



Eastin, Darryl

From: info@saverichmondbeach.org
Sent: Friday, July 29, 2011 9:05 AM
To: Eastin, Darryl
Subject: Re: Point Wells - Notice of Application to KC properties

I had also asked for the hydrogeologic report. Any luck with that?

Do you have the new "files" listed in the second notice of application? More specifically, do you have them electronically.

Not sure if I need to make this request, but please make sure Save Richmond Beach is a party of record on the new materials.

Thanks for your note. I hope you are having a great summer.

Sent from my T-Mobile myTouch 3G Slide

----- Reply message -----

From: "Eastin, Darryl" <Darryl.Eastin@co.snohomish.wa.us>
Date: Thu, Jul 28, 2011 4:45 pm
Subject: Point Wells - Notice of Application to KC properties
To: "'Save Richmond Beach'" <info@saverichmondbeach.org>
Cc: "Knight, Howard" <Howard.Knight@co.snohomish.wa.us>

Hi Caycee,

I apologize for the long delay in responding to your e-mail regarding the notice of application, determination of application completeness and procedure for listing as a party of record.

PDS mailed a second Notice of Application (NOA) for the Point Wells applications on June 27 and July 1, 2011. The NOA was mailed to all property owners in the City of Shoreline (King County) within 700 feet of the Point Wells subject property and property owners along Richmond Beach Drive north of NW 196th Street as well as property owners in Snohomish County that received the first notices. The second NOA of application included a new 21-day comment period.

I also wanted to pass along information on how people can request to listed as a Party of Record (POR) to enter written comments into the public record and receive notices for public meeting and hearings. People can request to be a POR by:

1. Submitting written comments to the department prior to a Type 1 decision or Type 2 recommendation;
 2. Submitting written comments or testifying at the open record hearing (excluding persons who have only signed petitions or mechanically produced form letters); and
 3. Requesting the notice of decision by entering their name and mailing address on a register provided for such purpose at the open record hearing. (SCC 30.91P.110)

You had also asked about any requirement for notice concerning the determination of application completeness. Snohomish County Code section 30.70.040 covers application completeness determination. The code allows for an application to be deemed complete without a written determination if the department (PDS) does not provide a written

determination to the applicant within 28 days after receiving an application [SCC 30.70.040(2)]. PDS did not provide a written determination to the applicant. Therefore, the application was deemed complete pursuant to SCC 30.70.040(2).

Please let me know if you have any additional questions.

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