2021-07-20 11:47:45 Filed Date: 7/20/2021

Kansas Corporation Commission

/s/ Lynn M. Retz

BEFORE THE STATE CORPORATION COMMISSION OF THE STATE OF KANSAS

)	Docket No.:	20-CONS-3129-CPEN
)		20-CONS-3144-CPEN
)		20-CONS-3220-CPEN
)		21-CONS-3199-CPEN
)		
)	CONSERVA	TION DIVISION
)		
)	License No.:	35442
)))))))))) CONSERVA)

MOTION TO CONTINUE PROCEDURAL SCHEDULE

The Staff of the State Corporation Commission of the State of Kansas (Staff and Commission, respectively), requests that the procedural schedule in this docket be continued for four weeks. In support of its motion, Staff states the following:

1. On May 28, 2021, the Commission issued a Presiding Officer Order Consolidating Dockets, Clarifying Remaining Issues, and Setting Procedural Schedule. The Order adopted the following procedural schedule:

Commission Staff Pre-Filed Direct Testimony
Operator Pre-Filed Direct Testimony & Rebuttal Testimony
Commission Staff Pre-Filed Rebuttal Testimony
Due: July 23, 2021
Due: August 20, 2021
Due: September 10, 2021

- 2. On June 30, 2021, Commission Staff filed a Motion for Summary Judgement in Part.
- 3. On July 2, 2021, the Presiding Officer issued an Order Setting Response/Reply Deadlines. The Order gave Operator until July 16, 2021, to respond to the motion. Additionally, the Order gave any Staff reply to be due by July 28, 2021.
- 4. Staff believes a four-week continuance allows enough time for the Commission to issue an order on Staff's Motion and for Commission Staff to adjust its testimony as necessary

¹ Presiding Officer Order Consolidating Dockets, Clarifying Remaining Issues, and Setting Procedural Schedule (May 28, 2021).

based upon the Commission's ruling. Under Staff's proposed continuance, the procedural schedule would be as follows:

Commission Staff Pre-Filed Direct Testimony Operator Pre-Filed Direct Testimony & Rebuttal Testimony Commission Staff Pre-Filed Rebuttal Testimony

Due: August 20, 2021 Due: September 17, 2021 Due: October 8, 2021

5. Staff has discussed this continuance with Operator's counsel. Operator's counsel stated that they had no objection to the proposed continuance.

WHEREFORE, for the reasons set forth above, Staff respectfully requests that the procedural schedule in this matter be continued.

Respectfully submitted,

/s/ Kelcey Marsh

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CERTIFICATE OF SERVICE

20-CONS-3129-CPEN, 20-CONS-3144-CPEN, 20-CONS-3220-CPEN, 21-CONS-3199-CPEN

I, the undersigned, certify that a true and correct copy of the attached Motion to Continue Procedural Schedule has been served to the following by means of electronic service on July 20, 2021.

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/S/ Paula J. Murray

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