

**Department of Environmental Quality, Division of Air Quality PUBLIC NOTICE:** In accordance with Chapter 6, Section 2(m) of the Wyoming Air Quality Standards and Regulations, notice is hereby given that the State of Wyoming, Department of Environmental Quality, Division of Air Quality, proposes to approve a request by Ultra Resources Inc. to modify the Warbonnet 12-2 PAD with the addition of production equipment, with one reboiler overheads condenser and one smokeless combustion device to control volatile organic compound and hazardous air pollutant emissions associated with the dehydration unit, located in the NW1/4SW1/4 of Section 2, T30N, R108W, approximately ten (10) miles south of Boulder, in Sublette County, Wyoming. Ultra has met the demonstration requirements under Chapter 6, Section 2(c)(ii) for this permitting action since current emissions are less than emissions during the baseline period. VOC emissions have decreased 0.4 TPY from the baseline period and NOx emissions have decreased 0.4 TPY from the baseline period. These emission reductions have been added to Ultra's offset bank to use for future permitting actions.

For the duration of the public comment period, copies of the permit application, the agency's analysis, and the public notice are available for public inspection online at <http://deq.wyoming.gov/aqd/new-source-review/resources/applications-on-notice/> and at the Sublette County Clerk's Office, Pinedale, Wyoming. In accordance with the Americans with Disabilities Act, special assistance or alternate formats will be made available upon request for individuals with disabilities.

Written comments may be directed to Steven A. Dietrich, Administrator, Division of Air Quality, Department of Environmental Quality, 122 W. 25<sup>th</sup> St., Cheyenne, Wyoming 82002 or by fax (307) 777-5616. Please reference A0000949 in your comment. Comments submitted by email will not be included in the administrative record. All comments received by 5:00 p.m., Monday, November 2, 2015 will be considered in the final determination on this application. A public hearing will be conducted only if in the opinion of the administrator sufficient interest is generated or if an aggrieved party so requests.