

## west virginia department of environmental protection

Office of Oil and Gas 601 57th Street SE Charleston, WV 25304 (304) 926-0450 (304) 926-0452 fax Earl Ray Tomblin, Governor Randy C. Huffman, Cabinet Secretary www.dep.wv.gov

May 27, 2015

## WELL WORK PERMIT

## Horizontal 6A Well

This permit, API Well Number: 47-5101838, issued to NOBLE ENERGY, INC., is evidence of permission granted to perform the specified well work at the location described on the attached pages and located on the attached plat, subject to the provisions of Chapter 22 of the West Virginia Code of 1931, as amended, and all rules and regulations promulgated thereunder, and to all conditions and provisions outlined in the pages attached hereto. Notification shall be given by the operator to the Oil and Gas Inspector at least 24 hours prior to the construction of roads, locations, and/or pits for any permitted work. In addition, the well operator shall notify the same inspector 24 hours before any actual well work is commenced and prior to running and cementing casing. Spills or emergency discharges must be promptly reported by the operator to 1-800-642-3074 and to the Oil and Gas inspector.

Please be advised that form WR-35, Well Operators Report of Well Work is to be submitted to this office within 90 days completion of permitted well work, as should form WR-34 Discharge Monitoring Report within 30 days of discharge of pits, if applicable. Failure to abide by all statutory and regulatory provisions governing all duties and operations hereunder may result in suspension or revocation of this permit and, in addition, may result in civil and/or criminal penalties being imposed upon the operators.

In addition to the applicable requirements of this permit, and the statutes and rules governing oil and gas activity in WV, this permit may contain specific conditions which must be followed. Permit conditions are attached to this cover letter.

Per 35CSR-4-5.2.g this permit will expire in two (2) years from the issue date unless permitted well work is commenced. If there are any questions, please feel free to contact me at (304) 926-0499 ext. 1654.

James Martin

Chief

Operator's Well No: MND 1 FHS

Farm Name: CONSOLIDATION COAL COMPA

API Well Number: 47-5101838

Permit Type: Horizontal 6A Well

Date Issued: 05/27/2015

Promoting a healthy environment.

API Number: 5101838

## PERMIT CONDITIONS

West Virginia Code § 22-6A-8(d) allows the Office of Oil and Gas to place specific conditions upon this permit. Permit conditions have the same effect as law. Failure to adhere to the specified permit conditions may result in enforcement action.

#### **CONDITIONS**

- 1. This proposed activity may require permit coverage from the United States Army Corps of Engineers (USACE). Through this permit, you are hereby being advised to consult with USACE regarding this proposed activity.
- 2. If the operator encounters an unanticipated void, or an anticipated void at an unanticipated depth, the operator shall notify the inspector within 24 hours. Modifications to the casing program may be necessary to comply with W. Va. Code § 22-6A-5a (12), which requires drilling to a minimum depth of thirty feet below the bottom of the void, and installing a minimum of twenty (20) feet of casing. Under no circumstance should the operator drill more than fifty (50) feet below the bottom of the void or install less than twenty (20) feet of casing below the bottom of the void.
- 3. When compacting fills, each lift before compaction shall not be more than 12 inches in height, and the moisture content of the fill material shall be within limits as determined by the Standard Proctor Density test of the actual soils used in specific engineered fill, ASTM D698, Standard Test Method for Laboratory Compaction Characteristics of Soil Using Standard Effort, to achieve 95 % compaction of the optimum density. Each lift shall be tested for compaction, with a minimum of two tests per lift per acre of fill. All test results shall be maintained on site and available for review.
- 4. Operator shall install signage per § 22-6A-8g (6) (B) at all source water locations included in their approved water management plan within 24 hours of water management plan activation.
- 5. Oil and gas water supply wells will be registered with the Office of Oil and Gas and all such wells will be constructed and plugged in accordance with the standards of the Bureau for Public Health set forth in its Legislative rule entitled Water Well Regulations, 64 C.S.R. 19. Operator is to contact the Bureau of Public Health regarding permit requirements. In lieu of plugging, the operator may transfer the well to the surface owner upon agreement of the parties. All drinking water wells within fifteen hundred feet of the water supply well shall be flow tested by the operator upon request of the drinking well owner prior to operating the water supply well.
- 6. Pursuant to the requirements pertaining to the sampling of domestic water supply wells/springs the operator shall, no later than thirty (30) days after receipt of analytical data provide a written copy to the Chief and any of the users who may have requested such analyses.
- 7. If any explosion or other accident causing loss of life or serious personal injury occurs in or about a well or well work on a well, the well operator or its contractor shall give notice, stating the particulars of the explosion or accident, to the oil and gas inspector and the Chief, within 24 hours of said accident.
- 8. During the casing and cementing process, in the event cement does not return to the surface, the oil and gas inspector shall be notified within 24 hours.
- 9. Operator shall provide the Office of Oil & Gas notification of the date that drilling commenced on this well. Such notice shall be provided by sending an email to DEPOOGNotify@wv.gov within 30 days of commencement of drilling.

WW-6B (12/14)

# 4705101838

API NO. 47- <u>051</u> -	01838
OPERATOR WELI	NO. MND 1 FHS
Well Pad Name:	MND 1

# STATE OF WEST VIRGINIA DEPARTMENT OF ENVIRONMENTAL PROTECTION, OFFICE OF OIL AND GAS WELL WORK PERMIT APPLICATION

					API O	51-0/8	38
1) Well Operato	r: Noble E	nergy, Inc.		494501907	Marshall	Clay	Powhatan Point
			•	Operator ID	County	District	Quadrangle
2) Operator's W	ell Number:	MND 1 F	HS	Well Pac	d Name: MNC	) 1	444
3) Farm Name/S	Surface Own	er: Murray Energy C	orporation (forme	Public Roa	d Access: Co	ounty Hig	hway 88/8
4) Elevation, cur	rrent ground:	_1150.6	54' Ele	evation, proposed	post-construction	on: 1152	.08'
5) Well Type	(a) Gas _	V	Oil	Unde	erground Storag	ge	
	Other _		tree than to the				
	(b)If Gas	Shallow	V	Deep			
	1	Horizontal .	V				
6) Existing Pad:	Yes or No	No			_		•
7) Proposed Tar Marcellus 6				pated Thickness a si	and Associated	Pressure(s)	:
8) Proposed Tot	al Vertical D	epth: 6,36	0'				
9) Formation at			1arcellu	IS		500	coived
10) Proposed To			6,077'			1800	
11) Proposed Ho	orizontal Leg	Length: 8	,917'			AP'	R 2 3 2015
12) Approximate	e Fresh Wate	r Strata Dept	ths:	521', 801', 89	8', 947'		
13) Method to D	etermine Fre	sh Water De	pths: <u>r</u>	earest offset v	well	Offi WV Dept. o	ce of Oil and Gas Environmental Protection
14) Approximate	e Saltwater D	epths: No	ne				
15) Approximate	e Coal Seam	Depths: 68	37'-697'				
16) Approximat	e Depth to Po	ossible Void	(coal mi	ne, karst, other):	None anticipated,	drilling in pil	lar-mine maps attached
17) Does Propos directly overlying		_		ns Yes <u>[</u>	v No		
(a) If Yes, prov	vide Mine Int	fo: Name:	Well	s are located i	n abandone	d area of	Mc Elroy Mine
		Depth:	692'	to seam base			
		Seam:	Pitts	burgh #8			
		Owner:	Cons	sol Mining Cor	npany, LLC		

API NO. 47- 051 -

OPERATOR WELL NO. MND 1 FHS

Well Pad Name: MND 1

## 18)

## CASING AND TUBING PROGRAM

TYPE	Size (in)	New or Used	Grade	Weight per ft. (lb/ft)	FOOTAGE: For Drilling (ft)	INTERVALS: Left in Well (ft)	CEMENT: Fill-up (Cu. Ft.)/CTS
Conductor	20"	New	LS	94	40' minimum or to next competent formation, but no deeper than 1st freshwater	40' minimum or to next competent formation, but no deeper than 1st freshwater	CTS
Fresh Water	13 3/8 "	New	J-55	54.5	1097' or to next competent formation no deeper than elevation	1097' or to next competent formation no deeper than elevation	CTS 30% excess Yield =1.18
Coal	11	11	11				
Intermediate	9 5/8"	New	J-55	36.0	2437' or 250' below the fifth sand	2437' or 250' below the fifth sand	CTS 20% excess Yield = 1.18
Production	5 1/2"	New	P-110	20.0	16,077'	16,077'	10% excess Yield = 1.27 TOC=200' above 9.625 shoe
Tubing							
Liners							

ТҮРЕ	Size (in)	Wellbore Diameter (in)	Wall Thickness (in)	Burst Pressure (psi)	Max. Associated Surface Pressure (psi)	Cement Type	Cement Yield (cu. ft./k)
Conductor	20"	26"	0.438			Type III	CTS
Fresh Water	13 3/8 "	17.5"	0.380	2730	1200	Class A	30% excess Yield =1.18
Coal	U	***	311				
Intermediate	9 5/8"	12.38	0.325	3520		Class A	20% excess Yield =1.18 to surface
Production	5 1/2"	8.75"-8.5"	0.361	12,640		Class A	10% excess Yield = 1.27 TOC=200' above 9.625" shoe
Tubing							
Liners							

Ju 2/25/18

## **PACKERS**

Kind:	Descived
Sizes:	Office of Oil & Gar
Depths Set:	MAR 1 6 2015

WW-6B
(12/14)

API NO. 47- <u>051</u>	
OPERATOR WELL NO.	MND 1 FHS
Well Pad Name: MND	1

19) Describe proposed well work, including the drilling and plugging back of any pilot hole:

Drill the vertical depth to the Marcellus at an estimated total vertical depth of approximately 6360 feet. Drill Horizontal leg - stimulate and produce the Marcellus Formation. Set the 13 3/8 to 1097' due to formation issues, but not deeper than elevation. Should we encounter a unanticipated void we will install a minimum of 20' of casing below the void but not more than 100' below the void, set a basket and grout to surface.

20) Describe fracturing/stimulating methods in detail, including anticipated max pressure and max rate:

The stimulation will be multiple stages divided over the lateral length of the well. Stage spacing is dependent upon engineering design. Slickwater fracturing technique will be utilized on each stage using sand, water, and chemicals our maximum pressure is not to exceed 10,000 lbs. Please refer to attached list.

- 21) Total Area to be disturbed, including roads, stockpile area, pits, etc., (acres): 9.0
- 22) Area to be disturbed for well pad only, less access road (acres): 7.6

23) Describe centralizer placement for each casing string:

No centralizers will be used with conductor casing. Surface casing will have bow spring centralizers on the first 2 joints then every 3 joints to 100' from surface. Intermediate casing will have bow spring centralizers every 3rd joint to 100' from surface. Production string will have a rigid bow spring every third joint from KOP to TOC. Rigid bow spring every joint to KOP.

24) Describe all cement additives associated with each cement type:

Conductor- Type III CTS \*Surface and Coal - 15.6 ppg Class A (CCAC), 0.25 lbs/sk Lost Circ 30% excess Yield=1.18 to surface. Intermediate 15.6 ppg Class A +0.25% bwoc cellophane flakes (CLC-CPF) 30% Excess Yield = 1.18 to surface. Production 14.6ppg 65/35 Class A /POZ +0.5% fluid loss additive, +/-0.3% retarder, +/-0.6% dispersant, +/-0.2% anti-foam, +/-0.1% anti-settling, 10 % excess yield=1.27 TOC>=200' above 9.625" shoe.

25) Proposed borehole conditioning procedures:

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Conductor - The hole is drilled w/ air and casing is run in air. Apart from insuring the hole is alean via an include at TD, there are no other conditioning procedures. Fresh Water/Surface - The hole is drilled wall and casing is run in air. Once casing is at setting depth, circulate a minimum of one hole volume prior to pumping cement printefine that - Once surface casing is set and cemented Intermediate hole is drilled either on air or SOBM and filled w/ KCl water once filled w/ KCl water once drilled to TD. The well is conditioned with KCl circulation prior to running casing. Once casing is at setting depth, the well is circulated a minimum of one hole volume prior to pumping cement. Production - The hole is drilled with synthetic oil base mud and once at TD the hole is circulated at maximum allowable drilling pump rate for at least 6X bottoms up. Once on bottom with casing, circulate a minimum of one hole volume prior to pumping cement.

\*Note: Attach additional sheets as needed.

	Fresh Water Protetcion String:	Cement Additives	
Allied Material Name		Additive (Material) Description	CAS#
CAC (Class A Common)		Grey powder	65997-15-1
			10043-52-4
7, 100			7447-40-7
7-100	Accelelator	יייונכ, וומאכ	7732-18-5
			7647-14-5
CC-CPF (Cellophane Flakes)	Lost Circulation Aid	White and colored flake	Non-Hazardous

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Office of Oil & Gas
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05/29/2015

TVD /		:×:		• • •				•••	·×	• • • •		2,727.		.,	·×·		.×.			·*.		 .x.		x					WELLBORE DIAGRAM	Azm	Ground Elevation			3
	×		8.75" - 8.5" Lateral					8.75" Curve						8.75" Vertical				12 3/8						17 1/2			26		HOLE					
							IX BIC	HCP-110	20#	n S							200	J-55 LTC					7-55 B1C	13-3/8" 54.5#			94#	20"	CASING	145	1152'			ioble enera
8.75 <i>1</i> 8		Onondaga	TD	Marcellus	Hamilton	Tully Limestone	Burkett	West River	Middlesex	Cashaqua	Rheinstreet	Angola	Pipe Creek	Java	Speechley	Int. Casing	Price Formation	Big Injun	Big Lime	1st Salt Sand	Surface Casing	Pittsburgh Coal			FW Shows		Conductor		GEOLOGY		1		3	rav
.5 Hole - Ce	. X	6370	16077	6315	6280	6256	6231	6170	6147	6075	5754	5172	5085	4990	3439	2437	2137	2024	1908	1731	1097	687			521		40		TOP					4
8.75 / 8.5 Hole - Cemented Long String 5-1/2" 20# HCP-110 TXP BTC			6360	6370	6315	6280	6256	6231	6170	6147	6075	5754	5172	5085	3485	2437	2652	2137	2024	1778	1097	697			521		40		BASE	3		2		7 0 5
ng String 3TC	Χ	COL	12.5ppg	12 Oppo-			Mana	12.5ppg	12.0ppg-				SOBM	Air or 8.0				SOBM SOBM					Water Based Mud	Air or Fresh			AIR		MUD	MND-01F	MND-01F LP	MND-01F SHL		47051018
				above 9.625" shoe	TOC >= 200'	Yield=1.27	10% Excess	antisettling		retarder, +/-0.6% dispersant, +/-0.2%	additive, +/-0.3%	+/-0.5% fluid Loss	14.6ppg			To Surface	Yield=1.18	30% Excess	+0.25% bwoc cellophane	15.6ppg Class A			Yield = 1.18 To Surface	lb/sk Lost Circ 30% Excess			Surface to TD	Type III	CEMENT	BHL	Ę	SHL		1838
+/-891	. Қ					joint to KOP	Rigid Bow Spring every						TOC	Rigid Bow Spring every			feet from surface.	every third joint to 100'	Bow spring centralizers				joint to 100' form surface	Bow Spring on first 2 ioints then every third			N/A		CENTRALIZERS	48	4		Marshall County, WV	MND-01F HS Marcellus Shale Horizontal
+/-8917' ft Lateral	×					cement.	hole volume prior to pumping	on bottom with casing, circulate a minimum of one	least 6x bottoms up. Once	Once at TD, circulate at max allowable pump rate for at							pumping cement.	of one hole volume prior to	Once casing is at setting					casing is at setting depth, circulate a minimum of one			TD.	Ensure the hole is clean at	CONDITIONING @	485689.424N 1646681.512E	492993.37N 1641567.23E	494147.77N 1642153 55E	ounty, WV	1F HS lle Horizontal
TD @ +/-6360' TVD +/-16077' MD							schedules may be changed due to hole conditions		Burst=12640 psi	Production							Burst=3520 psi		Intermediate casing = 0.352"				Ви	Surface casing = 0.380" wall thickness		0	9.93	Condition rasing = 0.438" wall	COMMENTS	11.51至			9/2	2015

API Number	47 -	051	-	
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Operator's Well No. MND 1 FHS

# STATE OF WEST VIRGINIA DEPARTMENT OF ENVIRONMENTAL PROTECTION OFFICE OF OIL AND GAS

## FLUIDS/ CUTTINGS DISPOSAL & RECLAMATION PLAN

Operator Name_ Noble Energy, Inc. OP Code 494501907
Watershed (HUC 10) Short Creek - Ohio River (HUC 10) Quadrangle Powhatan Point
Do you anticipate using more than 5,000 bbls of water to complete the proposed well work? Yes No
Will a pit be used? Yes No No
If so, please describe anticipated pit waste:
Will a synthetic liner be used in the pit? Yes No If so, what ml.?
Proposed Disposal Method For Treated Pit Wastes:
Land Application Underground Injection (UIC Permit Number Please see attached sheet  Reuse (at API Number TBD - At next anticipated well.  Off Site Disposal (Supply form WW-9 for disposal location) Other (Explain
Will closed loop system be used? If so, describe: Yes
Drilling medium anticipated for this well (vertical and horizontal)? Air, freshwater, oil based, etc. Air thru coal string, then SOBM
-If oil based, what type? Synthetic, petroleum, etc. Synthetic
Additives to be used in drilling medium?  Calcium Chlonde Powder, Carbo Tec, Carbo Get2, Carbo Tec S, Ecco-Block, Lime, Mil-Clean, M
Drill cuttings disposal method? Leave in pit, landfill, removed offsite, etc. Landfills
-If left in pit and plan to solidify what medium will be used? (cement, lime, sawdust)
-Landfill or offsite name/permit number? Please see attached
Permittee shall provide written notice to the Office of Oil and Gas of any load of drill cuttings or associated waste rejected at any West Virginia solid waste facility. The notice shall be provided within 24 hours of rejection and the permittee shall also disclose where it was properly disposed.
I certify that I understand and agree to the terms and conditions of the GENERAL WATER POLLUTION PERMIT issued on August 1, 2005, by the Office of Oil and Gas of the West Virginia Department of Environmental Protection. I understand that the provisions of the permit are enforceable by law. Violations of any term or condition of the general permit and/or other applicable law or regulation can lead to enforcement action.  I certify under penalty of law that I have personally examined and am familiar with the information submitted on this application form and all attachments thereto and that, based on my inquiry of those individuals immediately responsible for obtaining the information, I believe that the information is true, accurate, and complete. I am aware that the information of the general permit and/or other applicable law or regulation form and all attachments thereto and that, based on my inquiry of those individuals immediately responsible for obtaining the information, I believe that the information is true, accurate, and complete. I am aware that the procedificant penalties for submitting false information, including the possibility of fine or imprisonment.  Office of Oil & Gas  Company Official Signature  MAR 16 2015
Company Official (Typed Name) Dee Swiger
Company Official Title Regulatory Analyst III
Subscribed and sworn before me this 25th day of February, 20 15 NOTARIAL SEAL Regina Logue, Notary Public Notary Public My Commission Expires July 7, 2018  My commission expires 07/07/2018

Field Reviewed?

