September 3, 1996

STEVENS OPERATING CORP. P.O. BOX 2203 ROSWELL NM 88202

RE: Properly Abandoned Wells

The State of New Mexico is in the process at this time of reviewing leases and determining the number of inactive wells.

Rule 201 A. states "The operator of any well drilled for oil, gas or injection, for seismic, core or other exploration, or for a service well, whether cased or uncased, shall be responsible for the plugging thereof."

Rule 201 B. states "A well shall be either properly plugged and abandoned or temporarily abandoned in accordance with these rules within (90) days after (1) a 60 day period following suspension of drilling. (2) A determination that the well is no longer usable for beneficial purposes. (3) A period of 1 year in which a well has been continuously inactive."

House Bill 65 has been passed by the Legislature and provides a 3.75% tax incentive for wells put back in production. However, if there are no plans to put this well back in service then it needs to be either plugged or properly temporarily abandoned.

Please use Form C-103	and Form C-13	9 for the 3.75% tax incentive following inactive well(s):
	#1	A-7-8-30
C.L.O'BRIEN	#1	
LIGHTCAP LAND CO.	#1	P-6-8-30
PIGUICAL THUP CO.		M-1-9-28
O'BRIEN C	#1	M=1-9-20
		L-1-9-28
11	#4	
	#1	4-30-7-29
O'BRIEN DQ	<i>f</i> r⊥	
u i	#2	N-30-7-29
		F-33-7-29
O'BRIEN EA	#1	F=33=7=29
	at	dave of the date shown above
Please advise this of	tice within 15	days of the date shown above
	an any change	of status for the above
as to your intentions	or any change	of status for the above

as to your intentions or any change of status for the user listed well(s). If you have any questions or if you need any help - feel free to stop by the office and visit with us.

Sincerely,

Tim W. Gum Supervisor District II