

**State of Colorado**  
**Oil and Gas Conservation Commission**

1120 Lincoln Street, Suite 801, Denver, Colorado 80203  
Phone: (303) 894-2100 Fax: (303) 894-2109



DE	ET	OE	ES
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Date Received:			

**SUNDRY NOTICE**

Submit a signed original. This form is to be used for general, technical and environmental sundry information. For proposed or completed operations, describe in full in Comments or provide as an attachment. Identify Well by API Number; identify Oil and Gas Location by Location ID Number; identify other Facility by Facility ID Number.

OGCC Operator Number: 10447 Contact Name Rob Bleil  
 Name of Operator: URSA OPERATING COMPANY LLC Phone: (970) 6259922  
 Address: 602 SAWYER STREET #710 Fax: ( )  
 City: HOUSTON State: TX Zip: 77007 Email: rbleil@ursaresources.com

Complete the Attachment  
Checklist  
  
OP OGCC

API Number : 05- 045 22902 00 OGCC Facility ID Number: 442821  
 Well/Facility Name: MONUMENT RIDGE B Well/Facility Number: 32D-08-07-95  
 Location QtrQtr: SESE Section: 8 Township: 7S Range: 95W Meridian: 6  
 County: GARFIELD Field Name: PARACHUTE  
 Federal, Indian or State Lease Number: \_\_\_\_\_

Survey Plat		
Directional Survey		
Srvc Eqpmt Diagram		
Technical Info Page		
Other		

**GROUND WATER SAMPLING**

Uses of Ground Water Sampling Section

Request an Exception to Ground Water Sampling Requirements in Greater Wattenberg Area Rule 318A.e(4) or in Statewide Rule 609.c. Request a Previously Sampled Water Source in the COGIS database be used to meet sampling requirements as described in Rule 609.d.(3).

**NOTE: If this Sundry Notice is being submitted to request a Ground Water Sampling Exception it cannot be used for any other purpose except requesting the use of a Previously Sampled Water Source in the COGIS database.**

- Request an Exception to Ground Water Sampling Requirements per Greater Wattenberg Area Rule 318A.e(4): There are no Available Water Sources located within the governmental quarter section or within a previously unsampled governmental quarter section within a 1/2-mile radius of this proposed Oil and Gas Well, Multi-Well Site, or Dedicated Injection Well.
- Request an Exception to Ground Water Sampling Requirements per Statewide Rule 609.c.
  - 10 Number of Water Sources located within one-half (1/2) mile of a proposed Oil and Gas Well, Multi-Well Site, or Dedicated Injection Well.
  - 2 Number of Water Source Exceptions requested per Rule 609.c.
  - 8 Number of Water Sources determined to be unsuitable. **The condition of these Water Sources MUST be documented in the comments below or in an attachment.**
  - 0 Number of Water Sources suitable for testing whose owners refused to grant access despite an operator's reasonable good faith efforts to obtain consent to conduct sampling. **The reasonable good faith efforts used to obtain access from the owners of these Water Sources MUST be documented in the comments below or in an attachment.**
- Request a Previously Sampled Water Source in the COGIS database be used to meet sampling requirements as described in Rule 609.d(3)

\_\_\_\_\_ Type of Sample Substitution Request

Enter Sample ID Number from COGIS Maps for each Previous Water Sample:

Sample ID	Facility ID	Sample Date	Sample Purpose

**COMMENTS**

Ursa Operating Company (Ursa) is requesting an exception to the ground water sampling Rule 609 as outlined in COGCC Rule 609.c. (2). due to the conditions listed below:

Water Well Permit # 247946, 247945, 108186, 108765 - After conversations with the landowner, these wells were said to have been drilled but not developed. A field investigation conducted on 09/08/2015 confirmed the existence of the wells, but each well was capped with the cap welded to the riser, deeming them unsuitable for sampling.

Water Well Permit # 228053, 28860/28862 - During the review of the 609 groundwater well determination, these wells were identified as being potential cross gradient and downgradient water wells. A field investigation conducted on 09/08/2015 concluded that these wells do not exist.

Water Well Permit # 63099-F, 63102-F - Conversations with the landowner concluded that these wells do not exist.

A total of two water wells (Water Well Permit # 168756, 169273) were operational and sampled per the requirements outlined in Rule 609.

Ursa is requesting that the two operational water wells be used to fulfill the Rule 609 requirements for the APIs listed below:

- 05-045-22902
- 05-045-22913
- 05-045-22960
- 05-045-22901
- 05-045-22903
- 05-045-22915
- 05-045-22914
- 05-045-22906
- 05-045-22963
- 05-045-22965
- 05-045-22905
- 05-045-22896
- 05-045-22961
- 05-045-22912
- 05-045-22895
- 05-045-22916
- 05-045-22909
- 05-045-22910
- 05-045-22964
- 05-045-22911
- 05-045-22907
- 05-045-22917
- 05-045-22959
- 05-045-22908
- 05-045-22898
- 05-045-22893
- 05-045-22894
- 05-045-22900
- 05-045-22897
- 05-045-22899
- 05-045-22904

**Operator Comments:**

Please forward to Arthur Koepsell.

I hereby certify all statements made in this form are, to the best of my knowledge, true, correct, and complete.

Signed: \_\_\_\_\_ Print Name: Kris Rowe

Title: Environmental Consultant Email: krowe@hrlcomp.com Date: \_\_\_\_\_

Based on the information provided herein, this Sundry Notice (Form 4) complies with COGCC Rules and applicable orders and is hereby approved.

COGCC Approved: \_\_\_\_\_ Date: \_\_\_\_\_

**CONDITIONS OF APPROVAL, IF ANY:**

**COA Type**

**Description**

<b><u>COA Type</u></b>	<b><u>Description</u></b>

**General Comments**

**User Group**

**Comment**

**Comment Date**

<b><u>User Group</u></b>	<b><u>Comment</u></b>	<b><u>Comment Date</u></b>

Total: 0 comment(s)

**Attachment Check List**

**Att Doc Num**

**Name**

<b><u>Att Doc Num</u></b>	<b><u>Name</u></b>

Total Attach: 0 Files