

October 6, 2016

Anholtz LLLP  
5970 Drifter St.  
Colorado Springs, CO 80918

**Exception Location Waiver - COGCC Wattenberg Window and Twinning Rules (318A.a, 318A.c.)**

**Colette Well Pad SESE Section 6, T7N, R64W, 6<sup>th</sup> PM, Weld County, Colorado**

Colette 7-64-8-0164A

Colette 7-64-8-0263B

Colette 7-64-8-0362C

Colette 7-64-8-0461CD

Dear Sirs,

Crescent Point Energy U.S. Corp. ("Crescent Point") intends to drill the above referenced Niobrara Formation horizontal oil and gas wells, to be located as described above.

The Colorado Oil and Gas Conservation Commission (COGCC) has implemented certain rules which pre-determine the location of oil and gas wells in this area; and to which exemptions may be granted with the Surface Owner's approval.

COGCC Rule 318A.a. defines a "400' Greater Wattenberg Area (GWA) Window" as "A square with sides four hundred (400) feet in length, the center of which is the center of any governmental quarter-quarter section." The rule also defines an 800' GWA Window as "a square with sides eight hundred (800) feet in length, the center of which is the center of any governmental quarter section." In order drill to horizontal wells with sufficient lateral length in the producible zone; the wellhead surface locations have been staked outside of the associated GWA Window.

COGCC Rule 318A.c. requires that an exception be granted by the Surface Owner for a well permitted to be greater than 50' from an existing well in the same quarter-quarter. For safety reasons, multiple rows of wells have been staked with greater than 50' between rows of wellheads.

Crescent Point respectfully requests you or your authorized agent complete and sign the attached form; scan and email the signed waiver to [kmorse@crescentpointenergy.com](mailto:kmorse@crescentpointenergy.com). If you prefer, you may also fax it to (720) 279-2331 to the attention of Kyle Morse or mail it in the envelope provided. Please do not hesitate to call me at (303) 299-85010 should you have any questions or concerns.

Sincerely,



Kyle Morse  
Sr. Landman  
Crescent Point Energy U.S. Corp

**SURFACE OWNER'S RESPONSE LETTER  
 COGCC Rule 318A.a and 318A.c Exceptions**

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Having reviewed Crescent Point Energy's letter **Exception Location Waiver, COGCC Wattenberg Window and Twinning Rules** dated **October 6, 2016** the undersigned Surface Owner or their Designated Representative hereby grants Crescent Point exceptions to the following COGCC Rules with respect to the above referenced well locations.

COGCC Rule 318A.a – Well location within a GWA Window  
 COGCC Rule 318A.c – Well location within 50' of an existing well

**SURACE OWNER or DESIGNATED REPRESENTATIVE:**

By Bert Loper Date 11/3/16  
 Printed Name Bert Loper  
 Title \_\_\_\_\_  
 Phone Number 719-310-3991

By Linda L. Loflin Date 11-2-16  
 Printed Name Linda L. Loflin  
 Title \_\_\_\_\_  
 Phone Number (719) 338-4953

**Designated Representative (if any)**

Designated Representative (Agent): \_\_\_\_\_

Address: \_\_\_\_\_

Telephone: Home \_\_\_\_\_ Work \_\_\_\_\_