BEFORE THE STATE CORPORATION COMMISSION OF THE STATE OF KANSAS

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

Conservation Division

License No.: 33065

CLARIFICATION NEEDED

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The Kansas Corporation Commission (here forward, the "Commission") stated in its 13 February 2017 **PREHEARING OFFICER ORDER** for the above mentioned docket that the "remaining procedural schedule shall be suspended pending the resolution of any other matters to come before the Commission and the closing of the docket".

I hereby bring forward a matter before the Commission in the above mentioned docket.

Protestant requests a hearing, invoking K.A.R. 82-3-122, due to the lack of response to Protestant's <u>MOTION FOR APPLICATION DISMISSAL</u> filed in docket 18-CONS-3206-CUIC, as Hoehn's application contains regulatory infraction due to their application not following K.A. R. 82-3-104. POLLUTION; PREVENTION and KS Statute 55-602 by leaving the "Depth to Bottom of Formation" field blank in the "Deepest Usable Water" section of their application.

Additionally, Protestants were not properly served the <u>ORDER DESIGNATING PREHEARING</u> <u>OFFICER AND SETTING PREHEARING CONFERENCE</u>, as documented by the 5 December 2017 Certificate of Service from Docket 18-CONS-3206-CUIC, thereby nullifying Commission decisions taken after improper service was given.

In addition, Protestant requests the updated permit for Hoehn Oil, as their perimit expires 28 February 2018. As their application is not yet approved in the above docket, an updated permit must be brought forth to proceed with the granting of this application by the Commission.

Additionally, Protestants would like to establish a baseline for water quality samples per K.A.R. 28-16-28c(a).

Additionally, Protestants ask that core samples and their analyses from this well be requested by the Commission, allowed per 82-3-107(d)(1)(F).

Wherefore, docket 18-CONS-3206-CUIC is not closed and Protestant brings forth this matter due to lack of regulatory enforcement and adherence as a concerned citizen of the state of Kansas. Protestant does not seek to unduly request said information solely from Hoehn Oil or unduly burden the Commission to investigate frivolous matters. Citizens, however, request documentation and proof that the regulations written to fufill the Commission's mission to ensure public safety are being enforced and followed.

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