



Kinder Morgan CO2 Company  
17801 Hwy 491  
Cortez, CO 81321  
(970) 882-5527

March 30, 2015

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

Re: Request for Exception to Rule 317.p

1. **CX-2** Doc # 400696337 Sec: 12, Twp: 38N, Range; 19W, LAT: 37.563200, Long: -108.902290
2. **CX-5** Doc # 400696343 Sec: 7, Twp: 38N, Range; 19W, LAT: 37.570460, Long: -108.890470
3. **CX-6** Doc # 400758206 Sec: 8, Twp: 38N, Range; 18W, LAT: 37.561430, Long: -108.852940
4. **CX-8** Doc # 400758212 Sec: 8, Twp: 38N, Range; 18W, LAT: 37.570090, Long: -108.855220
5. **CX-9** Doc # 400789546 Sec: 18, Twp: 38N, Range; 18W, LAT: 37.554410, Long: -108.876080

Dear Mr. Lepore;

Kinder Morgan CO2 Company respectfully requests approval for an exception to COGCC Rule 317.p and run a Cased Hole Pulse Neutron Log for the 5 well bore locations listed above. Rule 317.p of the Colorado Oil and Gas Commissions Rules and Regulations requires wells to be logged with a minimum of a resistivity log with gamma ray. The above named well are requested to be exempt from this requirement due to problems with exploration through the Gothic Shale formation.

The wells listed above will also be cased-hole logged with a cement bond and gamma ray log from the TD point to the surface. The Drilling Completion Report (Form 5) submitted for each well will indicate that "no open-hole logs were run" for the intermediate cased-hole interval to surface; below that point the Leadville zone is open-hole logged and logs submitted.

Thank you for your considerations in this matter.  
If you have any Questions please contact our offices

Sincerely;  
Kinder Morgan CO2 Company

Phil Kennedy  
Regulatory Manager  
Cortez Colorado