

January 14 , 19 83

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2) Operator's Well No. A-1304 McMullan 3) API Well No. __47

0748

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larksburg									
an in hai				OIL A	ND GAS	WELL PERMIT	APPLICATION		
WEILTVD	E. A Oil		/ Gas	XX	1,			a lour geting to	
, WELLITF		Gas", Prod	uction			Underground sto	rage	/ Deep	_/ ShallowXX/)
) LOCATION		on:	2524	1		Watershed:	Sugar Run		
	Distric	t: <u>Mi</u>	ddle F	ork		County: Rand	dolph	Ouadrangle:	Cassity 7.5'
) WELL OPE	RATOR_A	11eghe	ny Lan	d &	Mine	cal Co. 11)	DESIGNATED	AGENT Daniel	L. Wheeler
Address		. Box		Market 2			Address	P. O. Box 1	
	Clar	ksburg	, WV	2630)1		LI CIBRA	Clarksburg,	WV 26301
OIL & GAS	OWNER H	rry Mc	Mullan	Tr	Tohr	Davisson	Trustee	TOP A Ca-1	International (
Address	P. O.	Box 8	riullan	1	East	t 4th St.			St. 119 Wash. St.
Address			STREET, STREET		ATT THE RESERVE TO STREET				Lewisburg, WV24
Acreage	1000								ATION ON RECORD:
SURFACE (stvaco						y McMullan Jr	
Address	203 Ra	ndo1ph	Stree	t			Address	P. O. Box 8	Required to the second
		, WV	26421	- 10				the state of the s	C 27889
Acreage	1000	G.Z. Special Control				是以初期	TO STATE OF A SECRETARY SERVICE AND A SECRETARY OF	CONTRACTOR OF THE PARTY OF THE	on, Trustee
) FIELD SAL								1 East 4th St	
Address	Columb					A STATE OF THE PARTY OF THE PAR		Weston, WV 2	
O) OIL & GAS			The state of the s		ston	WV 25325 14)		WITH DECLARAT	ION ON RECORD:
	Robert						Name	AND THE RESERVE OF THE PARTY OF	alty owner
Address		Box 34			Ph	THE PERSON	Address	Banic as roy	arcy owner
Address		ew, WV		8		a the sales			China a parties of
) PROPOSEI					eper	/ Redrill_	/ Frac	ture or stimulate	
								E NO PROPERTY	
		Other phys	sical chang	ge in w	ell (spec	ify)			
6) GEOLOGIC									55
						feet			
							alt, 2,084		۷۷
19) Approx	imate coal sea	am depths:	604	-614		Is coal	being mined in the	area? Yes	/ No/
) CASING A	ND TUBING	PROGRA	M			Carlo Sanda			
CASING OR	1	SPEC	CIFICATION	S	1	FOOTAGE	INTERVALS	CEMENT FILL-UP	PACKERS
TUBING TYPE	Size	Grade	Weight per ft.	New	Used	For drilling	Left in well	OR SACKS (Cubic feet)	The second second
Conductor	16"				X	20'	20'		Kinds Cement to surf
Fresh water	8 5/8"		Anise I			Maria III Angel	IN LOT TO TOWN	Personal State of the	
Coal	8 5/8"		20#	X		900'	900'	The second state of	Sizes Cement to surf
Intermediate			J.55#				analesti in little	CHANNEL TONE	0.01
Production	4 1/2"		10.50	X	The same	5100'	5100'	Haran Sandah	Depths set Req. Rule 15
Tubing									D. C. dinau
Liners					3998	Section 18 19 19 19 19 19 19 19 19 19 19 19 19 19			Perforations: Top Bottom
							370.246	1 5 5 5 mm (80) 3	Top Bottom
THE HER LAND Y		A.C.	The Park	ESTAB		THE STATE OF THE STATE OF	Control of the Control	A TOTAL BUILD	i caladiana de la companya della companya de la companya della com
1) EXTRACTI	ON RIGHTS	A Charles	478.098.20		TE SEL	Table of This is	a ye helmanar	not. Lishing Pal	och der be
	provide one o		wing:					Marie California	
								e right to extract oil o	r gas.
	STATE OF THE PARTY		4-1-(c) (1)	throug	sh (4). (See reverse side for	specifics.)	est do las present	V191 325 45
2) ROYALTY	PROVISION	duce or ma	rket the oi	l or ga	hased u	mon a lease or othe	r continuing contra	ect or contracts provid	ing for flat well royalty or any
similar prov	vision for con	pensation	to the ow	ner of	the oil	or gas in place whi	ch is not inherentl	y related to the volum	ne of oil or gas so extracted,
produced or	marketed?	Yes 🗌	No XX						
			tional is no	eeded.	If the ar	iswer is Yes, you n	ay use Affidavit F	form IV-60.	
3) Required Co	opies (See rev	erse side.)	nd the encl	nsed n	lat and i	reclamation plan h	we been mailed by	registered mail or de	livered by hand to the above
named coal	operator, coa	l owner(s),	and coal	lessee o	n or be	fore the day of the	mailing or deliver	y of this Permit Appl	ication to the Department of
	arleston, Wes		//	>				1/hair	Munda.
Notary:	obse	11	OT		200 O		Signed:	enulys.	Muller
My Commiss	ion Expires_	Februa	ary 14	19	89		Its:	Vice Presider	nt
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	47-08	33-0748	3		וע	RILLING PER	MII	Februa	170/20/2023 19 83
Permit number								Da	
This permit cove	ering the well	operator a	and well lo	cation	shown b	pelow is evidence o	f permission grant	ed to drill in accordan	nce with the pertinent legal re-
mirements subj	ect to the con	ditions cor	tained her	ein an	d on the	reverse hereof. No	ification must be	given to the District C	Dil and Gas Inspector. In his contractor shall notify the
proper district o	il and gas ins	pector 24 h	nours befo	re actu	al permi	itted work has com	menced.)	The same state of the	pletter than the state of the state of
Permit expires		ctober						d prior to that date and	prosecuted with due diligence.
Bond:	Agen	t: 0K 1	Plat:	1	Casing,	Fee		-11	
Blank	et /	7 . , }	ill	1	28/	23315	A	dministrator, Office of	of Oil and Gas
	X	0.011				(X)) (

