

October 16, 2014

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



7535 Hilltop Circle
Denver, CO 80221
www.petro-fs.com

**RE: COGCC Rule 318A.a.: Exception Location Request
Matrix 29-O Pad: SESW Section 29, Township 6 North, Range 65 West
Weld County, Colorado**

Dear Mr. Lepore:

Bayswater Exploration & Production, LLC (Bayswater) is planning to drill 20 horizontal wells on the above referenced pad to the formations as follows:

Matrix A-29HN	SHL: 427' FSL, 2297' FWL	Section 29-T6N-R65W	NIO
Matrix B-29HN	SHL: 435' FSL, 2309' FWL	Section 29-T6N-R65W	NIO
Matrix C-29HC	SHL: 444' FSL, 2322' FWL	Section 29-T6N-R65W	NIO
Matrix D-29HN	SHL: 453' FSL, 2335' FWL	Section 29-T6N-R65W	COD
Matrix E-29HN	SHL: 462' FSL, 2348' FWL	Section 29-T6N-R65W	NIO
Matrix F-29HN	SHL: 470' FSL, 2361' FWL	Section 29-T6N-R65W	NIO
Matrix G-29HN	SHL: 581' FSL, 2302' FWL	Section 29-T6N-R65W	NIO
Matrix H-29HC	SHL: 589' FSL, 2315' FWL	Section 29-T6N-R65W	NIO
Matrix I-29HN	SHL: 598' FSL, 2328' FWL	Section 29-T6N-R65W	COD
Matrix J-29HN	SHL: 502' FSL, 2186' FWL	Section 29-T6N-R65W	NIO
Matrix K-29HN	SHL: 511' FSL, 2199' FWL	Section 29-T6N-R65W	NIO
Matrix L-29HN	SHL: 520' FSL, 2212' FWL	Section 29-T6N-R65W	NIO
Matrix M-29HC	SHL: 528' FSL, 2224' FWL	Section 29-T6N-R65W	NIO
Matrix N-29HN	SHL: 537' FSL, 2237' FWL	Section 29-T6N-R65W	COD
Matrix O-29HN	SHL: 546' FSL, 2250' FWL	Section 29-T6N-R65W	NIO
Matrix P-29HN	SHL: 555' FSL, 2263' FWL	Section 29-T6N-R65W	NIO
Matrix Q-29HN	SHL: 563' FSL, 2276' FWL	Section 29-T6N-R65W	NIO
Matrix R-29HC	SHL: 572' FSL, 2289' FWL	Section 29-T6N-R65W	NIO
Matrix S-29HN	SHL: 479' FSL, 2374' FWL	Section 29-T6N-R65W	COD
Matrix T-29HN	SHL: 488' FSL, 2387' FWL	Section 29-T6N-R65W	NIO

We are what we repeatedly do. Excellence, then, is not an act, but a habit.

-Aristotle

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The surface locations of Bayswater's proposed wells have been staked outside of the COGCC Rule 318A.a. Greater Wattenberg Area (GWA) Drilling Window and are being permitted as exception locations. Bayswater is the surface owner therefore a waiver is not required.

Bayswater respectfully requests the COGCC to review the enclosed information and approve the requested exception location request and Application for Permit to Drill for the wells on the subject pad.

Many thanks.

Respectfully,

A handwritten signature in blue ink, appearing to read "Jeff Annable", is written over a horizontal line.

Jeff Annable
Regulatory Technician
Agent for Bayswater Exploration & Production, LLC

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-Aristotle