

United States Department of the Interior

BUREAU OF LAND MANAGEMENT

Pecos District Roswell Field Office 2909 West Second Street Roswell, New Mexico 88201-2019 www.nm.blm.gov



In Reply Refer To: NM-15678 3108 (P0130)

CERTIFIED-RETURN RECEIPT REQUESTED 7003 0500 0000 4454 0242

Cano Petroleum of New Mexico, Inc. 801 Cherry Street, Suite 3200 Fort Worth, TX 76102

RECEIVED
JUN 0 9 2010
HOBBSOCD

Gentlemen:

This notification under 43 CFR 3107.2-1 and 43 CFR 3107.2-2 is a result of a review of our files because the subject lease is in its extended term by production and can only remain in full force and effect so long as oil or gas is being produced in paying quantities under 43 CFR 3107.2-1. According to our records the wells No. 1-Y, 2, 6, 7, 9, 10, 11, 12, 13, 14, 15, and 16-Ingram Federal in Sec. 5, well No. 17-Ingram Federal in Sec. 8, and well No. 19-Ingram Federal in Sec. 9, T. 8 S., R. 31 E. have not produced since March 2006, therefore lease NM-15678 must contain a well capable of producing oil or gas in paying quantities. Paying quantities is defined as enough oil and gas to pay the day-to-day operating and lease maintenance costs, including minimum royalty on a sustained basis.

BLM has determined that this lease is not capable of production in paying quantities. Under 43 CFR 3107.2-2, Cano Petroleum of New Mexico, Inc. is allowed 60 days from receipt of this letter within which to commence reworking or drilling operations on the leasehold. The lease will remain in full force and effect if approved operations are commenced and are conducted with reasonable diligence during the period of nonproduction.

If reworking or drilling operations have not commenced or at least one of the Ingram Federal wells is not placed on continuous production within 60 days of receipt of this letter, oil and gas lease NM-15678 will automatically terminate the date of receipt of this letter. If one or more of the Ingram Federal wells is placed on continuous production and production ceases, oil and gas lease NM-15678 will automatically terminate. Cano Petroleum of New Mexico, Inc. will be responsible for plugging the Ingram Federal wells and any other related facilities located on the leasehold within 90 days of receipt of this letter.

The aforementioned information is furnished so you may take such action as you consider appropriate. You are further reminded that no production tests or other operations should be conducted on oil and gas lease NM-15678 without prior approval of this office. If you need additional information and/or have any questions regarding this letter, please contact David Glass, Petroleum Engineer at the above address or at (575) 627-0275.

Sincerely,

1S/ Angel Mayes

Angel Mayes Assistant Field Manager, Lands and Minerals

cc: MM (P0130, File Room)