Line Item Explanation

- 1) Date of Application
- 2) Your well name and number
- 3) To be filled out by office of oil & gas
- 4A) "Oil" means natural crude oil or petroleum and other hydrocarbons, regardless of gravity, which are produced at the well in liquid form by ordinary production methods and which are not the result of condensation of gas after it leaves underground reservoirs: "Gas" means all natural gas and all other fluid hydrocarbons not defined as oil.
- 4B) "Shallow well" means any well drilled and completed in a formation above the top of the uppermost member of the "Onondaga Group" or a depth less than six thousand feet, whichever is shallower.
 - "Deep well" means any well drilled and completed in a formation at or below the top of the uppermost member of the "Onondaga Group" or at a depth less then six thousand feet, whatever is shallower.
 - 5) Where well is located
- 6) Before a permit can be issued in a corporation, company partnership, or fictitious name, the name must be registered with the Secretary of State Office
- 7) Use separate sheet if necessary
- 8) Present surface owner at time application is filed.
- 9) Optional
- 11) See Reg. 7.01 relating to code §22-4-1k
- 12) "Coal Operator" means any persons, firm, partnership, partnership association or corporation that proposes to or does operate a coal mine. See Note 24
- 13 & 14) As per §22-4-20; See Note 24
 - 15) Work that will be attempted—A separate Form IV-2 shall not be required for fracturing or stimulating a well where fracturing or stimulating is to be part of the work for which a permit is sought and is noted as such on the Form IV-2 filed in connection therewith.
 - 16) Anticipated formation for which well will be completed
 - 17) Self explanatory
 - 18) Depth to deepest freshwater, and shallowest salt water, taken from nearby wells corrected for differences in elevation
 - 19) All coal seam depths
 - 20) Proposed casing program and cementing refer to Code 22-4-5, 22-4-6, 22-4-7, 22-4-8, 22-4-8a Reg 9.01, 15.01, 15.02, 15.03, 15.04, 25.01, 25.02, 25.03, 25.04
 - 21) Code 22-4-11(c) In lieu of filing the lease or leases or other continuing contract or contracts, the applicant for a permit described herein may file the following:
 - (1)A brief description of the tract of land including the district and county wherein the tract is located;
 - (2) The identification of all parties to all leases or other continuing contractual agreements by which the right to extract, produce or market the oil or gas is claimed;
 - (3) The book and page number wherein each such lease or contract by which the right to extract, produce or market the oil or gas is recorded;
 - (4) A brief description of the royalty provisions of each such lease or contract.
 - 22) Code 22-4-11(d) and 22-4-11(e).

