



## Extraction Triple Creek

1 message

**Deranleau - DNR, Greg** <greg.deranleau@state.co.us>

Fri, Mar 18, 2016 at 8:44 AM

To: Erin Mathews <emathews@extractionog.com>, Jamison McIlvain <jmcilvain@extractionog.com>

Cc: John Noto - DNR <john.noto@state.co.us>, Barbara Westerdale - DNR <barbara.westerdale@state.co.us> ,

Doug Andrews <doug.andrews@state.co.us>

Erin & Josh,

COGCC has reviewed the additional information you have provided and discussed the Triple Creek Location (Location ID 436824) internally. In order to proceed with the permitting process for the wells, please submit a Form 4, Sundry Notice with the following information:

1. A description of the changes and mitigation measures that have been worked out through the City of Greeley's USR process. This should include any mitigation measures that necessitate encroachment toward nearby residences beyond the limits of the Oil and Gas Location as permitted by COGCC.
2. Document any changes to setback distances, buffer zone designations, or urban mitigation area designation, and any revised dates or acreages.
3. A demonstration that the changes being made are not-substantive changes.
4. Revised attachments, as necessary, including, at a minimum, Location Drawing, Facility Layout Drawing, Hydrology Map.
5. Any additional BMPs that will be utilized to minimize impacts to the surrounding residences. Extraction should be mindful of the requirements for Buffer Zone, Exception Zone, Urban Mitigation Area, and Large Urban Mitigation Area BMPs as these will form the basis for review of the BMPs at this Oil and Gas Location. If these more stringent requirements can't be met, then Extraction should provide explanation or justification and also show what other measures are being taken to mitigate the potential impacts. As discussed on the phone, please provide a description of how Extraction plans to minimize odors associated with drilling with oil-based mud.
6. COGCC will require an as-built survey.

Upon receipt and review of the above, COGCC will be able to move forward with the processing of the APDs. It is our intent to give deference to the process of the Local Government, while maintaining the integrity of our regulatory program.

If you have any questions, please do not hesitate to contact us.

—

Greg Deranleau

Environmental Manager



**COLORADO**  
Oil & Gas Conservation  
Commission  
Department of Natural Resources

Cc. Location #436824 – Correspondence