AFFIDAVIT OF SERVICE SUPREME COURT OF THE UNITED STATES No. ______X

State of Oklahoma, et al.,

Applicants,

v.

United States Environmental Protection Agency and Michael S. Regan, in his official capacity as Administrator of the United States Environmental Protection Agency, et al.,

Respondents.

-----Х

STATE OF NEW YORK)

COUNTY OF NEW YORK)

I, Sofia Lignos, being duly sworn according to law and being over the age of 18, upon my oath depose and say that:

I am retained by the Counsel of Record for Applicants.

That on the 23rd day of August 2024, I served the within *Application For Stay Of Final Agency Action During Pendency Of Petition For Review* in the abovecaptioned matter upon:

Elizabeth Prelogar Solicitor General United States Department of Justice 950 Pennsylvania Avenue, N.W. Washington, DC 20530-0001 (202) 514-2203 <u>SupremeCtBriefs@usdoj.gov</u> Continental Resources Inc. Paul Martin Seby Greenberg Traurig, LLP 1144 15th Street Suite 3300 Denver, CO 80202 303-572-6500 sebyp@gtlaw.com Center for Biological Diversity Margaret Coulter Center for Biological Diversity 1411 K Street, NW Suite 1300 Washington, DC 20005 202-961-4820 mcoulter@biologicaldiversity.org

Commonwealth of Pennsylvania Ann R. Johnston Sr. Deputy Attorney General Office of the Attorney General, Commonwealth of Pennsylvania Strawberry Square 14th Floor Harrisburg, PA 17120 717-783-1471 ajohnston@attorneygeneral.gov

Earthworks Darin T. Schroeder Clean Air Task Force 114 State Street 6th Floor Boston, MA 02109 617-624-0234 <u>dschroeder@catf.us</u>

Environmental Law & Policy Center Howard Learner Environmental Law & Policy Center 35 E. Wacker Drive Suite 1600 Chicago, IL 60601 312-673-6500 HLearner@elpc.org

Natural Resources Defense Council David D. Doniger Natural Resources Defense Council 1152 15th Street, NW Suite 300 Washington, DC 20005 202-289-6868 ddoniger@nrdc.org Commonwealth of Massachusetts Turner Helen Smith Assistant Attorney General Massachusetts Office of the Attorney General Consumer Protection Division One Ashburton Place 18th Floor Boston, MA 02108 617-963-2452 turner.smith@mass.gov

District of Columbia Caroline S. Van Zile Deputy Solicitor General Office of the Attorney General for the District of Columbia Office of the Solicitor General 400 6th Street, NW Suite 8100 Washington, DC 20001 202-727-3400 caroline.vanzile@dc.gov

Environmental Defense Fund Grace Marie Smith Environmental Defense Fund 2060 Broadway Suite 300 Boulder, CO 80302 303-440-4901 gsmith@edf.org

Food & Water Watch Erin Doran Food & Water Watch 1616 P Street, NW Suite 300 Washington, DC 20036 315-243-8598 edoran@fwwatch.org

Sierra Club Andres Jose Restrepo Sierra Club 50 F Street, NW Eighth Floor Washington, DC 20001 202-547-1141 andres.restrepo@sierraclub.org State of California Kavita Paul Lesser Deputy Attorney General Office of the California Attorney General 300 S. Spring Street Los Angeles, CA 90013 213-897-2603 kavita.lesser@doj.ca.gov

State of Connecticut Jill Lacedonia Assistant Attorney General Office of the Attorney General State of Connecticut Environment Department 165 Capitol Avenue Hartford, CT 06106 860-808-5250 Jill.Lacedonia@ct.gov

State of Illinois Jason E. James Office of the Attorney General, State of Illinois 201 W. Pointe Drive Suite 7 Belleville, IL 63130 312-814-0660 jason.james@ilag.gov

State of Maryland Steven Jay Goldstein Office of the Attorney General, State of Maryland 200 St. Paul Place Baltimore, MD 21202-2021 410-576-6300 sgoldstein@oag.state.md.us

State of Oregon Paul Andrew Garrahan Oregon Department of Justice 1515 SW Fifth Avenue Suite 410 Portland, OR 97201 971-673-1943 paul.garrahan@doj.oregon.gov State of Colorado Carrie Noteboom Colorado Department of Law Natural Resources & Environment Section 1300 Broadway Denver, CO 80203 720-708-6285 <u>carrie.noteboom@coag.gov</u>

State of Delaware Vanessa L. Kassab Deputy Attorney General Delaware Department of Justice Fraud Division 820 North French Street Wilmington, DE 19801 302-577-8533 vanessa.kassab@delaware.gov

State of Maine Emma Akrawi Assistant Attorney General Office of the Attorney General, State of Maine 6 State House Station Augusta, ME 04333-0006 207-626-8800 Emma.Akrawi@maine.gov

