

BEFORE THE IDAHO OIL AND GAS CONSERVATION COMMISSION

|   |   |                               |
|---|---|-------------------------------|
| Randy and Thana Kauffman, <i>Complainants</i> , | ) | Docket No. CC-2017-OGR-01-002 |
|   | ) |                               |
| v.  | ) | <b>NOTICE OF APPOINTMENT</b>  |
|   | ) | <b>OF HEARING OFFICER AND</b> |
| AM Idaho, LLC and Alta Mesa Services, LP,       | ) | <b>PRESIDING OFFICER</b>      |
| <i>Respondents</i> .                            | ) |                               |
| _____   | ) |                               |

NOTICE IS HEREBY GIVEN that pursuant to Idaho Code § 67-5242 and IDAPA 04.11.01.410, the Idaho Oil and Gas Conservation Commission (“Commission”) appoints Jason Risch as hearing officer and presiding officer in the above captioned matter.

The hearing officer has the scope of authority described in IDAPA 04.11.01.413a–d. The hearing officer has authority to decide all procedural and pre-hearing matters. At hearing, the hearing officer shall serve as the presiding officer, with the Commission members sitting at hearing consistent with IDAPA 04.11.01.414. The hearing officer will retain any evidence accepted into the record at hearing and will submit that evidence to the Commission when he submits his written order to the Commission.

After the hearing, the hearing officer shall submit a recommended order to the Commission in accordance with IDAPA 04.11.01.720. The Commission will make the final decision in this matter pursuant to Idaho Code §§ 67-5244 and 67-5246.

The Idaho Department of Lands has received several written communications from the parties regarding this proceeding. To ensure all parties have notice of these communications, the following records are attached to this notice:

- (1) December 7, 2017 Complaint by the Kauffmans filed with the Commission.
- (2) January 5, 2018 E-mail from R. Kauffman to M. Thomas

- (3) January 8, 2018 E-mail from R. Kauffman to M. Thomas, K. Dickey, T. Schultz
- (4) January 10, 2018 Letter and E-mail from M. Christian to M. Thomas.
- (5) January 10, 2018 E-mail from R. Kauffman to M. Thomas
- (6) January 11, 2018 E-mail from R. Kauffman to M. Thomas
- (7) January 12, 2018 E-mail from R. Kauffman to M. Shigeta
- (8) January 22, 2018 E-mail from M. Thomas to R. Kauffman

Any pleadings and all other documents intended to be part of the agency record should be served on all parties and filed by mailing one copy to hearing officer Jason Risch and one copy to Commission Secretary Richard "Mick" Thomas at their respective addresses listed on the attached certificate of service.

DATED this 12 day of March 2018.



RICHARD "MICK" THOMAS

Secretary to the Commission and  
Oil and Gas Division Administrator

**CERTIFICATE OF SERVICE**

I hereby certify that on this 12<sup>th</sup> day of March 2018, I caused to be served a true and correct copy of the following items in Docket No: CC-2017-OGR-01-002: *Notice of Appointment of Hearing Officer and Presiding Officer* by the method indicated below and addressed to the following:

AM Idaho, LLC  
c/o Michael Christian  
Marcus, Christian, Hardee & Davies, LLP  
737 North 7th Street  
Boise ID 83702-5595

- U.S. Mail, postage prepaid
- Hand Delivery
- Certified mail, return receipt requested
- Email: [mchristian@mch-lawyer.com](mailto:mchristian@mch-lawyer.com)

Randy and Thana Kauffman  
4040 Little Willow Rd.  
Payette ID 83661

- U.S. Mail, postage prepaid
- Hand Delivery
- Certified mail, return receipt requested
- Email: [REDACTED]

Risch Pisca, PLLC  
c/o Jason Risch  
Hearing Officer  
407 West Jefferson Street  
Boise ID 83702

- U.S. Mail, postage prepaid
- Hand Delivery
- Certified mail, return receipt requested
- Email: [courts@rischpisca.com](mailto:courts@rischpisca.com)

Mick Thomas  
Division Administrator  
Idaho Department of Lands  
PO Box 83720  
Boise ID 83720-0050

- U.S. Mail, postage prepaid
- Hand Delivery
- Certified mail, return receipt requested
- Email: [mthomas@idl.idaho.gov](mailto:mthomas@idl.idaho.gov)

Kourtney Romme

Kourtney Romme  
Administrative Assistant

December 7, 2017

Chairman Dickey and members of the Idaho Oil and Gas Conservation Commission  
Idaho Department of Lands, 300 N. 6th St. Boise, ID 83702

*Submitted in person to the OGCC at the December 7, 2017 Commission Meeting for inclusion in the public record of this meeting.*

Dear Chairman Dickey and Members of the Idaho Oil and Gas Conservations Commission:

As royalty owners with a significant and direct interest in oil and gas in Alta Mesa's Little Willow Field in Payette County, Idaho, we are asking the Idaho Oil and Gas Conservation Commission to take immediate action to protect the interests of royalty owners in Idaho, including the State of Idaho, under the authority of the commission as provided for in Idaho Code 47-314 and 47-315.

This letter constitutes our formal complaint to the OGCC, as provided for in Idaho Code 47-331(4).

We are very concerned with Alta Mesa operations here in Idaho, especially in light of a recent settlement by Alta Mesa to royalty owners in Oklahoma, and related news coverage of underpayments to royalty owners (and the State of Oklahoma) by Alta Mesa.

We have requested records we are entitled to under IC47-332(4) and Alta Mesa has refused to provide those records to us. This violates Idaho law, and we ask OGCC to exercise your authority to compel this information, as required, from Alta Mesa. Additionally, Alta Mesa is obligated, under IC 47-332(1) to provide specific information on our check stubs. Again, Alta Mesa is not complying with these requirements, and we ask OGCC, as part of this complaint, to exercise your authority to compel this information from the operator.

The state of Idaho is obligated by statute to ensure that all mineral interest owners – including private owners and the State of Idaho – are paid fairly and that all product produced (including "testing") is accounted for by the company and the state.

With this letter, we are formally requesting that the OGCC act immediately under the authority provided by Idaho law to ensure that ALL production, including past production and "testing", be accounted for and appropriate royalty and severance payments made. This includes, but is not limited to, all initial production, including testing from all wells prior to operations of any other facilities, including but not limited to gathering, separation, and production facilities related to all Alta Mesa operations in Idaho.

All current and past producing wells (not just those on state lands) should be audited by a team of individuals qualified and experienced in oil and gas accounting and facilities.

Further, we request that all data related to every well drilled in Idaho be immediately made available to the public, as required in section IC 47-324 and 47-326.

As Idaho citizens and royalty owners directly impacted by Alta Mesa's operations, we respectfully request that the OGCC act in your capacity as state officials to ensure that the mineral interests and correlative rights of the state of Idaho and private property owners be protected.

We believe that your immediate attention to this matter is warranted to protect the interests of royalty owners and to ensure that all data related to wells in Idaho be disclosed to the public, as required by Idaho law.

Thank you for your immediate attention to this matter,

Randy & Thana Kauffman

Handwritten signatures of Randy and Thana Kauffman. The signature for Randy is written above the signature for Thana.

**Mick Thomas**

---

**From:** Randy Kauffman [REDACTED]  
**Sent:** Friday, January 5, 2018 4:21 PM  
**To:** Mick Thomas  
**Subject:** Re: Complaint before the OGCC

Mick,

It says an executive session, does that mean we don't attend? What is our next step if anything?

Thanks,  
Randy  
Sent from my iPhone

On Jan 5, 2018, at 3:57 PM, Mick Thomas <[mthomas@idl.idaho.gov](mailto:mthomas@idl.idaho.gov)> wrote:

Dear Kauffman's and Mr. Christian:

Attached is our draft agenda for January 10, 2018 OGCC regular meeting. A final agenda will be posted Monday.

The agenda includes the topic "Administrative Procedure Options on Kauffman Complaint." That topic will not include a discussion of the merits of the complaint.

