

United States Department of the Interior

BUREAU OF LAND MANAGEMENT



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

IN REPLY REFER TO:
West Lybrook Unit (WLU)

June 30, 2015

Mr. Brennan West WPX Energy P.O. Box 3102, One Williams Center Tulsa, OK 74101-3102

Reference is made to your request for the designation of 12,807.24 acres, more or less, in San Juan County, New Mexico as logically subject to exploration and development under unitization provisions of the Mineral Leasing Acts for both Federal and Indian Allotted Lands. Pursuant to unitization regulations under 43 CFR Part 3180, the lands requested, as outlined on your plat marked Exhibit 'A' for the West Lybrook Unit is hereby designated as a logical unit area. Your proposed use of the Indian and Federal forms for lands and for a single formation in an undivided unit area will be accepted. The undivided exploratory unit will unitize the Mancos Formation within the vertical limits defined as the Unit Interval in cross sections A-A' and B-B' of your geologic memorandum contained within your application. This unit Interval differs from other Mancos undivided units in that the lower unit interval is at a measured depth of 5071 ft. as noted on well log from Chaco Unit #6 well. If conditions are such that further modification of said form is deemed necessary, two copies of the proposed modifications with appropriate justification must be submitted to this office for preliminary approval.

The unit agreement to be submitted for the area designated will provide for the initial obligation well to be a horizontal lateral which will develop the Mancos Formation within the defined vertical limits.

In the absence of any other type of land requiring special provisions or of any objections not now apparent, a duly executed agreement identical with said form will be approved if submitted in an approvable status within a reasonable period of time. However, notice is hereby given that the right is reserved to deny approval of any executed agreement submitted that, in our opinion, does not have the full commitment of sufficient lands to afford effective control of operations in the unit area.

Please include the latest status of all acreage when the executed agreement is submitted for final approval. The format of the sample exhibits attached to the model unit agreement (43 CFR 3186.1) should be followed closely in the preparation of Exhibits A and B. A minimum of Four (4) copies of the executed agreement should be submitted with your request for final approval. If you require additional executed copies of the agreement for further distribution, please increase the number of copies accordingly. If you have questions regarding the above unit, please contact me at (505) 564-7740 or jhewitt@blm.gov.

Sincerely,

Joe Hewitt,

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Geologist, Petroleum Mgt Team

cc: FIMO