05/03/23

CHISHOLM ENERGY OPERATING, LLC.
801 CHERRY ST, STE 1200 UN 20
FORT WORTH, TX 76102

RE: Automatic Expiration of State Oil and Gas Lease No. VB0466-0004

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number VB0466, Assignment Number 0004, dated 01/01/1996, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

Notice is also given that if any assignments or other instruments of transfer of royalties in the lease production have been recorded in the office of the county clerk wherein these lands are situated, the holders of such instruments must see that they are released from record as required by law. (Sections 70-1-1 through 70-1-5, NMSA, 1978 {1995 Repl. Pamp.}).

Notice is further given that the Commissioner of Public Lands will look to you, as lessee of record at the State Land Office, for reimbursement to the State for any production from the premises formerly leased to you that occurs after lease expiration as a consequence of your failure to notify working interest owners of lease termination; such production will be in trespass and subject to 8/8ths royalty forfeiture to the State Land Office. You should, therefore, immediately notify in writing all holders of working interests in the lease that the lease has expired effective 05/03/2023.

Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/03/23

CHISHOLM ENERGY OPERATING, LLC.
801 CHERRY ST, STE 1200 UN 20
FORT WORTH, TX 76102

RE: Automatic Expiration of State Oil and Gas Lease No. V07025-0004

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number V07025, Assignment Number 0004, dated 04/01/2004, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

Notice is also given that if any assignments or other instruments of transfer of royalties in the lease production have been recorded in the office of the county clerk wherein these lands are situated, the holders of such instruments must see that they are released from record as required by law. (Sections 70-1-1 through 70-1-5, NMSA, 1978 {1995 Repl. Pamp.}).

Notice is further given that the Commissioner of Public Lands will look to you, as lessee of record at the State Land Office, for reimbursement to the State for any production from the premises formerly leased to you that occurs after lease expiration as a consequence of your failure to notify working interest owners of lease termination; such production will be in trespass and subject to 8/8ths royalty forfeiture to the State Land Office. You should, therefore, immediately notify in writing all holders of working interests in the lease that the lease has expired effective 05/03/2023.

Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/03/23

ARMSTRONG ENERGY CORP
PO BOX 1973
ROSWELL, NM 88202

RE: Automatic Expiration of State Oil and Gas Lease No. V07185-0000

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number V07185, Assignment Number 0000, dated 10/01/2004, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

Notice is also given that if any assignments or other instruments of transfer of royalties in the lease production have been recorded in the office of the county clerk wherein these lands are situated, the holders of such instruments must see that they are released from record as required by law. (Sections 70-1-1 through 70-1-5, NMSA, 1978 {1995 Repl. Pamp.}).

Notice is further given that the Commissioner of Public Lands will look to you, as lessee of record at the State Land Office, for reimbursement to the State for any production from the premises formerly leased to you that occurs after lease expiration as a consequence of your failure to notify working interest owners of lease termination; such production will be in trespass and subject to 8/8ths royalty forfeiture to the State Land Office. You should, therefore, immediately notify in writing all holders of working interests in the lease that the lease has expired effective 05/03/2023.

Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/01/23

BRO ENERGY, LLC.
4834 S0. HIGHLAND DRIVE
SUITE 200
SALT LAKE CITY, UT 84117

RE: Automatic Expiration of State Oil and Gas Lease No. VC0365-0000

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number VC0365, Assignment Number 0000, dated 05/01/2018, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

Notice is also given that if any assignments or other instruments of transfer of royalties in the lease production have been recorded in the office of the county clerk wherein these lands are situated, the holders of such instruments must see that they are released from record as required by law. (Sections 70-1-1 through 70-1-5, NMSA, 1978 (1995 Repl. Pamp.).)

Notice is further given that the Commissioner of Public Lands will look to you, as lessee of record at the State Land Office, for reimbursement to the State for any production from the premises formerly leased to you that occurs after lease expiration as a consequence of your failure to notify working interest owners of lease termination; such production will be in trespass and subject to 8/8ths royalty forfeiture to the State Land Office. You should, therefore, immediately notify in writing all holders of working interests in the lease that the lease has expired effective 05/01/2023.

Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/01/23

Dakota Resources Inc  
4519 Santa Rosa Drive  
Midland, TX 79707

RE: Automatic Expiration of State Oil and Gas Lease No. VC0366-0000

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number VC0366, Assignment Number 0000, dated 05/01/2018, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

Notice is also given that if any assignments or other instruments of transfer of royalties in the lease production have been recorded in the office of the county clerk wherein these lands are situated, the holders of such instruments must see that they are released from record as required by law. (Sections 70-1-1 through 70-1-5, NMSA, 1978 {1995 Repl. Pamp.}).

Notice is further given that the Commissioner of Public Lands will look to you, as lessee of record at the State Land Office, for reimbursement to the State for any production from the premises formerly leased to you that occurs after lease expiration as a consequence of your failure to notify working interest owners of lease termination; such production will be in trespass and subject to 8/8ths royalty forfeiture to the State Land Office. You should, therefore, immediately notify in writing all holders of working interests in the lease that the lease has expired effective 05/01/2023.

Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,

Gregory B. Bloom  
Assistant Commissioner of Mineral Resources
05/01/23

DAKOTA RESOURCES INC
4519 SANTA ROSA DRIVE
MIDLAND, TX 79707

RE: Automatic Expiration of State Oil and Gas Lease No. VC0370-0000

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number VC0370, Assignment Number 0000, dated 05/01/2018, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appellable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

Notice is also given that if any assignments or other instruments of transfer of royalties in the lease production have been recorded in the office of the county clerk wherein these lands are situated, the holders of such instruments must see that they are released from record as required by law. (Sections 70-1-1 through 70-1-5, NMSA, 1978 {1995 Repl. Pamp.}).

Notice is further given that the Commissioner of Public Lands will look to you, as lessee of record at the State Land Office, for reimbursement to the State for any production from the premises formerly leased to you that occurs after lease expiration as a consequence of your failure to notify working interest owners of lease termination; such production will be in trespass and subject to 8/8ths royalty forfeiture to the State Land Office. You should, therefore, immediately notify in writing all holders of working interests in the lease that the lease has expired effective 05/01/2023.

Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/05/2023

EOG RESOURCES INC
PO BOX 2267
MIDLAND, TX 79702

RE: Cancellation of State Oil & Gas Lease No. V05741-0002

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number V05741, Assignment Number 0002, dated 03/01/2000, has been cancelled for non-payment of rentals, as specified in the notice previously sent to you by certified mail. State Land Office records have been noted to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter. (NMACO 19.2.15).

Notice is also given that if any assignments or other instruments of transfer of royalties in the lease production have been recorded in the office of the county clerk wherein these lands are situated, the holders of such instruments must see that they are released from record as required by law. (Sections 70-1-1 through 70-1-5, NMSA, 1978 (1995 Repl. Pamp.).)

Notice is further given that the Commissioner of Public Lands will look to you, as lessee of record at the State Land Office, for reimbursement to the State for any production from the premises formerly leased to you that occurs after lease cancellation as a consequence of your failure to notify working interest owners of lease termination; such production will be in trespass and subject to 8/8ths royalty forfeiture to the State Land Office. You should, therefore, immediately notify in writing all holders of working interests in the lease that the lease has cancelled effective 05/05/2023.

Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon cancellation of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/12/2023

POMEROY SMITH & ODIN INDUSTRIES INC
200 BLDG OF THE SW
MIDLAND, TX 79702

RE: Cancellation of State Oil & Gas Lease No. E04192-0003

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number E04192, Assignment Number 0003, dated 09/11/1950, has been cancelled for failure to file a damage bond, as specified in the notice previously sent to you by certified mail. State Land Office records have been noted to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter. (NMACO 19.2.15).

Notice is also given that if any assignments or other instruments of transfer of royalties in the lease production have been recorded in the office of the county clerk wherein these lands are situated, the holders of such instruments must see that they are released from record as required by law. (Sections 70-1-1 through 70-1-5, NMSA, 1978 (1995 Repl. Pamp.).)

Notice is further given that the Commissioner of Public Lands will look to you, as lessee of record at the State Land Office, for reimbursement to the State for any production from the premises formerly leased to you that occurs after lease cancellation as a consequence of your failure to notify working interest owners of lease termination; such production will be in trespass and subject to 8/8ths royalty forfeiture to the State Land Office. You should, therefore, immediately notify in writing all holders of working interests in the lease that the lease has cancelled effective 05/12/2023.

Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon cancellation of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/12/2023

POMEROY SMITH & ODIN INDUSTRIES INC
200 BLDG OF THE SW
MIDLAND, TX 79702

RE: Cancellation of State Oil & Gas Lease No. B10418-0080

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number B10418, Assignment Number 0080, dated 07/06/1943, has been cancelled for failure to file a damage bond, as specified in the notice previously sent to you by certified mail. State Land Office records have been noted to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter. (NMAC0 19.2.15).

Notice is also given that if any assignments or other instruments of transfer of royalties in the lease production have been recorded in the office of the county clerk wherein these lands are situated, the holders of such instruments must see that they are released from record as required by law. (Sections 70-1-1 through 70-1-5, NMSA, 1978 (1995 Repl. Pamp.).)

Notice is further given that the Commissioner of Public Lands will look to you, as lessee of record at the State Land Office, for reimbursement to the State for any production from the premises formerly leased to you that occurs after lease cancellation as a consequence of your failure to notify working interest owners of lease termination; such production will be in trespass and subject to 8/8ths royalty forfeiture to the State Land Office. You should, therefore, immediately notify in writing all holders of working interests in the lease that the lease has cancelled effective 05/12/2023.

Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon cancellation of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/12/2023

POMEROY SMITH & ODIN INDUSTRIES INC
200 BLDG OF THE SW
MIDLAND, TX 79702

RE: Cancellation of State Oil & Gas Lease No. B08318-0113

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number B08318, Assignment Number 0113, dated 09/11/1939, has been cancelled for failure to file a damage bond, as specified in the notice previously sent to you by certified mail. State Land Office records have been noted to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter. (NMACO 19.2.15).

Notice is also given that if any assignments or other instruments of transfer of royalties in the lease production have been recorded in the office of the county clerk wherein these lands are situated, the holders of such instruments must see that they are released from record as required by law. (Sections 70-1-1 through 70-1-5, NMSA, 1978 (1995 Repl. Pamp.).)

Notice is further given that the Commissioner of Public Lands will look to you, as lessee of record at the State Land Office, for reimbursement to the State for any production from the premises formerly leased to you that occurs after lease cancellation as a consequence of your failure to notify working interest owners of lease termination; such production will be in trespass and subject to 8/8ths royalty forfeiture to the State Land Office. You should, therefore, immediately notify in writing all holders of working interests in the lease that the lease has cancelled effective 05/12/2023.

Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon cancellation of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/17/23

GRIZZLY OPERATING, LLC
5847 SAN FELIPE, STR 3000
HOUSTON, TX 77057

RE: Automatic Expiration of State Oil and Gas Lease No. VA2015-0002

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number VA2015, Assignment Number 0002, dated 08/01/1999, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

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Notice is further given that the Commissioner of Public Lands will look to you, as lessee of record at the State Land Office, for reimbursement to the State for any production from the premises formerly leased to you that occurs after lease expiration as a consequence of your failure to notify working interest owners of lease termination; such production will be in trespass and subject to 8/8ths royalty forfeiture to the State Land Office. You should, therefore, immediately notify in writing all holders of working interests in the lease that the lease has expired effective 02/01/2023.

Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
RE: Automatic Expiration of State Oil and Gas Lease No. E05665-0001

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number E05665, Assignment Number 0001, dated 10/10/1951, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

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Notice is further given that the Commissioner of Public Lands will look to you, as lessee of record at the State Land Office, for reimbursement to the State for any production from the premises formerly leased to you that occurs after lease expiration as a consequence of your failure to notify working interest owners of lease termination; such production will be in trespass and subject to 8/8ths royalty forfeiture to the State Land Office. You should, therefore, immediately notify in writing all holders of working interests in the lease that the lease has expired effective 05/18/2023.

Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,

Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/18/23

JAMES S LEBSACK
PO BOX 22215
DENVER, CO 80222

RE: Automatic Expiration of State Oil and Gas Lease No. E02855-0001

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number E02855, Assignment Number 0001, dated 08/10/1949, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

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Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/18/23

REMNANT OIL COMPANY, LLC
6 DEBIA DRIVE, STE 5100
MIDLAND, TX 79705

RE: Automatic Expiration of State Oil and Gas Lease No. B09217-0009

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number B09217, Assignment Number 0009, dated 07/19/1955, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

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Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/18/23

REMNANT OIL COMPANY, LLC
6 DESTA DRIVE, STE 5100
MIDLAND, TX 79705

RE: Automatic Expiration of State Oil and Gas Lease No. E04192-0013

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number E04192, Assignment Number 0013, dated 09/11/1950, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

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Notice is further given that the Commissioner of Public Lands will look to you, as lessee of record at the State Land Office, for reimbursement to the State for any production from the premises formerly leased to you that occurs after lease expiration as a consequence of your failure to notify working interest owners of lease termination; such production will be in trespass and subject to 8/8ths royalty forfeiture to the State Land Office. You should, therefore, immediately notify in writing all holders of working interests in the lease that the lease has expired effective 05/18/2023.

Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/18/23

REMNANT OIL COMPANY, LLC
6 DESTA DRIVE, STE 5100
MIDLAND, TX 79705

RE: Automatic Expiration of State Oil and Gas Lease No. B11644-0024

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number B11644, Assignment Number 0024, dated 12/11/1944, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

Notice is also given that if any assignments or other instruments of transfer of royalties in the lease production have been recorded in the office of the county clerk wherein these lands are situated, the holders of such instruments must see that they are released from record as required by law. (Sections 70-1-1 through 70-1-5, NMSA, 1978 {1995 Repl. Pamp.}).

Notice is further given that the Commissioner of Public Lands will look to you, as lessee of record at the State Land Office, for reimbursement to the State for any production from the premises formerly leased to you that occurs after lease expiration as a consequence of your failure to notify working interest owners of lease termination; such production will be in trespass and subject to 8/8ths royalty forfeiture to the State Land Office. You should, therefore, immediately notify in writing all holders of working interests in the lease that the lease has expired effective 05/18/2023.

Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/18/23

REMNANT OIL COMPANY, LLC
6 DESTA DRIVE, STE 5100
MIDLAND, TX 79705

RE: Automatic Expiration of State Oil and Gas Lease No. B10418-0110

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number B10418, Assignment Number 0110, dated 07/06/1943, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

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Notice is further given that the Commissioner of Public Lands will look to you, as lessee of record at the State Land Office, for reimbursement to the State for any production from the premises formerly leased to you that occurs after lease expiration as a consequence of your failure to notify working interest owners of lease termination; such production will be in trespass and subject to 8/8ths royalty forfeiture to the State Land Office. You should, therefore, immediately notify in writing all holders of working interests in the lease that the lease has expired effective 05/18/2023.

Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
REMNANT OIL COMPANY, LLC
6 DESTA DRIVE, STE 5100
MIDLAND, TX 79705

RE: Automatic Expiration of State Oil and Gas Lease No. B09541-0010

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number B09541, Assignment Number 0010, dated 02/17/1942, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

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Notice is further given that the Commissioner of Public Lands will look to you, as lessee of record at the State Land Office, for reimbursement to the State for any production from the premises formerly leased to you that occurs after lease expiration as a consequence of your failure to notify working interest owners of lease termination; such production will be in trespass and subject to 8/8ths royalty forfeiture to the State Land Office. You should, therefore, immediately notify in writing all holders of working interests in the lease that the lease has expired effective 05/18/2023.

Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/18/23

REMNANT OIL COMPANY, LLC
6 DESTA DRIVE, STE 5100
MIDLAND, TX 79705

RE: Automatic Expiration of State Oil and Gas Lease No. B09359-0018

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number B09359, Assignment Number 0018, dated 10/11/1941, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

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Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/18/23

REMNANT OIL COMPANY, LLC  
6 DESTA DRIVE, STE 5100  
MIDLAND, TX 79705

RE: Automatic Expiration of State Oil and Gas Lease No. VC0009-0007

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number VC0009, Assignment Number 0007, dated 03/01/1990, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

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Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/18/23

REMNANT OIL COMPANY, LLC
6 BESTA DRIVE, STE 5100
MIDLAND, TX 79705

RE: Automatic Expiration of State Oil and Gas Lease No. VB1613-0003

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number VB1613, Assignment Number 0003, dated 03/01/2009, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

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If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/18/23

REMNANT OIL COMPANY, LLC
6 DESTA DRIVE, STE 5100
MIDLAND, TX 79705

RE: Automatic Expiration of State Oil and Gas Lease No. E06401-0012

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number E06401, Assignment Number 0012, dated 08/11/1952, has automatically expired by its own terms.

Oil and gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

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If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/18/23

REMNANT OIL COMPANY, LLC
6 DESTA DRIVE, STE 5100
MIDLAND, TX 79705

RE: Automatic Expiration of State Oil and Gas Lease No. B08822-0025

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number B08822, Assignment Number 0025, dated 09/19/1940, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

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If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/18/23

ANADARKO E&P ONSHORE LLC
1201 LAKE ROBBINS DRIVE
THE WOODLANDS, TX 77380

RE: Automatic Expiration of State Oil and Gas Lease No. E00473-0012

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number E00473, Assignment Number 0012, dated 08/10/1945, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

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If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,

Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/18/23

ANADARKO E&P ONSHORE LLC
1201 LAKE ROBBINS DRIVE
THE WOODLANDS, TX 77380

RE: Automatic Expiration of State Oil and Gas Lease No. E00521-0013

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number E00521, Assignment Number 0013, dated 09/10/1945, has automatically expired by its own terms. Oil and Gas leases are issued for a period of five(5) or ten(10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

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If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,

Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/18/23

ANADARKO E&P ONSHORE LLC
1201 LAKE ROBBINS DRIVE
THE WOODLANDS, TX 77380

RE: Automatic Expiration of State Oil and Gas Lease No. B08822-0023

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number B08822, Assignment Number 0023, dated 09/19/1940, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

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Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/18/23

KERR-MCGEE O/G ONSHORE, LP
PO BOX 1330
HOUSTON, TX 77251

RE: Automatic Expiration of State Oil and Gas Lease No. B10418-0096

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number B10418, Assignment Number 0096, dated 07/06/1943, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

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Lastly, please note, pursuant to 19.2.100.57 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/18/23

KERR-MCGEE O/G ONSHORE, LP
PO BOX 1330
HOUSTON, TX 77251

RE: Automatic Expiration of State Oil and Gas Lease No. E01467-0004

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number E01467, Assignment Number 0004, dated 09/10/1947, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

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If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,

Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/18/23

KERR-MCGEE O/G ONSHORE, LP
PO BOX 1330
HOUSTON, TX 77251

RE: Automatic Expiration of State Oil and Gas Lease No. E01380-0004

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number E01380, Assignment Number 0004, dated 07/10/1947, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five(5) or ten(10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

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If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/18/23

KERR-MCGEE O/G ONSHORE, LP
PO BOX 1330
HOUSTON, TX 77251

RE: Automatic Expiration of State Oil and Gas Lease No. E00478-0004

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number E00478, Assignment Number 0004, dated 08/10/1945, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

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If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
MAGNUM HUNTER PRODUCTION, INC.
600 N. MARIENFELD STREET
SUITE 600
MIDLAND, TX 79701

RE: Automatic Expiration of State Oil and Gas Lease No. E04810-0003

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number E04810, Assignment Number 0003, dated 12/11/1950, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

Notice is also given that if any assignments or other instruments of transfer of royalties in the lease production have been recorded in the office of the county clerk wherein these lands are situated, the holders of such instruments must see that they are released from record as required by law. (Sections 70-1-1 through 70-1-5, NMSA, 1978 {1995 Repl. Pamp.}).

Notice is further given that the Commissioner of Public Lands will look to you, as lessee of record at the State Land Office, for reimbursement to the State for any production from the premises formerly leased to you that occurs after lease expiration as a consequence of your failure to notify working interest owners of lease termination; such production will be in trespass and subject to 8/8ths royalty forfeiture to the State Land Office. You should, therefore, immediately notify in writing all holders of working interests in the lease that the lease has expired effective 05/18/2023.

Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/18/23

MAGNUM HUNTER PRODUCTION, INC.
600 N. MARIENFELD STREET
SUITE 600
MIDLAND, TX 79701

RE: Automatic Expiration of State Oil and Gas Lease No. E02858-0006

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number E02858, Assignment Number 0006, dated 08/10/1949, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five(5) or ten(10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

Notice is also given that if any assignments or other instruments of transfer of royalties in the lease production have been recorded in the office of the county clerk wherein these lands are situated, the holders of such instruments must see that they are released from record as required by law. (Sections 70-1-1 through 70-1-5, NMSA, 1978 (1995 Repl. Pamp.)).

Notice is further given that the Commissioner of Public Lands will look to you, as lessee of record at the State Land Office, for reimbursement to the State for any production from the premises formerly leased to you that occurs after lease expiration as a consequence of your failure to notify working interest owners of lease termination; such production will be in trespass and subject to 8/8ths royalty forfeiture to the State Land Office. You should, therefore, immediately notify in writing all holders of working interests in the lease that the lease has expired effective 05/18/2023.

Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/18/23

EEX OPERATING, L.P.
2500 CITYWEST
SUITE 1400
HOUSTON, TX 77042

RE: Automatic Expiration of State Oil and Gas Lease No. E08333-0005

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number E08333, Assignment Number 0005, dated 07/20/1954, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five(5) or ten(10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

Notice is also given that if any assignments or other instruments of transfer of royalties in the lease production have been recorded in the office of the county clerk wherein these lands are situated, the holders of such instruments must see that they are released from record as required by law. (Sections 70-1-1 through 70-1-5, NMSA, 1978 (1995 Repl. Pamp.).)

Notice is further given that the Commissioner of Public Lands will look to you, as lessee of record at the State Land Office, for reimbursement to the State for any production from the premises formerly leased to you that occurs after lease expiration as a consequence of your failure to notify working interest owners of lease termination; such production will be in trespass and subject to 8/8ths royalty forfeiture to the State Land Office. You should, therefore, immediately notify in writing all holders of working interests in the lease that the lease has expired effective 05/18/2023.

Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/18/23

BEX OPERATING, L.P.
2500 CITYWEST
SUITE 1400
HOUSTON, TX 77042

RE: Automatic Expiration of State Oil and Gas Lease No. E07661-0003

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number E07661, Assignment Number 0003, dated 12/15/1953, has automatically expired by its own terms. Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

Notice is also given that if any assignments or other instruments of transfer of royalties in the lease production have been recorded in the office of the county clerk wherein these lands are situated, the holders of such instruments must see that they are released from record as required by law. (Sections 70-1-1 through 70-1-5, NMSA, 1978 {1995 Repl. Pamp.}).

Notice is further given that the Commissioner of Public Lands will look to you, as lessee of record at the State Land Office, for reimbursement to the State for any production from the premises formerly leased to you that occurs after lease expiration as a consequence of your failure to notify working interest owners of lease termination; such production will be in trespass and subject to 8/8ths royalty forfeiture to the State Land Office. You should, therefore, immediately notify all holders of working interests in the lease that the lease has expired effective 05/18/2023.

Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/18/23

EEX OPERATING, L.P.
2500 CITYWEST
SUITE 1400
HOUSTON, TX 77042

RE: Automatic Expiration of State Oil and Gas Lease No. E02858-0004

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number E02858, Assignment Number 0004, dated 08/10/1949, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

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Notice is further given that the Commissioner of Public Lands will look to you, as lessee of record at the State Land Office, for reimbursement to the State for any production from the premises formerly leased to you that occurs after lease expiration as a consequence of your failure to notify working interest owners of lease termination; such production will be in trespass and subject to 8/8ths royalty forfeiture to the State Land Office. You should, therefore, immediately notify in writing all holders of working interests in the lease that the lease has expired effective 05/18/2023.

Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/18/23

EEX OPERATING, L.P.
2500 CITYWEST
SUITE 1400
HOUSTON, TX 77042

RE: Automatic Expiration of State Oil and Gas Lease No. B08822-0017

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number B08822, Assignment Number 0017, dated 09/19/1940, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

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If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,

Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/18/23

MARGARET M HODGES & PAUL SLAYTON
PO BOX 2035
ROSWELL, NM 88201

RE: Automatic Expiration of State Oil and Gas Lease No. E02635-0005

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number E02635, Assignment Number 0005, dated 05/10/1949, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

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Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/18/23

ROY G BARTON JR & A GAYLE HUDGENS
P. O. BOX 1195
MANCHACA, TX 78652

RE: Automatic Expiration of State Oil and Gas Lease No. B10418-0095

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number B10418, Assignment Number 0095, dated 07/06/1943, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

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If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/18/23

CIRCLE RIDGE PROD INC
300 E. NORTHSIDE DR
FT. WORTH, TX 76106

RE: Automatic Expiration of State Oil and Gas Lease No. E09217-0001

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number E09217, Assignment Number 0001, dated 07/19/1955, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

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If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/18/23

MARSHALL & WINSTON INC
PO BOX 50880
MIDLAND, TX 79710

RE: Automatic Expiration of State Oil and Gas Lease No. B04191-0002

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number B04191, Assignment Number 0002, dated 09/11/1950, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments thereof take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

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If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/10/23

CONOCOPHILLIPS COMPANY
P. O. BOX 2197
HOUSTON, TX 77252

RE: Automatic Expiration of State Oil and Gas Lease No. E00473-0005

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number E00473, Assignment Number 0005, dated 08/10/1945, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

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Notice is further given that the Commissioner of Public Lands will look to you, as lessee of record at the State Land Office, for reimbursement to the State for any production from the premises formerly leased to you that occurs after lease expiration as a consequence of your failure to notify working interest owners of lease termination; such production will be in trespass and subject to 8/8ths royalty forfeiture to the State Land Office. You should, therefore, immediately notify in writing all holders of working interests in the lease that the lease has expired effective 05/10/2023.

Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/18/23

SLASH EXPLORATION LP
PO BOX 1973
ROSWELL, NM 88202

RE: Automatic Expiration of State Oil and Gas Lease No. B10418-0111

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number B10418, Assignment Number 0111, dated 07/06/1943, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

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Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/18/23

MARSHALL & WINSTON INC
PO BOX 50880
MIDLAND, TX 79710

RE: Automatic Expiration of State Oil and Gas Lease No. B09359-0010

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number B09359, Assignment Number 0010, dated 10/11/1941, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therewith take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

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If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/18/23

HASSIE HUNT EXPLORATION COMPANY
1601 ELM STREET, SUITE 3400
DALLAS, TX 75201

RE: Automatic Expiration of State Oil and Gas Lease No. B10418-0094

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number B10418, Assignment Number 0094, dated 07/06/1943, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

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If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/18/23

CHEVRON U S A INC
P. O. BOX 1635
HOUSTON, TX 77251-1635

RE: Automatic Expiration of State Oil and Gas Lease No. E07659-0000

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number E07659, Assignment Number 0000, dated 12/15/1953, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

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If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,

Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/18/23

CHEVRON U S A INC
P. O. BOX 1635
HOUSTON, TX 77251-1635

RE: Automatic Expiration of State Oil and Gas Lease No. E05663-0000

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number E05663, Assignment Number 0000, dated 10/10/1951, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

Notice is also given that if any assignments or other instruments of transfer of royalties in the lease production have been recorded in the office of the county clerk wherein these lands are situated, the holders of such instruments must see that they are released from record as required by law. (Sections 70-1-1 through 70-1-5, NMSA, 1978 (1995 Repl. Pamp.).)

Notice is further given that the Commissioner of Public Lands will look to you, as lessee of record at the State Land Office, for reimbursement to the State for any production from the premises formerly leased to you that occurs after lease expiration as a consequence of your failure to notify working interest owners of lease termination; such production will be in trespass and subject to 8/8ths royalty forfeiture to the State Land Office. You should, therefore, immediately notify in writing all holders of working interests in the lease that the lease has expired effective 05/18/2023.

Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/18/23

CHEVRON U S A INC
P. O. BOX 1635
HOUSTON, TX 77251-1635

RE: Automatic Expiration of State Oil and Gas Lease No. B11332-0009

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number B11332, Assignment Number 0009, dated 07/10/1944, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

Notice is also given that if any assignments or other instruments of transfer of royalties in the lease production have been recorded in the office of the county clerk wherein these lands are situated, the holders of such instruments must see that they are released from record as required by law. (Sections 70-1-1 through 70-1-5, NMSA, 1978 {1995 Repl. Pamp.}).

Notice is further given that the Commissioner of Public Lands will look to you, as lessee of record at the State Land Office, for reimbursement to the State for any production from the premises formerly leased to you that occurs after lease expiration as a consequence of your failure to notify working interest owners of lease termination; such production will be in trespass and subject to 8/8ths royalty forfeiture to the State Land Office. You should, therefore, immediately notify in writing all holders of working interests in the lease that the lease has expired effective 05/18/2023.

Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/18/23

DELFERN TRUST
PO BOX 98370
LUBBOCK, TX 79499

RE: Automatic Expiration of State Oil and Gas Lease No. B10418-0108

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number B10418, Assignment Number 0108, dated 07/06/1943, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

Notice is also given that if any assignments or other instruments of transfer of royalties in the lease production have been recorded in the office of the county clerk wherein these lands are situated, the holders of such instruments must see that they are released from record as required by law. (Sections 70-1-1 through 70-1-5, NMSA, 1978 {1995 Repl. Pamp.}).

Notice is further given that the Commissioner of Public Lands will look to you, as lessee of record at the State Land Office, for reimbursement to the State for any production from the premises formerly leased to you that occurs after lease expiration as a consequence of your failure to notify working interest owners of lease termination; such production will be in trespass and subject to 8/8ths royalty forfeiture to the State Land Office. You should, therefore, immediately notify in writing all holders of working interests in the lease that the lease has expired effective 05/18/2023.

Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/18/23

DELFBERN TRUST
PO BOX 98370
LUBBOCK, TX 79499

RE: Automatic Expiration of State Oil and Gas Lease No. B10418-0107

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number B10418, Assignment Number 0107, dated 07/06/1943, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

Notice is also given that if any assignments or other instruments of transfer of royalties in the lease production have been recorded in the office of the county clerk wherein these lands are situated, the holders of such instruments must see that they are released from record as required by law. (Sections 70-1-1 through 70-1-5, NMSA, 1978 {1995 Repl. Pamp.}).

Notice is further given that the Commissioner of Public Lands will look to you, as lessee of record at the State Land Office, for reimbursement to the State for any production from the premises formerly leased to you that occurs after lease expiration as a consequence of your failure to notify working interest owners of lease termination; such production will be in trespass and subject to 8/8ths royalty forfeiture to the State Land Office. You should, therefore, immediately notify in writing all holders of working interests in the lease that the lease has expired effective 05/18/2023.

Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/18/23

DELFERN TRUST
PO BOX 98370
LUBBOCK, TX 79499

RE: Automatic Expiration of State Oil and Gas Lease No. B10418-0106

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number B10418, Assignment Number 0106, dated 07/06/1943, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

Notice is also given that if any assignments or other instruments of transfer of royalties in the lease production have been recorded in the office of the county clerk wherein these lands are situated, the holders of such instruments must see that they are released from record as required by law. (Sections 70-1-1 through 70-1-5, NMSA, 1978 {1995 Repl. Pamp.}).

Notice is further given that the Commissioner of Public Lands will look to you, as lessee of record at the State Land Office, for reimbursement to the State for any production from the premises formerly leased to you that occurs after lease expiration as a consequence of your failure to notify working interest owners of lease termination; such production will be in trespass and subject to 8/8ths royalty forfeiture to the State Land Office. You should, therefore, immediately notify in writing all holders of working interests in the lease that the lease has expired effective 05/18/2023.

Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/18/23

OXY USA WTP LIMITED PARTNERSHIP
PO BOX 27570
HOUSTON, TX 77227-7570

RE: Automatic Expiration of State Oil and Gas Lease No. E06401-0006

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number E06401, Assignment Number 0006, dated 08/11/1952, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five(5) or ten(10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

Notice is also given that if any assignments or other instruments of transfer of royalties in the lease production have been recorded in the office of the county clerk wherein these lands are situated, the holders of such instruments must see that they are released from record as required by law. (Sections 70-1-1 through 70-1-5, NMSA, 1978 (1995 Repl. Pamp.).)

Notice is further given that the Commissioner of Public Lands will look to you, as lessee of record at the State Land Office, for reimbursement to the State for any production from the premises formerly leased to you that occurs after lease expiration as a consequence of your failure to notify working interest owners of lease termination; such production will be in trespass and subject to 8/8ths royalty forfeiture to the State Land Office. You should, therefore, immediately notify in writing all holders of working interests in the lease that the lease has expired effective 05/18/2023.

Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/18/23

OXY USA WTP LIMITED PARTNERSHIP
PO BOX 27570
HOUSTON, TX 77227-7570

RE: Automatic Expiration of State Oil and Gas Lease No. E00521-0012

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number E00521, Assignment Number 0012, dated 09/10/1945, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

Notice is also given that if any assignments or other instruments of transfer of royalties in the lease production have been recorded in the office of the county clerk wherein these lands are situated, the holders of such instruments must see that they are released from record as required by law. (Sections 70-1-1 through 70-1-5, NMSA, 1978 (1995 Repl. Pamp.).)

Notice is further given that the Commissioner of Public Lands will look to you, as lessee of record at the State Land Office, for reimbursement to the State for any production from the premises formerly leased to you that occurs after lease expiration as a consequence of your failure to notify working interest owners of lease termination; such production will be in trespass and subject to 8/8ths royalty forfeiture to the State Land Office. You should, therefore, immediately notify in writing all holders of working interests in the lease that the lease has expired effective 05/18/2023.

Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/18/23

OCCIDENTAL PERMIAN LTD
P. O. BOX 27520
HOUSTON, TX 77227-7570

RE: Automatic Expiration of State Oil and Gas Lease No. B11644-0017

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number B11644, Assignment Number 0017, dated 12/11/1944, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

Notice is also given that if any assignments or other instruments of transfer of royalties in the lease production have been recorded in the office of the county clerk wherein these lands are situated, the holders of such instruments must see that they are released from record as required by law. (Sections 70-1-1 through 70-1-5, NMSA, 1978 (1995 Repl. Pamp.).

Notice is further given that the Commissioner of Public Lands will look to you, as lessee of record at the State Land Office, for reimbursement to the State for any production from the premises formerly leased to you that occurs after lease expiration as a consequence of your failure to notify working interest owners of lease termination; such production will be in trespass and subject to 8/8ths royalty forfeiture to the State Land Office. You should, therefore, immediately notify in writing all holders of working interests in the lease that the lease has expired effective 05/18/2023.

Lastly, please note, pursuant to 19.2.100.57 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/18/23

OCCIDENTAL PERMIAN LTD
P. O. BOX 27520
HOUSTON, TX 77227-7570

RE: Automatic Expiration of State Oil and Gas Lease No. B10418-0100

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number B10418, Assignment Number 0100, dated 07/06/1943, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

Notice is also given that if any assignments or other instruments of transfer of royalties in the lease production have been recorded in the office of the county clerk wherein these lands are situated, the holders of such instruments must see that they are released from record as required by law. (Sections 70-1-1 through 70-1-5, NMSA, 1978 {1995 Repl. Pamp.}).

