



December 12, 2017

Mr. Matthew Lepore, Director
Colorado Oil & Gas Conservation Commission
1120 Lincoln Street, Ste. 801
Denver, Colorado 80203

Re: Exception Location Requests to COGCC Rules 318A.a & 318A.c.:
Interchange B North wells: NESW, Section 10, Township 1 South, Range 68 West, Broomfield County, CO

Dear Mr. Lepore:

Extraction Oil & Gas, Inc. (Extraction) is planning to drill the following 10 horizontal wells:

Interchange B N35-20-1N	(Doc # 401475347),	Interchange B N35-20-6N	(Doc # 401475425),
Interchange B N35-20-2C	(Doc # 401475418),	Interchange B N35-20-7N	(Doc # 401475428),
Interchange B N35-20-3N	(Doc # 401475419),	Interchange B N35-20-8C	(Doc # 401475429),
Interchange B N35-20-4N	(Doc # 401475422),	Interchange B N35-20-9N	(Doc # 401475430),
Interchange B N35-20-5C	(Doc # 401475423),	Interchange B N35-20-10N	(Doc # 401475431),

The surface locations of Extraction's proposed wells have been staked outside of the COGCC Rule 318A.a. Greater Wattenberg Area (GWA) Drilling Window. Under the COGCC Rule 318A.c. any new twinning well is to be located within 50 feet of an existing well. The proposed Extraction wells listed above are not within 50 ft of an existing well. 7N LLC, an Extraction company, is the surface owner and self-waives Rules 318A.a. & 318A.c.

Extraction respectfully requests the COGCC to review the enclosed information and approve the requested exception location to rule 318A.a & 318A.c. for the Applications for Permits to Drill for the wells on the subject pad. This is the best location for the wells since the wells are outside of the buffer zone.

Sincerely,

A handwritten signature in black ink that reads "Alyssa Andrews".

Alyssa Andrews
Regulatory Analyst
Extraction Oil & Gas, Inc.