



September 14, 2015

Equus Farms Inc.  
Attention: Mr. William J. Miller  
555 17<sup>th</sup> Street, Suite 2400  
Denver, CO 80202

RE: Colorado Oil and Gas Conservation Commission Rule Surface Location Exception Waiver  
Rule 318.A.a and Rule 318.A.c

Anschutz Equus Farms 4-62-20\_21 NWNW Well Pad (SHL: NWNW, Sec. 20, T4N-R62W)  
Anschutz Equus Farms 4-62-20\_21 NWSW Well Pad (SHL: NWSW, Sec. 20, T4N-R62W)  
Anschutz Equus Farms 4-62-20\_21 SWNW Well Pad (SHL: SWNW, Sec. 20, T4N-R62W)  
Anschutz Equus Farms 4-62-20\_21 SWSW Well Pad (SHL: SWSW, Sec. 20, T4N-R62W)  
Section 20, T4N-RR62W  
Weld County, Colorado

Dear Mr. Miller:

Bill Barrett Corporation ("BBC") is planning to drill the wells on Exhibit A from the above mentioned well pads. Rule 318A.a of the Colorado Oil and Gas Conservation Commission's rules and regulations requires that each well be drilled within a square four hundred (400) feet in length, the center of which is the center of any quarter/quarter section, or a square with sides eight hundred (800) feet in length, the center of which is the center of any quarter section (the "GWA Windows"). The surface location of BBC's proposed well(s) has been staked outside of the 318A.a GWA Windows and therefore a waiver is needed to satisfy this requirement.

In addition, Rule 318A.c requires that new well locations be "twinned" (located within 50 feet) of an existing well, when such wells exist.

By signing this Surface Location Exception, you hereby waive requirements to comply with COGCC Rule 318A.a and Rule 318.A.c where applicable, for wells within the surface locations described above. If you have any questions, please contact me by cell at 970-230-0924, by office at 970-353-6008 or via email at [jfandrich@billbarrettcorp.com](mailto:jfandrich@billbarrettcorp.com).

Sincerely,

BILL BARRETT CORPORATION

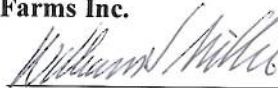
Jeff Fandrich  
Sr. Landman

Rule 318A.a and Rule 318A.c Surface Location Exception Waiver  
Anschutz Equus Farms 4-62-20\_21 NWNW, NWSW, SWNW, SWSW Well Pads  
September 14, 2015

I hereby waive the above requirement for all wells on the above described well pad surface locations effective the date executed below.

**Equus Farms Inc.**

By:



William J. Miller

Title: President

Date:

9-25-15

### Exhibit A

<b>Anschutz Equus Farms 4-62-20 21 NWNW Well Pad</b>	
Anschutz Equus Farms 4-62-20-1609B2	NWNW, Section 20, T4N-R62W
Anschutz Equus Farms 4-62-20-1609C2	NWNW, Section 20, T4N-R62W
Anschutz Equus Farms 4-62-20-0108B2B	NWNW, Section 20, T4N-R62W
Anschutz Equus Farms 4-62-20-0108D2B	NWNW, Section 20, T4N-R62W
Anschutz Equus Farms 4-62-20-0164BB	NWNW, Section 20, T4N-R62W
Anschutz Equus Farms 4-62-20-0164DB	NWNW, Section 20, T4N-R62W
Anschutz Equus Farms 4-62-20-0108C2B	NWNW, Section 20, T4N-R62W

<b>Anschutz Equus Farms 4-62-20 21 NWSW Well Pad</b>	
Anschutz Equus Farms 4-62-20-4956C2	NWSW, Section 20, T4N-R62W
Anschutz Equus Farms 4-62-20-4841B2	NWSW, Section 20, T4N-R62W
Anschutz Equus Farms 4-62-20-4841C2	NWSW, Section 20, T4N-R62W
Anschutz Equus Farms 4-62-20-3340B2	NWSW, Section 20, T4N-R62W
Anschutz Equus Farms 4-62-20-3340D2	NWSW, Section 20, T4N-R62W
Anschutz Equus Farms 4-62-20-3340C2	NWSW, Section 20, T4N-R62W

<b>Anschutz Equus Farms 4-62-20 21 SWNW Well Pad</b>	
Anschutz Equus Farms 4-62-20-3225B2	SWNW, Section 20, T4N-R62W
Anschutz Equus Farms 4-62-20-3225C2	SWNW, Section 20, T4N-R62W
Anschutz Equus Farms 4-62-20-1724B2	SWNW, Section 20, T4N-R62W
Anschutz Equus Farms 4-62-20-1724D2	SWNW, Section 20, T4N-R62W
Anschutz Equus Farms 4-62-20-1724C2	SWNW, Section 20, T4N-R62W

<b>Anschutz Equus Farms 4-62-20 21 SWSW Well Pad</b>	
Anschutz Equus Farms 4-62-20-6457B2B	SWSW, Section 20, T4N-R62W
Anschutz Equus Farms 4-62-20-6457C2	SWSW, Section 20, T4N-R62W
Anschutz Equus Farms 4-62-20-4956B2	SWSW, Section 20, T4N-R62W
Anschutz Equus Farms 4-62-20-4956D2	SWSW, Section 20, T4N-R62W

**Note:** Well names subject to change. Surface Owner consent based on wells within the surface locations, as described, not specific well names.