

July 26, 2013



**LAMP RYNEARSON**  
**& ASSOCIATES**  
ENGINEERS | SURVEYORS | PLANNERS

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Mr. Matthew Lepore, Director  
Colorado Oil and Gas Conservation Commission  
1120 Lincoln Street, Suite 801  
Denver, Colorado 80203

**Re: Exception Location Request to Rules 318A.a**  
**Exception Setback Request to Rule 603e.(2)**  
**Oil and Gas Location: Greeley Directional Project, Location 332837**  
**Township 5 North, Range 65 West, 6th PM**  
**Surface Location: NE 1/4 of the NE 1/4, Section 20**  
**Greeley, Colorado**

Dear Mr. Lepore:

Mineral Resources, Inc. is planning to drill wells on the above referenced oil and gas location outside of the designated GWA drilling window and hereby requests an exception to Rule 318A.a. The location is being permitted as an exception location. The wells will be drilled outside of the GWA window in an effort to minimize surface disturbance and improve drilling efficiency by utilizing a single well pad for multiple wells. The surface owner, Richmark Real Estate Partners has waived all provisions of Rule 318A within the Surface Use Agreement, which was uploaded with the permit (Document Number 400447565).

In addition, MRI is proposing to drill within 150' of a property line and is therefore requesting an exception to Rule 603.a(2) of the Rules and Regulations of the COGCC. The proposed wells will be located within 150' of the property line of Lots 2 and 3 of the Greeley Commerce Center, First Replat to Tract A. Both lots are owned by Richmark Real Estate Partners, LLC. This exception is requested in an effort to minimize the amount of surface disturbance and the impact to surrounding land uses. Mineral Resources has obtained written consent from the lot(s) owner. A copy of the waiver was uploaded with the permit.

Mineral Resources respectfully requests that the COGCC review the enclosed information and approve the exception location request per Rule 603e.(6) for the above referenced location. Thank you for your attention to this matter. Please contact Lamp Ryneearson and Associates at (970) 226-0342 with any questions or concerns.

Sincerely,  
LAMP, RYNEARSON & ASSOCIATES, INC.

Erin K. Mathews, PE  
Designated Agent  
Mineral Resources, Inc.