



June 6, 2017

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

RE: Exception Location Request Rules 318Aa and 318A.c

Well name	FSL	FWL	APD Document Number
Sam 3A-25H-M166	1413	311	401237040
Sam 3B-25H-M166	1403	311	401237332
Sam 3C-25H-M166	1393	310	401237537
Sam 3D-25H-M166	1383	310	401238742
Sam 3E-25H-M166	1373	310	401238742
Sam 3F-25H-M166	1363	310	401239355
Sam 3G-25H-M166	1353	310	401239503
Sam 3H-25H-M166	1343	310	401240116
Sam 3I-25H-M166	1333	310	401240473
Sam 3J-25H-M166	1323	310	401240449
Sam 3K-25H-M166	1313	310	401240418
Sam 3L-25H-M166	1303	310	401240392
Sam 3M-25H-M166	1293	310	401240210
Sam 3N-25H-M166	1283	309	401240149
Sam 3O-25H-M166	1273	309	401240040

Dear Director:

Please let this letter serve as a request for administrative approval of exception locations for the captioned oil and gas well(s).

Rule 318A.a requires surface locations within a square with sides four hundred (400) feet in length, the center of which is the center of any governmental quarter-quarter section ("400' window"); or within a square with sides eight hundred (800) feet in length, the center of which is the center of any governmental quarter section ("800' window").

Rule 318A.c requires a new surface location to be less than 50' from an existing surface well location.

Crestone Peak Resources proposes to drill the above referenced well at a surface location outside a legal drilling window as defined by Rule 318A.a and at a surface location further than 50' from an existing well as defined by Rule 318Ac. Signed waivers of Rules 318A.a and 318A.c by the surface owner are being submitted.

Thank you for your assistance in this matter. If you have any questions or comments, please contact me at 720-410-8478.

Sincerely,

Ryan Bruner
Regulatory Analyst