State of New York Morgan Anna Costello Assistant Attorney General Office of the Attorney General, State of New York New York State Department of Law The Capitol Albany, NY 12224-0341 518-459-4268 morgan.costello@ag.ny.gov

State of Rhode Island Alison Hoffman Carney Office of the Attorney General, State of Rhode Island 150 South Main Street Providence, RI 02903 401-274-4400 ahoffman@riag.ri.gov State of Vermont Melanie Kehne Assistant Attorney General Office of the Attorney General, State of Vermont 109 State Street Montpelier, VT 05609-1001 802-828-3171 melanie.kehne@vermont.gov

American Exploration & Production Council John Henry Bernetich Williams Weese Pepple & Ferguson PC 1801 California Street Suite 3400 Denver, CO 80202 303-228-2509 jbernetich@williamsweese.com

Zachary C. Larsen Assistant Attorney General Clark Hill PLC 215 South Washington Square Suite 200 Lansing, MI 48933 517-318-3100 zlarsen@clarkhill.com

GPA Midstream Association Samuel B. Boxerman Sidley Austin LLP 1501 K Street, NW Washington, DC 20005 202-736-8000 <u>sboxerman@sidley.com</u>

American Petroleum Institute Michael James Edney Hunton Andrews Kurth LLP 2200 Pennsylvania Avenue, NW Suite 930 Washington, DC 20037 202-955-1500 medney@huntonak.com Interstate Natural Gas Association of America Allison D. Wood McGuireWoods LLP 888 16th Street, NW Suite 500 Washington, DC 20006 202-857-1700 awood@mcguirewoods.com

Alexandra Oakley Schluntz Earthjustice 633 17th Street Suite 1600 Denver, CO 80202 303-623-9466 aschluntz@earthjustice.org

James D. Elliott Spilman Thomas & Battle, PLLC 1100 Bent Creek Boulevard Suite 101 Mechanicsburg, PA 17050 717-795-2740 jelliott@spilmanlaw.com

Texas Oil and Gas Association Shannon S. Broome Hunton Andrews Kurth LLP 50 California Street Suite 1700 San Francisco, CA 94111 415-975-3700 sbroome@huntonak.com

Patton Dycus Environmental Integrity Project 919 Millworks Way Bozeman, MT 59715 404-446-6661 pdycus@environmentalintegrity.org by sending one copy of same, addressed to each individual respectively, through FedEx Overnight Mail and

John Hulme Assistant Attorney General Office of the Attorney General of Texas PO Box 12548 Austin, TX 78711-2548 512-463-2080 john.hulme@oag.texas.gov

State of Michigan Elizabeth Anne Morrisseau Assistant Attorney General Michigan Department of Attorney General P.O. Box 30755 Lansing, MI 48909 517-373-7540 <u>MorrisseauE@michigan.gov</u>

State of New Mexico William G. Grantham Assistant Attorney General Office of the Attorney General, State of New Mexico PO Drawer 1508 Santa Fe, NM 87504-0000 505-827-6000 wgrantham@nmag.gov

State of Washington Caroline Cress Assistant Attorney General Office of the Attorney General, State of Washington PO Box 40117 Olympia, WA 98504-0117 360-586-6770 caroline.cress@atg.wa.gov State of Wisconsin Bradley Motl Wisconsin Department of Justice 17 West Main Street PO Box 7857 Madison, WI 53707-7857 608-266-9945 motlbj@doj.state.wi.us

State of New Jersey Lisa Jo Morelli Office of the Attorney General, State of New Jersey Division of Law PO Box 112 Trenton, NJ 08625-0112 609-984-3900 <u>lisa.morelli@dol.lps.state.nj.us</u>

State of North Carolina Asher Paris Spiller Assistant Attorney General Office of the Attorney General, State of North Carolina PO Box 629 Raleigh, NC 27602 919-716-6050 aspiller@ncdoj.gov

State of Tennessee Steven James Griffin Office of the Attorney General, State of Tennessee PO Box 20207 Nashville, TN 37202 615-741-9598 <u>Steven.Griffin@ag.tn.gov</u>

by sending one copies of same, addressed to each individual listed above respectively, through USPS Express Mail. An electronic version was also served by email to everyone listed above. On the same date as above, I sent to this Court three copies of the within *Application For Stay Of Final Agency Action During Pendency Of Petition For Review* through the Overnight Next Day Federal Express, postage prepaid. In addition, the brief has been submitted through the Court's electronic filing system.

All parties required to be served have been served.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on this 23rd day of August 2024. Sofia Lignos

Sworn to and subscribed before me this 23rd day of August 2024.

Mariana Braylovsby

MARIANA BRAYLOVSKIY Notary Public State of New York No. 01BR6004935 Qualified in Richmond County Commission Expires March 30, 2026

#332014