



January 6<sup>th</sup>, 2020

Jeff Robbins, Director  
Colorado Oil & Gas Conservation Commission  
1120 Lincoln Street, Suite 801  
Denver, Colorado 80203

**RE: Exception Location Request Rules 318A.a and 318A.c**  
**Location: Anschutz Equus Farms 4-62-21 NESE Pad**  
**NESE Section 21, Township 4 North, Range 62 West, 6<sup>TH</sup> PM**

| <u>Well name</u>                               | <u>Surface Hole Location</u> |
|--|------------------------------|
| <b>Anschutz Equus Farms 4-62-21-5764C</b>      | <b>NESE S21-T4N-R62W</b>     |
| <b>Anschutz Equus Farms 4-62-21-5649C</b>      | <b>NESE S21-T4N-R62W</b>     |
| <b>Anschutz Equus Farms 4-62-21-4148C</b>      | <b>NESE S21-T4N-R62W</b>     |
| <b>Anschutz Equus Farms 4-62-21-4033C</b>      | <b>NESE S21-T4N-R62W</b>     |
| <b>Anschutz Equus Farms 4-62-21-2532C</b>      | <b>NESE S21-T4N-R62W</b>     |
| <b>Anschutz Equus Farms 4-62-16-6401CB</b>     | <b>NESE S21-T4N-R62W</b>     |
| <b>Anschutz Equus Farms 4-62-16-6302C</b>      | <b>NESE S21-T4N-R62W</b>     |
| <b>Anschutz Equus Farms 4-62-16-6203C</b>      | <b>NESE S21-T4N-R62W</b>     |
| <b>Anschutz Equus Farms 4-62-16-6104C</b>      | <b>NESE S21-T4N-R62W</b>     |
| <b>Anschutz Equus Farms Fed 4-62-22-6401CB</b> | <b>NESE S21-T4N-R62W</b>     |
| <b>Anschutz Equus Farms Fed 4-62-22-6401C</b>  | <b>NESE S21-T4N-R62W</b>     |
| <b>Anschutz Equus Farms Fed 4-62-22-6302C</b>  | <b>NESE S21-T4N-R62W</b>     |

**Note:** Well names subject to change. Surface Owner consent based on Pad Location as described, not specific wells.



Dear Director:

Please let this letter serve as a request for administrative approval of exception locations for the captioned oil and gas well(s).

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").

Rule 318A.c. requires a new surface location to be less than fifty (50) feet from an existing surface well location.

HighPoint Operating Corporation proposes to drill the above referenced well(s) at a surface location outside a legal drilling window as defined by Rule 318A.a. and at a surface location further than fifty (50) feet from an existing well as defined by Rule 318A.c. (Signed waivers of Rules 318A.a. and 318A.c. by the surface owner are being submitted.)

Thank you for your assistance in this matter. If you have any questions or comments, please contact me at 303-312-8582.

Sincerely,

A handwritten signature in blue ink, appearing to read "Gabriel Findlay", is written over a light blue circular stamp.

Gabriel Findlay  
Sr. Ops Land and Regulatory Manager  
HighPoint Operating Corp  
Gfindlay@hpres.com