LLC
FOR COMPULSORY POOLING IN
EDDY COUNTY, NEW MEXICO**

CASE NO. 22085

**APPLICATION OF COLGATE OPERATING, LLC
FOR COMPULSORY POOLING IN
EDDY COUNTY, NEW MEXICO**

CASE NO. 22086

PRE-HEARING STATEMENT

This Pre-hearing Statement is submitted by and through its undersigned counsel, Ernest L. Padilla, PADILLA LAW FIRM, P.A., on behalf of Colgate Operating, LLC, as required by the Oil Conservation Commission.

APPEARANCES OF PARTIES

APPLICANT

ATTORNEY

COLGATE OPERATING, LLC

Ernest L. Padilla
Padilla Law Firm, P.A.
PO Box 2523
Santa Fe, NM 87504
(505) 988-7577
padillalawnm@outlook.com

OPPOSITION OR OTHER PARTY

ATTORNEY

STATEMENT OF CASE

APPLICANT

Applicant seeks compulsory pooling for the following listed wells in Section 9, Township 19 South, Range 28 East, Eddy County, New Mexico:

OCD Case 22085

Klondike 9 State Com 123H

This proposed well is a horizontal well with a legal surface location in Units I/P of Section 9, T19S, R28E, and an intended legal bottom hole location in Unit L of Section 9, T19S, R28E, Eddy County, New Mexico. It will have a TVD of approximately 7,000 feet and TMD of approximately 12,080 feet, and will target the 2nd Bone Spring.

Klondike 9 State Com 124H

This proposed well is a horizontal well with a legal surface location in Units I/P of Section 9, T19S, R28E, and an intended legal bottom hole location in Unit M of Section 9, T19S, R28E, Eddy County, New Mexico. It will have a TVD of approximately 7,000 feet and TMD of approximately 12,080 feet, and will target the 2nd Bone Spring.

Klondike 9 State Com 133H

This proposed well is a horizontal well with a legal surface location in Units I/P of Section 9, T19S, R28E, and an intended legal bottom hole location in Unit L of Section 9, T19S, R28E, Eddy County, New Mexico. It will have a TVD of approximately 8,150 feet and TMD of approximately 13,230 feet, and will target the 3rd Bone Spring.

Klondike 9 State Com 134H

This proposed well is a horizontal well with a legal surface location in Units I/P of Section 9, T19S, R28E, and an intended legal bottom hole location in Unit M Section 9, T19S, R28E, Eddy County, New Mexico. It will have a TVD of approximately 8,150 feet and TMD of approximately 13,230 feet, and will target the 3rd Bone Spring.

OCD Case 22086

Madera 9 State Com 121H

This proposed well is a horizontal well with a legal surface location in Units A/H of Section 9, T19S, R28E, and an intended legal bottom hole location in Unit D of Section 9, T19S, R28E, Eddy County, New Mexico. It will have a TVD of approximately 7,000 feet and TMD of approximately 12,080 feet, and will target the 2nd Bone Spring.

Madera 9 State Com 122H

This proposed well is a horizontal well with a legal surface location in Units A/H of Section 9, T19S, R28E, and an intended legal bottom hole location in Unit D of Section 9, T19S, R28E, Eddy County, New Mexico. It will have a TVD of approximately 7,000 feet and TMD of approximately 12,080 feet, and will target the 2nd Bone Spring.

Madera 9 State Com 131H

This proposed well is a horizontal well with a legal surface location in Units A/H of Section 9, T19S, R28E, and an intended legal bottom hole location in Unit L1 of Section 9, T19S, R28E, Eddy County, New Mexico. It will have a TVD of approximately 8,150 feet and TMD of approximately 13,230 feet, and will target the 3rd Bone Spring.

Madera 9 State Com 132H

This proposed well is a horizontal well with a legal surface location in Units A/H of Section 9, T19S, R28E, and an intended legal bottom hole location in Unit E Section 9, T19S, R28E, Eddy County, New Mexico. It will have a TVD of approximately 8,150 feet and TMD of approximately 13,230 feet, and will target the 3rd Bone Spring.

OPPOSITION OR OTHER PARTY

PROPOSED EVIDENCE

APPLICANT

Witness	Est. Time	Exhibits
Mark Hajdik - Landman	Approx. 5 minutes	Approx. 7
Sergio Ojeda – Geologist	Approx. 5 minutes	Approx. 10

OPPOSITION

PROCEDURAL MATTERS

These cases will be presented by affidavit.

Respectfully submitted,

PADILLA LAW FIRM, P.A.

/s/ Ernest L. Padilla

Ernest L. Padilla

Attorney for Colgate Operating, LLC

PO Box 2523

Santa Fe, New Mexico 87504

505-988-7577

padillalawnm@outlook.com

District I
 1625 N. French Dr., Hobbs, NM 88240
 Phone:(575) 393-6161 Fax:(575) 393-0720

District II
 811 S. First St., Artesia, NM 88210
 Phone:(575) 748-1283 Fax:(575) 748-9720

District III
 1000 Rio Brazos Rd., Aztec, NM 87410
 Phone:(505) 334-6178 Fax:(505) 334-6170

District IV
 1220 S. St Francis Dr., Santa Fe, NM 87505
 Phone:(505) 476-3470 Fax:(505) 476-3462

State of New Mexico
Energy, Minerals and Natural Resources
Oil Conservation Division
1220 S. St Francis Dr.
Santa Fe, NM 87505

QUESTIONS

Action 38688

QUESTIONS

Operator: COLGATE OPERATING, LLC 300 North Marienfeld Street Midland, TX 79701	OGRID: 371449
	Action Number: 38688
	Action Type: [HEAR] Prehearing Statement (PREHEARING)

QUESTIONS

Testimony	
<i>Please assist us by provide the following information about your testimony.</i>	
Number of witness	<i>Not answered.</i>
Testimony time (in minutes)	<i>Not answered.</i>