



September 10, 2009

Ms. Kelly Bott
Wyoming DEQ – Air Quality Division
Herschler Building, 2E West
122 W 25th Street
Cheyenne, Wyoming 82002

**RE: Pinedale Anticline Record of Decision – LGS-equivalent emission reductions
Newfield Production Company**

Dear Ms Bott:

Newfield Production Company (Newfield) is submitting this letter as requested by the Division to acknowledge the requirement of establishing VOC emission offsets as stated in the BLM Pinedale Anticline Record of Decision. As determined by WDEQ-AQD, Newfield is to provide reductions of VOC emissions equivalent to 11.7 tons per year based on the WDEQ calculated Reduction Factor.

Newfield plans to meet this requirement by modifying one or more of its existing air permits in the Pinedale Anticline area to reflect the control of pneumatic heat trace pumps at a number of its facilities. In addition, Newfield recently submitted an air permit application for its NFX WDW #1 facility and final approval (permit no. CT-9109) was granted on August 26, 2009. The permit application for this facility included emission offsets created from the reduced vehicle miles travelled from the proposed installation of a pipeline for the transport of produced water from select Newfield locations.

According to the latest Offset Bank Spreadsheet for Newfield, the current Newfield Offset Bank contains balances of -3.8 tons per year of VOCs.

If you should have any questions concerning this matter please feel free to contact me at 303.383.4142 or Eric Sundberg at 303.382.4470.

Sincerely,

A handwritten signature in black ink, appearing to read "Brad M. Rogers".

Brad M. Rogers
HSE Specialist
Newfield Exploration Company

Cc: Chuck Otto, Pinedale BLM
Merry Gamper, Pinedale BLM
Eric Sundberg, Newfield