20-CONS-3231-CUIC

28 February, 2020 Rene Stucky Kansas Corporation Commission Conservation Division, 266 N. Main St., Ste. 220 Wichita, KS 67202-1513

2020-02-28 11:34:29 Kansas Corporation Commission /s/ Lynn M. Retz

Lynn Retz Kansas Corporation Commission Litigation Division 1500 SW Arrowhead Rd. Topeka, KS 66604-4027

Dear Mr. Stucky and Ms. Retz:

I recently filed protests against three application notices filed by RJ Energy LLC and have not yet received the usual response letter notifying me of receipt of the protests and informing me that I have 10 days from then to request a hearing/s in those matters from the Kansas Corporation Commission's Wichita Office.

I spoke with Renee Stucky this morning to enquire about this and he told me that "the protests have been turned over to legal and that he believes that the usual response letter step isn't done any more and that I'll be noticed when the protests are docketed and a date for the initial phone conference has been set. I haven't filed a protest in quite a while, so if that usual response notice procedure has changed I am unaware of any new procedure which may have replaced it.

With that said, please note that this letter serves as my request for hearings in all three of the protests I have filed related to the list of RJ Energy LLC application notices that follows:

1)The application notice filed by RJ Energy LLC on January 16, 2020 published in the Coffey County Republican which asks the Kansas Corporation Commission "for a permit to authorize the enhanced recovery of saltwater into the Webbw 1i, 2i, 3i; Freeman A 2i; Flatrock 7,41; France 1, 7-06, 5-90; Strawder 2i; Meats 1j, 2j, 3j, 4j; located in Coffey County, Kansas" for a total of 14 wells located throughout SEC 10 and 11 in T23, R16E; SEC 33 T22 R16E, and SEC1 T23 R16E in Coffey County, Kansas, "with a maximum operation pressure of 800 PSIG and a maximum injection rate of 100 bbls per day."

My protest for this notice was filed 14 February, 2020.

2) The application notice published by RJ Energy LLC on January 23, 2020 in the Coffey County Republican which asks the Kansas Corporation Commission "for a permit to authorize the enhanced recovery from the Murray Twins 2| 3| 4| 5| 6| 7| 9| 10| 11| 12| 13| 14| Brewer 1| 2| 3| 4| 5i 6i 7i 8i 9i 10i located in Coffey County, Kansas"... With a maximum operation pressure of 700 psig and maximum injection rate of 200 bbls per day."

My protest for this notice was filed 18 February, 2020.

3) The application notice published by RJ Energy LLC on February 20, 2020 in the Coffey County Republican which asks the Kansas Corporation Commission "for a permit to authorize the enhanced recovery from the the D Crotts 31, 41, 51, 71; Ingwerson 11r; located in Coffey County, Kansas"... With a maximum operation pressure of 700 psig and maximum injection rate of 75 bbls per day."

My protest for this notice was filed 25 February, 2020.

My grounds for requesting these hearings are the same as my grounds for protesting the application notices - use unclear, inaccurate language regarding the processes which RJ Energy LLC intends at these wells near my home and which causes me injury and harm because the language creates layers of inaccuracy and obfuscation about just exactly what the processes might be. I am also caused additional injury and harm because the language's inaccuracy and obfuscation further prevents me from being able to determine or specifically state the manner in which injury and harm comes to me through the granting of the application because the notice makes it impossible to determine how the granting of the application may cause waste or harm Received KANSAS CORPORATION COMMISSION

to the environment, violate correlative rights or pollute the natural resources of the state of Kansas.

Sincerely,

Susan Royd-Sykes 504 S. 6<sup>th</sup> St., Burlington, Ks 66839 moondrummer88@gmail.com

FAXED to Lynn Retz and Renee Stucky, KCC, with hard copies following E-mailed 2/14/20 to RJ Energy LLC with hard copy following

RJ Energy LLC
22082 NE Neosho Road
Garnett, Kansas 66032
785-448-6995 (no FAX) available e-mail: candykent1@gmail.com

Petitioner Royd-Sykes, also, at this time, notices the Commissioners and other parties that she has physical issues that limit her travel and driving ability to an hour one-way and requests that any hearing or other procedural matters that require her personal attendance be held at the Commission office in Topeka.