



United States Department of the Interior

BUREAU OF LAND MANAGEMENT

Colorado River Valley Field Office
2300 River Frontage Rd.
Silt, Colorado 81652



IN REPLY TO:
CON040
3160
COC54737 (L26NW pad)

March 11, 2010

Colorado Oil and Gas Conservation Commission
Attn: Tom Kerr and Bill Yokley
1120 Lincoln Street, Ste 801
Denver, CO 80203

RE: L26NW Pad; NWSW SEC 26 T6S-R93W Garfield County

Wells: GMU 27-9C
GMU Fee 27-10D2
GMU 27-9D2
GMU 27-9D1
GMU Fee 27-16A
GMU 27-9A
GMU 26-12A2

Waiver of Rule 503.b (7)

Gentlemen:

Rule 503.b (7) of the rules and regulations of the Colorado Oil and Gas Conservation Commission ("COGCC") states that certain parties with standing, including the surface owner, have the right to request a hearing before the Commission on an Application for Permit-to-Drill, Form 2, or an Oil & Gas Location Assessment, Form 2A, within ten (10) days of the issuance of the decision, setting forth the basis for the objection.

We understand that the COGCC is processing EnCana's Application for Permit-to-Drill the seven above-referenced wells on the L26NW pad. As the surface owner under the L26NW pad, the Bureau of Land Management (BLM) hereby waives its rights under COGCC Rule 503.b (7) to request a hearing before the Commission. We do not have any objections to the approval of the Application for Permit-to-Drill the wells listed above on the L26NW pad.

Sincerely,

Allen B. Crockett, Ph.D., J.D.
Supervisory Natural Resource Specialist