M E W ENTERPRISE  
300 SOUTH KENTUCKY 
ROSWELL, NM 88203

RE: Automatic Expiration of State Oil and Gas Lease No. V09919-0000

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number V09919, Assignment Number 0000, dated 07/01/2015, 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 01/29/2024.

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) 832-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
01/31/24

ARMSTRONG ENERGY CORP
PO BOX 1973
ROSWELL, NM 88202

RE: Automatic Expiration of State Oil and Gas Lease No. VC0549-0001

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number VC0549, Assignment Number 0001, dated 01/01/2019, 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 01/01/2024.

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
02/02/24

FEATHERSTONE DEVELOPMENT CORPORATION
PO BOX 429
ROSWELL, NM 88202

RE: Automatic Expiration of State Oil and Gas Lease No. VC0559-0000

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number VC0559, Assignment Number 0000, dated 02/01/2019, 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 02/01/2024.

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
02/02/24

ARMSTRONG ENERGY CORP
PO BOX 1973
ROSWELL, NM 88202

RE: Automatic Expiration of State Oil and Gas Lease No. VC0560-0001

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number VC0560, Assignment Number 0001, dated 02/01/2019, 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 02/01/2024.

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
02/02/24

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

RE: Automatic Expiration of State Oil and Gas Lease No. VC0562-0000

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number VC0562, Assignment Number 0000, dated 02/01/2019, 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 02/01/2024.

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 Rubal Salazar at (505) 827-5730.

Respectfully,
Gregory B. Bloom
Assistant Commissioner of Mineral Resources
02/02/24

ROY BARTON & OPAL BARTON TRST & RGH LAND INC.
1919 N. TURNER ST.
HOBBS, NM 88240

RE: Automatic Expiration of State Oil and Gas Lease No. VC0566-0001

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number VC0566, Assignment Number 0001, dated 02/01/2019, 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 02/01/2024.

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
02/02/24

ROY BARTON & OPAL BARTON TRST & RGH LAND INC.
1919 N. TURNER ST.
HOBBS, NM 88240

RE: Automatic Expiration of State Oil and Gas Lease No. VC0567-0001

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number VC0567, Assignment Number 0001, dated 02/01/2019, 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 02/01/2024.

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
02/02/24

ROY BARTON & OPAL BARTON TEST & RGH LAND INC.
1919 N. TURNER ST.
HOBBS, NM 88240

RE: Automatic Expiration of State Oil and Gas Lease No. VC0568-0001

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number VC0568, Assignment Number 0001, dated 02/01/2019, 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 therein 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 02/01/2024.

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
02/02/24

ROY BARTON & OPAL BARTON TRST & RGH LAND INC.
1919 N. TURNER ST.
HOBBES, NM 88240

RE: Automatic Expiration of State Oil and Gas Lease No. VC0569-0001

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number VC0569, Assignment Number 0001, dated 02/01/2019, 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 02/01/2024.

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
02/02/24

ROY BARTON & OPAL BARTON TEST & RGH LAND INC.
1919 N. TURNER ST.
HOBBES, NM 88240

RE: Automatic Expiration of State Oil and Gas Lease No. VC0570-0001

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number VC0570, Assignment Number 0001, dated 02/01/2019, 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/ths 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 02/01/2024.

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
02/02/24

ARMSTRONG ENERGY CORP
PO BOX 1973
ROSWELL, NM 88202

RE: Automatic Expiration of State Oil and Gas Lease No. VC0571-0001

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number VC0571, Assignment Number 0001, dated 02/01/2019, 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 02/01/2024.

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
02/02/24

RED SUN ENERGY LLC
5773 WOODWAY DR. #294
HOUSTON, TX 77056

RB: Automatic Expiration of State Oil and Gas Lease No. VC0572-0001

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number VC0572, Assignment Number 0001, dated 02/01/2019, 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, NMRA, 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 02/01/2024.

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
02/02/24

ARMSTRONG ENERGY CORP
PO BOX 1973
ROSSEL, NM 88202

RE: Automatic Expiration of State Oil and Gas Lease No. VC0573-0001

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number VC0573, Assignment Number 0001, dated 02/01/2019, 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 02/01/2024.