Date:

- Regulation 7.02 of the Department of Mines provides that the original and four copies of Form IV-2 must be filed with the Department, accompanied by (i) a plat in the form prescribed by Regulation 11, (ii) a bond in one of the forms prescribed by Regulation 12, or in lieu thereof the other security allowed by Code §22-4-2, (iii) Form IV-9, "Reclamation Plan", applicable to the reclamation required by Code §22-4-12b and Regulation 23, (iv) unless previously paid on the same well, the fee required by Code §22-4-12a, and (v) if applicable, the consent required by Code §22-4-8a from the owner of any water well or dwelling within 200 feet of the proposed well.
- The above named coal operator, coal owner(s), and coal lessee are hereby notified that any objection they wish to make or are required to make by Code §22-4-3 must be filed with the Department of Mines within fifteen (15) days after the receipt of this Application by the Department.

The following waiver must be completed by the coal operator and by any coal owner or coal lessee who has recorded a declaration under Code 22-4-20, if the permit is to be issued within fifteen (15) days of receipt thereof.

WAIVER

The undersigned coal operator/ owner		10/20/2023
mined this proposed well location. If a mine map exists will did to the mine map. The undersigned has no objection perator has complied with all applicable requirements of	to the work propos	sed to be done at this location, provided, the well
thing is completed as as to take the description of the chilest of	physical Company	Pengli species Cocober Se 1983

FILE COPY



1)	Date:_	Sept.	27,	, 19 83
-/				

2) Operator's A-1304 - McMullen Well No.

