

Kubeczko, Dave

From: Kubeczko, Dave
Sent: Monday, February 08, 2010 2:35 PM
To: Kubeczko, Dave
Subject: FW: Chevron USA Inc, Union Pacific 154Y29, 155Y29, NENW Sec 29 T2N R102W, Rio Blanco County, Form 2A (#2094255) Review

Scan No 2032822 CORRESPONDENCE 2A#2094255

From: Peterson, Diane L. (DLPE) [mailto:DLPE@chevron.com]
Sent: Tuesday, February 02, 2010 3:22 PM
To: Kubeczko, Dave
Subject: RE: Chevron USA Inc, Union Pacific 154Y29, 155Y29, NENW Sec 29 T2N R102W, Rio Blanco County, Form 2A (#2094255) Review

Dave,

1. Please correct my Form 2a to Latitude 40.120028 and Longitude -108.869531.
2. Mud disposal will be offsite with RN Industries.
3. Please correct my water well information as indicated below.
4. You are correct, I should not have marked a box. We don't need to notify anyone.

Thank you

Diane L Peterson ■ ■ ☺

Regulatory Specialist Rangely & Wilson Creek, Colorado

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From: Kubeczko, Dave [mailto:Dave.Kubeczko@state.co.us]
Sent: Tuesday, February 02, 2010 3:07 PM
To: Peterson, Diane L. (DLPE)
Subject: Chevron USA Inc, Union Pacific 154Y29, 155Y29, NENW Sec 29 T2N R102W, Rio Blanco County, Form 2A (#2094255) Review

Diane,

I have been reviewing the Union Pacific 154Y29, 155Y29 (#2094255) **Form 2A**. COGCC requests the following clarifications regarding the data Chevron has submitted on or attached to the Form 2A prior to passing the Oil and Gas Location Assessment.

1. **Location Identification (Section 4):** The latitude and longitude coordinates provided on the Form 2A (Latitude 40.120565, Longitude -108.865947) do not match the coordinates provided on the Location Drawing, Addendum to Legal Plat for UP154Y29, UP155Y29, UP156Y29 & UP157Y29 (Latitude 40.120028, Longitude -108.869531). The coordinates on the Location Drawing appear to match up with the distances provided for the Footages at Surface: 478 feet from the north section line, and 2060 feet from the west section line. I believe the second set

of coordinates are correct (these coordinates also match up with the quarter/quarter designation of NENW). I can make the change if you send an email with this request.

2. **Construction (Section 6):** Form 2A indicates that mud disposal will be offsite; however, no method was selected. One of the methods (e.g., Land Farming, Land Spreading, Disposal Facility, or Other) needs to be selected. I can make the change if you send an email with this request.
3. **Water Resources (Section 14):** Form 2A indicates the depth to groundwater to be 2500 feet bgs for a well located 7444 feet from the well pad. COGCC's review did find one water well (Permit No. 8941-F-California Co, industrial well) located approximately 7656 feet to the south-southeast; with a total depth of 6254 feet bgs, a depth to groundwater of 3860 feet bgs, and a pumping rate of 400 gpm. I believe this is the well you located. I can make the change if you send an email with this request.
4. **Water Resources (Section 14):** Form 2A indicates that Chevron has notified all public water supply systems within 15 miles of the proposed well pad. However, based on COGCC's review, the closest Rule 317B Surface Water Supply Area buffer is located approximately 4.87 miles to the east-southeast, and therefore, notification would not be necessary since the proposed well pad does not fall within the buffer area shown on COGCC's online GIS map. Therefore, the no box should be marked. Can you confirm if a public water supply system has been notified and provide the notification as an attachment. I can make the change (if necessary) if you send an email with this request.

These issues need to be addressed prior to passing the OGLA Form 2A permit review. 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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