



October 30, 2017

Erie Exchange LLC  
5040 Acoma St.  
Denver, CO 80216-2010

RE: Twinning Location Exception – Waiver Rule 318A.c.(2)  
Cosslett 1A-22H-B168 through Cosslett 1L-22H-B168

Surface Location – Section 22, T1N, R68W, Weld County, Colorado

Well Name	FNL	&	FEL
Cosslett 1A-22H-B168	925'	&	2250'
Cosslett 1B-22H-B168	925'	&	2240'
Cosslett 1C-22H-B168	925'	&	2230'
Cosslett 1D-22H-B168	925'	&	2220'
Cosslett 1E-22H-B168	925'	&	2210'
Cosslett 1F-22H-B168	925'	&	2200'
Cosslett 1G-22H-B168	925'	&	2190'
Cosslett 1H-22H-B168	925'	&	2180'
Cosslett 1I-22H-B168	925'	&	2170'
Cosslett 1J-22H-B168	926'	&	2160'
Cosslett 1K-22H-B168	926'	&	2150'
Cosslett 1L-22H-B168	926'	&	2140'

To Mr. Orr:

Crestone Peak Resources Holdings LLC ("Crestone") staked the above mentioned wells at surface locations as notated above (survey plats attached). These wells are being drilled under the rules and regulations of the Colorado Oil and Gas Conservation Commission's ("COGCC") Rule 318A known as the Greater Wattenberg Area Special Well Location, Spacing and Unit Designation Rule. Rule 318A.c.(1) states:

"A new surface well location shall be approved in accordance with Commission rules when it is less than fifty (50) feet from an existing surface well location."

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Rule 318A.c.(2) states:

"When the operator is requesting a surface well location greater than fifty (50) feet from a well (unless safety or mechanical considerations of the well to be twinned or topographical or surface constraints justify a location greater than fifty (50) feet), the operator shall provide a consent to the exception signed by the surface owner on which the well is proposed to be located in order for the Director to approve the well location administratively."

Cosslett 1A-22H-B168 through Cosslett 1L-22H-B168 wells were staked over 50' south of the existing Cosslett 31-22 well located in the same quarter section. As these locations were staked greater than fifty (50) feet from the existing well, Crestone respectfully requests your consent to an exception location for these wells per COGCC Rule 318A.c.(2).

THE UNDERSIGNED SURFACE OWNER HEREBY CONSENTS TO THE EXCEPTION LOCATION PER RULE 318A.c.(2) AS IT APPLIES TO THE SURFACE LOCATIONS OF THE COSSLETT 1A-22H-B168 THROUGH COSSLETT 1L-22H-B168 WELLS (12 WELLS) AND APPROVES THE SURFACE LOCATION OF THE WELLS AS NOTATED ON PAGE 1 ABOVE.

Fred Orr, Manager  
Erie Exchange LLC

Thank you for your time and consideration in this matter.

Respectfully,

Bob Bresnahan  
Land Negotiator – RPL  
Crestone Peak Resources Holdings LLC

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