

**Surface Location Exception Waiver**  
**(Rule 318A.a. and 318A.c.)**

PDC Energy, Inc. as Operator of the following proposed well(s):

**Schneider 19Q-402: 359' FNL & 1560' FEL: Lat. N 40.37830°, Long 104.58883°**

**Schneider 19Q-312: 359' FNL & 1590' FEL: Lat. N 40.37830°, Long 104.58894°**

**Schneider 19P-432: 359' FNL & 1620' FEL: Lat. N 40.37830°, Long 104.58905°**

**Schneider 19P-232: 359' FNL & 1650' FEL: Lat. N 40.37830°, Long 104.58916°**

Hereby requests a Surface Location Exception Waiver from: William P. Schneider and Tammy S. Schneider ,owners of the surface for the aforementioned well location(s).

Pursuant to the following Colorado Oil and Gas Conservation Commission ("COGCC") Rule:

**Rule 318A.a. GWA, GWA wells, GWA windows and unit designations**

COGCC Rule 318A.a designates five "drilling windows" per quarter section of land in the Greater Wattenberg Area (GWA) – 400'x400' boxes in the center of each quarter/quarter section, and an 800'x800' box in the center of the quarter section.

**Rule 318A.c. Surface locations**

COGCC Rule 318A.c. also states that certain well locations must be "twinned" (located within fifty (50) feet of an existing well).

A complete copy of the COGCC rules and policies is available at the following website: <http://cogcc.state.co.us/>.

**As the Surface Property Owner(s), I understand that the aforementioned well location(s) fall outside of those drilling areas and are greater than fifty (50) feet from an existing well, and consent to the location(s) as planned. I hereby waive any requirements to comply with COGCC Rule 318A.a. and 318A.c. for the aforementioned well(s).**

**Surface Property Owner(s) Name and Address:**

	<i>24 Nov 14</i>
William P. Schneider	Date
	<i>Nov 24, 14</i>
Tammy S. Schneider	Date