



December 21, 2022

Greg Sheehan
Bureau of Land Management State Director
Utah State Office
440 West 200 South, Ste. 500
Salt Lake City, UT 84101

Frank Beum
Acting Regional Forester, Intermountain Region
U.S. Forest Service
324 25th Street
Ogden, UT 84401

Re: Scoping Comments - Third Quarter 2023 Utah Competitive Oil and Gas Lease Sale

Dear Director Sheehan and Mr. Beum:

Western Energy Alliance welcomes BLM's announcement of its intent to conduct a Third Quarter 2023 lease sale for Utah, particularly as oil and natural gas development delivers value not just to the federal government and American people but also sustains rural communities and western states. Our members operate in good faith on public lands in an environmentally responsible manner and, as such, we look forward to announcements of additional sales in Utah and other states in 2023. We encourage BLM to refrain from arbitrarily deferring parcels and to recognize during its analysis the numerous restrictions and stipulations attached to individual parcels, the significant technological advances in horizontal drilling which greatly reduce our operational footprint, and the governing Resource Management Plans (RMP) that designated these lands as open for oil and natural gas development.

Western Energy Alliance represents 200 companies engaged in all aspects of environmentally responsible exploration and production of oil and natural gas in Utah and across the West. The Alliance represents independents, the majority of which are small businesses with an average of fourteen employees.

The Mineral Leasing Act mandates that the Interior Secretary hold oil and natural gas lease sales "for each State where eligible lands are available at least quarterly and more frequently if the Secretary of the Interior determines such sales are necessary."¹ However, the Department of the Interior announcement states that the lease sale is only being held to comply with the Inflation Reduction Act (IRA),² which mandates that BLM cannot issue

¹ 30 U.S.C. §226(b).

² ["Interior Department Moves Forward with Leasing Provisions Mandated in Inflation Reduction Act"](#), Department of the Interior, October 6, 2022.

wind or solar rights-of-way unless it has held an onshore oil and natural gas lease sale within the preceding 120 days and offered not less than two million acres or 50% of the acreage nominated within the previous year.³ While IRA arguably incentivizes additional *discretionary* oil and gas leasing, IRA neither eliminates nor modifies the Secretary of the Interior's existing obligation under the Mineral Leasing Act to conduct quarterly lease sales "where eligible lands are available."⁴ Because BLM has not conducted any lease sales in Utah since December 2020, despite the existence of eligible lands being available within the state, BLM is already out of compliance with this statutory obligation.

Even if IRA were the relevant legal justification, BLM has not provided the public with information to determine whether IRA's leasing provisions have been satisfied. BLM has not made Expression of Interest (EOI) data available for 2022, and therefore, stakeholders are unable to assess whether BLM has met the 50% threshold. We request that BLM make that data available as soon as possible and within this scoping process. While we disagree with the Interior Secretary's decision to make IRA and not the Mineral Leasing Act the motivating factor for the sale, BLM needs to move forward with more leasing on a regular basis. We hope to see further announcements of sales in Utah and other states, and substantially more acreage offered for sale in 2023.

We appreciate that BLM is proposing to offer an increased number of parcels and acreage compared to the one parcel proposed for the June 2022 lease sale that was ultimately deferred resulting in the cancellation of the sale. However, there is a lack of transparency and understanding surrounding the process BLM used to select parcels for this lease sale. As such, we request BLM provide clarification on how it selected parcels for the sale.

Lastly, BLM needs to ensure it does not arbitrarily defer parcels that are eligible to be offered for lease, including parcels within existing federal oil and natural gas units and producing fields, and/or adjacent to existing infrastructure, particularly where deferral is not supported by the administrative record or the governing RMPs.

Western Energy Alliance appreciates the opportunity to comment. Please do not hesitate to contact me with any questions.

Sincerely,



Kathleen M. Sgamma
President

³ [Inflation Reduction Act](#), August 16, 2022.

⁴ 30 U.S.C. § 226(b)(1)(A).