



1050 17th Street, Suite 2400
Denver, CO 80265

November 14, 2014

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

Attn: Mr. Matt Lepore, Director

RE: Exception Location Request to Rule 604.a.(1).B.

Yater Pad (Location ID: 159652)

Township 7 South, Range 95 West, 6th P.M.

NWSW of Section 17: 1730' FSL, 1129' FWL (Form 2A Reference Point)

Garfield County, Colorado

Dear Mr. Lepore,

Please let this letter serve as a request for administrative approval of an exception location for the Wells listed below. Please note that an exception location request was approved for the original Form 2A on January 15, 2015.

Ursa Operating Company LLC (Ursa) proposes to place Wells listed below at a location less than 500 feet from a building unit as required by Rule 604.a.(1).B. This pad does not fall within an Urban Mitigation Area as defined in the 100-series rules.

Well Name	Well Location (Surface)	Form 2 Doc #	Distance to Building Unit
Yater 11B-17-07-95	1792' FSL, 1128' FWL	400780763	498'
Yater 42C-18-07-95	1680' FSL, 1130' FWL	400778349	453'

Rule 604.a.(1) of the Colorado Oil and Gas Commission's Rules and Regulations requires wells to be located greater than five hundred (500) feet from a building unit.

Rule 604.a.(1).B. of the Colorado Oil and Gas Commission's Rules and Regulations allow for director approval of a Form 2 or Form 2A proposing to locate a Well or Production Facility within an Exception Zone Setback not in an Urban Mitigation Area if the Operator certifies it has complied with Rules 305.a., 305.c., and 306.e., and the Form 2A or Form 2 contains conditions of approval related to site specific mitigation measures sufficient to eliminate, minimize or mitigate potential adverse impacts to public health, safety, welfare, the environment, and wildlife to the maximum extent technically feasible and economically practicable.



1050 17th Street, Suite 2400
Denver, CO 80265

The location of the above referenced Oil and Gas Location and associated wells have been determined per the surface owner's request. A waiver of the subject rule is not required as the location does not fall within an Urban Mitigation Area. The Surface Use Agreement, Pre-application Notification Certification letter and list of Best Management Practices have been attached to the Form 2A.

Should you have any questions, please contact me at (720) 508-8362 or jlind@ursaresources.com.

Thank you for your assistance in this matter.

Sincerely,

Ursa Operating Company LLC

Jennifer Lind
Regulatory Analyst