083 -0748-REN 47 -3) API Well No. State County Permit

RENEWED

STATE OF WEST VIRGINIA DEPARTMENT OF MINES, OIL AND GAS DIVISION APPLICATION FOR A WELL WORK PERMIT

						FIONS (IF ANY			7777	
	B (If "Gas", Production/			_/ Underground st _ Watershed: _S		/ Deep	_/ Shallow/)			
5) LOCATION		vation: _	iddle I			-	landolph	0 1 1	Cassity 7.5'	
			mco, In					DAGENT Danie	1 L. Wheeler	
6) WELL OPE	ERATOR_		O. Box		1			P. O.	Box 1740	
Address	-		rksburg			301	Address		sburg, WV 26301	
				The self-part work	v 20	1015	MUZIFIE		3Bd1g, WV 20301	
8) OIL & GAS		tor to		FIED		116	Name Name		Drilling Corpn.	
Address	P. 0.	Box	345			66	Address	P.O. Box 17		
	Jane	Lew,	WV 2	26378	3	SEP 2	1983	Clarksburg,	WV 26301	
10) PROPOSE	DWELL	WORK.	Drill 2	XX	/ Drill	deeper	_/ Redrill	/ Stimulate		
io) PROFOSE	D WELL	WORK.		f old	formation					
						vell (specify)	te new formation			
u) crot oct	CAL TAR	CET FOR		7	Elk	JE PATE DE				
11) GEOLOGI					5100'		TAILLY Francisco			
12) Estima						feet	2084			
13) Approx						feet; salt,		feet.	/ No XX /	
14) Approx				J4 -	614	ls coa	l being mined in th	e area? Yes	/ No/	
15) CASING A	ND TUBI	NG PRO	GRAM							
CASING OR		SPEC	Weight			FOOTAGE IN	TERVALS	OR SACKS	PACKERS	
TUBING TYPE	Size	Grade	per ft.	New	Used	For drilling	Left in well	(Cubic feet)		
Conductor	16"				X	20'	20'	Cement to s	rfece	
Fresh water							* 112 * 57			
Coal	8-5/8	11	20#	X		900'	900'	Cement to s	riface By Kull 15.	
Intermediate	0-3/4		J.55							
Production	4-1/2	111	10.50	IL V		5100'	5100'	Required by	RDepthaset 15,01	
	4-1/		10.50	-		VALUE TO THE	1910	Required by	TOTAL TOTAL	
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Liners									Top Bottom	
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(3)	tys(I-						310(
				almol	location in	willel			Application received	
		18 18 18 A				OFFICE USE C				
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		47-(083-074	8-RE	IN			0ct	cober 28, 19 83	
Permit number_								Dat	Completion of the delign	
				1.14		balaw is avidence o	f normission gran			
This permit cove	ering the w	ell operat	or and wel	l locati	on snown	e reverse hereof Not	ification must be o	iven to the District Oil	and Gas Inspector, (Refer to	
No. 8) Prior to th	e construc	tion of ro	ads, location	ons and	pits for a	any permitted work.	In addition, the v	well operator or his con	tractor shall notify the proper	
district oil and g	as inspecto	or 24 hour	rs before ac	ctual po	ermitted v	vork has commenced	l.)			
The permitted w	ork is as d	escribed in	n the Notic	e and	Applicatio	on, plat, and reclama	tion plan, subject	to any modifications a	nd conditions specified on the	
reverse hereof.	OIR IS US U	escribed i				.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			Balaitanto nomina	
Permit expires _		(October	28.	1985	unless well	work is commence	d prior to that date and	prosecuted with due diligence.	
									THER INSPECTIONS	
			1000							
Bond:	Ager	nt:	Plat:	Casi	ng	Fee		0	Amorea 6	
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1									AND THE PARTY OF T	
,								pinistrator Office of	il and Cos	
		C 4b.'s			Julillie - 1-	-ation	Adn	ministrator, Office of C	Dil and Gas	
NOTE: Keep o	ne copy o	f this perr	nit posted	at the o	drilling loo	cation.	Adn	ninistrator, Office of C	Dil and Gas	

Reason:

3) API Well No.





