

**BEFORE THE PUBLIC SERVICE COMMISSION
OF THE STATE OF MISSOURI**

In the Matter of the Application of)
Roeslein Alternate Energy Services, LLC) File No. GE-2021-_____
for a Permanent Waiver From Certain)
Provisions of 20 CSR 4240-40.030)

APPLICATION FOR WAIVERS

COMES NOW Roeslein Alternative Energy Services, LLC (“RAES” or “Company”), pursuant to 20 CSR 4240-2.060(4), 20 CSR 4240-40.030(18), 20 CSR 4240-2.080(18), and 20 CSR 4240-4.017(1), and, for its *Application for Waivers*, respectfully states as follows to the Missouri Public Service Commission (“Commission”).

THE APPLICANT

1. RAES is a Missouri Limited Liability Company, organized and existing under the laws of the state of Missouri, with a registered address of 9200 Watson Road, Suite 200, St. Louis, Missouri, 63126. RAES' Certificate of Good Standing from the Missouri Secretary of State's Office was provided to the Commission in File No. GA-2016-0271, and such status remains current and correct.¹ RAES has no pending actions or final unsatisfied judgments or decisions against it from any state or federal agency or court that involve customer service or rates and has no overdue annual reports or assessment fees.

2. Pleadings, notices, orders, and other correspondence and communications regarding this docket should be addressed to the undersigned counsel for RAES and also to:

¹ See Commission Rule 20 CSR 4240-2.060(1)(G).

Chris Roach, President
Roeslein Alternative Energy Services, LLC
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St. Louis, MO 63126-1528
(314) 270-9133
croach@roesleinae.com

3. RAES is an affiliate company to Roeslein Alternative Energy, LLC (RAE). The mission of RAE is to discover and implement alternative biomass and energy solutions, with the goal of restoring millions of acres of grasslands on marginal land throughout the Midwest region. RAE creates renewable natural gas (RNG), pipeline-quality natural gas produced from organic inputs and natural processes. The complimentary mission of RAES is to gather this RNG to a point where it may be compressed and injected into a transmission pipeline.

4. RAES is neither a “gas corporation” nor a “public utility” as those terms are defined at §386.020, RSMo. However, it does operate “gas plant” that is subject to the Commission’s gas safety jurisdiction.²

BACKGROUND

5. Impermeable covers have been installed on existing lagoons to harvest renewable natural gas from hog finishing farms, using anaerobic digestion technology developed and installed by RAE. The covers turn the lagoons into anaerobic digesters, where naturally occurring microorganisms decompose the manure in an oxygen free environment. Bio-gas rises to the top where it is collected and cleaned of impurities. What remains is more than 98 percent methane, with approximately the same chemical composition as natural gas, that can be used for vehicle fuel or injected into the natural

² See *Order Denying Application in Part and Dismissing Application in Part*, File No. GA-2016-0271 (Issued August 3, 2016).

gas grid system. The un-digestible solid residue can be used by local farmers as a natural fertilizer, and the water can be safely used for irrigation. As a part of this process, RAES constructs RNG gathering systems to bring this gas to a site for injection into the ANR Pipeline (an interstate pipeline under the jurisdiction of the Federal Energy Regulatory Commission).

6. In the situation at issue in this Application, RAES is constructing a transmission line from a gathering system on Whitetail Farm in Putnam County, Missouri, to a point of injection on the ANR Pipeline, also in Putnam County, Missouri (the "Whitetail Line"). (See the map attached as **Appendix A**). This intrastate gas transmission pipeline will be approximately four (4) miles long and will be in a Class 1 location. The Whitetail Line will be used to transport RNG gathered at the Whitetail Farm, as well as to transport RNG gathered from the Locust Ridge, South Meadows, and Green Hills farms, which will be injected into the Whitetail Line at the Whitetail Farm.

20 CSR 4240-40.030 WAIVER

7. The Applicant requests that the Commission grant a permanent waiver of compliance ("waiver") for the above described gas transmission line. The purpose of the waiver is to exempt RAES from the provisions of 20 CSR 4240-40.030(12)(P), which, in relevant part, require as follows:

(P) Odorization of Gas. (192.625)

1. A combustible gas in a transmission line or distribution line must contain a natural odorant or be odorized so that at a concentration in air of one-fifth (1/5) of the lower explosive limit, the gas is readily detectable by a person with a normal sense of smell. . . .

8. Waivers from these gas safety rules are permitted, upon a showing that

gas safety is not compromised. Commission Rule 20 CSR 4240-40.030(18) states as follows:

(18) Waivers of Compliance. Upon written request to the secretary of the commission, the commission, by authority order and under such terms and conditions as the commission deems appropriate, may waive in whole or part compliance with any of the requirements contained in this rule. Waivers will be granted only on a showing that gas safety is not compromised. If the waiver request would waive compliance with a federal requirement in 49 CFR part 192, additional actions shall be taken in accordance with 49 USC 60118 except when the provisions of subsection (17)(G) apply.

9. RAES seeks a permanent waiver from Commission Rule 20 CSR 4240-40.030(12)(P) as to that portion of its transmission line described above pursuant to Commission Rule 20 CSR 4240-40.030(18).

10. Gas in the interstate pipeline system is not odorized, and gas to be injected into the interstate pipeline system is not permitted to be odorized. The ANR Pipeline Company Federal Energy Regulatory Commission ("FERC") tariff provides, in part, that gas injected into the pipeline "shall be commercially free from objectionable odors...". (Part 6.13 2.– Quality):

11. Odorant at the level required by the Commission regulations would violate the ANR Pipeline tariff. If RAES is required to odorize the gas moving from the gathering area to the ANR Pipeline, it will also be required to remove that odorization from the gas before injection. Such a process would provide a great amount of additional cost without a significant safety benefit as RAES is unaware of any commercially available equipment for the removal of odorant from gas and, thus, RAES would have to design and construct equipment capable of removing odorant from gas.

12. Safety will not be compromised by the requested waiver because of the nature of the transmission line in question. Odorization is generally required such that it would be detected by a person with a “normal sense of smell.” This creates a “warning system” in homes or other locations where gas is consumed. However, the gas flowing on the line for which RAES seeks a waiver will not be used for service to any end users, only to deliver gas to the interstate pipeline. Accordingly, the odorization is not necessary for its purpose.

13. The federal statute referenced by Commission Rule 20 CSR 4240-40.030(18) (49 U.S.C. 60118) states in relevant part that:

(d) WAIVERS BY STATE AUTHORITIES.

If a certification under section 60105 of this title or an agreement under section 60106 of this title is in effect, the State authority may waive compliance with a safety standard to which the certification or agreement applies in the same way and to the same extent the Secretary may waive compliance under subsection (c) of this section. However, the authority must give the Secretary written notice of the waiver at least 60 days before its effective date. If the Secretary makes a written objection before the effective date of the waiver, the waiver is stayed. After notifying the authority of the objection, the Secretary shall provide a prompt opportunity for a hearing. The Secretary shall make the final decision on granting the waiver.

14. RAES asks that the Commission grant the permanent waiver requested herein and take such further steps as are necessary to confirm the non-objection of the United States Secretary of Transportation.

CONDITIONS

15. In conjunction with a grant of the waiver requested herein, RAES recommends that the Commission include the following conditions:

- a. RAES may not serve any Missouri customers from this pipeline without prior Commission approval;

- b. RAES shall conduct leakage surveys and patrols along the entire length of the pipeline at intervals not exceeding four and one-half (4½) months, but at least four (4) times per calendar year;
- c. RAES shall conduct a class location study of the RAES transmission pipeline annually, notifying Commission Staff of any class location changes within 30 days of discovery;
- d. Whenever RAES is made aware (through notification by Missouri One Call, or other source) that its pipeline lies within the area described in the notice of excavation, or is within two (2) feet of such area, in addition to following the requirements of RSMo Chapter 319 to locate its line, RAES will have personnel onsite monitoring for damages to its pipeline during excavation work.

20 CSR 4240-4.017(1) WAIVER

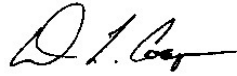
16. Rule 20 CSR 4240-4.017(1) provides that “(a)ny person that intends to file a case shall file a notice with the secretary of the commission a minimum of sixty (60) days prior to filing such a case.” A notice was not filed 60 days prior to the filing of this Petition, and RAES seeks a waiver of the 60-day notice requirement.

17. Rule 20 CSR 4240-4.017(1)(D) provides that a waiver may be granted for good cause. Good cause exists in this case. RAES declares (as verified below) that it has had not communication with the office of the Commission (as defined by Commission Rule 20 CSR 4240-4.015(10)) within the prior 150 days regarding any substantive issue likely to be in this case, other than those pleadings filed for record. Accordingly, for good cause shown, RAES moves for a waiver of the 60-day notice requirement of Rule 20 CSR 4240-4.017(1) and acceptance of this Application.

WHEREFORE, RAES respectfully requests the Commission to grant the Company a waiver from the requirements of Commission Rule 20 CSR 4240-

40.030(12)(P), as described herein.

Respectfully submitted,



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ATTORNEYS FOR ROESLEIN
ALTERNATIVE ENERGY SERVICES, LLC

CERTIFICATE OF SERVICE

The undersigned certifies that a true and correct copy of the foregoing document was sent by electronic mail to the following counsel this 24th day of August, 2020:

Office of the General Counsel
staffcounsel@psc.mo.gov


Office of the Public Counsel
opcservice@opc.mo.gov



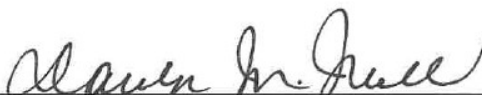
VERIFICATION

STATE OF MISSOURI)
COUNTY OF St. Louis) ss

I, Chris Roach, having been duly sworn upon my oath, state that I am the President of Roeslein Alternative Energy Services, LLC ("RAES"), that I am authorized to execute this verification on behalf of RAES, and that the matters and things stated in the foregoing pleading are true and correct to the best of my information, knowledge, and belief. Additionally, no representative of RAES has had any communication with the office of the Missouri Public Service Commission as defined in Commission Rule 20 CSR 4240-4.015(10), within the immediately preceding 150 days regarding the subject matter of this Application.


Chris Roach, President

Subscribed and sworn to before me, a notary public, on this 19 day of August, 2020.


Notary Public

My Commission expires: _____

