2017-12-21 14:40:42 Kansas Corporation Commission /s/ Lynn M. Retz

THE STATE CORPORATION COMMISSION OF THE STATE OF KANSAS

Before	Com	miss	ioners:

Pat Apple, Chairman Shari Feist Albrecht Jay Scott Emler

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In the matter of the application of Eagle Energy Resources, LLC for an exception to the 10-year time limitation of K.A.R. 82-3-111 for its Rindt #23-1 API #15-127-20423-00-02 NE/4, NE/4, NW/4 Sec 23, T16S, R5E, Morris County, Kansas. Docket No.: 18-CONS-3080-CEXC

CONSERVATION DIVISION

License No.: 30902

MOTION FOR CONSOLIDATION OF DOCKETS, THE DESIGNATION OF A PREHEARING OFFICER, AND THE SCHEDULING OF A PREHEARING <u>CONFERENCE</u>

The Staff of the State Corporation Commission of the State of Kansas ("Staff" and "Commission," respectively) files this Motion seeking consolidation of dockets, the designation of a prehearing officer, and the scheduling a prehearing conference in this matter. In support of its motion, Staff states as follows:

I. Background

1. On August 7, 2017, Operator filed an application in this docket for an exception to the 10-year time limitation of K.A.R. 82-3-111 for the captioned well. Operator simultaneously filed applications for three other wells, in Dockets 18-CONS-3078-CEXC, 18-CONS-3079-CEXC, and 18-CONS-3081-CEXC.

2. K.A.R. 82-1-224 states two or more dockets may be consolidated by the

Commission for hearing on a common record if the Commission deems it to be in the public interest to do so.

II. Argument

3. This docket, as well as the three other dockets referenced in paragraph one above, involve simultaneously-filed temporary abandonment applications with similar deficiencies. For each docket, Staff requested successful, Staff-witnessed casing integrity tests to be conducted a few months ago, but to date such tests have not been conducted. This and other potential issues with Operator's applications cause Staff to not recommend approval of Operator's applications at this time. Therefore, Staff believes it would be appropriate for this matter, as well as the three other dockets, to be consolidated and set for an evidentiary hearing.

WHEREFORE, for the reasons described above, Staff respectfully requests an Order consolidating the referenced dockets, designating a prehearing officer, and scheduling a prehearing conference, in anticipation of an evidentiary hearing where Staff may recommend denial of the applications.

Respectfully submitted,

Jonathan R. Myers, #25975 Litigation Counsel Kansas Corporation Commission 266 N. Main, Suite 220 Wichita, Kansas 67202 Phone: 316-337-6200; Fax: 316-337-6211

VERIFICATION

STATE OF KANSAS)) ss. COUNTY OF SEDGWICK)

Jonathan R. Myers, of lawful age, being duly sworn upon his oath deposes and states that he is Litigation Counsel for the State Corporation Commission of the State of Kansas; that he has read and is familiar with the foregoing *Motion*, and attests that the statements therein are true to the best of his knowledge, information and belief.

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Jonathan R. Myers, S. Ct. #25975 Litigation Counsel State Corporation Commission of the State of Kansas

SUBSCRIBED AND SWORN to before me this $2 \leq 2017$.

Notary Public

My Appointment Expires: 3/07/19

PAULA J. MURRAY

CERTIFICATE OF SERVICE

I certify that on $\underline{12/2112}$, I caused a complete and accurate copy of this Motion to be served via United States mail, with the postage prepaid and properly addressed to the following:

Teri Goebel, Operations Director Eagle Energy Resources, LLC 153 S. Broadway Street LaPorte, TX 77571

and via email to:

Jonathan R. Myers, Litigation Counsel KCC Central Office

Jeff Klock KCC District #2

<u>/s/ Paula J. Murray</u> Paula J. Murray Legal Assistant Kansas Corporation Commission