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NEW MEXICO ENERGY, MINERALS and NATURAL RESOURCES DEPARTMENT

BILL RICHARDSON

Governor

Joanna Prukop

Cabinet Secretary

Mark E. Fesmire, P.E.

Director

Oil Conservation Division

Response Required – Deadline Enclosed

12-Aug-08

KERSEY & COMPANY

PO BOX 1248

FREDERICKSBURG TX 78624

LOV NO. 2-08-145

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.

INSPECTION DETAIL SECTION

TEXACO STATE No.002

J-7-18S-28E

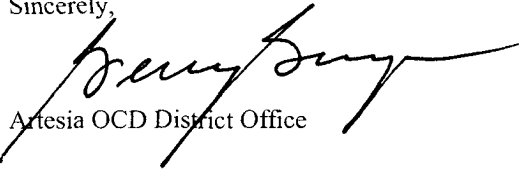
30-015-02633-00-00

Inspection Date	Type Inspection	Inspector	Violation?	*Significant Non-Compliance?	Corrective Action Due By:	Inspection No.
08/12/2008	File and Compliance Review	Gerry Guye	Yes	No	9/12/2008	iGEG0822534102

Comments on Inspection: Date of last production 6.01.2006. Well is in violation of Rule 201, which states "...A well shall be either properly plugged and abandoned or placed in approved temporary abandonment in accordance with these rules within 90 days after: (1) a 60 day period following suspension of drilling operations; (2) a determination that a well is no longer usable for beneficial purposes; or(3) a period of one year in which a well has been continuously inactive." Well must be returned to production, temporarily abandon (under provisions of Rule 203) or permanently plugged and abandoned. Submission of Notice of Intent (C-103) is required prior to Compliance Due Date.

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. 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