



February 26, 2015

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

RE: Exception Location Request Rules 318Aa and 318A.c and 603.a.(2)

Well name	FNL	FEL
Regnier Farms 1A-19H-B268	62	1853
Regnier Farms 1B-19H-B268	62	1843
Regnier Farms 1C-19H-B268	62	1833
Regnier Farms 1D-19H-B268	62	1823
Regnier Farms 1E-19H-B268	62	1813
Regnier Farms 1F-19H-B268	62	1803
Regnier Farms 1G-19H-B268	62	1793
Regnier Farms 1H-19H-B268	62	1783
Regnier Farms 1I-19H-B268	62	1773
Regnier Farms 1J-19H-B268	62	1763
Regnier Farms 1K-19H-B268	62	1753
Regnier Farms 1L-19H-B268	62	1743

Dear Director:

Please let this letter serve as a request for administrative approval of exception locations for the captioned oil and gas well(s).

Encana Oil & Gas (USA) Inc. proposes to drill the above referenced well at a surface location outside a legal drilling window as defined by Rule 318A.a, at a surface location further than 50' from an existing well as defined by Rule 318Ac and within 150' of a property line as defined by Rule 603.a.(2).. Signed waivers of rules 318A.a and 318A.c by the surface owner as well as a signed waiver of Rule 603.a.(2) by the offset property owner (well surface location owner also owns offset property) are being submitted.

Thank you for your assistance in this matter.

If you have any questions or comments, please contact me at 720-876-5845

Sincerely,

Encana Oil & Gas (USA) Inc.

Toby Sachen
Regulatory Analyst