



*** NOTICE OF ALLEGED VIOLATION ***

OGCC Operator Number: 10407
Name of Operator: ANTLER ENERGY LLC
Address: PO BOX 104 ATTN: CLAY EVANS
City: BAGGS State: WY Zip: 82321
Company Representative: CLAY EVANS

Date Notice Issued:
5/14/2015

Well Name: ROSS-GOVERNMENT-USA Well Number: 44-7 Facility Number: 222958
Location (QtrQtr, Sec, Twp, Rng, Meridian): SESE 7 11N 97W 6 County: MOFFAT
API Number: 05 081 06320 00 Lease Number: 38225

COGCC Representative: Stone Andrew Phone Number: 303 894-2100 X5188

THE FOLLOWING ALLEGED VIOLATION WAS FOUND BY THE COGCC REPRESENTATIVE FOR THE SITE LISTED

Date of Alleged Violation: 5/14/2015 Approximate Time of Violation:

Description of Alleged Violation:

This well lacks Form 7 (Operator's Monthly Report of Operations) since October 2011. This is a violation of Rule 309. There is no Form 21 (Mechanical Integrity Test) providing evidence that the well has been tested for mechanical integrity. Mechanical integrity testing is required by rule 326. Rule 319.b requires director permission to maintain Temporarily Abandoned (TA) status beyond 6 months. There is no record of any Form 4 requesting extended TA status for this well in violation of Rule 319.b. Operator previously notified of non-compliance on 3/24/2014 Field Inspection (COGCC Doc. #673400324).

Act, Order, Regulation, Permit Conditions Cited:

309; 326; 319.b

Abatement or Corrective Action Required to be Performed by Operator:*

For compliance, bring current all Operator's Monthly Report of Operations (Form 7). If the well has not produced in two years then a successful MIT is required, or the well is to be properly plugged and abandoned.

Abatement or Corrective Action to be Completed by (date): 5/14/2015

* Proper and timely abatement does not necessarily preclude the assessment of penalties and an Order Finding Violation.

TO BE COMPLETED BY OPERATOR - When alleged violation is corrected, sign this notice and return to above address:

Company Representative Name: Title:

Signature: Date:

Company Comments:

*** THIS NOTICE CONSTITUTES A SEPARATE NOTICE OF ALLEGED VIOLATION FOR EACH VIOLATION LISTED ***

Penalty

Penalties for violations alleged in this NOAV will be calculated pursuant to Rule 523, with daily penalties accruing pursuant to Section 34-60-121(1) C.R.S.

ANSWER

Pursuant to Rule 522.d.(2), the operator must file an Answer to this NOAV within 28 days of its receipt, or a default judgment may be entered against the operator. Answers may be filed electronically at dnr_CogccEnforcement@state.co.us. Hard copies must be filed with the Commission's Denver office.

Signature of COGCC Representative: Andrew Stone Date: 5-14-15 Time:

Resolution Approved by: Date: