
**BEFORE THE PUBLIC UTILITIES COMMISSION
OF THE STATE OF SOUTH DAKOTA**

IN THE MATTER OF THE PETITION OF
DAKOTA ACCESS, LLC PIPELINE, LP FOR
A PERMIT TO CONSTRUCT THE DAKOTA
ACCESS PIPELINE

**YANKTON SIOUX TRIBE'S
PROPOSED FINDINGS OF FACT
AND CONCLUSIONS OF LAW**

HP14-002

FINDINGS OF FACT

Application

1. Dakota Access' Revised Application did not "provide a description of present and estimated consumer demand and estimated future energy needs of those customers to be directly served by the proposed facility" as required by ARSD 20:10:22:10.

2. Participants in the proposed facility include Dakota Access, LLC, Energy Transfer Partners, and Phillips 66. Tr. 65 ln. 22 – 66 ln. 1, 66 ln. 17-18. Energy Transfer Partners and Phillips 66 were not listed as participants in the Revised Application. While Sunoco Logistics may participate in the proposed facility in the future, it does not at this time. Tr. 66 ln. 3-4, 16-19.

3. Dakota Access' Revised Application failed to "contain the name, address, and telephone number of all persons participating in the proposed facility at the time of filing" as required by ARSD 20:10:22:06 (emphasis added).

4. Dakota Access failed to "file all data, exhibits, and related testimony which [it intended] to submit in support of its application" upon the filing of its application as required by ARSD 20:10:22:39.

5. Dakota Access' Revised Application was not filed in the form and content required by SDCL 49-41B-11.

Misstatements of Material Facts

6. According to the Revised Application, the proposed project would create approximate 12 permanent jobs. Revised Application at 39. However, the Economic Impact Study provided by Dakota Access asserts that 31 permanent jobs would be created in South Dakota. Staff Ex. 1, Ex A at 112 of 310. Due to the discrepancy between the number of permanent jobs created according to the Revised Application and the number of permanent jobs created according to the Economic Impact Study accompanying the Revised Application, one or both of those documents contains a misstatement of material fact. There is no conclusive evidence in the record that identifies the number of permanent jobs the proposed project would create.

Compliance with Applicable Law

7. Dakota Access failed to prove that the proposed project would fulfill the energy needs of the people of the State of South Dakota. Nothing in Dakota Access' Revised Application, testimony, or exhibits addressed the energy needs of the people of the State. Dakota Access therefore failed to prove that the proposed project complies with SDCL 49-41B-1.

8. Approximately two-thirds of the length of the proposed project would cross through aboriginal territory of the Yankton Sioux Tribe. Ex. YST 7 at 5-6; Ex. YST 9; Tr. 1032 In. 13-15; *Yankton Sioux Tribe v. United States*, 24 Ind. Cl. Comm. 208, 215 and App. A (1970); *Yankton Sioux Tribe v. United States*, 24. Ind. Cl. Comm. 208, 236 (1970).

9. Construction and operation of the proposed project would infringe upon the Yankton Sioux Tribe's aboriginal rights including gathering on its aboriginal territory. Ex. YST 7 at 6. The proposed project would therefore result in a violation of law.

10. The Yankton Sioux Tribe and the Rosebud Sioux Tribe are local units of government for purposes of SDCL 49-41B-27.

11. In its permit application process, Dakota Access did not coordinate with the governing bodies of any tribes or any tribal agencies in South Dakota (tr. 67 In. 23 – 68 In. 2) as required by SDCL 49-41B-27.

12. Dakota Access failed to prove that the proposed project would comply with all applicable laws and rules.

Environment and Socioeconomics

13. Construction of the proposed project would require an influx of approximately 1,500 to 3,000 out-of-state workers into the State of South Dakota for temporary jobs. Tr. 302 In. 1-15, 19-24.

14. The temporary influx of workers and the conditions of their employment are likely to lead to increased crime, including in particular sexual violence, in local communities. Tr. 1040 In. 15-17; Ex. YST 7 at 3, 4.

15. The Yankton Sioux Tribe's Fort Randall Casino is in such proximity to the proposed project that workers are likely to frequent the Casino during their non-working time, placing young women in that community at risk. Ex. YST 7 at 3. Young women in the nearby, highly populated areas of and near Sioux Falls would be placed at risk as well.

16. If the project were constructed, there would be insufficient law enforcement in affected communities to safely address the threats and safety concerns posed by the presence of the 1,500 to 3,000 temporary, out-of-state workers. Ex. YST 7 at 4; Ex. YST 6 at 3.

