



Mr. Bob Koehler
Colorado Oil and Gas Conservation Commission
1120 Lincoln St., Suite 801
Denver, CO 80203

November 10, 2017

RE: Aquifer Exemption Request
SandRidge Exploration & Production LLC

Pintail SWD 0780 1-16D

Proposed Objective Formation: Entrada

SHL: 1,296' FSL 1,632' FWL (SESW)
BHL: $\pm 131'$ FNL $\pm 1,908'$ FWL (NENW)
Sec. 16 T7N R80W
Jackson County, Colorado
Surface: Fee

Pintail SWD 0780 2-16D

Proposed Objective Formation: Entrada

SHL: 1,281' FSL 1,632' FWL (SESW)
BHL: $\pm 940'$ FSL $\pm 423'$ FEL (SESE)
Sec. 16 T7N R80W
Jackson County, Colorado
Surface: Fee

Pintail SWD 0780 3-16D

Proposed Objective Formation: Entrada

SHL: 1,266' FSL 1,632' FWL (SESW)
Sec. 16 T7N R80W
BHL: $\pm 302'$ FSL $\pm 2,140'$ FEL (SWSE)
Sec. 17 T7N R80W
Jackson County, Colorado Surface: Fee

Dear Mr. Koehler,

SandRidge Exploration & Production LLC (Sandridge) has submitted UIC Permit Applications for the above referenced wells located in Jackson County, Colorado. In conjunction with the UIC Permit Application, Sandridge requests an Aquifer Exemption pursuant to Colorado Oil and Gas Conservation Commission (COGCC) Rule 324B.

Sandridge asserts that the enclosed aquifer exemption meets the criteria of COGCC Rule 324B as the Entrada Aquifer "does not currently serve as a source of drinking water" and "it cannot now and will not in the future serve as a source of drinking water because it is situated at a depth or location which makes recovery of water for drinking water purposes economically or technologically impractical" under current practice, Rule 324B(a)(1) and (a)(2)(B).

Please contact me at 405-420-8415 or at slaird@sandridgeenergy.com if there are any questions. Thank you.

Sincerely,
Spence Laird

A handwritten signature in blue ink, appearing to read "Spence Laird", is written over the typed name.

SandRidge Exploration & Production LLC
Pintail SWD 0780 1-16D, Pintail SWD 0780 2-16D, Pintail SWD 0780 3-16D
Proposed Objective Formation: Entrada
Aquifer Exemption Map

