BEFORE THE CORPORATION COMMISSION OF THE STATE OF KANSAS

IN THE MATTER OF THE APPLICATION)	DOCKET NO. 21-CONS-3127-CWLE
OF PALOMINO PETROLEUM, INC.,)	
FOR A LOCATION EXCEPTION FOR ITS)	LICENSE NO. 30742
SPECTRE #1 WELL LOCATED IN THE NW/4)	
NW/4 OF SECTION 17-T18S-R24W, NESS)	
COUNTY, KANSAS.)	CONSERVATION DIVISION
)	

MOTION OF PALOMINO PETROLEUM, INC. TO ESTABLISH DATES FOR PREFILED TESTIMONY AND HEARING DATE

Palomino Petroleum, Inc. ("Palomino") has filed for a well location exception for its Spectre #1 well located in the NW/4 NW/4 of Section 17-T18S-R24W, Ness County, Kansas.

Applicant requests that its Spectre #1 well location be allowed at 268 feet from the north line and 178 feet from the west line of Section 17.

Applicant requests that it be granted a well location exception pursuant to K.A.R. 82-3-108 because Palomino's 3-D seismic data indicates that a significant structural closure the crest of which is located at the desired drilling location. In addition, Applicant's lease covering this acreage does not allow unitization which also provides a reason why a well location exception is needed.

Palomino's oil and gas lease at this location will expire if a well has not been commenced on or before July 31, 2021.

Based on the foregoing, Palomino requests that its deadline for filing of prefiled testimony be established by the end of February 2021 and that the prefiled deadline for the protestors, namely Pickrell Drilling and Norstar and the KCC Staff be established during the month of March 2021 so that a hearing can take place in April or May 2021.

Respectfully submitted,

/s/ Steven D. Gough

Steven D. Gough
WITHERS GOUGH PIKE & PFAFF LLC
O.W. Garvey Building
200 W. Douglas, Suite 1010
Wichita, KS 67202
316-266-5021 (direct line)
sgough@withersgough.com
Attorneys for Applicant

STATE OF KANSAS	}	
	}	SS
COUNTY OF SEDGWIO	CK}	

Steven D. Gough, of lawful age, and being first duly sworn upon oath, deposes and says: that he is an attorney for Palomino Petroleum, Inc., that he has read the within and foregoing, and the contents thereof are true to the best of his knowledge and belief.

Steven D. Gough

Subscribed and sworn to before me this 12th day of January 2021.

NOTARY PUBLIC - State of Kensas
DWANA L. DEAN
MY Appt. Exp. & -(S-22

Notary Public

My Commission Expires:

CERTIFICATE OF SERVICE

On February 12, 2021 I certify that service of this document was accomplished by electronic transmission to the parties and attorneys who are listed on the Service List for DOCKET NO. 21-CONS-3127-CWLE.

/s/ Steven D. Gough

JAKE EASTES, GEOLOGIST SPECIALIST KANSAS CORPORATION COMMISSION 266 N. Main St., Ste. 220 WICHITA, KS 67202-1513 j.eastes@kcc.ks.gov

KELCEY MARSH, LITIGATION COUNSEL KANSAS CORPORATION COMMISSION CENTRAL OFFICE 266 N. MAIN ST, STE 220 WICHITA, KS 67202-1513 k.marsh@kcc.ks.gov

JONATHAN R. MYERS, ASSISTANT GENERAL COUNSEL KANSAS CORPORATION COMMISSION 266 N. Main St., Ste. 220 WICHITA, KS 67202-1513 j.myers@kcc.ks.gov

JEFF KENNEDY
MARTIN, PRINGLE, OLIVER, WALLACE & BAUER, LLP
645 E. DOUGLAS STE 100
WICHITA, KS 67202
jkennedy@martinpringle.com

Steven D. Gough