



State
of
Colorado

Kubeczko - DNR, Dave <dave.kubeczko@state.co.us>

FW: NVega Pad 5D Doc. No. 400361463

Kubeczko - DNR, Dave <dave.kubeczko@state.co.us>
To: Dave Kubeczko - DNR <dave.kubeczko@state.co.us>

Thu, Feb 14, 2013 at 8:43 AM

Scan No 2106514 CORRESPONDENCE 2A#400361453

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From: **Wayne Bankert** <wbankert@laramie-energy.com>
Date: Thu, Feb 14, 2013 at 8:39 AM
Subject: FW: NVega Pad 5D Doc. No. 400361463
To: Dave Kubeczko <Dave.Kubeczko@state.co.us>

Dave,

Fyi

Wayne P. Bankert

Senior Regulatory & Environmental Coordinator

Piceance Energy, LLC

Laramie Energy II, LLC

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wbankert@laramie-energy.com

From: Wayne Bankert [mailto:wbankert@laramie-energy.com]
Sent: Friday, January 25, 2013 2:52 PM
To: 'Greg.Deranleau@state.co.us'
Cc: 'Julie Webb'
Subject: NVega Pad 5D Doc. No. 400361463

Greg,

As per our phone conversation today regarding the depth to ground water for the referenced location please revise the depth

to ground water on the permit to from 5 ft. to 80 ft. based on the following
:

- The water well referenced in the permit for groundwater depth is roughly a half mile to the west, 200 feet in elevation lower, and

also drilled next to perennial stream.

- To better estimate the depth of groundwater I locate the nearest perennial stream, water well, or other significant water feature, and determine the elevation difference between pad construction and water well depth or stream elevation, and then extrapolate under

the pad. In this case, the nearest water feature is to the east of the location ~1250' and based on its elevation and the pad elevation, groundwater is estimated to be at 80' below pad construction grade.

Of course, if groundwater is encountered during construction, we change our plans to make sure we do not contaminate or impact the water.

Please let me know if you have any questions and or concerns.

Wayne P. Bankert

Senior Regulatory & Environmental Coordinator

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Dave

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