17. Should an act of violence occur between a worker and a tribal member on an Indian reservation, jurisdictional issues and lack of law enforcement coordination would make it difficult to hold the worker responsible. Ex. YST 7 at 4.

18. As a new company (Tr. 67 In. 5), Dakota Access has no experience operating pipelines.

19. No environmental impact statement (EIS) has been conducted with respect to the proposed project. *See, generally*, Joint Motion to Stay Proceedings for Preparation of an Environmental Impact Statement.

20. Without an EIS, insufficient evidence exists to know the comprehensive impact of a spill on the environment.

21. Dakota Access failed to show that the proposed pipeline will not spill or leak.

22. Dakota Access has no experience cleaning up spills. Tr. 67 ln. 2-5. Sunoco Logistics, which has experience cleaning up spills, is not currently a participant in the proposed project. Tr. 66 ln. 3-4; Revised Application at 4 (listing only DAPL-ETCO Operations Management, LLC as the operator).

23. The proposed project would cross the Missouri River twice (Tr. 217 ln. 15-18), placing all downstream users of the water in South Dakota at risk in the event of a spill at one of those locations.

24. A spill in the Missouri River would have severe negative social impacts on the Yankton Sioux Tribe due to the spiritual and medicinal uses of the water in that river.

25. A spill within the Yankton Sioux Tribe's aboriginal territory, and particularly in or near the James River, which would also be crossed by the proposed pipeline, would have severe negative social impacts on the impacts of the Yankton Sioux Tribe due to the spiritual and medicinal uses of the plants gathered there.

26. Infringement on the ability of members of the Yankton Sioux Tribe to exercise their aboriginal right to gather plants for medicinal and other purposes is an unacceptable risk to Tribal members.

Views of Governing Bodies of Affected Local Units of Government

27. Dakota Access must give due consideration to the views of the governing bodies of the Yankton Sioux Tribe and the Rosebud Sioux Tribe as local units of government pursuant to SDCL 49-41B-22.

28. In its permit application process, Dakota Access did not coordinate with the governing bodies of any tribes or any tribal agencies in South Dakota (tr. 67 ln. 23 – 68 ln. 2) as required by SDCL 49-41B-27. Tr. 67 ln. 23 – 68 ln. 2; Ex. YST 6 at 2-4; YST 7 at 6.

29. Dakota Access failed give due consideration to the views of the governing bodies of the Yankton Sioux Tribe and the Rosebud Sioux Tribe as local units of government.

General

30. The proposed pipeline route is in unnecessarily close proximity to Harrisburg, Tea, Hartford, and Sioux Falls, including designated growth areas, placing those highly populated communities at risk and jeopardizing their abilities for future development and economic growth. It is also unnecessarily close to the Sioux Falls Regional Landfill and Wall Lake.

31. Dakota Access presented contradictory evidence regarding the number of permanent employees that would be hired in South Dakota, thus the Commission is unable to make a finding regarding the number of permanent employees. Revised Application at 39.

32. As few as zero construction workers could be hired in the State of South Dakota, creating as few as zero temporary jobs for South Dakota residents. Tr. 73 ln. 25 – 74 ln. 8.

33. Dakota Access did not consult with the Yankton Sioux Tribe with respect to cultural resources. Tr. 72 ln. 2-4.

34. Dakota Access' cultural resource studies do not appear to have included oral history (tr. 70 ln. 21 – 71 ln. 1), and are therefore insufficient.

CONCLUSIONS OF LAW

1. The Commission has jurisdiction over the subject matter and parties to this proceeding pursuant to SDCL Chapter 49-41B and ARSD Chapter 20:10:22. Subject to the findings made on the four elements of proof under SDCL 49-41B-22, the Commission has authority to grant, deny or grant upon reasonable terms, conditions or modifications, a permit for the construction, operation and maintenance of the Dakota Access Pipeline Project.

2. The Dakota Access Pipeline Project is a transmission facility as defined in SDCL 49-41B-2.1(3).

3. Applicant bears the burden of proof and the burden of production with respect to all elements of its permit application and with respect to each requirement of SDCL 49-41B-22.

4. Applicant's permit application fails to comply with the applicable requirements of SDCL Chapter 49-41B and ARSD Chapter 20:10:22.

5. Applicant failed to meet its burden of proof that the Project, if constructed, would comply with all applicable laws and rules, including all requirements of SDCL Chapter 49-41B and ARSD 20:10:22.

