Director of COGCC Jeff Robbin’s “objective” criteria:

1) Locations within 1500’ of a Building Unit or High Occupancy Building, which include Urban Mitigation Area (“UMA”) and Large UMA Facility (“LUMAF”) locations.

2) Locations within a municipality.

3) Locations within 1500’ of a municipal boundary, platted subdivision, or county boundary.

4) Locations within 2,000’ of a school property line.

5) Locations within:
   a) a Floodplain;
   b) an identified public drinking water supply area (i.e. Rule 317B buffer zone, or the Brighton Public Water System); or
   c) a sensitive area for water resources.

6) Locations within a Colorado Parks and Wildlife (“CPW”) mapped Restricted Surface Occupancy Area (“RSO”) or Sensitive Wildlife Habitat (“SWH”), or locations receiving site- or species-specific CPW comments.

7) Locations within 1,000’ of a Designated Outdoor Activity Area.

8) Locations with more than 18 tanks or >5,200 barrels of hydrocarbon or produced liquid storage.

9) Locations where the operator does not have a Surface Use Agreement.

10) Locations where the relevant local government, or state or federal agency requests additional consultation.

11) Locations where the operator requests the Director grant a Rule 502.b Variance for an associated permit application.

12) Locations with an access road in a RSO, SWH, 317B buffer zone, or within 200’ feet of a Building Unit on lands not subject to a Surface Use Agreement.

13) A proposed centralized E&P Waste Management Facility.

14) A Request to Vent or Flare (Form 4) from a location within 1,500’ of a Building Unit or High Occupancy Building Unit or within the Denver Metro/North Front Range ozone nonattainment area.

15) An Intent to Plug (Form 6) for a well associate with a stray gas investigation.

16) Additional financial assurance required in accordance with Rule 702.a.