BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF SOUTH DAKOTA

IN THE MATTER OF THE PETITION	×
OF TRANSCANADA KEYSTONE	*
PIPELINE, LP FOR ORDER ACCEPTING CERTIFICATION OF	*
	*
PERMIT ISSUED IN DOCKET HP09-	*
001 TO CONSTRUCT THE KEYSTONE	*
XL PIPELINE	*

STAFF'S RESPONSE TO KEYSTONE'S PROTECTIVE MOTION *IN LIMINE* REGARDING DAKOTA RURAL ACTION'S EXHIBIT LIST DATED JULY 7, 2015 HP14-001

COMES NOW, Staff ("Staff") of the Public Utilities Commission ("Commission") and files this Response. On July 10, 2015, the Commission received Keystone's Protective Motion *in Limine* Regarding Dakota Rural Actions Exhibit List Dated July 7, 2015 ("Motion"), to which Staff now replies. Staff provides the following legal analysis, but takes no position on the Motion.

Legal Analysis

Parties are under a duty to supplement responses to discovery requests throughout the

proceeding. SDCL § 15-6-26(e)(2) provides that

[a] party is under a duty seasonably to amend a prior response to an interrogatory, request for production, or request for admission if the party learns that the response is in some material respect incomplete or incorrect and if the additional or corrective information has not otherwise been made known to the other parties during the discovery process or in writing.

The purpose of the statute is to ensure a fair hearing to all parties. See, Papke v. Harbert, 738

N.W.2d 510 (holding that the nature of the statute requiring supplementation of discovery

responses is not dependent upon bad faith; rather, the statute ensures a fair trial for all parties).

The South Dakota Supreme Court addressed the issue of late disclosure in Kaiser v.

University Physicians Clinic, 724 N.W.2d 186 (SD 2006). In that case, the Court held that the

plaintiffs were denied a fair trial when the court permitted use of previously undisclosed exhibits. *Kaiser* involved the use by an expert witness of three exhibits that were not disclosed to the plaintiffs in discovery. The Court held that the use of the three undisclosed exhibits prevented the plaintiffs' counsel from effectively cross-examining the defendant's witness. *Id.* at 199.

The *Kaiser* Court arrived at its opinion based on a three-part test: 1) existence of bad faith; 2) whether the evidence concerned a crucial issue in the case; and 3) whether the substance was substantially different from that disclosed during the discovery process. *Id.* at 195 (internal citations omitted). The Court based its holding in *Kaiser* on the fact that the late-disclosed exhibits were a crucial issue to the case. *Id.* at 199. The Court noted that

> [i]n cases...(involving expert testimony), a prohibition against discovery of information held by expert witnesses produces in acute form the very evils that discovery has been created to prevent. Effective cross-examination of an expert witness requires advance preparation. The lawyer even with the help of his own experts frequently cannot anticipate the particular approach his adversary's expert will take or the data on which he will base his judgment on the stand.

Id. at 197 (citing Smith v. Ford Motor Company, 626 F.2d 784, 793 (10th Cir. 1980)).

The Court has also noted that because SDCL § 15-6-26(e) is modeled after the federal rule, decisions by federal courts can help to interpret the rule. *Id.* at 196. In *Smith v, Ford Motor Company*, 626 F.2d 784, a federal court held that evidence should have been excluded because of the party's failure to seasonably supplement responses provided during discovery. *Smith* dealt with the failure of a party to disclose the substance of an expert's testimony prior to trial. *Id.* The federal court stated that the rules were designed to "prevent trial by ambush". *Id.* at 797. In that case, the court felt that the opposing party was prejudiced and that the prejudice was not cured. *Id.* at 799.

Other courts have found that where the opponent suffers no prejudice, substantive legal rights should not be forfeited, as it would result in the loss of a party's opportunity to have the case tried on the merits. See, *Allstate Ins. Co. v. O'Toole*, 896 P.2d 254, 257 (1995). The Court in *Allstate* held that "[d]elay, standing alone, does not necessarily establish prejudice. ...[T]he relevant question must be whether it is harmful to the opposing party or to the justice system." *Id.* at 258. The Arizona court further stated that "[w]henever possible, procedural rules should be interpreted to maximize the likelihood of a decision on the merits." *Id.* at 257.

Staff recommends applying the above-discussed legal analysis to the sixteen groups of exhibits categorized by Dakota Rural Action. When going through the groups of exhibits, the first question is whether or not the information was late-disclosed, or was it information that the parties knew or should have known would be presented in this case. If the answer to that question is that the parties were aware that the document would be presented, as in the case of the Final Supplemental Environmental Impact Statement, then the Motion should be denied with respect to that exhibit or group of exhibits and the parties allowed to make relevancy objections in the course of the evidentiary hearing. If, however, the Commission determines that exhibit was late-disclosed, it is necessary to ask the three questions from the *Kaiser* case.

