THE STATE CORPORATION COMMISSION **OF THE STATE OF KANSAS**

Before Commissioners:

Dwight D. Keen, Chair Shari Feist Albrecht Susan K. Duffv

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In the matter of a Compliance Agreement between Carolyn Koehn ("Operator") and Commission Staff regarding bringing 9 wells in McPherson County, Kansas into compliance with) K.A.R. 82-3-111.

Docket No.: 20-CONS-3102-CMSC CONSERVATION DIVISION License No.: 3822

ORDER APPROVING COMPLIANCE AGREEMENT

The above-captioned matter comes before the State Corporation Commission of the State of Kansas (Commission). Having examined the files and records, and being duly advised in the premises, the Commission finds and concludes as follows:

1. Commission Staff and Operator have executed a Compliance Agreement, which

is attached to this Order and incorporated by reference.

2. The Compliance Agreement provides a fair and efficient resolution of the issues

described therein.

THEREFORE, THE COMMISSION ORDERS:

A. The Compliance Agreement is approved and incorporated into this Order.

B. Any party may request a hearing on the above issues by submitting a written request, pursuant to K.S.A. 55-164, K.S.A. 77-537, and K.S.A. 77-542, setting forth the specific grounds upon which relief is sought, to the Commission at 266 N. Main St., Suite 220, Wichita, Kansas 67202, within 30 days from the date of service of this Order. Hearings will be scheduled only upon written request. Failure to timely request a hearing will result in a waiver of any right to a hearing.

C. A corporation shall appear before the Commission by a Kansas licensed attorney.¹

¹ K.S.A. 77-515(c); K.A.R. 82-1-228(d)(2).

D. The Commission retains jurisdiction over the subject matter and the parties for the

purpose of entering such further orders as it may deem necessary.

BY THE COMMISSION IT IS SO ORDERED.

Keen, Chair; Albrecht, Commissioner; Duffy, Commissioner

Dated: ______

Lynn M. Ref

Lynn M. Retz Executive Director

Mailed Date: ______

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COMPLIANCE AGREEMENT

This Agreement is between Carolyn Koehn ("Operator") (License #3822) and the Kansas Corporation Commission Staff ("Staff"). If the Kansas Corporation Commission ("Commission") does not approve this Agreement as evidenced by a signed order of the Commission, this Agreement shall not be binding on either party.

A. Background

1. Operator is responsible for the 9 wells ("the subject wells") on the attached list. All of the subject wells are out of compliance with K.A.R. 82-3-111. Operator has asked for an agreement to avoid penalties while Operator works to plug the subject wells, return them to service, or repair and obtain TA status for such subject wells if eligible. Obtaining TA status shall include application for, and Commission approval of, an exception to the 10-year limit on TA status if applicable. Staff is supportive of an agreement to this effect with the Operator.

B. Terms of Compliance Agreement

2. By November 1, 2019, Operator shall plug, return to service, or repair and obtain temporary abandonment status for 1 of the subject wells. Operator shall plug, return to service, or repair and obtain temporary abandonment status for an additional 1 subject well within each three calendar months thereafter, resulting in all subject wells being returned to compliance by October 31, 2021. Staff may prioritize the order in which the subject wells are addressed pursuant to this Agreement by indicating priority on the attached list and may adjust the prioritization at any time during this Agreement should a subject well or wells become known to Staff to be a pollution or public safety threat. Operator shall notify Staff in writing of all subject wells returned to service during each three calendar month period throughout the term of this Agreement.

3. Upon good cause shown, the Operator may receive an extension of the time to achieve compliance for up to 30 days from an applicable deadline pursuant to this Agreement so that the Operator may plug, return to service, or repair and TA the well or wells that was or were the subject of the applicable deadline. If the Operator seeks a time extension for any deadline under this Agreement, the Operator shall request such an extension at least seven days prior to the applicable deadline. Staff will file a status update in the docket created for this matter containing the District Supervisor's recommendation to approve or deny the extension and place an order requesting Commission approval of the terms of the status update on the next available Consent Agenda for Commission consideration and possible approval. If Operator is denied a requested extension by the Commission or otherwise remains out of compliance with this Agreement for any other reason, Staff shall immediately send a Notice of Non-Compliance and License Suspension

to Operator, which shall suspend the Operator's license and become effective 10 days from the date of the Notice of Non-Compliance and License Suspension. The Operator's license shall remain suspended until well plugging or repair is resumed in accordance with the compliance schedule contained in the Status Update. If Staff finds that the Operator is conducting oil and gas operations after 10 days from the date of a Notice of Non-Compliance and License Suspension, and Operator's license remains suspended, Staff is authorized to seal all of Operator's oil and gas operations.

