



4/29/2014

VIA ELECTRONIC TRANSMITTAL

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

RE: Rule 318A.a 30 Day Certification Letter

**Synergy Resources, Corp eight (8) well Markham Pad:  
SRC Markham 31-16-9CHZ  
SRC Markham 31-16-9NHZ  
SRC Markham 41-16-9CHZ  
SRC Markham 41-16-9NHZ  
SRC Markham C-16-9CHZ  
SRC Markham C-16-9NHZ  
SRC Markham R-16-9CHZ  
SRC Markham R-16-9NHZ  
All in SENW Sec. 16-T4N-R68W, Weld County, Colorado**

Dear Mr. Lepore,

Synergy Resources Corporation (Synergy) is planning to drill the captioned wells in accordance with the provisions of COGCC Rule 318A.e.

Synergy Resources Corp. (Synergy's) proposed wellbore spacing unit consists of All of Sec. 9-T4N-R68W & the N/2 of Sec. 16-T4N-R68W (See attached Map).

Synergy is the only owner within the proposed wellbore spacing unit, therefore Synergy attests that no notice letters are required under COGCC Rule 318A.e.(6).

Sincerely,

Clayton L. Doke  
Senior Engineer  
Integrated Petroleum Technologies, Inc.  
Consultants to Synergy Resources Corp.

**SYNERGY RESOURCES CORP. - MARKHAM PAD - PROPOSED SPACING UNIT**  
**ALL Sec. 9, T4N, R68W & N/2, Sec. 16, T4N, R68W**

