# BEFORE THE STATE CORPORATION COMMISSION OF THE STATE OF KANSAS

ket No.: 20-CONS-3090-CMSC
SERVATION DIVISION
nse No.: 33472

# MOTION TO CLOSE DOCKET

The Staff of the State Corporation Commission of the State of Kansas ("Staff" and "Commission," respectively) files this *Motion to Close Docket*. In support of its Motion, Staff states as follows:

- 1. On August 22, 2019, Commission records indicated that 3-D Oil Company ("Operator") filed plugging applications for the following wells ("subject wells"):
  - a. McCann #1, API #15-019-19250;1
  - b. McCann #1-A, API #15-019-26737;
  - c. McCann #2, API #15-019-19248;
  - d. McCann #2A, API #15-019-26738;
  - e. McCann #3, API #15-019-19249;
  - f. McCann #3A, API #15-019-26765;
  - g. McCann #4A, API #15-019-26965;
  - h. McCann #5A, API #15-019-26986; and
  - i. McCann #7A, API #15-019-27004.
- 2. On September 19, 2019, Crossen Holdings, LLC, Mark W. McCann, and Eric A. McCann (collectively "Movants") filed a Motion to Stay Plugging Authority. Movants argued

<sup>&</sup>lt;sup>1</sup> Movants refer to this well as the McCann #4 in their motion. Commission databases identify the well associated with API #15-019-19250 as the McCann #1. There is no doubt that the Movant's are referring to the McCann #1 in their filing.

that the plugging should be stayed pending a dispute among the party's in the District Court of

Chautauqua County, Kansas. This motion is still pending before the Commission.

3. While aware of the filing made by Movants, Operator proceeded with plugging

the subject wells on or about September 20, 2019, and completed plugging the subject wells on

or about September 29, 2019.

4. As such, Movant's motion is moot because the subject wells have already been

plugged.

WHEREFORE, for the reasons described above, Staff respectfully requests the

Commission close the above captioned docket.

Respectfully submitted,

Michael Glamann, #28240

Litigation Counsel

Kansas Corporation Commission

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## **VERIFICATION**

STATE OF KANSAS	)
	) ss
COUNTY OF SEDGWICK	)

Michael Glamann, of lawful age, being duly sworn upon his oath deposes and states that he is Litigation Counsel for the State Corporation Commission of the State of Kansas; that he has read and is familiar with the foregoing *Motion*, and attests that the statements therein are true to the best of his knowledge, information and belief.

Michael Glamann, S. Ct. #28240

Litigation Counsel

State Corporation Commission

of the State of Kansas

SUBSCRIBED AND SWORN to before me this 20 day of 100, 2019.

Notary Public

My Appointment Expires:

PAULA J. MUFIRAY

NOTARY PUBLIC

STATE OF KANSAS

My Appt. Exp. 3107/33

### **CERTIFICATE OF SERVICE**

#### 20-CONS-3090-CMSC

I, the undersigned, certify that a true copy of the attached Order has been served to the following by means of first class mail and electronic service on November 20, 2019.

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/S/ Paula J. Murray

Paula J. Murray