4. This Agreement, in its entirety, may be transferable between operators only by an Order of the Commission approving the transfer. Staff will file a status update in the docket created for this matter containing a recommendation regarding any proposed transfer between operators and will place an order regarding the transfer on the next available Consent Agenda for Commission consideration and possible approval. If the Operator intends to transfer any of the subject wells to another Operator, but does not intend to transfer this Agreement in its entirety, such subject wells must be returned to compliance pursuant to Commission, rules, regulations, or orders before Staff will process the transfer.

5. Except as provided by and under this Agreement, Staff will not pursue Operator for any violation of K.A.R. 82-3-111 for the subject wells that occurred or occurs prior to October 31, 2021, except for wells brought into compliance after Commission approval of this Agreement that subsequently fall out of compliance and remain the Operator's responsibility under the Operator's license.

6. This Agreement may be amended to add additional wells with the written consent of the District Supervisor. If this Agreement is amended, then Staff shall file a status update in the Commission docket created for this matter, also indicating that Operator is not opposed to the addition of the wells. The addition of wells may not change the number of wells to be brought into compliance each calendar quarter, but may extend the final compliance deadline. Any changes to a previously approved timeline will be included in the status update. Staff will place an order approving the addition of wells and extending the final compliance deadline on the next available Consent Agenda for Commission consideration and possible approval.

7. Operator may bring more than 1 wells into compliance during any three calendar month term. The excess number of wells brought into compliance will be attributed to a future three-month compliance period.

8. None of the subject wells to be brought into compliance hereunder are currently authorized for injection. Upon Commission approval of this Agreement, Staff shall revoke the

Operator's injection authorization for such subject wells that are to be plugged. These subject wells are highlighted in yellow on the attached list, and have an "x" marked in the far right column.

9. After this Agreement has been in effect for two years, Staff may reopen negotiation with Operator about the terms of this Agreement at any time, upon giving Operator written notice of Staff's intent to do so. If Staff and Operator are unable to agree to new terms, and to submit those terms to the Commission for its consideration and possible approval within 90 days of Staff's written notice, then this Agreement shall be terminated upon Staff's filing a statement to that effect in the Commission docket for this matter.

Commission Staff

By: Jeff Klock

Printed Name: Jeff Klack

Title: DISTRICT SUPERIST

Date: 9-18-7019

Carolyn Koehn

By: Caealon Hack

Printed Name: Carolyn Joehn

Title: Owner

Date: 9-16-2019

Priority	Oper	Well Name	API No.	Co.	Spot Location	Sec	Twp	Rng	Dir	Well Type	Status
1	3822	LOVETT B 1	15113209230002	MP	SWNWNW	13	19	2	w	OIL	IN
2	3822	MEEKS 3	15113026610000	MP	NESW	7	20	1	w	OIL	IN
3	3822	JAMES HILL 1	15113208200000	MP	S2SENWNE	10	19	2	w	OIL	
4	3822	LIVELY B 1	15113011030000	MP	SESENESW	17	19	1	w	OIL	IN
5	3822	GERMAN 1	15113008040000	MP	SESWSW	17	19	1	w	OIL	IN
6	3822	GERMAN 2	15113010980000	MP	SWSESW	17	19	1	w	OIL	IN
7	3822	GERMAN 3	15113192240000	MP	SWSWSW	17	19	1	w	OIL	IN
8	3822	GERMAN 4	15113011000000	MP	NESESW	17	19	1	w	OIL	IN
9	3822	NIGHTINGALE 1	15113206410000	MP	W2NWNW	7	20	1	W	OIL	IN

CERTIFICATE OF SERVICE

20-CONS-3102-CMSC

I, the undersigned, certify that a true copy of the attached Order has been served to the following by means of

10/08/2019

first class mail and electronic service on ____

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 Fax: 316-630-4005 d.fox@kcc.ks.gov

DONALD KLOCK KANSAS CORPORATION COMMISSION DISTRICT OFFICE NO. 2 3450 N. ROCK RD BLDG 600 STE 601 WICHITA, KS 67226 Fax: 785-271-3354 j.klock@kcc.ks.gov MICHAEL GLAMANN, LITIGATION COUNSEL KANSAS CORPORATION COMMISSION CENTRAL OFFICE 266 N. MAIN ST, STE 220 WICHITA, KS 67202-1513 Fax: 785-271-3354 m.glamann@kcc.ks.gov

CAROLYN KOEHN 2241 MOCCASIN ROAD GALVA, KS 67443-8842

/S/ DeeAnn Shupe DeeAnn Shupe