



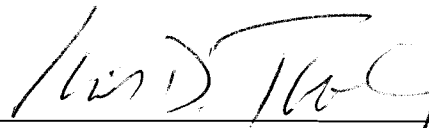
interests owned and royalty payments due to Defendants Janniece S. Kaelin (including, at the request of the Receiver, her husband, Charles Kaelin), and Barefoot Minerals, G.P. The certified statement is attached as Exhibit A.

Pursuant to the Order, Whiting has suspended the royalty payments to these Defendants and will disburse these funds only as directed by the Receiver or Court Order.

DATE: March 3, 2014

Respectfully submitted,

WELBORN SULLIVAN MECK & TOOLEY, P.C.



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Attorneys for Whiting Oil and Gas Corporation

**CERTIFICATE OF SERVICE**

The undersigned hereby certifies that on March 3, 2014, a true and correct copy of the foregoing was filed and served via U.S. Mail to the following:

Clerk of the Court  
United States District Court  
for the Western District of Texas  
Austin Division  
501 West Fifth Street, Suite 1100  
Austin, Texas 78701

Thomas L. Taylor, III, Esq.  
4450 Post Oak Place Drive, Suite 241  
Houston, Texas 77027

United States Securities and Exchange Commission  
Timothy McCole, Esq.  
Burnett Plaza, Suite 1900  
801 Cherry Street, Unit 18  
Fort Worth, Texas 76102  
McColeT@SEC.gov



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# **EXHIBIT A**



1. I have reviewed the list of Defendants and Relief Defendants set forth in the caption to the December 3, 2013 Order Appointing Receiver (“Order”) in this civil action and compared the list with Whiting’s royalty owner records.

2. Whiting generally distributes royalty payments on the last day of each month. Royalties are generally paid 60 days in arrears. By way of example, royalties paid on February 28, 2014 are generally for oil and gas produced during the month of December, 2013.

3. In accordance with the Order, February 2014 payments to the following Defendants have been suspended:

<u>Royalty Owner Name</u>	<u>Owner Number</u>	<u>Suspended Royalty Amount (as of February 28, 2014)</u>
Charles M. Kaelin, husband of Defendant Janniece S. Kaelin	#48587	\$3,902.81
Barefoot Minerals, G.P.	#83777	\$31.66

4. Vendetta Royalty Partners, Ltd., Owner #83808, has been overpaid \$10,313.46.

5. On or about March 28, 2008, Robert A. Helms’ interest in the Clayton Unit was reportedly conveyed 100% to Robro Royalty Partners, Ltd. (“Robro”); Robro then conveyed a proportionate 43.075746% to Vendetta Royalty Partners, Ltd.

6. On or about August 2, 2010, Janniece S. Kaelin’s interest in the Putnam Oswego Unit was reportedly conveyed 100% to Robro; Robro then conveyed a proportionate 43.067485% interest to Vendetta Royalty Partners, Ltd.

7. Defendant Technicolor Minerals, G.P. (“Technicolor”) no longer receives royalty disbursements from Whiting. Technicolor’s interests in wells known as the G.W. Obrien wells were reportedly conveyed on July 23, 2010, 85% to Donald R. & Marty Horton, and 15% to

Barefoot Minerals, G.P. On or about April 15, 2011, Technicolor's interests in the Pohl/Eilers/Grafe wells were reportedly conveyed 100% to Taurus Royalty, LLC.

8. Except as set forth above, the records presented to Whiting reflect that Whiting does not disburse royalties to any of the other named Defendants or to either of the Relief Defendants.

9. Pursuant to the Order, Whiting has suspended all payments to Charles and/or Janniece Kaelin, Vendetta Royalty Partners, Ltd., and Barefoot Minerals, G.P. These royalty payments will be made only as ordered by the Court or as directed by the Receiver.

DATE: March 03, 2014

Respectfully submitted,

WHITING OIL AND GAS CORPORATION

By: Sheryl Elliott  
Sheryl Elliott, Division Order Supervisor

STATE OF COLORADO )  
 )ss.  
COUNTY OF Denver )

I hereby certify that the foregoing **CERTIFIED STATEMENT** was sworn to and subscribed before me by Sheryl Elliott on this 3<sup>rd</sup> day of March 2014.

Witness my hand and official seal.

My commission expires: 12/1/15

Maura McGarry  
Notary Public, State of Colorado