## 4705101838

Operator's Well No. MND 1 FHS

Proposed Revegetation Treatm	ent: Acres Disturbed 9	.0 Prevegetation pH	
2 to 3	Tons/acre or to corre	6.0	
10-2 Fertilizer type		Ct to pri	
Fertilizer amount 500			
Hay or straw at 2	<u> </u>	lbs/acre	
Mulch		_Tons/acre	
		Seed Mixtures	
Tem	porary	Permane	ent
Seed Type	lbs/acre	Seed Type	lbs/acre
Tall Fescue	40	Tall Fescue	40
Ladino Clover	5	Ladino Clover	5
**See site plans for full list		**See site plans for full list	
	ed 7.5' topographic sheet.	ell	
			Ronalvad
			Received Office of Oil &
			Received Office of Oil 8.
Title: Oil + Ga	s luene for	Date: 2/25/15	Office of Oil 8

\_\_\_\_) No

## **Cuttings Disposal/Site Water**

4705101838

## **Cuttings – Haul off Company:**

Eap Industries, Inc. DOT # 0876278 1575 Smith Two State Rd. Atlasburg, PA 15004 1-888-294-5227

Waste Management 200 Rangos Lane Washington, PA 15301 724-222-3272

Environmental Coordination Services & Recycling (ECS&R) 3237 US Highway 19
Cochranton, PA 16314
814-425-7773

## **Disposal Locations:**

Apex Environnemental, LLC Permit # 06-08438 11 County Road 78 Amsterdam, OH 43903 740-543-4389

Westmoreland Waste, LLC Permit # 100277 111 Conner Lane Belle Vernon, PA 15012 724-929-7694

Sycamore Landfill Inc. Permit #R30-079001 05-2010 4301 Sycamore Ridge Road Hurricane, WV 25526 304-562-2611

Max Environnemental Technologies, Inc. facility Permit # PAD004835146 / 301071 233 Max Lane Yukon, PA 25968 724-722-3500

Max Environnemental Technologies, Inc. Facility Permit # PAD05087072 / 301359 200 Max Drive Bulger, PA 15019 724-796-1571

Waste Management Kelly Run Permit # 100663 1901 Park Side Drive Elizabeth, PA 15037

Waste Management South Hills (Arnoni) Permit # 100592 3100 Hill Road Library, PA 15129 724-348-7013

Waste Management Arden Permit # 100172 200 Rangos Lane Washington, PA 15301 724-222-3272

Waste Management Meadowfill Permit # 1032 1488 Dawson Drive Bridgeport, WV 26330

Brooke County Landfill Permit # SWF-103-97 / WV 0109029 Rd 2 Box 410 Colliers, WV 26035 304-748-0014 Received
Office of Oil & Gas
MAR 1 6 2015

05/29/2015

Wetzel County Landfill Permit # SWF-1021-97 / WV 0109185 Rt 1 Box 156A New Martinsville, WV 26035 304-455-3800

Energy Solutions, LLC Permit # UT 2300249 423 West 300 South Suite 200 Salt Lake City, UT 84101 4705101838

Energy Solutions Services, Inc. Permit # R-73006-L24 1560 Bear Creek Road Oak Ridge, TN 37830

## Water Haul off Companies:

Dynamic Structures, Clear Creek DOT # 720485 3790 State Route 7 New Waterford, OH 44445 330-892-0164

## **Disposal Locations:**

Solidification Waste Management, Arden Landfill Permit # 100172 200 Rangos Lane Washington, PA 15301 724-225-1589

Solidification/Incineration Soil Remediation, Inc. Permit # 02-20753 6065 Arrel-Smith Road Lowelville, OH 44436 330-536-6825

Adams #1 Permit # 34-031-2-7177 23986 Airport Road Coshocton, OH 43812 740-575-4484

Adams #2 Permit # 34-031-2-7178 740-575-4484

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MAR 1 6 2015



Site Safety Plan
Noble Energy, Inc.
MND 1 Well Pad
1100 Kansas Ridge Rd
Moundsville, WV
February 2015: Version 1

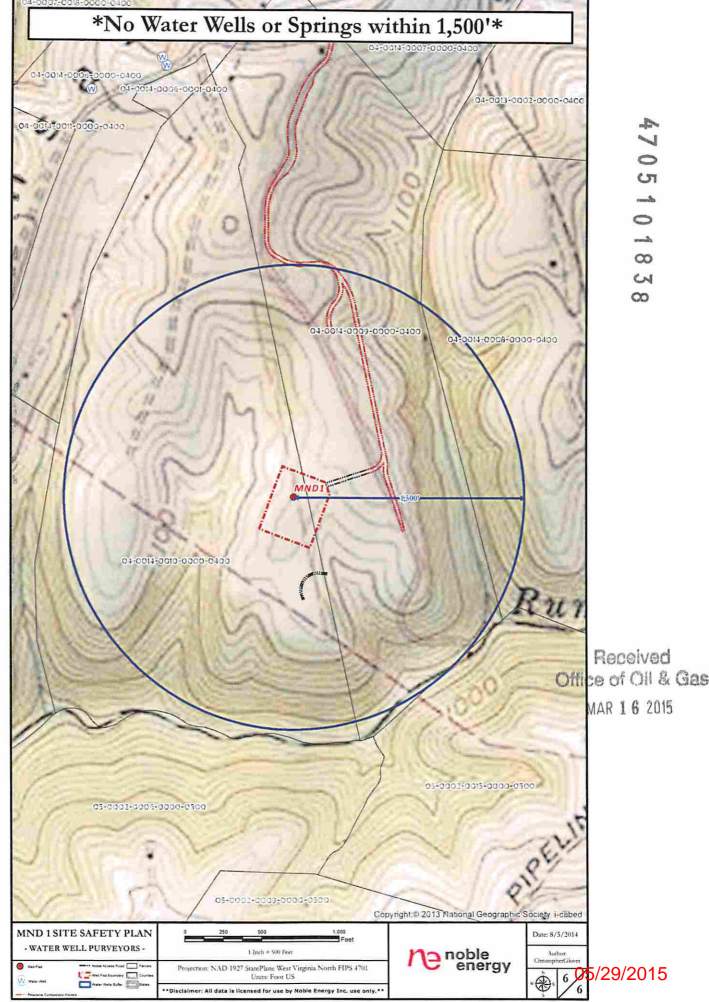
FHS

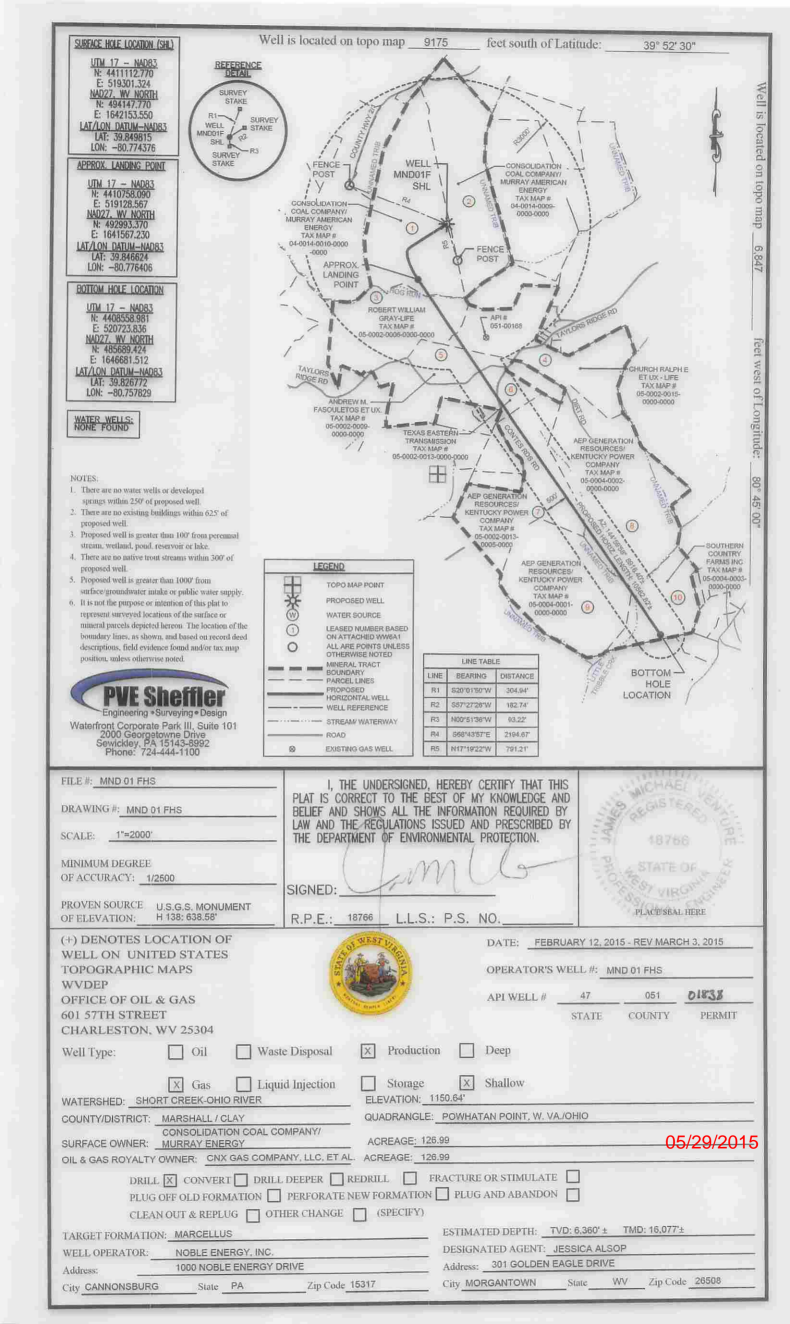
For Submission to
West Virginia Department of Environmental Protection,
Office of Oil and Gas

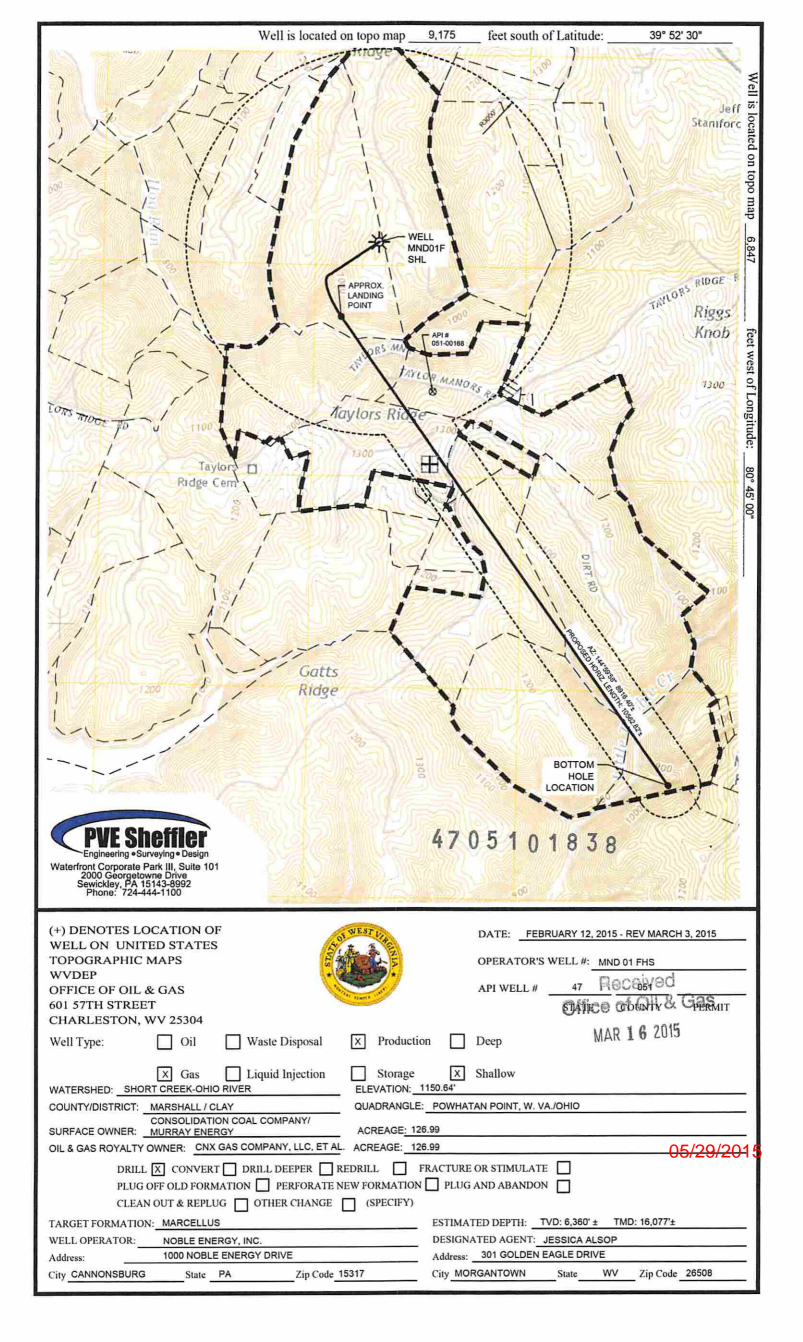
Noble Energy, Inc.
Appalachia Offices
1000 Noble Energy Drive
Canonsburg, PA 15317-9504

Office of Oil & Gas

MAR 1 6 2015







## INFORMATION SUPPLIED UNDER WEST VIRGINIA CODE Chapter 22, Article 6A, Section 5(a)(5) IN LIEU OF FILING LEASE(S) AND OTHER CONTINUING CONTRACT(S)

Under the oath required to make the verification on page 1 of this Notice and Application, I depose and say that I am the person who signed the Notice and Application for the Applicant, and that –

- the tract of land is the same tract described in this Application, partly or wholly depicted in the accompanying plat, and described in the Construction and Reclamation Plan;
- (2) the parties and recordation data (if recorded) for lease(s) or other continuing contract(s) by which the Applicant claims the right to extract, produce or market the oil or gas are as follows:

Lease Name of Number	Grantor, Lessor, etc.	Grantee, Lessee, etc.	Royalty	Book/Page
1.) 623175	Consolidation Coal Company, et al	CNX Gas Company, LLC	100% Fee Mineral	646-493
	CNX Gas Company, LLC	Noble Energy, Inc.	50% Fee Mineral	752-66
2.) 623177	Consolidation Coal Company, et al	CNX Gas Company, LLC	100% Fee Mineral	646-493
	CNX Gas Company, LLC	Noble Energy, Inc.	50% Fee Mineral	752-66

#### Acknowledgement of Possible Permitting/Approval In Addition to the Office of Oil and Gas

The permit applicant for the proposed well work addressed in this application hereby acknowledges the possibility of the need for permits and/or approvals from local, state, or federal entities in addition to the DEP, Office of Oil and Gas, including but not limited to the following:

- · WV Division of Water and Waste Management
- WV Division of Natural Resources WV Division of Highways
- · U.S. Army Corps of Engineers
- U.S. Fish and Wildlife Service
- · County Floodplain Coordinator

The applicant further acknowledges that any Office of Oil and Gas permit in no way overrides, replaces, or nullifies the need for other permits/approvals that may be necessary and further affirms that all needed permits/approvals should be acquired from the appropriate authority before the affected activity is initiated.

Well Operator:

By:

Its:

NoBLE ENERGY INC.

Received
Office of Oil & Gas

MAR 1 6 2015

4705101838

RECEIVED Office of Oil and Gas

MAY 26 2015

WV Department of Environmental Protection

# MND 01 FHS

ITEM NO.	LEASE NO.	LESSOR/ASSIGNOR	LESSEE/ASSIGNEE	ROYALTY	BOOK/PAGE
, ,	· ·	Robert W. Gray, Jr., et al	Chevron U.S.A. Inc.	70.7	772-9
9-7-6	N/A	Chevron U.S.A. Inc.	Noble Energy, Inc (50%) CNX Gas Company (50%)		31-59
		Ralph E. Church, et ux, et al	Gastar Exploration USA, Inc.		792-97
4) E 2 1E	٧/١٧	Gastar Exploration USA, Inc.	Atinum Marcellus I, LLC (50% WI)		29-157
CT-7-C /+	Y/N	Gastar Exploration USA, Inc. Atinum Marcellus I, LLC	Noble Energy, Inc. (50%) CNX Gas Company (50%)	10.30%	32-177
	Q076662001	Andrew M. Fasouletos, et ux	Noble Energy, Inc.	18.50%	18.50% 802-283
5) 5-2-9	Q076662002	Michael Andrew Fasouletos	Noble Energy, Inc.	18.50%	18.50% 802-280
	0076662003	Tena Marie Sticklin	Noble Energy, Inc.	18.50%	18.50% 802-277
6) 5-2-13	N/A	Texas Eastern Transmission	Noble Energy, Inc.	18%	015-658
7) 5-2-13.5	Q08344200	AEP Generation Resources Inc.& Kentucky Power Company	Noble Energy, Inc.	20%	20% 829-157
8) 5-4-2	Q08344200	AEP Generation Resources Inc.& Kentucky Power Company	Noble Energy, Inc.	20%	20% 829-157
9) 5-4-1	Q08344200	AEP Generation Resources Inc.& Kentucky Power Company	Noble Energy, Inc.	20%	20% 829-157
10) 5-4-3	Q07617000	Southern Country Farms	Noble Energy, Inc.	18%	18% 801-79
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STEPTOE & JOHNSON PLLC LIBA LOVEJOY P O ROX 1589 CHREESTON, NV 25325-1598

RETURN TO: Lisa Lovejay
Energy Department
Steptoe & Johnson PLLC
P.O. Box 1588
Charleston, WW 25322-1589

Jan Pest
MARHALL County 10:22:36 AM
Instrument No 1314/57
Date Recorded 12/05/2011
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Pases Recorded 28
Book-Pase 752-66
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Transfer Tax \$144,084.60
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#### MINERAL INTEREST DEED

This MINERAL INTEREST DEED (this "Deed") is from CNX GAS COMPANY LLC, a Virginia limited liability company ("Grantor"), whose address is 1000 CONSOL Energy Drive, Canonsburg, PA 15317, to NOBLE ENERGY, INC., a Delaware corporation ("Grantee"), whose address is 100 Glenborough Drive, Suite 100, Houston, Texas 77067, and is effective as of 7:00 a.m. (Central Time) on July 1, 2011 (the "Effective Time").

#### RECITALS

WHEREAS, Grantor desires to grant and convey to Grantee, and Grantee desires to receive from Grantor, an undivided 50% of Grantor's right, title and interest in the assets and properties described below in accordance with this Deed and the Acquisition Agreement (defined below).

NOW, THEREFORE, for and in consideration of the mutual promises contained herein and in the Acquisition Agreement, the benefits to be derived by each party hereunder and under the Acquisition Agreement, and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Grantor and Grantee agree as follows:

#### ARTICLE I DEFINED TERMS

I.I Definitions. Capitalized terms used herein and not otherwise defined in Section 3.4 or throughout the Deed shall have the meanings given such terms in the Asset Acquisition Agreement, dated as of August 17, 2011, as amended, by and between Grantor and Grantee (the "Acquisition Agreement").