Sincerely,

**Mick Thomas**  
**Secretary to the Oil & Gas Commission**  
**Division Administrator, Oil & Gas**  
(208) 334-0298 Office  
Website: <https://ogcc.idaho.gov>  
[News](#) | [Facebook](#) | [Twitter](#) | [Web](#)  
[\*Sign up to receive news from IDL\*](#)

<011018-draft-agenda-ogcc-emailed.pdf>

**Mick Thomas**

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**From:** Randy Kauffman [REDACTED]  
**Sent:** Monday, January 8, 2018 2:25 PM  
**To:** Mick Thomas  
**Cc:** Kevin Dickey; Tom Schultz  
**Subject:** Re: Complaint before the OGCC

Mick,

The Commission requires 10 days notice for an item to be submitted for the agenda. Why aren't we allowed at least the same amount of time to prepare?

Randy Kauffman

Sent from my iPhone

On Jan 5, 2018, at 4:20 PM, Randy Kauffman [REDACTED] wrote:

Mick,

It says an executive session, does that mean we don't attend? What is our next step if anything?

Thanks,  
Randy  
Sent from my iPhone

On Jan 5, 2018, at 3:57 PM, Mick Thomas <[mthomas@idl.idaho.gov](mailto:mthomas@idl.idaho.gov)> wrote:

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Sincerely,

**Mick Thomas**  
**Secretary to the Oil & Gas Commission**  
**Division Administrator, Oil & Gas**  
(208) 334-0298 Office  
Website: <https://ogcc.idaho.gov>  
[News](#) | [Facebook](#) | [Twitter](#) | [Web](#)  
[Sign up to receive news from IDL](#)

<011018-draft-agenda-ogcc-emailed.pdf>

**Mick Thomas**

---

**From:** Michael Christian <mchristian@mch-lawyer.com>  
**Sent:** Wednesday, January 10, 2018 9:18 AM  
**To:** Mick Thomas; James Thum  
**Cc:** Kourtney Romine  
**Subject:** Kauffman Complaint  
**Attachments:** Scanned from a Xerox Multifunction Printer.pdf

Mick and James –

Please see the attached letter regarding today's Commission meeting agenda items related to the Kauffmans.

Thanks,

**Michael Christian**  
**Marcus, Christian, Hardee & Davies LLP**  
737 N. 7th St.  
Boise, ID 83702  
(208) 342-3563  
(208) 342-2170 (fax)

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LAW OFFICES

**MARCUS, CHRISTIAN, HARDEE & DAVIES, LLP**

CRAIG MARCUS  
BARRY MARCUS\*  
MICHAEL CHRISTIAN  
TRENT MARCUS  
DANIEL R. HARDEE  
BO DAVIES  
GREG K. HARDEE  
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737 NORTH 7TH STREET  
BOISE, IDAHO 83702-5595

TELEPHONE  
(208) 342-3563  
TELEFAX  
(208) 342-2170

\*Also Admitted to the California State Bar

January 10, 2018

VIA EMAIL: [mthomas@idl.idaho.gov](mailto:mthomas@idl.idaho.gov)

Mick Thomas  
Oil and Gas Program Administrator  
Idaho Department of Lands  
300 N. 6<sup>th</sup> St., Suite 103  
Boise, ID 83702

Re: Kauffman complaint

Dear Mr. Thomas:

As you know, I represent AM Idaho, LLC. In connection with the agenda item for the Idaho Oil and Gas Conservation Commission's January 10, 2018 meeting regarding "administrative procedure options on Kauffman complaint," I offer the following comments. I request that this letter be included in the record for the Commission's meeting and that it be provided to the Commissioners.

1. First, the Kauffmans have styled their complaint as a "formal complaint" under Idaho Code §47-331(4), but it only applies where an operator has failed to "make payments under the lease," or the royalty interest owner is "seeking payments under" Section 331. The Kauffmans' complaint contains *no* request for unpaid royalties under their leases or for failure to timely pay royalties under Section 331, rather, their requests for relief are entirely informational. Idaho Code § 47-331(4) is wholly inapplicable.