CONCLUSION

Staff recommends the Commission apply the facts of the matter to the above-discussed legal standard. Staff does not take a position at this time as to each individual exhibit or group of exhibits but is willing to offer input as requested by the Commission.

Dated this 16th day of July, 2015.

Tuister Columnds)

Kristen N. Edwards Staff Attorney South Dakota Public Utilities Commission 500 East Capitol Avenue Pierre, SD 57501

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF SOUTH DAKOTA

)

IN THE MATTER OF THE PETITION OF TRANSCANADA KEYSTONE PIPELINE, LP FOR ORDER ACCEPTING CERTIFICATION OF PERMIT ISSUED IN DOCKET HP09-001 TO CONSTRUCT THE KEYSTONE XL PIPELINE **CERTIFICATE OF SERVICE**

HP14-001

I hereby certify that true and correct copies of Staff's Response To Keystone's Protective Motion *in Limine* Regarding Dakota Rural Actions Exhibit List Dated July 7, 2015. and Certificate of Service were served electronically to the Parties listed below, on the 16th day of July, 2015, addressed to:

Ms. Patricia Van Gerpen Executive Director South Dakota Public Utilities Commission 500 E. Capitol Ave. Pierre, SD 57501 patty.vangerpen@state.sd.us

Ms. Kristen Edwards Staff Attorney South Dakota Public Utilities Commission 500 E. Capitol Ave. Pierre, SD 57501 Kristen edwards@state.sd.us

Mr. Brian Rounds Staff Analyst South Dakota Public Utilities Commission 500 E. Capitol Ave. Pierre, SD 57501 brian.rounds@state.sd.us

Mr. Darren Kearney Staff Analyst South Dakota Public Utilities Commission 500 E. Capitol Ave. Pierre, SD 57501 darren.kearney@state.sd.us

Mr. James P. White Attorney TransCanada Keystone Pipeline, LP Ste. 225 1250 Eye St., NW Washington, DC 20005 jim p white@transcanada.com Mr. James E. Moore Attorney Woods, Fuller, Shultz and Smith P.C. PO Box 5027 Sioux Falls, SD 57117 james.moore@woodsfuller.com

Mr. William G. Taylor Attorney Taylor Law Firm 2921 E. 57th St. #10 Sioux Falls, SD 57108 <u>bill.taylor@williamgtaylor.com</u> (605) 212-1750 – voice

Mr. Paul F. Seamans 27893 249th St. Draper, SD 57531 jacknife@goldenwest.net

Mr. John H. Harter 28125 307th Ave. Winner, SD 57580 johnharter11@yahoo.com

Ms. Elizabeth Lone Eagle PO Box 160 Howes, SD 57748 <u>bethcbest@gmail.com</u>

Mr. Tony Rogers Rosebud Sioux Tribe - Tribal Utility Commission — — — — — — 153 S. Main St. Mission, SD 57555 tuc@rosebudsiouxtribe-nsn.gov Ms. Viola Waln PO Box 937 Rosebud, SD 57570 walnranch@goldenwest.net

Ms. Jane Kleeb Bold Nebraska 1010 N. Denver Ave. Hastings, NE 68901 jane@boldnebraska.org

Mr. Benjamin D. Gotschall Bold Nebraska 6505 W. Davey Rd. Raymond, NE 68428 ben@boldnebraska.org

Mr. Byron T. & Ms. Diana L. Steskal 707 E. 2nd St. Stuart NE 68780 prairierose@nntc.net

Ms. Cindy Myers, R.N. PO Box 104 Stuart, NE 68780 csmyers77@hotmail.com

Mr. Arthur R. Tanderup 52343 857th Rd. Neligh, NE 68756 atanderu@gmail.com

Mr. Lewis GrassRope PO Box 61 Lower Brule, SD 57548 <u>wisestar8@msn.com</u> (605) 208-0606 - voice

Ms. Carolyn P. Smith 305 N. 3rd St. Plainview, NE 68769 peachie 1234@yahoo.com

Mr. Robert G. Allpress 46165 Badger Rd. Naper, NE 68755 bobandnan2008@hotmail.com (402) 832-5298 - voice

Mr. Louis T. Genung 902 E. 7th St. Hastings, NE 68901 tg64152@windstream.net

Mr. Peter Capossela, P.C. Attorney at Law PO Box 10643 Eugene, OR 97440 pcapossela@nu-world.com

Ms. Nancy Hilding 6300 W. Elm Black Hawk, SD 57718 <u>nhilshat@rapidnet.com</u>

Mr. Gary F. Dorr 27853 292nd Winner, SD 57580 <u>gfdorr@gmail.com</u>

Mr. Bruce & Ms. RoxAnn Boettcher Boettcher Organics 86061 Edgewater Ave. Bassett, NE 68714 boettcherann@abbnebraska.com

Ms. Wrexie Lainson Bardaglio 9748 Arden Rd. Trumansburg, NY 14886 wrexie.bardaglio@gmail.com (607) 229-8819 - voice

