

Allison, Rick

From: Angie Galvan [Angie.Galvan@stxra.com]
Sent: Wednesday, March 21, 2012 12:27 PM
To: Allison, Rick
Cc: Hakim Benhammou
Subject: RE: Ford Family Trust 2H Form 2A (Doc 400249016) - Condor Energy Technology

Rick,

I approve of changing the mud disposal section on the Form 2A to indicate offsite-land spreading. Condor will submit a *Sundry Notice* Form 4 defining a Waste Management Plan meeting requirements of Rule 907(a) prior to removing the drill cuttings from the location. In addition Condor does confirm that the Fresh Water Frac Pit will contain fresh water only, have a sign posted that prohibits the use of the pit for fluids that do not come from municipal, irrigation or surface water sources and no fluids will be allowed to flow back to Fresh Water Storage Pit.

Please let me know if any further information is needed. Feel free to contact me at 281-716-5730 with any questions you may have.

Thank you,

Angie

From: Allison, Rick [<mailto:Rick.Allison@state.co.us>]
Sent: Wednesday, March 21, 2012 12:24 PM
To: Angie.Galvan@stxra.com
Subject: FW: Ford Family Trust 2H Form 2A (Doc 400249016) - Condor Energy Technology

Angie,

Per our phone conversation this morning, COGCC understands that Condor plans to land-apply the drill cuttings and mud on agricultural land for beneficial reuse. Therefore, with your approval, I will change the mud disposal section on the Form 2A to indicate offsite-land spreading.

In addition the following condition of approval (COA) will apply:

If drill cuttings will be land applied, then a Waste Management Plan meeting the general requirements of Rule 907.a. must be submitted for the land application of drill cuttings. Submit the Waste Management Plan on a Form 4 Sundry Notice via email to ogccenvirosundry@state.co.us prior to removing drill cuttings from the location.

Please also respond regarding the two COAs the Freshwater frac pit:

1. Fresh Water Storage Pit shall contain fresh water only and signage prohibiting the use of the pit for any fluid that does not come from municipal, irrigation or surface water source.
2. Operator shall not allow any fluids to flow back to the Fresh Water Storage Pit/Pond.

Thank you
Rick

From: Allison, Rick
Sent: Wednesday, February 15, 2012 10:19 AM
To: 'Angie.Galvan@stxra.com'
Subject: Ford Family Trust 2H Form 2A (Doc 400249016) - Condor Energy Technology

Angie,

I am reviewing the Form 2A location assessment (Doc 400249016) for the Ford Family Trust 2H location, and I have the following comments.

Drilling Mud/Cuttings Disposal: The Form 2A indicates that drilling mud (and cuttings) will be disposed onsite via landfarming. Please clarify Condor's proposed plans for handling drilling mud and cuttings, including final disposal.

Frac Pit: Since the location contains a proposed fresh water frac pit, the following conditions of approval will apply to this location. Please indicate Condor's acknowledgement and concurrence with these COAs:

3. Fresh Water Storage Pit shall contain fresh water only and signage prohibiting the use of the pit for any fluid that does not come from municipal, irrigation or surface water source.
4. Operator shall not allow any fluids to flow back to the Fresh Water Storage Pit/Pond.

If the freshwater frac pit is constructed, then submit the Form 15 Pit Report within 30 days of construction and include the following information at a minimum:

1. Revised Construction Drawings if the pit as-built construction is significantly different than proposed in the Form 2A.
2. Photographs from each corner of the pit
3. Liner material and thickness
4. Lat/Long of the southeast corner of the pit (as-built)

Note that a Form 15 is available in eForm.

Please contact me if you have any questions about the Form 15 or this Form 2A.

Best Regards,

Rick Allison, P.G.
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Colorado Oil and Gas Conservation Commission
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