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
02/02/24

ARMSTRONG ENERGY CORP
PO BOX 1973
ROSWELL, NM 88202

RE: Automatic Expiration of State Oil and Gas Lease No. VC0574-0001

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number VC0574, Assignment Number 0001, dated 02/01/2019, 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 02/01/2024.

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
02/02/24

FEATHERSTONE DEVELOPMENT CORPORATION
PO BOX 429
ROSWELL, NM 88202

RE: Automatic Expiration of State Oil and Gas Lease No. VC0575-0000

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number VC0575, Assignment Number 0000, dated 02/01/2019, 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 02/01/2024.

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
2/2/24

ARMSTRONG ENERGY CORP
PO BOX 1973
ROSWELL, NM 88202

RE: Automatic Expiration of State Oil and Gas Lease No. VC0576-0001

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number VC0576, Assignment Number 0001, dated 02/01/2019, 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 02/01/2024.

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 R. Bloom
Assistant Commissioner of Mineral Resources
FRANKLIN MOUNTAIN ENERGY 3, LLC
44 COOK STREET
SUITE 1000
DENVER, CO 80206

RE: Automatic Expiration of State Oil and Gas Lease No. VC0577-0001

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number VC0577, Assignment Number 0001, dated 02/01/2019, 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 02/01/2024.

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. VC0578-0001

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number VC0578, Assignment Number 0001, dated 02/01/2019, 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 02/01/2024.

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
02/02/24

RED SUN ENERGY LLC
5773 WOODWAY DR. #294
HOUSTON, TX 77056

RE: Automatic Expiration of State Oil and Gas Lease No. VC0579-0001

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number VC0579, Assignment Number 0001, dated 02/01/2019, 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 02/01/2024.

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
02/01/24

SOUTHWEST ROYALTIES INC
PO BOX 53570
MIDLAND, TX 79710-3570

RE: Automatic Expiration of State Oil and Gas Lease No. VA1310-0004

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number VA1310, Assignment Number 0004, dated 01/01/1995, 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
02/01/24

SOUTHWEST ROYALTIES INC
PO BOX 53570
MIDLAND, TX 79710-3570

RE: Automatic Expiration of State Oil and Gas Lease No. V04584-0002

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number V04584, Assignment Number 0002, dated 02/01/1995, 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
02/08/24

CHASE OIL CORPORATION
P. O. BOX 1767
ARTESSA, NM 88211-1767

RE: Automatic Expiration of State Oil and Gas Lease No. V08274-0000

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number V08274, Assignment Number 0000, 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).

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 02/07/2024.

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
02/08/24

WTG EXPLORATION INC
6 DESTA DRIVE.
SUITE 4400
MIDLAND, TX 79705

RE: Automatic Expiration of State Oil and Gas Lease No. OG5111-0005

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number OG5111, Assignment Number 0005, dated 02/17/1959, 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 02/07/2024.

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
02/08/24

WTG EXPLORATION INC
6 DEBTA DRIVE.
SUITE 4400
MIDLAND, TX 79705

RE: Automatic Expiration of State Oil and Gas Lease No. K06523-0003

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number K06523, Assignment Number 0003, dated 11/15/1966, 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 02/07/2024.

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
02/08/2024

BLEDSOE PETRO CORP
1717 MAIN ST STE 5800
DALLAS, TX 75201

RE: Cancellation of State Oil & Gas Lease No. L03139-0005

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number L03139, Assignment Number 0005, dated 07/15/1969, 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 02/08/2024.

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
02/08/2024

BLEDSOE PETRO CORP
1717 MAIN ST STE 5800
DALLAS, TX 75201

RE: Cancellation of State Oil & Gas Lease No. K05953-0005

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number K05953, Assignment Number 0005, dated 04/19/1966, 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 02/08/2024.

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
02/08/2024

BLEDSOE PETRO CORP
1717 MAIN ST STE 5800
DALLAS, TX 75201

RE: Cancellation of State Oil & Gas Lease No. K05954-0005

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number K05954, Assignment Number 0005, dated 04/19/1966, 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 02/08/2024.

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
02/08/2024

JAMES S LEBSAK
PO BOX 22215
DENVER, CO 80222

RE: Cancellation of State Oil & Gas Lease No. B07662-0001

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number B07662, Assignment Number 0001, dated 12/15/1953, 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 02/08/2024.

