

Kubeczko, Dave

From: Kubeczko, Dave
Sent: Tuesday, November 10, 2009 12:59 PM
To: Kubeczko, Dave
Subject: FW: Bill Barrett Corporation, Robinson Federal 44C-26-692, SESE Sec 26 T6S R92W, Garfield County, Form 2A #1790030 Review

Scan No. 2032646 CORRESPONDENCE Form 2A #1790030

From: Kubeczko, Dave
Sent: Tuesday, November 10, 2009 8:38 AM
To: Matt Barber
Subject: RE: Bill Barrett Corporation, Robinson Federal 44C-26-692, SESE Sec 26 T6S R92W, Garfield County, Form 2A #1790030 Review

Matt,

Thanks for the update. Have you had a chance to review the COAs that were triggered due to the proximity of the proposed pad to domestic water wells? Call me with any questions. I would like to pass this soon. Thanks.

Dave

From: Matt Barber [mailto:mbarber@billbarrettcorp.com]
Sent: Monday, November 09, 2009 10:22 AM
To: Kubeczko, Dave
Subject: RE: Bill Barrett Corporation, Robinson Federal 44C-26-692, SESE Sec 26 T6S R92W, Garfield County, Form 2A #1790030 Review

Hi Dave,

Please see Bill Barrett Corp's clarifications to the COGCC items below indicated in blue text. Please let me know if you have any questions or need anything else.

Thank you,

Matt

From: Kubeczko, Dave [mailto:Dave.Kubeczko@state.co.us]
Sent: Thursday, October 29, 2009 9:30 AM
To: Matt Barber
Subject: Bill Barrett Corporation, Robinson Federal 44C-26-692, SESE Sec 26 T6S R92W, Garfield County, Form 2A #1790030 Review

Matt,

I have been reviewing the Robinson Federal 44C-26-692 (#1790030) **Form 2A**. COGCC requests the following clarifications regarding the data Bill Barrett Corporation has submitted on or attached to the Form 2A prior to passing the Oil and Gas Location Assessment.

1. **Construction (Section 6):** Mud Disposal: A disposal option needs to be selected. I can update this if you email me with the details: either "Onsite" or "Offsite"; and a method to be used should be indicated on the Form 2A (i.e., Land Farming, Land Spreading, Disposal Facility, Other: and specify). [Onsite \(Land Spreading\)](#)

2. **Water Resources (Section 14):** Form 2A indicates that the distance to the nearest surface water is 1185 feet to the north-northeast. Although this is the nearest surface water body shown on the Hydrology Map, COGCC uses intermittent streams and drainages as surface water locations; therefore, the intermittent stream located 525 feet to the south-southwest should be used as the closest surface water. I can change the surface water distance information if you send an email with this request. [Please change the closest surface water to the intermittent stream located at 525 feet.](#)
3. **Water Resources (Section 14):** Form 2A indicates that the distance to the nearest water well is 75 feet with a depth to groundwater of 140 feet bgs. COGCC review did not find this well in the state's database information. I did find a water level in one nearby well; Permit No. 149619-Robinson, domestic well, 577 feet to the north, with a groundwater level of 73 feet bgs. If you can confirm the well permit number and water level in the closest well, we can leave this information; however, since both of these wells are within 1/8 of a mile (1320 feet) of the proposed pad location, this will trigger a "sensitive area" designation for this location. [Please change the closest water well to 577 feet.](#)

These are minor changes and I would like to get this passed. If you have any questions, please do not hesitate to call me at (970) 625-2497 x5 (office) or (970) 309-2514 (cell), or email. Thanks.

Dave

David A. Kubeczko, PG
Oil and Gas Location Assessment Specialist

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