

SURFACE OWNER WAIVER AND CONSENT AGREEMENT

THIS SURFACE OWNER WAIVER AND CONSENT AGREEMENT ("Agreement"), dated this 21st day of March, 2017 ("Effective Date"), is made by and between the undersigned, Troy M. Oliver & W. Shorlene Oliver, whose address is 12958 Road 16, Cortez, CO 81321, herein called "Surface Owners", and Kinder Morgan CO₂ Company, L.P., whose address is 1001 Louisiana, Suite 1000, Houston, TX 77002, herein called "Kinder Morgan";

WHEREAS, Surface Owners represent that they own the surface estate in fee and are in possession of an interest in part or all of the surface estate for the following described lands in Montezuma County, Colorado, said lands herein called "Lands," to wit;

Township 36N, Range 18W, 6th P.M.
Section: 1
Montezuma County, Colorado
covering the following named well(s) or facility:
Well Name: GP-11
Well ID: 313611, API#: 05-083-06635

AND

Township 36N, Range 17W, 6th P.M.
Section: 6
Montezuma County, Colorado
covering the following named well(s) or facility:
Well Name: GP-12
Well ID: 313610, API#: 05-083-06634

AND

Township 36N, Range 17W, 6th P.M.
Section: 6
Montezuma County, Colorado
covering the following named well(s) or facility:
Well Name: MC-8
Well ID: 313602, API#: 05-083-06625

hereinafter called "Wells."

WHEREAS, Surface Owners recognize that Kinder Morgan is the operator of the Well, and as such, has certain rights and obligations pursuant to Colorado Oil and Gas Conservation Commission ("Commission") Rules, herein called "Commission Rules" and also acknowledge the Commission's Operator Guidance for Rule 1001.c. Reclamation Variance and Waivers.

WHEREAS, Surface Owners and Kinder Morgan desire to forego certain interim reclamation requirements applicable to the Lands so that Surface Owners may utilize the Lands to their benefit, and hereby set forth their agreements with respect to future reclamation operations or uses of Lands.

NOW, THEREFORE, in consideration of ten dollars (\$10.00) and other good and valuable consideration, the sufficiency of which is hereby acknowledged, Surface Owners and Kinder Morgan agree as follows:

1. Surface Owners' Waiver of Commission Rule 1003.d. Surface Owners understand and acknowledge that the Commission has rules and regulations that pertain to the proper interim reclamation of drilling pits, land and soil affected by oil and gas drilling operations. Pursuant to Commission Rule 1001.c, Surface Owners hereby waive any and all rights available to them under Rule 1003.d. regarding drilling pit closure, and hereby acknowledge and confirm that Kinder Morgan does not have to comply with Commission Rule 1003.d. as set forth in Commission Rule 1001.c. Should any final reclamation pursuant to Rule 1004 require closure of the drilling pits subject to this Agreement, Surface Owners hereby waive any such requirements regarding the closure of drilling pits on the Lands. In accordance with this Agreement, Surface Owners shall not oppose Kinder Morgan in any Commission or other governmental proceedings related to Kinder Morgan's operations pursuant to this Agreement. Surface Owners will provide Kinder Morgan or its successors and assigns with any and all written or oral support they may reasonably require to obtain permits from the Commission, local jurisdiction, or other governmental agency.

2. Kinder Morgan Obligations. Pursuant to this Agreement and in lieu of the reclamation requirements contained in Rule 1003.d., Kinder Morgan and Surface Owners agree to the following, to the satisfaction of Kinder Morgan:

- a. Kinder Morgan has provided all sampling results from said Lands to the landowner.
- b. The liner of all pits has been shredded, mixed with soil and buried.
- c. Surface Owners will conduct weed control activities on lands located both off the Well and Facility location in compliance with 1003.f.