#### ARTICLE II GRANT OF CONVEYED INTERESTS

2.1 Deed. Subject to the terms and conditions of this Deed, Grantor does hereby ORANT, CONVEY and TRANSFER to Grantee, and Grantee agrees to acquire, the following interests and properties (less and except for the Excluded Assets, such interests and properties described in <u>subsections (a)</u> and (b) of this <u>Section 2.1</u>, collectively, the "Conveyed Interests"):

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Office of Oil and Gas

MARSHALL COUNTY, WV

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WV Department of Environmental Protection

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- (a) an undivided 50% of all of Grantor's right, title and interest in and to the following assets and properties:
- (i) the oil and gas and mineral fee interests more particularly described in Exhibit A. insofar and only insofar as such oil and gas and mineral fee interests cover depths within the Marcellus Formation (such 50% of Grantor's interest in such oil and gas and mineral fee interests as so limited, collectively, the "Mineral Interests");
- (ii) all oil and gas wells drilled on the Mineral Interests or the Units insofar and only insofar as such wells are producing from, or have been drilled to produce from, those depths within the Marcellus Formation, including the oil and gas wells listed on <u>Bachibit B</u> (to the extent drilled on the Mineral Interests or Units and producing from or drilled to produce from such formation) (such 50% of Grantor's interest in such wells as so limited, the "Marcellus Wells"), and all fresh water wells, injection wells, salt water disposal wells and other wells of every nature and kind located on the Mineral Interests or the Units, in each case, to the extent that they are primarily used in connection with the Marcellus Wells, the Mineral Interests or the Units (such 50% of Grantor's interest in such wells as so limited, collectively with the Marcellus Wells, the "Wells");
- (iii) all interests in pools or units which include all or a part of any Mineral Interests insofar and only insofar as such pools or units cover depths within the Marcellus Formation and pertain to the Mineral Interests (such 50% of Grantor's interest in such pools and units as so limited, the "Units");
- (iv) to the extent they may be assigned (after exercising commercially reasonable efforts to obtain any and all relevant consents), all permits, licenses, servitudes, easements, rights-of-way, surface use agreements, water access and water use agreements and other similar surface use or water rights, in each case, to the extent primarily used in connection with the ownership or operation of the Mineral Interests, Units and Wells, including those set forth in Exhibit C (such 50% of Grantor's interest in the foregoing, collectively, the "Rights-Of-Way" and the Mineral Interests, Units, Wells and Rights-Of-Way being collectively referred to hereinafter as the "Properties");
- (v) all equipment, machinery, fixtures and other personal property, operational or nonoperational in each case, to the extent primarily used in connection with the Properties or the other Conveyed Interests, including well equipment, casing, tubing, pumps, motors, machinery, platforms, rods, tanks, boilers, fixtures, manifolds, structures, materials and other items primarily used or held for use in the operation of the Properties (such 50% of Grantor's interest in such properties, the "Personal Property"); and
- (vi) all Hydrocarbons produced from or allocated to the Mineral Interests, Marcellus Wells or Units on and after the Effective Time; and

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- (b) all of Grantor's right, title and interest in and to the following assets and properties to the extent, and only to the extent, that such assets and properties relate to the interests described in Section 2.1(a):
- (i) to the extent assignable, all Applicable Contracts and all rights thereunder;
  - (ii) all Well Imbalances relating to the Conveyed Interests;
- (iii) copies (in digital form, if available) of the following, to the extent (A) in Grantor's or its Affiliates' possession or (B) to which Grantor has the right but are in the possession of a Third Party: (1) land and title records (including abstracts of title, title opinions (including title opinions that cover both the Marcellus Formation and other formations) and title carative documents), (2) contract files, (3) correspondence, (4) maps, operations, environmental, production and accounting records, (5) facility and engineering/well files, (6) division order files (including division and interest statements), (7) engineering and/or production files, (8) permitting files and (10) geological data, but excluding any of the foregoing items that are primarily used in connection with the ownership or operation of the Excluded Assets; and
- (iv) to the extent assignable without payment of fees or other penalties, unless Grantor agrees to and does pay such fees and penalties, the geophysical data and other seismic and related technical data and information listed on <u>Schedule 2.1</u> to the Acquisition Agreement.
- 2.2 Easement. Subject to the terms and conditions of this Deed, Grantor does hereby assign, transfer and convey to Grantee a non-exclusive subsurface well bore easement through Grantor's Shallow Depths for the purposes of accessing, exploring, developing and producing Hydrocarbons from the Marcellus Formation to the extent relating to the Conveyed Interests provided that such easement shall not permit the production of Hydrocarbons from the Shallow Depths or perforations, open hole completions, fracture operations or other stimulation operations in the Shallow Depths (the "Subsurface Access Easement").
- TO HAVE AND TO HOLD the Conveyed Interests and the Subsurface Access Easement unto Grantee, its successors and assigns, forever, subject, however, to all the terms and conditions of this Deed, including, without limitation, Article III.
- 2.3 Excluded Assets and Reservation. The Conveyed Interests and the Subsurface Access Easement shall not include, and Grantor hereby reserves and retains, the Excluded Assets. Additionally, the Conveyed Interests covered by this Deed shall not include any of the Leases any of the assets covered by the Assignment, to the extent said Leases and assets are assigned to Grantee by the Assignment. Grantor and Grantee acknowledge and agree that the

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Assignment and this Deed (including all recorded counterparts thereof) are intended to COLLECTIVELY convey to Grantee the "Conveyed Interests" as described in the Acquisition Agreement. Grantor and Grantee acknowledge and agree that the Assignment and this Deed are not intended to effect multiple conveyances of the same properties or interests in such properties.

## ARTICLE III SPECIAL WARRANTY; DISCLAIMERS; CERTAIN DEFINITIONS

- 3.1 Special Warranty. Grantor hereby binds itself, its successors and assigns subject, however, to the Permitted Encumbrances, to warrant and forever defend all and singular title to the Marcellus Wells and Mineral Interests and the Subsurface Access Easement from and after April 30, 2010 to the date hereof for claims arising by, through or under Grantor, but not otherwise.
- 3.2 Subrogation. Grantor hereby assigns to Grantee all rights, claims and causes of action under title warranties given or made by Grantor's predecessors in interest (other than any Affiliates of Grantor) with respect to the Conveyed Interests, and Grantee is specifically subrogated to all rights which Grantor may have against such predecessors in interest with respect to the Conveyed Interests, to the extent Grantor may legally transfer such rights and grant such subrogation.

#### 3.3 Disclaimers and Subrogation of Warranties and Representations.

- (a) EXCEPT AS AND TO THE LIMITED EXTENT EXPRESSLY SET FORTH IN SECTION 3.1 OF THIS DEED AND IN ARTICLE VII OF THE ACQUISITION AGREEMENT, (I) GRANTOR MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS, STATUTORY OR IMPLIED, AND (II) GRANTOR EXPRESSLY DISCLAIMS ALL LIABILITY AND RESPONSIBILITY FOR ANY REPRESENTATION, WARRANTY, STATEMENT OR INFORMATION MADE OR COMMUNICATED (ORALLY OR IN WRITING) TO GRANTEE OR ANY OF ITS AFFILIATES, EMPLOYEES, AGENTS, CONSULTANTS OR REPRESENTATIVES (INCLUDING ANY OPINION, INFORMATION, PROJECTION OR ADVICE THAT MAY HAVE BEEN PROVIDED TO GRANTEE BY A MEMBER OF THE GRANTOR INDEMNIFIED PARTIES).
- (b) EXCEPT AS AND TO THE LIMITED EXTENT EXPRESSLY SET FORTH IN SECTION 3.1 OF THIS DEED AND ARTICLE VII OF THE ACQUISITION AGREEMENT, AND WITHOUT LIMITING THE GENERALITY OF THE FOREGOING, GRANTOR EXPRESSLY DISCLAIMS ANY REPRESENTATION OR WARRANTY, EXPRESS, STATUTORY OR IMPLIED, BY ANY MEMBER OF THE GRANTOR INDEMNIFIED PARTIES, AS TO (I) TITLE TO ANY OF THE CONVEYED INTERESTS AND THE SUBSURFACE ACCESS EASEMENT, (II) THE CONTENTS, CHARACTER OR NATURE OF ANY REPORT OF ANY PETROLEUM ENGINEERING CONSULTANT, OR

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ANY ENGINEERING, GEOLOGICAL OR SEISMIC DATA OR INTERPRETATION RELATING TO THE CONVEYED INTERESTS, (III) THE QUANTITY, QUALITY OR RECOVERABILITY OF HYDROCARBONS IN OR FROM THE CONVEYED INTERESTS, (IV) ANY ESTIMATES OF THE VALUE OF THE CONVEYED INTERESTS OR FUTURE REVENUES GENERATED BY THE CONVEYED INTERESTS, (V) THE PRODUCTION OF HYDROCARBONS FROM THE CONVEYED INTERESTS, (VI) THE MAINTENANCE, REPAIR, CONDITION, QUALITY, SUITABILITY, DESIGN OR MARKETABILITY OF THE CONVEYED INTERESTS, (VII) THE CONTENT, CHARACTER OR NATURE OF ANY INFORMATION MEMORANDUM, REPORTS, BROCHURES, CHARTS OR STATEMENTS PREPARED BY GRANTOR OR THIRD PARTIES WITH RESPECT TO THE CONVEYED INTERESTS, (VIII) ANY OTHER MATERIALS OR INFORMATION THAT MAY HAVE BEEN MADE AVAILABLE TO GRANTEE OR ITS AFFILIATES, OR ITS OR THEIR EMPLOYEES, AGENTS, CONSULTANTS, REPRESENTATIVES OR ADVISORS IN CONNECTION WITH THE TRANSACTIONS CONTEMPLATED BY THIS DEED OR ANY DISCUSSION OR PRESENTATION RELATING THERETO, AND (IX) ANY IMPLIED OR EXPRESS WARRANTY OF FREEDOM FROM PATENT OR TRADEMARK INFRINGEMENT. EXCEPT AS AND TO THE LIMITED EXTENT EXPRESSLY REPRESENTED OTHERWISE IN SECTION 3.1 OF THIS DEED OR ARTICLE VII OF THE ACQUISITION AGREEMENT, GRANTOR FURTHER DISCLAIMS ANY REPRESENTATION OR WARRANTY, EXPRESS, STATUTORY OR IMPLIED, OF MERCHANTABILITY, FREEDOM FROM LATENT VICES OR DEFECTS, FIINESS FOR A PARTICULAR PURPOSE OR CONFORMITY TO MODELS OR SAMPLES OF MATERIALS OF ANY CONVEYED INTERESTS AND THE SUBSURFACE ACCESS EASEMENT, IT BEING EXPRESSLY UNDERSTOOD AND AGREED BY GRANTOR AND GRANTEE THAT GRANTEE SHALL BE DEEMED TO BE OBTAINING THE CONVEYED INTERESTS AND THE SUBSURFACE ACCESS EASEMENT IN THEIR PRESENT STATUS, CONDITION AND STATE OF REPAIR, "AS IS" AND "WHERE IS" WITH ALL FAULTS OR DEFECTS (KNOWN OR UNKNOWN, LATENT, DISCOVERABLE OR UNDISCOVERABLE), AND THAT GRANTEE, SUBJECT TO ITS RIGHTS UNDER ARTICLE V OF THE ACQUISITION AGREEMENT, HAS MADE OR CAUSED TO BE MADE SUCH INSPECTIONS AS GRANTEE DEEMS APPROPRIATE.

(c) EXCEPT AS AND TO THE LIMITED EXTENT EXPRESSLY SET FORTH IN SECTION 7.19 OF THE ACQUISITION AGREEMENT AND WITHOUT LIMITING THE GENERALITY OF THE FOREGOING, GRANTOR MAKES NO REPRESENTATION OR WARRANTY REGARDING ANY MATTER OR CIRCUMSTANCE RELATING TO ENVIRONMENTAL LAWS, THE RELEASE OF MATERIALS INTO THE ENVIRONMENT OR THE PROTECTION OF HUMAN HEALTH, SAFETY, NATURAL RESOURCES OR THE ENVIRONMENT, OR ANY OTHER ENVIRONMENTAL CONDITION OF THE CONVEYED INTERESTS, AND NOTHING IN THIS DEED OR OTHER WISE SHALL BE CONSTRUED AS SUCH A REPRESENTATION

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OR WARRANTY, AND SUBJECT TO GRANTEE'S RIGHTS UNDER SECTIONS 6.1 AND 7.19 OF THE ACQUISITION AGREEMENT, GRANTEE SHALL BE DEEMED TO BE TAKING THE CONVEYED INTERESTS AND THE SUBSURFACE ACCESS EASEMENT "AS IS" AND "WHERE IS" WITH ALL FAULTS FOR PURPOSES OF THEIR ENVIRONMENTAL CONDITION AND THAT GRANTEE, SUBJECT TO ITS RIGHTS UNDER ARTICLE VI OF THE ACQUISITION AGREEMENT, HAS MADE OR CAUSED TO BE MADE SUCH ENVIRONMENTAL INSPECTIONS AS GRANTEE DEEMS APPROPRIATE.

- (d) GRANTOR AND GRANTEE ACREE THAT, TO THE EXTENT REQUIRED BY APPLICABLE LAW TO BE EFFECTIVE, THE DISCLAIMERS OF CERTAIN REPRESENTATIONS AND WARRANTIES CONTAINED IN THIS SECTION 3.3 ARE "CONSPICUOUS" DISCLAIMERS FOR THE PURPOSE OF ANY APPLICABLE LAW.
- 3.4 Certain Definitions. The following terms, as used herein, have the meanings set forth below:

"Additional Interests" means those additional oil and gas leases and oil and gas and mineral fee interests acquired by Grantor and/or its Affiliates in the Development Area from and after April 29, 2011, other than those Mineral Interests or Leases (or interests therein) acquired by Grantor from its Affiliates.

"Affiliate" means, with respect to any Person, any other Person that directly, or indirectly through one or more intermediaries, Controls or is Controlled by, or is under common Control with, such Person.

"Antero ORRI" means those certain royalty and overriding royalty payments due from Antero Resources Appalachian Corporation to CNX Gas Company LLC, under those certain Partial Assignment of Oil and Gas Leases dated September 29, 2008, effective September 30, 2008 and other instruments delivered pursuant to that Amended and Restated Farmout Acquisition Agreement dated September 23, 2008 by and among Dominion Exploration & Production, Inc., Dominion Appalachian Development LLC and Dominion Transmission Inc., predecessors to CNX Gas Company LLC, collectively as farmor, and Antero Resources Appalachian Corporation, as farmee.

"Applicable Contracts" means all Contracts to which Grantor is a party by which any Conveyed Interest is bound and that will be binding on Grantee after the Closing, including farmin and farmout agreements; bottomhole agreements; crude oil, condensate and natural gas purchase and sale, gathering, transportation and marketing agreements; hydrocarbon storage agreements; acreage contribution agreements; operating agreements; balancing agreements; pooling declarations or agreements; unitization agreements; processing agreements; crossing

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agreements; saltwater disposal agreements; facilities or equipment leases; letters of objection; production handling agreements and other similar contracts and agreements, held by Grantor and relating to the Conveyed Interests.

"Assignment" means that certain Assignment and Bill of Sale between Grantor and Grantee dated effective as of the Effective Time, including all recorded counterparts thereof.

"Closing" means the closing of the transfer by Grantor of the Conveyed Interests to Grantee pursuant to the Acquisition Agreement.

"Contract" means any written or oral contract, agreement, lease, mortgage, franchise, license agreement, purchase order, blading bid, commitment or any Applicable Contract that is an indenture, mortgage; loan, credit or sale-leaseback, guaranty of any obligation, bonds, letters of credit or similar financial contract or any other legally binding arrangement, including farmin and farmout agreements, participation, exploration and joint development agreements, crude oil, condensate and natural gas purchase and sale, gathering, transportation and marketing agreements, agreements, operating agreements, balancing agreements, unitization agreements, processing agreements, hydrocarbon belancing agreements, hydrocarbon storage agreements, fanilities or equipment leases, platform use and platform sharing agreements, production handling agreements and other similar Contracts, but excluding, however, any Lease, deed, essement, right-of-way, permit or other instrument (other than acquisition or similar sales or purchase agreements) creating or evidencing an interest in the Conveyed Interests or any real or immovable property related to or used in connection with the operations of any Conveyed Interests.

"Control" (including the terms "Controlling," "Controlled by" and "under common Control with") means the possession, direct or indirect, of the power to direct or cause the direction of the management and policies of a Person, whether through the ownership of voting shares, by contract or otherwise.

"Development Agreement" means that certain Joint Development Agreement by and between Grantor and Grantee dated as of even date herewith, as provided for in the Acquisition Agreement.

"Development Area" has the meaning set forth in the Development Agreement.

"Encumbrance" means any lien, mortgage, security interest, defect, irregularity, pledge, charge or encumbrance.

"Environmental Laws" means all applicable federal, state and local Laws in effect as of the date of this Deed, including common law, relating to the protection of the public health, welfare and the environment, including those Laws relating to the storage, handling and use of

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chemicals and other Hazardous Substances and those relating to the generation, processing, treatment, storage, transportation, disposal or other management thereof. The term "Environmental Lans" does not include good or desirable operating practices or standards that may be employed or adopted by other oil and gas well operators or recommended by a Governmental Authority.

#### "Excluded Assets" has the meaning set forth on Exhibit D.

"Governmental Authority" means any federal, state, local, municipal, tribal or other government; any governmental, regulatory or administrative agency, commission, body or other authority exercising or entitled to exercise any administrative, executive, judicial, legislative, belief, regulatory or taxing authority or power; and any court or governmental tribunal, including any tribal authority having or asserting jurisdiction.

"Hazardous Substances" means any pollutants, contaminants, toxic or hazardous or extremely hazardous substances, materials, wastes, constituents, compounds or chemicals that are regulated by, or may form the basis of liability under, any Environmental Laws, including naturally occurring radioactive materials and other substances referenced in Section 6.2 of the Acquisition Agreement.

"Hedge Contract" means any Contract to which Grantor or any of its Affiliates is a party with respect to any swap, forward, future or derivative transaction or option or similar agreement, whether exchange traded, "over-the-counter" or otherwise, involving, or settled by reference to, one or more rates, currencies, commodities, equity or debt instruments or securities, or economic, financial or pricing indices or measures of economic, financial or pricing risk or value or any similar transaction or any combination of these transactions.

"Hydrocarbons" means oil and gas and other hydrocarbons (including condensate) produced or processed in association therewith (whether or not such item is in liquid or gaseous form), or any combination thereof, and my minerals produced in association therewith.

"Imbalances" means all Well Imbalances and Pipeline Imbalances.

"Interim Period" means that period of time commencing with the Effective Time and ending immediately prior to Closing.

"Law" means any applicable statute, law, rule, regulation, ordinance, order, code, ruling, writ, injunction, decree or other official act of or by any Governmental Authority.

"Lease" means those certain oil, gas and/or mineral leases assigned by Grantor to Grantee pursuant to the Assignment.

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"Marcellus Formation" means, (a) in central Pennsylvania, specifically from the stratigraphic equivalent of the top of the Burkett in the DeArmitt #1 (API 37-129-27246) and 7000MD through to the stratigraphic equivalent of the top of the Onondaga at 7530MD; (b) in southwest Pennsylvania, specifically from the stratigraphic equivalent of the top of the Burkett in the GH-10C-CV (API 37-059-25397) at 7600MD through to the stratigraphic equivalent of the top of the Onondaga at 7900MD; and (a) in West Virginia, specifically from the stratigraphic equivalent of the top of the Burkett in the DEPI #14815 (API 47-001-02850) at 7350MD through to the stratigraphic equivalent of the top of the Onondaga at 7710MD, each of which is also shown in the logs attached to the Acquisition Agreement as Exhibit A-1.

"Oll and Gas Assets" mean the Conveyed Interests and, to the extent pertaining to the Marcellus Formation and operations relating thereto, the interests which are retained by Grantor in the properties and assets underlying the Conveyed Interests.

"Overhead Cosis" means, with respect to those Conveyed Interests that are operated by Grantor and are burdened by an existing joint operating agreement covering such Conveyed Interests, the amount representing the overhead or general and administrative fee that is charged to other working interest owners with interests in the related Conveyed Interests as set forth in the lease operating expenses statement, which amount is attributable to the Conveyed Interests during the Interim Period.

"Person" means any individual, corporation, company, partnership, limited partnership, limited liability company, trust, estate, Governmental Authority or any other entity.

"Pipeline Imbalance" means any marketing imbalance between the quantity of Hydrocarbons anributable to the Oil and Gas Assets required to be delivered by Grantor under any Contract relating to the purchase and sale, gathering, transportation, storage, processing (including any production handling and processing at a separation facility) or marketing of Hydrocarbons and the quantity of Hydrocarbons attributable to the Oil and Gas Assets actually delivered by Grantor pursuant to the relevant Contract, together with any appurtenant rights and obligations concerning production balancing at the delivery point into the relevant sale, gathering, transportation, storage or processing facility.

