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November 18, 2016

Colorado Oil and Gas Conservation Commission
The Chancery Building
1120 Lincoln Street, Suite 801
Denver, CO 80203
Attn: Mr. Matt Lepore, Director

RE: **Request to the Director for Rule 604.b. Exception Location**
Moore UPRC H13-2 Tank, Loc ID pending, Doc #401152437
Section 13: NW/4NE/4 Township 3 North, Range 65 West, 6th P.M.
Weld County, Colorado

Dear Director:

Noble Energy, Inc. respectfully requests the Director to grant an exception to setback distance requirements set forth in Rule 604, as this particular location is within a Designated Setback Location solely as a result of the adoption of Rule 604.a.. Noble will implement site specific mitigation measures on the Form 2 or Form 2A sufficient to eliminate, minimize or mitigate potential adverse impacts to public health, safety, welfare, the environment, and wildlife to the maximum extent technically feasible and economically practicable. This location does currently and will continue to comply with all other safety requirements set forth in the COGCC rules and regulations.

- (1) **Existing Oil and Gas Location.** The Director may grant an exception to setback distance requirements set forth in Rule 604 within a Designated Setback Location when a Well or Production Facility is proposed to be added to an existing or approved Oil and Gas Location if the Director determines alternative locations outside the applicable setback are technically or economically impracticable; mitigation measures imposed in the Form 2 or Form 2A will eliminate, minimize or mitigate noise, odors, light, dust, and similar nuisance conditions to the extent reasonably achievable; the proposed location complies with all other safety requirements of these Commission Rules; and
- A. An existing or approved Oil and Gas Location is within a Designated Setback Location solely as a result of the adoption of Rule 604.a., which established the Designated Setback Locations; or
 - B. The Oil and Gas Location is located within a Designated Setback Location solely as a result of Building Units constructed after the Oil and Gas Location was approved by the Director.

Noise Mitigation: Construction operations – Construction activities will take place during the day, and there is no foreseen noise impacts associated with the construction and equipment being installed

Traffic Control: Construction operations – Based on construction of adding one VOC and increasing disturbance area by approximately 2,500 square/feet, the need for dust suppression is unlikely. If dust suppression is needed, it could include a combination of water, magnesium chloride, or calcium chloride. Limited traffic speed will be used for dust mitigation..

Thank you for your attention to the enclosed. Noble respectfully requests that the COGCC review and approve the requested exception.

Respectfully,

Justin Garrett
Regulatory Analyst
Noble Energy Inc.