## BEFORE THE STATE CORPORATION COMMISSION OF THE STATE OF KANSAS

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In the matter of the failure of White Exploration, Inc. (Operator) to comply with K.A.R. 82-3-111 at the Cullers #1 and Milton #1 wells and K.A.R. 82-3-126 at the Cullers lease in Stanton County, Kansas. Docket No. 25-CONS-3347-CPEN CONSERVATION DIVISION License No. 33856

## **NOTICE OF WITHDRAWAL OF MOTIONS**

White Exploration, Inc. ("White Exploration") hereby notifies the Kansas Corporation Commission (the "Commission") and Commission Staff that it has plugged the Cullers #1 well in accordance with applicable KCC rules and regulations and, as a result, has fully complied with the Penalty Order issued in the above captioned docket. Based on its compliance with the Penalty Order, White Exploration hereby withdraws its pending Motion to Submit Request for Hearing Out of Time & Motion to Stay Enforcement of Penalty Order (filed June 24, 2025). Staff Counsel has acknowledged that White Exploration is now in compliance with the Penalty Order and has no objection to closing this docket.

WHEREFORE, White Exploration, Inc. requests that its pending motions in this docket be withdrawn and that the Commission enter an order closing the above captioned docket. Dated: July 17, 2025

> /s/ David E. Bengtson David E. Bengtson (#12184) STINSON LLP 1625 N. Waterfront Parkway, Suite 300 Wichita, Kansas 67206-6620 Telephone: (316) 265-8800 Facsimile: (316) 265-1349 Email: david.bengtson@stinson.com

Attorneys for White Exploration, Inc.

## **CERTIFICATE OF SERVICE**

I hereby certify that on the 17<sup>th</sup> day of July, 2025, the foregoing Notice of Withdrawal of Motions was electronically filed with the Kansas Corporation Commission and served by electronic mail to:

Tristan Kimbrell, Litigation Counsel Kansas Corporation Commission 266 N. Main St., Suite 220 Wichita, KS 67202-1513 tristan.kimbrell@ks.gov

Robyn Stalkfleet Kansas Corporation Commission 210 E. Frontview, Suite A Dodge City, KS 67801 Robyn.stalkfleet@ks.gov Fred Maclaren Kansas Corporation Commission 210 E. Frontview, Suite A Dodge City, KS 67801 <u>Frederic.maclaren@ks.gov</u>

Kenny Sullivan Kansas Corporation Commission 210 E. Frontview, Suite A Dodge City, KS 67801 Kenny.sullivan@ks.gov

/s/ David E. Bengtson

David E. Bengtson