BEFORE THE STATE CORPORATION OF THE STATE OF KANSAS

In the Matter of the Application of KanOK Energy, LLC (Operator) for an Operator's License Renewal. Docket No.: 22-CONS-3473-CMSC CONSERVATION DIVISION License No.: 35428

MOTION TO REVISE SCHEDULING ORDER

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COMES NOW KanOK Energy, LLC ("KanOK") by and through its counsel of record Charles C. Steincamp of Depew Gillen Rathbun & McInteer, LC and requests an order of the presiding officer amending the schedule in this matter.

KanOK requests that its deadline for submitting Pre-filed Testimony be extended to October 28, 2022, in order to conduct additional discovery prior to responding to the Staff's Pre-filed Testimony.

KanOK also requests that Staff's rebuttal Pre-filed Testimony be extended up to forty-five (45) days following the submission of KanOK's testimony or such shorter time as may be agreeable to Staff.

This request is made on behalf of KanOK due to issues raised by Staff's Pre-filed Testimony which were both unexpected and had not been contained in the files obtained by counsel for KanOK previously. Counsel for KanOK has matters which are already scheduled in the month of October, including an eye surgery which will impair his ability to work on this matter. THEREFORE, counsel for KanOK requests that the hearing officer enter an order granting this increased time for discovery for both KanOK and for Staff as well as such other and further relief which may be just and equitable.

Respectfully submitted,

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By <u>/s/Charles C. Steincamp</u> Charles C. Steincamp #16086 Attorney for KanOK Energy, LLC