

State of Colorado
Oil and Gas Conservation Commission

1120 Lincoln Street, Suite 801, Denver, Colorado 80203 (303) 894-2100 Fax: (303) 894-2109



FOR OGCC USE ONLY

6/25/2015

2618153

*** NOTICE OF ALLEGED VIOLATION ***

OGCC Operator Number: 10134
Name of Operator: CURTON CAPITAL CORP
Address: 4925 GREENVILLE AVE #840
City: DALLAS State: TX Zip: 75206
Company Representative: CHRIS CURTON

Date Notice Issued:

6/25/2015

Well Name: MURPHY Well Number: A-2 Facility Number: 228455
Location (QtrQtr, Sec, Twp, Rng, Meridian): NESW 7 1N 101W 6 County: RIO BLANCO
API Number: 05 103 05309 00 Lease Number:

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: 6/25/2015 Approximate Time of Violation:
Description of Alleged Violation:
This well has been Shut-In (SI) for longer than 2 years without a successful MIT. Mechanical Integrity Testing for SI wells is required by rule 326.b. Operator previously notified of non-compliance through correspondence with COGCC on 8/6/13 (doc# 1534963) and 4/15/14 (doc# 2597108) and a Warning Letter on 10/6/14 (doc# 2618092).

Act, Order, Regulation, Permit Conditions Cited:
326.b

Abatement or Corrective Action Required to be Performed by Operator:*
For compliance, a successful MIT is required or the well is to be properly plugged and abandoned.
Abatement or Corrective Action to be Completed by (date): 6/25/2015
* 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: 6-25-15 Time:
Resolution Approved by: _____ Date: