Andy Beshear Governor

Rebecca W. Goodman Secretary Energy and Environment Cabinet



Commonwealth of Kentucky **Public Service Commission**211 Sower Blvd.

211 Sower Blvd. P.O. Box 615 Frankfort, Kentucky 40602-0615 Telephone: (502) 564-3940 Fax: (502) 564-3460 psc.ky.gov Kent A. Chandler Chairman

Angie Hatton Vice Chairman

Mary Pat Regan Commissioner

July 28, 2023

## PARTIES OF RECORD

Re: Case No. CASE NO. 2022-00238

Notice is given to all parties that the attached document has been filed into the record of this proceeding.

If you have any comments you would like to make regarding the contents of the document, please do so within five days of receipt of this letter. If you have any questions, please contact Nancy Vinsel, at Nancy.Vincel@ky.gov.

Sincerely,

Linda C. Bridwell, PE Executive Director

Attachment: Document



	1		3
	COMMONWEALTH OF KENTUCKY	1	
	BEFORE THE PUBLIC SERVICE COMMISSION	2	APPEARANCES
		3	
	In the Matter of:	4	ON THE BEHALF OF EAST KENTUCKY MIDSTREAM:
	ELECTRONIC INVESTIGATION ) OF JURISDICTIONAL STATUS )	5	
	OF EAST KENTUCKY )	6	KATHRYN A. ECKERT, ESQ.
	MIDSTREAM, LLC, AND OF ITS ) Case No.	7	McBrayer PLLC
	COMPLIANCE WITH KRS ) 2022-00238	8	201 East Main Street, Suite 900
	CHAPTER 278, 807 KAR )	9	Lexington, Kentucky 40507
	CHAPTER 005, AND 49 CFR ) PARTS 191 AND 192 )	10	
	PARTS 191 AND 192 )	11	JASON R. BENTLEY, ESQ.
		12	McBrayer PLLC
	VIDEO DEPOSITION OF DARRELL PARKS	13	201 East Main Street, Suite 900
		14	Lexington, Kentucky 40507
	On the 22nd day of June, 2023,	15	
	beginning at approximately 10:38 a.m., at the Carter County Courthouse, 100 West Main Street,	16	
	Grayson, Kentucky, before me, Jo Ann Betler,	17	ON THE BEHALF OF KENTUCKY FRONTIER:
	Registered Diplomate Reporter and Notary Public,	18	
	appeared DARRELL PARKS, Witness, who being by me	19	L. ALLYSON HONAKER, ESQ.
	first duly sworn, gave his oral deposition in	20	Honaker Law Office, PLLC
	the causes pursuant to notice of counsel and for the respective parties as hereinafter set forth.	21	1795 Alysheba Way, Suite 6202
	the respective parties as herematter set forth.	22	Lexington, Kentucky 40509
		23	
		24	ALSO PRESENT:
		25	DEBORAH GREATHOUSE, Video Specialist
	2		4
1		1	
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3		3	2.02
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7	JESSICA NORRIS CANFIELD, ESQ. Office of the Attorney General	7	EXHIBITS 5
8	Office of Rate	8	VIDEO INTRODUCTION 6
9	700 Capitol Avenue, Suite 20	9	EXAMINATION BY MS. CANFIELD 7
10	Frankfort, Kentucky 40601-8204	10	EXAMINATION BY MR. BENTLEY 17
11	17aikiott, Kentucky 40001-0204	11	EXAMINATION BY MS. HONAKER 18
12		12	EXAMINATION BY MS. CANFIELD 20
13	TINA C. FREDERICK, ESQ.	13	20
14	Office of the Attorney General	14	COURT REPORTER'S CERTIFICATE 21
15	Office of Rate	15	
16	700 Capitol Avenue, Suite 20	16	
17	-	17	
	Frankfort, Kentucky 40601-8204		
18	Frankfort, Kentucky 40601-8204	18	
18 19		18 19	
	ALSO PRESENT:		
19		19	
19 20	ALSO PRESENT:	19 20	
19 20 21	ALSO PRESENT: MIKE NANCE	19 20 21 22 23	
19 20 21 22	ALSO PRESENT: MIKE NANCE	19 20 21 22 23 24	
19 20 21 22 23	ALSO PRESENT: MIKE NANCE	19 20 21 22 23	