6. Applicant failed to meet its burden of proof that the Project, if constructed, would not pose an unacceptable threat of serious injury to the environment nor to the social and economic conditions of inhabitants or expected inhabitants in the siting area.

7. Applicant failed to meet its burden of proof that the Project, if constructed, would not substantially impair the health, safety or welfare of the inhabitants in the siting area.

8. The Yankton Sioux Tribe is a local unit of government for purposes of SDCL 49-41B-22(4).

9. Applicant failed to meet its burden of proof that the Project, if constructed, would not unduly interfere with the orderly development of the region with due consideration having been given the views of governing bodies of affected local units of government because not all such views were given consideration.

10. Applicant has failed to meet its burden of proof pursuant to SDCL 49-41B-22 and is not entitled to a permit as provided in SDCL 49-41B-24.

11. To the extent that any of the Findings of Fact in this decision are determined to be conclusions of law or mixed findings of fact and conclusions of law, the same are incorporated herein by this reference as a Conclusion of Law as if set forth in full herein.

12. Because a comprehensive federal EIS was not required and completed for the Project, no permit should be issued absent a state EIS under SDCL 49-41B-21.

13. PHMSA is delegated exclusive authority over the establishment and enforcement of safety-orientated design and operational standards for hazardous materials pipelines. 49 U.S.C. 60101, et seq.

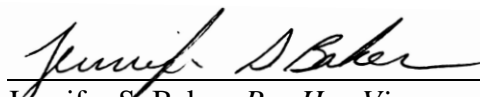
14. SDCL 49-41 8-36 explicitly states that SDCL Chapter 49-41B "shall not be construed as a delegation to the Public Utilities Commission of the authority to route a facility." The Commission accordingly concludes that it lacks authority (i) to compel the Applicant to select an alternative route or (ii) to base its decision on whether to grant or deny a permit for a proposed facility on whether the selected route is the route the Commission might itself select.

15. The Commission concludes that Applicant has not met its burden of proof.

16. The Commission concludes that the Revised Application and all required filings have not been filed with the Commission in conformity with South Dakota law.

17. The Commission concludes that it possesses the authority under SDCL 49-41B to deny the permit requested for the proposed project.

Dated this 6th day of November, 2015.



Jennifer S. Baker, *Pro Hac Vice*
Thomasina Real Bird, SD Bar No. 4415
FREDERICKS PEBBLES & MORGAN LLP
1900 Plaza Drive
Louisville, Colorado 80027
Telephone: (303) 673-9600
Facsimile: (303) 673-9155
Email: jbaker@ndnlaw.com
Email: trealbird@ndnlaw.com

Attorneys for Yankton Sioux Tribe

CERTIFICATE OF SERVICE

I certify that on this 6th day of November, 2015 the attached **YANKTON SIOUX TRIBE'S PROPOSED FINDINGS OF FACT AND CONCLUSIONS OF LAW** in docket number HP14-002 was filed on behalf of the Yankton Sioux Tribe electronically via the South Dakota Public Utilities Commission e-filing website and a true and accurate copy was sent via email or U.S. Mail, first class postage prepaid, to the following:

Ms. Patricia Van Gerpen
Executive Director
South Dakota Public Utilities Commission
500 E. Capitol Ave.
Pierre, SD 57501
patty.vangerpen@state.sd.us
(605) 773-3201 - voice

Ms. Kristen Edwards
Staff Attorney
South Dakota Public Utilities Commission
500 E. Capitol Ave.
Pierre, SD 57501
Kristen.edwards@state.sd.us
(605) 773-3201 – voice

Ms. Karen E. Cremer
Staff Attorney
South Dakota Public Utilities Commission
500 E. Capitol Ave.
Pierre, SD 57501
karen.cremer@state.sd.us
(605) 773-3201 – voice

Mr. Brian Rounds
Staff Analyst
South Dakota Public Utilities Commission
500 E. Capitol Ave.
Pierre, SD 57501
brian.rounds@state.sd.us
(605) 773-3201- voice

Mr. Darren Kearney
Staff Analyst
South Dakota Public Utilities Commission
500 E. Capitol Ave.

