

FILED

July 9, 2025

12:57PM

**U.S. EPA REGION 7
HEARING CLERK**

**UNITED STATES ENVIRONMENTAL PROTECTION AGENCY
REGION 7
11201 RENNER BOULEVARD
LENEXA, KANSAS 66219**

IN THE MATTER OF:

**Community Oil Company,
A Cooperative.**

Respondent.

)
)
)
)
)
)
)

Docket No. CWA-07-2025-0069

**ORDER GRANTING JOINT MOTION TO WITHDRAW PREVIOUSLY
FILED EXPEDITED SETTLEMENT AGREEMENT AND FINAL ORDER AND
FOR LEAVE TO FILE AMENDED EXPEDITED SETTLEMENT
AGREEMENT AND FINAL ORDER**

By Joint Motion filed June 30, 2025, Complainant, the U.S. Environmental Protection Agency, Region 7 (“EPA”), and Respondent, Community Oil Company, A Cooperative. (“Community Oil”), move to withdraw the Expedited Settlement Agreement and Final Order (“Original ESA”) previously ratified by me on May 12, 2025, and filed with the Regional Hearing Clerk the same day. The parties also jointly move for leave to file an Amended Expedited Settlement Agreement and Final Order (“Amended ESA”).

In support of their Motion, the parties state that after filing the Original ESA, it was discovered that, due to an inadvertent error by EPA personnel, paragraph 3 of the Original ESA incorrectly stated that the civil penalty was \$2,825. Paragraph 3 of the Original ESA should have included the correct penalty amount of \$2,950. As a result, the parties request that the Original ESA be withdrawn and seek leave to file an Amended ESA in which paragraph 3 states the correct penalty amount of \$2,950.

For good cause shown, the Joint Motion is granted. The Original ESA, ratified

and filed on May 12, 2025, is hereby withdrawn. Leave to file an Amended ESA in which Paragraph 3 states the correct penalty amount of \$2,950 is hereby granted.

IT IS SO ORDERED.

Crystal Johnson
Regional Judicial Officer
U.S. Environmental Protection Agency
Region 7