## Darrell Parks June 22, 2023

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	5		7
1		1	
2	EXHIBITS	2	PROCEEDINGS
3	L'ANDITO	3	
4	(No exhibits were entered into the record.)	4	DARRELL PARKS was thereupon called
5	(100 CAMBILS WOLC CHICAGO INCO THE TECOTO.)	5	as a witness and, after having been first duly
6		6	sworn, testified as follows:
7		7	- · · · · · · · · · · · · · · · · · · ·
8		8	* * *
9		9	EXAMINATION
10		10	BY MS. CANFIELD:
11		11	Q. Mr. Parks, can you state your
12		12	position with East Kentucky Midstream?
13		13	A. Field worker.
14		14	Q. Okay. How long have you been with
15		15	East Kentucky Midstream?
16		16	A. East Kentucky Midstream, about two
17		17	years, two months.
18		18	Q. Okay. Did you ever work with
19		19	Jefferson Gas?
20		20	A. For 26 years.
21		21	Q. 26 years. So you are familiar with
22		22	the system?
23		23	A. Yes.
24		24	Q. Can you tell me what the central
25		25	point of that system is?
	6		8
1		1	A. I would say Hazel Green, Kentucky.
2	VIDEO INTRODUCTION	2	Q. Hazel Green.
3		3	MS. HONAKER: I'm going to
4	VIDEO SPECIALIST: We are now on	4	interrupt you real quick. I can't hear you. I
5	the record.	5	don't know if you're being picked up on any
6	This is the videotaped deposition of	6	audio, but I can't hear you. So if you would
7	Darrell Parks. We're beginning at 10:38 a.m.,	7	speak up for me, I would appreciate it.
8	Thursday, the 22nd day of June, 2023, at the	8	THE WITNESS: Sorry.
9	Carter County Courthouse in Grayson, Kentucky.	9	BY MS. CANFIELD:
10	The court reporter is Jo Ann Betler.	10	Q. It's previously been stated that
11	I'm the videographer, Deborah Greathouse.	11	East Kentucky Midstream does not own any wells;
12	Counsel, please identify yourselves	12	is that correct?
13	for the record, plaintiff's counsel first, and	13	A. As far as I know, yes.
14	then the court reporter may swear in the	14	Q. So no natural gas-producing wells?
15	witness.	15	A. Not that I'm aware of.
16	MS. CANFIELD: Jessica Norris	16	Q. No oil wells?
17	Canfield with the Public Service Commission.	17	A. No.
18	MS. FREDERICK: Tina Carson	18	Q. And no abandoned or nonproducing
19	Frederick with the Public Service Commission.	19	wells?
20	MS. ECKERT: Kathryn Eckert for	20	A. No, not that I'm aware of.
21	East Kentucky Midstream.	21	Q. Okay. And where does the gas come
22	MR. BENTLEY: Jason Bentley, East	22	from that supports the system?
23	Kentucky Midstream.	23	A. Other producers or TCO.
24	MS. HONAKER: Allyson Honaker,	24	Q. And all of that gas is purchased?
25	Kentucky Frontier.	25	A. Yes.
		_	

