

1625 Broadway
Suite 2200
Denver, CO 80202



Tel: 303.228.4000
Fax: 303.228.4280
www.nobleenergyinc.com

November 5, 2014

Matt Lepore, Director
CO Oil and Gas Conservation Commission
1120 Lincoln Street, Ste. 801
Denver, CO 80203

RE: Burton K25-67-1HN Rule 317.p Exception Request

Dear Mr. Lepore,

Noble Energy Incorporated (NEI) would like to request an exception to Rule 317.p, requiring a minimum of a resistivity log with gamma-ray for a newly drilled well. The proposal is to use a resistivity log from a nearby vertical well, Miller 25-5F (05-123-16225).

The Burton K25-67-1HN (05-123-38366) is a single well pad (location #434876). The Miller 25-5F is a Niobrara/Codell producing well. It was logged down to approximately 7390 feet, which would include the Niobrara depth for the new well.

The proposal of substituting the Miller induction log (doc# 1044190) will satisfy the Rule 317.p requirement for stratigraphic and aquifer data. Sundry, doc #400724738 has been submitted for this request.

I can be reached at (303) 228-4437 if you have any questions or concerns.

Sincerely,

A handwritten signature in blue ink that reads 'Cheryl Johnson'.

Cheryl Johnson
Regulatory Advisor
EHSR – Onshore
Noble Energy Inc.