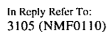


## United States Department of the Interior ()

BUREAU OF LAND MANAGEMENT 111 FEB -8 P 3: 18

6251 College Blvd Suite A
Farmington, New Mexico 87402
www.blm.gov/nm



NMNM-135559 (CA)

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February 5, 2016

WPX Energy LLC Attn: Chuck Bassett 3500 One Williams Center, Suite 4400 Tulsa, OK 74172

Dear Mr. Bassett:

Enclosed is one approved Communitization Agreement (CA) NMNM-135559, involving 160.00 acres of Federal minerals in lease NMNM109397 located in San Juan County, New Mexico and 80.70 acres of Federal minerals in lease NMNM118129 located in Rio Arriba County, New Mexico. This acreage comprises 240.70 acres, more or less in the Mancos spacing unit for the MC 8 Com #409H well.

The agreement communitizes all rights as to natural gas and associated liquid hydrocarbons gas producible from the Mancos formation in the N/2S/2 of Section 12, T. 23 N., R. 8 W. NMPM, and Lot 3, NE/4SW/4 of Section 7, T. 23 N., R. 7 W., NMPM and is effective January 14, 2016. You are requested to furnish all interested principals with appropriate evidence of this approval.

CA number NMNM-135559 as assigned above, must be posted on the well and facility signs for the MC 8 Com #409H. The sign shall include the well name and number, Operator name, lease serial number, Communitization number, the quarter-quarter section, section, township and range, county, and state. (43 CFR 3162.6).

Pursuant to the terms and conditions of the approved CA and 43 CFR 3162.4 Well Records and Reports, you are required to file your well completion report within 30 days of the wells' completion. Within five (5) days of commencement of production, you are also required to file a notice of production startup. Penalties for non-compliance with such requirements are applicable to all wells and facilities on State or privately owned mineral lands committed to a unit or CA, which affects Federal or Indian interests, notwithstanding any provision of the unit or CA to the contrary. Upon approval of the CA, production and royalty reports are due to the Office of Natural Resources Revenue (ONRR). The submission of form MMS-4054, Oil and Gas Operations Report (OGOR), must begin once drilling is completed. OGORs must be submitted to ONNR by the 15<sup>th</sup> day of the second month following the production month. Royalty payments, along with the form MMS-2014, Report of Sales and Royalty Remittance, are due on or before the last day of the month following the month during which oil or gas was produced and sold.

If the communitized well(s) are producing, any production royalties that are due must be reported and paid within 90 days of the Bureau of Land Management's approval date or the payors will be assessed interest for late payment under the Federal Oil and Gas Royalty Management Act of 1982 (See 30 CFR 218.54).

If you have any questions concerning reporting, locate your company contact at <a href="http://www.onrr.gov/FM/PDFDocs/operasgn.pdf">http://www.onrr.gov/FM/PDFDocs/operasgn.pdf</a>. Questions concerning Form 2014, call 1-800-525-9167 and Oil and Gas Operations Reports, call 1-800-525-7922.

If you have any questions regarding the Communitization Agreement, please contact me at <a href="mailto:vbarber@blm.gov">vbarber@blm.gov</a> or telephone (505) 564-7754.

Sincerely,

Virginia Barber Land Law Examiner

Petroleum Management Branch

Enclosure 1 - Approved Communitization Agreement cc: ONRR, MS-357 B1, Denver, CO NMOCD, Santa Fe (w/o encl.)
NM Tax & Rev. Dept NMSO (93000) (w/o encl.)