



STATE OF
COLORADO

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

COGCC Form 2A review of Crescent Point Energy's Shull Pad 9-59-31-NENW - Doc #401047210

2 messages

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

Mon, Jun 6, 2016 at 2:04 PM

Lauren,

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

- 1) In the Drilling Program section you have indicated that salt based mud will be used. This is unusual as none of the other operators in this immediate area (Carrizo Niobrara and Noble Energy) indicated they would use salt based mud when permitting their wells. Please confirm that the Crescent Point Energy intends to use salt based mud.
- 2) You have added an Operator Comment indicating Reference Area Photos will be submitted via Form 4 Sundry Notice within 12 months approval of the Form 2A. I would like to add that comment as a Best Management Practice on the Form 2A as well. Please let me know if that is acceptable.

Please respond to this correspondence by July 6, 2016. If you have any questions, please contact me. Thank you.

Doug Andrews

Oil & Gas Location Assessment Specialist - Northeast Area



COLORADO
Oil & Gas Conservation
Commission
Department of Natural Resources

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Lauren MacMillan <lmacmillan@crescentpointenergy.com>
To: "Andrews - DNR, Doug" <doug.andrews@state.co.us>

Mon, Jun 20, 2016 at 2:04 PM

Hi Doug,

In response to your questions/comments for the Shull Pad 9-59-31-NENW Form 2A:

- 1) Salt based mud **will not** be used in CPE's proposed drilling program.
- 2) Updated reference area photos taken during the growing season attached. If it's easier to wait to submit via Form 4 after approval of the Form 2A I'm happy to do so and agree to the BMP comment.

Please let me know if you need anything else from me or Crescent Point for this Form 2A.

Thanks Doug,

Lauren

From: Andrews - DNR, Doug [mailto:doug.andrews@state.co.us]

Sent: Monday, June 06, 2016 2:06 PM

To: Lauren MacMillan

Subject: COGCC Form 2A review of Crescent Point Energy's Shull Pad 9-59-31-NENW - Doc #401047210

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Shull Pad 9-59-31-NENW Reference Photos V2 06082016.pdf
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