

TECHNICAL INFORMATION PAGE



FOR OGCC USE ONLY

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COGCC/Rifle Office

1. OGCC Operator Number:	100185	API Number:	05-045-21336
2. Name of Operator:	Encana Oil & Gas (USA) Inc.		OGCC Facility ID # 427746
3. Well/Facility Name:	Federal	Well/Facility Number:	21-2A (PH21)
4. Location (QtrQtr, Sec, Twp, Rng, Meridian):	SENE, 21, 7S, 95W, 6 PM		

This form is to be completed whenever a Sundry Notice is submitted requiring detailed report of work to be performed or completed. This form shall be transmitted within 30 days of work completed as a "subsequent" report and must accompany Form 4, page 1.

5. **DESCRIBE PROPOSED OR COMPLETED OPERATIONS**

Encana Oil & Gas (USA) Inc. respectfully requests to rescind COAs 7 and 8 from the above referenced well.

The new bottom hole location is 557 FNL/1326 FEL; Lat. 39.428917/Long -107.997468 NWNE Sec. 21 T7S-R95W 6 P.M.. The old well name was Federal 21-9A (PH21). A separate sundry was submitted to Don Sharp requesting these changes. Justification for the removal of the COAs is listed below and maps identifying BHL with the RSAP are attached.

The Revision of the Rulison Sampling and Analysis Plan (RSAP) currently approved by the COGCC is Revision 3, dated July 2010. Revision 3 of the RSAP amends the requirement for Tier II monitoring and states:

"Tier II monitoring shall only be conducted at gas wells located between a 1-to-3-mile radius from the Project Rulison device emplacement well R-E (Figure 2) if the well is the closest designated well (i.e. no Tier I well) in a monitoring sector."
The bottom hole locations (BHLs) of 5 out of the 6 new wells on the PJ21 pad fall within Tier II, Sector 10. There are a number of existing wells within Tier I, Sector 10 and a number of existing wells within Tier II, Sector 10 that have BHLs closer to the Project Rulison device emplacement well.

Therefore, and in noting Condition of Approval (CoA) number 11 on the Form 2 for the subject wells which states Operator shall comply with all provisions of the most recent COGCC approved revision of the Rulison Sampling and Analysis Plan, we request that the following CoA's below be rescinded.

CoA Number:

(7) PRODUCED WATER FROM THIS LOCATION MAY NOT BE TRANSPORTED TO OR RE-USED AT ANOTHER LOCATION WITHOUT SPECIFIC WRITTEN APPROVAL FROM COGCC AND ONLY AFTER ANALYSIS CONFIRMS COMPLIANCE WITH THE RULISON SAP.

Encana Comment – no analysis is required per Revision 3 of the RSAP; therefore, this CoA should be rescinded.

(8) DRILL SOLIDS AND CUTTINGS FROM THIS LOCATION MAY NOT BE TRANSPORTED TO, DISPOSED OF, OR RE-USED AT ANOTHER LOCATION WITHOUT SPECIFIC WRITTEN APPROVAL FROM COGCC AND ONLY AFTER ANALYSIS CONFIRMS COMPLIANCE WITH THE RULISON SAP.

Encana Comment – no analysis is required per Revision 3 of the RSAP; therefore, this CoA should be rescinded.