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## I. Introduction

The State Oil and Gas Supervisor (**Supervisor**), acting through the Geologic Energy Management Division (**CalGEM**), and under the authority of Division 3 of the Public Resources Code (**PRC**; commencing with PRC section 3000) and California Code of Regulations, title 14 (**Regulations**), may order the plugging and abandonment of a well or the decommissioning of a production facility that has been deserted, whether or not any damage is occurring, or threatened, by reason of that deserted well. (PRC, § 3237, subd. (a).) An operator's failure to timely pay required annual fees for any idle well is conclusive evidence of desertion. (PRC, § 3206, subds. (a) and (c).)

Based on CalGEM's limited records, Harry B. Mortimer & R. L. Rasmussen (Operator) is the "operator" (as defined in PRC section 3009) of the well identified on Attachment A, incorporated herein (the Well), and is responsible (as specified in PRC section 3237, subdivision (c)(1)) for the plugging and abandonment of the Well, the decommissioning of the production facility attendant to the Well (the Facility), and the restoration of the well site for the Well. CalGEM records indicate that, under applicable provisions of PRC section 3206, Operator was required to timely pay idle well fees for the Well idle in for years 2018 through 2023, and that Operator has not done so. This failure to timely pay idle well fees is conclusive evidence of desertion. In addition, CalGEM limited records reflect that the Well appears to have been drilled in 1950 and has been non-operational. Based upon conclusive evidence of desertion, rebuttable presumption of desertion, and credible evidence described below, the Supervisor has determined that the Well and the Facility are deserted. Therefore, pursuant to PRC sections 3106, 3206, 3224, 3226, and 3237, and as set forth below, the Supervisor is ordering Operator to plug and abandon the Well, to decommission the Facility, and to restore the well site for the Well, consistent with all applicable requirements, including PRC sections 3208, 3228, 3229, and 3230; Regulations sections 1722, 1723 through 1723.8, 1724 through 1724.1, 1760, 1775, and 1776; and the conditions included in any permit or approval CalGEM may issue pursuant to PRC section 3229; and until that work is complete, perform remedial work and testing as necessary to prevent damage to life, health, property, and natural resources.

**Attachment B**, incorporated herein, contains a list of definitions and authorities that are applicable to this order.

#### II. Conclusive Evidence of Desertion

Based on CalGEM's records, at all times relevant to this order, Operator was the "operator," as defined in PRC section 3009, of the Well. At all times relevant to this order, the Well was an "idle well" as defined in PRC section 3008, subdivision (d).

As the operator of the Well, following the process for idle well management set forth in PRC section 3206, subdivision (a), Operator did not submit an Idle Well Management Plan in lieu of paying idle well fees. Operator was therefore required to pay an idle well fee for its idle well that was idle in 2018 by May 1, 2019; idle in 2019 by May 1, 2020; idle in 2020 by May 1, 2021; idle in 2021 by May 1, 2022; idle in 2022 by May 1, 2023; and idle in 2023 by May 1, 2024. (PRC, § 3206, subds. (a) & (a)(2)(B)(v).) As of the date of this order, Operator has not paid the annual fees required for the Well under PRC section 3206 (Attachment C; Declaration of James Donnelly). Operator's failure to pay the required idle well fees for the Well is conclusive evidence of desertion. (PRC, § 3206, subd. (c).)

## III. Rebuttable Presumption of Desertion

A rebuttable presumption of desertion arises if an operator fails to designate an agent as required by PRC section 3200. (PRC, § 3237, subd. (a)(3)(D).) CalGEM does not have an agent on file for Operator. Operator's failure to provide and maintain on file with CalGEM accurate contact information for a designated person who resides in California to accept service of notices, orders, and other important communications (i.e., an "agent"), as required by PRC section 3200, creates a rebuttable presumption that the Wells are deserted.

#### IV. Credible Evidence of Desertion

Credible evidence of desertion includes, but is not limited to, the operational history of the well or production facility, the response or lack of response of the operator to inquiries and requests from the supervisor or district deputy, the extent of compliance by the operator with the requirements of PRC and Regulations, and other actions of the operator with regard to the well or production facility. (PRC, § 3237, subd. (a)(2).)

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CalGEM has limited records for the Well. CalGEM records reflect that the Well appears to have been drilled in 1950 and has been non-operational. The operational history presents credible evidence that the Well is deserted.

## V. Operator's Required Actions

For the reasons stated herein, CalGEM has determined that the Well and the Facility is deserted. Therefore, pursuant to PRC sections 3106, 3206, 3224, 3226, and 3237, IT IS HEREBY ORDERED that Operator plug and abandon the Well, decommission the Facility, and restore the well site for the Well consistent with all applicable requirements of PRC sections 3208, 3224, 3228, 3229, and 3230; Regulations sections 1722, 1723 through 1723.8, 1724 through 1724.1, 1760, 1775, and 1776; and the conditions included in any permit CalGEM may issue pursuant to PRC section 3229. Until that work is complete, Operator is ordered to perform remedial work and testing on the Well and the Facility as necessary to prevent damage to life, health, property, and natural resources.

# VI. Operator's Appeal Rights

Operator may appeal this Order by filing a timely written notice of appeal with the Director as described in Article 6 (Appeals and Review) of Division 3 of the PRC, commencing with PRC section 3350. (PRC, §§ 3225, subd. (d); 3236.5, subd. (c); 3237, subd. (b).) If this Order is mailed to you, the Director must receive the appeal within (15) days from the date the Supervisor mails the Order. To file an appeal, a written notice of appeal may be sent via U.S. mail to:

Department of Conservation

Director's Office of Appeals

715 P Street, MS 19-06 (Legal Office, Chief Counsel)

Sacramento, California 95814

Or via electronic mail:

OfficeofAppeals@conservation.ca.gov

If Operator files a timely written notice of appeal, Operator will be informed of the appeal hearing date, time, and place. Following the hearing, Operator will receive a written decision that affirms, sets aside, or modifies the appealed order.

If Operator does not file a timely written notice of appeal, or if the order is affirmed following an appeal, this order will become a final order and CalGEM may contract for performance of the work, pursuant to PRC section 3226, if, within 30 days of this order, Operator has not, in good faith, commenced the work ordered. Any costs incurred by CalGEM to obtain compliance with this order (which may include penalties and interest) will constitute a lien against Operator's real or personal property per PRC section 3423. (PRC, § 3356.)

## VII. <u>Consequences of Non-Compliance</u>

Failure to comply with Section VII (Operator's Required Actions) of this order could subject Operator to further enforcement action, including additional civil penalties, as appropriate. PRC section 3236 makes it a misdemeanor for any person who violates, fails, neglects, or refuses to comply with any of the provisions of the oil and gas conservation laws commencing at PRC section 3000. PRC section 3359 makes it a misdemeanor to fail or neglect to comply with an order of the Supervisor. Each day's further failure, refusal, or neglect is a separate and distinct offense. (PRC, §3359).

DATED:	4/11/2025	Voug Ito
		Doug Ito
		State Oil and Gas Supervisor