

Sophie Kiepe

From: Bryan Lohoff
Sent: Monday, July 19, 2021 1:53 PM
To: Sophie Kiepe; Brian Vickers
Subject: FW: Permit Application Received

-----Original Message-----

From: SQL Service on VS90 (DO NOT REPLY) <dphevs90mail@state.co.us>
Sent: Friday, July 9, 2021 12:24 PM
To: Claire Gerrish <cgerrish@juwiamericas.com>
Subject: Permit Application Received

Colorado Department of Public Health and Environment
Air Pollution Control Division
Stationary Sources Program
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Your construction permit application was received by the Air Pollution Control Division (the Division) on 05/13/2021. After an initial review, this application was deemed administratively complete and has been logged in to the Division's permit tracking system. The permit and AIRS ID number assignments are as follows:

PERMIT	AIRS ID	FACILITY
GP03	042/0312/001	JSI CONSTRUCTION - PIKE SOLAR
Point Description: LAND DEVELOPMENT FOR SOLAR ENERGY FACILITY CONSTRUCTION		

If you should have any questions concerning the status of your permit application, please contact Byron Caton at (303)692-3220 or BYRON.CATON@state.co.us. When calling, please reference the permit and/or AIRS ID number(s) listed above. You can also research the status of your application online at <https://apcdweb.dphe.state.co.us/permitstatus/>. Please note that the status of general permit applications will not be reflected on the Division's website; conditional coverage under the relevant general permit is effective on the date that a complete application is received by the Division.

The next step in processing your construction permit application is to determine if all of the necessary information for a full engineering analysis is contained within your application. If any information is missing, the Division will contact you in the near future to obtain the needed material.

State law requires that the Division determine the completeness of an application within 60 days of receipt. If you do not hear from the Division by 07/12/2021, you can assume that your application is complete. Please note, however, that a complete application does not mean that a permit has been or will be granted. Furthermore, Colorado state law requires that facilities have a construction permit prior to construction and operation of equipment.

Colorado Regulation No. 3, Part A Section VI.A.1 requires the division to charge fees to "...recover the direct and indirect costs incurred by the Division in processing permit applications, issuing permits, and in conducting a compliance monitoring and enforcement program. Such fees shall apply without regards to whether a permit is issued, denied, withdrawn, or revoked." With respect to processing applications and issuing permits, fees will be charged for time spent

reviewing the application, and drafting the permit and associated basis document, including researching regulatory and technical issues related to the application and permit draft as applicable. Chargeable time related to this permit application also includes peer and supervisor review of drafts, as well as time spent by permit engineers and division management in meetings, phone calls, and responding to emails. Other fees, if applicable, can include the cost to publish the draft permit for public notice, and technical review of air quality modeling results. The permit processing invoice for construction permits will be generated once the permit is issued, or the application withdrawn/denied.