



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

April 10, 2015

RE: Request for Exception to Rule 317.p  
Ward Petroleum Corporation  
**Anderson 19-1-10HC**  
SHL: 955' FSL 1,108' FWL (SW/4 SW/4)  
Sec. 18 T1S R66W  
BHL:  $\pm 460'$  FSL  $\pm 1,320'$  FWL (SW/4 SW/4)  
Sec. 19 T1S R66W  
Adams County, Colorado

Dear Mr. Lepore:

Ward Petroleum Corporation ("Ward") respectfully requests the Director to approve an exception to the Colorado Oil and Gas Conservation Commission (COGCC) Rule 317.p and only run an LWD gamma ray log in the horizontal section in the above referenced well. COGCC Rule 317.p of the Colorado Oil and Gas Commission's Rules and Regulations requires wells to be logged with a minimum of a resistivity log with gamma ray. The above named well is requested to be exempt from this requirement based on agreement to run an alternate logging program in the form of a compensated neutron and gamma ray cased-hole log.

The proposed well will be logged with an LWD gamma ray log in the horizontal section. The well will also be cased-hole logged with a cement bond log and gamma ray log from the production casing shoe to the surface. If allowance is granted, the well will have a compensated neutron and gamma ray cased-hole log run from the kick-off point to the surface.

The Drilling Completion Report - Form 5 submitted for the well will identify (by API#, well name, and well number) the alternate logging program, per this Rule 317.p exception. The Form 5 will also indicate that no open-hole logs were run and will specify which logs were run as part of the alternate logging program.

Please send a copy of all correspondence to Upstream Petroleum Management, Inc. at 7000 S. Yosemite Street, Suite 290B, Englewood, CO 80112. Please contact Kim Rodell or Angela Callaway at 303-942-0506 or at krodell@upstreampm.com or acallaway@upstreampm.com, respectively, if you have any questions.

Your early attention to this matter is greatly appreciated. Thank you for your assistance.

Sincerely,  
UPSTREAM PETROLEUM MANAGEMENT, INC.

Kimberly J. Rodell  
President

cc: Ward Petroleum Corporation

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