Pierre, SD 57501
darren.kearney@state.sd.us
(605) 773-3201 - voice

Mr. Brett Koenecke - representing Dakota Access, LLC
May, Adam, Gerdes and Thompson, LLP
PO Box 160
Pierre, SD 57501
Brett@mayadam.net
(605) 224-8803 - voice
(605) 224-6289 - fax

Ms. Kara Semmler - representing Dakota Access, LLC
May, Adam, Gerdes and Thompson, LLP
PO Box 160
Pierre, SD 57501
kcs@magt.com
(605) 224-8803 - voice
(605) 224-6289 - fax

Mr. Tom Siguaw
Senior Project Director - Engineering
Dakota Access, LLC
1300 Main Street
Houston, TX 77002
tom.siguaw@energytransfer.com
(713) 989-2841 - voice
(713) 989-1207 - fax

Mr. Keegan Pieper
Associate General Counsel
Dakota Access, LLC
1300 Main Street
Houston, TX 77002
keegan.pieper@energytransfer.com
(713) 989-7003 - voice
(713) 989-1212 - fax

Mr. Stephen Veatch
Senior Director - Certificates
Dakota Access, LLC
1300 Main Street
Houston, TX 77002
Stephen.veatch@energytransfer.com
(713) 989-2024 - voice
(713) 989-1205 - fax

Mr. Joey Mahmoud
Senior Vice President - Engineering
Dakota Access, LLC
1300 Main Street
Houston, TX 77002
Joey.mahmoud@energytransfer.com
(713) 989-2710 - voice
(713) 989-1207 - fax

Mr. Jack Edwards
Project Manager
Dakota Access, LLC
4401 S. Technology Dr.
South Suite
Sioux Falls, SD 57106
Jack.edwards@energytransfer.com
(844) 708-2639 - voice

Ms. Jennifer Guthmiller
McPherson County Auditor
PO Box 390
Leola, SD 57456
mcpersonaud@valleytel.net
(605) 439-3314 - voice

Mr. Keith Schurr
Edmunds County Auditor
PO Box 97
Ipswich, SD 57451
Keith.schurr@state.sd.us
(605) 426-6762 - voice

Ms. Kelly Toennies
Faulk County Auditor
PO Box 309
Faulkton, SD 57438
Kelly.toennies@state.sd.us
(605) 598-6224 - voice

Ms. Theresa Hodges
Spink County Auditor
210 E. Seventh Ave.
Redfield, SD 57469
spinkcoauditor@nrctv.com
(605) 472-4580 - voice

Ms. Jill Hanson
Beadle County Auditor
Suite #201
450 Third St. SW
Huron, SD 57350
auditor@beadlesd.org
(605) 353-8400 - voice

Ms. Jennifer Albrecht
Kingsbury County Auditor
PO Box 196
DeSmet, SD 57231
Jennifer.albrecht@state.sd.us
(605) 854-3832 - voice

Ms. Susan Connor
Miner County Auditor
PO Box 86
Howard, SD 57349
minerauditor@minercountysd.org
(605) 772-4671 - voice

Ms. Roberta Janke
Lake County Auditor
200 E. Center St.
Madison, SD 57042
lakeauditor@lakecountysd.com
(605) 256-7600 - voice

Ms. Geralyn Sherman
McCook County Auditor
PO Box 190
Salem, SD 57058
Geralyn.sherman@state.sd.us
(605) 425-2791 - voice

Mr. Bob Litz
Minnehaha County Auditor
415 N. Dakota Ave.
Sioux Falls, SD 57104
blitz@minnehahacounty.org
(605) 367-4220 - voice

Ms. Sheila Hagemann
Turner County Auditor
PO Box 370

Parker, SD 57053
turcoaud@iw.net
(605) 297-3153 - voice

Ms. Marlene Sweeter
Lincoln County Auditor
104 N. Main St.
Canton, SD 57013
auditor@lincolncountysd.org
(605) 764-2581 - voice

Ms. Lisa Schaeffbauer
Campbell County Auditor
PO Box 37
Mound City, SD 57646
campbellcommission@yahoo.com
(605) 955-3366 - voice

Ms. Karla Engle
Special Assistant Attorney General
South Dakota Department of Transportation
700 E. Broadway Ave.
Pierre, SD 57501-2586
karla.engle@state.sd.us
(605) 773-3262 - voice

Mr. Scott Pedersen
Chairman
Lake County
200 E. Center St.
Madison, SD 57042
lakegovt@lakecountysd.com
(605) 256-7600 – voice

Mr. Manuel J. de Castro, Jr.
Attorney
Lake County States Attorney
200 E. Center St.
Madison, SD 57042
lakesa2@lakecountysd.com
(605) 256-7630 - voice

General Manager
WEB Water Development Association, Inc.
PO Box 51
Aberdeen, SD 57402

office@webwater.org
(605) 229-4749 - voice

Mr. Randy Kuehn
17940 389th Ave.
Redfield, SD 57469
rlkfarms@gmail.com
(605) 472-1492 - voice