2. The Kauffmans' complaint is extremely vague. They first claim that they "have requested records [they] are entitled to under IC 47-332(4) and Alta Mesa has refused to provide those records to [them]." However, they fail to identify what records they contend AMI has not provided. Second, they claim that AMI has failed to "provide specific information on our check stubs" required by Idaho Code § 47-332(1), but they fail to identify what required information is not provided on their check stubs.



3. In fact, the Kauffmans have never made any request for information of AMI pursuant to Idaho Code § 47-332(4), nor have they ever previously complained to AMI about the information provided on their royalty check stubs. Their check stubs contain the same information as is given to every other royalty interest owner including the State of Idaho, and no other royalty interest owner has ever raised any complaint about the information provided on the check stubs.

4. The Kauffmans have requested information of AMI informally at various times before the enactment of the current version of that statute, which requests AMI has always sought to satisfy. The Kauffmans have expressed complete satisfaction with AMI's answers to their questions, only to reverse their position later.

5. By a letter delivered in late September 2017, an attorney representing them, the Kauffmans demanded a long list of items pursuant to the Joint Operating Agreements applicable to the units for wells in which they have royalty interest, but as royalty interest owners, the Kauffmans are not parties to the JOAs and have no rights under them. I conferred with that attorney by telephone and informed him that the Kauffmans are not parties to any JOA, and that as a result his demand was not appropriate, but that his clients were free to exercise whatever rights they have under Idaho statutes or their lease agreement with AMI. I heard nothing further from him after that. This is at least the third attorney through whom the Kauffmans have communicated at this point, not counting former Senator Craig, who is not to my knowledge an attorney, and a former AMI contract landman whom they hired to negotiate on their behalf with AMI for a period of time.

6. The real reason for the Kauffmans' complaint may be their dissatisfaction that AMI has declined their repeated entreaties to become partners. In 2015, the Kauffmans competed in auctions for BLM leases, ultimately spending \$863,520 for a lease covering 1,120 acres. The lease allows for no surface occupancy and no subsurface occupancy. Soon thereafter, the Kauffmans proposed to AMI that they become partners, with the Kauffmans contributing the (undrillable) BLM lease in exchange for a 3/16 overriding royalty in the combination of that lease and AMI's BLM lease holdings of about 6,000 acres. AMI declined this proposal. Additionally, the Kauffmans and AMI have discussed development of evaporative ponds on the Kauffmans' property for disposal of produced water from AMI's well operations. AMI determined that such development would not be economically viable and ended discussions. At other times the Kauffmans have expressed interest in having a gathering pipeline routed across their property, and AMI declined that interest because Kauffmans had previously taken the opposite position and AMI obtained right of way elsewhere.

7. In addition, in 2014 the Kauffmans threatened to sue to terminate their leases with AMI *after* AMI had begun drilling wells in their property. AMI responded and

described in detail facts establishing that it had been engaged in continuous operations such that the leases were perpetuated beyond their primary term. The Kauffmans never followed through on their threat to sue, and have received over \$1 million in royalty, lease bonus and other payments. Other than this threat, the Kauffmans have never notified AMI that they consider AMI to be in default under their leases with the Kauffmans, or demanded that AMI cure any default.

8. The Kauffmans appear to seek relief in three areas. The Commission lacks the jurisdiction and authority to compel any of the actions they demand.

9. First, they demand that the Commission “compel” AMI to provide information under Idaho Code § 47-332(4). Again, their complaint entirely fails to identify what information they contend AMI should be “compelled” to provide. As discussed above, they have never previously made any demand of AMI under Idaho Code § 47-332(4). There is nothing in the statute, or elsewhere in Idaho Code Title 47, Chapter 3 that provides the Commission with jurisdiction to order injunctive relief to enforce a royalty interest owner’s informational rights under the statute. Because the Commission is a creature of statute, it has no jurisdiction other than that which the legislature has specifically granted to it. *Williams v. Id. St. Bd. of Real Estate Appraisers*, 157 Idaho 496, 337 P.3d 665 (2014); *Washington Water Power Co. v. Kootenai Environmental Alliance*, 99 Idaho 875, 879, 591 P.2d 122, 126 (1979). Idaho Code § 47-333(1) indicates that a royalty interest owner’s remedy, if a written demand for an “accounting of the oil and gas produced” is not satisfied, is to file an action in district court to compel the accounting demanded and recover the payment or delivery of any royalty amount proved to be due. The Kauffmans have never made a demand of AMI under Idaho Code § 47-333.

