

BRYAN S. GROVES

G E O L O G I S T

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November 11, 2016

Honorable Richard Ieyoub
Commissioner of Conservation
Department of Natural Resources
Office of Conservation
Post Office Box 94275
Baton Rouge, LA 70804-9275

Attn: Mr. Brent Campbell

RE: **Unit Terminations, 29-L-3**
West Gueydan Field, Vermilion Parish, LA
LDNR Unit Order Numbers:

52-S, 6,530' Stray Sand, RA SUA Eff. Date Nov. 28, 1979
52-T, 6,980' Sand RA SUA, Eff. Date Aug. 18, 1981
52-Y, 8,500' Sand RA SUA, Eff. Date Aug. 19, 1987
52-O, 9,100' Sand RA SUA, Eff. Date Oct. 13, 1972

52-E, Houssiere Sand, Eff. Date Feb. 1, 1960
52-X-1, 9,600' Sand RA SUA, Eff. Date Sep. 9, 1986
52-K, 9,700' Sand, Eff. Date Oct. 10, 1967
52-Q-1, 9,800' Sand RA SUA, Eff. Date Aug. 19, 1986

52-C, 9,900' Sand, Eff. Date Feb. 1, 1960
52-F, Sub-All Sand RA, Eff. Date Feb. 1, 1960
52-F-1, Sub-All Sand RB SUA, Eff. Date Mar. 13, 1974
52-AA, Sub-All Sand RA SUA, Eff. Date Aug. 30, 1983

Dear Mr. Commissioner:

Pursuant to Statewide Order No. 29-L-3, an application is hereby made on behalf of **EXTEX OPERATING COMPANY** to terminate the above referenced units in West Gueydan Field, Vermilion Parish, Louisiana.

A diligent search of the production data indicates that for the referenced reservoirs to be terminated, a period of time of **one (1) year and ninety (90) days** has elapsed without:

- 1) Production from the pools; and
- 2) The existence of a well proven capable of producing from the pools; and
- 3) Drilling, reworking, re-completion, deepening or plugging back operations having been conducted on a well to secure or restore production from the pools.

Therefore, termination of the above referenced units is requested under the authority contained in the Louisiana Revised Statutes, Title 30:4 et seq., pursuant to Statewide Order No. 29-L-3. In support of the application, there is attached for the reservoirs under consideration:

- 1) A plat of the unit to be terminated reflecting the Order; and
- 2) A signed statement indicating the status of each well within the units for which termination is being requested; and affirming that the requirements of Statewide Order No. 29-L-3 have been met.

Pursuant to Statewide Order No. 29-L-3, all other related information is being submitted to the Commissioner of Conservation and the District Manager of the Lafayette District Office of Conservation only. Visit www.bryangrovesgeology.com and click on "Current Filings" to see the digital version of the information relating to this matter.

In addition, a list of the names and addresses of the Interested Owners, Represented Parties and Interested Parties who are being furnished a copy of this notice is attached hereto. Pursuant to the Revised Rules of Procedure, such list of parties is being furnished only to the Commissioner of Conservation and to the District Manager of the Lafayette District of the Office of Conservation. However, the list of parties will be provided to any party requesting a copy of it. A reasonable effort has been made to ascertain the names and addresses of all Interested Owners, Represented Parties and Interested Parties.

Finally, there is enclosed **for the Office of Conservation**, our check in the amount of \$3,024.00 (\$252.00 x 12 Reservoirs) representing the required application fees for all reservoirs.

Sincerely,

Bryan S. Groves
Consulting Geologist for
EXTEX Operating Company

Encs.

cc: Mr. Richard D. Hudson
District Manager
Office of Conservation

All Interested Owners, Represented Parties and Interested Parties

**STATEMENT OF BRYAN S. GROVES
CONSULTING GEOLOGIST FOR EXTEX OPERATING CO.
WEST GUEYDAN FIELD, VERMILION PARISH, LOUISIANA**

This statement is given in accordance with Title 30 of Louisiana Revised Statutes of 1950, Title 43-Subpart 13, Statewide Order No. 29-L-3 with regard to the pools for which the "Subject Units" on the attached Exhibit "A", in West Gueydan Field, Vermilion Parish, Louisiana were established.