"Retained Interest" means all of Grantor's rights in and to the oil and gas and mineral fee interests described in Exhibit A, insofar and only insofar as such oil and gas and mineral fee interests cover depths and formations outside of the Marcellus Formation, including the non-exclusive right to use the surface and install pipelines and gathering systems in connection with the ownership or operation of such interests with respect to such depths and formations, and all wells to the extent associated therewith.

"SCADA Equipment" means all SCADA and similar control equipment and network communication towers.

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"Shallow Depths" means all of Grantor's rights in and to oil and gas and mineral fee interests described in <u>Exhibit A</u>, insofar and only insofar as such oil and gas and mineral fee interests cover depths and formations above the top of the Marcellus Formation.

"Third Party" means any Person other than Grantor and Grantee or an Affiliate of Grantor or Grantee.

"Well Imbalance" means any imbalance at the wellhead between the amount of Hydrocarbons produced from a Marcellus Well and allocable to the interests of Grantor therein and the shares of production from the relevant Marcellus Well to which Grantor is entitled, together with any appurtenant rights and obligations concerning future in kind and/or cash balancing at the wellhead.

## ARTICLE IV ASSUMED OBLIGATIONS

Without limiting Grantee's rights to indemnity under Article XIII of the Acquisition Agreement, any Title Indemnity Agreement, any Environmental Indemnity Agreement or under the special warranty of title in <u>Section 3.1</u>, and subject to the other limitations set forth in the Acquisition Agreement, effective as of the date of this Deed, Grantee hereby assumes and agrees to fulfill, perform, pay and discharge (or cause to be fulfilled, performed, paid or discharged) all of the Assumed Obligations.

## ARTICLE V MISCELLANEOUS

- 5.1 Separate Deeds. Where separate deeds and assignments of the Conveyed Interests and the Subsurface Access Easement have been or will be executed for filing in other recording jurisdictions or counties or for filing with, and approval by, applicable Governmental Authorities, any such separate deeds and assignments (a) shall evidence this Deed and the grant of the applicable Conveyed Interests and the Subsurface Access Easement herein made and shall not constitute any additional grant of any of the Conveyed Interests, the Subsurface Access Easement or interests in the properties covered hereby or thereby; (b) are not intended to modify, and shall not modify, any of the terms, covenants and conditions or limitations on waranties set forth in this Deed or the Acquisition Agreement and are not intended to create, and shall not create, any representations, warranties or additional covenants of or by Grantor to Grantee; and (c) shall be deemed to contain all of the terms and provisions of this Deed, as fully and to all intents and purposes as though the same were set forth at length in such separate deeds.
- 5.2 Deed Subject to Acquisition Agreement. This Deed is expressly subject to the terms and conditions of the Acquisition Agreement, including with respect to the interests conveyed hereby. If there is a conflict between the terms of this Deed and the Acquisition

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Agreement, the terms of the Acquisition Agreement shall control. This Deed is not intended by Grantor or Grantee to be a quitclaim.

- Governing Law; Jurisdiction; Venue; Jury Waiver. EXCEPT TO THE EXTENT THE LAWS OF ANOTHER JURISDICTION WILL, UNDER CONFLICT OF LAWS PRINCIPLES, GOVERN TRANSFERS OF THE CONVEYED INTERESTS OR THE SUBSURFACE ACCESS EASEMENT LOCATED IN SUCH OTHER JURISDICTION, THIS DEED AND THE LEGAL RELATIONS AMONG GRANTOR AND GRANTEE SHALL BE GOVERNED AND CONSTRUED IN ACCORDANCE WITH THE LAWS OF THE STATE OF TEXAS. EACH OF GRANTOR AND GRANTEE CONSENT TO THE EXERCISE OF JURISDICTION IN PERSONAM BY THE UNITED STATES FEDERAL DISTRICT COURTS LOCATED IN THE STATE OF PENNSYLVANIA FOR ANY ACTION ARISING OUT OF THIS DEED OR ANY TRANSACTION CONTEMPLATED HEREBY. ALL ACTIONS OR PROCEEDINGS WITH RESPECT TO, ARISING DIRECTLY OR INDIRECTLY IN CONNECTION WITH, OUT OF, RELATED TO, OR FROM THIS DEED OR ANY TRANSACTION CONTEMPLATED HEREBY SHALL BE EXCLUSIVELY LITIGATED IN THE UNITED STATES FEDERAL DISTRICT COURTS HAVING SITES IN PITTSBURGH, PENNSYLVANIA (AND ALL APPELLATE COURTS HAVING JURISDICTION THEREOVER). EACH OF GRANTOR AND GRANTEE WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ANY RIGHT IT MAY HAVE TO A TRIAL BY JURY IN RESPECT OF ANY ACTION, SUIT OR PROCEEDING ARISING OUT OF OR RELATING TO THIS DEED OR ANY TRANSACTION CONTEMPLATED HEREBY.
- 5.4 Successors and Assigns. This Deed shall bind and inure to the benefit of the parties hereto and their respective successors and assigns.
- 5.5 Counterparts. This Deed may be executed in any number of counterparts, and each such counterpart hereof shall be deemed to be an original instrument, but all of such counterparts shall constitute for all purposes one agreement. To facilitate recordation, there are omitted from the Exhibits to this Deed in certain counterparts descriptions of the Conveyed Interests and/or the Subsurface Access Easement located in recording jurisdictions other than the jurisdiction in which the counterpart is to be filed or recorded.
- 5.6 DECLARATION OF CONSIDERATION OR VALUE. Grantor hereby declares that the total consideration paid for that portion of the Mineral Interests hereby conveyed that is (a) real property and (b) subject to the West Virginia excise tax on the privilege of transferring real property is \$32,746,391.01.
- 5.7 CERTIFICATION OF EXEMPTION FROM WITHHOLDING. The undersigned Grantor hereby certifies, under penalty of perjury, that it is a Virginia limited liability company authorized to do business in the State of West Virginia, and is therefore

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exempt from state income tax withholding requirements imposed by West Virginia Code Chapter 11, Article 21, Section 71b.

[Signature pages follow]

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IN WITNESS WHEREOF, this Deed has been executed by the parties hereto as of September 25, 2011, but is effective for all purposes as of the Effective Time.

GRANTOR:

CNX GAS COMPANY L

Stephen W. Johnson Vice President and Secretary

**GRANTEE:** 

NOBLE ENERGY, INC.

Shawn E. Conner

Vice President

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SIGNATURE PAGE TO MINERAL INTEREST DEED

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## **ACKNOWLEDGMENTS**

STATE OF TEXAS, COUNTY OF HARRIS, TO-WIT:					
I, the undersigned a notary public of the said county, do hereby certify that on this description of Stephen W. Johnson , who acknowledged himself to be the officer, being so authorized to do so, executed the foregoing instrument for the purposes therein contained, by signing the name of the company by himself as said officer.					
IN WITNESS WHEREOF, I hereunto set my hand and official seal.					
Sofary Public					
My commission expires: 4-12-2012 IATARSHA S. STERLING NOTARY PUBLIC STATE OF TEXAS (Notarial Seal)					
STATE OF TEXAS, COUNTY OF HARRIS, TO-WIT:					
I, the undersigned, a notary public of the said county, do hereby certify that on this 29 of 2011, before me personally appeared Shawn E. Conner , who acknowledged himself to be the Vice President of NOBLE ENERGY, INC., and that he as such officer, being so authorized to do so, executed the foregoing instrument for the purposes therein contained, by signing the name of the company by himself as said officer.					
IN WITNESS WHEREOF, I hereunto set my hand and official seal.					
My commission expires:  STEPHANIE PINA & Notary Public STEPHANIE PINA & Notary Public State of Texas & My Commission Expires & My Commission Expires & May 01, 2013 (Notarial Seal)					
This document was prepared by:  C. Randali King, Esq., Porter & Hedges LLP, 1000 Main Street, 36th Floor, Houston, Texas 77002					

ACKNOWLEDGMENTS

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Page 4 of 9

EXHIBIT A MINERAL INTERESTS Marshall County, vov

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: 130484558S'

#### EXHIBIT D

#### **EXCLUDED ASSETS**

For purposes of this Deed, "Excluded Assets" means:

- (a) all of Grantor's corporate minute books and corporate financial records that relate to Grantor's business generally (including the ownership and operation of the Conveyed Interests);
- all trade credits, all accounts, receivables and all other proceeds, income or revenues attributable to the Conveyed Interests with respect to any period of time prior to the Effective Time;
- (c) all claims and causes of action of Grantor arising under or with respect to any Contracts
  that are attributable to periods of time prior to the Effective Time (including claims for
  adjustments or refunds);
- (d) subject to Section 5.4 of the Acquisition Agreement, all rights and interests of Grantor (i) under any policy or agreement of insurance or indemnity, (ii) under any bond or (iii) to any insurance or condemnation proceeds or awards arising, in each case, from acts, omissions or events, or damage to or destruction of property;
- (e) all Hydrocarbons produced and sold from the Properties with respect to all periods prior to the Effective Time, other than those Hydrocarbons attributable to the Conveyed Interests and in storage or existing in stock tanks, pipelines or plants (including inventory) as of the Effective Time;
- (f) all claims of Grantor for refunds of or loss carry forwards with respect to (i) Asset Taxes attributable to any period, or portion thereof, prior to the Effective Time, (ii) income or franchise Taxes or (iii) any Taxes attributable to the Excluded Assets;
- all offices (including any owned or leased real or immovable property relating thereto) and personal computers and associated peripherals and all radio and telephone equipment and licenses relating thereto;
- (h) all of Grantor's proprietary computer software, patents, trade secrets, copyrights, names, trademarks, logos and other intellectual property;
- all servitudes, easements, rights-of-way, surface fee interests, surface leases and other surface use agreements not primarily used or held for use in connection with the ownership or operation of the Properties or the Personal Property;

EXHIBIT D-1

: 1304845586\*

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- all documents and instruments of Grantor that may be protected by an attorney-client privilege;
- (k) all data and Contracts that cannot be disclosed to Grantee as a result of confidentiality arrangements under agreements with Third Parties;
- all audit rights arising under any of the Applicable Contracts or otherwise with respect to any period prior to the Riffective Time or to any of the Excluded Assets, except for any Imbalances assumed by Grantee;
- (m) all geophysical and other seismic and related technical data and information relating to the Properties or other Conveyed Interests to the extent that such geophysical and other seismic and related technical data and information is not transferable without payment of a fee or other penalty (unless Grantee agrees to, and does, pay such fees and penalties) or not otherwise set forth in Schedule 2,1 to the Acquisition Agreement;
- (n) documents prepared or received by Grantor or its Affiliates with respect to (l) lists of prospective purchasers for such transactions compiled by Grantor or its Affiliates, (ii) bids submitted by other prospective purchasers of the Conveyed Interests or any other interest in the Properties, (iii) analyses by Grantor or its Affiliates of any bids submitted by any prospective purchaser, (iv) correspondence between or among Grantor or its Affiliates or their respective representatives, and any prospective purchaser other than Grantee and (v) correspondence between Grantor or its Affiliates or any of their respective representatives with respect to any of the bids, the prospective purchasers, or the transactions contemplated in this Agreement;
- (o) all trucks, cars and drilling/workover rigs utilized by Grantor or its Affiliates in connection with the ownership or operation of the Conveyed Interests;
- (p) all Hedge Contracts;
- (q) all proceeds and amounts held in suspense as of Closing that are attributable to the Hydrocarbons produced from the Properties;
- (r) Overhead Costs payable to Grantor or any Affiliate of Grantor as an Operator of the Conveyed Interests attributable to the period between the Effective Time and the Closing Date;
- (s) files and records attributable to the Conveyed Interests that are maintained by Grantor that are not primarily used or held for use in connection with the operatorship or ownership of the Conveyed Interests;
- (1) any Conveyed Interests described in Section 2.1(b) that are not assignable;
- (u) any Retained Interest:

EXHIBIT D-2

## 100752 10093

- (v) all Existing Gathering Assets;
- (w) the Antero ORRI;
- (x) all rights to coal and substances mined in connection therewith;
- (y) any Additional Interests acquired by Grantor during the Interim Period in the Development Area with respect to which Grantee elects not to acquire its participating share pursuant to the terms of the Development Agreement;
- (z) all water rights;
- (aa) the Downstream Contracts, the NJR Contracts and the Peoples Contract;
- (bb) all Contracts which are held or to be held by Grantor in its capacity as operator of the Development Area set forth on Exhibit A-2 to the Development Agreement, including drilling Contracts and services Contracts;
- (cc) all Pipeline Imbalances; and
- (dd) all SCADA Equipment and Federal Communication Commission licenses.

## EXHIBIT D-3

STATE OF WEST VIRGINIA, MARSHALL COUNTY, SCI.:

1, JAN PHST, Clerk of the County Commission of said County, do berely certify that the annexed writing, bearing date on the sile day of Suptimble., 2011, was presented for and by me, admitted to record in my office upon the above certificate as to the parties therein named this 5th day of Dillinguis. 2011 at 10:22, o'clock A.M.

CPS BM 1041

ESTE: LANGE LEDE Clerk

#### MEMORANDUM OF LEASE

FEBRUARY

This MEMORANDUM OF LEASE, dated this 9 11 This MEMORANDUM OF LEASE, dated this 9 24 day of December, 2014 is utilized to indicate the existence of a PAID-UP OIL AND GAS LEASE (hereinafter, "Lease") of even date hereinafter, by and between \_\_\_Texas Eastern Transmission, LP, a Delaware partnership, whose address is 5400 Westheimer Court, Houston, TX 77056 (hereinafter, "Lessor" whether one or more), and NOBLE ENERGY, INC., a Delaware corporation, whose address is at 333 Technology Drive, Suite 116, Canonsburg, Pennsylvania 15317, (hereinafter, "Lessee").

Lessor did LEASE, LET, GRANT, and DEMISE exclusively unto Lessee, its successors and/or assigns, the rights to explore, develop, produce, and market oil and/or gas and all constituent products, including methane gas present in or associated with any coal seam, from the premises described below, subject to the provisions contained in the Lease including, but not limited to the following:

- PRIMARY TERM: The primary term of the Lease is for a period of five (5) years commencing on the date immediately set forth above, and for so long thereafter as oil, gas, or other substances covered by the Lease are capable of being produced in paying quantities from the Leased Premises or from lands pooled therewith, or the Lease is otherwise maintained or prolonged pursuant to the provisions contained in the Lease, including an extension of term contained therein. Lessee may extend the primary term of the Lease for an additional five (5) years after the end of the primary term, thereby continuing the term of the Lease to the end of the "extended" primary term.
- DESCRIPTION / LEASED PREMISES: All those certain tracts of land situate in the District of Franklin. County Marshall, State of West Virginia, generally bounded now or formerly as follows: On the North by: Ralph E. Church, et ux On the East by: Wayne Ralph Chaplin, et ux On the South by: AEP Generation Resources Inc. and Kentucky Power Company Andrew M. Fasouletos, et ux On the West by: and being the same land acquired by Lessor by virtue of instrument recorded in the Office of Clerk of the County Commission in Deed Book 625, Pages 196 and 96, said land being identified for tax purposes as TM2, Parcel 13 and 13.3 on this date, and stipulated to contain, for the purpose of calculating payments, 20.896 (Twenty and 896/1000) acres, more or less ("Leased

This Memorandum of Lease has been executed for the purpose of providing notice of the existence of the Lease and

hall not be considered in any way a modification or alteration	of the Lease.	
witness:	LESSOR Texas Eastern Transmission, LP, a Delaware partnership By: Spectra Energy Transmission Services, LLC Its General Partner	
Printed Name: ROOMESIA L. CLAKKE	Printed Name: Thomas V. Weden, Sr. Its: Vice President-Field Operations Address: 5400 Westhermer Ct.	-
WITNESS:	Houston, TX 77056	
Printed Name	Printed Name:Address:	
WITNESS:		_
Printed Name:	Printed Name:Address:	
WITNESS	7	Received Office of Oil & Gas
Printed Name:	Printed Name:Address:	MAR 1 6 2015
WITNESS:	LESSEE NOBLE ENERGY, INC.	
	Mark A Acres, Athrney-in-t	aet
MENIOR AND UNLOS LEASE - NORLE PAID UP - WV - 2013 07 01		PAGE 1

Premises").

4705101838

Printed Name:	MARK A. ACREE, Attorney-In-Fact
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Received
Office of Oil & Gas
MAR 1 6 2015

MEMORANDUM OF LEASE - NOBLE PAID UP - WV - 2013.07 01

PAGE 2

### INDIVIDUAL ACKNOWLEDGMENT

COMMONWEALTH/STATE OF	<u>.</u>
COUNTY OF	9 .5
The foregoing instrument was acknowledged before me thing. 20, by	sday of
My Commission expires:	
(Scal)	Printed Name:
STATE OF TEXAS \$  S  COUNTY OF HARRIS \$	
On this of	V. I.P. a Delaware limited partnership, and that he as such
IN WITNESS WHEREOF, I hereunder set my hand and of	Ticial seat.
•	Notify Public of the State of Texas My commission expires:
CORPORATE ACKNO  COMMONWEALTH OF PENNSYLVANIA \$  COUNTY OF WASHINGTON \$	YOLANDA M. GARZA MY COMMISSION EXPIRES November 4, 2018
	_, 20, before me, the undersigned officer, personally GY, INC., a Delaware corporation, personally known to me, and acknowledged to me that he executed the same for the
In witness thereof, I hereunto set my hand and affixed my $\mbox{\it My}$ COMMISSION EXPIRES:	official seal.  ALL G. Morcow  Notary Public
COMMONWEALTH OF PENNSYLVS NA  Hotarial Seal  JBI A. Morrow, Notary Public  Ceci Twp., Washington County  My Commission Expires Jan. 9, 2017  GENDEL, PENDSYLVANIA ASSOCIATION OF HOTAPIES	Notary Public

PREPARED BY / LIPTON RECORDATION, RETURN TO Land Department NOBLE ENERGY, INC. 333 Technology Drive, Suite 116 Canonsburg, PA 15317 Received
Office of Oil & Gas
MAR 1 6 2015





Office of Oil & Gas 601 57<sup>th</sup> street, SE Charleston, WV 25304-2345

Re: Drilling Under Roads

To Whom It May Concern:

Noble Energy, Inc. has the right to drill, stimulate and produce wells that are drilled under the County and State Roads as designated on the plats.

Should you have any questions or desire additional information, please do not hesitate to contact me at dswiger@nobleenergyinc.com or 724-820-3061.

