



August 27, 2015

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

Re: Request for Rule 317.p Exception (Open-Hole Logging Requirements)

Well Name	Document #	Well Name	Document #
Waste Connections 3A-29H-M168	400868151	Waste Connections 3E-29H-M168	400868161
Waste Connections 3B-29H-M168	400868154	Waste Connections 3F-29H-M168	400868165
Waste Connections 3C-29H-M168	400868158	Waste Connections 3G-29H-M168	400868166
Waste Connections 3D-29H-M168	400868159		

SWSW Sec 29 T1N R68 Weld County, CO

Dear Mr. Lepore:

Please let this letter serve as a request for a Rule 317.p Exception for the proposed wells listed above. Rule 317.p requires logging all wells with a minimum of a resistivity log with gamma ray to adequately describe the stratigraphy and open-hole logs to adequately verify the setting depth of surface casing and aquifer coverage.

Encana has identified the Pratt 2 as being in close enough proximity and as having acceptable logs to adequately describe the stratigraphy of the wellbores of the wells proposed on the subject pad.

Well	API	SHL	Avg. distance from proposed wells	Bearing	Log on file, Document No.
Pratt 2	123-10416	1070 FSL, 1111 FWL, 29 1N 68W	490'	SW	Induction Log, #930373

One of the first wells drilled on the pad will be logged with cased-hole pulsed neutron log with gamma ray log from TD into the surface casing. All wells on the pad will have a cement bond log with gamma-ray run on production casing (or on intermediate casing if production liner is run) into the surface casing. The horizontal portion of every well will be logged with a measured-while-drilling gamma-ray log. The Form 5, Completion Report, for each well on the pad will list all logs run in that well and have those logs attached. The Form 5 for each well shall clearly state "No open-hole logs were run" and shall reference the Rule 317.p Exception granted for the well.

Thank you for your assistance with this matter. If you have any questions or comments, please contact me at 720-876-5827.

Sincerely,

Erin Lind
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