



Great Western
OIL & GAS COMPANY

1700 Broadway
Suite 650
Denver, CO 80290

Phone: 303.398.0302
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www.gwogco.com

March 28, 2012

Colorado Oil and Gas Conservation Commission
The Chancery Building
1120 Lincoln Street, Suite # 801
Denver, Colorado 80203

Attn: Mr. Thom Kerr, Director

RE: Request to the Director for 318A.a Surface Location Exception (Outside 318A Drilling Window)
Diamond Valley 22-33 (Surface 237' FNL and 1176' FEL)
Diamond Valley 22-34 (Surface 318' FNL and 1175' FEL)
Diamond Valley 22-43 (Surface 237' FNL and 1116' FEL)
Diamond Valley 22-44 (Surface 237' FNL and 1096' FEL)
Diamond Valley 22-54 (Surface 237' FNL and 1156' FEL)
Diamond Valley 22-32-12 (Surface 237' FNL and 1136' FEL)
Diamond Valley 22-22-13 (Surface 258' FNL and 1175' FEL)
Diamond Valley 22-23-18 (Surface 298' FNL and 1175' FEL)
Great Western 27-31-8 (Surface 358' FNL and 1175' FEL)
Great Western 27-41-1 (Surface 237' FNL and 1056' FEL)
Great Western 27-31-2 (Surface 278' FNL and 1175' FEL)
Great Western 27-21-3 (Surface 338' FNL and 1175' FEL)
Great Western 27-41-10 (Surface 237' FNL and 1076' FEL)

Niobrara/Codell New Drills
Township 6 North, Range 67 West, 6th P.M.
Section 27: NENE
Weld County, Colorado

Mr. Kerr:

Great Western Oil and Gas Company, LLC (GWOG) and Broe Land Acquisitions II, LLC request consideration for exception locations per COGCC Rule 318A.a and 318A.c.

The surface location of Great Western's proposed wells has been staked outside of the 318A.a drilling window. The location is being permitted as an exception location. This location is a good location to both reduce the impact on GWOG planned development of property and to increase the number of wells reachable from one well pad to minimize surface disturbance.



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With this letter Broe Land Acquisitions II, LLC as surface owner of the property, acknowledges the waiver of requirements under Rule 318A.a regarding drilling locations to be within a designated Greater Wattenberg Area (GWA) window. Broe Land Acquisitions II also acknowledges consent to the exception as per Rule 318A.c. (2) regarding proposed locations distanced greater than fifty (50) feet from an existing well. Please see attached signed waiver letter for Rule 318A.a.

Both Great Western Oil and Gas Company, LLC and Broe Land Acquisitions II respectfully requests that the COGCC review the enclosed information and approve the requested exception location waiver and Application for Permit to Drill the captioned wells. Thank you for your attention to the enclosed.

Respectfully,

Janni Keidel
Permitting Technician
Great Western Oil and Gas Company, LLC
1700 Broadway, Suite #650
Denver, Colorado 80290