



4/29/2015

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\*\*\* NOTICE OF ALLEGED VIOLATION \*\*\*

OGCC Operator Number: 87195
Name of Operator: TEXAS TEA OF COLORADO LLC DBA TEXAS TEA LLC
Address: 14405 W. COLFAX #298 ATTN: ROBERT PARKER
City: LAKEWOOD State: CO Zip: 80401
Company Representative:

Date Notice Issued:

4/29/2015

Well Name: R C NAUMAN Well Number: 4 Facility Number: 203037
Location (QtrQtr, Sec, Twp, Rng, Meridian): SENW 14 1S 67W 6 County: ADAMS
API Number: 05 001 08443 00 Lease Number:

COGCC Representative: Bradshaw Leigh Phone Number: 303 894-2100

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

Date of Alleged Violation: 4/29/2015 Approximate Time of Violation:
Description of Alleged Violation:
The well was shut in for 36 months without performing an MIT. COGCC Rule 326.b. The MIT was not completed within 24 months of Shut In status

Act, Order, Regulation, Permit Conditions Cited:
Rule 326.b, All shut-in wells shall pass a mechanical integrity test. 326.f, All wells shall maintain mechanical integrity.

Abatement or Corrective Action Required to be Performed by Operator:
On or before May 30, 2015, Operator must either 1) Provide proof of well integrity with passing MIT and submit sundry request for TA status or 2) Plug and abandon the well following Rule 311. Completion of required corrective action(s) will not eliminate the imposition of a penalty for past noncompliance.

Abatement or Corrective Action to be Completed by (date): 4/29/2015
\* 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: BOB PARKER Title: MANAGER
Signature: [Signature] Date: 4/29/2015

Company Comments: BY COMMISSION ORDER I AM NOT ALLOWED TO OPERATE THESE WELLS, YOU CANNOT HAVE IT BOTH WAYS. YOU CANT FORBID ME OPERATING THE WELLS AND THEN FINE ME FOR NOT OPERATING THEM

\*\*\* 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. Hard-copy answers are filed with the Commission Secretary at the Commission's Denver office and should also be emailed to dnr\_cogccenforcement@state.co.us.

RECEIVED
MAY 22 2015
COGCC



Signature of COGCC Representative: \_\_\_\_\_ Date: \_\_\_\_\_ Time: \_\_\_\_\_

Resolution Approved by: \_\_\_\_\_ Date: \_\_\_\_\_