



Postle East Drill Pad and Tank Battery

1 message

Shannon Hartnett <shartnett@gwogco.com>
To: "Penny.garrison@state.co.us" <Penny.garrison@state.co.us>
Cc: "Jane.Stanczyk@state.co.us" <Jane.Stanczyk@state.co.us>

Tue, Oct 8, 2013 at 10:33 AM

Penny,

In reference to both Doc# 400469321 and 400472236 for the Postle IC East Pad 11-33HN and Postle IC East Tank Battery 11-33HN I would like to clarify the permitting timeline for you.

1. The pre-application notification for Rule 305.a. was sent out to all building unit owners within 1000' feet and the surface owner on August 9, 2013.
2. Great Western wished to submit our 2A forms prior to the pre-application 30 day time period had past and therefore all building unit owners and the surface owner signed a waiver, waiving that time period. At such time they all expressed verbally that they support our operations and drilling efforts. With that said, they did not request any meetings with us.
3. The OGLA Notice – Rule 305.c.(1).C was not sent out to the surface owner, instead they all signed a waiver to such notice. However, the information that would have been provided in such notice was available to them while signing the waiver. Again, they did not request to meet with us and all expressed that they support our operations and drilling efforts.
4. The Buffer Zone Notice – Rule 305.c.(2). was not sent out to the building unit owners, instead they all signed a waiver to such notice. However, the information that would have been provided in such notice was available to them while signing the waiver. Again, they did not request to meet with us and all expressed that they support our operations and drilling efforts.
5. The operator certification letter states that Great Western has complied with the Rule 306.e. meeting requirements because none of the building unit owners or the surface owner requested a meeting with us.
6. Great Western is requesting that we only permit the 2A's for these locations so that we can build the surface location prior to the Bald Eagle stipulation time period for this year.
7. Attached letters and waivers for Rule 305.a
8. A summary of the building unit owners and surface owners:

| | | |
|--|-------------------------------------|----------------------------------|
| Postle IC East Pad 11-33HN Building Unit Owners | Postle IC East Tank Battery 11-33HN | Surface Owner for both locations |
| Charles and Penny Myers | Charles and Penny Myers | Postle Properties III LLC |
| Todd and Robyn Bruxvoort | Kathleen Keenan | |

Best Regards,



Shannon Hartnett

Regulatory Compliance Specialist

Great Western Operating Company, LLC

1801 Broadway, Suite 500

Denver, CO 80202

Direct: [303.398.0351](tel:303.398.0351)

Cell: [303.525.3638](tel:303.525.3638)

Fax: [866.522.1673](tel:866.522.1673)

Privileged / Confidential information may be contained in this message. This information is intended solely for use by the individual entity named as the recipient. If you are not the intended recipient, be aware that any disclosure, copying, distribution, or use of the contents of this communication is prohibited. In such case, you should destroy this communication and notify the sender by reply email.