1 2	BEFORE THE STATE CORPORATION COMMISSION OF THE STATE OF KANSAS
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4 5 7 8 9 10 11	 In the Matter of the Application of TDR Construction, Inc., to Authorize Injection of Saltwater into the Squirrel Formation at the Superior #I-1 Well, Located in Section 10, Township 16 South, Range 21 East, Franklin County, Kansas Docket No. 19-CONS-3168-CUIC Docket No. 19-CONS-3168-CUIC Docket No. 19-CONS-3168-CUIC License No. 32218
12	PREFILED TESTIMONY OF Roxanne Mettenburg
13 14 15 16	 Q. Please state your name and address. A. My name is Roxanne Mettenburg. My residence is located at 1824 Nevada Rd., Princeton, Kansas 66078
17 18	2. Q. What is your education and areas of expertise that would be relevant to this testimony?
 19 20 21 22 23 24 25 26 	A. Education and training: (1) University of Missouri-Kansas City: BS in Biology with major in microbiology and minor in chemistry. (2) University of Missouri Medical Center: Certificate in Medical Laboratory Science (formerly called Medical Technology) with subsequent national board exam and certification from American Society of Clinical Pathologists. (3) University of Kansas: MA in Physiology and Cell Biology (4) University of Kansas (Dept of Preventive Medicine): Master of Public Health, with Honors.
20 27 28 29 30 31 32 33	3. Q. What is your experience that is relevant to this testimony? A. I am a 6 th generation Kansan and Franklin countian who has resided on and been involved with the management of a farm in Franklin County all of my life with the exception of 13 years. Currently I am the principle operator of our farm. I am a patron of RWD #6 and have been since its creation in the 1970's. My children were raised here drinking this water. My 10 grandchildren spend time here and consume this water, as do other children in our summer "Girl's Camp"

and "Boy's Camp". In addition, we regularly host training events, native prairie 1 audits, and school visits as part of our farm business and mission, the participants 2 of which also consume this water. Many of the animals we raise for food 3 consume this water at various times. Some must consume it exclusively. Both by 4 training and by inclination, I am a biologist. A farm is a complex of interactive 5 biological systems and natural "cycles" (e.g. water cycle and various mineral 6 7 cycles, many of which are driven by soil microbes). For the past decade or so we 8 have intensified our commitment to managing our farm in a regenerative and holistic manner understanding that all natural processes are linked. In that 9 endeavor, I spend several hours most every day "in the field" literally so to speak. 10 Much of my time there is spent in monitoring and documenting soil health, water 11 sources quantity and quality, plant community density and composition and 12 domestic and wild animal population dynamics. We have paid particular 13 attention to implementing practices that build soil quality to increase water 14 infiltration, eliminate/reduce erosion and run-off, increase diversity of flora and 15 fauna. We have eliminated the majority of chemical applications to the soil, the 16 plants and the animals. We refrain from disruption and interference with natural 17 processes and have been rewarded with the return of nature's resilience. For all 18 living things from micro-organisms to macro-organisms, both plant and animal, 19 20 water is the single most vital requirement. Water is the majority component of 21 all living cells. Thus the quality of the water we consume, indeed the water consumed by all living things, is of primary importance. On our own farm, we 22 have over the past couple of decades systematically fenced water sources (pond, 23 24 springs, streams and the major creek) to restrict domestic livestock access in order to promote water quality, not only for our property and its inhabitants (wild 25 and domestic) but for those downstream of our watershed as well. Over the 26 course of a lifetime, we have learned that all we do or in some cases don't do has 27 consequences on all of the life around us. No action ever exists in a vacuum. 28 And all life is interdependent. Destruction of soil microbes for example destroys 29 recycling of nutrients for plant growth. One of the things for example that few 30 microbes in the soil or fresh water environment can tolerate is increasing salinity. 31 Increasing salinity in fresh water lowers oxygen content as well. 32 33

4. Q. What are your qualifications that is relevant to this testimony

A. I speak "laboratory" in general terms as well as speak "medical" and am 1 intimately familiar with the collection and analysis of laboratory data of all kinds. 2 In my professional capacity as a board-certified Medical Laboratory Scientist, I 3 worked some 20 years in various laboratory specialties performing a variety of 4 chemical and biological analyses on body fluids. This career encompassed skills in 5 calibrating a wide variety of instruments, trouble shooting instruments, writing 6 7 SOP's, performing and evaluating quality control and quality assurance measures, analyzing, verifying and releasing data. In addition, I designed and implemented 8 laboratory testing protocols for my research project while completing my MA in 9 Physiology and Cell Biology. After leaving the bench work of medical laboratories, 10 I taught general biology, microbiology, anatomy and physiology at a local 11 community college in Franklin County. During that time, a colleague from 12 environmental studies and I wrote a grant for a local water quality testing project. 13 We were funded and conducted the project in collaboration with several local 14 high schools and the local conservation district. We developed all the protocols 15 for collection and testing the samples using standard methods for water testing. 16 For two years, we sampled each target stream (8-9 total) once a month. The 17 grant provided monies for supplies and equipment. Among the tests performed 18 19 were the following:, conductivity, TDS (total dissolved solids), hardness, fecal 20 coliforms, atrazine, nitrate, phosphorous, ammonia, total suspended solids, 21 dissolved oxygen, temperature at collection time, stream velocity. After 12 years at the community college, I accepted a position as Assistant Professor at the 22 University of Kansas Medical Center, where I taught for another 15 years in the 23 Department of Clinical/Medical Laboratory Sciences. Again in that capacity I 24 wrote SOP's and laboratory manuals for student training labs, as well as taught 25 Immunology, Hematology, Immunohematology. I retired from that position a few 26 27 years ago.

