



# Kerr-McGee Oil & Gas Onshore LP

A subsidiary of Anadarko Petroleum Corporation

1099 18<sup>th</sup> Street  
Denver, CO 80202  
720-929-6000

November 29, 2017

Matt Lepore  
Director, Colorado Oil and Gas Conservation Commission  
Department of Natural Resources - The Chancery Building  
1120 Lincoln Street, Suite 801  
Denver, CO 80203

Re: Request for Exception to Rule 318A.a & 318A.c

ZELDA 25-1HZ (Doc No. 401455494)	ZELDA 25-7HZ (Doc No. 401455503)
ZELDA 25-2HZ (Doc No. 401455498)	ZELDA 25-8HZ (Doc No. 401455504)
ZELDA 25-3HZ (Doc No. 401455499)	ZELDA 25-9HZ (Doc No. 401455508)
ZELDA 25-4HZ (Doc No. 401455500)	ZELDA 25-10HZ (Doc No. 401455512)
ZELDA 25-5HZ (Doc No. 401455501)	ZELDA 25-11HZ (Doc No. 401455513)
ZELDA 25-6HZ (Doc No. 401455502)	

Township 2 North, Range 65 West  
Section 25: NWNW  
Weld County, Colorado

Dear Director Lepore:

Kerr-McGee Oil & Gas Onshore LP ("KMG") respectfully requests approval of an exception to Rule 318A.a to allow the above-named wells to be drilled at the above-referenced location. Rule 318A.a of the Colorado Oil and Gas Commission's Rules and Regulations requires wells to be drilled and completed in a square with sides four hundred (400) feet in length, the center of which is the center of any quarter/quarter section or in the center of any quarter section with the four sides being eight hundred (800) feet in length. The above-named wells are being permitted as an exception location at the request of the surface owner.

Rule 318A.c of the COGCC's Rules and Regulations requires any new twinning well to be located within fifty (50) feet of an existing well. The above-named wells are more than fifty (50) feet from the nearest existing oil and gas well.

KMG has obtained a signed Surface Use Agreement from the surface owner that contains language specific to the location of the proposed well. The Memo of SUA includes evidence of this on Page 1, Section 1. Additionally, a site specific location map is part of the signed agreement and included as Exhibit A of the SUA Memo. Please consider the surface owner's project location map (location of proposed wells) as a waiver to these rules. Should you have any questions, please contact our office.

Sincerely,

**Kerr-McGee Oil & Gas Onshore LP**

**Craig Richardson**  
Regulatory Analyst II