MAY 2 8 2008

CONSERVATION DIVISION WICHITA, KS **BEFORE THE CORPORATION COMMISSION OF THE STATE OF KANSAS** 

IN THE MATTER OF THE APPLICATION ) OF DAYSTAR PETROLEUM, INC., FOR A **BASIC PRORATION ORDER FOR THE HOSS** ) LAKE CHESTER OIL AND GAS POOL IN Ì THE SOUTHEAST QUARTER OF SECTION 8, ì THE EAST HALF OF SECTIONS 17, 20, 29 AND 32, THE SOUTH HALF OF SECTIONS ) 9 AND 10, AND ALL OF SECTIONS 16, 15, 21, ) 22, 28, 27, 33 AND 34 IN TOWNSHIP 31 SOUTH.) RANGE 30 WEST, AND THE NORTHEAST ) **QUARTER OF SECTION 5 AND THE NORTH** ) HALF OF SECTIONS 3 AND 4 IN TOWNSHIP ) 32 SOUTH, RANGE 30 WEST, MEADE COUNTY, KANSAS )

2008.05.28 16:42:39 Kansas Corporation Commission /S/ Susan K. Duffy

DOCKET NO. 08-CONS-164-CBPO

CONSERVATION DIVISION

## **MOTION TO QUASH DATA REQUESTS**

COMES NOW Keith F. Walker Oil & Gas Co., LLC (Walker), and moves the

Commission for an Order quashing the Data Requests Nos. 1 thru 4 filed May 20, 2008, herein

by Daystar Petroleum, Inc. (Daystar).

In support of this Motion, Movant shows to the Commission as follows:

1. The Data Requests served on counsel for Walker are without foundation under

applicable statue or the rules and regulations of the Commission.

2. The Data Requests seek information that is non-public and proprietary to Walker

and the privacy of which is protected under the applicable rules and regulations of the Commission. Walker has a right to continue to maintain the confidentiality of such information under the Commission's regulations and not be forced to release such information to a direct competitor in the field.

3. Although Walker has intervened in this docket, Walker has no intent to use any non-public data or information at any hearing in this docket or to sponsor any testimony or

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exhibits that rely on or are based upon such data. Daystar is required to carry its own burden of proof on the matters alleged in its application, and is not entitled to such open-ended and invasive access to the non-public data of other operators in the field as is sought by the present Data Requests.

WHEREFORE, Movant prays for an Order from the Commission quashing the Data Requests nos. 1 thru 4 filed herein by Daystar.

Respectfullv/kubmitte B

John G. Pike WITHERS, GOUGH, PIKE, PFAFF & PETERSON, LLC. 200 Douglas, Suite 1010 Wichita, KS 67202 Ph 316-267-1562 Fx 316-303-1018 Attorneys for Movant

## **VERIFICATION**

STATE OF KANSAS ) ) ss. COUNTY OF SEDGWICK )

John G. Pike, of lawful age, and being first duly sworn upon oath, deposes and says:

He is an attorney for Keith F. Walker Oil & Gas Co., LLC; he has read the within and foregoing;

and the statements and contents thereof are true to the best of his knowledge and helief.

John G. Pike

Subscribed and sworn to before me this  $28^{th}$  day of May, 2008.

My Commission Expires: June 30, 2010

E. Shel atherine E. Abel

Notary Public

A KATHERINE E. ABEL Notary Public - State of Kansas My Appt Expires

## **CERTIFICATE OF SERVICE**

The undersigned hereby certifies that on the 28th day of May, 2008, a true and correct copy of the above and foregoing *Motion to Quash Data Requests* was mailed, postage prepaid and properly addressed, to:

Stanford J. Smith, Jr. Martin, Pringle, Oliver, Wallace & Bauer, LLP 100 N. Broadway, Ste. 500 Wichita, KS 67202

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John/G. Pike