

State Of New Mexico
Energy, Minerals and Natural Resources Department

26-Jun-26

CROSS TIMBERS ENERGY, LLC

400 West 7th Street
Fort Worth, TX 76102

Pre Enforcement Notification

Dear Operator:

The following inspection indicates that the well, equipment, location or operational status of the well failed to meet standards of the New Mexico Oil Conservation Division as described in the detail section below. To comply with standards imposed by Rules and Regulations of the Division, corrective action must be taken immediately and the situation brought into compliance. The detail section indicates preliminary findings and/or probable nature of the violation. This determination is based on an inspection of your well or facility by an inspector employed by the Oil Conservation Division on the date indicated.

Please notify the Compliance Officer copied on this letter, in writing, of the date corrective actions are scheduled to be made so that arrangements can be made to reinspect the well and/or facility.

INSPECTION DETAIL SECTION

[fAPP2123948032] NORTH VACUUM ABO 134 SAT GAWT BATTERY

OGRID: 298299

O-12-17S-34E

Inspection Date

6/26/2026

Type Inspection

Routine Inspection

Inspector

[SM] Sharon Minnix

Inspection No.

iSM2617742052

Violation

Title

Corrective Action Due

cSM2617749240 19.15.29 Releases Unauthorized Release

9/24/2026

(Unauthorized release present at the tank battery , 32°50'40.60"N 103°30'48.03"W , and 32°50'43.09"N 103°30'47.09"W location. All releases and including staining must be remediated per 19.15.29 NMAC. For the releases that occurred at the tank battery and provided coordinates provide the following information. - What was the total volume of the release? - If the release is of a reportable volume, when will the Notification of Release (NOR) and Initial C-141 be submitted to the OCD? - Explain how the source of the release was eliminated and how site security was established, include the date(s) that this was accomplished. - Explain how the release at the site was contained and stabilized, include the date(s) that this was accomplished. - Explain how the release was/is being remediated, include the date(s) of activities performed. - Provide details on the release that occurred before excavation occurred, when did excavation begin? As stated in the 19.15.29 NMAC "For all releases regardless of volume, the responsible party shall comply with 19.15.29.8 NMAC and shall remediate the release. For major and minor releases, the responsible party shall also comply with 19.15.29.9, 19.15.29.10, 19.15.29.11, 19.15.29.12, and 19.15.29.13 NMAC.")

In the event that a satisfactory response is not received to this letter of direction by the "Corrective Action Due By:" date shown above, further enforcement will occur. Such enforcement may include this office applying to the Division for an order summoning you to a hearing before a Division Examiner in Santa Fe to show cause why you should not be ordered to permanently plug and abandon this well.

Note: Information in Detail Section comes directly from field inspector data entries - not all blanks will contain data.