## BEFORE THE STATE CORPORATION COMMISSION OF THE STATE OF KANSAS

In the matter of the application of Hoehn Oil LLC	)	Docket No. 18-CONS-3206-CUIC
to authorize injection of saltwater into the	)	
Bartlesville formation at the Gillespie Lease, wells	)	Conservation Division
I-10 and I-11, located in Section 31, Township 14	)	
South, Range 22 East, Johnson County, Kansas.	ĺ	License No.: 33065

## LACK OF ADHERENCE TO REGULATIONS

Wherefore, Protestant Jessica Skyfield again requests a hearing in the above matter, still pursuant to all points in the Brief filed 26 February 2018: **CLARIFICATION NEEDED** (no certificate of service) and adding to that yet unaddressed issue, additional examples of lack of the Kansas Corporation to duly fulfill the Regulations promulgated by the State of Kansas for their agency's adherence, K.A.R. Article 82 and their effects upon Docket 18-CONS-3206-CUIC.

Docket 18-CONS-3206-CUIC is one of the improperly noticed wells in Docket 18-CONS-3224-CINV, We the Protestants should be granted a hearing in this docket, invoking K.A.R. 82-3-122. The public at large requests compliance by the Kansas Corporation Commission with their Regulation, K.A.R. 82-3-135a(e), and when wells come before the Commission that have knowingly violated this K.A.R. 82-3-135a(e), they be brought to hearing.

Hoehn Oil's application does not adequately follow K.A.R. 82-3-103 *et seq* and 82-3-104 by not completely filling out their application, leaving depth of bottom of formation fields and/or deepest usable water fields blank or without a number. Additional Dockets and Applications with this problem are:

17-CONS-7484-CUIC: <a href="http://estar.kcc.ks.gov/estar/ViewFile.aspx/20170209090732.pdf?Id=2f46e767-006d-4c74-a7ed-3907a6e7f458">http://estar.kcc.ks.gov/estar/ViewFile.aspx/20170209090732.pdf?Id=2f46e767-006d-4c74-a7ed-3907a6e7f458</a>

18-CONS-3196-CUIC: <a href="http://estar.kcc.ks.gov/estar/ViewFile.aspx/20171025083954.pdf?Id=99a5bc35-f8a3-4f90-97ee-6042717a1df7">http://estar.kcc.ks.gov/estar/ViewFile.aspx/20171025083954.pdf?Id=99a5bc35-f8a3-4f90-97ee-6042717a1df7</a>

18-CONS-3195-CUIC: <a href="http://estar.kcc.ks.gov/estar/ViewFile.aspx/20171024162340.pdf?Id=8c6f9394-54f0-4e66-ac45-948fc3dd3e4d">http://estar.kcc.ks.gov/estar/ViewFile.aspx/20171024162340.pdf?Id=8c6f9394-54f0-4e66-ac45-948fc3dd3e4d</a>

18-CONS-3255-CUIC: <a href="http://estar.kcc.ks.gov/estar/ViewFile.aspx/20171228082953.pdf?Id=6941a604-4b9c-4c23-8fa1-5c2590a6ffa9">http://estar.kcc.ks.gov/estar/ViewFile.aspx/20171228082953.pdf?Id=6941a604-4b9c-4c23-8fa1-5c2590a6ffa9</a>

As a Protestant in Docket 18-CONS-3206-CUIC, I hereby bring forward the lack of the Kansas Corporation Commission's ability to properly enforce and oversee K.A.R. 82-3-135a(e) and Operator adherence to 82-3-103 et seq and 82-3-104, as a **REQUEST FOR HEARING** due to **LACK OF ADHERENCE TO REGULATIONS** in matters pursuant to K.A.R. Article 82 before the Commission.

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