2014.08.13 13:44:31 Kansas Corporation Commission /S/ Thomas A. Day

THE STATE CORPORATION COMMISSION OF THE STATE OF KANSAS

Before Commissioners:	Shari Feist Albrec Jay Scott Emler Pat Apple		echt, Chair
In the matter of the failure of Crown Well)	Docket No. 14-CONS-749-CPEN
Service Inc. ("Operator") to comply with K.A.R. 82-3-407 at the Baxa #12 in Rooks)	CONSERVATION DIVISION
County, Kansas.)	
)	License No. 3722

PRE-FILED REBUTTAL TESTIMONY

OF

AMY BANKS

- Q. Could you explain the circumstances in which an operator might be required to file forms on KOLAR?
 A. Yes. Since April 2013, all operators have been required to file all available forms through KOLAR. To date, 2,047of our 2,104 current operators have signed up for KOLAR.
 Collectively, they have filed over 50,000 forms.
 Q. Mr. Crawford's Pre-Filed Testimony, page 5, answer 1, states that he submitted temporary abandonment applications on December 13, 2013. Is that true?
- 8 A. No. As indicated by the KOLAR screen shot in Exhibit C of my previous testimony,
 9 nothing was submitted until December 18, 2013.
- Q. Mr. Crawford's Pre-Filed Testimony, page 4, answer 2, states that he emailed you on
 November 19, 2013, requesting access to KOLAR. Is that true?
- A. I don't believe so. I can find no emails from Mr. Crawford in our system aside from the
 Exhibits from my previous testimony.
- Q. Mr. Crawford's Pre-Filed Testimony, page 4, answer 6, states that he tried to contact you
 after November 25th about setting up his account. Is that true?
- A. I don't know if he tried to or not, but I can find no record in our systems indicating that
 he actually did contact me, and I have no memory of him doing so.
- Q. Would an operator need to access KOLAR to conduct a mechanical integrity test at awell?
- 20 A. No, the mechanical integrity test process is handled by District Staff.
- 21 Q. Would an operator need to access KOLAR to plug a well?
- A. An operator would need to file a Well Plugging Application ("CP-1") on KOLAR, unless
- 23 its license was suspended. In that case, the operator would need to file a paper form.
- 24 Q. Did Crown Well Service ever contact you about anything related to the Baxa #12?
- 25 A. No.
- 26 Q. Does this conclude your testimony as of this date, August 13, 2014?
- 27 A. Yes.

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THE STATE CORPORATION COMMISSION OF THE STATE OF KANSAS

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Shari Feist Albrecht, Chair Jay Scott Emler Pat Apple

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In the matter of the failure of Crown Well Service Inc. ("Operator") to comply with K.A.R. 82-3-407 at the Baxa #12 in Rooks County, Kansas. Docket No. 14-CONS-749-CPEN

CONSERVATION DIVISION

License No. 3722

CERTIFICATE OF SERVICE

I, Paula Murray, certify that on <u>August 13</u>, 2014, I did cause a true and correct copy of the Pre-Filed Rebuttal Testimony of Amy Banks to be served by United States mail, first class, postage prepaid to the following:

Justice B. King Fisher, Patterson, Sayler & Smith, L.L.P. 3550 S.W. 5th Street P.O. Box 949 Topeka, Kansas 66601 *Attorney for Crown Well Service Inc.*

Paula Murray Legal Assistant Kansas Corporation Commission