

STATE OF
COLORADO

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

COGCC Form 2A review of NGL Water Solutions' NGL C10B location - Doc #401203008

4 messages

Andrews - DNR, Doug <doug.andrews@state.co.us>
To: Paul Gottlob <paul.gottlob@iptenergyservices.com>

Thu, Mar 30, 2017 at 1:46 PM

Paul,

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

- 1) In the Construction section you have indicated that interim reclamation will begin six months after construction commences. As this proposed Oil & Gas Location is on Crop Land, Rule 1003.b. requires interim reclamation to occur no more than 3 months after drilling and completion operations. Therefore, please provide me with a revised date that complies with this requirement.
- 2) You have included a Traffic Control BMP that indicates "*If required by the local government, a traffic plan shall be coordinated with the local jurisdiction...*" Please revise this BMP to indicate whether the local government requires a traffic plan.
- 3) You have included an Access Roads BMP that indicates "*Dust control measures will also be utilized.*" Please revise this sentence to specify the type(s) of dust control measures the will be utilized.
- 4) You have included a Noise mitigation BMP that indicates "*The nearest Building Unit is aprx. 2000' north.*" However, the Cultural Setback Distance section and Cultural Items Map attachment indicates the nearest Building Unit is 1,551 feet southwest. This distance and direction appears to be correct. Therefore, I would like to revise that sentence so that it agrees.
- 5) You have included an attachment indicating that Rule 305.a. pre-application notices were sent out. As this location is not in a Buffer Zone, this is not a requirement for this Form 2A and may lead to confusion by anyone reading this permit. Therefore, I would like to remove this attachment.

Please respond to this correspondence by April 30, 2017. If you have any questions, please contact me. Thank you.

Doug Andrews

Oil & Gas Location Assessment Specialist - Northeast Colorado



1120 Lincoln St., Suite 801
Denver, CO 80203
doug.andrews@state.co.us
303-894-2100 Ext. 5180

Paul Gottlob <paul.gottlob@iptenergyservices.com>
To: "Andrews - DNR, Doug" <doug.andrews@state.co.us>
Cc: Derek Petrie <derek.petrie@iptenergyservices.com>

Mon, Apr 3, 2017 at 8:23 AM

operations. Such practices shall include but are not limited to the use of speed restrictions, regular road maintenance, restriction of construction activity during high wind days, and water spreading as necessary. Additional management practices such as road surfacing, wind breaks and barriers may be used."

." Please revise this sentence to specify the type(s) of dust control measures the will be utilized.

4) You have included a Noise mitigation BMP that indicates "*The nearest Building Unit is aprx. 2000' north.*" However, the Cultural Setback Distance section and Cultural Items Map attachment indicates the nearest Building Unit is 1,551 feet southwest. This distance and direction appears to be correct. Therefore, I would like to revise that sentence so that it agrees. **AGREED!**

5) You have included an attachment indicating that Rule 305.a. pre-application notices were sent out. As this location is not in a Buffer Zone, this is not a requirement for this Form 2A and may lead to confusion by anyone reading this permit. Therefore, I would like to remove this attachment. **AGREED!**

Please respond to this correspondence by April 30, 2017. If you have any questions, please contact me. Thank you.

Doug Andrews

Oil & Gas Location Assessment Specialist - Northeast Colorado



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Andrews - DNR, Doug <doug.andrews@state.co.us>
To: Paul Gottlob <paul.gottlob@iptenergyservices.com>
Cc: Derek Petrie <derek.petrie@iptenergyservices.com>

Mon, Apr 3, 2017 at 8:30 AM

Paul,

I appreciate that you agree that the date provided does not comply with our Rules, however, that isn't the answer I am looking for. Please read my request again.

1) In the Construction section you have indicated that interim reclamation will begin six months after construction commences. As this proposed Oil & Gas Location is on Crop Land, Rule 1003.b. requires interim reclamation to occur no more than 3 months after drilling and completion operations. Therefore, please provide me with a revised date that complies with this requirement. **AGREED!**

Doug Andrews

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Paul Gottlob <paul.gottlob@iptenergyservices.com>
To: "Andrews - DNR, Doug" <doug.andrews@state.co.us>
Cc: Derek Petrie <derek.petrie@iptenergyservices.com>

Mon, Apr 3, 2017 at 8:33 AM

Doug,

Let's use 7/24/2017.

PAUL GOTTLOB

Regulatory & Engineering Technician

P: [720.420.5747](tel:720.420.5747)

C: [720.394.6961](tel:720.394.6961)



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

Sent: Monday, April 03, 2017 8:31 AM

To: Paul Gottlob <paul.gottlob@iptenergyservices.com>

Cc: Derek Petrie <derek.petrie@iptenergyservices.com>

Subject: Re: COGCC Form 2A review of NGL Water Solutions' NGL C10B location - Doc #401203008

4/3/2017

State.co.us Executive Branch Mail - COGCC Form 2A review of NGL Water Solutions' NGL C10B location - Doc #401203008

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