



State
of
Colorado

Allison - DNR, Rick <rick.allison@state.co.us>

Wells Ranch USX AE07-66-1HN Pad Form 2A 400371121

Allison - DNR, Rick <rick.allison@state.co.us>
To: JDGarrett@nobleenergyinc.com
Cc: Kent Kuster - CDPHE <kent.kuster@state.co.us>

Wed, Mar 20, 2013 at 7:57 AM

I will remove the request for CDPHE consultation from this Form 2A.

Rick Allison, P.G.
Oil and Gas Location Specialist - Northeast Colorado
Colorado Oil and Gas Conservation Commission
303-894-2100 x5102

On Wed, Mar 20, 2013 at 7:52 AM, <JDGarrett@nobleenergyinc.com> wrote:

That was going by old procedures where we would check that box whenever we had a property line waiver, It does not require a 306.d(!)A.ii.

Justin Garrett
Regulatory
(303) 228-4449
JDGarrett@nobleenergyinc.com

From: "Allison - DNR, Rick" <rick.allison@state.co.us>
To: JDGarrett@nobleenergyinc.com
Cc: Kent Kuster - CDPHE <kent.kuster@state.co.us>
Date: 03/20/2013 07:50 AM
Subject: Wells Ranch USX AE07-66-1HN Pad Form 2A 400371121

Justin,

You have indicated that the subject Form 2A includes a Rule 306.d.(1)A.ii. variance request? Is this correct? I see the exception location request, but that is not subject to 306.d.(1)A.ii. consultation with CDPHE.

Please let me know.

Rick Allison, P.G.
Oil and Gas Location Specialist - Northeast Colorado
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