Sincerely,

Dee Swiger

Regulatory Analyst III

DS/

Enclosures:

Received
Office of Oil & Gas
MAR 16 2015

### STATE OF WEST VIRGINIA DEPARTMENT OF ENVIRONMENTAL PROTECTION, OFFICE OF OIL AND GAS NOTICE CERTIFICATION

Date of Notic	ce Certification: 3 9 15	Α	PI No. 47-	051 -	
	<del></del>			Well No. MN	D 1 FHS
			_	me: MND 1	
Notice has l	been given:				
Pursuant to th	ne provisions in West Virginia Code	§ 22-6A, the Operator has provid	led the requ	ired parties v	with the Notice Forms listed
below for the	tract of land as follows:		•	-	
State:	West Virginia			519301.324	
County:	Marshall	N	~ -	4411112.770	
District:	Clay	Public Road Access	_	County Highwa	ay 88/8
Quadrangle:	Powhatan Point	Generally used farm	n name:	Consol (Now owned by	Murray American Energy DBA Consolidation Coa
Watershed:	Short Creek - Ohio River (HUC 10)				
prescribed by it has provide information roof giving the requirements Virginia Code	West Virginia Code § 22-6A-7(b), the secretary, shall be verified and sed the owners of the surface described and sequired by subsections (b) and (c), so surface owner notice of entry to su of subsection (b), section sixteen of § 22-6A-11(b), the applicant shall thave been completed by the applicant	hall contain the following inform bed in subdivisions (1), (2) and ection sixteen of this article; (ii) to irvey pursuant to subsection (a), if this article were waived in we ender proof of and certify to the	nation: (14) (4), subsethat the requestion te riting by the	A certification (b), securirement was n of this article surface own	on from the operator that (i) ction ten of this article, the deemed satisfied as a result cle six-a; or (iii) the notice wher; and Pursuant to West
that the Ope	West Virginia Code § 22-6A, the Operator has properly served the require ECK ALL THAT APPLY		Notice Ce	tification	OOG OFFICE USE ONLY
☐ 1. NOT	FICE OF SEISMIC ACTIVITY or	■ NOTICE NOT REQUIRE SEISMIC ACTIVITY WAS			RECEIVED/ NOT REQUIRED
■ 2. NO	TICE OF ENTRY FOR PLAT SURV	YEY or □ NO PLAT SURVEY	WAS CO	NDUCTED	RECEIVED
☐ 3. NO	TICE OF INTENT TO DRILL or	NOTICE NOT REQUIRE NOTICE OF ENTRY FOR PL WAS CONDUCTED or			RECEIVED/ NOT REQUIRED
		WRITTEN WAIVER BY (PLEASE ATTACH)	SURFAC	E OWNER	
■ 4. NO	ΠCE OF PLANNED OPERATION				RECEIVED
■ 5. PUE	BLIC NOTICE				☑ RECEIVED
■ 6. NO	TICE OF APPLICATION				RECEIVED

### Required Attachments:

The Operator shall attach to this Notice Certification Form all Notice Forms and Certifications of Notice that have been provided to the required parties and/or any associated written waivers. For the Public Notice, the operator shall attach a copy of the Class II Legal Advertisement with publication date verification or the associated Affidavit of Publication. The application of Notice shall serve as proof that the required parties have been noticed as required under West Virginia Code § 22-6A. Pursuant to West Virginia Code § 22-6A-11(b), the Certification of Notice to the person may be made by affidable of personal service, the return receipt card or other postal receipt for certified mailing.

### 4705101838

### Certification of Notice is hereby given:

THEREFORE, I		e read and	d understand	the notice requirements within West Virginia Code § 22-
6A. I certify tha	t as required under West Virginia Co	de § 22-6	6A, I have se	erved the attached copies of the Notice Forms, identified
above, to the re	quired parties through personal service	e, by reg	gistered mail	or by any method of delivery that requires a receipt or
signature confirm	nation. I certify under penalty of law t	that I hav	e personally	examined and am familiar with the information submitted
in this Notice C	Certification and all attachments, and	that bas	sed on my in	nquiry of those individuals immediately responsible for
obtaining the inf	formation, I believe that the information	n is true,	accurate and	complete. I am aware that there are significant penalties
for submitting fa	lse information, including the possibili	ity of fine	and impriso	nment.
•		•	•	
Well Operator:	Noble Energy, Inc.		Address:	1000 Noble Energy Drive
By:	Dee Swiger Nul	<del></del>		Canonsburg, PA 15317
Its:	Regulatory Analyst I		Facsimile:	724-416-5248
Telephone:	724-820-3061		Email:	dee.swiger@nblenergy.com
	NOTARY SEAL	Subscr	ihed and swo	orn before me this 25 day of February.
COM			ກີ	50.00 into into 513 tai) or
	MONWEALTH OF PENNSYLVANIA NOTARIAL SEAL	<b>``</b> }	Soumo	Notary Public
1	Regina Logue, Notany Dublic		X	1,000
1	NEW SEWICKIEV TWD Regues County	My Co	mmission Ex	nires 7/7/18
1	"I CUITITISSION EVALUACE ILL. T AGE I	, 00	DION DA	
#598	R, PENNSYLVANIA ASSOCIATION OF MOTARIES			

### Oil and Gas Privacy Notice:

The Office of Oil and Gas processes your personal information, such as name, address and telephone number, as part of our regulatory duties. Your personal information may be disclosed to other State agencies or third parties in the normal course of business or as needed to comply with statutory or regulatory requirements, including Freedom of Information Act requests. Our office will appropriately secure your personal information. If you have any questions about our use or your personal information, please contact DEP's Chief Privacy Officer at <a href="mailto:depprivacyofficer@wv.gov">depprivacyofficer@wv.gov</a>.

Office of Oil & Gas
MAR 1 6 2015

API NO. 47051	
OPERATOR WELL NO.	MND 1 FHS
Weil Pad Name: MND 1	

### STATE OF WEST VIRGINIA DEPARTMENT OF ENVIRONMENTAL PROTECTION, OFFICE OF OIL AND GAS NOTICE OF APPLICATION

Notice Time Requirement: notice shall be provided no later than the filing date of permit application. 4705101838 Date of Notice: 3/9/15 Date Permit Application Filed: 3/10/15 Notice of: PERMIT FOR ANY CERTIFICATE OF APPROVAL FOR THE WELL WORK CONSTRUCTION OF AN IMPOUNDMENT OR PIT Delivery method pursuant to West Virginia Code § 22-6A-10(b) PERSONAL REGISTERED ☑ METHOD OF DELIVERY THAT REQUIRES A SERVICE MAIL RECEIPT OR SIGNATURE CONFIRMATION Pursuant to W. Va. Code § 22-6A-10(b) no later than the filing date of the application, the applicant for a permit for any well work or for a certificate of approval for the construction of an impoundment or pit as required by this article shall deliver, by personal service or by registered mail or by any method of delivery that requires a receipt or signature confirmation, copies of the application, the erosion and sediment control plan required by section seven of this article, and the well plat to each of the following persons: (1) The owners of record of the surface of the tract on which the well is or is proposed to be located; (2) The owners of record of the surface tract or tracts overlying the oil and gas leasehold being developed by the proposed well work, if the surface tract is to be used for roads or other land disturbance as described in the erosion and sediment control plan submitted pursuant to subsection (c), section seven of this article; (3) The coal owner. operator or lessee, in the event the tract of land on which the well proposed to be drilled is located [sic] is known to be underlain by one or more coal seams; (4) The owners of record of the surface tract or tracts overlying the oil and gas leasehold being developed by the proposed well work, if the surface tract is to be used for the placement, construction, enlargement, alteration, repair, removal or abandonment of any impoundment or pit as described in section nine of this article; (5) Any surface owner or water purveyor who is known to the applicant to have a water well, spring or water supply source located within one thousand five hundred feet of the center of the well pad which is used to provide water for consumption by humans or domestic animals; and (6) The operator of any natural gas storage field within which the proposed well work activity is to take place. (c)(1) If more than three tenants in common or other co-owners of interests described in subsection (b) of this section hold interests in the lands, the applicant may serve the documents required upon the person described in the records of the sheriff required to be maintained pursuant to section eight, article one, chapter eleven-a of this code. (2) Notwithstanding any provision of this article to the contrary, notice to a lien holder is not notice to a landowner, unless the lien holder is the landowner. W. Va. Code R. § 35-8-5.7.a requires, in part, that the operator shall also provide the Well Site Safety Plan ("WSSP") to the surface owner and any water purveyor or surface owner subject to notice and water testing as provided in section 15 of this rule. ☐ Application Notice ☐ WSSP Notice ☐ E&S Plan Notice ☐ Well Plat Notice is hereby provided to: ☑ SURFACE OWNER(s) M COAL OWNER OR LESSEE Name: Consol Mining Company / Ryan Arp Name: Murray Energy Corporation / Jason Witt Address: 1000 Consol Energy Drive Address: 46226 National Road Canonsburg, PA 15317 Saint Clairsville, OH 43950 Received COAL OPERATOR Name: Name: Consolidation Coal Company (Alex O'Neill) Office of Oil & Gas Address: Address: 46226 National Road MAR 1 6 2015 Saint Clairsville, OH 43950 ☑ SURFACE OWNER(s) (Road and/or Other Disturbance) Name: Wendell B. & Caroyln S. Rine ☐ SURFACE OWNER OF WATER WELL Address: 918 Kansas Ridge Lane AND/OR WATER PURVEYOR(s) Moundsville, WV 26041 Name: No water purveyors with in 1500' Name: Address: Address: ☐ OPERATOR OF ANY NATURAL GAS STORAGE FIELD Name: ☐ SURFACE OWNER(s) (Impoundments or Pits) Address: Name: Address: -05/29/2015

\*Please attach additional forms if necessary

API NO. 47-051 OPERATOR WELL NO. MND 1 FHS
8 Veil Pad Name: MND 1

### Notice is hereby given:

Pursuant to West Virginia Code § 22-6A-10(b), notice is hereby given that the undersigned well operator has applied for a permit for well work or for a certificate of approval for the construction of an impoundment or pit.

### This Notice Shall Include:

Pursuant to W. Va. Code § 22-6A-10(b), this notice shall include: (1) copies of the application; (2) the erosion and sediment control plan required by section seven of this article; and (3) the well plat.

Pursuant to W. Va. Code § 22-6A-10(f), this notice shall include: (1) a statement of the time limits for filing written comments; (2) who may file written comments; (3) the name and address of the secretary for the purpose of filing the comments and obtaining additional information; and (4) a statement that the persons may request, at the time of submitting written comments, notice of the permit decision and a list of persons qualified to test water.

Pursuant to W. Va. Code R. § 35-8-5.7.a, the operator shall provide the Well Site Safety Plan to the surface owner and any water purveyor or surface owner subject to notice and water testing as provided in section 15 of this rule.

Pursuant to W. Va. Code R. § 35-8-15.2.c, this notice shall: (1) contain a statement of the surface owner's and water purveyor's right to request sampling and analysis; (2) advise the surface owner and water purveyor of the rebuttable presumption for contamination or deprivation of a fresh water source or supply; advise the surface owner and water purveyor that refusal to allow the operator to conduct a pre-drilling water well test constitutes a method to rebut the presumption of liability; (3) advise the surface owner and water purveyor of his or her independent right to sample and analyze any water supply at his or her own expense; advise the surface owner and water purveyor whether or not the operator will utilize an independent laboratory to analyze any sample; and (4) advise the surface owner and or water purveyor that he or she can obtain from the Chief a list of water testing laboratories in the subject area capable of and qualified to test water supplies in accordance with standard acceptable methods.

Additional information related to horizontal drilling may be obtained from the Secretary, at the WV Department of Environmental Protection headquarters, located at 601 57<sup>th</sup> Street, SE, Charleston, WV 25304 (304-926-0450) or by visiting <a href="https://www.dep.wv.gov/oil-and-gas/pages/default.aspx">www.dep.wv.gov/oil-and-gas/pages/default.aspx</a>.

### **Well Location Restrictions**

Pursuant to W. Va. Code § 22-6A-12, Wells may not be drilled within two hundred fifty feet measured horizontally from any existing water well or developed spring used for human or domestic animal consumption. The center of well pads may not be located within six hundred twenty-five feet of an occupied dwelling structure, or a building two thousand five hundred square feet or larger used to house or shelter dairy cattle or poultry husbandry. This limitation is applicable to those wells, developed springs, dwellings or agricultural buildings that existed on the date a notice to the surface owner of planned entry for surveying or staking as provided in section ten of this article or a notice of intent to drill a horizontal well as provided in subsection (b), section sixteen of this article was provided, whichever occurs first, and to any dwelling under construction prior to that date. This limitation may be waived by written consent of the surface owner transmitted to the department and recorded in the real property records maintained by the clerk of the county commission for the county in which such property is located. Furthermore, the well operator may be granted a variance by the secretary from these distance restrictions upon submission of a plan which identifies the sufficient measures, facilities or practices to be employed during well site construction, drilling and operations. The variance, if granted, shall include terms and conditions the department requires to ensure the safety and protection of affected persons and property. The terms and conditions may include insurance, bonding and indemnification, as well as technical requirements. (b) No well pad may be prepared or well drilled within one hundred feet measured horizontally from any perennial stream, natural or artificial lake, pond or reservoir, or a wetland, or within three hundred feet of a naturally reproducing trout stream. No well pad may be located within one thousand feet of a surface or ground water intake of a public water supply. The distance from the public water supply as identified by the department shall be measured as follows: (1) For a surface water intake on a lake or reservoir, the distance shall be measured from the boundary of the like of reservoir. (2) For a surface water intake on a flowing stream, the distance shall be measured from a semicircular radius experiment from a semicircular radiu surface water intake. (3) For a groundwater source, the distance shall be measured from the wellhead or spring. The department may, in its discretion, waive these distance restrictions upon submission of a plan identifying sufficient measures, facilities ARphadices to be employed during well site construction, drilling and operations to protect the waters of the state. A waiver, if granted, shall impose any permit conditions as the secretary considers necessary. (c) Notwithstanding the foregoing provisions of this section, nothing contained in this section prevents an operator from conducting the activities permitted or authorized by a Clean Water Act Section 404 permit or other approval from the United States Army Corps of Engineers within any waters of the state or within the restricted areas referenced in this section. (d) The well location restrictions set forth in this section shall not apply to any well on a multiple well pad if at least one of the wells was permitted prior to the effective date of this article. (e) The secretary shall, by December 31, 2012, report to the Legislature on the noise, light, dust and volatile organic compounds generated by the drilling of horizontal wells as they redate to the well location restrictions regarding occupied dwelling structures pursuant to this section. Upon a finding, if any, by the secretary that the well location restrictions regarding occupied dwelling structures are inadequate or otherwise require alteration to address the items

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API NO. 47-051 - OPERATOR WELL NO. MND 1 FHS

Well Pad Name: MND 1

examined in the study required by this subsection, the secretary shall have the authority to propose for promulgation legislative rules establishing guidelines and procedures regarding reasonable levels of noise, light, dust and volatile organic compounds relating to drilling horizontal wells, including reasonable means of mitigating such factors, if necessary.

### Water Well Testing:

Pursuant to West Virginia Code § 22-6A-10(d), notification shall be made, with respect to surface landowners identified in subsection (b) or water purveyors identified in subdivision (5), subsection (b) of this section, of the opportunity for testing their water well. The operator shall provide an analysis to such surface landowner or water purveyor at their request.

### Water Testing Laboratories:

Pursuant to West Virginia Code § 22-6A-10(i), persons entitled to notice pursuant to subsection (b) of this section may contact the department to ascertain the names and locations of water testing laboratories in the subject area capable and qualified to test water supplies in accordance with standard accepted methods. In compiling that list of names the department shall consult with the state Bureau for Public Health and local health departments. A surface owner and water purveyor has an independent right to sample and analyze any water supply at his or her own expense. The laboratory utilized by the operator shall be approved by the agency as being certified and capable of performing sample analyses in accordance with this section.

### Rebuttable Presumption for Contamination or Deprivation of a Fresh Water Source or Supply:

W. Va. Code § 22-6A-18 requires that (b) unless rebutted by one of the defenses established in subsection (c) of this section, in any action for contamination or deprivation of a fresh water source or supply within one thousand five hundred feet of the center of the well pad for horizontal well, there is a rebuttable presumption that the drilling and the oil or gas well or either was the proximate cause of the contamination or deprivation of the fresh water source or supply. (c) In order to rebut the presumption of liability established in subsection (b) of this section, the operator must prove by a preponderance of the evidence one of the following defenses: (1) The pollution existed prior to the drilling or alteration activity as determined by a predrilling or prealteration water well test. (2) The landowner or water purveyor refused to allow the operator access to the property to conduct a predrilling or prealteration water well test. (3) The water supply is not within one thousand five hundred feet of the well. (4) The pollution occurred more than six months after completion of drilling or alteration activities. (5) The pollution occurred as the result of some cause other than the drilling or alteration activity. (d) Any operator electing to preserve its defenses under subdivision (1), subsection (c) of this section shall retain the services of an independent certified laboratory to conduct the predrilling or prealteration water well test. A copy of the results of the test shall be submitted to the department and the surface owner or water purveyor in a manner prescribed by the secretary. (e) Any operator shall replace the water supply of an owner of interest in real property who obtains all or part of that owner's supply of water for domestic, agricultural, industrial or other legitimate use from an underground or surface source with a comparable water supply where the secretary determines that the water supply has been affected by contamination, diminution or interruption proximately caused by the oil or gas operation, unless waived in writing by that owner. (f) The secretary may order the operator conducting the oil or gas operation to: (1) Provide an emergency drinking water supply within twenty-four hours; (2) Provide temporary water supply within seventy-two hours; (3) Within thirty days begin activities to establish a permanent water supply or submit a proposal to the secretary outlining the measures and timetables to be used in establishing a permanent supply. The total time in providing a permanent water supply may not exceed two years. If the operator demonstrates that providing a permanent replacement water supply cannot be completed within two years, the secretary may extend the time frame on case-by-case basis; and (4) Pay all reasonable costs incurred by the real property owner in securing a water supply. (g) A person as described in subsection (b) of this section aggrieved under the provisions of subsections (b), (e) or (f) of this section may seek relief in court... (i) Notwithstanding the denial of the operator of responsibility for the damage to the real property owner's water supply or the status of any appeal on determination of liability for the damage to the real property owner's water supply, the operator may not discontinue providing the required water service until authorized to do so by the secretary or a court of competent jurisdiction.

### **Written Comment:**

Pursuant to West Virginia Code § 22-6A-11(a), all persons described in subsection (b), section ten of this article may file written comments with the secretary as to the location or construction of the applicant's proposed well work within thirty days after the application is filed with the secretary. All persons described in West Virginia Code § 22-6A-10(b) may file written composed the location or construction of the applicant's proposed well work to the Secretary at:

Chief, Office of Oil and Gas Department of Environmental Protection 601 57<sup>th</sup> St. SE Charleston, WV 25304 (304) 926-0450

MAR 16 2015

Such persons may request, at the time of submitting written comments, notice of the permit decision and a list of persons may request, at the time of submitting written comments, notice of the permit decision and a list of persons may request, at the time of submitting written comments, notice of the permit decision and a list of persons may request, at the time of submitting written comments, notice of the permit decision and a list of persons may request.

API NO. 47- 051

OPERATOR WELL NO. MND 1 FHS

Well Pad Name: MND 1

### Time Limits and Methods for Filing Comments.

The law requires these materials to be served on or before the date the operator files its Application. You have **THIRTY (30) DAYS** after the filing date to file your comments. Comments must be filed in person or received in the mail by the Chief's office by the time stated above. You may call the Chief's office to be sure of the date. Check with your postmaster to ensure adequate delivery time or to arrange special expedited handling. If you have been contacted by the well operator and you have signed a "voluntary statement of no objection" to the planned work described in these materials, then the permit may be issued at any time.

Pursuant to West Virginia Code § 22-6A-11(c)(2), Any objections of the affected coal operators and coal seam owners and lessees shall be addressed through the processes and procedures that exist under sections fifteen, seventeen and forty, article six of this chapter, as applicable and as incorporated into this article by section five of this article. The written comments filed by the parties entitled to notice under subdivisions (1), (2), (4), (5) and (6), subsection (b), section ten of this article shall be considered by the secretary in the permit issuance process, but the parties are not entitled to participate in the processes and proceedings that exist under sections fifteen, seventeen or forty, article six of this chapter, as applicable and as incorporated into this article by section five of this article.

### **Comment Requirements**

Your comments must be in writing and include your name, address and telephone number, the well operator's name and well number and the approximate location of the proposed well site including district and county from the application. You may add other documents, such as sketches, maps or photographs to support your comments.

Disclaimer: All comments received will be placed on our web site <a href="http://www.dep.wv.gov/oil-and-gas/Horizontal-Permits/Pages/default.aspx">http://www.dep.wv.gov/oil-and-gas/Horizontal-Permits/Pages/default.aspx</a> and the applicant will automatically be forwarded an email notice that such comments have been submitted. The applicant will be expected to provide a response to comments submitted by any surface owner, water purveyor or natural gas storage operator noticed within the application.