Notice is further given that the Commissioner of Public Lands will look to you, as lessee of record at the State Land Office, for reimbursement to the State for any production from the premises formerly leased to you that occurs after lease expiration as a consequence of your failure to notify working interest owners of lease termination; such production will be in trespass and subject to 8/8ths royalty forfeiture to the State Land Office. You should, therefore, immediately notify in writing all holders of working interests in the lease that the lease has expired effective 05/18/2023.

Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/18/23

XTO HOLDINGS, LLC
LAND DEPT. LOC. 115
22777 SPRINGWOODS VILLAGE PKWY
SPRING, TX 77389-1425

RE: Automatic Expiration of State Oil and Gas Lease No. E07494-0002

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number E07494, Assignment Number 0002, dated 10/20/1953, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

Notice is also given that if any assignments or other instruments of transfer of royalties in the lease production have been recorded in the office of the county clerk wherein these lands are situated, the holders of such instruments must see that they are released from record as required by law. (Sections 70-1-1 through 70-1-5, NMSA, 1978 [1995 Repl. Pamp.]).

Notice is further given that the Commissioner of Public Lands will look to you, as lessee of record at the State Land Office, for reimbursement to the State for any production from the premises formerly leased to you that occurs after lease expiration as a consequence of your failure to notify working interest owners of lease termination; such production will be in trespass and subject to 8/8ths royalty forfeiture to the State Land Office. You should, therefore, immediately notify in writing all holders of working interests in the lease that the lease has expired effective 05/18/2023.

Lastly, please note, pursuant to 19.2.100.67 NMAC, lessors have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/18/23

XTO HOLDINGS, LLC
LAND DEPT. LOC. 115
22777 SPRINGWOODS VILLAGE PKWY
SPRING, TX 77389-1425

RE: Automatic Expiration of State Oil and Gas Lease No. E00473-0013

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number E00473, Assignment Number 0013, dated 08/10/1945, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.3.15).

Notice is also given that if any assignments or other instruments of transfer of royalties in the lease production have been recorded in the office of the county clerk wherein these lands are situated, the holders of such instruments must see that they are released from record as required by law. (Sections 70-1-1 through 70-1-5, NMSA, 1978 {1995 Repl. Pamp.}).

Notice is further given that the Commissioner of Public Lands will look to you, as lessee of record at the State Land Office, for reimbursement to the State for any production from the premises formerly leased to you that occurs after lease expiration as a consequence of your failure to notify working interest owners of lease termination; such production will be in trespass and subject to 8/8ths royalty forfeiture to the State Land Office. You should, therefore, immediately notify in writing all holders of working interests in the lease that the lease has expired effective 05/18/2023.

Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/18/23

XTO HOLDINGS, LLC
LAND DEPT. LOC. 115
22777 SPRINGWOODS VILLAGE PKWY
SPRING, TX 77389-1425

RE: Automatic Expiration of State Oil and Gas Lease No. E00035-0006

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number E00035, Assignment Number 0006, dated 01/10/1945, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

Notice is also given that if any assignments or other instruments of transfer of royalties in the lease production have been recorded in the office of the county clerk wherein these lands are situated, the holders of such instruments must see that they are released from record as required by law. (Sections 70-1-1 through 70-1-5, NMSA, 1978 {1995 Repl. Pamp.}).

Notice is further given that the Commissioner of Public Lands will look to you, as lessee of record at the State Land Office, for reimbursement to the State for any production from the premises formerly leased to you that occurs after lease expiration as a consequence of your failure to notify working interest owners of lease termination; such production will be in trespass and subject to 8/8ths royalty forfeiture to the State Land Office. You should, therefore, immediately notify in writing all holders of working interests in the lease that the lease has expired effective 05/18/2023.

Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/18/23

XTO HOLDINGS, LLC
LAND DEPT. LOC. 115
22777 SPRINGWOODS VILLAGE PKWY
SPRING, TX 77389-1425

RE: Automatic Expiration of State Oil and Gas Lease No. B11332-0017

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number B11332, Assignment Number 0017, dated 07/10/1944, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

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Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources

Form NS-OIL-GAS
05/18/23

XTO HOLDINGS, LLC
LAND DEPT. LOC. 115
22777 SPRINGWOODS VILLAGE PKWY
SPRING, TX 77389-1425

RE: Automatic Expiration of State Oil and Gas Lease No. B11332-0016

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number B11332, Assignment Number 0016, dated 07/10/1944, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

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Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/18/23

XTO HOLDINGS, LLC
LAND DEPT. LOC. 115
22777 SPRINGWOODS VILLAGE PKWY
SPRING, TX 77389-1425

RE: Automatic Expiration of State Oil and Gas Lease No. B10418-0112

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number B10418, Assignment Number 0112, dated 07/06/1943, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five(5) or ten(10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

Notice is also given that if any assignments or other instruments of transfer of royalties in the lease production have been recorded in the office of the county clerk wherein these lands are situated, the holders of such instruments must see that they are released from record as required by law. (Sections 70-1-1 through 70-1-5, NMSA, 1978 {1995 Repl. Pamp.}).

Notice is further given that the Commissioner of Public Lands will look to you, as lessee of record at the State Land Office, for reimbursement to the State for any production from the premises formerly leased to you that occurs after lease expiration as a consequence of your failure to notify working interest owners of lease termination; such production will be in trespass and subject to 8/8ths royalty forfeiture to the State Land Office. You should, therefore, immediately notify in writing all holders of working interests in the lease that the lease has expired effective 05/18/2023.

Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/18/23

GEROR OIL CORPORATION
PO BOX 5947
TUCSON, AZ 85703

RE: Automatic Expiration of State Oil and Gas Lease No. B10418-0076

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number B10418, Assignment Number 0076, dated 07/06/1943, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

Notice is also given that if any assignments or other instruments of transfer of royalties in the lease production have been recorded in the office of the county clerk wherein these lands are situated, the holders of such instruments must see that they are released from record as required by law. (Sections 70-1-1 through 70-1-5, NMSA, 1978 (1995 Repl. Pamp.).)

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Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/18/23

GEROR OIL CORPORATION
PO BOX 5947
TUCSON, AZ 85703

RE: Automatic Expiration of State Oil and Gas Lease No. B10418-0075

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number B10418, Assignment Number 0075, dated 07/06/1943, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefore take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

Notice is also given that if any assignments or other instruments of transfer of royalties in the lease production have been recorded in the office of the county clerk wherein these lands are situated, the holders of such instruments must see that they are released from record as required by law. (Sections 70-1-1 through 70-1-5, NMSA, 1978 (1995 Repl. Pamp.).)

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Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources

Form N5-OIL-GAS
05/18/23

GEROR OIL CORPORATION
PO BOX 5947
TUCSON, AZ 85703

RE: Automatic Expiration of State Oil and Gas Lease No. B08605-0026

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number B08605, Assignment Number 0026, dated 04/08/1940, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

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If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/18/23

GREAT WESTERN DRILLING LTD
P. O. BOX 1659
MIDLAND, TX 79702

RE: Automatic Expiration of State Oil and Gas Lease No. B09541-0002

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number B09541, Assignment Number 0002, dated 02/17/1942, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five(5) or ten(10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

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If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/18/23

GREAT WESTERN DRILLING LTD
P. O. BOX 1659
MIDLAND, TX 79702

RE: Automatic Expiration of State Oil and Gas Lease No. B09541-0000

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number B09541, Assignment Number 0000, dated 02/17/1942, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

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If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/18/23

GREAT WESTERN DRILLING LTD
P. O. BOX 1659
MIDLAND, TX 79702

RE: Automatic Expiration of State Oil and Gas Lease No. B09359-0000

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number B09359, Assignment Number 0000, dated 10/11/1941, has automatically expired by its own terms. Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

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If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/18/23

HESS CORPORATION
PO BOX 696416
SAN ANTONIO, TX 78269

RE: Automatic Expiration of State Oil and Gas Lease No. B10418-0056

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number B10418, Assignment Number 0056, dated 07/06/1943, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

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If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/18/23
XTO HOLDINGS, LLC
LAND DBPT. LOC. 115
22777 SPRINGWOODS VILLAGE PKWY
SPRING, TX 77389-1425

RE: Automatic Expiration of State Oil and Gas Lease No. E08226-0002

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number E08226, Assignment Number 0002, dated 06/15/1954, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

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If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/18/23

XTO HOLDINGS, LLC
LAND DEPT. LOC. 115
22777 SPRINGWOODS VILLAGE PKWY
SPRING, TX 77389-1425

RE: Automatic Expiration of State Oil and Gas Lease No. E08149-0002

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number E08149, Assignment Number 0002, dated 05/18/1954, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

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If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/18/23

XTO HOLDINGS, LLC
LAND DEPT. LOC. 115
22777 SPRINGWOODS VILLAGE PKWY
SPRING, TX 77389-1425

RE: Automatic Expiration of State Oil and Gas Lease No. E08063-0003

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number E08063, Assignment Number 0003, dated 04/20/1954, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

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If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/18/23

XTO HOLDINGS, LLC
LAND DEPT. LOC. 115
22777 SPRINGWOODS VILLAGE PKWY
SPRING, TX 77389-1425

RE: Automatic Expiration of State Oil and Gas Lease No. B08005-0007

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number B08005, Assignment Number 0007, dated 03/16/1954, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

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If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/18/23

DEVON ENERGY PRODUCTION COMPANY, LP
333 W. SHERIDAN AVENUE
OKLAHOMA CITY, OK 73102

RE: Automatic Expiration of State Oil and Gas Lease No. E04192-0005

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number E04192, Assignment Number 0005, dated 09/11/1950, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

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If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory Bloom
Assistant Commissioner of Mineral Resources
05/18/23

DEVON ENERGY PRODUCTION CO., LP
333 W. SHERIDAN AVENUE
OKLAHOMA CITY, OK 73102

RE: Automatic Expiration of State Oil and Gas Lease No. B11644-0018

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number B11644, Assignment Number 0018, dated 12/11/1944, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

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If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/18/23

DEVON ENERGY PRODUCTION COMPANY, LP
333 W. SHERIDAN AVENUE
OKLAHOMA CITY, OK 73102

RE: Automatic Expiration of State Oil and Gas Lease No. B11644-0015

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number B11644, Assignment Number 0015, dated 12/11/1944, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

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If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/12/2023

POMEROY SMITH & ODIN INDUSTRIES INC
200 BLDG OF THE SW
MIDLAND, TX 79702

RE: Cancellation of State Oil & Gas Lease No. B08822-0010

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number B08822, Assignment Number 0010, dated 09/19/1940, has been cancelled for failure to file a damage bond, as specified in the notice previously sent to you by certified mail. State Land Office records have been noted to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter. (NMACO 19.2.15).

Notice is also given that if any assignments or other instruments of transfer of royalties in the lease production have been recorded in the office of the county clerk wherein these lands are situated, the holders of such instruments must see that they are released from record as required by law. (Sections 70-1-1 through 70-1-5, NMSA, 1978 {1995 Repl. Pamp.}).

Notice is further given that the Commissioner of Public Lands will look to you, as lessee of record at the State Land Office, for reimbursement to the State for any production from the premises formerly leased to you that occurs after lease cancellation as a consequence of your failure to notify working interest owners of lease termination; such production will be in trespass and subject to 8/8ths royalty forfeiture to the State Land Office. You should, therefore, immediately notify in writing all holders of working interests in the lease that the lease has cancelled effective 05/12/2023.

Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon cancellation of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505)827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
State of New Mexico
Commissioner of Public Lands
310 OLD SANTA FE TRAIL P.O. BOX 1148
SANTA FE, NEW MEXICO 87504-1148

(505) 827-5760
Fax: (505) 827-5766
www.nmstatelands.org

05/19/23

CHEVRON U S A INC
P. O. BOX 1635
HOUSTON, TX 77251-1635

RE: Automatic Expiration of State Oil and Gas Lease No. E05758-0000

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number E05758, Assignment Number 0000, dated 11/10/1951, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

Notice is also given that if any assignments or other instruments of transfer of royalties in the lease production have been recorded in the office of the county clerk wherein these lands are situated, the holders of such instruments must see that they are released from record as required by law. (Sections 70-1-1 through 70-1-5, NMSA, 1978 [1995 Repl. Pamp.]).

