



STATE OF  
COLORADO

EnviroScan - DNR, OGCC <dnr\_ogcc.enviroscan@state.co.us>

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## Fwd: Gamma State 14-15 Pit Reclamation Fac#313399

1 message

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**Neidel - DNR, Kris** <kris.neidel@state.co.us>

Fri, Aug 14, 2015 at 3:44 PM

To: OGCC EnviroScan - DNR <dnr\_ogcc.enviroscan@state.co.us>

OGCC Scan,

Please upload the attached with the following information:

Unique identifier (REM/Spill/NOAV #, etc.): 9024 and 313399

Document number (leave blank if one needs to be assigned):

Date received: 8/14/2015

Is data entry needed (Y/N): n

Notes: please upload this email to the project as "response to COA questions"

Thanks!

Kris Neidel  
Environmental Protection Specialist Northwest Area  
Colorado Oil and Gas Conservation Commission  
Office [970-871-1963](tel:970-871-1963)  
Cell [970-846-5097](tel:970-846-5097)



----- Forwarded message -----

From: **Cheryl Rowell** <[Cheryl\\_Rowell@swi.com](mailto:Cheryl_Rowell@swi.com)>

Date: Fri, Aug 14, 2015 at 2:27 PM

Subject: RE: Gamma State 14-15 Pit Reclamation Fac#313399

To: "Neidel - DNR, Kris" <[kris.neidel@state.co.us](mailto:kris.neidel@state.co.us)>

Kris,

Below are the responses to the COA's of Form 27, Facility 313399, for the Gamma State 14-15 Pit Reclamation. Attached is the plat indicating boreholes to be sampled in and around the pit.

- Provide soil screening methodology during the advancement soil borings and discrete soil sample collection.

Response: Field screening of the split spoon samples will be performed with either a Flame Ionization Detector or Photoionization Detector.

- Please clarify the dots on the map in the footprint of the pit and outside of the pit. Are the proposed soil boring locations?

Response: The dots identified on the map are potential sample locations. The intent of the sampling is to define the lateral extent, as such, some locations closer to the pit/inside the pit may not be collected if the field screening indicates constituents are present outside the area.

- Once extent is determined, a workplan describing Remediation activity should be submitted outlining action necessary to remove contamination.

Response: SWN will submit a revised workplan once the lateral extent has been determined.

Please let me know if you have any questions.

Cheryl

**Cheryl Rowell** | Sr. Staff Regulatory Analyst

**SWN Production Company, LLC**

Sand Wash Basin Team - New Ventures

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