

## **Public Comments**

The following comments were provided by members of the public and were considered during the technical review of this application.

1	<p>The Vetting Wells will sit just outside the 1000 barrier for Bella Romero Academy building, they are within 1000 feet of the activity area students regularly use. The roads servicing the school are the same as the roads servicing the pad and the associated facilities. These are roads with no sidewalks, because of socioeconomic necessity many students walk to and from school. The pad only just falls outside of the UMA classification, and should Extraction deviate from submitted plans, as they did with Triple Creek, it could push them into a UMA situation.</p> <p>Bad site, bad idea.</p>	06/17/2016
2	<p>TO: John Noto, COGCC Oil and Gas Location Assessment Supervisor</p> <p>Email: john.noto@state.co.us</p> <p>Doug Andrews, COGCC OGLA Northeast Location Specialist</p> <p>Email: doug.andrews@state.co.us</p> <p>FR: The Sierra Club</p> <p>DT: June 24, 2016</p> <p>RE: Comment on Extraction Oil Gas LLC's Form 2 Applications Nos. 400939043 (Vetting 15); 400939070 (Vetting 16);</p> <p>400939077 (Vetting 17); 400939089 (Vetting 18); 400939099 (Vetting 19); 400939106 (Vetting 20); 400939113 (Vetting 21); 400939179 (Vetting 22); 400939184 (Vetting 23); 400939199 (Vetting 24); 400939206 (Vetting 14); 401053268 (Vetting 12); 401010054 (Vetting 13); 400939287 (VT-Alles 1-16-18); 400939355 (VT-LDS 4-16-18); 400939380 (VT-Glenmere 3-16-18); 400939394 (VT-Glenmere C1-16-18); 400939399 (VT-LDS 1-16-18); 400939404 (VT-LDS 2-16-18); 400939407 (VT-LDS 3-16-18); 400939411 (VT-LDS C2-16-18); 400939415 (VT-LDS C3-16-18); 400939366 (VT-LDS C4-16-18); 400939362 (VT-LDS 5-16-18).</p> <p>Dear Colorado Oil and Gas Conservation Commission:</p> <p>These comments pertain to each of the above-referenced Form 2 applications. We are addressing these 24 applications together because they are related, and filing them in duplicate so they will be in the record for each application.</p> <p>On June 22, the Sierra Club, along with other groups, filed comments in opposition to Extraction OG LLC's Form 2A applications for these 24 wells and associated production facilities. We hereby incorporate those comments and exhibits by reference in this submission in opposition to the 24 applications for a permit to drill. The COGCC is already in possession of two hard copies of our comments and two CDs containing the exhibits, but we have also made them available at <a href="https://www.dropbox.com/sh/gnpfrhh5ox52cqz/AABt0xZBUQmWglESiaN-cr6Ba?dl=0">https://www.dropbox.com/sh/gnpfrhh5ox52cqz/AABt0xZBUQmWglESiaN-cr6Ba?dl=0</a>.</p> <p>In addition, one of the flaws in the Form 2A location assessment applications is the lack of any analysis of alternative sites. We believe Extraction OG is capable of such an analysis and should be required to perform one. For example, attached hereto as Exhibit 4 is an alternative analysis they did for another project. This should be required here as well.</p> <p>For the reasons detailed in our previous comments and above, we urge you to deny these 24 permits to drill.</p> <p>Sincerely,</p> <p>Eric E. Huber</p> <p>Managing Attorney, Sierra Club</p>	06/24/2016

Total: 2 comment(s)