# THE STATE CORPORATION COMMISSION OF THE STATE OF KANSAS

Before Commissioners: Andrew J. French, Chairperson

Dwight D. Keen Annie Kuether

In the matter of the failure of Apollo Energies,
Inc. (Operator) to comply with K.A.R. )
82-3-111 at the Rohr A #1 well in Gove )
County, Kansas.

License No.: 25-CONS-3142-CPEN
CONSERVATION DIVISION

License No.: 30481

## **PENALTY ORDER**

The Commission finds Operator has violated K.A.R. 82-3-111 regarding the captioned well, assesses a \$100 penalty, directs Operator to come into compliance, and further rules as more fully described below.

#### I. JURISDICTION

- 1. K.S.A. 74-623 provides the Commission exclusive jurisdiction and authority to regulate oil and gas activities in Kansas. K.S.A. 55-152 provides the Commission with jurisdiction to regulate the construction, operation, and abandonment of any well, and also the protection of the usable water of this state from any actual or potential pollution from any well. The Commission has licensing authority under K.S.A. 55-155.
- 2. K.S.A. 55-162 and K.S.A. 55-164 provide the Commission authority to issue penalty orders for violations of Chapter 55 of the Kansas Statutes Annotated, or of any rule, regulation, or order of the Commission. Under K.S.A. 55-164, a penalty order may include a monetary penalty of up to \$10,000, the penalty must constitute a substantial and actual economic deterrent to the violation, and each day of a continuing violation constitutes a separate violation.
- 3. K.A.R. 82-3-111 provides that within 90 days after operations cease on any well, the operator of that well shall plug the well, return the well to service, or file an application with

the Conservation Division requesting temporary abandonment (TA) status. If not plugged or returned to service, the operator must obtain TA approval; TA status may be denied by the Conservation Division if necessary to prevent pollution. A well shut-in for 10 years or more cannot be granted TA status without the operator filing an application for an exception pursuant to K.A.R. 82-3-100 and approval from the Commission. K.A.R. 82-3-111(e) provides a TA exemption for certain wells fully equipped and capable of production.

### II. FINDINGS OF FACT

- 4. Operator is licensed to conduct oil and gas activities in Kansas and is responsible for the Rohr A #1 well (Subject Well), API #15-063-20638-00-01, located in Section 35, Township 13 South, Range 30 West, Gove County, Kansas.
- 5. On August 19, 2024, Commission records indicated the Subject Well had been inactive and unplugged for longer than the 90 days allowed by K.A.R. 82-3-111, that the well was not exempt pursuant to K.A.R. 82-3-111(e), and that the well was not approved for TA status. Thus, Commission Staff sent a letter to Operator, requiring Operator to bring the Subject Well into compliance with K.A.R. 82-3-111 by September 16, 2024.
- 6. On October 1, 2024, Commission Staff inspected the Subject Well, because the deadline in the letter had passed and the violation had not been resolved, verifying that the well continued to be inactive and unplugged.<sup>2</sup>

### III. CONCLUSIONS OF LAW

7. The Commission has jurisdiction over Operator and this matter under K.S.A. 74-623 and K.S.A. 55-152.

<sup>2</sup> Exhibit B.

<sup>&</sup>lt;sup>1</sup> Exhibit A.

8. Operator has committed one violation of K.A.R. 82-3-111 because the Subject Well has been inactive in excess of the time allowed by regulation without being plugged, returned to service, or approved for TA status.<sup>3</sup>

