



August 25, 2017

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 #
File 3A-32H-K268	401352054	File 3B-32H-K268	401352057
File 3S-32H-K268	401352292	File 3T-32H-K268	401352293

SESE Sec 26 T2N R68W 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.

Crestone Peak Resources is requesting to run a combination RST/CBL (reservoir saturation tool using pulsed neutron) cased hole log on the 7" casing of one of the first wells to be drilled on the pad from approximately 500' to 6500' MD.

Crestone Peak has identified a single existing well with Induction logs that are within 750' of the proposed wells' surface hole locations. See chart below.

Well	API	SHL	Avg. Distance from proposed wells	Bearing	Log on file Document #
Ray Nelson 23-32	123-25486	1917 FSL, 2124 FWL, 32 2N 68W	553'	NE	Dual Induction, #1349805

All of the captioned wells will have a cement bond log with gamma ray run from the intermediate casing shoe, or as close as possible, to above surface casing shoe to verify the setting depth of surface casing and aquifer coverage. The horizontal portion of all subject wells will be logged while drilling with a gamma ray tool.

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. The Form 5 for each well on the pad will identify the well that was logged with alternative logs by API number, well name and well number.

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

Sincerely,

Ryan Bruner  
Regulatory Analyst