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29 5. Q. Why do you think the activities of oil recovery and saltwater injection have30 any influence on water quality of RWD #6?

A. The frequency of failed parameters on water quality testing from RWD#6 has

increased over time. RWD#6 and the city of Lane, Ks (that purchases water from

RWD#6) are the only water districts/sources in Franklin county listed as in

violation of federal water quality health by the Environmental Working Group for

the 3rd quarter of 2017. Data for that report is taken from KDHE and test results

from RWD #6. The question is what is different in RWD #6 source water than the
rest of the county? The majority of municipalities and rural water districts in the
county purchase their water from the City of Ottawa. Both the City of Ottawa and
RWD#6 obtain their water from the Marais des Cygnes. What activity occurs that
affects RWD #6, but not City of Ottawa?

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7 In comparing the water quality test data from RWD#6 with the nearest upstream 8 water treatment facility, City of Ottawa, there are a few key parameters that could certainly be linked with oil recovery and saltwater injection practices that 9 consistently show a significant increase from Ottawa to Rantoul, (RWD#6 intake 10 sight) within the same time frame. Whether or not these values exceed the 11 maximum limit is not the point. Rather I see them as "markers" for the increase 12 in "brine" from location A to B. The parameters I am referring to are 13 conductivity, TDS, sodium and chloride. All of these parameters are linked. 14 Conductivity can, in fact be used (if measured at a standard temperature of 25 C) 15 to calculate the precise w/v concentration of sodium chloride ("saltwater"), as 16 well as an indirect way to measure TDS (total dissolved inorganic solids). 17 18 Example. For Jan 1, 2017-Dec. 31 2017: Conductivity at RWD #6 is 2.5 times 19

greater than at Ottawa; TDS is 2 times greater than at Ottawa; sodium is 3 times
 greater than at Ottawa, and chloride is 6 times greater than at Ottawa. Data from

22 2018 shows a similar pattern. The level of salinity is consistently greater in the

23 Marais des Cygnes at RWD #6 and in the Marais des Cygnes at Ottawa.

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It is hard to make a case that there is much difference in agricultural practices 25 from the watersheds feeding into the Marais des Cygnes west of Ottawa than 26 from the watersheds east of Ottawa. Likewise in terms of industrial endeavors, it 27 is hard to find an industrial endeavor either in Ottawa or in the watersheds east 28 of Ottawa that could account for the dramatic difference in these specific 29 parameters – other than the "too many to count" oil and/or gas wells drilled for 30 over a century in the watersheds east of Ottawa that drain into the Marais des 31 Cygnes. Coupled with the sheer number of wells is the addition of saltwater 32 injection technology and the likelihood that many of these old wells are either not 33 plugged at all or improperly plugged and thus can act as a conduit for transfer of 34 brine injected nearby. 35

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The applicant claims that it would be impossible for injection fluids to get to the 2 surface migrate "overground" into streams that eventually empty into the Marais 3 des Cygnes. That seems to me quite a superficial and illogical claim. I see 4 evidence on a daily basis on my own property of underground water channels and 5 flows. Water bubbles into a pool from under a rocky ledge at the top of a 6 7 particular slope on an adjacent property. From there it meanders down a shallow stream for 800-1000 ft. where it abruptly disappears into a hole in the ground. A 8 quarter of a mile away, the "stream" once again appears at the surface in another 9 spring (now on my property), flows a ways, disappears again into the earth only to 10 reappear again in an even bigger spring another guarter of a mile away. I see this 11 phenomenon repeated in several places on and near my property in eastern 12 Franklin County. This behavior of water underground is not likely confined to just 13 my property in eastern Franklin county. Other markers of these underground 14 channels include sinkholes in the vicinity of the disappearing streams. And the 15 path of the disappearing and reappearing stream marches steadily towards the 16 major creek at the back of our property. In summary, anyone who has spent 17 some time in the natural environs and has been even minimally observant would 18 19 know water does not have to move solely on top of the ground to get from point 20 A to point B.

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6. Q. If conductivity, TDS, sodium and chloride do not exceed maximum levels forhealth, why is it even relevant to this hearing?

- 24 A. My concern is one of the "canary in the coal mine". In addition to the consistent elevation of markers for "brine" in RWD #6 source water as compared 25 to City of Ottawa, there are a number of other elements that are likewise 26 elevated at RWD #6 compared to Ottawa or are not detected at all at Ottawa that 27 do cause concern. That category includes, but is not limited to, arsenic, barium, 28 chromium, free copper, manganese, selenium, silica. If in fact injected salt water 29 fluids can travel up unplugged or degraded well casings in the vicinity, it would be 30 quite logical to infer that other substances, naturally occurring in the layers of 31 earth or perhaps derived from degraded and corroded aged casings could also be 32 33 dislodged and travel along with the brine.
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1		Respectfully submitted,
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11	CERTIFICAT	E OF SERVICE
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13 14	I certify that a true copy of the above parties electronically on March 11, 20	and foregoing was served to the following 019.
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17		VERIFICATION

I, <u>Roxanne Mettenbare</u> state that I am the witness identified in the foregoing Pre-filed Testimony of <u>Roxanne Metterbart</u>hat I have read the above and foregoing: and that the statements therein contained are true according to my knowledge information and balief

statements therein contained are true according to my knowledge, information, and belief.

oxanne metterling Signature

Subscribed and sworn to before me this _____ of March 2019

Elizbeth Jewell

Notary Public Signature

AN	OTARY PUBLIC - State of Kanaas
-001	ELIZABETH JEWELL
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