



CRESTONE PEAK
RESOURCES

March 9, 2018

Hicks & Johnson Dacomo Farm LLP
c/o Donald Johnson
11355 N. 75th Street
Longmont, CO 80503-9199

Rule 318A.a.(2) waiver
March 9, 2018
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RE: Waiver of Rule 318A.a.(2)

WELL NAME	Surface Locations	FROM SOUTH LINE	FROM WEST LINE
Hingley 3A-18H-N167		523'	1359'
Hingley 3B-18H-N167		523'	1369'
Hingley 3C-18H-N167		523'	1379'
Hingley 3D-18H-N167		523'	1389'
Hingley 3E-18H-N167		523'	1399'
Hingley 3F-18H-N167		523'	1409'
Hingley 3G-18H-N167		523'	1419'
Hingley 3H-18H-N167		523'	1429'
Hingley 3I-18H-N167		523'	1439'
Hingley 3J-18H-N167		523'	1449'
Hingley 3K-18H-N167		523'	1459'

ALL ABOVE WELLS ARE MEASURE FROM:

Township 1 North, Range 67 West
Section 18
Weld County, Colorado

Dear Mr. Johnson:

Crestone Peak Resources Holdings LLC ("Crestone") staked the Hingley 3A – 3K wells at surface locations as notated above. These wells are being drilled under the rules and regulations of the Colorado Oil and Gas Conservation Commission's ("COGCC") Rule 318A known as the Greater Wattenberg Area Special Well Location, Spacing and Unit Designation Rule. This rule states that all boundary infill wells be drilled from the same surface locations as previously designated in Rule 318A.a.(2) which reads:

"The Greater Wattenberg Area ("GWA") is defined to include those lands from and including Townships 2 South to 7 North and Ranges 61 West to 69 West, 6th P.M. In the Hicks & Johnson Dacomo Farm LLP

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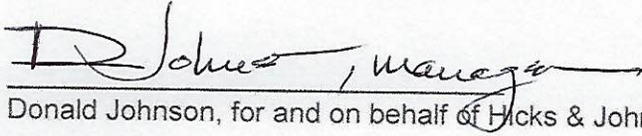
GWA, operators may utilize the following described surface drilling locations (GWA windows") to drill, twin, deepen, or recomplate a well (GWA well") and to commingle any or all of the Cretaceous Age formations from the base of the Dakota Formation to the surface:

- (2) A square with sides eight hundred (800) feet in length, the center of which is the center of any governmental quarter section ("800 window").

These wells were staked south 800' window. As this location was staked with your consent and approval, Crestone respectfully requests your consent to an exception location for these wells by waiver of the COGCC Rule 318A.a.(2).

If this meets with your approval, please sign and date both originals of this letter, keeping one for your files and returning one to the undersigned.

THE UNDERSIGNED SURFACE OWNER HEREBY WAIVES RULE 318A.a.(2) AS IT APPLIES TO THE SURFACE LOCATION OF THE WELLS AND APPROVES THE SURFACE LOCATION OF THE WELLS AS NOTATED ON PAGE 1 ABOVE.


Donald Johnson, for and on behalf of Hicks & Johnson Dacono Farm LLP

Thank you for your time and consideration in this matter. Please feel free to contact me if you have any questions or comments

Respectfully,


Bob Bresnahan
Land Negotiator - RPL
Crestone Peak Resources Holdings LLC