Notice is further given that the Commissioner of Public Lands will look to you, as lessee of record at the State Land Office, for reimbursement to the State for any production from the premises formerly leased to you that occurs after lease expiration as a consequence of your failure to notify working interest owners of lease termination; such production will be in trespass and subject to 8/8ths royalty forfeiture to the State Land Office. You should, therefore, immediately notify in writing all holders of working interests in the lease that the lease has expired effective 05/18/2023.

Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505)827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/24/2023

COBRA OIL & GAS CORP./BROWNING OIL CO., INC.
2201 KELL BLVD.
WICHITA FALLS, TX 76308

RE: Cancellation of State Oil & Gas Lease No. VC0089-0001

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number VC0089, Assignment Number 0001, dated 05/01/2017, has been cancelled for non-payment of rentals, as specified in the notice previously sent to you by certified mail. State Land Office records have been noted to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter. (NMACO 19.2.15).

Notice is also given that if any assignments or other instruments of transfer of royalties in the lease production have been recorded in the office of the county clerk wherein these lands are situated, the holders of such instruments must see that they are released from record as required by law. (Sections 70-1-1 through 70-1-5, NMSA, 1978 {1995 Repl. Pamp.}).

Notice is further given that the Commissioner of Public Lands will look to you, as lessee of record at the State Land Office, for reimbursement to the State for any production from the premises formerly leased to you that occurs after lease cancellation as a consequence of your failure to notify working interest owners of lease termination; such production will be in trespass and subject to 8/8ths royalty forfeiture to the State Land Office. You should, therefore, immediately notify in writing all holders of working interests in the lease that the lease has cancelled effective 05/24/2023.

Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon cancellation of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/24/2023

COBRA OIL & GAS CORP./BROWNING OIL CO., INC.
2201 KELL BLVD.
WICHITA FALLS, TX 76308

RE: Cancellation of State Oil & Gas Lease No. VC0105-0001

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number VC0105, Assignment Number 0001, dated 05/01/2017, has been cancelled for non-payment of rentals, as specified in the notice previously sent to you by certified mail. State Land Office records have been noted to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter. (NMACO 19.2.15).

Notice is also given that if any assignments or other instruments of transfer of royalties in the lease production have been recorded in the office of the county clerk wherein these lands are situated, the holders of such instruments must see that they are released from record as required by law. (Sections 70-1-1 through 70-1-5, NMSA, 1978 [1995 Repl. Pamp.]).

Notice is further given that the Commissioner of Public Lands will look to you, as lessee of record at the State Land Office, for reimbursement to the State for any production from the premises formerly leased to you that occurs after lease cancellation as a consequence of your failure to notify working interest owners of lease termination; such production will be in trespass and subject to 8/6ths royalty forfeiture to the State Land Office. You should, therefore, immediately notify in writing all holders of working interests in the lease that the lease has cancelled effective 05/24/2023.

Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon cancellation of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/24/2023

BROWNING OIL CO., INC/EMERALD ENERGY, LLC
C/O BROWNING OIL COMPANY, INC.
12377 MERIT DRIVE, SUITE 450
DALLAS, TX 75251

RE: Cancellation of State Oil & Gas Lease No. VC0027-0001

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number VC0027,
Assignment Number 0001, dated 04/01/2017, has been cancelled for
non-payment of rentals, as specified in the notice previously sent to you
by certified mail. State Land Office records have been noted to reflect the
action taken. This action will become non-appealable unless you initiate a
contest proceeding within thirty (30) days from the date of this letter.
(NMCO 19.2.15).

Notice is also given that if any assignments or other instruments of
transfer of royalties in the lease production have been recorded in the
office of the county clerk wherein these lands are situated, the holders
of such instruments must see that they are released from record as
required by law. (Sections 70-1-1 through 70-1-5, NMSA, 1978 (1995 Repl.
Pamp.)).

Notice is further given that the Commissioner of Public Lands will look
to you, as lessee of record at the State Land Office, for reimbursement
to the State for any production from the premises formerly leased to you
that occurs after lease cancellation as a consequence of your failure to
notify working interest owners of lease termination; such production will
be in trespass and subject to 8/8ths royalty forfeiture to the State Land
Office. You should, therefore, immediately notify in writing all holders of
working interests in the lease that the lease has cancelled effective
05/24/2023.

Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation
obligations. Upon cancellation of this lease, you must contact the State
Land Office to receive the appropriate authorization to re-enter the former-
ly leased area. Reclamation obligations, along with all other obligations
which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at
(505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/24/2023

GREENHILL PETROLEUM CORP
P. O. BOX 3178
MIDLAND, TX 79702

RE: Cancellation of State Oil & Gas Lease No. B04286-0003

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number B04286, Assignment Number 0003, dated 05/10/1935, has been cancelled for failure to file a damage bond, as specified in the notice previously sent to you by certified mail. State Land Office records have been noted to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter. (NMAC0 19.2.15).

Notice is also given that if any assignments or other instruments of transfer of royalties in the lease production have been recorded in the office of the county clerk wherein these lands are situated, the holders of such instruments must see that they are released from record as required by law. (Sections 70-1-1 through 70-1-5, NMSA, 1978 [1995 Repl. Pamp.]).

Notice is further given that the Commissioner of Public Lands will look to you, as lessee of record at the State Land Office, for reimbursement to the State for any production from the premises formerly leased to you that occurs after lease cancellation as a consequence of your failure to notify working interest owners of lease termination; such production will be in trespass and subject to 8/8ths royalty forfeiture to the State Land Office. You should, therefore, immediately notify in writing all holders of working interests in the lease that the lease has cancelled effective 05/24/2023.

Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon cancellation of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory R. Bloom
Assistant Commissioner of Mineral Resources
05/24/2023

COBRA OIL & GAS CORP./BROWNING OIL CO., INC.
2201 KELL BLVD.
WICHITA FALLS, TX 76308

RE: Cancellation of State Oil & Gas Lease No. VC0036-0001

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number VC0036, Assignment Number 0001, dated 04/01/2017, has been cancelled for non-payment of rentals, as specified in the notice previously sent to you by certified mail. State Land Office records have been noted to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter. (NMACO 19.2.15).

Notice is also given that if any assignments or other instruments of transfer of royalties in the lease production have been recorded in the office of the county clerk wherein these lands are situated, the holders of such instruments must see that they are released from record as required by law. (Sections 70-1-1 through 70-1-5, NMSA, 1978 (1995 Repl. Pamp.).)

Notice is further given that the Commissioner of Public Lands will look to you, as lessee of record at the State Land Office, for reimbursement to the State for any production from the premises formerly leased to you that occurs after lease cancellation as a consequence of your failure to notify working interest owners of lease termination; such production will be in trespass and subject to 8/8ths royalty forfeiture to the State Land Office. You should, therefore, immediately notify in writing all holders of working interests in the lease that the lease has cancelled effective 05/24/2023.

Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon cancellation of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/24/2023

BROWNING OIL CO., INC/EMERALD ENERGY, LLC
C/O BROWNING OIL COMPANY, INC.
12377 MERIT DRIVE, SUITE 450
DALLAS, TX 75251

RE: Cancellation of State Oil & Gas Lease No. VC0028-0001

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number VC0028, Assignment Number 0001, dated 04/01/2017, has been cancelled for non-payment of rentals, as specified in the notice previously sent to you by certified mail. State Land Office records have been noted to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter. (NMACO 19.2.15).

Notice is also given that if any assignments or other instruments of transfer of royalties in the lease production have been recorded in the office of the county clerk wherein these lands are situated, the holders of such instruments must see that they are released from record as required by law. (Sections 70-1-1 through 70-1-5, NMSA, 1978 {1995 Repl. Pamp.}).

Notice is further given that the Commissioner of Public Lands will look to you, as lessee of record at the State Land Office, for reimbursement to the State for any production from the premises formerly leased to you that occurs after lease cancellation as a consequence of your failure to notify working interest owners of lease termination; such production will be in trespass and subject to 8/8ths royalty forfeiture to the State Land Office. You should, therefore, immediately notify in writing all holders of working interests in the lease that the lease has cancelled effective 05/24/2023.

Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon cancellation of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/24/2023

BROWNING OIL CO., INC/EMERALD ENERGY, LLC
C/O BROWNING OIL COMPANY, INC.
12377 MERIT DRIVE, SUITE 450
DALLAS, TX 75251

RE: Cancellation of State Oil & Gas Lease No. VC0056-0001

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number VC0056, Assignment Number 0001, dated 04/01/2017, has been cancelled for non-payment of rentals, as specified in the notice previously sent to you by certified mail. State Land Office records have been noted to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter. (NMAC0 19.2.15).

Notice is also given that if any assignments or other instruments of transfer of royalties in the lease production have been recorded in the office of the county clerk wherein these lands are situated, the holders of such instruments must see that they are released from record as required by law. (Sections 70-1-1 through 70-1-5, NMSA, 1978 (1995 Repl. Pamp.)).

Notice is further given that the Commissioner of Public Lands will look to you, as lessee of record at the State Land Office, for reimbursement to the State for any production from the premises formerly leased to you that occurs after lease cancellation as a consequence of your failure to notify working interest owners of lease termination; such production will be in trespass and subject to 8/8ths royalty forfeiture to the State Land Office. You should, therefore, immediately notify in writing all holders of working interests in the lease that the lease has cancelled effective 05/24/2023.

Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon cancellation of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/24/2023

COBRA OIL & GAS CORP./BROWNING OIL CO., INC.
2201 KELL BLVD.
WICHITA FALLS, TX 76308

RE: Cancellation of State Oil & Gas Lease No. VC0037-0001

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number VC0037, Assignment Number 0001, dated 04/01/2017, has been cancelled for non-payment of rentals, as specified in the notice previously sent to you by certified mail. State Land Office records have been noted to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter. (NMACO 19.2.15).

Notice is also given that if any assignments or other instruments of transfer of royalties in the lease production have been recorded in the office of the county clerk wherein these lands are situated, the holders of such instruments must see that they are released from record as required by law. (Sections 70-1-1 through 70-1-5, NMSA, 1978 [1995 Repl. Pamp.]).

Notice is further given that the Commissioner of Public Lands will look to you, as lessee of record at the State Land Office, for reimbursement to the State for any production from the premises formerly leased to you that occurs after lease cancellation as a consequence of your failure to notify working interest owners of lease termination; such production will be in trespass and subject to 8/8ths royalty forfeiture to the State Land Office. You should, therefore, immediately notify in writing all holders of working interests in the lease that the lease has cancelled effective 05/24/2023.

Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon cancellation of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/24/2023

COBRA OIL & GAS CORP./BROWNING OIL CO., INC.
2201 KELL BLVD.
WICHITA FALLS, TX 76308

RE: Cancellation of State Oil & Gas Lease No. VC0065-0001

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number VC0065, Assignment Number 0001, dated 04/01/2017, has been cancelled for non-payment of rentals, as specified in the notice previously sent to you by certified mail. State Land Office records have been noted to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter. (NMACO 19.2.15).

Notice is also given that if any assignments or other instruments of transfer of royalties in the lease production have been recorded in the office of the county clerk wherein these lands are situated, the holders of such instruments must see that they are released from record as required by law. (Sections 70-1-1 through 70-1-5, NMSA, 1978 {1995 Repl. Pamp.}).

Notice is further given that the Commissioner of Public Lands will look to you, as lessee of record at the State Land Office, for reimbursement to the State for any production from the premises formerly leased to you that occurs after lease cancellation as a consequence of your failure to notify working interest owners of lease termination; such production will be in trespass and subject to 8/8ths royalty forfeiture to the State Land Office. You should, therefore, immediately notify in writing all holders of working interests in the lease that the lease has cancelled effective 05/24/2023.

Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon cancellation of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/24/2023

BROWNING OIL CO., INC/EMERALD ENERGY, LLC
C/O BROWNING OIL COMPANY, INC.
12377 MERIT DRIVE, SUITE 450
DALLAS, TX 75251

RE: Cancellation of State Oil & Gas Lease No. VC0057-0001

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number VC0057, Assignment Number 0001, dated 04/01/2017, has been cancelled for non-payment of rentals, as specified in the notice previously sent to you by certified mail. State Land Office records have been noted to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter. (NMAC0 19.2.15).

Notice is also given that if any assignments or other instruments of transfer of royalties in the lease production have been recorded in the office of the county clerk wherein these lands are situated, the holders of such instruments must see that they are released from record as required by law. (Sections 70-1-1 through 70-1-5, NMSA, 1978 (1995 Repl. Pamp.).)

Notice is further given that the Commissioner of Public Lands will look to you, as lessee of record at the State Land Office, for reimbursement to the State for any production from the premises formerly leased to you that occurs after lease cancellation as a consequence of your failure to notify working interest owners of lease termination; such production will be in trespass and subject to 8/8ths royalty forfeiture to the State Land Office. You should, therefore, immediately notify in writing all holders of working interests in the lease that the lease has cancelled effective 05/24/2023.

Lastly, please note, pursuant to 19.2.100.67 NMAC, lessors have reclamation obligations. Upon cancellation of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/24/2023

COBRA OIL & GAS CORP./BROWNING OIL CO., INC.
2201 KELL BLVD.
WICHITA FALLS, TX 76308

RE: Cancellation of State Oil & Gas Lease No. VC0087-0001

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number VC0087,
Assignment Number 0001, dated 05/01/2017, has been cancelled for
non-payment of rentals, as specified in the notice previously sent to you
by certified mail. State Land Office records have been noted to reflect the
action taken. This action will become non-appealable unless you initiate a
contest proceeding within thirty (30) days from the date of this letter.
(NMAC 19.2.15).

Notice is also given that if any assignments or other instruments of
transfer of royalties in the lease production have been recorded in the
office of the county clerk wherein these lands are situated, the holders
of such instruments must see that they are released from record as
required by law. (Sections 70-1-1 through 70-1-5, NMSA, 1978 (1995 Repl.
Pamph.).

Notice is further given that the Commissioner of Public Lands will look
to you, as lessee of record at the State Land Office, for reimbursement
to the State for any production from the premises formerly leased to you
that occurs after lease cancellation as a consequence of your failure to
notify working interest owners of lease termination; such production will
be in trespass and subject to 8/8ths royalty forfeiture to the State Land
Office. You should, therefore, immediately notify in writing all holders of
working interests in the lease that the lease has cancelled effective
05/24/2023.

Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation
obligations. Upon cancellation of this lease, you must contact the State
Land Office to receive the appropriate authorization to re-enter the former-
ly leased area. Reclamation obligations, along with all other obligations
which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at
(505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/24/2023

COBRA OIL & GAS CORP./BROWNING OIL CO., INC.
2201 KELL BLVD.
WICHITA FALLS, TX 76308

RE: Cancellation of State Oil & Gas Lease No. VC0088-0001

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number VC0088, Assignment Number 0001, dated 05/01/2017, has been cancelled for non-payment of rentals, as specified in the notice previously sent to you by certified mail. State Land Office records have been noted to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter. (NMAC0 19.2.15).

Notice is also given that if any assignments or other instruments of transfer of royalties in the lease production have been recorded in the office of the county clerk wherein these lands are situated, the holders of such instruments must see that they are released from record as required by law. (Sections 70-1-1 through 70-1-5, NMSA, 1978 (1995 Repl. Pamp.).

Notice is further given that the Commissioner of Public Lands will look to you, as lessee of record at the State Land Office, for reimbursement to the State for any production from the premises formerly leased to you that occurs after lease cancellation as a consequence of your failure to notify working interest owners of lease termination; such production will be in trespass and subject to 8/8ths royalty forfeiture to the State Land Office. You should, therefore, immediately notify in writing all holders of working interests in the lease that the lease has cancelled effective 05/24/2023.

Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon cancellation of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/25/23

BROWNING OIL CO. INC/COBRA OIL & GAS CORP.
12377 MERIT DRIVE, STE 450
DALLAS, TX 75251

RE: Automatic Expiration of State Oil and Gas Lease No. VB2880-0003

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number VB2880, Assignment Number 0003, dated 01/01/2017, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

Notice is also given that if any assignments or other instruments of transfer of royalties in the lease production have been recorded in the office of the county clerk wherein these lands are situated, the holders of such instruments must see that they are released from record as required by law. (Sections 70-1-1 through 70-1-5, NMSA, 1978 {1995 Repl. Pamp.}).

Notice is further given that the Commissioner of Public Lands will look to you, as lessee of record at the State Land Office, for reimbursement to the State for any production from the premises formerly leased to you that occurs after lease expiration as a consequence of your failure to notify working interest owners of lease termination; such production will be in trespass and subject to 8/8ths royalty forfeiture to the State Land Office. You should, therefore, immediately notify in writing all holders of working interests in the lease that the lease has expired effective 02/01/2023.

Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/25/23

COBRA OIL & GAS CORP./BROWNING OIL CO., INC.
2201 KELL BLVD.
WICHITA FALLS, TX 76308

RE: Automatic Expiration of State Oil and Gas Lease No. VB2889-0001

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number VB2889, Assignment Number 0001, dated 01/01/2017, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

Notice is also given that if any assignments or other instruments of transfer of royalties in the lease production have been recorded in the office of the county clerk wherein these lands are situated, the holders of such instruments must see that they are released from record as required by law. (Sections 70-1-1 through 70-1-5, NMSA, 1978 (1995 Repl. Pamp.).)

Notice is further given that the Commissioner of Public Lands will look to you, as lessee of record at the State Land Office, for reimbursement to the State for any production from the premises formerly leased to you that occurs after lease expiration as a consequence of your failure to notify working interest owners of lease termination; such production will be in trespass and subject to 8/8ths royalty forfeiture to the State Land Office. You should, therefore, immediately notify in writing all holders of working interests in the lease that the lease has expired effective 01/01/2023.

Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/24/2023

MCKAY OIL CORP
POST OFFICE BOX 2014
ROSWELL, NM 88202

RE: Cancellation of State Oil & Gas Lease No. R02431-0006

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number R02431, Assignment Number 0006, dated 02/10/1949, has been cancelled for non-payment of rentals, as specified in the notice previously sent to you by certified mail. State Land Office records have been noted to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter. (NMACO 19.2.15).

Notice is also given that if any assignments or other instruments of transfer of royalties in the lease production have been recorded in the office of the county clerk wherein these lands are situated, the holders of such instruments must see that they are released from record as required by law. (Sections 70-1-1 through 70-1-5, NMSA, 1978 (1995 Repl. Pamp.).)

Notice is further given that the Commissioner of Public Lands will look to you, as lessee of record at the State Land Office, for reimbursement to the State for any production from the premises formerly leased to you that occurs after lease cancellation as a consequence of your failure to notify working interest owners of lease termination; such production will be in trespass and subject to 8/8ths royalty forfeiture to the State Land Office. You should, therefore, immediately notify in writing all holders of working interests in the lease that the lease has cancelled effective 05/24/2023.

Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon cancellation of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/24/2023

GREENHILL PETROLEUM CORP
P. O. BOX 3178
MIDLAND, TX 79702

RE: Cancellation of State Oil & Gas Lease No. B04119-0015

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number B04119, Assignment Number 0015, dated 04/10/1935, has been cancelled for failure to file a damage bond, as specified in the notice previously sent to you by certified mail. State Land Office records have been noted to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter. (NMAC 19.2.15).

Notice is also given that if any assignments or other instruments of transfer of royalties in the lease production have been recorded in the office of the county clerk wherein these lands are situated, the holders of such instruments must see that they are released from record as required by law. (Sections 70-1-1 through 70-1-5, NMSA, 1978 {1995 Repl. Pamp.}).

Notice is further given that the Commissioner of Public Lands will look to you, as lessee of record at the State Land Office, for reimbursement to the State for any production from the premises formerly leased to you that occurs after lease cancellation as a consequence of your failure to notify working interest owners of lease termination; such production will be in trespass and subject to 8/8ths royalty forfeiture to the State Land Office. You should, therefore, immediately notify in writing all holders of working interests in the lease that the lease has cancelled effective 05/24/2023.

Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon cancellation of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/31/23

OCCIDENTAL PERMIAN LTD
P. O. BOX 27520
HOUSTON, TX 77227-7570

RE: Automatic Expiration of State Oil and Gas Lease No. L02657-0001

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number L02657, Assignment Number 0001, dated 03/18/1969, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

Notice is also given that if any assignments or other instruments of transfer of royalties in the lease production have been recorded in the office of the county clerk wherein these lands are situated, the holders of such instruments must see that they are released from record as required by law. (Sections 70-1-1 through 70-1-5, NMSA, 1978 (1995 Repl. Pamp.).)

Notice is further given that the Commissioner of Public Lands will look to you, as lessee of record at the State Land Office, for reimbursement to the State for any production from the premises formerly leased to you that occurs after lease expiration as a consequence of your failure to notify working interest owners of lease termination; such production will be in trespass and subject to 8/8ths royalty forfeiture to the State Land Office. You should, therefore, immediately notify in writing all holders of working interests in the lease that the lease has expired effective 05/30/2023.

Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources

Form N5-OIL-GAS
05/31/23

BROWNING OIL CO. INC/COBRA OIL & GAS CORP.
12377 MERIT DRIVE, STE 450
DALLAS, TX 75251

RE: Automatic Expiration of State Oil and Gas Lease No. VB2902-0001

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number VB2902, Assignment Number 0001, dated 02/01/2017, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

Notice is also given that if any assignments or other instruments of transfer of royalties in the lease production have been recorded in the office of the county clerk wherein these lands are situated, the holders of such instruments must see that they are released from record as required by law. (Sections 70-1-1 through 70-1-5, NMSA, 1978 {1995 Repl. Pamp.}).

Notice is further given that the Commissioner of Public Lands will look to you, as lessee of record at the State Land Office, for reimbursement to the State for any production from the premises formerly leased to you that occurs after lease expiration as a consequence of your failure to notify working interest owners of lease termination; such production will be in trespass and subject to 8/8ths royalty forfeiture to the State Land Office. You should, therefore, immediately notify in writing all holders of working interests in the lease that the lease has expired effective 02/01/2023.

Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
BROWNING OIL CO. INC/COBRA OIL & GAS CORP.
12377 MERIT DRIVE, STE 450
DALLAS, TX 75251

RE: Automatic Expiration of State Oil and Gas Lease No. VB2903-0001

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number VB2903, Assignment Number 0001, dated 02/01/2017, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

Notice is also given that if any assignments or other instruments of transfer of royalties in the lease production have been recorded in the office of the county clerk wherein these lands are situated, the holders of such instruments must see that they are released from record as required by law. (Sections 70-1-1 through 70-1-5, NMSA, 1978 {1995 Repl. Pamp.}).

Notice is further given that the Commissioner of Public Lands will look to you, as lessee of record at the State Land Office, for reimbursement to the State for any production from the premises formerly leased to you that occurs after lease expiration as a consequence of your failure to notify working interest owners of lease termination; such production will be in trespass and subject to 8/8ths royalty forfeiture to the State Land Office. You should, therefore, immediately notify in writing all holders of working interests in the lease that the lease has expired effective 02/01/2023.

Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
05/31/23

BROWNING OIL CO. INC/COBRA OIL & GAS CORP.
12377 MERIT DRIVE, STE 450
DALLAS, TX 75251

RE: Automatic Expiration of State Oil and Gas Lease No. VB2915-0001

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number VB2915, Assignment Number 0001, dated 02/01/2017, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

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Notice is further given that the Commissioner of Public Lands will look to you, as lessee of record at the State Land Office, for reimbursement to the State for any production from the premises formerly leased to you that occurs after lease expiration as a consequence of your failure to notify working interest owners of lease termination; such production will be in trespass and subject to 8/8ths royalty forfeiture to the State Land Office. You should, therefore, immediately notify in writing all holders of working interests in the lease that the lease has expired effective 02/01/2023.

Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
06/01/23

CHEVRON U S A INC
P. O. BOX 1635
HOUSTON, TX 77251-1635

RE: Automatic Expiration of State Oil and Gas Lease No. V08246-0002

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number V08246, Assignment Number 0002, dated 04/01/2008, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

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Notice is further given that the Commissioner of Public Lands will look to you, as lessee of record at the State Land Office, for reimbursement to the State for any production from the premises formerly leased to you that occurs after lease expiration as a consequence of your failure to notify working interest owners of lease termination; such production will be in trespass and subject to 8/8ths royalty forfeiture to the State Land Office. You should, therefore, immediately notify in writing all holders of working interests in the lease that the lease has expired effective 06/01/2023.

Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
06/01/23

BRO ENERGY, LLC.
4834 SO. HIGHLAND DRIVE
SUITE 200
SALT LAKE CITY, UT 84117

RE: Automatic Expiration of State Oil and Gas Lease No. VC0381-0000

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number VC0381, Assignment Number 0000, dated 06/01/2018, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five(5) or ten(10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

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Notice is further given that the Commissioner of Public Lands will look to you, as lessee of record at the State Land Office, for reimbursement to the State for any production from the premises formerly leased to you that occurs after lease expiration as a consequence of your failure to notify working interest owners of lease termination; such production will be in trespass and subject to 8/8ths royalty forfeiture to the State Land Office. You should, therefore, immediately notify in writing all holders of working interests in the lease that the lease has expired effective 06/01/2023.

Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
06/01/23

BROWNING OIL COMPANY, INC.
12377 MERIT DR., SUITE 450
DALLAS, TX 75251

RE: Automatic Expiration of State Oil and Gas Lease No. VC0380-0000

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number VC0380, Assignment Number 0000, dated 06/01/2018, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

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Notice is further given that the Commissioner of Public Lands will look to you, as lessee of record at the State Land office, for reimbursement to the State for any production from the premises formerly leased to you that occurs after lease expiration as a consequence of your failure to notify working interest owners of lease termination; such production will be in trespass and subject to 8/8ths royalty forfeiture to the State Land Office. You should, therefore, immediately notify in writing all holders of working interests in the lease that the lease has expired effective 06/01/2023.

Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
06/01/23

ABO EMPIRE, LLC.
P. O. BOX 900
ARTEAGA, NM 88211-0900

RE: Automatic Expiration of State Oil and Gas Lease No. VC0378-0000

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number VC0378, Assignment Number 0000, dated 06/01/2018, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

Notice is also given that if any assignments or other instruments of transfer of royalties in the lease production have been recorded in the office of the county clerk wherein these lands are situated, the holders of such instruments must see that they are released from record as required by law. (Sections 70-1-1 through 70-1-5, NMSA, 1978 {1995 Repl. Pamp.}).

Notice is further given that the Commissioner of Public Lands will look to you, as lessee of record at the State Land Office, for reimbursement to the State for any production from the premises formerly leased to you that occurs after lease expiration as a consequence of your failure to notify working interest owners of lease termination; such production will be in trespass and subject to 8/8ths royalty forfeiture to the State Land Office. You should, therefore, immediately notify in writing all holders of working interests in the lease that the lease has expired effective 06/01/2023.

Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
06/01/23

BROWNING OIL COMPANY, INC.
12377 MERIT DR., SUITE 450
DALLAS, TX 75251

RE: Automatic Expiration of State Oil and Gas Lease No. VC0377-0000

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number VC0377, Assignment Number 0000, dated 06/01/2018, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

Notice is also given that if any assignments or other instruments of transfer of royalties in the lease production have been recorded in the office of the county clerk wherein these lands are situated, the holders of such instruments must see that they are released from record as required by law. (Sections 70-1-1 through 70-1-5, NMSA, 1978 {1995 Repl. Pamp.}).

Notice is further given that the Commissioner of Public Lands will look to you, as lessee of record at the State Land Office, for reimbursement to the State for any production from the premises formerly leased to you that occurs after lease expiration as a consequence of your failure to notify working interest owners of lease termination; such production will be in trespass and subject to 8/8ths royalty forfeiture to the State Land Office. You should, therefore, immediately notify in writing all holders of working interests in the lease that the lease has expired effective 06/01/2023.

Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
06/01/23

BROWNING OIL COMPANY, INC.
12377 MERIT DR., SUITE 450
DALLAS, TX 75251

RE: Automatic Expiration of State Oil and Gas Lease No. VC0376-0000

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number VC0376, Assignment Number 0000, dated 06/01/2018, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

Notice is also given that if any assignments or other instruments of transfer of royalties in the lease production have been recorded in the office of the county clerk wherein these lands are situated, the holders of such instruments must see that they are released from record as required by law. (Sections 70-1-1 through 70-1-5, NMSA, 1978 (1995 Repl. Pamp.).)

Notice is further given that the Commissioner of Public Lands will look to you, as lessee of record at the State Land Office, for reimbursement to the State for any production from the premises formerly leased to you that occurs after lease expiration as a consequence of your failure to notify working interest owners of lease termination; such production will be in trespass and subject to 8/8ths royalty forfeiture to the State Land Office. You should, therefore, immediately notify in writing all holders of working interests in the lease that the lease has expired effective 06/01/2023.

Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
06/01/23

DAKOTA RESOURCES INC
4519 SANTA ROSA DRIVE
MIDLAND, TX 79707

RE: Automatic Expiration of State Oil and Gas Lease No. VC0375-0000

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number VC0375, Assignment Number 0000, dated 06/01/2018, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

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Notice is further given that the Commissioner of Public Lands will look to you, as lessee of record at the State Land Office, for reimbursement to the State for any production from the premises formerly leased to you that occurs after lease expiration as a consequence of your failure to notify working interest owners of lease termination; such production will be in trespass and subject to 8/8ths royalty forfeiture to the State Land Office. You should, therefore, immediately notify in writing all holders of working interests in the lease that the lease has expired effective 06/01/2023.

Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
06/01/23

CHISHOLM ENERGY OPERATING, LLC.
801 CHERRY ST, STE 1200 UN 20
FORT WORTH, TX 76102

RE: Automatic Expiration of State Oil and Gas Lease No. VC0374-0000

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number VC0374, Assignment Number 0000, dated 06/01/2018, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five(5) or ten(10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

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Notice is further given that the Commissioner of Public Lands will look to you, as lessee of record at the State Land Office, for reimbursement to the State for any production from the premises formerly leased to you that occurs after lease expiration as a consequence of your failure to notify working interest owners of lease termination; such production will be in trespass and subject to 8/8ths royalty forfeiture to the State Land Office. You should, therefore, immediately notify in writing all holders of working interests in the lease that the lease has expired effective 06/01/2023.

Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources

Form N5-OIL-GAS
06/01/23

BHP BILLITON PETROLEUM (AMERICAS) INC.
1360 POST OAK BLVD.
SUITE 500
HOUSTON, TX 77056

RE: Automatic Expiration of State Oil and Gas Lease No. V01229-0002

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number V01229, Assignment Number 0002, dated 10/01/1984, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments thereof take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

Notice is also given that if any assignments or other instruments of transfer of royalties in the lease production have been recorded in the office of the county clerk wherein these lands are situated, the holders of such instruments must see that they are released from record as required by law. (Sections 70-1-1 through 70-1-5, NMSA, 1978 {1995 Repl. Pamp.}).

Notice is further given that the Commissioner of Public Lands will look to you, as lessee of record at the State Land Office, for reimbursement to the State for any production from the premises formerly leased to you that occurs after lease expiration as a consequence of your failure to notify working interest owners of lease termination; such production will be in trespass and subject to 8/8ths royalty forfeiture to the State Land Office. You should, therefore, immediately notify in writing all holders of working interests in the lease that the lease has expired effective 06/01/2022.

Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
06/01/23

V-F PETROLBUN INC
P. O. BOX 1889
MIDLAND, TX 79702

RE: Automatic Expiration of State Oil and Gas Lease No. VC0114-0003

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number VC0114, Assignment Number 0003, dated 05/01/2017, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

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Notice is further given that the Commissioner of Public Lands will look to you, as lessee of record at the State Land Office, for reimbursement to the State for any production from the premises formerly leased to you that occurs after lease expiration as a consequence of your failure to notify working interest owners of lease termination; such production will be in trespass and subject to 8/8ths royalty forfeiture to the State Land Office. You should, therefore, immediately notify in writing all holders of working interests in the lease that the lease has expired effective 05/31/2023.

Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,

Gregory B. Bloom
Assistant Commissioner of Mineral Resources

Form N5-OIL-GAS
06/01/23

BROWNING OIL CO. INC/COBRA OIL & GAS CORP.
12377 MERIT DRIVE, STE 450
DALLAS, TX 75251

RE: Automatic Expiration of State Oil and Gas Lease No. VB2916-0001

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number VB2916, Assignment Number 0001, dated 02/01/2017, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

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Notice is further given that the Commissioner of Public Lands will look to you, as lessee of record at the State Land Office, for reimbursement to the State for any production from the premises formerly leased to you that occurs after lease expiration as a consequence of your failure to notify working interest owners of lease termination; such production will be in trespass and subject to 8/8ths royalty forfeiture to the State Land Office. You should, therefore, immediately notify in writing all holders of working interests in the lease that the lease has expired effective 06/01/2023.

Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
06/01/23

CHEVRON U S A INC
P. O. BOX 1635
HOUSTON, TX 77251-1635

RE: Automatic Expiration of State Oil and Gas Lease No. V08267-0002

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number V08267, Assignment Number 0002, dated 05/01/2008, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

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Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
06/01/23

ECHO PRODUCTION INC
PO BOX 1210
GRAHAM, TX 76450

RE: Automatic Expiration of State Oil and Gas Lease No. V05732-0000

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number V05732, Assignment Number 0000, dated 03/01/2000, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

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Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,

Gregory B. Bloom
Assistant Commissioner of Mineral Resources
06/01/23

CARLO J. FARINA CO., LTD.
2525 FAIRFIELD AVENUE
SHREVEPORT, LA 71104

RE: Automatic Expiration of State Oil and Gas Lease No. V06943-0002

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number V06943, Assignment Number 0002, dated 11/01/2003, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

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If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
06/01/23

CHISHOLM ENERGY OPERATING, LLC.
801 CHERRY ST, STE 1200 UN 20
FORT WORTH, TX 76102

RE: Automatic Expiration of State Oil and Gas Lease No. V06218-0004

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number V06218, Assignment Number 0004, dated 05/01/2001, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

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Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
06/01/23

CHEVRON U.S.A INC
P. O. BOX 1635
HOUSTON, TX 77251-1635

RE: Automatic Expiration of State Oil and Gas Lease No. V07447-0002

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number V07447, Assignment Number 0002, dated 07/01/2005, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

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If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
06/01/23

TEXAS ENERGY SUPPLY, INC.
P. O. BOX 4848
WICHITA FALLS, TX 76308-0848

Attn:

RE: Pending Cancellation of State Oil & Gas Lease No. E10083

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number E10083, Assignment number 0008, dated 05/15/1956, has been scheduled for cancellation for the following reason(s):

Non-Payment on Rentals

If you do not cure the default identified above within 30 days, this lease will automatically be cancelled.

If you have any questions or if we may be of further help please contact Rubel Salazar at (505) 827-5730.

