



2015.03.05 08:53:40
Kansas Corporation Commission
/S/ Neysa Thomas

February 23, 2015

15-cons-753-culc

Attention: Mr. Alan Snider, UIC Department
Kansas Corporation Commission
Oil and Gas Conservation Division
266 North Main Street, Suite 220
Wichita, KS 67202-1513

KCC WICHITA

FEB 26 2015

RECEIVED

RE: Continental Operating
Application for Disposal well - Stamper "H" #1
API #15-163-20829-0001
NW SW NW Section 32-T8S-R17W
Rooks County, KS

Dear Mr. Snider:

Upon review of the Saltwater Disposal (injection) application, Trek AEC, LLC objects to the disposal application for the following reasons:

- Saltwater would be injected into the Arbuckle formation at a datum of -1440 from the applicant's Stamper "G" well which is producing from the Arbuckle at -1432 datum.
- Trek AEC's Dopita A-12 (API #15-163-22994) is producing from the Arbuckle at a datum of -1435, which is just 5' above their injection datum.
- All of Trek AEC's wells are spotted incorrectly and acreage positions are incorrect on the application.
- The description of their lease in Section 8-T8S-R17W is not in the injection well's location.
- There is no map showing the top of the Arbuckle's producing horizon, which would quickly show that their injection zone in the Stamper "H" #1 is not 50' below the lowest producing Arbuckle datum, within the 1/2 mile radius of their proposed Stamper "H" #1 injection well.
- It appears that they have set a 4 1/2" liner into the Arbuckle, but their injection perfs on the application are way too high, at -1440.
- Is this an injection well for secondary recovery, or a disposal well?

Stamper "H" #1

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Please let this letter serve as Trek AEC, LLC's official objection to the Application for Disposal Well referenced above. If you should have any questions, please contact me.

Sincerely,

Alan L. DeGood

Alan L. DeGood
Vice-President, Exploration

ALD/tbm
Enclosure
cc Mark Bieker
Conrad Mirochna

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