### **Permit Denial or Condition**

The Chief has the power to deny or condition a well work permit. Pursuant to West Virginia Code § 22-6A-8(d), the permit may not be issued or be conditioned, including conditions with respect to the location of the well and access roads prior to issuance if the director determines that:

- (1) The proposed well work will constitute a hazard to the safety of persons;
- (2) The plan for soil erosion and sediment control is not adequate or effective;
- (3) Damage would occur to publicly owned lands or resources; or
- (4) The proposed well work fails to protect fresh water sources or supplies.

A permit may also be denied under West Virginia Code § 22-6A-7(k), the secretary shall deny the issuance of a permit if the secretary determines that the applicant has committed a substantial violation of a previously issued permit for a horizontal well, including the applicable erosion and sediment control plan associated with the previously issued permit, or a substantial violation of one or more of the rules promulgated under this article, and in each instance has failed to abate or seek review of the violation within the time prescribed by the secretary pursuant to the provisions of subdivisions (1) and (2), subsection (a), section five of this article and the rules promulgated hereunder, which time may not be unreasonable.

Pursuant to West Virginia Code § 22-6A-10(g), any person entitled to submit written comments to the secretary pursuant to subsection (a), section eleven of this article, shall also be entitled to receive from the secretary a copy of the permit as issued or a copy of the order modifying or denying the permit if the person requests receipt of them as a part of the written comments submitted concerning the permit application. Such persons may request, at the time of submitting written comments, notice of the permit decision and a list of persons qualified to test water.

4705101838

Received
Office of Oil & Gas
MAR 1 6 2015

Notice is hereby given by:

Well Operator: Noble Energy, Inc.

Telephone: 724-820-3061

Email: dee.swiger@nblenergy.com

Address: 1000 Noble Energy Drive Canonsburg, PA 15317

MND 1 FHS

OPERATOR WELL NO. Well Pad Name: MND 1

API NO. 47-051

Facsimile: 724-416-5248

# Oil and Gas Privacy Notice:

duties. Your personal information may be disclosed to other State agencies or third parties in the normal course of business or as The Office of Oil and Gas processes your personal information, such as name, address and telephone number, as part of our regulatory appropriately secure your personal information. If you have any questions about our use or your personal information, please contact needed to comply with statutory or regulatory requirements, including Freedom of Information Act requests. Our office will DEP's Chief Privacy Officer at depprivacyofficer@wv.gov.

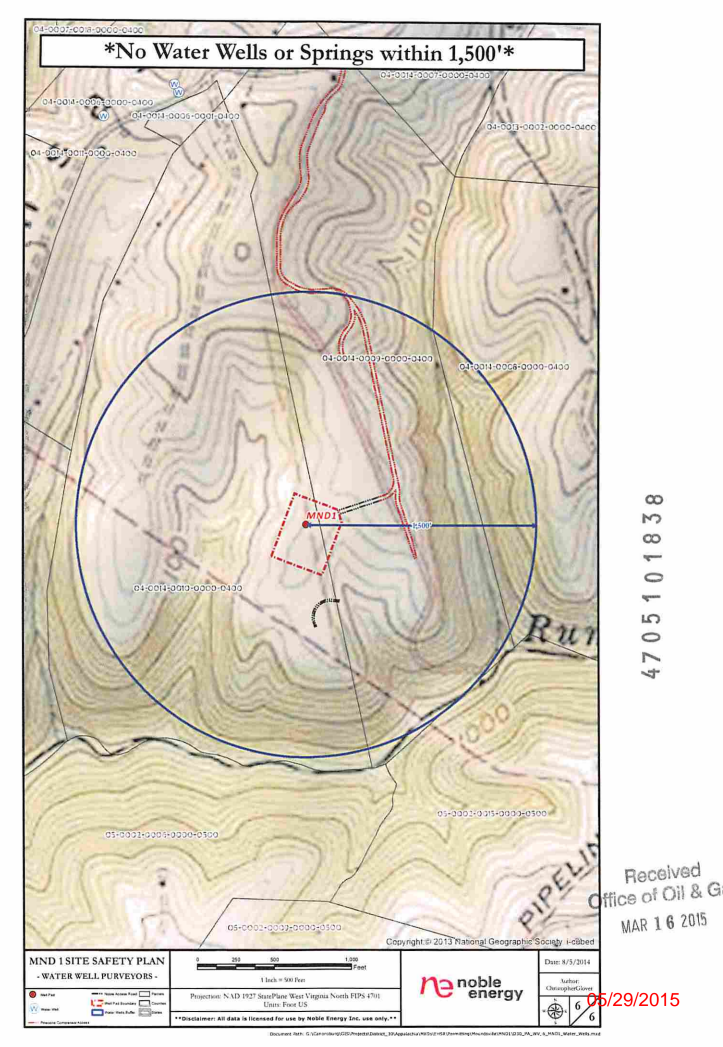
COMMONWEALTH OF PENNSYLVANIA MEMBER, FEMNEYEVANIA ASSOCIATION OF NOTARIE New Sewickley Twp., Beaver County R. Commission Expires July 7, 2018 Regina Logue, Notary Public NOTARIAL SEAL Received of Oil & Gas MAR 16 2015 05/29/2015

Subscribed and sworn before me this 25th day of 12b.

My Commission Expires

4705101838

Notary Public



WW-6A3
(1/12)

Operator	Well	No.	MND 1	
- 1				_

### STATE OF WEST VIRGINIA DEPARTMENT OF ENVIRONMENTAL PROTECTION, OFFICE OF OIL AND GAS NOTICE OF ENTRY FOR PLAT SURVEY

entry	,	Requirement: e: 6/20/2014	-	orovided at leas Planned Entry		ys but no more tha	an FORTY-FIVE (	(45) days prior to
Deliv	very meth	od pursuant	to West Virginia	1 Code § 22-6	<b>\-10</b> a			
	PERSON SERVICE		REGISTERED MAIL			LIVERY THAT RE	-	
on to but n benea owned and S Secre enabl	the surface o more that the such the of miner dediment ( tetary, which the surface	ce tract to conc an forty-five d ract that has fil rals underlying Control Manua ch statement sh	duct any plat survays prior to such ed a declaration program of the such tract in the land the statutes hall include contact the stain copies from	reys required prentry to: (1) Topursuant to secounty tax received and rules related to information.	ursuant to this and the surface owne tion thirty-six, a cords. The notice to oil and gas, including the a	rticle. Such notice of such tract; (2) rticle six, chapter the shall include a state of exploration and p	r shall provide notice shall be provided a to any owner or lest wenty-two of this catement that copies to age on the Secretary	t least seven days see of coal seams code; and (3) any of the state Erosion obtained from the
			<b>/•</b>		□ COAI	L OWNER OR LE	CCEE /	
		E OWNER(s)	- / 1 1854			nsol Mining Company /		
Name	Murray E	nergy Corporation National Road	n / Jason vvitt			1000 Consol Energy D		<del></del>
	ess: <u>46226</u> Clairsville, C				Canonsburg		1140	_ 
Name				<del></del>	<u> </u>	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		- Received
					■ MINE	ERAL OWNER(s)		Office of Oil & Gas
ruui						X Gas Company, LLC		Office Cr
Vame						1000 Consol Energy D		MAR 16 2015
					Canonsburg			
					*please attacl	additional forms if neo	cessary	<b></b>
Pursu a plat State: Count Distri Quad	ant to We survey on \( \frac{1}{2} \) ty: \( \frac{1}{2} \) ct: \( \frac{1}{2} \) rangle: \( \frac{1}{2} \)	n the tract of la West Virginia Marshall Clay Powhattan Point	nd as follows:		Approx. Latitu Public Road A Watershed: Generally used	nde & Longitude: Access: d farm name:	N 39.849832 W 80.77 Co. Hwy 88/8 Short Creek - Ohio Ri	74225 iver (Huc -10)
nay t Charl obtain <b>Notic</b> Well	be obtained eston, WV ned from the ce is here Operator:	d from the Sec / 25304 (304-	retary, at the WV 926-0450). Copi y visiting <u>www.c</u>	/ Department o ies of such doc	of Environmenta uments or additi	I Protection headquonal information re lefault.aspx.  333 Technology Driv		01 57" Street, SE,
Γelep	hone:	724-820-3061			<del></del>	Canonsburg, PA 153	317	
Email	<b>:</b>	dswiger@noble	energyinc.com		Facsimile:	724-743-0050		05/29/2015
								00/23/2010

Oil and Gas Privacy Notice:

The Office of Oil and Gas processes your personal information, such as name, address and telephone number, as part of our regulatory duties. Your personal information may be disclosed to other State agencies or third parties in the normal course of business or as needed to comply with statutory or regulatory requirements, including Freedom of Information Act requests. Our office will appropriately secure your personal information. If you have any questions about our use or your personal information, please contact DEP's Chief Privacy Officer at depprivacyofficer@wv.gov.

### STATE OF WEST VIRGINIA DEPARTMENT OF ENVIRONMENTAL PROTECTION, OFFICE OF OIL AND GAS **NOTICE OF PLANNED OPERATION**

		equirement: notice s			ater than the filing lication Filed: 3		application.
Delivery	metho	od pursuant to West	Virginia Cod	e § 22	-6A-16(c)		
		ED MAIL I RECEIPT REQUES	TED		IAND DELIVERY		
return rec the plann required t drilling o damages	ceipt read operated o	equested or hand deliveration. The notice is rovided by subsection rizontal well; and (3) surface affected by oi	rery, give the sequired by the (b), section to A proposed I and gas oper	surface is subsen of t surface ations	e owner whose land section shall include his article to a surface use and compens to the extent the da	I will be used for de: (1) A copy ace owner whos sation agreemen amages are comp	cation, an operator shall, by certified mail or the drilling of a horizontal well notice of of this code section; (2) The information e land will be used in conjunction with the t containing an offer of compensation for pensable under article six-b of this chapter, sted in the records of the sheriff at the time
(at the add Name: Mu	dress l urray En 46226	y provided to the SU isted in the records of ergy Corporation / Jason National Road	the sheriff at		ne of notice): Name: \text{\text{Name: }} Address	Wendell B. & Caroy 5: 918 Kansas Ride ville, WV 26041	
Notice is	hereb	y given:				-	
Pursuant 1	to Wes	• •					well operator has developed a planned
State:		Vest Virginia	a for the purp	J3C 01 (	-	Facting	519301.324
County:	_	/arshall			- UTM NAD 8	Northing:	4411112.770
District:	_	Clay			Public Road		County Highway 88/8
Quadrang	gle: F	Powhatan Point			Generally use	ed farm name:	Consol (Now owned by Murray American Energy DBA Consolidation Coal)
Watershe	:d: <u>s</u>	Short Creek - Ohio River (	HUC 10)		-		
Pursuant to be pro horizonta surface at information	to West ovided al well; ffected on relaters, lo	by W. Va. Code § and (3) A proposed so by oil and gas operated to horizontal dripocated at 601 57th St	22-6A-10(b) to surface use an ations to the e lling may be	d composite a suit of the comp	face owner whose pensation agreement the damages are contact and from the Secret	e land will be un nt containing an ompensable und ary, at the WV	code section; (2) The information required used in conjunction with the drilling of a offer of compensation for damages to the er article six-b of this chapter. Additional Department of Environmental Protection or by visiting

The Office of Oil and Gas processes your personal information, such as name, address and telephone number, as part of our regulatory duties. Your personal information may be disclosed to other State agencies or third parties in the normal course of business or as needed to comply with statutory or regulatory requirements, including Freedom of Information Act request appropriately secure your personal information. If you have any questions about our use or your personal information desired contact DEP's Chief Privacy Officer at depprivacyofficer@wv.gov.

MAR 1 6 2015

4705101838

WW-6AW (1-12)

API NO.	
OPERATOR WELL NO.	MND1 FHS
Well Pad Name:	MND1

### STATE OF WEST VIRGINIA DEPARTMENT OF ENVIRONMENTAL PROTECTION, OFFICE OF OIL AND GAS LUNTARY STATEMENT OF NO OBJECTION

### Instructions to Persons Named on Page WW-6A

The well operator named on page WW-6A is applying for a permit from the State of West Virginia to conduct oil or gas well work. Well work permits are valid for twenty-four (24) months. Please contact the listed well operator and the Office of Oil and Gas if you do not own any interest in the listed surface tract.

### Comment and Waiver Provisions

Pursuant to West Virginia Code § 22-6A-11(a), all persons described in subsection (b), section ten of this article may file written comments with the secretary as to the location or construction of the applicant's proposed well work within thirty days after the application is filed with the secretary.

Pursuant to West Virginia Code § 22-6A-8(b) No permit may be issued less than thirty days after the filing date of the application for any well work except plugging or replugging; and no permit for plugging or replugging may be issued less than five days after the filing date of the application except a permit for plugging or replugging a dry hole: Provided, That if the applicant certifies that all persons entitled to notice of the application under the provisions of subsection (b), section ten of this article have been served in person or by certified mail, return receipt requested, with a copy of the well work application, including the erosion and sediment control plan, if required, and the well plat, and further files written statements of no objection by all such persons, the secretary may issue the well work permit at any time.

### **VOLUNTARY STATEMENT OF NO OBJECTION**

State:			_	
Carreton	West Virginia	WVSPN NAD 27	Easting:	1,642,153.552
County: District:	Marshall	Dukita Dana A	Northing:	494,147.766
Quadrangle:	Clay	Public Road Access	•	Taylors Ridge Road
Watershed:	POWHATAN POINT	Generally used farm	name:	CONSOLIDATION COAL CO.
watershed.	Ohio River			
July 25, 2014. *Please check the	box that applies	FORE	VECUTION	N BY A NATURAL PERSON
*Please check the	box that applies	FORE	VECUTION	IDV A MATTIDAT DEDCOM
	TITE THE STATE OF	TORE	AECUTIO	N BY A NATURAL PERSON
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		Signat		N BY A NATURAL PERSON
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□ SURFACE (	OWNER (Road and/or Other Disturbance WNER (Impoundments/Pits)	Signat Print N D FOR E Compa	ure: ame: ate:	N BY A CORPORATION, ETC.  CONSOLIDATION COAL CO.  Alex Q'Neili
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□ SURFACE (	OWNER (Road and/or Other Disturbance) WNER (Impoundments/Pits) ER OR LESSEE ATOR	Signat Print N D FOR E Compa	ure: ame: vate: XECUTION any: By: Its:	N BY A CORPORATION, ETC.  CONSOLIDATION COAL CO.  Alex Q'Neili

Oil and Gas Privacy Notice:

The Office of Oil and Gas processes your personal information, such as name, address and telephone number, as part of our regular production. Your personal information may be disclosed to other State agencies or third parties in the normal course of business or as needed to comply with statutory or regulatory requirements, including Freedom of Information Act requests. Our office will appropriately secure your personal information. If you have any questions about our use or your personal information, please contact DEP's Chief Privacy Officer at depprivacyofficer@wv.gov



### WEST VIRGINIA DEPARTMENT OF TRANSPORTATION

### Division of Highways 1900 Kanawha Boulevard East • Building Five • Room 110

Earl Ray Tomblin Charleston, West Virginia 25305-0430 • (304) 558-3505
Governor

Paul A. Mattox, Jr., P. E. Secretary of Transportation/ Commissioner of Highways

September 24, 2014

James A. Martin, Chief Office of Oil and Gas Department of Environmental Protection 601 57<sup>th</sup> Street, SE Charleston, WV 25304

Subject: DOH Permit for the MND-1 Well Pad, Marshall County

Dear Mr. Martin.

The West Virginia Division of Highways has issued Permit #06-2014-0611 for the subject site to Noble Energy, Inc. for access to the State Road for the well site located off of Marshall County Route 88/8 SLS.

The operator has signed an OIL AND GAS ROAD MAINTENANCE BONDING AGREEMENT and provided the required Bond. This operator is currently in compliance with the DOH OIL AND GAS POLICY dated January 3, 2012.

Very Truly Yours,

Gary K. Clayton P.E. Regional Maintenance Engineer

Lay K. Clayton

Central Office Oil &Gas Coordinator

Cc: James L. McCune Noble Energy, Inc.

CH, OM, D-6

File

Received Office of Oil & Gas

MAR 1 6 2015

### Hydraulic Fracturing Fluid Product Component Information Disclosure

Trade Name	Supplier	Purpose	Ingredients	Chemical Abstract Service Number (CAS #)	Maximum Ingredient Concentration in Additive (% by mass)**
Fresh Water	Operator				100.00%
HYDROCHLORIC ACID 5-10%	Halliburton		Hydrochloric acid	7647-01-0	10.00%
SAND - COMMON WHITE	Halliburton	Proppant	Crystalline silica, quartz	14808-60-7	100.00%
SAND - PREMIUM WHITE	Halliburton	Proppant	Crystalline silica, quartz	14808-60-7	100.00%
FR-66	Halliburton	Friction Reducer	Hydrotreated light petroleum distillate	64742-47-8	30.00%
BE-9	Halliburton	Biocide	Tributyl tetradecyl phosphonium chloride	81741-28-8	10.00%
Scalechek® LP-65 Scale Inhibitor	Halliburton	Scale Inhibitor	Ammonium chloride	12125-02-9	10.00%
LGC-36 UC	Halliburton	Liquid Gel Concentrate	Guar gum	9000-30-0	60.00%
			Naphtha, hydrotreated heavy	64742-48-9	60.00%
LCA-1	Halliburton	Solvent	Paraffinic solvent	Confidential Business Information	100.00%
HAI-OS ACID INHIBITOR	Halliburton	Corrosion Inhibitor	Methanol	67-56-1	60.00%
			Propargyl alcohol	107-19-7	10.00%
FE-1A ACIDIZING COMPOSITION	Halliburton	Additive	Acetic acid	64-19-7	60.00%
			Acetic anhydride	108-24-7	100.00%
LoSurf-300D	Halliburton	Non-ionic Surfactant	1,2,4 Trimethylbenzene	95-63-6	1.00%
			Ethanol	64-17-5	60.00%
			Heavy aromatic petroleum naphtha	64742-94-5	30.00%
			Naphthalene	91-20-3	5.00%
			Poly(oxy-1,2-ethanediyl), alpha-(4- nonylphenyl)-omega-hydroxy-, branched	127087-87-0	5.00%
SP BREAKER	Halliburton	Breaker	Sodium persulfate	7775-27-1	100.00%
WG-36 GELLING AGENT	Halliburton	Gelling Agent	Guar gum	9000-30-0	100.00%

<sup>\*</sup> Total Water Volume sources may include fresh water, produced water, and/or recycled water

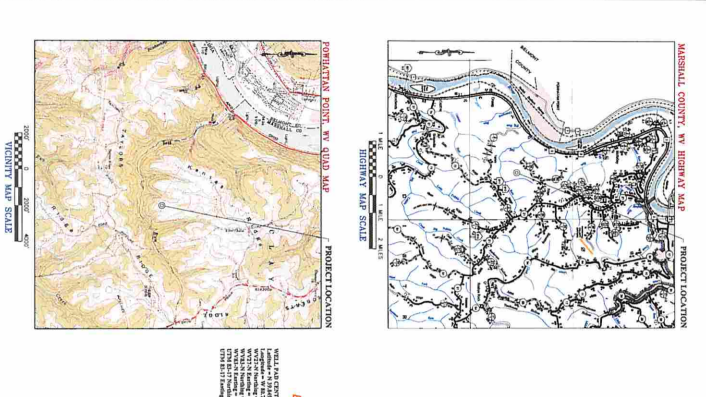
All component information listed was obtained from the supplier's Material Safety Data Sheets (MSDS). As such, the Operator is not responsible for inaccurate and/or incomplete information. Any questions regarding the content of the MSDS should be directed to the supplier who provided it. The Occupational Safety and Health Administration's (OSHA) regulations govern the criteria for the disclosure of this information. Please note that Federal Law protects "proprietary", "trade secret", and

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Office of Oil 2 Gas MAR 1 6 2015

<sup>\*\*</sup> Information is based on the maximum potential for concentration and thus the total may be over 100%

Note: For Field Development Products (products that begin with FDP), MSDS level only information has been provided.