## THEREFORE, THE COMMISSION ORDERS:

- A. Operator shall pay a \$100 penalty.
- B. Operator shall plug the Subject Well, or return the well to service, or obtain TA status for the well if eligible.
- C. Commission Staff may require Staff-witnessed static fluid level measurements before a Subject Well is returned to service. A Subject Well may not be returned to service if (1) any measurement has shown fluid in the wellbore at or above the appropriate minimum surface casing requirement described in Table I of the Commission's August 1, 1991, Order in Docket 34,780, (2) any measurement has shown fluid in the wellbore at or above any salt formation or other corrosive formation, or (3) in the opinion of Staff, variation in measurements indicates the possibility of a casing leak. Provided, however, a Subject Well may be returned to service upon (a) passing a casing integrity test after issuance of this Penalty Order to the satisfaction of Staff, or (b) Staff providing written, well-specific authorization after issuance of this Penalty Order.
- D. Operator may request a hearing on the above issues by submitting a written request, pursuant to K.S.A. 55-164, K.S.A. 77-537, and K.S.A. 77-542, to the Commission at 266 N. Main St., Suite 220, Wichita, Kansas 67202, within 30 days from the date of service of this Order. A request for hearing must comply with K.A.R. 82-1-219.
- E. Failure to timely request a hearing will result in a waiver of Operator's right to a hearing. If no party timely requests a hearing, then this Order shall become final.

3

<sup>&</sup>lt;sup>3</sup> K.S.A. 55-164; K.A.R. 82-3-111(b).

F. <u>If Operator is not in compliance with this Order and the Order is final, then</u>

Operator's license shall be suspended without further notice and shall remain suspended until

Operator complies. If a Subject Well has been inactive for more than 10 years and Operator

applies for an exception to the 10-year limit on TA status for the Subject Well prior to this Order

becoming final, and Operator would be in compliance with this Order if the application were

approved, then suspension shall not be enforced unless: (1) the application is denied, and (2) 30

days have elapsed since the denial. The notice and opportunity for a hearing on this Order shall

constitute the notice required by K.S.A. 77-512 regarding license suspension.

G. A party may petition for reconsideration of a final order pursuant to the

requirements and time limits established by K.S.A. 77-529(a)(1).<sup>4</sup>

H. Credit card payments may be made by calling the Conservation Division at 316-

337-6200. Checks and money orders shall be payable to the Kansas Corporation Commission.

Payments shall be mailed to the Kansas Corporation Commission at 266 N. Main St., Suite 220,

Wichita, Kansas 67202. Payments must reference the docket number of this proceeding.

BY THE COMMISSION IT IS SO ORDERED.

French, Chairperson; Keen, Commissioner; Kuether, Commissioner

Dated: 10/22/2024 Lyne M. Ref

Lynn M. Retz Executive Director

Mailed Date: 10/22/2024

**TSK** 

<sup>4</sup> See K.S.A. 55-162; K.S.A. 55-164; K.S.A. 55-606; K.S.A. 55-707; K.S.A. 77-503(c); K.S.A. 77-531(b).

4



Andrew J. French, Chairperson Dwight D. Keen, Commissioner Annie Kuether, Commissioner Corporation Commission

Laura Kelly, Governor

# **NOTICE OF VIOLATION**

JIM BYERS APOLLO ENERGIES, INC. 10378 N 281 HWY PRATT KS 67124-7920 August 19, 2024 KCC Lic.-30481

**RE: TEMPORARY ABANDONMENT** 

API Well No. 15-063-20638-00-01 ROHR A 1 35-13S-30W, SENESE GOVE County, Kansas

Operator:

On August 19, 2024, a lease inspection documented a probable violation of the following regulation at the referenced well:

• K.A.R. 82-3-111. Within 90 days after operations cease on a well, the operator must return the well to service, plug the well, or obtain approval for temporary abandonment status.

Failure to remedy this violation by SEPTEMBER 16, 2024 shall be punishable by a \$100 penalty.

You may contact me if you have any questions.

