



BMC A Pad Attachment K

Certification of Local Government Notification in Urban Mitigation Areas

In accordance with COGCC Rule 303.b.K.ii, Ursa certifies that the local government with land use authority and the surface owner have received the Notice of Intent to Construct a Large UMA Facility as required per Rule 305A.a.

Recipient	Tracking # / Insurance ID	Carrier	Class Service	Special Services	Mail Date
Kirby Wynn 195 West 14 th Street, Suite 306 Rifle, CO 81650	9414711899564920667994	USPS	First Class ®	Certified Mail™, Return Receipt	1/11/2017
Battlement Mesa Land Investments P.O. 6000 Parachute, CO 81636	9414711899564920651061	USPS	First Class ®	Certified Mail™, Return Receipt	1/11/2017

In accordance with COGCC Rule 303.b.K.iii, Ursa certifies that the proximate local government received the Large UMA Facility Notice as required per Rule 305.a.(3).

Recipient	Tracking # / Insurance ID	Carrier	Class Service	Special Services	Mail Date
Town of Parachute P.O. Box 100, Parachute, CO 81635	9414711899564371449194	USPS	First Class ®	Certified Mail™, Return Receipt	3/15/2017
Bill Nelson 35 Locust Way, Parachute, CO 81635	9414711899564371479047	USPS	First Class ®	Certified Mail™, Return Receipt	3/15/2017

LUMA Consultation Results

Garfield County (local land use authority) accepted the offer to consult on the Phase II pad locations (BMC A, BMC L and BMC F) on 2/6/2017 in accordance with Rule 305A.c. Ursa held an onsite visit for the consultation on 2/28/2017 with several parties in attendance including Garfield County Planning staff, COGCC, CDPHE and surface owners of the subject parcel and near-by Battlement Mesa Metro District parcel. Modifications to the pad layout were discussed and have now been implemented in our pad design, engineered drawings and county project application narratives.

Garfield County staff has indicated they would not have the authority to sign-off on an agreement for the pad location until the Garfield County Board of County Commissioners has reviewed and approved the Special Use Permit for this location. However, following the onsite meeting and subsequent discussions regarding the incorporation of items identified at the onsite, county staff did provide email correspondence on 3/29/2017 stating that a natural conclusion has been reached for this consultation process.

Due to operational schedules and lengthy permitting timelines anticipated for county review and approval, this Form 2A is being submitted in accordance with Rule 305A.f.1.E. As required per Rule 303.b.K.ii.ee., Ursa certifies that the Form 2A process can be initiated as consultation has occurred (as demonstrated above) and 90 days have passed since the LUMA notices were received by the local government (90 days lapsed on 4/11/2017). Ursa anticipates the receipt of County permit approval prior to Form 2A approval will satisfy the agreement requirement and will not be required to take this application to hearing.