After a diligent search of the records of the Office of Conservation conducted, at my request, I hereby state that, to the best of my knowledge, the following is true and correct that a period of time of one (1) year and ninety (90) days has elapsed without:

- 1) Production from the Pool; and
- 2) The existence of a well proven capable of producing from the Pool; and
- 3) Drilling, reworking, re-completion, deepening or plugging back operations having been conducted on a well to secure or restore production from the Pool.

Additionally, I hereby state that, to the best of my knowledge, the attached is true and correct regarding the status of the wells on the attached "Exhibit B" within said units:

Exhibit A: "Subject Units", West Gueydan Field, Vermilion Parish, La.		
Unit Order No.	Sand/Zone/Reservoir	Effective Date
52-S	6,530' Stray Sand RA SUA	November 8, 1979
52-T	6,980' Sand RA SUA	August 18, 1981
52-Y	8,500' Sand RA SUA	August 19, 1987
52-O	9,100' Sand RA SUA	October 13, 1972
52-E	Houssiere Sand	February 1, 1960
52-X-1	9,600' Sand RA SUA	September 9, 1986
52-K	9,700' Sand RA SUA	October 10, 1967
52-Q-1	9,800' Sand RA SUA	August 19, 1986
52-C	9,900' Sand	February 1, 1960
52-F	Sub-All Sand RA	February 1, 1960
52-F-1	Sub-All Sand RB SUA	March 13, 1974
52-AA	Sub-All 2 Sand RA SUA	August 30, 1983

Also, please find the relevant technical information in support of this filing labeled Plates 1 – 5. Visit www.bryangrovesgeology.com and click on "Current Filings" to see the digital version of the information relating to this matter.

Signed this 11th day of November, 2016, at Lafayette, Louisiana.



