BEFORE THE STATE CORPORATION COMMISSION OF THE STATE OF KANSAS

In the matter of determining the responsibility of **Cyclone Petroleum**, **Incorporated** (Operator) for the Swaim #1 and Swain #B-1 wells in Section 7, Township 35 South, Range 3 East, Cowley County, Kansas.

Docket no: 25-CONS-3139-CSHO Conservation Division License no. 30253

Motion for Admission Pro Hac Vice

Licensee moves the admission *pro hac vice* in this proceeding of Andrew S. Hartman, an attorney not licensed to practice in Kansas to represent the licensee. In support of its motion, Licensee states as follow:

1. Martin J. Peck, an attorney who is regularly engaged in the practice of law in Kansas, and who is in good standing under all the applicable rules of the Supreme Court of the State of Kansas, shall be actively engaged in the conduct of the case; shall sign all pleadings, documents, and briefs; and shall be present throughout all administrative appearances.

2. Mr. Hartman is regularly admitted to the following bars and/or courts of record:

- a. State Bar of Oklahoma, October 2, 1981;
- b. Tenth Circuit Court of Appeals, June 18, 1984;
- c. Federal District Court-Western District of Oklahoma, October 1, 1984;
- d. Federal District Court-Northern District of Oklahoma, May 26, 1983;
- e. United States Tax Court, July 8, 1983; and
- f. State Bar of Texas, March 17, 2005,

Kansas Corporation Commission *In re Cyclone Petroleum, Inc.,* doc. no. 25-CONS-3139-CSHO MOTION FOR ADMISSION *PRO HAC VICE*

and is regularly engaged in the practice of law in each such jurisdictions; is in good standing pursuant to the rules of the highest appellate court of each such jurisdictions; and is not currently, nor has ever been the subject of a disciplinary action or a current disciplinary action under investigation, including, but not limited to, suspension or disbarment.

3. Mr. Hartman has not applied for admission lo appear *pro hac vice* in the state of Kansas within the past twelve months.

4. Mr. Hartman, understands that he will be held to the standard of conduct of the State of Kansas, the Kansas Rules of Professional Conduct, and will be subject to the orders of, and amenable to disciplinary action by, the courts and administrative tribunals of the State of Kansas.

Respectfully submitted,

/s/ Martin J. Peck Martin J. Peck, #16273 Security State Bank Building 107 E. Harvey, Second Floor P.O. Box 236 Wellington, KS 67152 (620) 326-5997 peck@martinjpeck.com

<u>/s/ Andrew S. Hartman</u> Andrew S. Hartman, Oklahoma #3948 Hartman Law Office 6520 South Lewis Ave., Suite 15 Tulsa, Oklahoma 74136 (918) 712-3246 Fax: (918) 712-5042 andrew@andrewshartman.com Kansas Corporation Commission *In re Cyclone Petroleum, Inc.,* doc. no. 25-CONS-3139-CSHO MOTION FOR ADMISSION *PRO HAC VICE*

Certificate of Service

25-CONS-3139-CSHO

I, the undersigned, certify that a true copy of the foregoing Motion for

Admission Pro Hac Vice has been served to the following by means of electronic

service on November 18, 2024.

Daniel Fox, Compliance Officer, KCC District 2 Kansas Corporation Commission District Office No. 2 3450 N. Rock Rd Bldg 600 Ste 601 Wichita, KS 67226 dan.fox@ks.gov

Jeff Klock Kansas Corporation Commission District Office No. 2 3450 N. Rock Rd. Bldg 600 Ste. 601 Wichita, KS 67226 jeff. klock@ks.gov Kelcey Marsh Litigation Counsel Kansas Corporation Commission Central Office 266 N. Main St, Ste 220 Wichita, KS 67202-1513 kelcey.marsh@ks.gov

Jonathan R. Myers Assistant General Counsel Kansas Corporation Commission 266 N. Main St., Ste. 220 Wichita, KS 67202-1513 jon.myers@ks.gov

<u>/s/ Martin J. Peck</u> Martin J. Peck