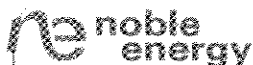




01637781

1625 Broadway  
Suite 2000  
Denver, CO 80202  
Tel: 303.228.4332  
Fax: 303.228.4282  
lward@  
nobleenergyinc.com  
Irene M. Ward  
Sr. Landman



December 15<sup>th</sup>, 2009

Mrs. Joan L. Savage  
910 16th Street, Suite 201  
Denver, CO 80202

Re: **EXCEPTION LOCATION WAIVER REQUEST FOR 19H PAD**  
Doghead 19-32A well  
Surface Location 2015' FNL, 30' FEL  
Bottomhole Location 1485' FNL, 2094' FEL  
Township 7 South, Range 94 West, 6<sup>th</sup>, P.M.  
Section 19: SE/4NE/4  
Section 20: SW/4NW/4  
Garfield County, Colorado

Dear Mrs. Savage:

Colorado Oil and Gas Conservation Commission, ("COGCC") Spacing Order No. 139-73 states that an Operator can only have one pad per quarter-quarter in a given section. The 19H PAD falls partially into the SE/4NE/4 of Section 19 and partially into the SW/4NW/4 of Section 20. Therefore, two pads are within the SWNW of Section 20, 7S-94W, Garfield County, CO.

This location was designed to meet the White River National Forest Service request to minimize surface impacts on Forest Service Property.

By signing below Joan Savage, as the property owner hereby gives consent to Noble Energy, Inc. and Waives the requirement of Spacing Order No. 139-73, requiring one pad per quarter-quarter in Section 20, 7S-94W.

If you have any questions please call me direct at (303) 228-4332. Thank you for your consideration.

Sincerely,

Irene M. Ward  
Sr. Land Negotiator

Accepted this 22<sup>ND</sup> day of December 2009, by Joan L. Savage.

  
Joan L. Savage