



Mr. Matthew Lepore
Colorado Oil and Gas Conservation Commission
1120 Lincoln Street, Suite 801
Denver, CO 80203

December 1, 2014

RE: Rule 305.a. Certification
Ward Petroleum Corporation
Schaefer 24-3-1
SHL: 419' FSL 2,003' FEL (SW/4 SE/4)
BHL: ±460' FNL ±2,640' FEL (NW/4 NE/4)
Sec. 24 T1S R67W
Adams County, Colorado
Surface: Fee
Mineral Lease: Fee

Dear Mr. Lepore,

This letter hereby certifies that Ward Petroleum Corporation (Ward) complied with Rule 305.a.(2) on October 20, 2014 for the above referenced Oil and Gas Location. All Building Owners within 1,000' of the proposed location were sent certified letters notifying them that Ward is seeking an oil and gas permit and associated Oil and Gas Location Assessment within 1,000' of their Building Unit and that the Production Facilities would be less than 500' from the Building Units. Ward received the signed waivers from all Building Unit Owners.

Ward also received a waiver from all Building Unit owners on the same date that waives the 30 days prior to submitting the Form 2A requirement. Those waivers can be provided upon request.

Please send a copy of all correspondence to Upstream Petroleum Management, Inc. at 7000 S. Yosemite St. Suite 290B, Englewood, CO 80112. Please contact me or Kim Rodell at 303-942-0506 or at agross@upstreampm.com or krodell@upstreampm.com, respectively, if you have any questions.

Sincerely,
UPSTREAM PETROLEUM MANAGEMENT, INC.

Andrea J. Gross
Permit Agent for Ward Petroleum Corporation

AJG:ajg

Your Assets / Our Expertise

- Regulatory
- Storm-water Management Plans
- Project Coordination
- Permitting
- Government Relations
- EA/EIS Assistance