



07/22/2013

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

RE: Exception Location Request Rule 318A.a.(1) & 318A.c.(2)

Jillson-East Rinn 3A-22H-M268	374' FSL 691' FWL
Jillson-East Rinn 3B-22H-M268	374' FSL 701' FWL
Jillson-East Rinn 3C-22H-M268	374' FSL 711' FWL
Jillson-East Rinn 3D-22H-M268	374' FSL 721' FWL
Jillson-East Rinn 3E-22H-N268	261' FSL 2,090' FWL
Jillson-East Rinn 3F-22H-N268	261' FSL 2,100' FWL
Jillson-East Rinn 3G-22H-N268	261' FSL 2,110' FWL
Jillson-East Rinn 3H-22H-N268	261' FSL 2,120' FWL

Dear Director:

Please let this letter serve as a request for administrative approval of exception locations for the captioned oil and gas wells.

Encana Oil & Gas (USA) Inc. ("Encana") proposes to drill the above referenced well at a surface location outside a legal drilling window as defined by Rule 318A.a.(1). and at a surface location further than 50' from an existing well as defined by Rule 318A.c.(2). Signed waivers of rules 318A.a.(1) and 318A.c.(2) by the surface owner are enclosed.

Thank you for your assistance in this matter.

If you have any questions or comments, please contact me at 720-876-5586.

Sincerely,

Encana Oil & Gas (USA) Inc.

Chris McRickard
Permitting Analyst

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