Mr. Jim Schmidt
Chairman
Lincoln County Board of Commissioners
104 N. Main, Ste. 110
Canton, SD 57013-1703
Auditor@lincolncountysd.org
(605) 764-2581

Mr. Michael F. Nadolski - Representing Lincoln County Board of Commissioners
Attorney
Lincoln County
Ste. 200
104 N. Main
Canton, SD 57077
mnadolski@lincolncountysd.org
(605) 764-5732 - voice
(605) 764-2931 - fax

Mr. Bret Merkle - Representing Pente Farms, LLC; KKKP Property, LLLP; Pederson Ag, LLC;
Calvin Schreiver; DLK&M, LLC; Jean Osthus; and Daniel & Marcia Hoiland
Merkle Law Firm
PO Box 90708
Sioux Falls, SD 57109-0708
bret@merklelaw.com
(605) 339-1420 - voice

Ms. Cindy Heiberger
Commission Chairman
Minnehaha County
415 N. Dakota Ave.
Sioux Falls, SD 57104
cjepsen@minnehahacounty.org
(605) 367-4220 - voice

Mr. Kersten Kappmeyer
Attorney
Minnehaha County

415 N. Dakota Ave.
Sioux Falls, SD 57104
kkappmeyer@minnehahacounty.org
(605) 367-4226 - voice
(605) 367-4306 - fax

Mr. Glenn J. Boomsma - Representing: Peggy A. Hoogestraat, Kevin J. Schoffelman, Linda Goulet, Corlis Wiebers, Mavis Parry, Shirley Oltmanns, Janice E. Petterson, Marilyn Murray, Delores Andreessen Assid, and Joy Hohn

Attorney
Breit Law Office, P.C.
606 E. Tan Tara Circle
Sioux Falls, SD 57108
glenn@breitlawpc.com
(605) 336-8234 - voice
(605) 336-1123 - fax

Ms. Peggy A. Hoogestraat
27575 462nd Ave.
Chancellor, SD 57015
gardengalpeggy@gmail.com
(605) 647-5516 - voice

Ms. Joy A. Hohn
46178 263rd St.
Hartford, SD 57033
rjnchohn@gmail.com
(605) 212-9256 - voice

Ms. Marilyn J. Murray
1416 S. Larkspur Trl.
Sioux Falls, SD 57106
murraymal@sio.midco.net
(605) 321-3633 - voice

Mr. Larry A. Nelson - Representing: City of Hartford
Frieberg, Nelson and Ask, L.L.P.
PO Box 38
Canton, SD 57013
lnelson@frieberglaw.com
(605) 987-2686 - voice

Ms. Teresa Sidel
City Administrator
City of Hartford

125 N. Main Ave.
Hartford, SD 57033
cityhall@hartfordsd.us
(605) 528-6187 - voice

Ms. Linda Glaeser
Manager
Rocky Acres Land Investment, LLC
27324 91st Ave. E.
Graham, WA 98338
lglaeser@seattlecca.org
lmglaeser@wwdb.org
(253) 670-1642 - voice

Ms. Linda Goulet
27332 Atkins Pl.
Tea, SD 57064
45Lgoulet@gmail.com
(605) 359-3822 - voice

Mr. Dale E. Sorenson
Dale E. Sorenson Life Estate
45064 241st St.
Madison, SD 57042
a77man@msn.com
(605) 480-1386 - voice

Ms. Kimberly Craven - Representing Dakota Rural Action and Indigenous Environmental Network (IEN)
3560 Catalpa Way
Boulder, CO 80304
kimecraven@gmail.com
(303) 494-1974 - voice

Ms. Sabrina King
Community Organizer
Dakota Rural Action
518 Sixth Street, #6
Rapid City, SD 57701
sabrina@dakotarural.org
(605) 716-2200 - voice

Mr. Frank James
Staff Director
Dakota Rural Action
PO Box 549

Brookings, SD 57006
fejames@dakotarural.org
(605) 697-5204 - voice
(605) 697-6230 - fax

Ms. Debra K., Mr. Duane H. & Mr. Dennis S. Sorenson
24095 451st Ave.
Madison, SD 57042
stubbyfarmer@yahoo.com
(605) 480-1370 - Debra Sorenson - voice
(605) 480-1162 - Duane Sorenson - voice
(605) 480-1055 - Dennis Sorenson - voice

