



MAK-J Energy Operating Company, LLC
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April 18, 2013

VIA ELECTRONIC TRANSMITTAL

Colorado Oil and Gas Conservation Commission
Attn: Director
1120 Lincoln Street, Suite 801
Denver, CO 80203

Re: Rule 318A (l).a and 318A (1).c Exception Location Request

McCoy # 11-33 Well: 791' FNL, 231' FWL, Sec. 33 T4N R68W
McCoy # 21-33 Well: 806' FNL, 231' FWL, Sec. 33 T4N R68W
McCoy # 2-2-33 Well: 821' FNL, 231' FWL, Sec. 33 T4N R68W
McCoy # 22-33 Well: 836' FNL, 231' FWL, Sec. 33 T4N R68W
McCoy #2-4-33 Well: 851' FNL, 231' FWL, Sec. 33 T4N R68W
McCoy # 12-33 Well: 866' FNL, 231' FWL, Sec. 33 T4N R68W

Dear Director:

MAK-J Energy Colorado, LLC respectfully requests that the Director grant an exception to Rule 318.A for the above wells. These wells are spotted as above, on a single site and in accordance with the wishes of the surface owner, in order to maximize future land use possibilities and minimize surface disturbance. Per COGCC Rule 318.A(a), a GWA well surface location must be within a 400' by 400' drilling window centered at the center of each quarter-quarter section, or inside a 800' by 800' drilling window at the center of each quarter section, or per rule 318.A(c) shall not be less than 50' from an existing well. These well surface locations fall outside of the prescribed 400' by 400' drilling window centered at the center of each quarter-quarter section, or outside the 800' by 800' drilling window centered at the center of each quarter section and are not located within 50' of an existing well.

A waiver from the affected surface owner is attached.

Sincerely,

Peter R. Mounsey
CEO
MAK-J Energy Colorado, LLC

Attachments