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
GEROR OIL CORPORATION  
PO BOX 5947  
TUCSON, AZ 85703  

RE: Cancellation of State Oil & Gas Lease No. B10420-0149  

To Whom It May Concern:  

Notice is given that State Oil and Gas Lease Number B10420, Assignment Number 0149, 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. (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, 1976 {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 02/08/2024.  

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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
02/08/2024

SIERRA BLANCA OPERATING COMPANY
802 TURNER
CLEBURNE, TX 76031

RE: Cancellation of State Oil & Gas Lease No. K03259-0009

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number K03259, Assignment Number 0009, dated 05/21/1963, 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.}).

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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
02/08/2024

GMX RESOURCES, INC.
9400 N. BROADWAY, SUITE 600
OKLAHOMA CITY, OK 73114

RE: Cancellation of State Oil & Gas Lease No. K06272-0004

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number K06272, Assignment Number 0004, dated 08/16/1966, 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 02/08/2024.

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 E. Bloom
Assistant Commissioner of Mineral Resources
02/08/2024

LAMAR FLEMING JR
PO BOX 2040
TULSA, OK 74102

RE: Cancellation of State Oil & Gas Lease No. B01431-0004

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number B01431, Assignment Number 0004, dated 12/18/1928, 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 02/08/2024.

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
02/08/2024

COERT HOLDINGS 1, LLC.
919 MILAM STREET, SUITE 2300
HOUSTON, TX 77002

RE: Cancellation of State Oil & Gas Lease No. B02517-0002

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number B02517, Assignment Number 0002, dated 02/10/1934, 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 02/08/2024.

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
02/08/2024

POGO RESOURCES, LLC.
4809 COLE AVENUE
SUITE 200
DALLAS, TX 75205

RE: Cancellation of State Oil & Gas Lease No. V05099-0001

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number V05099, Assignment Number 0001, dated 06/01/1997, 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 02/08/2024.

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
02/08/2024

VENDERA MANAGEMENT III, LLC.
2626 COLE AVE.
SUITE 750
DALLAS, TX 75204

RE: Cancellation of State Oil & Gas Lease No. K06119-0001

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number K06119, Assignment Number 0001, dated 06/21/1966, 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 02/08/2024.

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
02/08/2024

OLSEN ENERGY INC
1580 SOUTH MAIN STREET
SUITE 202
BOERNE, TX 78006

RE: Cancellation of State Oil & Gas Lease No. LG3873-0002

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number LG3873, Assignment Number 0002, dated 11/01/1976, 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. 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 02/08/2024.

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
02/08/2024

FOUNDATION ENERGY MANAGEMENT, LLC
5057 KELLER SPRINGS RD.
SUITE 650
ADDISON, TX 75001

RE: Cancellation of State Oil & Gas Lease No. LG0813-0003

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number LG0813,
Assignment Number 0003, dated 11/01/1972, 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
02/08/2024.

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
02/08/2024

VENDERA MANAGEMENT III, LLC.
2626 COLE AVE.
SUITE 750
DALLAS, TX 75204

RE: Cancellation of State Oil & Gas Lease No. B07564-0004

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number B07564, Assignment Number 0004, dated 11/17/1953, 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 02/08/2024.

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
02/06/24

FIRST PECOS, LLC
2350 N. LINCOLN PARK WEST, #2S
CHICAGO, IL 60614

RE: Automatic Expiration of State Oil and Gas Lease No. V02925-0002

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number V02925, Assignment Number 0002, dated 03/01/1989, 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 02/06/2024.

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
02/06/24

ENDEAVOR ENERGY RESOURCES, LP
110 NORTH MARLENFELD
SUITE 200
MIDLAND, TX 79701

RE: Automatic Expiration of State Oil and Gas Lease No. K04495-0002

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number K04495, Assignment Number 0002, dated 10/20/1964, 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 02/05/2024.

