



March 16, 2017

Noble Energy
1625 Broadway
Suite 2200
Denver, CO 80202

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RE: Rule 317.r. & 317.s.
Leffler 8-21 Pad: SENE Section 21- T6N-R66W
Weld County, Colorado

1. Leffler 1N-23B-L
2. Leffler 1N-23C-L
3. Leffler 8C-23-L
4. Leffler 8N-23B-L
5. Leffler 41C-23-L
6. Leffler 41N-23C-L

Ladies and Gentlemen,

Synergy Resources (Synergy) is applying for the above permits to drill the captioned horizontal wells. Pursuant to Rule 317.r, you are provided notice of a wellbore lying within one hundred fifty (150) feet of the existing active well cited below. An operator will perform an anti-collision evaluation of all active (producing, shut in, or temporarily abandoned) offset wellbores that have the potential of being within 150 feet of a proposed well prior to drilling operations for the proposed well. Notice shall be given to all offset operators prior to drilling.

Pursuant to Rule 317.s, no portion of a proposed wellbore's treated interval shall be located within one hundred fifty (150) feet of an existing (producing, shut-in, or temporarily abandoned) or permitted oil and gas wellbore's treated interval belonging to another operator without the signed written consent of the operator of the encroached upon wellbore. As currently planned, the following well(s) operated by Noble Energy have treated intervals that lie within one hundred fifty (150) feet of the horizontal lateral of the captioned wells that Synergy is proposing.

Offset Well API #	Offset Well Name	Nearest Proposed Horizontal Well Name	Shortest Horizontal Distance from Offset Well to any Proposed HZ Well	Offset Well Operator
05-123-17239	Berry #22-2	Leffler 1N-23B-L	124	Noble
05-123-18597	L&L Partnership #23-4G6	Leffler 1N-23B-L	83	Noble
05-123-13070	Alles #1-23	Leffler 1N-23C-L	135	Noble
05-123-13071	Alles #2-23	Leffler 8C-23-L	104	Noble
05-123-17240	L&L Partnership #22-8	Leffler 8N-23B-L	96	Noble
05-123-26370	Adams I #23-19	Leffler 41C-23-L	139	Noble
05-123-26370	Adams I #23-19	Leffler 41N-23C-L	139	Noble

If Noble Energy is in agreement to waive Rule 317.s, please sign this consent form in the space provided below and return one original copy to the undersigned.

Sincerely,

Erin Ekblad

Erin Ekblad
Manager Regulatory Affairs at Synergy Resources Corporation

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As an Operator of the above referenced well (s) lying within one hundred fifty (150) feet of the treated interval portion of the above captioned well, Noble Energy hereby waives the one hundred fifty (150) foot minimum stimulation setback distance as specified in COGCC Rule 317.s.

Accepted and agreed to this 21st day of March 2017.

Noble Energy *RMS*

Mari S. Gillman
(Please sign above)

TH

By: Mari S. Gillman

Title: Attorney-In-Fact

Signed *Mari S. Gillman* this 21st day
of March, 2017