OCD-ARTESIA

Form 3160-9 (December 1989)

Certified Mail - Return Receipt Requested 70101870000352262693

UNITED STATES DEPARTMENT OF THE INTERIOR **BUREAU OF LAND MANAGEMENT**

	Page of
	Identification
IID	
Lease	NMNM06814
CA	
Unit	

Number 12JB065I

$\overline{}$	Hand Delivered Received	
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Hand Delivered Received by	NOTICE OI	F INCIDE	ENTS	OF	NONCO	OMPLIA	NCE	Unit PA		
Bureau of Land Management Office				Operat	tor					
CARLSBAD FIELD OFFICE				,,,		PII	ERCE JIM		99439	
Address 620 E GREENE STREET CARLSBAD NM 88220				Address 200 WEST 1ST COURT #859 ROSWELL NM 88201						
Telephone 575-234-5994				Attention						
Inspector BLAKLEY				Attn Addr 30-015-05805						
Site Name	Well or Facility	1/4 1/4 Section			Range	Meridian	County		State	
SOUTHERN FED	1	NENE 30	19		31E	NMP		EDDY	NM	
Site Name	Well or Facility	1/4 1/4 Section	Townsh	ıp	Range	Meridian	County		State	
THE FOLLOWING VIOLA	TION WAS FOUND BY BU	JREAU OF LAN	D MANA	GEMI	ENT INSPECTO	ORS ON THE DA	TE AND AT	THE SITE	LISTED ABOVE	
Date	Time (2	4 - hour clock)			Viola	ation		Gravity of Violation		
02/06/2012		08:00		43CFR 3162.3-4 (a), and 43CFR 3162.1				MINOR		
Corrective Action To Be Completed By	Date	e Corrected						Assessment Reference		
03/12/2012			, -					43 CFR 3163.1()		
his office. All engineering a Remarks continued on folk When violation is corrected, sign this no Company Representative Title	owing page(s).)		Signa		id approved.	Any such	NM	OCD /	ARTESIA	
ncidents of Noncompliance correctarlier Each violation must be could dress shown above Please note too toomply as noted above under "	rrected within the prescrib that you already may hav	ed time from re e been assessed	ceipt of for non	t of thi this N	s Notice or 7 by otice and repor ance (see amou	ted to the Burea int under "Asses	u of Land M sment for N	anagement oncomplia	office at the	
Civil Penalties (43 CFR 3163.2). Section 109(d)(1) of the Federal O Fitle 43 CFR 3163.2(f)(1), provide notices, affidavits, record, data, or lay such violation continues, not t	All self-certified correction and Gas Royalty Manages that any person who "kir other written information of the work of the control of the co	ns must be post gement Act of I nowingly or wil n required by th	marked 982, as i lfully" p	no late implen repare:	or than the next mented by the aps. maintains, or	business day aff pplicable provis submits, false,	ions of the o	ribed time to perating re or misleadir	for correction. gulations at	
A person contesting a violation shi receipt of the Incidents of Noncom- interior Board of Lands Appeals, & Management office for further info	ipliance with the appropri	ate State Direct	incidents or (see 4	of No 3 CFR	ncompliance. 3165.3). The	This request mu State Director re	eview decision	on may be	appealed to the	
Signature of Bureau of Land Manageme	ent Amorized Officer	14					Date 2/4	1/12	13:00	
Number 50	Date	Assessm	OFFIC:	E USE	Pena	ilty	//	Terminatio	n	

2/15/2012

Type of Inspection

Accepted for record NMOCD

BLM Remarks, continued

approval must be completed by abatement date. Abatement date is 3/12/2012 All terms of original Written Order apply.

43CFR 3162 1 General requirements.

