



August 11, 2015

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

Re: Request for Rule 317.p Exception (Open-Hole Logging Requirements)

Pratt 4B-29H-P168, Document Number: 400873926
Pratt 4C-29H-P168, Document Number: 400873935
Pratt 4D-29H-P168, Document Number: 400873937
Pratt 4E-29H-P168, Document Number: 400873943
Pratt 4F-29H-P168, Document Number: 400873950
SESE, Section 29, T1N R68W
Weld County, CO

Dear Mr. Lepore:

Please let this letter serve as a request for a Rule 317.p Exception for the proposed wells listed above. Rule 317.p requires logging all wells with a minimum of a resistivity log with gamma ray to adequately describe the stratigraphy and open-hole logs to adequately verify the setting depth of surface casing and aquifer coverage.

Encana has identified the Pratt 29-3 as being in close enough proximity and as having acceptable logs to adequately describe the stratigraphy of the wellbores of the wells proposed on the subject pad.

Well Name	API #	Log Type	Document #	Distance from proposed surface location
Pratt 29-3	05-123-10861	Induction	1007672	~350'

One of the first wells drilled on the pad will be logged with cased-hole pulsed neutron log with gamma ray log from TD into the surface casing. All wells on the pad will have a cement bond log with gamma-ray run on production casing (or on intermediate casing if production liner is run) into the surface casing. The horizontal portion of every well will be logged with a measured-while-drilling gamma-ray log. The Form 5, Completion Report, for each well on the pad will list all logs run in that well and have those logs attached. The Form 5 for each well shall clearly state "No open-hole logs were run" and shall reference the Rule 317.p Exception granted for the well.

Encana requests approval of an exception to running any open-hole logs in the vertical and directional build portion as well as running a resistivity log in the horizontal portion of these wells.

Thank you for your assistance with this matter. If you have any questions or comments, please contact me at 720-876-5827.

Sincerely,

Erin Lind
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