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 MEMORANDUM IN RESPONSE TO STANDING ROCK SIOUX TRIBE'S MOTION TO AMEND ORDER SETTING PROCEDURAL SCHEDULE

HP14-001

COMES NOW, Staff (Staff) of the South Dakota Public Utilities Commission

(Commission), by and through its undersigned counsel, and hereby files this Memorandum in

Response to Standing Rock Sioux Tribe's Motion to Amend Order Setting Procedural Schedule.

This docket was filed on September 15, 2014. The Commission granted intervention to interested parties on November 4, 2014. On December 17, 2014, the Commission issued an order establishing the procedural schedule for this docket. On March 27, 2015, the Commission received a Motion to Amend Order Setting Procedural Schedule from Standing Rock Sioux Tribe (Standing Rock). Included in the Motion was a request that the Motion be heard on less than ten days' notice. Rosebud Sioux Tribe has also filed a Memorandum in Support of Motion to Amend Procedural Schedule.

ARGUMENT AND LEGAL ANALYSIS

Grant or denial of a motion for continuance is discretionary with the Commission.

Saastad v. Okeson, 16 S.D. 377, 92 N.W. 1072. However, there are certain factors the

Commission must consider when decided whether to grant a motion for continuance. These factors are:

(1) whether the delay resulting from the continuance will be prejudicial to the opposing party; (2) whether the continuance

motion was motivated by procrastination, bad planning, dilatory tactics or bad faith on the part of the moving party or his counsel; (3) the prejudice caused to the moving party by the trial court's refusal to grant the continuance; and (4) whether there have been any prior continuances or delays.

Meadowland Apartments v. Schumacher, 2012 S.D. 30, 813 N.W.2d 618. (quoting, State v. Moeller, 2000 S.D. 122, ¶ 8, 616 N.W.2d 424, 431). Staff, therefore, analyzes the above considerations with respect to Standing Rock's Motion to Amend Procedural Schedule.

1. Prejudice

Staff has subpoenaed five witnesses to be available for May 5-8, 2015. Staff has also contracted with consultants to be available for those dates. Because of the number of witnesses that Staff has relied upon for the upcoming evidentiary hearing, Staff would potentially be prejudiced, depending on the availability of its witnesses for any alternative dates.

2. Procrastination, bad planning, dilatory tactics, or bad faith

"A continuance may properly be denied when the party had ample time for preparation or the request for a continuance was not made until the last minute." *Mid-Western Elec. v. DeWild Grant Reckert*, 500 N.W.2d 250 (S.D.1993). Therefore, if the Commission determines that Standing Rock was not diligent or timely in its preparation to meet the deadlines established by the procedural schedule, then the Motion may be properly denied. Staff does note that at this docket has been pending for six and a half months at this time. At the time currently scheduled for hearing, the docket will have been pending for over seven and a half months.

3. Prejudice to the moving party

Staff declines to provide discussion on this issue, as the burden to show prejudice is on the moving party, rather than Staff. However, Staff does note that the South Dakota Supreme Court has held that a continuance on the ground of absence of a witness will not be granted

where the testimony of the witness, if obtained, would be inadmissible. *Richardson v. Carlis*, 26 S.D. 202, 128 N.W. 168. Therefore, if Standing Rock seeks to delay the evidentiary hearing in order to secure an expert witness, it may be necessary to ensure that the testimony of that expert witness is, in fact, admissible at the evidentiary hearing.

4. Prior continuances

There have been no prior continuances in this docket.

CONCLUSION

Staff is prepared and able to proceed according to the procedural schedule. Staff does not support a continuance at this time.

Dated this 30th day of March, 2015.

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)	CERTIFICATE OF SERVICE
TRANSCANADA KEYSTONE PIPELINE, LP)	
FOR ORDER ACCEPTING CERTIFICATION)	HP14-001
OF PERMIT ISSUED IN DOCKET HP09-001)	
TO CONSTRUCT THE KEYSTONE XL)	
PIPELINE)	

I hereby certify that true and correct copies of Staff's Memorandum in Response to Standing Rock Sioux Tribe's Motion to Amend Order Setting Procedural Schedule, and Certificate of Service were served electronically to the Parties listed below, on the 30th day of March, 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. Bill G. Taylor Attorney Woods, Fuller, Shultz and Smith P.C. PO Box 5027 Sioux Falls, SD 57117 bill.taylor@woodsfuller.com

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 bethcbest@gmail.com

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 iane@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 wisestar8@msn.com (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. Jeff Jensen 14376 Laflin Rd. Newell, SD 57760 jensen@sdplains.com

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 nhilshat@rapidnet.com

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

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. Cyril Scott
President
Rosebud Sioux Tribe
PO Box 430
Rosebud, SD 57570
cscott@gwtc.net
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 jmbraun57625@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 chasjewett@gmail.com

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. 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 Matt.rappold01@gmail.com 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 March 30, 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