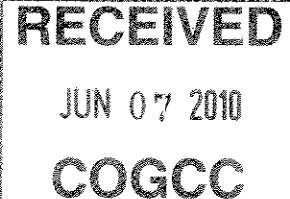


MARGARET E. McGLAMERY  
1743 FREMONT COUNTY ROAD 95  
FLORENCE, CO 81226-9512



June 7, 2010

Colorado Oil & Gas Conservation Commission  
1120 Lincoln St., Suite 801  
Denver, Colorado 80203  
Attn: Mr. David Neslin, Director

*Certified Mail*  
*Return Receipt Requested*

**RE: Waiver of Rule 305.c 20-Day Notice Requirement  
Lake 34-29 Permit in Process  
Township 19 South, Range 69 West: Section 29: E/2  
Fremont County, Colorado**

Dear Mr. Neslin:

I am writing as the offsetting surface owner for the above referenced well location. I have a Surface Use Agreement in place with Pine Ridge Oil & Gas, LLC, the operator of these proposed well, for part of the well access road to be on my lands. Please accept this letter as my notice to the COGCC to waive the required 20-day Notice Requirement referenced in Rule 305.c regarding the above referenced oil well location. The procedure for the granting of this waiver is set forth in Rules 303.1.2 and 502.b.

I understand that Pine Ridge presently has a rig drilling in the Florence Area that will leave if Pine Ridge is unable to receive a State of Colorado drilling permit for this well in an expedited time frame.

That would result in Pine Ridge incurring substantial expense and delays and would also delay payment to me of the surface use payment which I would like to receive. I believe the delay has occurred because drilling has gone faster than expected and because Pine Ridge has elected to move the surface location to accommodate my concerns and those of my daughter, Tiffany Thom who owns a neighboring tract of land and those of other surface owners in the area. This has resulted in the need for new permits.

We would appreciate it the COGCC would cooperate on this matter. Thank you.

Sincerely,

*Margaret E. McGlamery*  
Margaret E. McGlamery