# NOBLE ENERGY, INC.

## MND 01 WELL PAD AND **CONSTRUCTION PLANS FOR THE ACCESS ROAD**

SHEET INDEX

Te goble genergy

MARSHALL COUNTY, WV

**JUNE 24, 2014** 

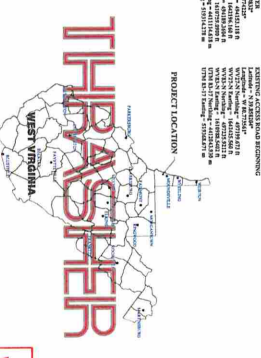
## MND 01 BOREHOLE COORDINATES

			10000	WHITE OF SOUTH OFF COOK STATE OF		-		
Well	N-EBVW	Longitude Longitude	WV27-N Northing	WV27-N Easting	WV83-N Northing	Easting Easting	UTM 83-17 Northing	UTM 83-17 Easting
H	. 600058 6E M	N 39.850009" W 80.774286" 454217.968 ft	494217.968 ft	1642179.943 ft	494254.211 ft	1510742.874 ft	4411134.292 m	519309.008 m
2	N 39.849970"	W 80.774304" 454203.928 ft	454203.928 ft	1642174.665 ft	494240.170 ft	1610737.596 ft	4411129.988 m	519307.471 m
w	N 39.849932*	W 80.774322*	494189.877 ft	1542169.387 ft	494226.129 ft	1610732317 ft	4411125.683 m	519305.934 m
4	N 39.849893*	W 80.774340*	494175.847 ft	1642164.108 ft	494212.089 ft	1610727 037 ft	4411121.379 m	519304.398 m
5	N 39.849854*	W 80.774358*	494161.807 ft	1642158.830 ft	494198.049 ft	1610721.759 ft	4411117.075 m	519302.861 m
6	N 39.849815*	N 39.849815* W 80.774376* 494147.766 ft	494147.766 ft	1642153.552 ft	494184,008 ft	1610716.481 ft	4411112.770 m	519301.324 m
7	N 39.849988*	W 80.774209" 494209.874 ft	494209.874 ft	1642201.472 ft	494246.116 ft	1610764,403 ft	4411131.936 m	519315.608 m
8	N 39.849949*	W 80.774227	494195.834 ft	1542196 193 ft	494232.077 ft	1610759.123 ft	4411127.631 m	519314 071 m
9	N 39.849910"	W 80.774245	494181.793 ft	1542190.915 ft	494218.035 ft	1610753.845 ft	4411123.327 m	519312.534 m
10	N 39.849872*	W 80.774263	494167.753 ft	1642185.637 ft	494203.996 ft	1610748.567 ft	4411119.023 m	519310.998 m
11	N 39.849833*	W 80.774281" 494153.712 ft	494153.712 ft	1642180.358 ft	494189.954 ft	1510743.285 ft	4411114.718 m	519309.461 m
12	N 39.849794*	W 80.774299*	494139.672 ft	N 39.849794" W 80.774299" 494139.672 ft   1642175.080 ft   494175.915 ft	494175.915 ft	1610738 DO9 ft	4411110.414m	519307.924 m

2.54 6.47 9.31

Office of Oil & Gas

# Electronic version of plans can be viewed at: QIOIL GASISAY FILESIREVIEWS



APPROVED FOR CONSTRUCTION DATE:

BY: BY:

DATE:

DATE: 2014/06/24

BY:

RM

ng.

ADDRESSED WYDEP DOG PERMIT COMMENTS

DESCRIPTION

DATE

APPROVED FOR PERMITS APPROVED FOR BIDS

Access Road Well Pad Disturbance Disturbance 0.09 1.87 1.98 0.44 2.01 2.45 0.53 3.43 4.41 091 092 187 121 157 288 2.12 2.58 4.70 OVERALL GEOMETRIC LAYOUT WELL PAD GEOMETRIC LAYOUT EXISTING CONDITIONS OVERALL SITE PLAN INECONE ACCESS ROAD PLAN AND PROFILE CESS ROAD FLAN AND PROFILE NG ACCESS ROAD PLAN AND PROFILE NG ACCESS ROAD RELOCATION SECTIONS MATION PLAN DESCRIPTION Received  $\triangleright$ 

**NVDEP OOG** APPROVED 10/22/2014

THE ALCOHALDS CENTRACT HERM IS THE SOCIED OF THE THEATHER CROSS OF THE STREETS OF



6DO WHITE DAKS BOULEVARD - BRIDGEPORT, WV 26330 PHONE (304) 624-4108 FAX (304) 624-7831

WVDEP OOG APPROVED

10/22/2014

\*DCDN\*

THE GOVERNING SPECIFICATIONS FOR THIS PROJECT ARE THE THRASHER SPECIFICATIONS THAT ARE INCLUDED WITTEN HEESE FLANS. ANY ITEMS NOT COVERED IN THE HERASHER SPECIFICATIONS SHALL HE COVERED BY THE WEST VIGGINA DEPARTMENT OF TRANSPORTATION, DIVISION OF HIGHWAYS STANDARD DEFINED BY THE WEST VIGGINA DEPARTMENT OF TRANSPORTATION, DIVISION OF HIGHWAYS SUPPLEMENTAL SPECIFICATIONS, LIVEST ENTEROMENTAL SPECIFICATIONS, LIVEST ENTEROMENTAL SPECIFICATION, AND THE WEST VIGGINA DEPARTMENT OF TRANSPORTATION, DIVISION OF HIGHWAYS, STANDARD DETAILS BOOKS, VOLUME I, DATED JANUARY I, 2000 AND VILLIME II, DATED JANUARY I, 2000 AND VILLIME II, DATED JANUARY I, 2000 AND VILLIME II, DATED JANUARY I, 2000 AND VILLIME III, DATED JANUARY I THE CONTRACTOR SHALL BE RESPONSIBLE FOR OBTAINING A VALID WEST VIRGINIA CONTRACTOR'S LICENSE AND PAYING ALL APPLICABLE STATE AND LOCAL TAXES.

GENERAL NOTES

- THE CONSTRUCTION DRAWINGS REPRESENT THE PROPOSED LINES, GRADES, AND APPURTENANCES TO ACCOMPLISH THE INTENT OF THE SCOPE OF WORK. CHETAIN INCIDENTAL ITEMS TO COMPLETE THE SCOPE OF WORK MAY NOT BE SHOWN.
- ALL WORK PERFORMED AND ALL MATERIAL FURNISHED SHALL CONFORM TO THE LINES, GRADES, CROSS SECTIONS, DIMENSIONS, AND MATERIAL REQUIREMENTS SHOWN ON THE CONSTRUCTION DRAWINGS. THE CONSTRUCTION DRAWINGS SHOWN THE CONSTRUCTION LINES, GRADES, DEPTHS AND DIMENSIONS ON WHICH ESTIMATED QUANTITIES ARE BASED. THE CONSTRUCTION LINES, GRADES, DEPTHS AND DIMENSIONS ON WHICH ESTIMATED QUANTITIES ARE BASED. THE CONSTRUCTION LINES, GRADES, DEPTHS AND DIMENSIONS ON WHICH ESTIMATED QUANTITIES ARE BASED. THE CONSTRUCTION LINES, GRADES, DEPTHS AND DIMENSIONS ARE SUBJECT TO VARIATION NECESSARY TO OBTAIN
- 5. THE CONTRACTOR IS RESPONSIBLE FOR VERIFICATION OF ALL PLAN AND ELEVATION DIMENSIONS OF THE VARIOUS WORK ITEMS ON THIS PROJECT.
- THE BASE MAPPING FOR THIS PROJECT IS BASED ON ABIAL PHOTOGRAPHY FROM APRIL 2013 PROVIDED IN DECEMBER 2013 BY BLUE MOUNTAIN INC. THE DATUM IS WEST VIRGINIA STATE PLANE, NAD-ED DATUM, NORTH ZONE, US FROT PROJECT CONTROL HAS BEEN ESTABLISHED BY THEASHER.
- THE CONTRACTOR SHALL PROVIDE ALL REASONABLE FACILITIES AND FURNISH THE OPERATOR, THROUGH THE ENGINEER, THE INFORMATION, ASSISTANCE, AND SAMPLES REQUIRED BY THE ENGINEER FOR PROPER MONITORING AND TESTING
- THE CONTRACTOR SHALL HAVE ON THE SITE AT ALL TIMES A COMPETENT SUPERINTENDENT CAPABLE OF READING AND UNDERSTANDING THE CONSTRUCTION DOCUMENTS AND THOROUGHLY EXPERIENCED IN THE TYPE OF WORK HEING PERFORMED, AND SHALL BE ABLE TO COORDINATE WITH THE ENGINEER.
- CLEARING SHALL BE COMPLETED IN ACCORDANCE WITH WYDOH SPECIFICATIONS. CLEARING IS DEPINED AS THE REMOVAL OF TREES, BRUSH, DOWN TIMBER, ROTTEN WOOD, RUBBISH, AND OTHER VEGETATION, AND OBECTIONABLE MATERIALS AT OR ABOVE ORIGINAL GROUND ELEVATION NOT DESIGNATED TO BE RETAINED. CLEARING ALSO INCLUDES REMOVAL OF FENCES, POSTS, SIGNS, AND DEMOLITION OR REMOVAL OF OTHER OBSTRUCTIONS INTERPERSING WITH
- IQ. GRUBBING SHALL BE COMPLETED IN ACCORDANCE WITH WYDOH SPECIFICATIONS. REMOVE ALL STUMPS AND ROOTS WITHIN THE CLEARED AREA UNLESS OTHERWISE APPROVED BY THE ENGINEER. GRUBBING IS DEFINED AS THE REMOVAL FROM BELOW THE ORIGINAL GROUND ELEVATION OF STUMPS, ROOTS, STUBS, BRUSE, ORGANIC MATERIALS AND BEBRIS AS WELL AS CONCRETE AND BRUCK, AND OTHER ORSTRUCTIONS INTERFERING WITH THE PROPOSED WORK.
- 11. DO NOT DEPOSIT OR BURY ON THE SITE DEERES RESULTING FROM THE CLEARING AND GRUBBING. TREES, LOCS, BRANCHES, STUMPS, AND OTHER DEERES RESULTING FROM CLEARING AND GRUBBING OPERATIONS SHALL NOT BE USED IN

SY DO SHE'S TRACKS SY STRINGS SY STRINGS SY STRINGS SHE'S STRINGS SHE'S STRINGS SHE'S STRINGS SHE'S STRINGS SHE'S STRINGS STRINGS SY STRINGS S

- ALL EARTHWORK SHALL POLLOW THE LINES AND GRADES SHOWN ON THE CONSTRUCTION DRAWINGS
- 14. SUITABLE SOIL MATERIALS ARE THOSE COMPLYING WITH WYDOH STANDARD SPECIFICATIONS.
- 15. ON-SITE MATERIAL FOR USE AS FILL SHALL CONSIST OF EXCAVATED SOIL FROM OTHER PORTIONS OF THE SITH. THE CONTRACTOR SHALL USE THE ON-SITE SOIL FUNCTIONS. OF THE MOST PERIOD SOFT PERIOD SOIL FROM OTHER PORTIONS OF THE SITH. THE CONTRACTOR SHALL USE THE ON-SITE SOIL FUNCTIONS OF MALSONEY DEBURS SMALLER THAN SIX INCHES IN THE LARGEST WAS OF THE MOST PERIOD SOIL FOR THE MOST PERIOD SOIL FROM THE CONTRACTOR SHALL USE THE ON-SITE SOIL FOR MASONEY DEBURS SMALLER THAN SIX INCHES IN THE LARGEST AS EXCAVATED MATERIAL CONTRIVENCE OF THE MOST PERIOD SOIL FROM THE CONTRACTOR SHALL USE THE ON-SITE SOIL FOR THE MOST PERIOD SOIL FROM THE CONTRACTOR SHALL USE THE ON-SITE SOIL FUNCTION SOIL FROM THE CONTRACTOR SHALL USE THE ON-SITE SOIL FUNCTION SOIL FROM THE CONTRACTOR SHALL USE THE ON-SITE SOIL FUNCTION SOIL FROM THE CONTRACTOR SHALL USE THE ON-SITE SOIL FUNCTION SOIL FROM THE CONTRACTOR SHALL USE THE ON-SITE SOIL FUNCTION SOIL FROM THE CONTRACTOR SHALL USE THE ON-SITE SOIL FUNCTION SOIL FROM THE CONTRACTOR SHALL USE THE ON-SITE SOIL FUNCTION SOIL FROM THE CONTRACTOR SHALL USE THE ON-SITE SOIL FOR THE CONTRACTOR SHALL USE THE ON-SITE SOIL FUNCTION SOIL FROM THE CONTRACTOR SHALL USE THE ON-SITE SOIL FOR THE CONTRACTOR SHALL USE THE ON-SITE SOIL FUNCTION SOIL FROM THE CONTRACTOR SHALL USE THE DIMINSION, MAY BE MIXED WITH SUITABLE MATERIAL AND UTILIZED.
- 16. NO MATERIAL GREATER THAN SIX INCHES IN ITS LARGEST DIMENSION MAY BE UTILIZED INSIDE FILLING OFFEKATIONS.
- 18. EXCAVATE UNSUITABLE SOIL MATERIALS EXCOUNTERED THAT EXTEXD BELOW THE REQUIRED ELEVATIONS, TO THE ADDITIONAL DEPTH DIRECTED BY THE ENGINEER IN ACCORDANCE WITH WYDOR STANDARD SPECIFICATIONS. STOCKPILE EXCAVATED MATERIALS CLASSIFIED AS SATISFACTORY SOIL MATERIAL AS SHOWN ON THE PLANS. GRADE AND SHAPE THE STOCKPILES FOR PROPER DRAINAGE. PROTECT THE STOCKPILES USING EXOSION AND SEDIMENT CONTROL MILASURES AS SHOWN ON THE PLANS OR AS DIRECTED BY THE ENGINEER.
- 18, FILL SHALL HE PLACED IN LETS OF MAXMAIN LOOKE REPTH OF B NOTHES. THE MATERAL SHALL HE COMPACTED TO AT LEAST OF PRAZONT OF MAXMAIN DRY DESIRTY AT MOSTINE CONTRACT WITHIN FLIS OR MAINS TWO PERCENT (#2%) OF THE OPTIMAN DESTRUCTION OF STREAM PROPERTY AND RE-COMPACT, EXCAVATE AND DRY, ETC.) THE MATERIAL TO ACHIEVE THE SPECIFIED COMPACTION. THE CONTRACTOR MAY BE REQUIRED BY THE ENGINEED BY THE ENGINEER OF DESCRIPTION OF THE MATERIAL TO ACHIEVE THE SPECIFIED COMPACTION. THE CONTRACTOR MAY BE REQUIRED BY THE ENGINEER OF DESCRIPTION OF THE MATERIAL SHAPE AND DESCRIPTION OF THE MATERIAL TO ACHIEVE THE SPECIFIED COMPACTION.
- 20. WHERE THE SUBGRADE OR LAYER OF SOIL MATERIAL MUST BE MOISTURE CONDITIONED BEFORE COMPACTION, UNIFORMLY APPLY WATER TO THE SUBFACE OF THE SUBGRADE OR LAYER OF SOIL MATERIAL TO PREVENT FREE WATES APPEARING ON THE SURFACE DURING OR SUBSEQUENT TO COMPACTION OPERATIONS.
- 21. REMOVE AND REPLACE, OR SCAREY AND ALL DRY, SOIL MATERIAL THAT IS TOO WET TO PERMIT COMPACTION TO SPECIFIED DESSITY. SOIL MATERIAL THAT HAS BEEN REMOVED BECAUSE IT IS TOO WET TO PERMIT COMPACTION MAY BE STOCKFILED OR SPEEAD AND ALLOWED TO DRY. ASSIST DRYING BY DISKING, HARDOWING OR PULVERIZING, UNTIL THE MOISTURE CONTENT IS REDUCED TO A SATISFACTION Y VALUE, AS DETERMINED BY MOISTURE-DESSITY RELATION 22. COMPACTOR FOR MASS EARTHWORK SHALL BE MINIMUM TEN TON STATIC DRUM WEIGHT VIBRATORY ROLLER OR TEN TON WEIGHT SHEEPSFOOT COMPACTOR AS APPROPRIATE FOR THE TYPE OF SOIL MATERIAL AT THE SITE OR OTHER
- COMPACTOR APPROVED BY THE ENGINEER.
- 21. IN AREAST TO RECEIVE FILL AND AT THE FRAL CUT SUBGRADE, PROOF WOLL AND COMPACT THE EXPOSED GROUND SURFACE FOLLOWING CLEARING AND GRUBBING AND ANY REQUIRED EXCAVATION WITH A MINIMUM OF FOUR PASSES OF AN APPROVED COMPACTOR. PROOF SOLLING SHALL BE UNDER, THE CONSTRUCTION OF THE ENGINEER AS DESCRIBED HEREIN, IMMEDIATELY FULLOWING THE COMPLETION OF EXCAVATION TO PROPOSED SUBGRADES IN CIT AREAS, PROOF SOLLING SHALL BE UNDERCITED AND REPLACED WITH COMPACTED FILL MATERIAL OR STONE BASE COURSE AS DIRECTED BY THE ENGINEER AT NO ADDITIONAL COST TO THE OPERATOR. 24. PROOF ROLLING SHALL BE DONE WITH ONE PASS OF A FULLY LOADED TANDEM DUMP TRUCK EQUAL TO OR EXCEEDING 50,000-LB OR OTHER CONSTRUCTION EQUIPMENT IF APPROVED BY THE ENGINEER PROOF ROLLING METHODS SHALL BE

- 44. APTER THE KURGRADE HAS BEEN COMPLETED THE SUBGRADE SHALL THEIR HE PROPERTAGE ALLE COVERAGE AREAS AND METHOUS SHALL HE IDENTIFIED BY THE ENGINEER,
  24. THE REQUIRENT SHALL BE OPERATED AT A SPEED THAT THE SUNDERS OF MONOGROPHED AND SHACK AND METHOUS SHALL HE IDENTIFIED BY THE ENGINEER,
  24. THE RECOMES RECESSARY TO TAKE COMPLETED THE SUNDER, SOUTH AS HE PROPERTAGE. AND SHACK THE METHOD HAVE THE PROPERTY OF THE
- 24. IF BECOMES NECESSARY TO TAKE CORRECTIVE ACTION, SICH AS BIT NOT ILLEDED TO INDEBDUALIN INSTITLATION, (NDEECTI AND BACKETL OF AN UNSUITLABLE MATERIAL, AND ARRATION OF EXCESSIVELY WET MATERIAL.