BRYAN S. GROVES
Consulting Geologist for
EXTEx Operating Company

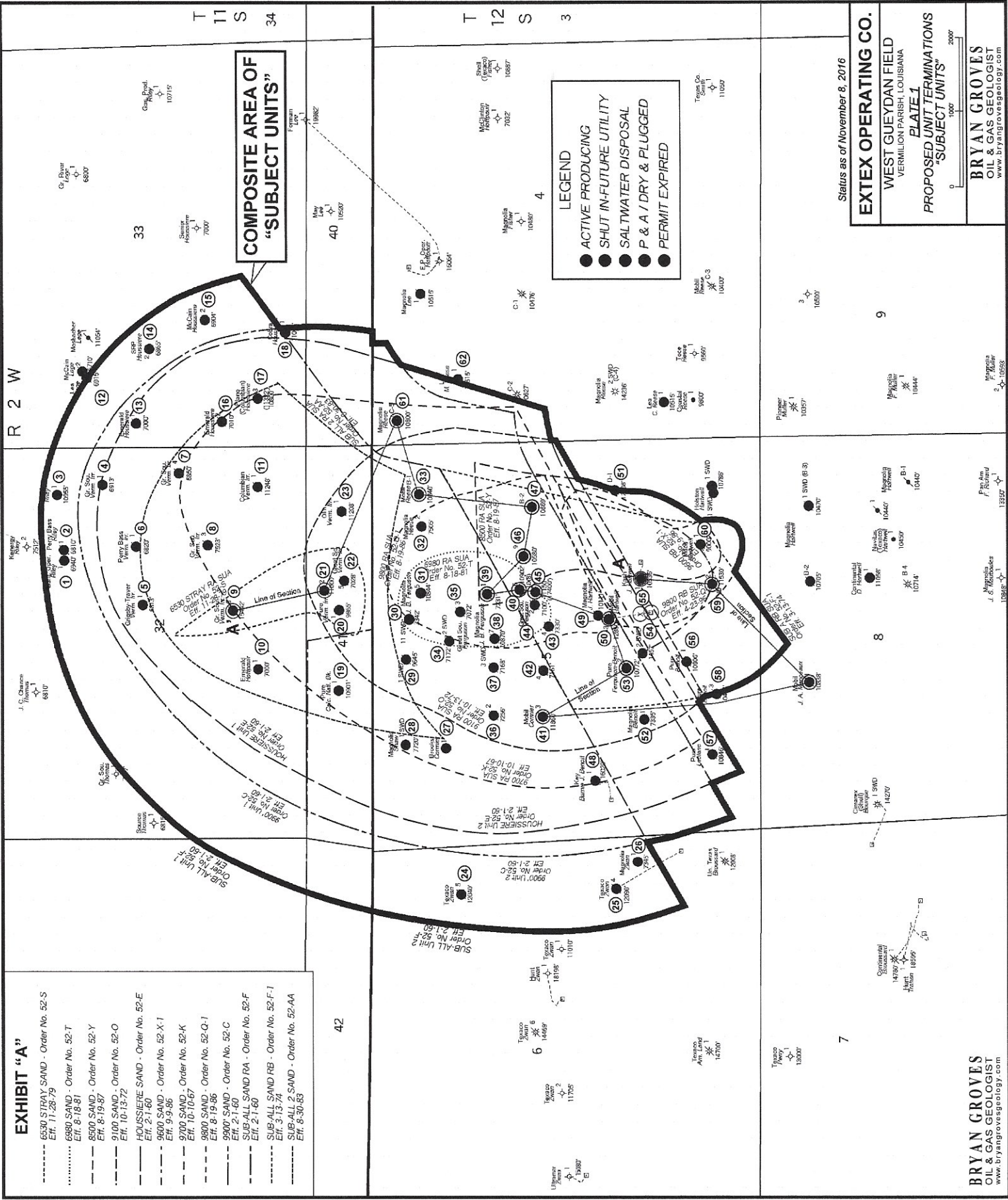
EXHIBIT "A"

- 6530 STRAY SAND - Order No. 52-S
Eff. 11-28-79
- 6980 SAND - Order No. 52-T
Eff. 8-18-81
- 8500 SAND - Order No. 52-Y
Eff. 8-19-87
- 9100 SAND - Order No. 52-O
Eff. 10-13-72
- HOUSIERRE SAND - Order No. 52-E
Eff. 2-1-60
- 9600 SAND - Order No. 52-X-1
Eff. 9-9-86
- 9700 SAND - Order No. 52-K
Eff. 10-10-67
- 9800 SAND - Order No. 52-Q-1
Eff. 8-19-86
- 9900 SAND - Order No. 52-C
Eff. 2-1-60
- SUB-ALL SAND RA - Order No. 52-F
Eff. 2-1-60
- SUB-ALL SAND RB - Order No. 52-F-1
Eff. 3-15-79
- SUB-ALL 2 SAND - Order No. 52-AA
Eff. 8-30-85

**COMPOSITE AREA OF
"SUBJECT UNITS"**

LEGEND

- ACTIVE PRODUCING
- SHUT IN-FUTURE UTILITY
- SALT WATER DISPOSAL
- P & A / DRY & PLUGGED
- PERMIT EXPIRED



Status as of November 8, 2016

EXTEX OPERATING CO.
WEST GUEYDAN FIELD
VERMILION PARISH, LOUISIANA
PLATE 1
PROPOSED UNIT TERMINATIONS
"SUBJECT UNITS"

BRYAN GROVES
OIL & GAS GEOLOGIST
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November 29, 2016

Honorable Richard Ieyoub
Commissioner of Conservation
Department of Natural Resources
Office of Conservation
Post Office Box 94275
Baton Rouge, LA 70804-9275

Attn: Mr. Michael Peikert

**RE: Unit Terminations, 29-L-3
West Gueydan Field, Vermilion Parish, LA
LDNR Unit Order Number
52-Q-2, 9,800' RB SUA**

Dear Mr. Commissioner:

Pursuant to Statewide Order No. 29-L-3, an application is hereby made on behalf of **EXTEX OPERATING COMPANY** to terminate the above referenced unit in West Gueydan Field, Vermilion Parish, Louisiana.