		RGINIA	CATE OF WEST Y				
	V431	OFF	ICE USE ONLY	(
		131922213 4 214247 11 5	Section 1	A 80 78-1 A 981			
	ODIFICATIONS						ORK MEW
(\ Shallow \	Deep	mny resn	Watershed		177.67		MOITADOU (2
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Li. Wageler		DESIGNATE				ATOR_ ALS	NELL OPER
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Sport NA 52201	Market Clerks	-1/27/1575	301		e garudaan	rsID	
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	Development	Name	1			Nobert Ster	
	P.C. Box DV	A defress [136			P. O. Boz. E	
- 0.00 x x.n	egindexish)	1983	N H-			Jame Levs.	
		Redrill				WELL WORK:	O) PROPOSED
		le new formation		nougaron bld			
		Mary		sical change in			
		The Market of the Control of the Con		10018		AL TARGET FOR	
						d depth of complete materials depths.	
No No				415			
						D TUBING PROC	
PACKERS	T CEMENT ETT LUP	TERVALS	M TONTOOT		THE APTONS		CASING OR
	OR SACAS (Cabl. (cc))	Left in well		New Used	Weight	Size Grade	TOBING PYPE
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							jotéw dasi
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-IC. Elmonkigin	Required by	Lis toera	- St001-88		Joe of	TO TO THE	nouseuori
		OFFI	CE USE ONLY				garde
Perforations							
This part of Form IV-20	(b) is to record the	dates of certain	in occurrences a	nd any follo	ow-up insp	ections.	
		Data					
		Date				Da	te(s)
Application received			Follow w		(1)		
Application received		NI.Y	Follow-up	inspection	(8)		
Well work started			DRREING PE				
28 at 189 tracio							
Completion of the drilling	ng	100					rsemin nimis
process member and this of	ed to drill in accordant	Ppermission gram	o sonabiva si Wolad	nwoda nown	l llaw bds w	ne well operate	his nermit covern
and the frementors, (Refer to		gast language he had he		en and on the		to the conditions .	
Well Record received		ar acution, enc.w	ork has commenced	el permitted w	ida torarou i belore actu	enter in mail makenas medector 24 haus	age has he trivial
Reclamation completed	to any modifications ar						he permitted wor
prosecuted with due dilinence.	bins date that date and						verse hereof.
OTHER INSPECTIONS							
			Fee			1 122	
Reason:	C The second			Casing	THE	Agent:	Bond

See the reverse side of the APPLICANT'S COPY for instructions to the well operator.

PILE COPY

z IV-9 v 8-311



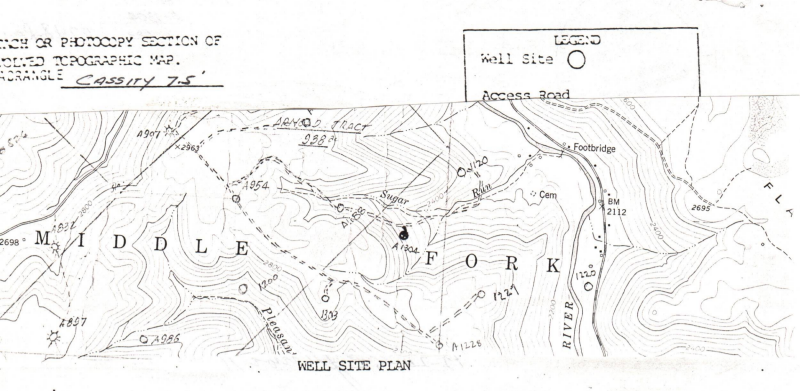


State of Mest Nieginia Pepartment of Mines Oil and Cas Division

Date <u>DECEMBER 17</u>, 1981 Well No. <u>A-1304</u> API No. 47 - 083 - 0748-Ren State County Permit

CONSTRUCTION AND RECLAMATION PLAN

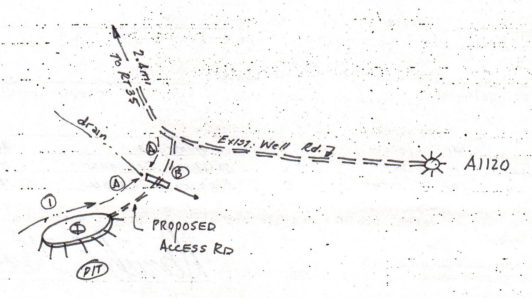
ress	P. O. Box 1740			Addrage	D O Box	17/.0	
				Magress	P. O. Box		
	Clarksburg, Wes	t Virginia				g, West Virginia	<u>a</u>
ephone	623-6671			Telephone			
downer	WESTVACO		_	Soil Cons.	District	TYGART VALLE	<u> </u>
agetation	to be carried	out by Hall	s Recla	amation, Inc	30		(Agent)
		1	1) 4	7		
1-n h	as been reveiwed	by 19	all.	Valle		SCD. ALL	corrections
s plan na	ns become a part	of this plan.	11-7	11-500	Muloc	Thelich	198
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	ACCESS ROAD					LOCATION	
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acing	Earthen				Earthen		
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ructure	CULVERTS		(B)	Structure			.(2)
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l structu	ures should be i	nspected regula	all tim	d repaired : ber to be cu	nt and remo	y. All commercioved from site b	al timber efore dirt
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ketch to include well location, existing access road, roads to be constructed, wellsite, rilling pits and necessary structures numbered or lettered to correspond with the first art of this plan. Include all natural drainage.