Respectfully,

Gregory B. Bloom
Assistant Commissioner of Mineral Resources
06/08/23

EOG RESOURCES INC
PO BOX 2267
MIDLAND, TX 79702

RE: Automatic Expiration of State Oil and Gas Lease No. E01442-0008

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number E01442, Assignment Number 0008, dated 08/11/1947, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

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Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
06/08/23

APACHE CORPORATION
2000 POST OAK BLVD STE 100
HOUSTON, TX 77056-4400

RE: Automatic Expiration of State Oil and Gas Lease No. B01442-0012

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number B01442, Assignment Number 0012, dated 08/11/1947, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

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If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
06/08/23

OXY USA INC
PO BOX 27570
HOUSTON, TX 77227-7570

RE: Automatic Expiration of State Oil and Gas Lease No. E01442-0014

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number E01442, Assignment Number 0014, dated 08/11/1947, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five(5) or ten(10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

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Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
06/08/23

CIMAREX ENERGY CO.
600 N MARIENFELD STREET
SUITE 600
MIDLAND, TX 79701

RE: Automatic Expiration of State Oil and Gas Lease No. VB1809-0001

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number VB1809, Assignment Number 0001, dated 03/01/2010, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

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Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
06/08/23

DJR ASSETS, LLC
1700 LINCOLN STE 2800
DENVER, CO 80203

RE: Automatic Expiration of State Oil and Gas Lease No. VB0119-0003

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number VB0119, Assignment Number 0003, dated 06/01/1987, has automatically expired by its own terms.

Oil and gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

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If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
06/08/23

SILVERBACK NEW MEXICO, LLC
19707 IH 10 WEST
SUITE 201
SAN ANTONIO, TX 78257

RE: Automatic Expiration of State Oil and Gas Lease No. V06373-0002

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number V06373, Assignment Number 0002, dated 10/01/2001, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

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If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
06/08/23

AMEREDV TEXAS, LLC
2901 VIA FORTUNA, SUITE 600
AUSTIN, TX 78746

RE: Automatic Expiration of State Oil and Gas Lease No. VB1914-0004

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number VB1914, Assignment Number 0004, dated 09/01/2010, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appeasable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

Notice is also given that if any assignments or other instruments of transfer of royalties in the lease production have been recorded in the office of the county clerk wherein these lands are situated, the holders of such instruments must see that they are released from record as required by law. (Sections 70-1-1 through 70-1-5, NMSA, 1978 {1995 Repl. Pamp.}).

Notice is further given that the Commissioner of Public Lands will look to you, as lessee of record at the State Land Office, for reimbursement to the State for any production from the premises formerly leased to you that occurs after lease expiration as a consequence of your failure to notify working interest owners of lease termination; such production will be in trespass and subject to 8/8ths royalty forfeiture to the State Land Office. You should, therefore, immediately notify in writing all holders of working interests in the lease that the lease has expired effective 06/07/2023.

Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
06/08/23

AMEREDV TEXAS, LLC
2901 VIA FORTUNA, SUITE 600
AUSTIN, TX 78746

RE: Automatic Expiration of State Oil and Gas Lease No. VB1916-0004

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number VB1916, Assignment Number 0004, dated 09/01/2010, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

Notice is also given that if any assignments or other instruments of transfer of royalties in the lease production have been recorded in the office of the county clerk wherein these lands are situated, the holders of such instruments must see that they are released from record as required by law. (Sections 70-1-1 through 70-1-5, NMSA, 1978 [1995 Repl. Pamp.]).

Notice is further given that the Commissioner of Public Lands will look to you, as lessee of record at the State Land Office, for reimbursement to the State for any production from the premises formerly leased to you that occurs after lease expiration as a consequence of your failure to notify working interest owners of lease termination; such production will be in trespass and subject to 8/8ths royalty forfeiture to the State Land Office. You should, therefore, immediately notify in writing all holders of working interests in the lease that the lease has expired effective 06/07/2023.

Lastly, please note pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
06/08/23

WPX ENERGYPERMIAN, LLC.
333 WEST SHERIDAN AVE.
OKLAHOMA CITY, OK 73102

RE: Automatic Expiration of State Oil and Gas Lease No. VB2602-0003

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number VB2602, Assignment Number 0003, dated 11/01/2015, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

Notice is also given that if any assignments or other instruments of transfer of royalties in the lease production have been recorded in the office of the county clerk wherein these lands are situated, the holders of such instruments must see that they are released from record as required by law. (Sections 70-1-1 through 70-1-5, NMSA, 1978 {1995 Repl. Pamp.}).

Notice is further given that the Commissioner of Public Lands will look to you, as lessee of record at the State Land Office, for reimbursement to the State for any production from the premises formerly leased to you that occurs after lease expiration as a consequence of your failure to notify working interest owners of lease termination; such production will be in trespass and subject to 8/8ths royalty forfeiture to the State Land Office. You should, therefore, immediately notify in writing all holders of working interests in the lease that the lease has expired effective 03/04/2022.

Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
06/08/23

KASTLEFORD LAND COMPANY, LLC.
P. O. BOX 51540
MIDLAND, TX 79710

RE: Automatic Expiration of State Oil and Gas Lease No. VB2885-0000

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number VB2885, Assignment Number 0000, dated 01/01/2017, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

Notice is also given that if any assignments or other instruments of transfer of royalties in the lease production have been recorded in the office of the county clerk wherein these lands are situated, the holders of such instruments must see that they are released from record as required by law. (Sections 70-1-1 through 70-1-5, NMSA, 1978 (1995 Repl. Pamp.).)

Notice is further given that the Commissioner of Public Lands will look to you, as lessee of record at the State Land Office, for reimbursement to the State for any production from the premises formerly leased to you that occurs after lease expiration as a consequence of your failure to notify working interest owners of lease termination; such production will be in trespass and subject to 8/8ths royalty forfeiture to the State Land Office. You should, therefore, immediately notify in writing all holders of working interests in the lease that the lease has expired effective 06/07/2023.

Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
06/08/23

BROWNING OIL CO. INC/COBRA OIL & GAS CORP.
12377 MERIT DRIVE, STE 450
DALLAS, TX 75251

RE: Automatic Expiration of State Oil and Gas Lease No. VC0034-0001

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number VC0034, Assignment Number 0001, dated 04/01/2017, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

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Notice is further given that the Commissioner of Public Lands will look to you, as lessee of record at the State Land Office, for reimbursement to the State for any production from the premises formerly leased to you that occurs after lease expiration as a consequence of your failure to notify working interest owners of lease termination; such production will be in trespass and subject to 8/8ths royalty forfeiture to the State Land Office. You should, therefore, immediately notify in writing all holders of working interests in the lease that the lease has expired effective 04/01/2023.

Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
06/08/23

BROWNING OIL CO. INC/COBRA OIL & GAS CORP.
12377 MERIT DRIVE, STE 450
DALLAS, TX 75251

RE: Automatic Expiration of State Oil and Gas Lease No. VC0035-0001

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number VC0035, Assignment Number 0001, dated 04/01/2017, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

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Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources

Form N5-OIL-GAS
06/08/23

BROWNING OIL CO. INC/COBRA OIL & GAS CORP.
12377 MERIT DRIVE, STE 450
DALLAS, TX 75251

RE: Automatic Expiration of State Oil and Gas Lease No. VC0063-0001

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number VC0063, Assignment Number 0001, dated 04/01/2017, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

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Notice is further given that the Commissioner of Public Lands will look to you, as lessee of record at the State Land Office, for reimbursement to the State for any production from the premises formerly leased to you that occurs after lease expiration as a consequence of your failure to notify working interest owners of lease termination; such production will be in trespass and subject to 8/8ths royalty forfeiture to the State Land Office. You should, therefore, immediately notify in writing all holders of working interests in the lease that the lease has expired effective 04/01/2023.

Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
06/08/23

BROWNING OIL CO. INC/COBRA OIL & GAS CORP.
12377 MERIT DRIVE, STE 450
DALLAS, TX 75251

RE: Automatic Expiration of State Oil and Gas Lease No. VC0064-0001

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number VC0064, Assignment Number 0001, dated 04/01/2017, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

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Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources

Form N5-OIL-GAS
06/08/23

BROWNING OIL CO., INC/EMERALD ENERGY, LLC
C/O BROWNING OIL COMPANY, INC.
12377 MERIT DRIVE, SUITE 450
DALLAS, TX 75251

RE: Automatic Expiration of State Oil and Gas Lease No. VC0083-0001

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number VC0083, Assignment Number 0001, dated 05/01/2017, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five(5) or ten(10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

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Notice is further given that the Commissioner of Public Lands will look to you, as lessee of record at the State Land Office, for reimbursement to the State for any production from the premises formerly leased to you that occurs after lease expiration as a consequence of your failure to notify working interest owners of lease termination; such production will be in trespass and subject to 8/8ths royalty forfeiture to the State Land Office. You should, therefore, immediately notify in writing all holders of working interests in the lease that the lease has expired effective 05/01/2023.

Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 927-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
06/08/23

BROWNING OIL CO., INC/EMERALD ENERGY, LLC
C/O BROWNING OIL COMPANY, INC.
12377 MERIT DRIVE, SUITE 450
DALLAS, TX 75251

RE: Automatic Expiration of State Oil and Gas Lease No. VC0086-0001

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number VC0086, Assignment Number 0001, dated 05/01/2017, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

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Notice is further given that the Commissioner of Public Lands will look to you, as lessee of record at the State Land Office, for reimbursement to the State for any production from the premises formerly leased to you that occurs after lease expiration as a consequence of your failure to notify working interest owners of lease termination; such production will be in trespass and subject to 8/8ths royalty forfeiture to the State Land Office. You should, therefore, immediately notify in writing all holders of working interests in the lease that the lease has expired effective 05/01/2023.

Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
06/08/23

BROWNING OIL CO., INC/EMERALD ENERGY, LLC
C/O BROWNING OIL COMPANY, INC.
12377 MERIT DRIVE, SUITE 450
DALLAS, TX 75251

RE: Automatic Expiration of State Oil and Gas Lease No. VC0101-0001

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number VC0101, Assignment Number 0001, dated 05/01/2017, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

Notice is also given that if any assignments or other instruments of transfer of royalties in the lease production have been recorded in the office of the county clerk wherein these lands are situated, the holders of such instruments must see that they are released from record as required by law. (Sections 70-1-1 through 70-1-5, NMSA, 1978 {1995 Repl. Pamp.}).

Notice is further given that the Commissioner of Public Lands will look to you, as lessee of record at the State Land Office, for reimbursement to the State for any production from the premises formerly leased to you that occurs after lease expiration as a consequence of your failure to notify working interest owners of lease termination; such production will be in trespass and subject to 8/8ths royalty forfeiture to the State Land Office. You should, therefore, immediately notify in writing all holders of working interests in the lease that the lease has expired effective 05/01/2023.

Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
06/08/23

BROWNING OIL CO., INC/EMERALD ENERGY, LLC
C/O BROWNING OIL COMPANY, INC.
12377 MERIT DRIVE, SUITE 450
DALLAS, TX 75231

RE: Automatic Expiration of State Oil and Gas Lease No. VC0104-0001

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number VC0104, Assignment Number 0001, dated 05/01/2017, has automatically expired by its own terms. Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

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Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
06/08/23

COBRA OIL & GAS CORP./BROWNING OIL CO., INC.
2201 KBLL BLVD.
WICHITA FALLS, TX 76308

RE: Automatic Expiration of State Oil and Gas Lease No. VC0106-0001

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number VC0106, Assignment Number 0001, dated 05/01/2017, has automatically expired by its own terms.

Oil and Gas leases are issued for a period of five (5) or ten (10) years and assignments therefrom take the same terms and conditions as set forth in the original contract. Consequently, these expire after running their full term, unless extended by production or by the formal, timely invocation of saving clauses available within certain contracts. State Land Office records have been updated to reflect the action taken. This action will become non-appealable unless you initiate a contest proceeding within thirty (30) days from the date of this letter (NMAC 19.2.15).

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Lastly, please note, pursuant to 19.2.100.67 NMAC, lessees have reclamation obligations. Upon expiration of this lease, you must contact the State Land Office to receive the appropriate authorization to re-enter the formerly leased area. Reclamation obligations, along with all other obligations which may have existed under the lease, continue until satisfied.

If you should need additional information, please contact Rubel Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources