

BY EMAIL ONLY

November 14, 2018

David and Kendra Hillebrand

APPLICATIONS NO. 1913937 and 1914042

DEVON CANADA CORPORATION

TRACKING NO. 31356

Dear David and Kendra Hillebrand:

The Alberta Energy Regulator (AER) acknowledged receipt of your correspondence dated November 12, 2018, in which you outlined concerns about the subject application. The *Responsible Energy Development Act* and the *AER Rules of Practice* require you to file a Statement of Concern (SOC) within the deadline set out in the notice of application unless the AER allows you to file the SOC late.

In this case, the AER has decided not to register your late statement of concern for the following reasons:

- Your SOC was received by the AER on November 13, 2018; the deadline to file an SOC for applications No. 1913937 and 1914042 was November 3, 2018 at 4:00 pm, and November 9, 2018, at 4:00 PM, respectively.
- Your concerns about traffic volumes, road use and impacts to local roads are outside the jurisdiction of the AER, and should be addressed within your local municipality or Alberta Transportation, as applicable. Devon Canada Corporation is expected to comply with the local municipality's traffic by-laws.
- In determining whether or not to allow a late filed SOC, the AER must balance fairness between the parties, recognizing the interests that are involved. This is a balance between making timely decisions for applicants and allowing concerned parties the opportunity to participate in the regulatory process.

The AER offers Alternative Dispute Resolution (ADR), which provides concerned parties a variety of options to manage disputes including direct negotiation between the parties, AER

staff-led mediation, and third-party mediation. Please contact Darcy Allen at 780-642-9289 for more information on this process.

inquiries 1-855-297-8311
24-hour
emergency 1-800-222-6514

When a decision is made on the application you can find that decision at our Publication of [Decision](#) webpage. Under the Responsible Energy Development Act an eligible person may file a request for a regulatory appeal on an appealable decision. Eligible persons and appealable decisions are defined in section 36 of the *Responsible Energy Development Act* and section 3.1 of the *Responsible Energy Development Act General Regulation*. If you wish to file a request for regulatory appeal, you must submit your request in the form and manner and within the timeframe required by the AER. You can find filing requirements and forms on our website under [Regulatory Appeal Process](#).

If you have any questions, email at SOC@aer.ca.

Sincerely,

Maribel Arguello
Statement of Concern Team
Authorizations

Enclosure (1): **SOC**

cc: Jason Zurkan, Devon Canada Corporation
Shelly Mueller, Devon Canada Corporation
Kael Bunda, AER Application Processor
Darcy Allen, ADR
ADR Mailbox