A diligent search of the production data indicates that for the referenced reservoir to be terminated, a period of time of **one (1) year and ninety (90) days** has elapsed without:

- 1) Production from the pools; and
- 2) The existence of a well proven capable of producing from the pools; and
- 3) Drilling, reworking, re-completion, deepening or plugging back operations having been conducted on a well to secure or restore production from the pools.

Therefore, termination of the above referenced units is requested under the authority contained in the Louisiana Revised Statutes, Title 30:4 et seq., pursuant to Statewide Order No. 29-L-3. In support of the application, there is attached for the reservoir under consideration:

- 1) A plat of the unit to be terminated reflecting the Order; and
- 2) A signed statement indicating the status of each well within the unit for which termination is being requested; and affirming that the requirements of Statewide Order No. 29-L-3 have been met.

Pursuant to Statewide Order No. 29-L-3, all other related information is being submitted to the Commissioner of Conservation and the District Manager of the Lafayette District Office of Conservation only. Visit www.bryangrovesgeology.com and click on "Current Filings" to see the digital version of the information relating to this matter.

In addition, a list of the names and addresses of the Interested Owners, Represented Parties and Interested Parties who are being furnished a copy of this notice is attached hereto. Pursuant to the Revised Rules of Procedure, such list of parties is being furnished only to the Commissioner of Conservation and to the District Manager of the Lafayette District of the Office of Conservation. However, the list of parties will be provided to any party requesting a copy of it. A reasonable effort has been made to ascertain the names and addresses of all Interested Owners, Represented Parties and Interested Parties.

Finally, there is enclosed **made payable to the Office of Conservation**, our check in the amount of \$252.00 representing the required application fee under statewide order no. 29-L-3.

Sincerely,



Bryan S. Groves
Consulting Geologist for
EXTEX Operating Company

Encs.

cc: Mr. Richard D. Hudson
District Manager
Office of Conservation

All Interested Owners, Represented Parties and Interested Parties

**STATEMENT OF BRYAN S. GROVES
CONSULTING GEOLOGIST FOR EXTEX OPERATING CO.
9,800' RB SUA
ORDER NO. 52-Q-2, EFFECTIVE DATE APRIL 23, 1996
WEST GUEYDAN FIELD, VERMILION PARISH, LOUISIANA**

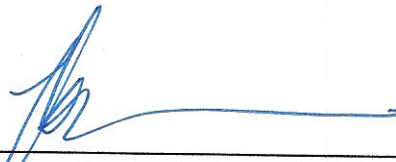
This statement is given in accordance with Title 30 of Louisiana Revised Statutes of 1950, Title 43-Subpart 13, Statewide Order No. 29-L-3 with regard to the pool for which the unit referenced above in West Gueydan Field, Vermilion Parish, Louisiana.

After a diligent search of the records of the Office of Conservation was conducted, at my request, I hereby state that, to the best of my knowledge, the following is true and correct that a period of time of one (1) year and ninety (90) days has elapsed without:

- 1) Production from the Pool; and
- 2) The existence of a well proven capable of producing from the Pool; and
- 3) Drilling, reworking, re-completion, deepening or plugging back operations having been conducted on a well to secure or restore production from the Pool.

Additionally, I hereby state that, to the best of my knowledge, the attached is true and correct regarding the status of the wells on the attached "Exhibit B" within said unit.