	9		11
1	Q. Okay. Where would you say the	1	A. KZ West has about 13 to 17 pounds
2 r	najority of the gas comes from?	2	pretty much year-round.
3	A. In the summertime, from the	3	Q. Okay. And are there producers on
4 r	producers that's on the line.	4	all of these lines?
5	Q. And in the wintertime?	5	A. No.
6	A. Probably TCO.	6	Q. What lines do not have producers?
7	Q. Okay. Let me talk about could	7	A. KZ East or West
8 y	you tell me about the pressure of the system,	8	Q. Okay.
	he PSI on the different lines?	9	A does not have them.
10	A. Any specific one you want to know	10	Q. But A-1, A-2, A-3, the J line and
11 a	about?	11	the C line all have producers?
12	Q. We can just start with A-1.	12	A. A-1 does. 1 see A-2? Yes. I
13	A. A-1 is probably about 30 pounds.	13	would think so, yes.
14	Q. And is that year-round?	14	Q. Okay. Can you tell me about the
15	A. No. In the wintertime about 40 to	15	volume of gas that is received from the
16 4	45.	16	producers over the course of the year?
17	Q. Okay. And A-2?	17	A. No, I cannot.
18	A. Roughly right now between 5 and 30.	18	Q. Okay. What about the volume of gas
19	Q. Okay. And is that year-round?	19	that's purchased from TC Energy?
20	A. Yes.	20	A. I don't have a real knowledge of
21	Q. Okay. And A-3?	21	that.
22	A. I'm just rough guessing 50 to 60.	22	Q. Okay.
23	Q. And is that year-round?	23	A. That's not really part of my
24	A. Basically. It's really close.	24	department, I guess.
25	Q. Okay. What about the J line?	25	Q. And who would know that answer for
1	A. Right now the J line is about 73	1	me?
	bounds as of this morning, 65 pounds normally	2	A. Jack.
	hrough the summer. Around a hundred pounds in	3	Q. Jack. Let's talk about the
	he winter.	4	functionality of each line. Could you tell me
5	Q. Okay. What about the C line?	5	the function of A-1?
6	A. Right at the moment I would say 60	6	A. Mainly customers at Campton,
	ounds to 35 pounds just varying at different	7	basically that's that's the main part of it.
-	imes.	8	Q. Okay. And what about A-2?
9	Q. And is that year-round?	9	A. It's actual bringing some of the
10	A. We don't run the compressor in the	10	producer's gas into Hazel Green.
	vinter, basically that's pretty close for	11	Q. Okay. And A-3?
	ear-round.	12	A. Brings producer gas to Hazel Green.
12 y	Q. Did you say you don't run the	13	Q. What about the J line?
	compressor in the winter?	14	A. J line, right now is actually
15	A. Most of the time not.	15	running the compressor taking gas off and
16	Q. And what about the KZ line?	16	putting it into Columbia. Or TCO, whoever you
17	A. The KZ line, which part? East or	17	want to call it. Columbia. P-20 line.
	Vest?	18	Q. What about the C line?
19	Q. We can do East first?	19	A. I thought that was the C line.
20	A. East, right at the moment, has	20	Q. Oh, no. I said the J line. I'm
	bout 73 pounds on it.	21	sorry.
21 a	Q. And is that year-round?	22	A. Oh
23	A. No. Wintertime, it's around 100 or	23	Q. So the C line is currently the
	etter. Up to about 115 or something.	24	compressor is running, taking gas?
	Q. Okay. And what about KZ West?	25	A. No. The C line is the 6-inch steel
25			

