



April 17, 2015

VIA ELECTRONIC TRANSMITTAL

Colorado Oil and Gas Conservation Commission  
Attn: Matt Lepore, Director  
1120 Lincoln Street, Suite 801  
Denver, CO 80203

**Re: Order 510-21 Exception Location Request**

Mesa E1-797 Pad

SENW, Section 1, T7S, R97W, 6th PM

Garfield County, Colorado

Well Names: Puckett 11B-1 (Doc # 400728569), Puckett 11C- 1(Doc # 400728476), Puckett 13B-1 (Doc # 400749246), Puckett 21A-1 (Doc # 400728874), Puckett 21C-1 (Doc # 400727157), Puckett 21D-1 (Doc # 400727170), Puckett 22A-36 (Doc # 400749272), Puckett 22C-1 (Doc # 400727182), Puckett 22D-1 (Doc # 400727203), Puckett 23A-1 (Doc # 400727214), Puckett 23B-1 (Doc # 400727226), Puckett 23C-1 (Doc # 400727561), Puckett 31B-1 (Doc #400727237), Puckett 31C-1 (Doc # 400727250), Puckett 32A-1 (Doc # 400727272), Puckett 32C-1 (Doc # 400727294), Puckett 33A-1 (Doc # 400727333), Puckett 33C-1 (Doc # 400727350), Puckett 34A-1 (Doc # 400727357), Puckett SWD E1-797 (Doc # 400752509)

Dear Director:

Caerus Piceance, LLC respectfully requests an exception to the spacing order 510-21 for the proposed Mesa E1-797 multi-well pad location. The spacing order requires that the wells drilled on the application lands shall be drilled from no more than one pad located on a given quarter quarter section unless exception is granted by the COGCC. The Mesa E1-797 location will be the third pad located in the SENW Qtr-Qtr of Section 1-T7S-97W.

This location is a good location to reach the targeted bottom-hole wells and maximize production. A waiver from the affected surface owner has been signed and submitted to the COGCC.

If you have any questions, please contact the undersigned at (720) 352-7916.

Sincerely,

Crissy Ventura

Regulatory Analyst

On behalf of Caerus Piceance, LLC

Progressive Consulting, Inc.

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