

**THE STATE CORPORATION COMMISSION
OF THE STATE OF KANSAS**

Before Commissioners: Shari Feist Albrecht, Chair
 Jay Scott Emler
 Pat Apple

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

1 Q. Could you explain the circumstances in which an operator might be required to file forms
2 on KOLAR?

3 A. Yes. Since April 2013, all operators have been required to file all available forms through
4 KOLAR. To date, 2,047 of our 2,104 current operators have signed up for KOLAR.
5 Collectively, they have filed over 50,000 forms.

6 Q. Mr. Crawford's Pre-Filed Testimony, page 5, answer 1, states that he submitted
7 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.

10 Q. Mr. Crawford's Pre-Filed Testimony, page 4, answer 2, states that he emailed you on
11 November 19, 2013, requesting access to KOLAR. Is that true?

12 A. I don't believe so. I can find no emails from Mr. Crawford in our system aside from the
13 Exhibits from my previous testimony.

14 Q. Mr. Crawford's Pre-Filed Testimony, page 4, answer 6, states that he tried to contact you
15 after November 25th about setting up his account. Is that true?

16 A. I don't know if he tried to or not, but I can find no record in our systems indicating that
17 he actually did contact me, and I have no memory of him doing so.

18 Q. Would an operator need to access KOLAR to conduct a mechanical integrity test at a
19 well?

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?

22 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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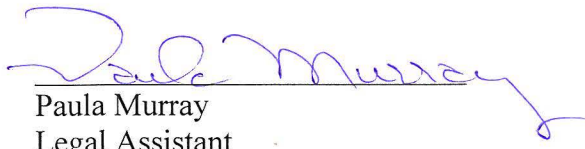
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CERTIFICATE OF SERVICE

I, Paula Murray, certify that on August 13, 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.
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Paula Murray
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