15 13 1 1 line. all. 2 2 Q. Okay. Regarding East Kentucky I was talking about a different 3 3 Midstream customers, are all of East Kentucky line. I'm sorry. 4 4 Okay. What line were you speaking Midstream's customers farm tap customers? 5 5 of? A. Yes. As far as I know, they are. 6 6 I was speaking of the J when I was Okay. And what is the distinction 7 7 talking about the compressor. of a farm tap customer with East Kentucky 8 Q. Okay. Yes. That's perfect. 8 Midstream? 9 9 So the J line is -- currently the A. It's a tap run off of one of our 10 10 compressor is running? lines. 11 A. Yes. 11 Okay. And that tap is connected to a meter; is that correct? 12 And it's taking gas? 12 Q. 13 13 A. Yes. A. Yes. 14 How often does that compressor run 14 And where is the meter located? Q. 15 and it functions in that capacity? 15 On the line. 16 16 MR. BENTLEY: Can I object for a On the line. Is that the situation 17 17 second? I think he said putting gas on for all East Kentucky Midstream customers? 18 18 Columbia. A. I won't say all, but -- I'm trying 19 THE WITNESS: Yes. Yes. 19 to think of an example, but I can't right off. 20 20 BY MS. CANFIELD: But I don't think all of them will be. 21 Q. Okay. How often does the J line 21 MS. HONAKER: Can I ask one 22 22 clarifying question? When he says off the line, put gas onto Columbia? 23 23 I'm going to say from, just roughly are you asking -- are you stating off the main 24 24 guessing, May to September. line or is there other lines? 25 So then from September to May is 25 THE WITNESS: The tap itself was on 14 16 1 1 the function of that line different? the main line. 2 2 A. It's -- it's not -- we don't run BY MS. CANFIELD: 3 3 the compressor. More or less it's -- it's part Q. Were you familiar with the sale of 4 4 of the system, but it's not -- as far as it Jefferson Gas to East Kentucky Midstream? 5 5 doing anything at that time, it just has gas on A. I know it happened. I don't know a 6 6 lot about the details as far as that goes. it. 7 7 Q. As to the system that is currently Q. Okay. 8 Are there any customers on the J 8 East Kentucky Midstream, is it the exact system 9 9 that was Jefferson Gas? line? 10 A. A few. Very few. 10 A. I would say, yes. I don't know 11 And so they are served from 11 that 100 percent, but I would say yes. 12 12 September to May, though? Q. Were there any sections of 13 13 A. Yes. Jefferson Gas that were not -- that are not now 14 14 Okay. The functionality of the C part of East Kentucky Midstream? 15 line, what would that be? 15 A. Not that I'm aware of. 16 16 A. That brings the producer gas out of Q. Okay. Has East Kentucky Midstream 17 17 Frozen and Breathitt County into Hazel Green. added any sections to their system that were not 18 Okay. And then the functionality 18 originally part of Jefferson Gas? Q. 19 of KZ East? 19 A. No, not that I'm aware of. 20 20 A. It brings gas from TCO back into MS. CANFIELD: Okay. I think 21 21 the system for customers and runs completely to that's all of the questions. Thank you so much. 22 22 West Liberty from Means. MR. BENTLEY: Can I redirect? 23 23 Okay. And KZ West? 24 24 KZ West runs from Means to 25 basically Winchester with customers. That's 25

