

Surface Location Exception Waiver
(Rule 318A.a. and 318A.c.)

PDC Energy, Inc. as Operator of the following proposed well(s):

Township 5 North, Range 64 West, 6th P.M.

Section 4: SE, Weld County, CO

McGlothlin Farms 5N64W4 Pad:

McGlothlin Farms 4Y-304: 1208' FSL & 651' FEL

McGlothlin Farms 4Y-214: 1204' FSL & 636' FEL

McGlothlin Farms 4Y-314: 1199' FSL & 622' FEL

McGlothlin Farms 4X-234: 1194' FSL & 608' FEL

McGlothlin Farms 4X-334: 1189' FSL & 594' FEL

McGlothlin Farms 4X-204: 1185' FSL & 579' FEL

McGlothlin Farms 4X-314: 1180' FSL & 565' FEL

McGlothlin Farms 4X-214: 1175' FSL & 551' FEL

McGlothlin Farms 4W-334: 1170' FSL & 537' FEL

McGlothlin Farms 4W-234: 1166' FSL & 522' FEL

McGlothlin Farms 4W-404: 1161' FSL & 508' FEL

Hereby requests a Surface Location Exception Waiver from: McGlothlin Farms, LLC, with address of 6734 S. Detroit Circle, Centennial, CO 80122, owner(s) of the surface for the aforementioned well location(s).

Pursuant to the following Colorado Oil and Gas Conservation Commission ("COGCC") Rule:

Rule 318A.a. GWA, GWA wells, GWA windows and unit designations

COGCC Rule 318A.a designates five "drilling windows" per quarter section of land in the Greater Wattenberg Area (GWA) – 400'x400' boxes in the center of each quarter/quarter section, and an 800'x800' box in the center of the quarter section.

Rule 318A.c. Surface locations

COGCC Rule 318A.c. also states that certain well locations must be "twinned" (located within fifty (50) feet of an existing well).

A complete copy of the COGCC rules and policies is available at the following website: <http://cogcc.state.co.us/>.

As the Surface Property Owner(s), I understand that the aforementioned well location(s) fall outside of those drilling areas and are greater than fifty (50) feet from an existing well, and consent to the location(s) as planned. I hereby waive any requirements to comply with COGCC Rule 318A.a. and 318A.c. for the aforementioned well(s).

Surface Property Owner(s):

McGlothlin Farms, LLC

McGlothlin Farms, LLC



By: Deborah L. McGlothlin

Title: Manager

Date: 7/14/2016

By: Gordon E. McGlothlin

Title: _____

Date: _____

Surface Location Exception Waiver
(Rule 318A.a. and 318A.c.)

PDC Energy, Inc. as Operator of the following proposed well(s):

Township 5 North, Range 64 West, 6th P.M.

Section 4: SE, Weld County, CO

McGlothlin Farms 5N64W4 Pad:

McGlothlin Farms 4Y-304: 1208' FSL & 651' FEL

McGlothlin Farms 4Y-214: 1204' FSL & 636' FEL

McGlothlin Farms 4Y-314: 1199' FSL & 622' FEL

McGlothlin Farms 4X-234: 1194' FSL & 608' FEL

McGlothlin Farms 4X-334: 1189' FSL & 594' FEL

McGlothlin Farms 4X-204: 1185' FSL & 579' FEL

McGlothlin Farms 4X-314: 1180' FSL & 565' FEL

McGlothlin Farms 4X-214: 1175' FSL & 551' FEL

McGlothlin Farms 4W-334: 1170' FSL & 537' FEL

McGlothlin Farms 4W-234: 1166' FSL & 522' FEL

McGlothlin Farms 4W-404: 1161' FSL & 508' FEL

Hereby requests a Surface Location Exception Waiver from: McGlothlin Farms, LLC, with address of 6734 S. Detroit Circle, Centennial, CO 80122, owner(s) of the surface for the aforementioned well location(s).

Pursuant to the following Colorado Oil and Gas Conservation Commission ("COGCC") Rule:

Rule 318A.a. GWA, GWA wells, GWA windows and unit designations

COGCC Rule 318A.a designates five "drilling windows" per quarter section of land in the Greater Wattenberg Area (GWA) – 400'x400' boxes in the center of each quarter/quarter section, and an 800'x800' box in the center of the quarter section.

Rule 318A.c. Surface locations

COGCC Rule 318A.c. also states that certain well locations must be "twinned" (located within fifty (50) feet of an existing well).

A complete copy of the COGCC rules and policies is available at the following website: <http://cogcc.state.co.us/>.

As the Surface Property Owner(s), I understand that the aforementioned well location(s) fall outside of those drilling areas and are greater than fifty (50) feet from an existing well, and consent to the location(s) as planned. I hereby waive any requirements to comply with COGCC Rule 318A.a. and 318A.c. for the aforementioned well(s).

Surface Property Owner(s):

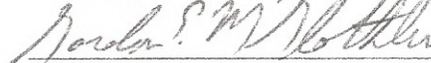
McGlothlin Farms, LLC

By: Deborah L. McGlothlin

Title: _____

Date: _____

McGlothlin Farms, LLC



By: Gordon E. McGlothlin

Title: Manager, McGlothlin Farms, LLC

Date: 7/12/16