(a) The operating rights owner or operator, as appropriate, shall comply with applicable laws and regulations, with the lease terms, Onshore Oil and Gas Orders, NTL's; and with other orders and instructions of the authorized officer. These include, but are not limited to, conducting all operations in a manner which ensures the proper handling, measurement, disposition, and site security of leasehold production, which protects other natural resources and environmental quality; which protects life and property, and which results in maximum ultimate economic recovery of oil and gas with minimum waste and with minimum adverse effect on ultimate recovery of other mineral resources

43 CFR 3162.3-4 (a), (c) Recent field inspections indicate that the above well is shut-in (si) or temporarily abandoned (ta). The Bureau of Land Management (BLM) and Office of Natural Resources Revenue (ONRR) definition of a shut-in well is a completion that is physically and mechanically capable of production in paying quantities or capable of service use. The definition of a temporanty abandoned well is a completion that is not capable of production in paying quantities but which may have value as a service completion. According to field inspection the well referenced above has been shut-in or has been temporarily abandoned without authorization. 43 cfr 3162.3-4 (c) requires that wells incapable of production in paying quantities be promptly plugged and abandoned and requires approval for any well temporarily abandoned for more than 30 days. THEREFORE YOU ARE TO DO ONE OF THE FOLLOWING

1. Submit notice of intent to plug and abandon

2. Submit reasonable justification for doing otherwise with this well subject to approval. If the well is capable of producing and it is approved to restore it to production a third party well test

Corrective action to be completed by the following time frames. 12/31/2011If you decide to plug and abandon the well, submit a sundry notice (form 3160-5, original and 5 copies) by 12/31/2011 and

describe the proposed plugging program. If you decide to return the well to production, submit a sundry notice of intent (form 3160-5, original and 5 copies) by 12/31/2011. Include the date you anticipated the well being tested prior to being placed back in service. This must be completed prior to the end of this time frame (12/31/2011) and must show paying commercial quantities. 43CFR 3162.4-1(c) also requires you to notify the authorized officer, not later than the fifth business day after production is resumed for any well which has been off production for more than 90 days, the date on which such production was resumed. Notification may be by letter or sundry notice, or orally followed by letter or sundry notice.

For monitoring and tracking purposes, please submit appropriate paperwork to this office attention:

Jerry Blakley

 Jerry D Blakley Petroleum Engineering Technician Bureau of Land Management 620 East Greene Street Carlsbad, NM 88220 Office: (575) 234-5994 Cell: (575) 361-0112 Fax: (575) 234-5927

E-mail: Jérry_Blakley@nm.blm gov

43CFR 3162.3-4 Well abandonment.

(a) The operator shall promptly plug and abandon, in accordance with a plan first approved in writing or prescribed by the authorized officer, each newly completed or recompleted well in which oil or gas is not encountered in paying quantities or which, after being completed as a producing well, is demonstrated to the satisfaction of the authorized officer to be no longer capable of producing oil or gas in paying quantities, unless the authorized officer shall approve the use of the well as a service well for injection to recover additional oil or gas or for subsurface disposal of produced water. In the case of a newly drilled or recompleted well, the approval to abandon may be written or oral with written confirmation.

(b) Completion of a well as plugged and abandoned may also include conditioning the well as water

(b) Completion of a well as plugged and abandoned may also include conditioning the well as water supply source for lease operations or for use by the surface owner or appropriate Government Agency, when authorized by the authorized officer. All costs over and above the normal plugging and abandonment expense will be paid by the party accepting the water well.
(c) No well may be temporarily abandoned for more than 30 days without the prior approval of the authorized officer. The authorized officer may authorize a delay in the permanent abandonment of a well for a period of 12 months. When justified by the operator, the authorized officer may authorize additional delays, no one of which may exceed an additional 12 months. Upon the removal of drilling or producing equipment from the site of a well which is to be permanently abandoned. of drilling or producing equipment from the site of a well which is to be permanently abandoned, the surface of the lands disturbed in connection with the conduct of operations shall be reclaimed in accordance with a plan first approved or prescribed by the authorized officer

[47 FR 47765, Oct. 27, 1982 Redesignated and amended at 48 FR 36583- 36586, Aug. 12, 1983, further amended at 53 FR 17363, May 16, 1988; 53 FR 22847, June 17, 1988]