

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

**APPLICATION OF MATADOR
PRODUCTION COMPANY FOR
COMPULSORY POOLING, EDDY
COUNTY, NEW MEXICO.**

CASE NOS. 20904 - 20911

EOG's AMENDED PRE- HEARING STATEMENT

EOG Resources, Inc. ("EOG") submits this amended pre-hearing statement as required by the rules of the Oil Conservation Division.

APPEARANCES

APPLICANT

Matador Production Company

OTHER PARTIES

EOG Resources, Inc.

Marathon Oil Permian, LLC

ATTORNEY

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EOG's STATEMENT OF THE CASE

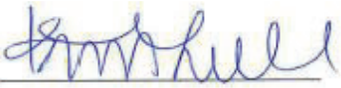
In these cases, Applicant seeks pooling orders creating laydown horizontal well spacing units in the Bone Spring and Wolfcamp formations underlying Sections 21 and 22, Township 20 South, Range 29 East, NMPM, Eddy County, New Mexico for the proposed **Michael K&B 2122 Fed Com Nos. 121H-124H, 201H-204H wells**. EOG opposes the issuance of pooling orders for the requested horizontal well spacing units unless the orders include the following payment provision:

Applicant grants EOG Resources the ability to sequentially elect to pay its share of costs for each proposed well. Applicant agrees to submit an AFE to EOG no sooner than 60 days before the commencement of the drilling of each well, and EOG shall have 30 days upon receipt of said AFE to elect to participate and make payment to Applicant of the estimated cost for each well.

This provision is reasonable and necessary to protect EOG from a premature demand for payment of estimated well costs.

Respectfully submitted,

HOLLAND & HART LLP

By: 

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ATTORNEYS FOR EOG RESOURCES, INC.

CERTIFICATE OF SERVICE

I hereby certify that on April 9, 2020, I served a copy of the foregoing document to all counsel of record via Electronic Mail to:

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