



United States Department of the Interior

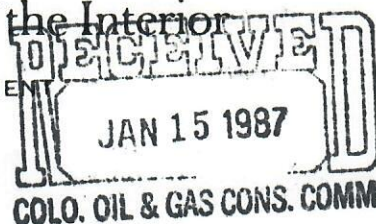
BUREAU OF LAND MANAGEMENT

Canon City District Office

P.O. Box 311

Canon City, Colorado 81212

(303) 275-0631



C-19653
(CO-055)EG



00091625

JAN 12 1987

CERTIFIED MAIL RECEIPT NO. P 240 891 139
RETURN RECEIPT REQUESTED

John A. D'Hooge, Division Engineer
Okmar Oil Company
2160 First of Denver Plaza
633 17th Street
Denver, CO 80202

RE: Lease No. C-19653
Huey-Federal No. 1 Well ⁵⁶
SE $\frac{1}{4}$ NW $\frac{1}{4}$ sec. 33, T.2N., R.65W.,
6th P.M., Morgan County, Colo.

Dear Mr. D'Hooge:

A review of the well plugging report, the geology and the hydrology for the well location has been completed. Based on this review, there is not sufficient information to substantiate an environmental risk that would justify the cost of re-entry and plugging of this well in accordance with BLM requirements. Therefore we are accepting the plugging Sundry Notice for the record, and will consider bond release when we have determined that proper reclamation has been completed, and that the landowner has no outstanding claim against the well operations that occurred. While release of bonding responsibility is being considered, this letter does not represent approval of the plugging operations, nor does it release the lessee/operators of any obligations to the Federal Government or other parties for protection of down hole resources as required on federal leases.

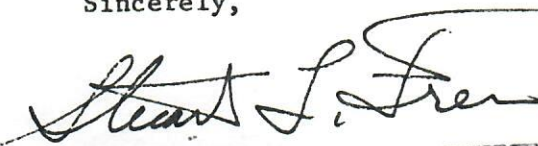
In order to initiate the BLM process for review of bond release, you should submit a Sundry Notice (Form 3160-5-Enclosed) for Subsequent Notice of Reclamation. This Sundry should state what reclamation work was done, date of seeding, and type of seed. It will facilitate our review process if a letter signed by the landowner is submitted with the Sundry Notice stating satisfaction with the completed reclamation work and that they have no objection to bond release. Our current records show the landowner(s) as Herman and Arla Cook, 28207 County Road P., Brush, Colorado, telephone number 842-4053.

After the Sundry Notice is received, the BLM will complete an onsite inspection to assure that all reclamation requirements in the APD have been met. If a letter recommending release of bond by the landowners does not accompany the Sundry Notice, then the BLM will attempt to contact the landowners for their concurrence with release of bonding responsibility.

If our review shows that all reclamation requirements have been met, and the landowners concur, this office will recommend bond release, and approve the subsequent report of reclamation. Approval of the Sundry Notice will represent approval and release of responsibility for all well operations and reclamation, except for any future liabilities that may occur as a result of not plugging the well in accordance with the BLM requirements.

If you have any questions concerning this letter, please contact Ernie Gillingham at the above address/telephone number.

Sincerely,



District Manager

ASSOCIATE

cc:

CSO-943A

Colorado Oil & Gas Conservation Commission

