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Correspondence Form 2A  
Document No. 1757141

Kubeczko, Dave

**From:** MClark@nobleenergyinc.com  
**Sent:** Thursday, September 24, 2009 9:58 AM  
**To:** Kubeczko, Dave  
**Subject:** Re: Wells Ranch AA 26--07X and Wells Ranch AA 26-13X Form 2A Reviews

Hi Dave,

Please change the form 2A to reflect rangeland instead of crop land for each of the above wells. There are no noxious weeds present. This was determined by field observation date 5/4/09. the plant species that exist there are Native Grassland. The reference area for this location is the adjacent properties to the well pad. Mr. Neslin has waived the topographic map for the Wattenberg area; stating the aforementioned comment would suffice. Based on my conversation & e-mail with Mary Halstead 9/23/09, only equipment that will stay on site permanently is required. Please add to the 2A 1 water tank & 1 gas pipeline. Please remove the production pit. These changes/additions are for both the above wells. Please let me know if you have other questions or need additional information. thank you, Mari

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cc

09/17/2009 10:38 AM

Subject Wells Ranch AA 26--07X and Wells Ranch AA 26-13X Form 2A Reviews

Mari,

I have been reviewing the Wells Ranch AA 26-07X (#1757141) and Wells Ranch AA 26-13X (#1757160) Form 2As. COGCC requests the following clarifications regarding the data Noble has submitted on or attached to the Form 2A prior to passing the Oil and Gas Location Assessment.

1. Facilities (Section 5): The facilities list should include equipment used during drilling and production. As such, I would expect gas or diesel motors, generators, and fuel tanks might be on the equipment list. Can you please provide an updated list of proposed new equipment.
2. Current Land Use (Section 10) and Future Land Use (Section 11): Form 2A indicates that the current and future land use is Crop Land: Dry Land; Based on a review of the location photographs and the 2005 aerial photograph, the proposed well locations appear to resemble rangeland more than crop land; also, the nearest crop land is located approximately 1.8 miles northwest of the proposed well locations; is there any information from the landowner that crops had at one time been grown there. If this is the case, then the land use designation is accurate; otherwise, it may need to be reclassified as Non-Crop Land: Rangeland, and a reference area will need to be designated and put on a topographic map and included in the Form 2A. Can you please research this issue and get back to me.

If you have any questions, please do not hesitate to call me at (303) 894-2100 x5162, or email.

Regards,  
Dave Kubeczko

David Kubeczko, PG  
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