



STATE OF  
COLORADO

Andrews - DNR, Doug <doug.andrews@state.co.us>

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## Certification Letter attached COGCC Form 2A review of Extraction Oil & Gas' Hiner 36 Pad location - Doc #400571188

1 message

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**Sonia Stephens** <sstephens@petro-fs.com>

Mon, Apr 14, 2014 at 2:16 PM

To: "Andrews - DNR, Doug" <doug.andrews@state.co.us>

Cc: Regulatory members <regulatory@petro-fs.com>

Hi Doug,

Attached is my letter to the Director of the COGCC for Extraction Hiner 36- Pad. Extraction has met the requirements pertaining to COGCC Rule 305.a., 305.c., and 306.e

If you have any questions or concerns please don't hesitate to reach me.

Respectfully,

Sonia Stephens

Regulatory Technician

Petroleum Field Services LLC

Office: 303-928-7128 Ext: 230

Fax: 303-218-5678

7535 Hilltop Circle

Denver, CO 80221



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**From:** Andrews - DNR, Doug [mailto:[doug.andrews@state.co.us](mailto:doug.andrews@state.co.us)]  
**Sent:** Monday, April 14, 2014 8:36 AM  
**To:** Sonia Stephens  
**Cc:** Regulatory members  
**Subject:** Re: COGCC Form 2A review of Extraction Oil & Gas' Hiner 36 Pad location - Doc #400571188

Sonia,

Now that the Public Comment period has ended for this Form 2A, please send me a signed letter that certifies Extraction Oil & Gas LLC has complied with COGCC Rules 305.a., 305.c., and 306.e.

Also please be aware that the City of Greeley has left a Public Comment on this Form 2A.

On Thu, Apr 3, 2014 at 10:32 AM, Sonia Stephens <[sstephens@petro-fs.com](mailto:sstephens@petro-fs.com)> wrote:

Good Morning Doug,

I am responding to your questions and comments. Please see my answers in Red. If you have any questions or concerns please call me or Ann. Thank you for guidance..

1. Your Location Drawing indicates there will be separators at this location, yet the Facilities section does not list the number of separators. Please confirm the number of separators that are planned for this oil and gas location. If no separators are planned for this location, please correct the Location Drawing. **Yes, 8 Separators should be added to the facilities section.**
2. Your Access Road Map indicates the oilfield traffic will be going directly past two Building Units approximately 1,000 feet east and southeast to access this oil and gas location. Are the Building Unit's owner also the Surface Owner (RM Hiner Construction)? Are the Building Unit's owner aware of the upcoming oilfield traffic that will go by their homes? **Yes the BUO is also the SO and that is R.M. Hiner. BUO Joe D. Cain and R.M. Hiner have both been properly notified per Rules.**

3. You have included a BMP that indicates the operator has applied for a Flood Hazard Development Permit (FHDP) with Weld County. I will add the following Condition of Approval to this Form 2A: "Operator shall submit the approved Flood Hazard Development Permit to the COGCC via a Form 4 Sundry Notice within 30 days of it being issued by Weld County." **We agree to this.**

4. You have included another BMP concerning anchoring the tanks at this location in the manner previously agreed upon with the Weld County Stormwater and Floodplain Management Division. Please be aware that because this location is within the Cache La Poudre River floodplain and last September's Flood Impact Zone, the operator must be in compliance with COGCC Rule 603.g. which covers anchoring of all equipment at oil and gas locations. **We agree to this.**

5. Please be aware that David Bauer is no longer the LGD for Weld County. Tom Parko now holds that position. **I was made aware of this on 03/25/2014 and we have made changed information in our files.**

Thank you again.

Sonia Stephens

Regulatory Technician

Petroleum Field Services LLC

Office: 303-928-7128 Ext: 230

Fax: 303-218-5678

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Denver, CO 80221



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**From:** Andrews - DNR, Doug [mailto:[doug.andrews@state.co.us](mailto:doug.andrews@state.co.us)]  
**Sent:** Wednesday, April 02, 2014 2:44 PM  
**To:** Regulatory members  
**Subject:** COGCC Form 2A review of Extraction Oil & Gas' Hiner 36 Pad location - Doc #400571188

Sonia,

I have reviewed the referenced Form 2A Oil & Gas Location Assessment and have the following comments.

- 1) Your Location Drawing indicates there will be separators at this location, yet the Facilities section does not list the number of separators. Please confirm the number of separators that are planned for this oil and gas location. If no separators are planned for this location, please correct the Location Drawing.
- 2) Your Access Road Map indicates the oilfield traffic will be going directly past two Building Units approximately 1,000 feet east and southeast to access this oil and gas location. Are the Building Unit's owner also the Surface Owner (RM Hiner Construction)? Are the Building Unit's owner aware of the upcoming oilfield traffic that will go by their homes?
- 3) You have included a BMP that indicates the operator has applied for a Flood Hazard Development Permit (FHDP) with Weld County. I will add the following Condition of Approval to this Form 2A: "Operator shall submit the approved Flood Hazard Development Permit to the COGCC via a Form 4 Sundry Notice within 30 days of it being issued by Weld County."
- 4) You have included another BMP concerning anchoring the tanks at this location in the manner previously agreed upon with the Weld County Stormwater and Floodplain Management Division. Please be aware that because this location is within the Cache La Poudre River floodplain and last September's Flood Impact Zone, the operator must be in compliance with COGCC Rule 603.g. which covers anchoring of all equipment at oil and gas locations.
- 5) Please be aware that David Bauer is no longer the LGD for Weld County. Tom Parko now holds that position.

Please respond to this correspondence by May 2, 2014. If you have any questions, please feel free to contact me. Thank you.

--

*Doug Andrews*

Oil & Gas Location Assessment Specialist - Northeast Area



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Denver, CO 80203

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*Doug Andrews*

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**Hiner Rule 306.e. Completeness Certification to Director.pdf**

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