

Kubeczko, Dave

From: Kubeczko, Dave
Sent: Thursday, April 08, 2010 12:54 PM
To: Kubeczko, Dave
Subject: FW: EnCana Oil & Gas (USA), Andy's Mesa Federal 78, SWNW Sec 34 T44N R16W, San Miguel County, Form 2A (#2095488) Review

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Scan No 2033040 CORRESPONDENCE 2A#2095488

From: Croteau, Jevin [mailto:Jevin.Croteau@encana.com]
Sent: Monday, March 08, 2010 3:26 PM
To: Kubeczko, Dave
Subject: RE: EnCana Oil & Gas (USA), Andy's Mesa Federal 78, SWNW Sec 34 T44N R16W, San Miguel County, Form 2A (#2095488) Review

Dave,

#2 - No H2S is anticipated.

#3 - I am sorry, I can not agree that that is an intermittent stream when it is not.

#4 - The two location photo's attached to the 3/2/10 email to Julie are different. The first one is for the #77, please use the reference photo facing South as our reference photo and the second is for the #78, please use the reference photo facing North as our reference photo.

Jevin

From: Kubeczko, Dave [mailto:Dave.Kubeczko@state.co.us]
Sent: Monday, March 08, 2010 1:35 PM
To: Croteau, Jevin
Subject: RE: EnCana Oil & Gas (USA), Andy's Mesa Federal 78, SWNW Sec 34 T44N R16W, San Miguel County, Form 2A (#2095488) Review

Jevin,

My answers are listed below. Thanks.

Dave

David A. Kubeczko, PG
Oil and Gas Location Assessment Specialist

Colorado Oil & Gas Conservation Commission
Northwest Area Office
707 Wapiti Court, Suite 204

Rifle, CO 81650
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Cell: (970) 309-2514
dave.kubeczko@state.co.us



 *Please consider the environment before printing this e-mail*

From: Croteau, Jevin [mailto:Jevin.Croteau@encana.com]
Sent: Monday, March 08, 2010 11:16 AM
To: Kubeczko, Dave
Subject: RE: EnCana Oil & Gas (USA), Andy's Mesa Federal 78, SWNW Sec 34 T44N R16W, San Miguel County, Form 2A (#2095488) Review

Dave,

#1, A Form 15 is needed as stated in Rule 903.b.(2).; the Form 15 also requires that a Form 27 be submitted when closing the flare pit, whether it was used or not (if the flare pit was not used, it can be stated in the Form 27 and no investigation will be necessary).

2 Needed for safety concerns.

& 3 In determination of whether an oil and gas location may be in a sensitive area, any potential surface water needs to be looked at. This is how **all oil and gas location Form 2A permits are reviewed.**
are all the same as the previous email

#4 The reference area pictures sent to Julie Vigil on 3/2/10 are adjacent to the well and in each cardinal direction. In the attachments I reviewed, there were two sets of location pictures which are the same. I cannot see vegetation off the well pad very clearly in any of these pictures. Also, if the reference area is adjacent to the well pad, it needs to be stated in which direction off the pad the reference area is located.

Thanks,

Jevin

From: Kubeczko, Dave [mailto:Dave.Kubeczko@state.co.us]
Sent: Thursday, March 04, 2010 4:53 PM
To: Croteau, Jevin
Subject: EnCana Oil & Gas (USA), Andy's Mesa Federal 78, SWNW Sec 34 T44N R16W, San Miguel County, Form 2A (#2095488) Review

Jevin,

I have been reviewing the Andy's Mesa Federal 78 **Form 2A** (#2095488). COGCC requests the following clarifications regarding the data EnCana Oil & Gas has submitted on or attached to the Form 2A prior to passing the Oil and Gas Location Assessment.

1. **Facilities (Section 5):** Form 2A indicates there will be a flare at this location. Construction layout drawings (Exhibit 2) indicate that there will be a separate flare pit located north of the reserve pit. This flare pit needs to be marked as a special purpose pit on the Form 2A and a Form 15 (Earthen Pit Report/Permit) must be submitted. I can make the change if you send an email with this request.
2. **Construction (Section 6):** Form 2A does not indicate if H₂S is anticipated. I assume that it is not. I can make the indication (No) on the Form 2A if you send an email with this request.
3. **Water Resources (Section 14):** Form 2A indicates that the distance to the nearest surface water is 3100 feet. COGCC's rules state that the distance to the nearest surface water should reflect intermittent, as well as, perennial streams. COGCC's review indicates there is an intermittent stream located approximately 849 feet to the east. I can make the change if you send me an email with this request.
4. **Rule 303.d.(3).F.ii.aa and bb:** Since the current and future land uses are non crop land (rangeland), a reference area needs to be indicated either on a topographic map or in the comments section if the reference area is adjacent to the proposed pad. In addition, four (each of the cardinal directions) color photographs taken during the growing season of the reference area are required within 12 months of the Form 2A permit application date (02/02/2010) unless the reference area is adjacent to the proposed pad and vegetation can be seen on the location pictures. If you can confirm that the reference area is adjacent to the pad and in what direction, I can make the change if you send an email with this request; otherwise, a reference area map and new photos are needed.

COGCC would appreciate your review of these issues, which need to be addressed prior to passing the OGLA review. If you have any questions, please do not hesitate to call me at (970) 625-2497 x5 (office) or (970) 309-2514 (cell), or email. Thanks.

Dave

David A. Kubeczko, PG
Oil and Gas Location Assessment Specialist

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