  AREAS THAT INVESTIGATE FOR A DESCRIPTIVE WORK AND ADDITIONAL BEFORE SHALL BE PERFORMED BY THE COMPINATION OF THE MECESSARY CORRECTIONS. IF THE CORRECTION ARE NECESSARY OUT TO THE NEED WHAT THE CONTRACTION, THE CONTRACTION, THE CONTRACTION AND PROTECT EXISTING UTILITIES AND FACILITIES FROM DAMAGE BY EQUIPMENT OR PERSONNEL. THE CONTRACTOR SHALL CONTRACT ALL UTILITY AND FACILITY AGENCIES FOR FIELD MARKEN PRODE TO
- UTLITY NORMATION IS THE REST AVALAHE AND MAY NOT BE COMPLETELY ACCIDANTE OR REPRESENTATIVE OF ACTUAL CONDITIONS. THE CONTRACTOR SHALL BETEMORE THE EXACT LOCATION OF ALL EXISTING UTLITIES REPORTED COMMENCING WORK, AND AGREES TO BE FULLY RESPONSIBLE FOR ANY AND ALL DAMAGES WHICH MIGHT BE OCCASIONED BY THE UNDERGROUND UTLITIES. THE CONTRACTOR SHALL NOTIFY THE ENGINEER ANDOR OWNER IN WHITCH, OF ANY EXISTING DAMAGED UTLITIES FOR A TO REGIONING CONSTRUCTION. ANY UTLITIES OR FACILITIES DAMAGED DURING THE FROJECT BY THE CONTRACTOR OR EQUIPMENT SHALL BE PROMETLY REPARED. AT THE CONTRACTOR OR EQUIPMENT SHALL BE PROMETLY REPARED.
- 26. ALL DISTURBED AREAS, INCLUDING THE CONTRACTORS STAGING AREA, HAUL ROUTES, GRADING LIMITS, ETC. SHALL BE RESTORED TO A SMOOTH LINE AND GRADE WITH POSITIVE DRAINAGE. THE CONTRACTOR SHALL SEED AND MULCHEO GUTSIDE THE GRADING LIMITS.

  ALL DISTURBED AREAS, THERE WILL HE NO MEASUREMENT FOR PAYMENT OF SEEDING AND MULCHEO GUTSIDE THE GRADING LIMITS.
- 27. THE CONTRACTOR SHALL PROVIDE TEATORARY EROSION AND SEDIMENT CONTROL MEASURES AND OTHER ACTIONS AS REQUIRED BY LOCAL AND STATE REGULATIONS OR REQUESTED BY THE ENGINEER. THE CONTRACTOR SHALL BE PACCORDANCE WITH RESPONSIBLE FOR MAINTAINING OR MODETNO MODETNO EXCEPTION OF THE PROVIDER AND SEDIMENT CONTROL MEASURES SHALL BE IN ACCORDANCE WITH
- METANDER DOMESTICK BETANDER ARTHUR GENORAL WAS GENOVAL WAS PERSELLED FOR THE PROPERTY OF THE STATE OF THE PROPERTY OF THE PROPERTY OF THE STATE OF THE PROPERTY OF THE PROPER

- CONSTRUCTION NOTES

  1. CONTRACTOR SHALL INSTALL
  STABILIZED CONSTRUCTION
  ENTRANCE AND MAINTAIN FOR
  THE LIFE OF THE PROJECT.
- 2. CONTRACTOR SIALL INSTALL ALL
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- 3. CONTRACTOR SHALL CONSTRUCT OUTLET PROTECTION PRIOR TO THE INSTALLATION OF THE ADJACENT CULVERT OR CONSTRUCTION OF THE DITCH.
- AS DITCHES ARE CONSTRUCTED INSTALL ROCK CHECK DAMS.
- SHOWN ON THE PLANS.
- CONTRACTOR SHALL
  DAMEDIATELY STABILIZE ALL
  EMBANEMENTS UPON COMPLETION
- ALL EROSION AND SEDEMENT CONTROL MEASURES SHALL HE IN ACCORDANCE WITH THE WYDE? OFFICE OF OIL AND GAS "WY EAS CONTROL FIELD MANUAL".

### MAINTENANCE AND INSPECTION NOTES

1. CONTRACTOR SHALL CLEAN
OUT SEIDMENT HEIRNO THE
OUT SEIDMENT HEIRNO THE
SUPER SELT PENCE, SILL
SENARE, MADON COMPOST
FILTER SOCIET OF THE
ENCLOSE ONCE IT IS ONE
ENCLOSE ONCE IT IS ONE
ENCLOSE ONCE IT IS ONCE
INCORPOSATED FOTO THE
ENCLOSE ON THE DISTURBED
FILL WITHEN THE DISTURBED
AREA.

WHERE THE INTIATION OF TABLIZATION MEASURES WHIRM? DAYS AFTER CONSTRUCTION ACT WITY TEMPORARILY OR FERMANISHTLY CEASES IS PRECLUDED BY SOOT COVER STABLIZATION MEASURES SHALL BE INTIATED AS SOON OF SOMETHINS ALLOW.

THAT PORTION OF THE SITUAN PERMANENTLY CEASED.

SEEDING AND MULCHING

- ALL EGGION AND SERMANY
  AND SERVICE SHALL
  BE NORFICED A, I HANNIAM,
  AND SERVICE A, I HANNIAM,
  AND
- - WHERE CONSTRUCTION (ACTIVATY MILL RESIDEE ON, A PORTION OF THE SETTE WITHEN UDAYS MAY WHEN ACTIVITIES CASED, COEG, THE TOTAL THAT FERROT THAT FERNOT THAT FERNOT THAT FERROT THAT FERROT THAT FERROT THAT FERROT THAT FERROT THAT FOR SEMPLATION OF THAT FOR THE MILL STEED Y THE SEMPLATED AN ATTEN CONSTRUCTION ACTIVITIES HAVE THAT FOR THAT
  - SEEDED PREVARATION: AREAS TO HE SEEDED SHALL HE FREE OF ROCKS AND STONES, DISKED TO A DEPTH OF 4-IN TO 6-IN, AND SMOOTHLY GRADED.
- SEEDING METHOLS-SEED MAY HE BROADCAST BY HYDROSEEDING OR MANUALLY AS POLLOWS: BY HAND WITH A CYCLOWE SEEDIE, OR PERCHAZER STREADER. IF A MANUAL METHOD IS USED, DIVIDE THE SEED INTO TWO LOTS AND BROADCAST THE SECOND PERFENDICULAR TO THE FIRST.
- TOPSOIL SHALL BE REDISTRIBUTED ON ALL DISTURBED AREAS TO BE STABILIZED PRIOR TO SEEDING.
- ARBAS WHERE THE SEED HAS FAILED TO GERMINATE ADEQUATELY (UNUTORAL PERENNAL VIGIETATIVE COVER WITH A DESKITY OF 70%) WITHIN 3D DAYS ATTER SEEDING AND MULLING MIST BE RE-SEEDED IMMEDIATELY, OR AS SOON AS WEATHER CONDITIONS ALLOW.
- POSTER SUPPLY PREMIUM MEADOW MIX (% BY WEIGHT) TEMPORARY AND PERMANENT SEED MIXTURES SHALL BE FOSTER SUPPLY PREMIUM MEADOW MIX (OR APPROVED EQUAL).
- 43% HAYMATE XL ORCHARDGRASS
  16% GULF ARNUAL R FEGRASS
  15% CLIMAX THOOTHY
  15% ARCITIC GREEN FERENIAL RYEGRASS
  15% ARCITIC GREEN FERENIAL RYEGRASS
  15% ARCHIVE MED CLOVEL
  15% ARCHIVE ARCH CLOVEL
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  15%
- SEED APPLICATION SHALL BE AS PER MANUFACTURER'S RECOMMENDATIONS.
- 10. MULCH SHALL BE APPLIED AT A RATE OF 3-4 TONS PER ACRE.
- II. LIME APPLICATION NATES

  11. WEEN, A SOL LEST REQUIRES LAME APPLICATION OF MORE THAN

  11. YEEN, A SOL LEST REQUIRES LAME APPLICATION OF MORE THAN

  11. ATTOMS PER ACRE, THE LIME MOST HE MUNED INTO THE TOP SIX (6)

  PACHES OF SOLL

  11. MINIMAM 6 TONS PER ACRE AT 109% EPPECTIVE NEUTRALIZING

  VALUE (6) ENVA, UNLESS THE SOLL THST DETERMINES A LESNER

  AMOUNT IS RECEIDED. TO DETERMINE THE ACTULAL AMOUNT OF "1," DIVIDE THE AMOUNT CALLED FOR BY
  "M ENV FOR THE PRODUCT USED. FOR
  "M ENV FOR THE PRODUCT USED. FOR
  "M ENV FOR THE SERV FOR
  "DIVIDE 6 BY 0.88 RESULTING IN 6.8 TONS
  IT

THE THRASHER GROUP, INC. LAW ROBERT R. MUNK, P.E. PROJECT MANAGES TREBES CHARACTERS CONTROL OF THE PROJECT MANAGES CONTROL OF T

Office of Oil & Gas

WEST VIRGINIA
DIVISION OF HIGHWAYS
DISTRICT SIX
1 DOT DRIVE
MOUNDSVILLE, WY 1664-1665
384-44C-4666

SPILL NOTIFICATION
1-880-642-3074

AMBULANCE, FIRE, LAW ENFORCEMENT

MISS UTILITY 1-800-245-4848 http://www.wv811.com

NATIONAL RESPONSE CENTER FOR REPORTING CHEMICAL OR OIL SPILLS 1-890-424-8902

CONTACTS

- 113. LISTED FOR THE PROJECT NEW CARROWNTH RUTHVILLET (N. COM.
  MAY HE ARON'S BOW, WHICH ACCOUNTS BOW THE FACT TRA'T
  MAGRESHIAN HAS A GREATER PEPECT FER WORND THAN THE
  CALCIUM IN REGULAR LIME. VIDE THE AMOUNT CALLED FOR BY THE SOIL
- 12. FERHILZATION RATISS
  121. IF THE PRESENT AFFLY 10-20-20 AT 400 POUNDS/ACRE
  122. IF POCREPORATED AFFLY 10-20-20 AT 1,000 POUNDS/ACRE
  123. UNLESS THE SUL TEST DETENDANTS THAT THE PATE CAN BE LESS
  124. THAN THESE MANAGEMS.

- TEMPORARY SEDIMENT AND EROSION CONTROL MEASURES AND MANYAIN FOR THE LIFE OF THE PROJECT OR UNTIL THERE IS 70% TROWITH ESTABLISHED OVER THE ENTIRE PROJECT AREA.
- CLEAR AND GRUB SITE TO THE EXTENT NECESSARY TO COMPLETE THE PROJECT WITHIN THE LIMITS OF DISTURBANCE.
- REMOVE AND STOCKFILE TOPSOIL AS SHOWN ON THE PLANS.
- PERFORM GRADING OPERATIONS FOR THE ACCESS ROADS AND WELL PAD.
- REMOVE TEMPORARY SEDIMENT AND ENOSION CONTROL MEASURES AFTER 70% GROWTH HAS BEEN ESTABLISHED OVER THE ENTERS PROJECT AREA
- COMPLETE FINAL PROJECT CLEAN UP

### INITIAL SITE CONSTRUCTION SEQUENCE OF EVENTS

- SEED AND MULCH TOPSOIL STOCKPILES.
- RE-DISTRIBUTE TOPSOIL THEN SEED AND MILICH ALL DISTURBED AREAS.

### SEQUENCE OF EVENTS SITE RECLAMATION

- PROOR TO SITE RECLAMATION, INSTALL TEMPORARY REDIRECT AND ERRORISY CONTROL MEASURES AND MAINTAIN FOR THE LIFE OF THE PROJECT OR LUTIL THEME IS TON-GROWTH ISTABLISHED OVER THE ENTIRE PROJECT AREA.
- REMOVE AND STOCKPILE TOPSOIL TO THE EXTENT NECESSARY TO COMPLETE THE RECLAMATION.
- SHED AND MULCH TOPSOIL STOCKFILES.
- PERFORM GRADING TO RECLAIM SITE AS PER THE RECLAMATION PLAN AND IN ACCORDANCE WITH THE EARTHWORK SPECIFICATIONS IN THE GENERAL
- 5. RE-DISTRIBUTE TOPSOIL THEN SEED AND MULCH ALL DISTURBED AREAS. REMOVE TEMPORARY SEDIMENT AND EROSION CONTROL MEASURES AFTER 70% GROWTH HAS BEEN ESTABLISHED OVER THE ENTIRE PROJECT AREA.
- 7. COMPLETE FINAL PROJECT CLEAN UP.

CONSTRUCTION PLANS FOR THE MND OI WELL PAD AND ACCESS ROAD MARSHALL COUNTY, WY GENERAL NOTES NOBLE ENERGY, INC.

N

Ne noble energy DATE

PHONE (304) 624-4108

BRIDGEPORT, WV 26330 FAX (304) 624-7831

1-01-030-2460

CONTRACT No. PH SETH

SHEET No.

4705101838

## SITE CONSTRUCTION QUANTITY SUMMARY

77 12	12		ZI COMP	18-IN F	20 STONE	19 ROCK (	18 ROCK I	17 EROSIG	16 EROSIC	TYPE 1	15 CRUSH	14 CRUSH	13 CRUSH	12 CRUSH	11 CRUSH	10 CRUSH	9 UNDER	8. UNDER	7. UNDER	6 SOILK	5 TOPSC	4 TOTAL	3 TOTAL	2 TOTAL	1 TOTAL	NUMBER
	STABILIZED CONSTRUCTION ENTRANCE	COMPOST FILTER SOCK, 24-IN	COMPOST FILTER SOCK, 8-IN	18-IN HDPE CULVERT	STONE OUTLET PROTECTION	ROCK CHECK DAM	ROCK UNED DITCH	EROSION CONTROL MATTING LINED DITCH	EROSION CONTROL SLOPE MATTING	TYPE 1 GUARDRAIL, CLASS II	CRUSHED AGGREGATE BASE COURSE, 1.5 IN MINUS - EXISTING ROAD RELOCATION ONLY	CRUSHED AGGREGATE BASE COURSE, 1.5-IN MINUS - ACCESS ROAD ONLY	CRUSHED AGGREGATE BASE COURSE, 1.5-IN MINUS - WELL PAD ONLY	CRUSHED AGGREGATE BASE COURSE, AASHTO NO. 1 - EXISTING HOAD RELOCATION ONLY	CRUSHED AGGREGATE BASE COURSE, AASHTO NO. 1 - ACCESS ROAD DNLY	CRUSHED AGGREGATE BASE COURSE, AASHTO NO. 1 - WELL PAD ONLY	UNDERDRAIN SUMP OUTLET PIPE	UNDERDRAIN SUMP	UNDERDRAIN CONTAINMENT TRENCH	SOIL KEYWAY (EXCAVATION AND PLACEMENT)	TOPSOIL REMOVAL (ASSUMED 12-IN THICKNESS)	TOTAL EARTHWORK	TOTAL NON-FORESTED CLEARING AND GRUBBING	TOTAL FORESTED CLEARING AND GRUBBING	TOTAL LIMIT OF DISTURBANCE	DESCRIPTION
20	Æ	ç	Ę.	Ę.	EA	EA	Ŧ	4	Y2	Ę.	Z	ī	N	Z	ī	Z	ı,	EA	F	Ŋ	Q	Q	AC	AC	AC	UNIT
5	1	1,375	1,900	70	4	44	1,270	555	18,620	525	100	95	1,645	390	365	6,575	335	5	1,380	5,825	10,125	56,350	4.70	4.41	9.11	QUANTITY

ITEM IN ACCORDANCE WITH THE APPLICABLE DETAILS CONTAINED WITHIN THESE PLANS.

SITE CONSTRUCTION EARTHWORK SUMMARY

TOTAL CUT
TOTAL FILL
NET CUT

56,350 CY 46,225 CY 10,125 CY

TOTAL TOPSOIL STOCKPILE 10,125 CY

CUT (SWELL) FACTOR FILL (SHRINK) FACTOR

100%

## SITE RECLAMATION QUANTITY SUMMARY

NUMBER	DESCRIPTION
_	TOTAL LIMIT OF DISTURBANCE
2	TOTAL EARTHWORK
3	ROCK UNED DITCH
4	ROCK CHECK DAM
5	STONE OUTLET PROTECTION
6	COMPOST FILTER SOCK, 24 IN
7	STABILIZED CONSTRUCTION ENTRANCE
00	SETDING AND MUICHING

## SITE RECLAMATION EARTHWORK SUMMARY

BERM AND STOCKPILE CUT BERM AND STOCKPILE FILL TOTAL CUT CUT (SWELL) FACTOR FILL (SHRINK) FACTOR 10,180 CY 0 CY 10,180 CY 100%

TOTAL WASTE

10,180 CY

				C	)	
FICLD BOOK No.:	SURWEY BY	SURVEY DATE:	APPROVED.	00000	DRAWN	
			, AG	, AG	DAT	

ENG 0000	SURVEY BY:	SURVEY DATE:	ASWERSON, D.	CHOCO	DRAWN	
			DATE	DATE	DATE	









1-01-030-2460

NOBLE ENERGY, INC.
CONSTRUCTION PLANS FOR THE
MND 01 WELL PAD AND ACCESS ROAD
MARSHALL COUNTY, WY
QUANTITY SUMMARY

ω

 $\triangleright$ 

05/29/2014 05/29/2014 APPROVED

Received Office of Oil & Gas

NO. BY DATE

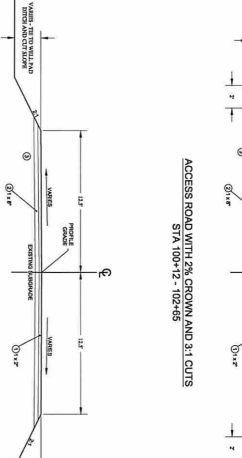
DESCRIPTION

noble energy

SCALE:
SHARLA BU:
PEDVICE:
PERVICE:
PER

DATE

4705101838



VARIES - TIE TO WELL PAD DITCH AND CUT SLOPE

9 GRADE 125

WELL PAD TYPICAL SECTION
NOT TO SCALE

2 1 x 8\* 0 NOTE:

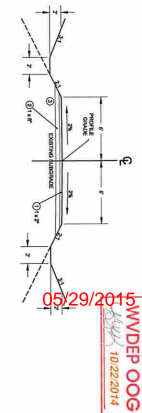
1. FINISH GRADE OF WELL PAD CONTAINMENT AREA SHALL BE HORIZONTAL

AGGREGATE BASE COURSE, 1.5-IN HINNUS (OR APPROVED EQUAL)
 AGGREGATE BASE COURSE, MASHTO NO. 1 (OR APPROVED EQUAL)
 COMPACTED SUBSTANDE (EXISTING GROWN)

①1×2\*

FINISH GRADE

EXISTING ACCESS ROAD RELOCATION STA 200+00 - 203+00



APPROVED

ACCESS ROAD TYPICAL SECTIONS
NOT TO SCALE

DITCH SLOPE OR AS SHOWN ON THESE PLANS.

SEE PLANS FOR SPECIFIC CUT AND FILL SLOPES.
THE TO ENSTRING ACCESS ROAD AT STATION 100+12.
ALL DITCHES SHALL BE VEGETATED OR ROCK-LINED BASED ON

NOTES

AGGREGATE BASE COURSE, 1.5-N MINUS (DR.)
 AGGREGATE BASE COURSE, AASHTO NO. 1 (DR.)
 COMPACTED SUBGRADE (EXISTING GROUND)

AGGREGATE BASE COURSE, MASHTO NO. 1 (OR APPROVED EQUAL)

AGGREGATE BASE COURSE, 1.5-IN MINUS (OR APPROVED EQUAL) LEGEND

ACCESS ROAD AT WELL PAD TIE-IN STA 102+65 - 102+87

Office of Child & Trans MAR 1 6 2015 Received

600 WHITE OAKS BOULEYARD, BRIDGEPORT, WV 26330 PHONE (304) 624-4108 FAX (304) 624-7831 TRANSTER.

1-01-030-2460

NOBLE ENERGY, INC.
CONSTRUCTION PLANS FOR THE
MND 01 WELL PAD AND ACCESS ROAD
MARSHALL COUNTY, WY
TYPICAL SECTIONS

4

SHEET NO.