10. Second, the Kauffmans demand that the Commission “compel” AMI to provide some unspecified additional information on their royalty check stubs. Again, their complaint is so vague that a substantive response is impossible, and I suggest that the Commission can take no action in the absence of any detail about the alleged deficiency. Moreover, the categories of information included on the Kauffmans’ check stubs (those set forth in Idaho Code § 47-332(1)) are the same as on check stubs provided to all other royalty interest owners with which AMI deals, including the state, and no other royalty interest owner has ever raised any objection. Additionally, the same point as discussed above applies. The Commission does not have jurisdiction to order injunctive relief to enforce the contract rights of individual royalty interest owners or their informational rights under Idaho Code § 47-332.

11. Third, based on no factual information whatsoever, the Kauffmans demand that “all current and past producing wells (not just those on state lands) should be audited by a team of individuals qualified in oil and gas accounting and facilities,” and that “all data related to every well drilled in Idaho [apparently not just those drilled by AMI] be

January 10, 2018

Page 4

immediately available to the public[.]” Both of these demands have no legal or factual basis whatsoever and should be summarily rejected.

12. That information regarding wells required to be reported to the Department under Idaho Code § 47-324 and not subject to confidentiality under Idaho Code § 47-327 is already a matter of public record (and, I believe, readily available on the Commission’s website). There is nothing for the Commission to make available that is not already available to the public. The Commission cannot disclose information that is subject to confidentiality under Idaho Code § 47-327. Royalty interested owners have the ability to seek an accounting of the oil and gas produced from a well in which they have an interest, under Idaho Code § 47-333. It is not the Commission’s job to undertake an audit of private wells in place of that procedure.

13. The Kauffmans’ clear desire is to have the Commission and the Department undertake litigation and discovery (free of cost to them) against AMI to address what they apparently feel are unspecified violations of their rights under their contracts with AMI. The Commission is manifestly the wrong body to address their complaints. The appropriate venue for the Kauffmans to pursue their claims is in state district court. They are free to file suit against AMI, and AMI will defend itself vigorously and appropriately.

14. Lastly, I question the appropriateness of the Commission going into executive session regarding the Kauffmans’ complaint under Idaho Code § 74-206(1)(f) (covering “pending litigation, or controversies not yet litigated but imminently likely to be litigated”). Idaho Code § 74-206(3) directs that exceptions to the open meeting requirement be construed narrowly. The Kauffmans’ complaint and request for administrative remedies, however meritless, is not “litigation” or a controversy likely to be “litigated.” Kauffmans have not threatened to sue the Commission in their complaint.

Very truly yours,

MARCUS, CHRISTIAN, HARDEE & DAVIES, LLP



Michael Christian

MC:

Cc: David Pepper, AM Idaho, LLC

**Mick Thomas**

---

**From:** Randy Kauffman [REDACTED]  
**Sent:** Wednesday, January 10, 2018 9:59 AM  
**To:** Mick Thomas  
**Subject:** Complaint: Product Pricing

Mr. Thomas,

To simplify our complaint: below please find an example from our check stubs showing the date Alta Mesa issues the checks; and, the price Alta Mesa shows they received for "RES" (natural gas). This is the price from which Alta Mesa calculates our "RI" (royalty interest). During this time period the market price for natural gas fluctuated around \$3.00. Please note the large fluctuation in the price Alta Mesa received. The only deductions shown on our check stubs are for "Gross Taxes" and "Owner State Tax" (2.5% severance tax). Under the "Deductions" column is 0.00. If we're not being paid the proper amount; then, the State is also losing money because we're not paying the proper severance tax.

