

October 3, 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. and Rule 318A.c. Exception Location Request (Meehl 01N-65W-24 Pad)**
Meehl 01N-65W-24-1C, Meehl 01N-65W-24-2N, Meehl 01N-65W-24-3N, Meehl 01N-65W-24-4N, Meehl 01N-65W-24-5C, Meehl 01N-65W-24-6N, Meehl 01N-65W-24-7N, Meehl 01N-65W-24-8N, Meehl 01N-65W-24-9C
SWSE of Section 24, Twp 1N, Range 65W, 6th PM
Weld County, CO

Dear Director:

Verdad Oil & Gas Corp. (Verdad) is requesting an exception to Rule 318A.a. and Rule 318A.c. for the above-captioned wells.

The locations are planned outside of a GWA window and are not within 50' of an existing well. This location is a good location in order to drill horizontal wells with sufficient lateral length in the producible zone and build sufficient production facilities on location.

A waiver from the affected surface owner is part of the signed Surface Use Agreement as noted on page 4, #9 COGCC Waivers.

If you have any questions, please contact the undersigned at 214-838-2783.

Sincerely,

L. Arthur Beecherl, IV



Vice President of Operations
Verdad Oil and Gas Corporation
5950 Cedar Springs Road, Suite 200
Dallas, TX 75235