Sincerely,

RICHARD WILLIAMS

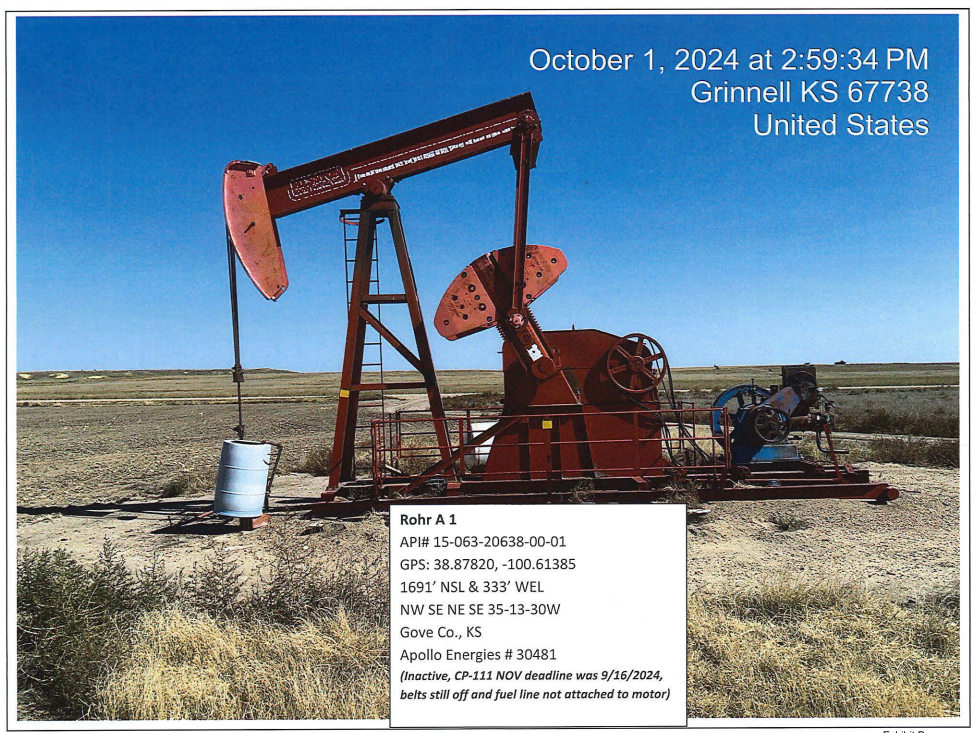
KCC District # 4

# KCC OIL/GAS REGULATORY OFFICES

Date: 10/01/24	District: <u>04</u>
	New Situation Lease Inspection
	Response to Request Complaint
	Follow-Up Field Report
Operator License No: 30481	API Well Number: <u>15-063-20638-00-01</u>
Op Name: Apollo Energies, Inc.	Spot: NW SE NE SE Sec 35 Twp 13 S Rng 30 E W
Address 1: 10378 N 281 Hwy	1691' Feet from N S Line of Section
Address 2:	333' Feet from E/W Line of Section
City: Pratt	GPS: Lat: 38.87820 Long: 100.61385 Date: 10/1/24
State: KS Zip Code: <u>67124 -7920</u>	Lease Name: Rohr Well #: A 1
Operator Phone #: (620) 672-9001	County: Gove
Reason for Investigation:	
Follow up on CP-111 NOV deadline.	
Problem:	
Well still inactive and no approved CP-111 or	n file.
Persons Contacted:	
NA	
Findings:	
fuel line is not connected to the motor. The O As of this date records check shows no appro the well prior to this and has filed multiple CP	inactive at time of inspection well still has the belts off and the perator was sent a CP-111 NOV with a deadline of 9/16/2024. Eved CP-111 on file. Operator has had a number of notices on P-1 apps and then at the last minute decides not to plug and and then shuts it down again. I do not believe the well to be
Action/Recommendations: Follow	w Up Required V Yes No Date:
I will forward report to Compliance for further	review.
Verification Sources:	Photos Taken: Yes
1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	TA Program Courthouse  By:
Other: KOLAR	M Shane Jones

Retain 1 Copy District Office Send 1 Copy to Conservation Division

Form: Exhibit B Page 1 of 2



# **CERTIFICATE OF SERVICE**

### 25-CONS-3142-CPEN

I, the undersigned, certify that a true copy	of the attached Order has been serve	d to the following by means of
first class mail and electronic service on _	10/22/2024	_·

JIM BYERS APOLLO ENERGIES, INC. 10378 N 281 HWY PRATT, KS 67124-7920 TRISTAN KIMBRELL, LITIGATION COUNSEL KANSAS CORPORATION COMMISSION CENTRAL OFFICE 266 N. MAIN ST, STE 220 WICHITA, KS 67202-1513 tristan.kimbrell@ks.gov

RICHARD WILLIAMS
KANSAS CORPORATION COMMISSION
DISTRICT OFFICE NO. 4
2301 E. 13TH STREET
HAYS, KS 67601-2654
richard.williams@ks.gov

/S/ KCC Docket Room

KCC Docket Room