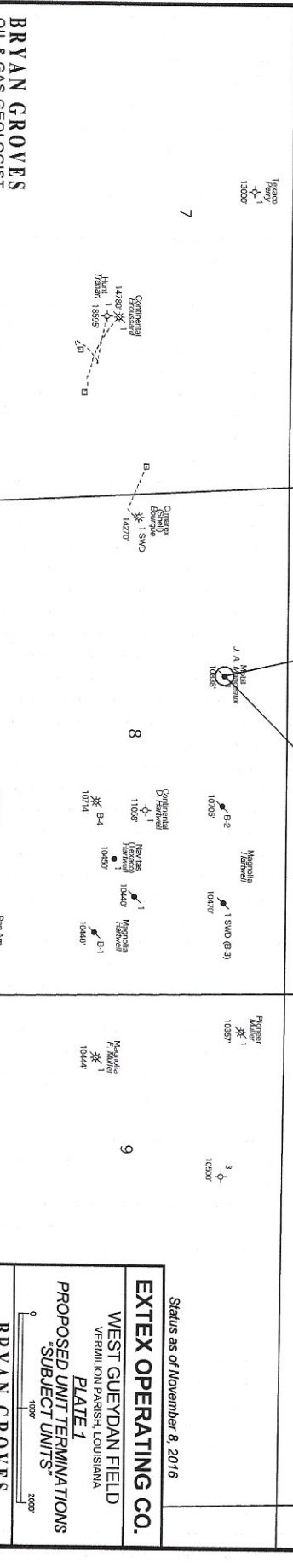
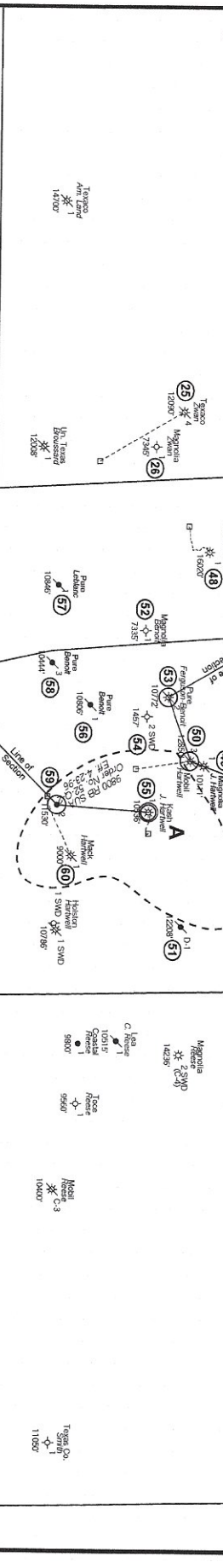
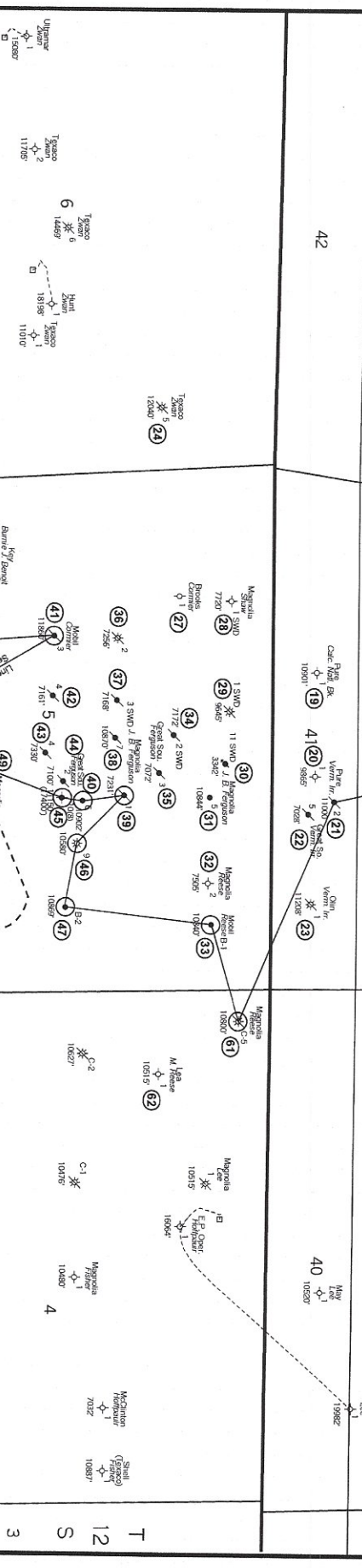
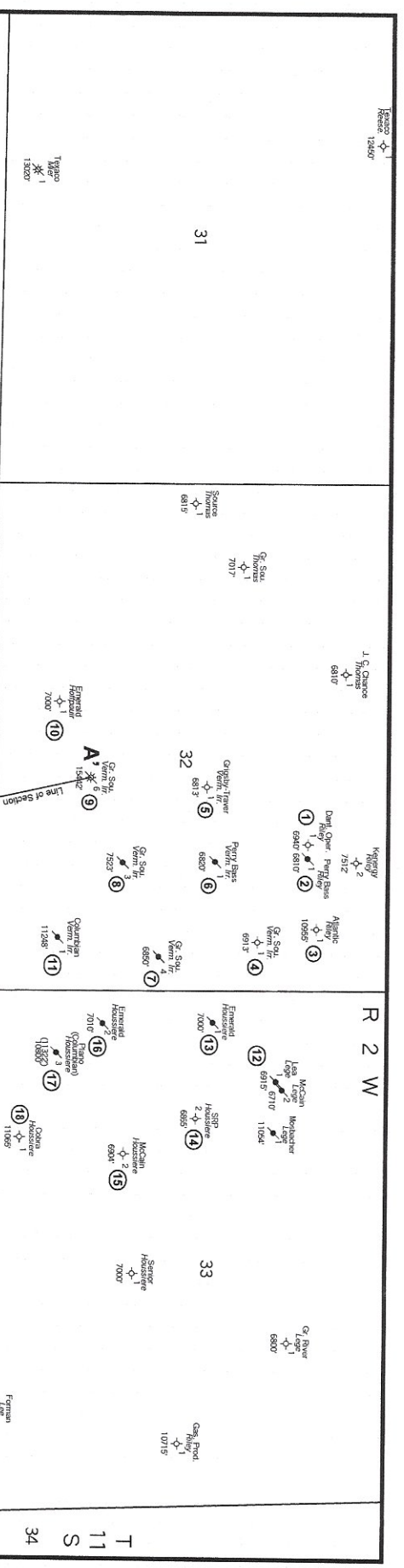
Signed this 29th day of November, 2016, at Lafayette, Louisiana.



BRYAN S. GROVES
Consulting Geologist for
EXTEx Operating Co.

**Exhibit B: Well bores located within the confines of the
9,800' RB SUA, Order No. 52-Q-2, Eff. Date April 23, 1996, West Gueydan Field, Vermilion Parish, La.**

Ref. No.	Serial #	Operator	Well Name	Well #	P. & A. Date/ Notes	Sec.	Tnsp.	Rge.
50	143565	EXTEX Operating Co.	Hartwell	3	SWD	5	12 S	2 W
50	144515	EXTEX Operating Co.	Hartwell	3-D	SWD	5	12 S	2 W
51	29150	Mobil	Reese "D"	1	7/8/1978	5	12 S	2 W
51	116476	Mobil	Reese "D"	1-D	7/8/1978	5	12 S	2 W
55	218226	EXTEX Operating Co.	Hartwell	1	See Attached Notes	5	12 S	2 W
59	28886	EXTEX Operating Co.	Hartwell	2	See Attached Notes	5	12 S	2 W
60	248256	Mack Energy Co.	N. Hartwell	1	2/16/2016	5	12 S	2 W



Status as of November 8, 2016

EXTEX OPERATING CO.

WEST GUEYDAN FIELD
VERMILION PARISH, LOUISIANA

**PROPOSED UNIT TERMINATIONS
SUBJECT UNITS**

0 1000 2000

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