

Kubeczko, Dave

From: Kubeczko, Dave
Sent: Friday, June 11, 2010 8:10 AM
To: Kubeczko, Dave
Subject: FW: BP America Prod Co, Martinez GU A 2&4, SESW Sec 4 T33N R8W, La Plata County, Form 2A (#2557472) Review

Scan No 2033199 CORRESPONDENCE 2A#2557472

From: Folk, Susan J [mailto:Susan.Folk@bp.com]
Sent: Wednesday, June 09, 2010 1:02 PM
To: Kubeczko, Dave
Subject: RE: BP America Prod Co, Martinez GU A 2&4, SESW Sec 4 T33N R8W, La Plata County, Form 2A (#2557472) Review

Good Afternoon Dave,

BP concurs with attaching the following COA's to the Form 2A for the Martinez GU A #2 & #4:

COA 4 - Location is in a sensitive area because of proximity to surface water; therefore, operator must ensure 110 percent secondary containment for any volume of fluids contained at well site during drilling and completion operations.

COA 5 - Operator must implement best management practices to contain any unintentional release of fluids.

COA 7 - Location may be in a sensitive area because of proximity to a domestic water well; therefore either a lined drilling pit or closed loop system must be implemented.

COA 8 - Location may be in a sensitive area because of proximity to a domestic water well; therefore production pits must be lined.

Please let me know if you have any questions or need additional information.

Thank you,

Susan

Susan J Folk
Infill Permitting Coordinator
San Juan Coalbed Methane Infill Project
(970) 335-3828 (Office)
Susan.Folk@bp.com

From: Kubeczko, Dave [mailto:Dave.Kubeczko@state.co.us]
Sent: Tuesday, June 08, 2010 10:07 AM
To: Folk, Susan J
Subject: BP America Prod Co, Martinez GU A 2&4, SESW Sec 4 T33N R8W, La Plata County, Form 2A (#2557472) Review

Susan,

I have been reviewing the Martinez GU A 2&4 **Form 2A** (#2557472). COGCC requests the following clarifications regarding the data BP America has submitted on or attached to the Form 2A prior to passing the Oil and Gas Location Assessment (OGLA).

1. **Water Resources (Section 14):** Form 2A indicates the distance to the nearest surface water is 383 feet. COGCC guidelines require designating all locations within close proximity to surface water a ***sensitive area*** (which BP has already indicated on the Form 2A). The following conditions of approval (COAs) will apply:
COA 4 - Location is in a sensitive area because of proximity to surface water; therefore, operator must ensure 110 percent secondary containment for any volume of fluids contained at well site during drilling and completion operations.
COA 5 - Operator must implement best management practices to contain any unintentional release of fluids.
2. **Water Resources (Section 14):** Form 2A indicates the depth to groundwater to be 130 feet bgs for a well located 489 feet from the proposed well pad. COGCC guidelines require designating all locations with close proximity of a domestic water well (1/8 mile or 660 feet) a ***sensitive area*** (which BP has already indicated on the Form 2A). The following conditions of approval (COA) will apply:
COA 7 - Location may be in a sensitive area because of proximity to a domestic water well; therefore either a lined drilling pit or closed loop system must be implemented.
COA 8 - Location may be in a sensitive area because of proximity to a domestic water well; therefore production pits must be lined.

COGCC would appreciate your concurrence with attaching these COAs to the Form 2A permit 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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