

From: [Taylor Elm - DNR](#)
To: [Jeff Kirtland](#)
Cc: [Adam Tankersley](#); [Melissa Luke](#); [Scott Ghan](#)
Subject: Re: Rule 312 Consultation Request - TEP Rocky Mountain LLC
Date: Tuesday, January 17, 2023 2:22:53 PM

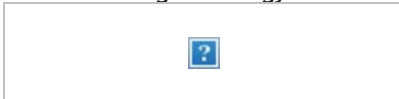
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Jeff,

Thank you for compiling the information for all of the proposed locations. This helps tremendously for a quick review. I have reviewed the HPH layers present and the associated best management practices. These are sufficient to protect wildlife resources during the proposed activities. CPW has no additional recommendations at this time. If you need any additional information, please give me a call or email.

Take care,

Taylor Elm
Northwest Region Energy Liaison



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On Thu, Jan 12, 2023 at 6:47 AM Jeff Kirtland <JKirtland@terraep.com> wrote:

Good morning, Taylor,

As we have discussed recently, operators are required to consult with CPW under COGCC Rule 312 for subsequent operations, which includes well repairs and plugging operations. For your informant, COGCC released additional [guidance](#) around this process last week.

For today, below is a list of wells and pads that we are planning subsequent operations including the identified HPH associated with these locations. We are planning to begin operations upon approval by COGCC and BLM, if required.

As a part of this process, we are required to attach any agreed upon BMPs and correspondence between CPW and the operator documenting consultation. In order to ensure proper well operations, TEP has proposed the Best Management Practices listed below for implementation during planned activities to minimize potential impacts to wildlife. However, if additional BMPs are necessary please let me know.

- Boise B-19P-O1 (103-11109, Loc 335891) – Casing Repair
 - Rule 1202.c NSO Habitats
 - Aquatic Native Species Conservation Waters

- Rule 1202.d. Density Habitats
 - Mule Deer Severe Winter Range
- Boise B-19P-P3 (103-11034, Loc 335891) – Either a casing repair or P&A
 - Rule 1202.c NSO Habitats
 - Aquatic Native Species Conservation Waters
 - Rule 1202.d. Density Habitats
 - Mule Deer Severe Winter Range
- RWF 433-17 (045-11467, Loc 335063) – Casing repair
 - Rule 1202.d Density Habitats
 - Mule Deer Severe Winter Range
 - Mule Deer Winter Concentration Areas
- Federal RU 443-6 (045-18172, Loc 335044) – Casing repair
 - Rule 1202.c NSO Habitats
 - Aquatic Cutthroat Trout Designated Crucial Habitat (southern edge of pad and access road)
 - Rule 1202.d Density Habitats
 - Elk Winter Concentration Area

Best Management Practices:

Mule Deer and Elk BMPs

1. Wildlife – Minimization: To minimize the potential for wildlife related traffic accidents, TEP has implemented speed restrictions for all lease roads and requires that all TEP employees and contractors adhere to these posted speed restrictions.
2. Wildlife – Minimization: TEP will make best efforts to minimize operations at these location during winter months by conducting operations, when possible, between 9:00am to 4:00pm when wildlife activity minimal.

Aquatic Habitat BMPs

1. Wildlife – Minimization: Operator will be compliant with all COGCC Rule 1202.a Operating Requirements.
2. Wildlife – Minimization: Operator will maintain adequate spill response equipment at the Oil and Gas Location during workover operations.
2. Wildlife – Minimization: When dust suppression is required on the pad and/or access road, potable water from a nearby source will be utilized when within cutthroat trout designated crucial habitat and/or native fish and other native aquatic species conservation waters.

Please let me know if you have any questions, or if these BMPs are satisfactory, please confirm your agreement with this information in a response that we will include with future submittals.

Thank you, sir!

Jeff Kirtland

Regulatory Manager

TEP Rocky Mountain LLC

(Terra Energy Partners LLC)

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