Mr. William Kindle President Rosebud Sioux Tribe PO Box 430 Rosebud, SD 57570 <u>William Kindle@rst-nsn.gov</u> ejantoine@hotmail.com

Mr. Eric Antoine Attorney Rosebud Sioux Tribe PO Box 430 Rosebud, SD 57570 ejantoine@hotmail.com

Ms. Paula Antoine Sicangu Oyate Land Office Coordinator Rosebud Sioux Tribe PO Box 658 Rosebud, SD 57570 wopila@gwtc.net paula.antoine@rosebudsiouxtribe-nsn.gov

Mr. Harold C. Frazier Chairman Cheyenne River Sioux Tribe PO Box 590 Eagle Butte, SD 57625 haroldcfrazier@yahoo.com Ms. Amy Schaffer PO Box 114 Louisville, NE 68037 amyannschaffer@gmail.com

Ms. Debbie J. Trapp 24952 US HWY 14 Midland, SD 57552 mtdt@goldenwest.net

Ms. Gena M. Parkhurst 2825 Minnewasta Place Rapid City, SD 57702 gmp66@hotmail.com

Ms. Joye Braun PO Box 484 Eagle Butte, SD 57625 imbraun57625@gmail.com

Mr. Robert Flying Hawk Chairman Yankton Sioux Tribe PO Box 1153 Wagner, SD 57380 Robertflyinghawk@gmail.com

Ms. Thomasina Real Bird Attorney Fredericks Peebles & Morgan LLP 1900 Plaza Dr. Louisville, CO 80027 trealbird@ndnlaw.com

Ms. Chastity Jewett 1321 Woodridge Dr. Rapid City, SD 57701 <u>chasjewett@gmail.com</u>

Mr. Duncan Meisel 350.org 20 Jay St. #1010 Brooklyn, NY 11201 duncan@350.org

Ms. Sabrina King Dakota Rural Action 518 Sixth Street, #6 Rapid City, SD 57701 sabrina@dakotarural.org

Mr. Frank James Dakota Rural Action PO Box 549 Brookings, SD 57006 fejames@dakotarural.org Mr. Bruce Ellison Attorney Dakota Rural Action 518 Sixth St. #6 Rapid City, SD 57701 belli4law@aol.com

Mr. Tom BK Goldtooth Indigenous Environmental Network (IEN) PO Box 485 Bemidji, MN 56619 ien@igc.org

Mr. Dallas Goldtooth 38371 Res. HWY 1 Morton, MN 56270 goldtoothdallas@gmail.com

Ms. Bonny Kilmurry 47798 888 Rd. Atkinson, NE 68713 bjkilmurry@gmail.com

Mr. Robert P. Gough Secretary Intertribal Council on Utility Policy PO Box 25 Rosebud, SD 57570 bobgough@intertribalCOUP.org

Mr. Terry & Cheryl Frisch 47591 875th Rd. Atkinson, NE 68713 tcfrisch@q.com

Ms. Tracey Zephier Fredericks Peebles & Morgan LLP Ste. 104 910 5th St. Rapid City, SD 57701 tzephier@ndnlaw.com

Mr. Travis Clark Fredericks Peebles & Morgan LLP Ste. 104 910 5th St. Rapid City, SD 57701 tclark@ndnlaw.com

Mr. Robin S. Martinez Martinez Madrigal & Machicao, LLC 616 W. 26th St.

Kansas City, MO 64108 robin.martinez@martinezlaw.net

Ms. Mary Turgeon Wynne, Esq. Rosebud Sioux Tribe - Tribal Utility Commission 153 S. Main St Mission, SD 57555 tuc@rosebudsiouxtribe-nsn.gov

Mr. Matthew L. Rappold Rappold Law Office 816 Sixth St. PO Box 873 Rapid City, SD 57709 <u>Matt.rappold01@gmail.com</u> Ms. April D. McCart Certified Paralegal Martinez Madrigal & Machicao, LLC 616 W. 26th St. Kansas City, MO 64108 april.mccart@martinezlaw.net

Mr. Paul C. Blackburn - Representing: Bold Nebraska Attorney 4145 20th Ave. South Minneapolis, MN 55407 paul@paulblackburn.net

Ms. Kimberly E. Craven - Representing: Indigenous Environmental Network (IEN) Attorney 3560 Catalpa Way Boulder, CO 80304 kimecraven@gmail.com

And on July 16, 2015, a true and accurate copy of the foregoing was mailed via U.S. Mail, first class postage prepaid, to the following:

Mr. Cody Jones 21648 US HWY 14/63 Midland, SD 57552

Ms. Elizabeth Lone Eagle PO Box 160 Howes, SD 57748 Mr. Jerry Jones 22584 US HWY 14 Midland SD 57552

Mr. Ronald Fees 17401 Fox Ridge Rd. Opal, SD 57758

Kristen N. Edwards Staff Attorney South Dakota Public Utilities Commission 500 East Capitol Pierre, SD 57501