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
02/06/24

FOREXCO INC
2309 W. CONE BLVD., STR 200
GREENSBORO, NC 27408-4047

Attn:

RE: Pending Cancellation of State Oil & Gas Lease No. LG7343

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number LG7343, Assignment number 0001, dated 12/01/1979, has been scheduled for cancellation for the following reason(s):

Failure to file a Damage Bond

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
02/12/24

PATRIOT ENERGY, LP
220 WEST ELM
BRECKENRIDGE, TX 76424

Attn:

RE: Pending Cancellation of State Oil & Gas Lease No. B01330

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number B01330, Assignment number 0007, dated 01/25/1929, 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
02/12/24

BTA OIL PRODUCERS, LLC
104 S Pecos
Midland, TX 79701

Attn: KAYLA MCCONNELL

RE: Pending Cancellation of State Oil & Gas Lease No. B02287

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number B02287, Assignment number 0008, dated 01/23/1929, 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
02/15/24

CHI ENERGY INC
P. O. BOX 1799
MIDLAND, TX 79702-1799

Attn:

RE: Pending Cancellation of State Oil & Gas Lease No. VB0629

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number VB0629, Assignment number 0001, dated 02/01/2005, 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
02/15/24

DAVID H AARRINGTON OIL & GAS INC
PO BOX 2071
500 W WALL ST. STE.300
MIDLAND, TX 79702

Attn:

RE: Pending Cancellation of State Oil & Gas Lease No. V05722

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number V05722, Assignment number 0001, dated 02/01/2000, 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
02/15/24

DAVID H ARRINGTON OIL & GAS INC
PO BOX 2071
500 W WALL ST. STE.300
MIDLAND, TX 79702

Attn:

RE: Pending Cancellation of State Oil & Gas Lease No. V05721

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number V05721,
Assignment number 0001, dated 02/01/2000, 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
02/15/24

JAY MANAGEMENT COMPANY, LLC
2401 FOUNTAIN VIEW DRIVE
SUITE 420
HOUSTON, TX 77057

Attn: JIM HUTCHINSON

RE: Pending Cancellation of State Oil & Gas Lease No. V00980

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number V00980, Assignment number 0002, dated 02/01/1984, has been scheduled for cancellation for the following reason(s):

Failure to file a Damage Bond
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
02/15/24

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

Attn:

RE: Pending Cancellation of State Oil & Gas Lease No. LG1543

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number LG1543,
Assignment number 0003, dated 02/01/1974, 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
02/15/24

Roughhouse Operating, LLC
16051 Addison Road
Suite 300
Addison, TX 75001

Attn: Jason Starnes

RE: Pending Cancellation of State Oil & Gas Lease No. VA0814

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number VA0814, Assignment number 0002, dated 02/01/1993, 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
02/15/24

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

Attn: SANDY LAWLIS

RE: Pending Cancellation of State Oil & Gas Lease No. VC0838

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number VC0838, Assignment number 0000, dated 02/01/2021, 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
02/15/24

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

Attn: SANDY LAWLIS

RE: Pending Cancellation of State Oil & Gas Lease No. VC0837

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number VC0837, Assignment number 0000, dated 02/01/2021, 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
02/15/24

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

Attn: SANDY LAWLIS

RE: Pending Cancellation of State Oil & Gas Lease No. VB1339

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number VB1339, Assignment number 0000, dated 02/01/2008, 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
02/15/24

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

Attn: SANDY LAWLIS

RE: Pending Cancellation of State Oil & Gas Lease No. V08200

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number V08200, Assignment number 0000, dated 02/01/2008, 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
02/20/24

Catena Resources Operating, LLC
1001 PANNIN STREET
SUITE 2200
HOUSTON, TX 77002

Attn:

RE: Pending Cancellation of State Oil & Gas Lease No. E03285

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number E03285, Assignment number 0005, dated 02/10/1950, 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
02/20/24

C W TRAINER
PO BOX 3788
MIDLAND, TX 79702

Attn: TOCO, LLC

RE: Pending Cancellation of State Oil & Gas Lease No. E02431

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number E02431, Assignment number 0001, dated 02/10/1949, 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
02/20/24

WM FLEMING & NEVILLE G PENROSE
500 THROCKMORTON, SUITE 2305
FORT WORTH, TX 76102

Attn: C/O J. THOMAS SCHIEFFER

RE: Pending Cancellation of State Oil & Gas Lease No. B02531

To Whom It May Concern:

Notice is given that State Oil and Gas Lease Number B02531, Assignment number 0007, dated 02/10/1934, 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