Mr. Douglas Sorenson
24095 451st Ave.
Madison, SD 57042
plowboy@svtv.com
(605) 480-1385 - voice

Mr. William Haugen
Haugen Investments LP
PO Box 545
Hartford, SD 57033
wh401889@hotmail.com
(605) 359-9081 - voice

Mr. Phillip Fett
PO Box 572
Lennox, SD 57039
vonfett529@gmail.com
(605) 366-7155 - voice

Mr. Orrin E. Geide
46134 263rd St.
Hartford, SD 57033
(605) 261-4815 - voice

Ms. Shirley M. Oltmanns
26576 466th Ave.
Sioux Falls, SD 57106
ssoltm@gmail.com
(605) 941-0005 - voice

Mr. Bradley F. Williams
1044 Overlook Rd.
Mendota Heights, MN 55118

bwilliams@bestlaw.com

(612) 414-4950 - voice

Mr. Craig L. & Ms. Dotta-Jo A. Walker

733 NE 15th St.

Madison, SD 57042

court_walker@hotmail.com

(605) 256-0263 - voice

Mr. Kevin J. Schoffelman

712 W. Fourth Ave.

Lennox, SD 57039

klschoff@outlook.com

(605) 310-7062 - voice

Ms. Diane Best

Attorney

City of Sioux Falls

224 W. Ninth St.

Sioux Falls, SD 57117-7402

dbest@siouxfalls.org

(605) 367-8600 - voice

Mr. Charles J. Johnson

45169 243rd St.

Madison, SD 57042

c-bjohnson@sylv.com

(605) 270-2665 - voice

Ms. Janice E. Petterson

6401 S. Lyncrest Ave., Apt. 307

Sioux Falls, SD 57108

grmjarp@sio.midco.net

(605) 201-6897 - voice

Ms. Corliss F. Wiebers

607 S. Elm St.

PO Box 256

Lennox, SD 57039

wiebersco@gmail.com

(605) 647-2634 - voice

Mr. Paul A Nelsen

46248 W. Shore Pl.

Hartford, SD 57033

paul@paulnelsonconstruction.com

(605) 366-1116 - voice

Mr. Paul F. Seamans

27893 244th St.

Draper, SD 57531

jackknife@goldenwest.net

(605) 669-2777 - voice

Delores Andreessen Assid

3009 South Holly

Sioux Falls, SD 57105

(605) 332-8524 - voice

Mr. John Wellnitz

305 A St.

Osceola, SD 57353

johnwellnitz@gmail.com

(605) 350-5431 - voice

Mr. John Stratmeyer

46534 272nd St.

Tea, SD 57064

(605) 261-5572 - voice

Mr. Lorin L. Brass

46652 278th St.

Lennox, SD 57039

brass@iw.net

(605) 759-5547 - voice

Mr. Tom Goldtooth

Executive Director

Indigenous Environmental Network

ien@igc.org

Mr. Dallas Goldtooth

Community Organizer

Indigenous Environmental Network

goldtoothdallas@gmail.com

Mr. Matthew L. Rappold - Representing: RST-Sicangu Oyate Land Office
and RST- Sicangu Lakota Treaty Office

Rappold Law Office

816 Sixth St.

PO Box 873

Rapid City, SD 57709
Matt.rappold01@gmail.com
(605) 828-1680 - voice

Ms. Paula Antoine
RST-Sicangu Oyate Land Office
PO Box 658
Rosebud, SD 57570
wopila@gwtc.net
(605) 747-4225 - voice

Mr. Royal Yellow Hawk
RST- Sicangu Lakota Treaty Office
PO Box 430
Rosebud, SD 57570
yellowhawkroyal@yahoo.com
(605) 856-2998 - voice

Ms. Thomasina Real Bird - Representing - Yankton Sioux Tribe
Attorney
Fredericks Peebles & Morgan LLP
1900 Plaza Dr.
Louisville, CO 80027
trealbird@ndnlaw.com
(303) 673-9600 - voice

Ms. Mavis A. Parry
3 Mission Mtn. Rd.
Clancy, MT 59634
mavisparry@hotmail.com
(406) 461-2163 - voice

Ms. Margo D. Northrup - Representing: South Dakota Association of Rural Water Systems, Inc.
Attorney
Riter, Rogers, Wattier & Northrup LLP
PO Box 280
Pierre, SD 57501-0280
m.northrup@riterlaw.com
(605) 224-5825 - voice

/s/Ashley Klinglesmith

Ashley Klinglesmith

Legal Secretary/Paralegal