



May 20, 2019

Mr. Jeff Robbins, Director  
Colorado Oil & Gas Conservation Commission  
1120 Lincoln Street, Ste. 801  
Denver, Colorado 80203

Re: **COGCC Rule 603.a.(2): Property Line Exception Location Request**  
Northwest B wells: NENW, Section 9, Township 1 South, Range 68 West, Broomfield County,  
Colorado

Dear Mr. Robbins,

Extraction Oil & Gas, Inc. (Extraction) is planning to drill the following 8 horizontal wells:

Northwest B S16-20-1C Doc # 401504534	Northwest B S20-25-16N Doc # 401504543
Northwest B S16-20-2N Doc # 401504538	Northwest B S20-25-17C Doc # 401504544
Northwest B S20-25-14C Doc # 401504540	Northwest B S20-25-18N Doc # 401504546
Northwest B S20-25-15N Doc # 401504541	Northwest B S20-25-19N Doc # 401504547

The surface locations of the above referenced proposed wells have been staked at a distance less than the required 150 feet from a surface property line per Colorado Oil & Gas Conservation Commission (COGCC) Rule 603.a.(2), which states that a well shall be located not less than 150 feet from a surface property line, and are being permitted as exception locations. Extraction's proposed wells are located between 116 and 128 feet from the property line to the south. These wells are being proposed less than 150 feet from a property line due to an agreed upon location with the surface owner in the Surface Use Agreement (SUA), who is also the encroached upon surface owner. The surface owner has waived all location exception and setbacks under the COGCC, which includes Rule 603.a.(2), in the SUA. Please see the highlighted portion of the SUA on page 8, part (c) attached to the APD.

Extraction respectfully requests the COGCC to review the enclosed information and approve the requested exception location request and Applications for Permit to Drill for these wells.

Sincerely,

Bonnie Lamond  
Extraction Oil & Gas, Inc.