



Upstream

Petroleum Management, Inc.

7000 S. Yosemite St., Suite 290B
Englewood, CO 80112
phone 303.942.0506
www.upstreampm.com

Justin & Julie Ratliff
14995 Riverdale Rd.
Brighton, CO 80602

May 15, 2014

RE: Application for Permit to Drill: Exception Location Request

Ward Petroleum Corporation

Todd Creek Farms 15-2-1HC

Todd Creek Farms 15-2-2HN

Todd Creek Farms 15-2-3HC

Todd Creek Farms 15-2-4HN

Todd Creek Farms 15-2-5HC

Todd Creek Farms 15-2-6HN

Sec.14 T1S R67W

Adams County, Colorado

Surface: Fee

Mineral Lease: Fee

Todd Creek Farms 14-2-1HC

Todd Creek Farms 14-2-2HN

Todd Creek Farms 14-2-3HC

Todd Creek Farms 14-2-4HN

Todd Creek Farms 14-2-5HC

Todd Creek Farms 14-2-6HN

Dear Mr. and Ms. Ratliff:

Ward Petroleum Corporation (Ward) hereby requests the Colorado Oil and Gas Conservation Commission (COGCC) Director's approval for a surface location exception waiver for the above referenced wells. The wells do not conform to the COGCC Rule 318A(a), pertaining to the Application for Permit to Drill (APD), for statewide spacing requirements due to the agreement between yourself and Ward.

COGCC Rule 318A.a.(4) concerning the Greater Wattenberg Area states that a well must be located in "a square with sides four hundred (400) feet in length, the center of which is the center of any governmental quarter-quarter section ("400' window)". The above referenced wells do not conform to the spacing requirements due to your preference, topography and existing wells which violates COGCC Rule 318A(a). Please see the attached document stating the exact locations of the surface holes of the wells that this waiver will apply to.

By approving this matter, we anticipate COGCC granting Ward a location exception waiver to Rule 318A(a), allowing the location to be outside the COGCC Greater Wattenberg Area spacing rules.

May 15, 2014
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Please contact Andrea Gross at 303-942-0506 or at agross@upstreampm.com, respectively, if you have any questions.

Sincerely,

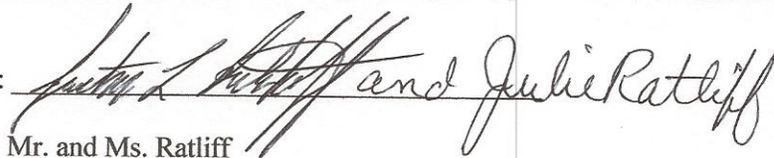


Andrea Gross
Permit Agent for Ward Petroleum Corporation

AJG:ajg

By signing below, you acknowledge the agreed upon surface location of the well locations as staked.

Sign:



Mr. and Ms. Ratliff

Date: 5-18-2014



Upstream

Petroleum Management, Inc.

7000 S. Yosemite St., Suite 2901

Englewood, CO 80111

phone 303.942.0501

www.upstreampm.com

Mark & Kelli Richer
14975 Riverdale Rd.
Brighton, CO 80602

May 15, 2014

RE: Application for Permit to Drill: Exception Location Request

Ward Petroleum Corporation

Todd Creek Farms 15-2-1HC

Todd Creek Farms 15-2-2HN

Todd Creek Farms 15-2-3HC

Todd Creek Farms 15-2-4HN

Todd Creek Farms 15-2-5HC

Todd Creek Farms 15-2-6HN

Sec.14 T1S R67W

Adams County, Colorado

Surface: Fee

Mineral Lease: Fee

Todd Creek Farms 14-2-1HC

Todd Creek Farms 14-2-2HN

Todd Creek Farms 14-2-3HC

Todd Creek Farms 14-2-4HN

Todd Creek Farms 14-2-5HC

Todd Creek Farms 14-2-6HN

Dear Mr. and Ms. Richers:

Ward Petroleum Corporation (Ward) hereby requests the Colorado Oil and Gas Conservation Commission (COGCC) Director's approval for a surface location exception waiver for the above referenced wells. The wells do not conform to the COGCC Rule 318A(a), pertaining to the Application for Permit to Drill (APD), for statewide spacing requirements due to the agreement between yourself and Ward.

COGCC Rule 318A.a.(4) concerning the Greater Wattenberg Area states that a well must be located in "a square with sides four hundred (400) feet in length, the center of which is the center of any governmental quarter-quarter section ("400' window")". The above referenced wells do not conform to the spacing requirements due to your preference, topography and existing wells which violates COGCC Rule 318A(a). Please see the attached document stating the exact locations of the surface holes of the wells that this waiver will apply to.

By approving this matter, we anticipate COGCC granting Ward a location exception waiver to Rule 318A(a), allowing the location to be outside the COGCC Greater Wattenberg Area spacing rules.

May 15, 2014
Page 2

Please contact Andrea Gross at 303-942-0506 or at agross@upstreampm.com, respectively, if you have any questions.

Sincerely,



Andrea Gross
Permit Agent for Ward Petroleum Corporation

AJG:ajg

By signing below, you acknowledge the agreed upon surface location of the well locations as staked.


Sign:  _____

Date: 5/13/14 _____

Mr. and Ms. Richers