



Antero Resources
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OPERATOR'S WAIVER TO RULE 305.d.(1) and (2)

RE: Waiver to Rule 305.d.(1) and (2)

Form 2A-McLin B Pad (Document ID# 400048466)

Form 2's-McLin B1, McLin B2, McLin B3, McLin B4, McLin B5, McLin B6, McLin B7, McLin B8, McLin B9, McLin B10, McLin B11, McLin B12, McLin B13, McLin B14, McLin B15, McLin B16, McLin B17, McLin B18, McLin B19, McLin B20

Location: NENE of Section 13, T6S, R92W, 6th P.M.

Garfield County, Colorado

Director:

Please be advised that Antero Resources Piceance Corporation, as operator, waive our rights under Rule 305.d.(1) and (2). The aforementioned rule gives a "party with standing" the right to receive immediate notice of the Director's decision on a Form 2A and/or Form 2 and any conditions of approval and gives the party ten (10) days to object to the Director's decision and request a hearing before the Commission. Specifically, the rule provides in part:

Pursuant to COGCC Rule 305.d.(1), "Upon making a decision on an Application for Permit-to-Drill, Form 2, or Oil and Gas Location Assessment, Form 2A, the Director shall promptly provide notification of the decision and any conditions of approval to the operator and to any party with standing to request a hearing before the Commission pursuant to Rule 503.b, unless such a party has waived in writing its right to such notice and the Director has been provided a copy of such waiver." (Emphasis added)

As Vice President of Production for Antero Resources Piceance Corporation, I hereby waive Antero's rights under Rule 305.d. (1) and (2) concerning the subject Form 2A and Form 2's.

Kevin J. Kilstrom
VP of Production

Date