

Kubeczko, Dave

From: Kubeczko, Dave
Sent: Monday, February 15, 2010 12:13 PM
To: Kubeczko, Dave
Subject: FW: EnCana Oil & Gas (USA), SGU CDP J25 496, NWSE Sec 25 T4S R96W, Garfield County, Form 2A (#400023444) Review

Scan No 2032835 CORRESPONDENCE 2A#400023444

From: Walter, Judith [mailto:Judith.Walter@encana.com]
Sent: Wednesday, February 03, 2010 12:53 PM
To: Kubeczko, Dave
Cc: Parker, Scott F.; Rosa, Doug; Merendino, Frank
Subject: Re: EnCana Oil & Gas (USA), SGU CDP J25 496, NWSE Sec 25 T4S R96W, Garfield County, Form 2A (#400023444) Review

Hello Dave, EnCana accepts the COA's outlined below. Regards, Judy Walter

From: Kubeczko, Dave
To: Walter, Judith
Sent: Tue Feb 02 18:37:08 2010
Subject: EnCana Oil & Gas (USA), SGU CDP J25 496, NWSE Sec 25 T4S R96W, Garfield County, Form 2A (#400023444) Review
Judith,

I have been reviewing the SGU CDP J25 496 **Form 2A** (#400023444). COGCC requests the following clarifications regarding the data EnCana has submitted on or attached to the Form 2A prior to passing the Oil and Gas Location Assessment.

1. **Water Resources (Section 14):** Form 2A indicates the depth to groundwater to be 0 feet bgs for a well located 8163 feet from the well pad. COGCC's review did find a water well (Permit No. 32776-Exxon, municipal well for processing oil shale) located approximately 8289 feet to the south, with a total depth of 425 feet bgs, but no depth to groundwater information. COGCC did find another water well (Permit No. 123570-Exxon, monitoring well) located approximately 11563 feet to the south, with a total depth of 525 feet bgs and a depth to groundwater of 78 feet bgs. I believe this well is indicative of groundwater conditions in the area. I can make the change if you send an email with this request.
2. **General:** Due to the highly fractured nature of the surface material in this area, the following conditions of approval (COAs) will apply:
 - COA 40** - Secondary containment for above ground vessels must be lined.
 - COA 23** - Operator must ensure 110 percent secondary containment for any volume of fluids contained at the oil and gas location during construction and gathering operations. If fluids are conveyed via pipeline, operator must implement best management practices to contain any unintentional release of fluids.

COGCC would appreciate your concurrence with attaching these COAs to the Form 2A permit prior to passing the OGLA review. The other issue is minor. 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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