## RECEIVED

MAY 1 0 1996

Form 3160-9 (November 1994)

## MIDLAND

Number <u>NM-067-96-JA-531</u>

Certified Mail-Return Receipt Requested Z694654333 Hand Delivered, Received by Bureau of Land Management	UNITE DEPARTMENT ( BUREAU OF LAN NOTICE OF INCIDENT	Page of   Identification   Lease LCO7/066   CA   Unit   PA					
Carlsbad Resource		Operator	\ c				
Address	e nica	Central Resources, INC. Address					
620 E. Green, Ca Jelephone	risbad, NM 88220	300 W. Texas Ste. 830 Midland, TX					
505) 887-6544	·····	Attention	79701				
Site Name Brushy Fed. "12"	Well or Facility Identification Nos. 2 £ 3	1/4 1/4 Sec. NESW/SESW Sec. 12	Township 26 S				
Tim Amos		Range 29 E	Meridian NMPM				
THE FOLLOWING VIOLATION WAS FOUND BY BUREAU OF LAND MANAGEMENT INSPECTORS ON THE DATE AND AT THE SITE LISTED ABOVE							
Date	• Time (24-hour clock)	Violation	Gravity of Violation				
5/8/94	1030	43CFR 3162.3-4(C)	migor				
Corrective Action To be Completed by	Date Corrected	Assessment for Noncompliance	Assessment Reference				
6/8/94		\$	43 CFR 3163.1 ( )				
Remarks: Wells are in SI/TA status without Authorization / Expired							
Authorization, either 1) Return wells to production, 2.) Properly							
TA wells (see attached ) or 3.) Submit plans for abandonment (see attached							
When violation is corrected, sign this notice and return to above address.							
Company Representative Title Superintendent Signature Markey 2. Seale Date 5-13-96							
Company Comments							
- sundry notice attached requesting another							
12 months - Well muy be needed as injector							

WARNING

Incidents of Noncompliance correction and reporting time frames begin upon receipt of this Notice or 7 business days after the date it is mailed, whichever is earlier. Each violation **must** be corrected within the prescribed time from receipt of this Notice and reported to the Bureau of Land Management office at the address shown above. Please note that you already may have been assessed for noncompliance (see amount under "Assessment for Noncompliance"). If you do not comply as noted above under "Corrective Action To Be Completed By," you may incur an additional assessment under (43 CFR 3163.1) and may also incur Civil Penalties (43 CFR 3163.2). All self-certified corrections **must** be postmarked no later than the next business day after the prescribed time for correction.

Section 109(d)(1) of the Federal Oil and Gas Royalty Management Act of 1982, as implemented by the applicable provisions of the operating regulations at Title 43 CFR 3163.2(f)(1), provides that any person who "knowingly or willfully" prepares, maintains, or submits false, inaccurate, or misleading reports, notices, affidavits, records, data, or other written information required by this part shall be liable for a civil penalty of up to \$25,000 per violation for each day such violation continues, not to exceed a maximum of 20 days.

## **REVIEW AND APPEAL RIGHTS**

A person contesting a violation shall request a State Director review of the Incidents of Noncompliance. This request **must** be filed within 20 business days of receipt of the Incidents of Noncompliance with the appropriate State Director (see 43 CFR 3165.3). The State Director review decision may be appealed to the Interior Board of Lands Appeals, 4015 Wilson Blvd., Arlington, VA 22203 (see 43 CFR 3165.4). Contact the above listed Bureau of Land Management office for further information.

Signature of Bureau	///	an gement Authorized	Officer	Date 5 / S	2/96	Time /030
<u> </u>			FOR OFFICE USE	ONLY		
Number 53	RR	Date	Assessment	Penalty	Te	ermination
Type of Inspection	PH				· · ·	