19 17 1 1 A. No, ma'am. It's at the school. 2 2 **EXAMINATION** Q. Do you know how long the line is 3 BY MR. BENTLEY: 3 that comes off of that main line that has to go 4 4 Q. You stated you were given some down to serve the school? 5 5 ranges on the operating pressures on the various A. Not necessarily. I'm going to 6 6 lines. Do those pressures fluctuate daily? roughly say a quarter of a mile maybe. I'm not 7 7 Yes. sure about that. 8 Q. Okay. 8 Q. And do you know if that same 9 9 quarter of a mile line that comes down to serve To a certain extent, yes. 10 MR. BENTLEY: Okay. That's all I 10 the school, does it also branch off and serve 11 have. 11 the car lot --12 Katie, do you have anything. 12 A. Serves the --13 MS. ECKERT: I'm looking. 13 Q. - and there's a meter at the car 14 MR. BENTLEY: Okay. 14 lot and not up at the main line? 15 15 MS. ECKERT: I don't have anything. A. Yes. 16 16 MR. BENTLEY: Hang on one second. Q. And you stated, I believe, you've 17 17 You got a second? Can we go off the record? got over 20 years with Jefferson and EKM 18 VIDEO SPECIALIST: Go off the 18 together. 19 record? 19 Correct? 2.0 2.0 A. Yes. Okay. We are off the record at 21 21 10:52 a.m. Q. And so you're pretty familiar with 22 (A recess was taken, after which the 22 the system? 23 proceedings were resumed as follows.) 23 A. 24 24 VIDEO SPECIALIST: Okay. We are Q. Do you take notes or anything when 25 back on the record at 10:54 a.m. 25 you're out in the field? 18 20 1 1 A. Notes as of what? 2 2 **EXAMINATION** Q. Do you keep records or notes or 3 3 BY MS. HONAKER: anything for yourself or is that all just done 4 4 through EKM? Q. This is Allyson Honaker with 5 5 A. Well, I do some stuff on my own, Kentucky Frontier. 6 When you were talking about where 6 but it's all through EKM. 7 the meters were placed for the farm taps, do 7 MS. HONAKER: All right. Nothing 8 you-all serve a school? 8 further. 9 9 A. Yes, we do. 10 Q. Do you know where that meter is? 10 \* \* \* 11 It's right out by the line. 11 **EXAMINATION** 12 12 BY MS. CANFIELD: It's up by the main line, it's not Q. 13 13 down by the school? O. Just a clarification. The school 14 14 A. No. that you're referencing, what school and 15 And what about a car lot kind of 15 location is that? O. 16 16 near the school? A. It's in Johnson County, but I don't 17 17 Car lot kind of near the school. know the name of the school. 18 18 MS. CANFIELD: Thank you. Oh, oh, I'm sorry, one second. I 19 think I know where you're talking about now. 19 VIDEO SPECIALIST: Okay. If there 20 20 That meter is at the school. are no objections, we are off the record at 21 21 Q. Okay. 10:57 a.m. 22 22 I think I'm -- I know where you're A. 23 23 talking about. 24 24 And so it's not up at the main Q. 25 line; correct? 25

## Darrell Parks June 22, 2023

	21
1	CERTIFICATION OF COURT REPORTER AND NOTARY
2	PUBLIC
3	II A Del Direct
4	I, Jo Ann Betler, Registered
5	Diplomate Reporter and Notary Public within and
6	for the Commonwealth of Kentucky, duly
7	commissioned and qualified, do hereby certify
8	that the foregoing deposition was duly taken by
9	me and before me at the time and place and for
10	the purpose specified in the caption hereof, the
11	said witness having been by me first duly sworn.
12	
13	I do further specify that the said
14	deposition was correctly taken by me in
15	Stenotype and that the same was reduced to
16	computer print by me or under my direct
17	supervision.
18	To divide districts
19	I further certify that I am neither
20	attorney or counsel for, nor related to or
21	employed by, any of the parties to the action in
22	which this deposition is taken, and further that
23	I am not a relative or employee of any attorney
24	or counsel employed by the parties hereto, or
25	financially interested in the action.
	00
	22
1	
2	Before completion of the deposition,
2	Before completion of the deposition, review of the transcript [ ] was [ X ] was not
2 3 4	Before completion of the deposition, review of the transcript [ ] was [ X ] was not requested. If requested, any changes made by
2 3 4 5	Before completion of the deposition, review of the transcript [ ] was [ X ] was not requested. If requested, any changes made by the deponent (and provided to the reporter)
2 3 4 5 6	Before completion of the deposition, review of the transcript [ ] was [ X ] was not requested. If requested, any changes made by
2 3 4 5 6 7	Before completion of the deposition, review of the transcript [ ] was [ X ] was not requested. If requested, any changes made by the deponent (and provided to the reporter) during the period allowed are appended hereto.
2 3 4 5 6 7 8	Before completion of the deposition, review of the transcript [] was [X] was not requested. If requested, any changes made by the deponent (and provided to the reporter) during the period allowed are appended hereto.  Given under my hand this 24th day of
2 3 4 5 6 7 8 9	Before completion of the deposition, review of the transcript [ ] was [ X ] was not requested. If requested, any changes made by the deponent (and provided to the reporter) during the period allowed are appended hereto.
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	<b>better</b> 10:24	Commonwealth 1:1	<b>doing</b> 14:5
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