



Corporate Office

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May 1, 2020

State of Colorado, Oil & Gas Conservation Commission
Attn: Director
1120 Lincoln Street, Suite 801
Denver, CO 80203

Re: Rules 318A.a. and 318A.c. Exception Location Request

California 7N66W14 1-16 Pad, Part of the S/2 Section 14, and Part of the N/2 Section 23, T7N-R66W, Weld County, Colorado

Wells: California 1C (Doc 402362647), California 2N (Doc 402362653), California 3C (Doc 402362657)
California 4N (Doc 402362664), California 5N (Doc 402362670), California 6N (Doc 402362677)
California 7N (Doc 402362681), California 8N (Doc 402363692), California 9C (Doc 402362684)
California 10N (Doc 402362704), California 11C (Doc 402362705), California 12N (Doc 402362707)
California 13N (Doc 402362709), California 14N (Doc 402362712), California 15N (Doc 402362722)
California 16N (Doc 402362726)

Dear Director:

PDC Energy, Inc. ("PDC") is requesting an exception to Rule 318A.a. and Rule 318A.c. for the above-captioned well(s).

The location(s) are planned outside of a GWA window and are not within 50' of an existing well. This location favorable in order to drill horizontal wells with sufficient lateral length in the producible zone and build sufficient production facilities on location.

We respectfully request the approval of this exception to reduce the impact on surface operations. Attached is the Exception Location Waiver signed by the surface owns, Steven A. Tracy and Cheryl A. Tracy.

If you have any questions, please contact the undersigned at (303) 831-3931.

Sincerely,

A handwritten signature in black ink, appearing to read "Ally Ota".

Ally Ota
Regulatory Analyst
PDC Energy, Inc