

## NEW MEXICO ENERGY, MINERALS and NATURAL RESOURCES DEPARTMENT

**BILL RICHARDSON** 

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Director

Oil Conservation Division

Field Inspection Program

"Preserving the Integrals of Our Emissionalit"

16-Dec-05

BASS ENTERPRISES PRODUCTION CO PO BOX 2760 MIDLAND TX 79702

**LETTER OF VIOLATION - Inspection** 

Dear Operator:

The following inspection(s) indicate that the well, equipment, location or operational status of the well(s) 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(s) indicated.

Please notify the proper district office of the Division, 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.

INSPECTI	ON DET	AIL SECTIO	N
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			INDI DOTTO		DECITOR				
POKER LA Inspection Date	KE UNIT No		Inspector	Violation?	B-5-25S-31E *Significant Non-Compliance?	30-015-31177-00- Corrective Action Due By:	-00 Inspection No.		
12/13/2005	2/13/2005 Routine/Periodic Violations Surface Leaks/Spills		Chris Beadle	Yes	No	1/17/2006	iCLB0534741526		
Comments	on Inspection:	Stock tank	k on west end of tank batt	tery has overfl	owed impacting soils	inside berm.			
		Remediation is required. All soil remediation activities that occur on location must comply with the soil remediation guidelines in OCD publication "Guidelines For Remediation of Leaks, Spills, and Releases". This document may be found on the NMOCD web site: www.emnrd.state.nm.us/ocd, under Publications> Environmental Handbook> Miscellaneous Guidelines> Remediation of Leaks, Spills and Releases.							
			MOCD District 2 Office 2 bmitted to the OCD.	24 hours prior	to taking samples wh	ere results of the sam	ples		
		Remediation work plan is not required. Site remediation must completed prior to January 17, 2006. Notify NMOCD District 2 Office when remediation on location is completed.							

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 Divison Examiner in Santa Fe to show cause why you should not be ordered to permanently plug and abandon this well. Such a hearing may result in imposition of CIVIL PENALTIES for your violation of OCD rules.

Sincerely,

Artesia OCD District Office

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

\*Significant Non-Compliance events are reported directly to the EPA, Region VI, Dallas, Texas.