

State of Colorado  
Energy & Carbon Management Commission

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



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## INACTIVE WELL NOTICE

**Rule 434.c. Plugging Inactive Wells.** If an Inactive Well is not plugged, returned to production, or designated as Out of Service within 6 months of becoming inactive, the Operator will file a Form 5B, Inactive Well Notice and provide Single Well Financial Assurance if required by the Operator's Financial Assurance Plan.

## OPERATOR AND CONTACT INFORMATION

ECMC Operator Number: 74165	Contact Name and Telephone:
Name of Operator: RENEGADE OIL & GAS COMPANY LLC	Name: Edward Ingve
Address: 6155 S MAIN STREET #225	Phone: (303) 829-2354
City: AURORA State: CO Zip: 80016	Email: ed@renegadeoilandgas.com

## WELL INFORMATION

API Number: 001-09316-00	County: ADAMS
Well Name: HOSMER	Well Number: 4-6
Location: QTRQTR SENW	Sec: 4 Twp: 2S Rng: 64W Meridian: 6

## INACTIVE WELL NOTICE

- ☒ An oil or gas Well that has been shut-in and has not produced for a period of 12 consecutive months
- ☐ An oil or gas Well that has been temporarily abandoned for a period of 6 consecutive months
- ☐ A Class II UIC Well which has not been utilized for a period of 12 consecutive months
- ☐ A Suspended Operations Well with no activity other than monthly Bradenhead monitoring for more than 24 consecutive months
- ☐ A Waiting on Completion Well with no activity other than monthly Bradenhead monitoring for more than 24 consecutive months

Provide the reason why this Well is Inactive.

The Hosmer #4-6 has been shut in due to the loss of gas sales as a result of the Western Gas Resources Third Creek Gas Gathering System shut down in 6/2018. Western Gas Resources operates the Wattenberg Gas Gathering System which historically received the gas production from the Hosmer #4-6 production facility prior to the Third Creek Gas Gathering System and could easily be returned to production if Western Gas Resources would cooperate. To date Western Gas has ignored repeated Renegade requests for a gas connection and is unwilling to dialog with Renegade.

For a period in early 2022 Renegade had a third party operating a data center at the Hosmer #4-6. Adams County officials ordered that the data center be halted as they represented that the operation constituted a zoning violation.

Operator's current Financial Assurance Option: \_\_\_\_\_

Commission Order Number for the Operator's most recently approved Financial Assurance Plan: \_\_\_\_\_

Document Number of the Operator's most recently approved Financial Assurance Plan (Form 3): \_\_\_\_\_

Does the Operator's current Financial Assurance Plan require additional or different Financial Assurance for this Well? N/A

**OPERATOR COMMENT AND SUBMITTAL**

I hereby certify all statements made on this form are, to the best of my knowledge at the time of submittal, true, correct, and complete.

Renegade has been attempting to obtain a new gas sales connection to the Western Gas Resources Wattenberg gas gathering system for this previous commercial well. A data center is also a possible option again for the Hosmer #4-6 gas production but new rules adopted by Adams County make permitting very difficult, costly and time consuming.

Print Name: Edward Ingve

Email: ed@renegadeoilandgas.com

Title: Manager/Owner

Date: \_\_\_\_\_