We hope this one example demonstrates our concerns with the product pricing. Our check stubs are available upon request.

| Date     | Price  |
|----------|--------|
| 12/29/15 | \$1.17 |
| 1/27/16  | \$1.02 |
| 3/30/16  | \$0.40 |
| 4/28/16  | \$0.19 |
| 5/27/16  | \$0.10 |
| 6/29/16. | \$0.23 |
| 7/28/16  | \$0.41 |
| 8/30/16  | \$1.03 |
| 9/29/16  | \$1.29 |
| 10/29/16 | \$1.38 |
| 11/29/16 | \$1.53 |
| 12/29/16 | \$1.25 |
| 1/30/17  | \$1.04 |
| 2/27/17  | \$2.45 |
| 3/30/17  | \$2.14 |
| 4/27/17  | \$1.36 |
| 5/30/17  | \$1.32 |
| 6/26/17  | \$1.73 |
| 8/29/17  | \$1.32 |
| 9/27/17  | \$1.28 |

Thank you for your attention to this matter.

Randy & Thana Kauffman

Sent from my iPhone

**Mick Thomas**

---

**From:** Randy Kauffman [REDACTED]  
**Sent:** Thursday, January 11, 2018 4:02 PM  
**To:** Mick Thomas  
**Subject:** Re: Christian comment's transcript

OK. I would love to rebut every point he made, but at this point it's not even worth the effort it's so ridiculous.

Sent from my iPhone

> On Jan 11, 2018, at 3:58 PM, Mick Thomas <mthomas@idl.idaho.gov> wrote:

>  
> The commission made the decision yesterday to move forward with a hearing officer.

>  
> -----Original Message-----

> From: Randy Kauffman [mailto:[REDACTED]]  
> Sent: Thursday, January 11, 2018 3:55 PM  
> To: Mick Thomas <mthomas@idl.idaho.gov>  
> Subject: Re: Christian comment's transcript

>  
>  
> So is Mike's letter going to affect the Commission's decision regarding the hearing officer?

>  
> Sent from my iPhone

>  
>> On Jan 11, 2018, at 3:11 PM, Mick Thomas <mthomas@idl.idaho.gov> wrote:

>>  
>> Hi Randy,  
>>  
>> Please see the letter Mike sent us yesterday. I will mail you a copy also.

>>  
>> We do not have a written transcript of the comments. However, we can provide a written transcript of Mr. Christian's comments if you submit a public records request. Once we receive the request, the transcript will take 3-5 business days to generate.


>>  
>> Here is the link for the request.  
>>  
>> <https://www.idl.idaho.gov/public-record-request.html>

>>  
>> Thanks for letting me know.  
>>  
>>  
>> Mick Thomas  
>> Secretary to the Oil & Gas Commission Division Administrator, Oil &  
>> Gas

>> (208) 334-0298 Office  
>> Website: <https://ogcc.idaho.gov>  
>> News | Facebook | Twitter | Web  
>> Sign up to receive news from IDL

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>>  
>>  
>>  
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>>

>> -----Original Message-----

>> From: Randy Kauffman [mailto:  
>> Sent: Thursday, January 11, 2018 1:23 PM  
>> To: Mick Thomas <mthomas@idl.idaho.gov>  
>> Subject: Christian comment's transcript

>>  
>>

>> Mick,

>>

>> Please send us a hard copy of Mike Christian's comments through the US Postal Service. We don't need a transcript from the full meeting, only Mike's comments.

