

January 7, 2026

Converse Family, LLC  
500 N County Road 133  
Bennett, CO 80102

RE: CONSENT AND AGREEMENT FOR THE CONVERSE C 1 RE-ENTRY ("Consent")  
Township 4 South, Range 63 West, of the 6<sup>th</sup> P.M.  
Section 6: S/2 (the "Lands")  
Arapahoe County, Colorado

Dear Mr. David Bruce Converse:

This Consent is between Kerr-McGee Oil & Gas Onshore LP ("KMOG") and Converse Family, LCC ("Surface Owner"). To comply with present day standards of the Colorado Energy and Carbon Management Commission ("ECMC"), the abandoned Converse C 1 well ("Well") located on the Lands needs to be re-entered and re-plugged. A plat is enclosed depicting the location of the Well according to records on file with the ECMC. KMOG shall have the option to undertake the following work during the time period commencing on the date of this Consent and ending three years thereafter: (1) locate the abandoned wellbore, which is currently cut and capped below grade, bring the wellbore back to the surface, and permanently plug and abandon the Well; and (2) if KMOG elects to undertake the work in clause (1), then following completion of that work, KMOG will cut the Well below grade and reclaim all disturbed areas to as near as practicable a condition that existed immediately prior to KMOG's work (all activities in clauses (1) and (2), the "Work"). Surface Owner hereby consents to KMOG's and its contractors' entry onto the Lands to conduct the Work. This Consent is granted on the express condition that KMOG assumes full responsibility for and will indemnify and hold Surface Owner harmless from and against, all claims, demands, damages, losses, costs, expenses, and liability for any real and personal property damage or personal injury arising out of, caused by, or resulting from or in any way connected to the Work on the Lands by KMOG or its contractors. This Consent is freely assignable by either party and shall be binding upon and inure to each party's successors and assigns. Surface Owner agrees to provide a copy of this Consent to its successors and assigns of the Lands. Surface Owner and KMOG agree the exclusive venue for any dispute relating to this Consent are the courts in Arapahoe County, Colorado. Surface Owner understands this Consent is not revocable and KMOG may incur significant costs in its reliance on this Consent. This Consent may be executed in any number of counterparts by wet, digital or electronic signature, and each counterpart shall be deemed an original, and such counterparts shall together constitute one and the same instrument. Copies of signatures of the parties, whether by facsimile, photocopy, or electronic scans, shall be treated as originals for all purposes.

This Consent shall become effective upon the signing and dating of all parties below.

**Converse Family, LLC**

**Kerr-McGee Oil & Gas Onshore LP**

By: David Bruce Converse 2/3/26  
David Bruce Converse Date  
Member

By: Don C. Jobe III 2/3/26  
Don C. Jobe III Date  
Attorney-in-Fact