



**SURFACE OWNER'S RESPONSE LETTER
COGCC Rule 318A.a and 318A.c Exceptions**

Pronghorn 21-6 Pad NENW Sec. 6, T5N, R61W, 6th PM, Weld County, Colorado
Pronghorn 21-6-7XRLNB (410' FNL, 1766' FWL), Pronghorn F21-6-7XRLNC (390' FNL, 1766' FWL),
Pronghorn F-6-7XRLNB (370' FNL, 1766' FWL), Pronghorn F11-6-7XRLNC (350' FNL, 1766' FWL),
Pronghorn A1-6 (420' FNL, 1606' FWL), Pronghorn A2-6 (400' FNL, 1606' FWL),
Pronghorn A3-6 (380' FNL, 1606' FWL), Pronghorn A4-6 (360' FNL, 1606' FWL),
Pronghorn A5-6 (340' FNL, 1606' FWL), Pronghorn C1-6 (420' FNL, 1846' FWL),
Pronghorn C2-6 (400' FNL, 1846' FWL), Pronghorn C3-6 (380' FNL, 1846' FWL),
Pronghorn C4-6 (360' FNL, 1847' FWL),

Having reviewed Bonanza Creek Energy, Inc.'s letter **Surface Owner Waivers, COGCC Wattenberg Window and Twinning Rules** dated **01 December 2014**, the undersigned Surface Owner or Designated Representative hereby grants Bonanza Creek Energy, Inc. exceptions to the following COGCC Rules with respect to the above referenced well locations.

COGCC Rule 318A.a – Well location within a GWA Window
COGCC Rule 318A.c – Well location within 50' of an existing well

SURACE OWNER or DESIGNATED REPRESENTATIVE:

By Mark Linnebur Date 2/19/15 By _____ Date _____
Printed Name Mark Linnebur, President, Printed Name _____
Title Progressive Farms Mgt, Inc, G.P. Title _____
L&S Capital
Phone Number 720 244 6775 Phone Number _____

Designated Representative (if any)

Designated Representative (Agent): _____
Address: _____
Telephone: Home _____ Work _____