>>

>> Thank you,

>>

>> Randy & Thana

>>

>> Sent from my iPhone

>> <Scanned from a Xerox Multifunction Printer.pdf>

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**From:** Randy Kauffman [REDACTED]  
**Sent:** Friday, January 12, 2018 9:00 AM  
**To:** Marc Shigeta  
**Subject:** Fwd: Complaint: Product Pricing

Sent from my iPhone

Begin forwarded message:

**From:** Randy Kauffman [REDACTED]  
**Date:** January 10, 2018 at 9:58:33 AM MST  
**To:** [mthomas@idl.idaho.gov](mailto:mthomas@idl.idaho.gov)  
**Subject: Complaint: Product Pricing**

Mr. Thomas,

To simplify our complaint: below please find an example from our check stubs showing the date Alta Mesa issues the checks; and, the price Alta Mesa shows they received for "RES" (natural gas). This is the price from which Alta Mesa calculates our "RI" (royalty interest). During this time period the market price for natural gas fluctuated around \$3.00. Please note the large fluctuation in the price Alta Mesa received. The only deductions shown on our check stubs are for "Gross Taxes" and "Owner State Tax" (2.5% severance tax). Under the "Deductions" column is 0.00. If we're not being paid the proper amount; then, the State is also losing money because we're not paying the proper severance tax.

We hope this one example demonstrates our concerns with the product pricing. Our check stubs are available upon request.

| Date     | Price  |
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| 12/29/15 | \$1.17 |



|          |        |
|----------|--------|
| 1/27/16  | \$1.02 |
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| 9/29/16  | \$1.29 |
| 10/29/16 | \$1.38 |
| 11/29/16 | \$1.53 |
| 12/29/16 | \$1.25 |
| 1/30/17  | \$1.04 |
| 2/27/17  | \$2.45 |
| 3/30/17  | \$2.14 |
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| 8/29/17  | \$1.32 |
| 9/27/17  | \$1.28 |

Thank you for your attention to this matter.

Randy & Thana Kauffman

Sent from my iPhone

**Mick Thomas**

---

**From:** Randy Kauffman [REDACTED]  
**Sent:** Monday, January 22, 2018 3:22 PM  
**To:** Mick Thomas  
**Subject:** Re: Christian comment's transcript

Address:  
4040 Little Willow Rd.  
Payette, ID 83661

Sent from my iPhone

> On Jan 22, 2018, at 3:20 PM, Mick Thomas <mthomas@idl.idaho.gov> wrote:

>

> Hi Randy,

>

> Sorry for that. I just printed a copy off and will mail.

>

> What address should I send the letter to?

>

> Thanks,

>

> Mick

>

> -----Original Message-----

> From: Randy Kauffman [mailto:[REDACTED]]  
> Sent: Monday, January 22, 2018 3:15 PM  
> To: Mick Thomas <mthomas@idl.idaho.gov>  
> Subject: Re: Christian comment's transcript

>

> We did request and received a hard copy of Michael Christian's comments at the last Commission's meeting.

>

> However, we have not received a hard copy of the letter Michael Christian sent to you. Please send us a hard copy at your earliest convenience.

> Thank you. Randy

>

> Sent from my iPhone

>

>> On Jan 11, 2018, at 3:11 PM, Mick Thomas <mthomas@idl.idaho.gov> wrote:

>>

>> Hi Randy,

>>

>> Please see the letter Mike sent us yesterday. I will mail you a copy also.

>>

>> We do not have a written transcript of the comments. However, we can provide a written transcript of Mr. Christian's comments if you submit a public records request. Once we receive the request, the transcript will take 3-5 business days to generate.

>>

>> Here is the link for the request.

>>

>> <https://www.idl.idaho.gov/public-record-request.html>

>>

>> Thanks for letting me know.

>>

>>

>> Mick Thomas

>> Secretary to the Oil & Gas Commission Division Administrator, Oil &

>> Gas

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
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>> -----Original Message-----

>> From: Randy Kauffman [mailto:

>> Sent: Thursday, January 11, 2018 1:23 PM

>> To: Mick Thomas <mthomas@idl.idaho.gov>

>> Subject: Christian comment's transcript

>>

>>

>> Mick,

>>

>> Please send us a hard copy of Mike Christian's comments through the US Postal Service. We don't need a transcript from the full meeting, only Mike's comments.

>>

>> Thank you,

>>

>> Randy & Thana

>>

>> Sent from my iPhone

>> <Scanned from a Xerox Multifunction Printer.pdf>