

Heather Mitchell

From: Marette - DNR, Brandon <brandon.marette@state.co.us>
Sent: Tuesday, August 24, 2021 11:59 AM
To: Heather Mitchell
Subject: [External]:Re: FW: [External]:RE: [External]:Re: [External]:CPW's Field Assessment of Verdad's proposed Peanut Pad (T10N, R59W, Section 34, NWNE & NENW)

Good morning Heather,

Thanks for your call this morning and for making sure I read that sentence.

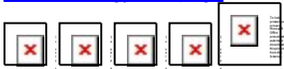
But yes, given the inability of Verdad to move this location outside of the mapped Mule Deer Severe Winter Range (an HPH polygon) while staying in the DSU, pursuant to Rule 304.b.(2).B.viii, CPW recommends that COGCC waive the ALA from the HPH perspective.

Regards,

Brandon B. Marette, CWB®
Northeast Region Energy Liaison and Land Use Coordinator



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THINK SAFETY FIRST!



On Tue, Aug 24, 2021 at 10:40 AM Heather Mitchell <HMitchell@verdadresources.com> wrote:

Hi Brandon,

Matt included in our WMP under compensatory mitigation that CPW recommends waiving the ALA since it is not possible to move out the HPH.

I wanted to call it to your attention in case you did not see that. I attached our ALA for your reference and as a reminder of what we looked at together. (south location has an arch issue, center location requires 10 wells v 5, proposed location uses an existing two track for access).

Thanks,