



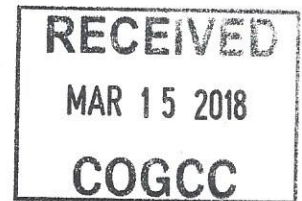
370 17th Street, Ste. 5300  
Denver, CO 80202



7018 0040 0000 8389 4165



Colorado Oil & Gas Conservation Commission  
Attn: Kira Gillette, Ryan Dingle  
1120 Lincoln St, Suite 801  
Denver, CO  
80203



March 13, 2018

**VIA EMAIL AND CERTIFIED MAIL WITH RETURN RECEIPT**

Kira Gillette  
Ryan Dingle  
Colorado Oil and Gas Conservation Commission  
1120 Lincoln Street, Suite 801  
Denver, CO 80203  
[Kira.gillette@state.co.us](mailto:Kira.gillette@state.co.us)

*RE: Response to Warning Letter #401547722 for the FABRIZIUS PC 1161-27-44(API# 123-30300) to Extraction Oil & Gas Inc.*

*Typos: 401546722  
KG 5/10/18*

Dear Ms. Gillette and Mr. Dingle,

On February 16, 2018, Extraction Oil & Gas, Inc. ("Extraction") received a Warning Letter advising that Extraction might be in violation of Colorado Oil and Gas Conservation ("COGCC" or "Commission") rule(s) or regulation(s) and corrective actions was required by June 30, 2018. This response is requested pursuant to COGCC Rule 311. Extraction submits this letter in response to the Warning Letter.

The Warning Letter required that Extraction to complete the following:

- Operator should review its records and verify if any Form 7, Monthly Reports of Operations, are missing, inaccurate, or incomplete for these wells
- Operator should review its records to verify if this are temporarily abandoned ("TA") or a shut-in ("SI") wells past due for a Mechanical Integrity Test ("MIT")

**Extractions Response**

Extraction has reviewed the Warning Letter issued and has determined the Monthly Reports of Operations are current through Dec. 2017 (the current reporting period at the time of this warning letter) and has confirmed the well status is SI, which is consistent with the status of the well in COGIS. Extraction does not contest that the wells are overdue for MIT's pursuant to Rule 326.b for SI status wells, and will complete MIT's following Rule 316B provisions by the corrective action deadline of June 30, 2018.

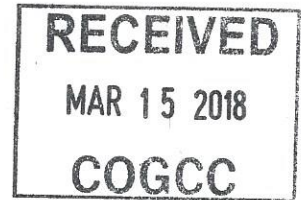
Kira Gillette, Ryan Dingle  
Colorado Oil and Gas Conservation Commission  
March 13, 2018  
Page 2

Extraction submits this Response to the Warning Letter a timely, in good faith, and requests that the Director not pursue any further enforcement or penalty. Extraction reserves the right to amend, if necessary. If you have any concerns, please do not hesitate to contact me at (720) 481-2372.

Sincerely,

A handwritten signature in cursive script, appearing to read "Josh Carlisle".

Josh Carlisle  
EHSR Manager  
Extraction Oil & Gas, Inc.



March 13, 2018

***VIA EMAIL AND CERTIFIED MAIL WITH RETURN RECEIPT***

Kira Gillette  
Ryan Dingle  
Colorado Oil and Gas Conservation Commission  
1120 Lincoln Street, Suite 801  
Denver, CO 80203  
[Kira.gillette@state.co.us](mailto:Kira.gillette@state.co.us)

***RE: Response to Warning Letter #401547726 for the BOX ELDER FARMS 32-21 2  
(API# 001-07399) to Extraction Oil & Gas Inc.***

Dear Ms. Gillette and Mr. Dingle,

On February 16, 2018, Extraction Oil & Gas, Inc. ("Extraction") received a Warning Letter advising that Extraction might be in violation of Colorado Oil and Gas Conservation ("COGCC" or "Commission") rule(s) or regulation(s) and corrective actions was required by June 30, 2018. This response is requested pursuant to COGCC Rule 311. Extraction submits this letter in response to the Warning Letter.

The Warning Letter required that Extraction to complete the following:

- Operator should review its records and verify if any Form 7, Monthly Reports of Operations, are missing, inaccurate, or incomplete for these wells
- Operator should review its records to verify if this are temporarily abandoned ("TA") or a shut-in ("SI") wells past due for a Mechanical Integrity Test ("MIT")

**Extractions Response**

Extraction has reviewed the Warning Letter issued and has determined the Monthly Reports of Operations are current through Dec. 2017 (the current reporting period at the time of this warning letter) and has confirmed the well status is SI, which is consistent with the status of the well in COGIS. Extraction does not contest that the wells are overdue for MIT's pursuant to Rule 326.b for SI status wells, and will complete MIT's following Rule 316B provisions by the corrective action deadline of June 30, 2018.



Kira Gillette, Ryan Dingle  
Colorado Oil and Gas Conservation Commission  
March 13, 2018  
Page 2

Extraction submits this Response to the Warning Letter a timely, in good faith, and requests that the Director not pursue any further enforcement or penalty. Extraction reserves the right to amend, if necessary. If you have any concerns, please do not hesitate to contact me at (720) 481-2372.

Sincerely,

A handwritten signature in cursive script, appearing to read "Josh Carlisle".

Josh Carlisle  
EHSR Manager  
Extraction Oil & Gas, Inc.