



BLACK RAVEN ENERGY, INC.

October 17, 2009

Mr. Dale A. Vieselmeyer
36996 County RD 53
Amherst, CO 80721-9737

CERTIFIED MAIL 7007 1830 0000 4991 6028
RETURN RECEIPT REQUESTED

RE: Notice of Drilling Operations

Vieselmeyer 843-5-31-L2 – T8N-R43W, Section 5: Lot 2 of NE/4; APD 05-095-06246-00
Vieselmeyer 843-5-42-L8 – T8N-R43W, Section 5: Lot 8 of NE/4; APD 05-095-06250-00
Vieselmeyer 843-5-41-L1 – T8N-R43W, Section 5: Lot 1 of NE/4; APD 05-095-06160-00
Phillips County, Colorado

Dear Mr. Dale Vieselmeyer:

The Colorado Oil and Gas Conservation Commission (“COGCC”) has adopted guidelines and procedures regarding oil and gas activities affecting the surface. These rules stipulate that an affected surface owner must be given notice in writing by an operator at least thirty (30) days prior to commencement of drilling an oil and gas well.

In accordance with Rule 305.e.(1) of the COGCC’s Rules this letter shall serve as a 30-day notice from Black Raven Energy, Inc. (“BRE”) of its intention to conduct drilling operations on the above referenced lands. BRE anticipates commencing operations no sooner than thirty (30) days from the date of this letter but within the next twelve (12) months, pending receipt of required permits and approval of title. You may elect to waive this 30-day notice, and thereby shorten this time period, by checking the appropriate space on the enclosed Owner Response Letter.

In accordance with Rule 306 of the COGCC’s Rules you are also provided the opportunity to consult with BRE prior to commencement of operations with respect to location on your property of the roads, production facilities and wellsite(s). If you would like to schedule a time for such consultation, please so indicate by returning the attached Owner’s Response Letter to BRE at your earliest opportunity and we will attempt to reasonably accommodate your preferred date and time for the consultation.

Enclosed is a self-addressed stamped envelope for your convenience in returning the Owner Response Letter. If we do not receive the Owner Response Letter back from you within the next thirty (30) days, we will assume you elect not to engage in Rule 306 consultation.

As the surface owner, it is your responsibility to notify any affected tenant farmer, lessee or other party that may own or have an interest in any crops or surface improvements that could be affected by BRE's proposed operations.

Also enclosed is an "Oil and Gas Well Notification Consultation and Reclamation Rules Brochure" containing information for Operators, Surface Owners and Surface Tenants. We are additionally providing you a copy of our Rule 306 Consultation form that we will fill out when we meet for consultation.

If you should need anything further in this regard, please contact me at the letterhead address or at my direct number 303-308-1330 (ext.136). Thank you in advance for your cooperation.

Sincerely,
Black Raven Energy, Inc.



Janice Aldstadt
Land Administration

Enclosures

cc: Colorado Oil and Gas Conservation Commission