UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

BAKER HUGHES INCORPORATED and BAKER HUGHES OILFIELD OPERATIONS, INC., Petitioners

v.

PACKERS PLUS ENERGY SERVICES INC., Patent Owner

> Case IPR2016-00598 Patent 7,861,774

EXCLUSIVE LICENSEE RAPID COMPLETIONS LLC'S OBJECTIONS TO PETITIONERS' EVIDENCE PURSUANT TO 37 C.F.R. § 42.64(b)(1)

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DOCKET

Under the Federal Rules of Evidence and 37 C.F.R. § 42.64, Exclusive Licensee Rapid Completions LLC timely objects to evidence submitted with the Petitioners' Reply. Rapid Completions serves Petitioners with these objections to provide notice that Rapid Completions may move to exclude the challenged exhibits under 37 C.F.R. § 42.64(c) unless Petitioners cure the defects associated with the challenged exhibits identified below.

Exhibit 1019—Hunter Affidavit – Coon Paper

Rapid Completions objects to this document as irrelevant under FRE 401 and thus inadmissible under FRE 402 and 403, and untimely because it attempts to add new matter beyond the instituted grounds.

Exhibit 1022—Second Daneshy Declaration

Rapid Completions objects to this document as irrelevant under FRE 401 and thus inadmissible under FRE 402 and 403, and untimely because it attempts to add new matter beyond the instituted grounds.

Exhibit 1023—Ellis Paper

Rapid Completions objects to this document as irrelevant under FRE 401 and thus inadmissible under FRE 402 and 403, and untimely because it attempts to add new matter beyond the instituted grounds.

Exhibit 1024—Rees Paper

Rapid Completions objects to this document as irrelevant under FRE 401

and thus inadmissible under FRE 402 and 403, and untimely because it attempts to

add new matter beyond the instituted grounds.

Dated: March 15, 2017

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Respectfully submitted,

Rapid Completions LLC

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CERTIFICATION OF SERVICE

The undersigned hereby certifies that the foregoing document was

served electronically via e-mail in its entirety on the following counsel of record

for Petitioner:

Mark T. Garrett (Lead Counsel) Eagle H. Robinson (Back-up Counsel) NORTON ROSE FULBRIGHT US LLP mark.garrett@nortonrosefulbright.com eagle.robinson@nortonrosefulbright.com

Date: March 15, 2017

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