



62CV-13-141 621-62100001041-002
 SARA STEWMON V SEECO INC ETA 2 Pages
 ST. FRANCIS CO 09/30/2014 12:55 PM
 CIRCUIT COURT OR80

IN THE CIRCUIT COURT OF ST. FRANCIS COUNTY, AR
 CIVIL DIVISION

SARA STEWMON

PLAINTIFF

FILED

VS.

Case No. 62CV-13-141-2

SEP 30 2014

SEECO, INC., DESOTO GATHERING
 COMPANY, LLC and SOUTHWESTERN
 MIDSTREAM SERVICES COMPANY

TIME: 12:55 P
 BETTE S. GREEN, CLERK
 ST. FRANCIS COUNTY
 DEFENDANTS

ORDER ON MOTION FOR CLASS CERTIFICATION

Comes now on this 30th day of September, 2014 the above caption matter. The Court being well and sufficiently advised after hearing statements and arguments of counsel and reviewing legal decisions as submitted by all counsel do hereby make the followings ruling and doeth Order:

The Court having considered the Motion for Class Certification and the entire record in this cause, the Court finds Plaintiff's Motion for Class Certification is well taken and therefore, pursuant to Arkansas Rule of Civil Procedure 23, the Court certifies this matter consisting of:

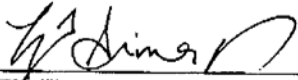
All residents of the State of Arkansas who entered into leases with Defendant SEECO (up through September 27, 2013) for the development and operation of natural gas wells on property located in the State of Arkansas and who signed leases allowing for deduction of reasonable costs for gathering, compression, treatment and marketing. Specifically excluded are any leases which have non-Arkansas residents as parties to the lease.

A more detailed Findings of Fact and Conclusion of Law will be prepared by the Court shortly and is also incorporated herein by reference. The email of this date to all counsel is incorporated herein the same as set forth word for word, line for line.

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IT IS SO ORDERED.



The Honorable L.T. Simes, II
9/30/14

Date