IN THE COURT OF COMMON PLEAS, KNOX COUNTY, OHIO STATE OF OHIO, ex rel. ANTHONY J. CELEBREZZE, JR ATTORNEY GENERAL OF OHIO, Plaintif CASE NO. 83-CI-452 JADOIL, INC., Defendant JUDGMENT ENTRY PRELIMINARY INJUNCTION Plaintiff State of Chio having move器作品的 元素 liminary injunction, and the Court having conc⊉uded that ∰⊞ motion has merit, it is ORDERED, that Defendant is preliminarily enjoined from placing additional saltwater on Township Road 155 in Clay Township, Knox County in a manner not approved by the Chief of the Division of Oil and Gas pursuant to Section 1509.22 of the Ohio Revised Code and from disposing of saltwater in such a manner on other lands and waters of this State pending a hearing on Plaintiff's Complaint. Acceptable methods of disposal of brine at this time include, but are not limited to, the spreading of brine on county and township roads for dust and ice control where such spreading is approved by the appropriate local authorities, in writing, and the chief of the division of oil and gas so long as such methods of disposal do not result in the contamination or pollution of the aroundwaters or surface waters of this state. nomas y. Badger, Jury Court of Common Pleas, Knox County, Ohio APPROVED: Rebecca M. Kimball, Attornev for Plaintiff

John W. Noecker and Donald M. Byrd of the Firm of Morrow, Gordon &

Byrd, Attorneys for Defendant

ina kata sa mangali kata menangan kata sa katangan kanangan katangan menangan pag

29 30

10

11

12

13

14

15

16

17

18

19

20

21

22

23 24

25

26 27

28

32 33

31