



October 22, 2013

Beth Aldrich
ConocoPhillips Corporation
34501 East Quincy Ave, Building 1
Watkins, Co 80137

Subject: Form 4 Sundry Notice - Colorado Oil & Gas Conservation Commission Rule 609

Dear Mrs. Aldrich:

As per our phone conversations of October 21 and 22, 2013 please accept this letter as record of CB&I's attempts to contact landowners in possession of water wells located within ½ mile of the proposed Bomhoff #5-1H and #5-8H location (Location) to meet the requirements for baseline water monitoring as part of the Colorado Oil and Gas Conservation Commission (COGCC) Rule 609. The below is a summary of actions taken to contact landowner within ½ mile of the Location:

- August 22, 2013 – Requests to participate in the baseline groundwater sampling activities sent to all available landowners having permitted wells within ½ mile of the Location via USPS Certified Mail with Return Receipt
 - Shirley Bomhoff; well Permit No. 159424; located, NE NW, 9, 4.0S, 64.0W, Sixth, 1000 N, 1840 W
 - John and Mindy Richard; well Permit No. 75185F; located, SE SE, 5, 4.0S, 64.0W, Sixth, 330 S, 1202 E
- August 28 and September 5, 2013 – USPS Return Receipts received by CB&I, confirmed landowner receipt of baseline water sampling program information and requests to sample.
- September 12, 2013 – Access Agreement received by CB&I from Shirley Bomhoff, indicating a desire to participate in the baseline water sampling program and a requirement to coordinate efforts with tenant Wayne Miller.
*Note: as of the date of this letter, no indication of a desire to participate in a baseline water sampling program has been received by CB&I from John and Mindy Richard.
- September 16, October 15 and 22, 2013 – Attempts to coordinate sampling efforts with Shirley Bomhoff's tenant Wayne Miller:
 - On the first and third attempt to coordinate sampling efforts with Mr. Miller, CB&I was able to discuss sampling the well directly via two phone conversations. During those conversations, Mr. Miller stated and then reaffirmed that the well is windmill powered and he would contact CB&I when he observed optimal weather conditions were present for sampling, i.e. the windmill was active. The second attempt to contact Mr. Miller resulted in indirect contact via voice mail notification left by CB&I only.

Due to a lack of favorable responses from the available landowners within ½ mile of the Location, it is recommended that a Form 4 Sundry Notice be prepared for the Location.

To meet the requirements of ConocoPhillips' MOU with Arapahoe County, CB&I will proceed with attempts to collect a baseline water sample from a single permitted water well located downgrade and within 1 mile of the Location.

If you have any questions regarding this summary please don't hesitate to contact me at 303-741-7052.

Sincerely,

Daisie Young, G.I.T.
Geologist, CB&I

Please Reply To: Daisie Young
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