



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

December 6, 2017

RE: Rule 318.A.a and 318A.c. Exception Location Request
Ward Petroleum Corporation
Rael 34-4-7HNB
Document Number: 401303937
SHL: 370' FSL 372' FWL (SW/4 SW/4)
Sec. 27 T1N R66W
Weld County, Colorado
Surface: Fee
Mineral Lease: Fee

Dear Director. Lepore:

Ward Petroleum Corporation (Ward) respectfully requests that the Director grant an exception location to Colorado Oil and Gas Conservation Commission (COGCC) Rule 318A(a) and Rule 318A(c), for the above referenced well. The surface location, pertaining to the Application for Permit to Drill (APD), does not conform to COGCC Rule 318A(a) or 318A.c due to surface owner request. The preferred location was agreed upon by Ward and the surface owner through multiple conversations and meetings.

COGCC Rule 318.A.a stipulates that a Greater Wattenberg Area (GWA) well surface location must be within a 400' by 400' drilling window centered at the center of each quarter-quarter section, or inside a 800' by 800' drilling window centered at the center of each quarter section. The above referenced well falls outside of these drilling windows.

COGCC Rule 318A.c. stipulates that a GWA well surface location shall not be less than 50' from an existing well. As planned, this surface location is greater than 50' from an existing well.

Ward requests the Director approve the proposed exception location. The surface owner acknowledges and agrees with the staked surface location of the well. The surface owner has waived Rule 318A(a) and Rule 318A(c) in the Surface Use Agreement on page four (4) section twenty two (22).

Please send a copy of all correspondence to Upstream Petroleum Management, Inc. at 7000 S. Yosemite St., Suite 290B, Englewood, CO 80112. Please contact me at 303-942-0506 or at agross@upstreampm.com if you have any questions.

Sincerely,

Andrea J. Gross
Permit Agent for Ward Petroleum Corporation

Your Assets / Our Expertise

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