

**STATE OF COLORADO
OIL & GAS CONSERVATION COMMISSION**
1120 Lincoln Street, Suite 801
Denver, CO 80203
(303)894-2100 (303)894-2109-fax

NOTICE OF ALLEGED VIOLATION

Operator Name & Mailing Address / Company Representative: Meyer Oil Company P. O. Box 1118 Longmont, Co. 80501
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Date Notice Issued:

May 5, 1995

Well/Site/Facility: Tabor #8	Legal Description (1/4 1/4, Section, Township, Range, P.M.): NW NE 21 2 N 69 W 6	County: Boulder
LEASE NUMBER:	API NUMBER: 05-013-6234	
COGCC Representative: Dave Shelton	Phone Number: 303-894-2100 ext. 108 Phone Number:	Date of Violation: June 28, 1994
		Approx. Time of Violation:

THE FOLLOWING VIOLATION WAS FOUND BY THE COGCC REPRESENTATIVE ON THE DATE FOR THE SITE LISTED ABOVE

Describe Violation:	Well site and tank battery site have not been completely restored. Piping and debris remain on site.
Act, Order, Regulation Violated:	Rules 317-a-8, 603-g
Abatement or Corrective Action to be Completed by:	May 19, 1995
Abatement or Corrective Action Required to be Performed by Operator:	Remove piping and debris, prepare surface for farming.

TO BE COMPLETED BY OPERATOR: When Violation is corrected, sign this notice and return to the above address		
Print Company Representative Name & Title:	Signature:	Date:
Company Comments:		

This Notice constitutes a separate notice of violation for each violation listed

WARNING

Incidents of Noncompliance correction and reporting time frames begin upon receipt of the Notice or 5 days after the date it is mailed, whichever is earlier. Each violation must be corrected within the prescribed time from receipt of this Notice and reported to the Colorado Oil and Gas Conservation Commission at the address shown above. If you fail to take corrective action within the prescribed time, the Commission may issue a Cease and Desist Order. All self-certified corrections must be postmarked no later than the next business day after the prescribed time for correction. Failure to abate this violation in the prescribed time may result in a hearing before the COGCC and an assessment of penalties and fines. An operator may request a Commission hearing by filing a written application. Requesting a hearing does not stay obligations or imposition of penalties for this time period.

4-60-121(1) C.R.S. 1973, provides for imposition of civil penalties of up to \$1,000 for each violation and for each day that such violation continues, unless the penalty for such violation is otherwise specifically provided for and made exclusive of this article. Failure to perform required corrective action may result in suspension, revocation or modification of an operator's permit, 34-60-121(6) C.R.S.

4-60-121(7) C.R.S. 1994, provides for the Commission to issue an order to appear for hearing to an operator who is responsible for a pattern of violation of any rule, regulation, order or permit, issued by the Commission. If the Commission finds that a knowing and willful pattern of violation exists, it may issue an order which shall prohibit the issuance of any new permits to such operator.

4-60-121(2) C.R.S. 1994, provides that any person who "knowingly or willfully" prepares, maintains, or submits false, inaccurate or misleading reports, notices, affidavits, records, data or other written information required by this part shall be guilty of a misdemeanor and may be punished by a fine of not more than \$5,000, or by imprisonment for not more than six months, or both.

Signature of COGCC Representative:	Date: 5/5/95	Time: 1000
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FOR OFFICE USE ONLY

Received by:	Date:	Approved by:	Data Entry by:	Date Entered:
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