3. Acknowledgement and Compliance with Commission Operator Guidance for Rule 1001.c. Reclamation Variances and Waivers. Surface Owners and Kinder Morgan have conducted the appropriate consultation

required by Rule 306.f and have also discussed and agreed upon the following items set forth in the Commission Operator Guidance for Rule 1001.c. Reclamation Variances and Waivers, Section I, Subparts 1, 2, 3 and 4:

- a. The specific portion of the oil and gas locations for which the Surface Owners are waiving the operator's obligation to perform interim reclamation is described below and depicted on Figures 1, 2 and 3 of Exhibit A attached and made a part hereto.
 - b. Surface Owners hereby waive the Operator's obligation to perform interim reclamation required by Rule 1003.d. for the specified portions of the Lands described herein to avoid disturbance of re-seeded ground.
 - c. The Surface Owners hereby acknowledge that and has requested that the current condition of the Lands, access road, Well Location and soils subject to this waiver are satisfactory to the Surface Owners as of the Effective Date of this Agreement. Surface Owners specifically acknowledge that the drilling pit liner for the Wells shall remain buried on the Lands and specifically waives the requirements of Rule 1003.d. regarding (1) the backfilling of the drilling pit, (2) the timing for closure and reclamation (subparagraphs (1) and (2) apply to Wells GP-11 and MC-8) and (3) the requirement that soils meet concentration levels of the current Commission Table 910-1 (subparagraph (3) applies to Well GP-12).
 - d. As to Wells GP-11 and MC-8, Surface Owners acknowledge that the soils do not meet the concentration levels of the current Commission Table 910-1 and Kinder Morgan will continue to monitor and evaluate in-place remediation options over time (hereinafter "Work"). Surface Owners hereby grant Kinder Morgan, its agents, employees, contractors, and subcontractors the right to enter the Property for the sole purpose of carrying out the Work, without rent, fee or other form of charge. Kinder Morgan shall perform all Work in compliance with all applicable federal, state and local rules and regulations.
 - e. The Surface Owners hereby acknowledge that all active portions of the oil and gas location on the Lands and all oil and gas operations on the Lands remain under the jurisdiction of the Colorado Oil and Gas Conservation Commission.
 - f. The Surface Owners hereby acknowledge that the Surface Owner may not impede ingress to or egress from the active oil and gas location on the Lands or interfere with the safe conduct of oil and gas operations on the location.
4. Mutual Indemnity/Release. Surface Owners hereby release and agree to hold harmless Kinder Morgan from any and all liability and further payment for damages on the Lands which arise from, out of, or in connection with Kinder

Morgan's operations on Lands as they relate to Surface Owners' waiver of Commission Rule 1003.d., but only as to those operations which are described in and permitted by this Agreement. Kinder Morgan agrees to indemnify and hold harmless Surface Owners from any and all claims, damages and causes of action arising out of and caused by Kinder Morgan's operations on Lands that may be asserted by any of Kinder Morgan's agents, employees, subcontractors, contractors or persons entering upon the premises at the request of Kinder Morgan for purposes of complying with this Agreement.

5. Notice for Additional Operations. In addition to the applicable provisions and requirements set forth in this Agreement, Kinder Morgan will comply with applicable Commission Rules and Regulations if any additional operations are conducted on the Well.
6. Successors and Assigns. When Kinder Morgan is used in this Agreement, it shall also mean the successors and assigns of Kinder Morgan, as well as its employees and officers, agents, affiliates, contractors, subcontractors and/or purchasers. This Agreement shall be binding upon and inure to the benefit of the heirs, successors and assigns of Surface Owners and Kinder Morgan and may be executed in counterparts.
7. Confidentiality. Surface Owners shall not disclose such information about this Agreement without the advance written consent from Kinder Morgan. Kinder Morgan may need to provide this Agreement to regulatory agencies, evidencing the existence of this Agreement, but in all other respects its terms and conditions shall be held confidential by the parties.

AGREED TO AND ACCEPTED AS OF THE DATE FIRST WRITTEN ABOVE.

SURFACE OWNERS:

By: Troy M. Oliver
Troy M. Oliver

By: W. Shorlene Oliver
W. Shorlene Oliver

KINDER MORGAN CO2 COMPANY, L.P.

By: Barry Swift
Barry Swift, Manager, CO₂

EXHIBIT A

To that certain Surface Owner Waiver and Consent Agreement dated
3-21-2017 by and between Troy M. Oliver & W. Shorlene
Oliver and Kinder Morgan CO₂ Company, L.P.