



September 4, 2018

Ms. Julie Murphy, Director
Colorado Oil and Gas Conservation Commission
1120 Lincoln Street, Suite 801
Denver, Colorado 80203

**RE: COGCC Rule 318A.a.: Surface Owner Exception Location Request
COGCC Rule 318A.c.: Twinning Exception Location Request
Dream Weaver 21H-N268 Pad: SESW Section 21, Township 2 North, Range 68 West
Proposed Wells:
Dream Weaver North 3A-21H-N268 Doc #401614922,
Dream Weaver North 3B-21H-N268 Doc #401614923,
Dream Weaver North 3C-21H-N268 Doc #401614924,
Dream Weaver North 3D-21H-N268 Doc #401614925,
Dream Weaver North 3E-21H-N268 Doc #401614926,
Dream Weaver North 3F-21H-N268 Doc #401614927,
Dream Weaver North 3G-21H-N268 Doc #401614928,
Dream Weaver North 3H-21H-N268 Doc #401614929,
Dream Weaver North 3I-21H-N268 Doc #401614930,
Dream Weaver North 3J-21H-N268 Doc #401614931,
Dream Weaver North 3K-21H-N268 Doc #401614932,
Weld County, Colorado**

Dear Director Murphy,

Crestone Peak Resources Operating LLC (CPR) proposes to drill eleven (11) horizontal wells on the above referenced pad. Please let this letter serve as a request for administrative approval of exception locations for the captioned oil and gas wells.

Colorado Oil & Gas Conservation Commission (COGCC) Rule 318A.a. requires surface locations within a square with sides four hundred (400) feet in length, the center of which is the center of any governmental quarter-quarter section ("400' window"); or within a square with sides eight hundred (800) feet in length, the center of which is the center of any governmental quarter section ("800' window"). The above referenced wells are proposed at a surface location outside a legal drilling window as defined by Rule 318A.a. These wells were located outside of the GWA Window due to a negotiated SUA with the surface owner.

COGCC Rule 318A.c requires a new surface location to be less than 50' from an existing surface well location. The above referenced wells are proposed at a surface location approximately 213' SW-393' NW of the nearest oil and gas well (HSR-Stromquist 14-21 API# 05-123-20125).

CPR has obtained written permission from the surface owner by way of signed waiver submitted separately. CPR respectfully requests the COGCC approve the exception location request and Applications for Permit to Drill for the wells on the subject pad. Many thanks for your consideration of this matter. If you have any questions or comments, please contact me at (720) 410-8487.

Respectfully,



Meghan Campbell
Regulatory Analyst