



October 28, 2016

Colorado Oil and Gas Conservation Commission
1120 Lincoln Street, Suite 801
Denver, CO 80203

Re: Rule 502.b. Variance Request Letter (Rule 603.a.(1))
Operator: Greenleaf Environmental Services #10628
Well: Greenleaf Disposal #1
Form 2A – Doc#401137690
NE SW Sec. 36, T9S – R97W
2459' FSL and 1721' FWL
Mesa County, Colorado

Dear Mr. Lepore, Director

Greenleaf Environmental Services is applying for a permit to re-enter the Encana 36-4 and complete it as a UIC well in Mesa County, Colorado at their existing water treatment facility. The Form 2A document referenced above is related to the proposed UIC well and covers the location assessment at this facility. As currently planned, the surface hole re-entry location for the well is located within 52' of an existing overhead powerline, owned and maintained by Greenleaf Environmental Services.

Rule 603/a/(1) states, "at the time of drilling, a Well shall be located not less than two hundred (200) feet from buildings, public roads, major above ground utility lines, or railroads". Because the proposed UIC well is a re-entry of the plugged and abandoned Encana well, it is not possible to meet this set-back requirement. However, it is Greenleaf's intent to disconnect this line during the drilling and completion of this well.

Greenleaf Environmental Services respectfully requests a variance be granted so the Greenleaf Disposal #1 well may be drilled approximately 52 feet from the existing powerline mentioned above.

Very Truly Yours,

A handwritten signature in black ink that reads "Jake McNair". The signature is written in a cursive, slightly slanted style.

Jake McNair
Greenleaf Disposal Services