



July 22, 2013

Mr. Matt Lepore
Colorado Oil & Gas Conservation Commission
1120 Lincoln Street, Suite 801
Denver, CO 80203

Re: Request for omission of Open Hole Logging

Jillson-East Rinn 3A-22H-M268	SWSW Sec 22-T2N-R68W
Jillson-East Rinn 3B-22H-M268	SWSW Sec 22-T2N-R68W
Jillson-East Rinn 3C-22H-M268	SWSW Sec 22-T2N-R68W
Jillson-East Rinn 3D-22H-M268	SWSW Sec 22-T2N-R68W
Jillson-East Rinn 3E-22H-N268	SESW Sec 22-T2N-R68W
Jillson-East Rinn 3F-22H-N268	SESW Sec 22-T2N-R68W
Jillson-East Rinn 3G-22H-N268	SESW Sec 22-T2N-R68W
Jillson-East Rinn 3H-22H-N268	SESW Sec 22-T2N-R68W

Weld County, CO

Dear Mr. Lepore:

Please let this letter serve as a request for the omission of open hole logs. The COGCC has acknowledged that a cement bond log will be accepted in lieu of open hole logs when sufficient nearby wells provide adequate open hole log data as long as Encana logs up to above the surface casing. All cement bond logs will be logged above the depth of the surface casing shoe to satisfy the state's request. Encana will ensure that a cased hole log is run into the surface casing on the first well drilled on any horizontal well pad if no other existing well in the same quarter-quarter section previously had sufficient logs run. Encana will submit these logs on every well when they are run. The Form 5 will clearly state the well that the logs were run on, or if none were run it will be clearly stated on the Form 5.

Thank you for your assistance in this matter. If you have any questions or comments, please contact me at 720-876-5586.

Very truly yours,
ENCANA OIL & GAS (USA) INC.

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Permitting Analyst

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