



Andrews - DNR, Doug &lt;doug.andrews@state.co.us&gt;

---

**COGCC Form 2A review of SRC Energy's Harvesters State 7-15 Pad location - Doc #401442105**

4 messages

---

**Andrews - DNR, Doug** <doug.andrews@state.co.us>  
To: Erin Ekblad <EEkblad@srcenergy.com>

Mon, Jan 8, 2018 at 11:08 AM

Erin,

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

- 1) The Facility Layout Drawing depicts two (2) Instrument Air Buildings, yet they are not listed in the Other Facilities section. Please confirm whether these two facilities will be on the location and if so I will list them in the Other Facilities section.
- 2) In the Water Resources section SRC Energy has indicated the distance to the nearest water well is 2,848 feet from the proposed Oil & Gas Location. However, you have also included a comment indicating that while this is the closest well with a reported depth to water, there is another well that is closer (1,626). Even though this well does not report a depth to water, if it the closest, its distance should be indicated as the nearest water well. Therefore, I would like to change the distance to the nearest water well from 2,848 feet to 1,626 feet.
- 3) SRC Energy has provided numerous BMPs from COGCC Rule 604.c.(2). While this proposed Oil & Gas Location is not in a Buffer Zone, we greatly appreciate SRC Energy committing to mitigating the concerns in Rule 604.c.(2). However, to avoid confusing anyone in the public who may be reviewing this Form 2A into thinking this proposed Oil & Gas Location is in a Buffer Zone, we'd like to remove the specific Rule 604.c.(2) rule that was sited for these BMPs. For example, changing the "604.c.(2)M - Fencing" BMP to just "Fencing". Please let me know if this acceptable.

Please respond to this correspondence by February 8, 2018. If you have any questions, please contact me. Thank you.

**Doug Andrews**

Oil &amp; Gas Location Assessment Specialist - Northeast Colorado



303.894.2100 Ext. 5180

1120 Lincoln St., Suite 801, Denver, CO 80203

[doug.andrews@state.co.us](mailto:doug.andrews@state.co.us) | <http://cogcc.state.co.us/>

---

**Erin Ekblad** <EEkblad@srcenergy.com>

Wed, Jan 10, 2018 at 9:14 AM

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

Doug

1. YES, The 2 Instrument Air Buildings need to be added. Not sure how I missed that, many apologies.
2. Yes, this is fine.
3. Yes, this is fine. Should I be doing this going forward for none Buffer?



**Erin Ekblad**

**Manager of Regulatory Affairs**

1675 Broadway, Suite 2600; Denver, CO 80202

Cell: 303.550.2375 | Office: 720.616.4319 | E-mail: [EEKblad@srcenergy.com](mailto:EEKblad@srcenergy.com)

---

**From:** Andrews - DNR, Doug [mailto:[doug.andrews@state.co.us](mailto:doug.andrews@state.co.us)]  
**Sent:** Monday, January 08, 2018 11:08 AM  
**To:** Erin Ekblad <[EEKblad@srcenergy.com](mailto:EEKblad@srcenergy.com)>  
**Subject:** COGCC Form 2A review of SRC Energy's Harvesters State 7-15 Pad location - Doc #401442105

[Quoted text hidden]

This message, including any attachments, is intended only for the use of the individual(s) to which it is addressed and may contain information that may be privileged/confidential and protected from disclosure. Any other distribution, copying or disclosure is strictly prohibited. If you are not the intended recipient or have received this message in error, please notify us immediately by reply e-mail and permanently delete this message including any attachments, without reading it or making a copy. Thank you.

---

**Andrews - DNR, Doug** <doug.andrews@state.co.us>  
To: Erin Ekblad <[EEKblad@srcenergy.com](mailto:EEKblad@srcenergy.com)>

Wed, Jan 10, 2018 at 9:22 AM

Erin,

Yes, going forward if your location is not in a Buffer Zone its good to include all of those mitigation measure BMPs from Rule 604.c.(2), just don't title them as a 604.c.(2) BMP. It can give the appearance that those BMPs are required by Rule 604.c.(2) for a non-Buffer Zone location.

Thanks.

*Doug Andrews*

Oil & Gas Location Assessment Specialist - Northeast Colorado



303.894.2100 Ext. 5180

1120 Lincoln St., Suite 801, Denver, CO 80203

[doug.andrews@state.co.us](mailto:doug.andrews@state.co.us) | <http://cogcc.state.co.us/>

[Quoted text hidden]

---

**Erin Ekblad** <[EEkblad@srcenergy.com](mailto:EEkblad@srcenergy.com)>

Wed, Jan 10, 2018 at 9:24 AM

To: "Andrews - DNR, Doug" <[doug.andrews@state.co.us](mailto:doug.andrews@state.co.us)>

Ok will do ☺

Thank you!



**Erin Ekblad**

**Manager of Regulatory Affairs**

1675 Broadway, Suite 2600; Denver, CO 80202

Cell: [303.550.2375](tel:303.550.2375) | Office: [720.616.4319](tel:720.616.4319) | E-mail: [EEKblad@srcenergy.com](mailto:EEKblad@srcenergy.com)

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

**Sent:** Wednesday, January 10, 2018 9:23 AM

**To:** Erin Ekblad <[EEkblad@srcenergy.com](mailto:EEkblad@srcenergy.com)>

**Subject:** Re: COGCC Form 2A review of SRC Energy's Harvesters State 7-15 Pad location - Doc #401442105

[Quoted text hidden]