



February 27, 2015

Mr. Matthew Lepore, Director
Colorado Oil & Gas Conservation Commission
1120 Lincoln Street, Ste. 801
Denver, Colorado 80203

Re: COGCC Rule 318A.a.: Exception Location Request
COGCC Rule 318A.c.: Twinning Exception Location Consent
SRC Evans Pad: SWNE: Section 26, Township 5 North, Range 66 West
Weld County, Colorado

Dear Mr. Lepore:

Synergy Resources Corporation (Synergy) is planning to drill the following 15 horizontal wells as follows:

SRC Evans G-26-23-14NHZ (Doc #400695437):	SHL, 1904' FNL, 3050' FEL Sec.26, T5N-R66W
SRC Evans G-26-23-14CHZ (Doc #400695462):	SHL, 1927' FNL, 3050' FEL, Sec.26, T5N-R66W
SRC Evans 13-26-23-14NHZ (Doc #400695493):	SHL, 1949' FNL, 3050' FEL, Sec.26, T5N-R66W
SRC Evans 13-26-23-14CHZ (Doc #400695572):	SHL, 1972' FNL, 3050' FEL, Sec.26, T5N-R66W
SRC Evans B-26-23-14NHZ (Doc #400695627):	SHL, 1994' FNL, 3049' FEL, Sec.26, T5N-R66W
SRC Evans B-26-23-14CHZ (Doc #400695709):	SHL, 2017' FNL, 3049' FEL, Sec.26, T5N-R66W
SRC Evans K-26-23-14NHZ (Doc #400695747):	SHL, 2039' FNL, 3049' FEL, Sec.26, T5N-R66W
SRC Evans K-26-23-14CHZ (Doc #400695775):	SHL, 2062' FNL, 3049' FEL, Sec.26, T5N-R66W
SRC Evans 33-26-23-14CHZ (Doc #400697352):	SHL, 2002' FNL, 2129' FEL, Sec.26, T5N-R66W
SRC Evans S-26-23-14NHZ (Doc #400697366):	SHL, 1980' FNL, 2129' FEL, Sec.26, T5N-R66W
SRC Evans S-26-23-14CHZ (Doc #400697384):	SHL, 1957' FNL, 2130' FEL, Sec.26, T5N-R66W
SRC Evans D-26-23-14NHZ (Doc #400697421):	SHL, 1935' FNL, 2130' FEL, Sec.26, T5N-R66W
SRC Evans D-26-23-14CHZ (Doc #400697442):	SHL, 1912' FNL, 2130' FEL, Sec.26, T5N-R66W
SRC Evans 43-26-23-14NHZ (Doc #400697462):	SHL, 1890' FNL, 2130' FEL, Sec.26, T5N-R66W
SRC Evans 43-26-23-14CHZ (Doc #400697485):	SHL, 1868' FNL, 2130' FEL, Sec.26, T5N-R66W

The surface locations of Synergy's proposed wells have been staked outside of the COGCC Rule 318A.a. Greater Wattenberg Area (GWA) Drilling Window. In addition, under the COGCC Rule 318A.c. any new twinning well is to be located within 50 feet of an existing well. These wells are not located within 50 ft of an existing well. Synergy is the surface and mineral owner of the proposed pad location and self-waives both 318A.a. and 318A.c. in the comments section of the APD's.

Synergy respectfully requests the COGCC to review the enclosed information and approve the requested exception location request and Application for Permit to Drill for the wells on the subject pad.

Sincerely,



Alyssa Andrews

Alyssa Andrews
Operations Engineer
Agent for Synergy Resource Corporation