Property boundary	Diversion 444444444444444444444444444444444444
Road =====	Spring O→
Existing fence — X — X —	Wet Spot &
Planned fence —/—/—	Building
Stream \\\.	Drain pipe \longrightarrow 0 \longrightarrow
Open ditch>>	Waterway —===

COMMENTS:



1)	Date:	Sept.	27

,19 83

2) Operator's Well No.

A-1304 (McMullen)

3) API Well No. 47 083 0748

State County Permit

STATE OF WEST VIRGINIA DEPARTMENT OF MINES, OFFICE OF OIL & GAS

RENEWED

NOTICE OF APPLICATION FOR A WELL WORK PERMIT

) SURFACE OWN	VER(S) O	F RECORD TO BE SE	RVFD	5/i) @	ONT OPERATO	- Amora C1.	T .	
(i) Nome				2(T) 4C	dal operato	RAmax Coal;	Internation	Corp
	Westvaco			. A	1055	Meridan; 119	Wash St.	, E.
	203 Rand	lolph Avenue	5	(ii) C	OAL OWNER (S	napolis, IN) WITH DECLAR	Lewisburg	WV
(ii) Name	Elkins,	WV		N	amo		ATTON ON RE	CORD
Address					Address	McMullen		
		TO SEE CO	3000			· · · · · · ·	27000	
iii) Name		Walter (Co)	THUE	Na	ine Tohn	ngton, NC G. Davisson,	m .	
A-1304 R	2		1		Address Ea	st 4th Street	trustee	-
P 406 780	605	44		:::\	Westo	n. WV 2645	2	
RECEIPT FOR CERTIFI	ED MAIL	SEP 2	9 1983	iii) C	DAL LESSEE V	n, WV 2645 WITH DECLARAT	ION ON RECO	RD:
NO INSURANCE COVERAGE PR			0 .000	Na	ame			
NOT FOR INTERNATIONAL		Oil & CA	C D		Address			
enOto Box 8		DEDT	S DIVISION					-
ashington, North C	Carolina	SON(S) NAMED ABOVE: You he Application for a We	should have receive	ved this F	orm and the follo	owing documents:		
P.O., State and ZIP Code		o be plugged, which set	s out the parties in	orm IV-2 (B) (or Form IV-4	if the well is		
.o., state and zir code		nd describes the well a menting program;	Tes Tocaction and	, il appli	cable, the propos	sed casing and		
Postage	\$	me plat (surveyor's me	A-1304 Ra	rewed	1 IV-6; an	A-1304 KE	Newed	
Certified Fee		ug a well), which set	P 406 789	532	the well	P. 406 78	9 552	
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Restricted Delivery Fea	100,000	ASON YOU RECEIVED THE SUMMARIZED IN THE "INS	NOT FOR INTERNATION		REGARDIN	NOT FOR INTERNATION		
Return Receipt Showing	100000	(B) OR FORM 4, DESIGNA	(See Reverse)	1. 1 1. 2. 2. 2.	E COPY OF JO EQUIRED TOT	ohn G. Davissonerse)		
o whom and Date Delivered Return Receipt Showing to whom	1.	ML. notice that under Char	203 Randolph Ave	enue	1	East 4th Street		
Date, and Address of Delivery		poses to file or has f	Sterkins, West Vin	ginia		eston, West Virgin	nia 26452	
TOTAL Postage and Fee	15	Work Permit with the of Mines, with respec	P.O., State and ZIP Code		nd Gas, W	P.O., State and ZIP Code		
Postmark or Date	SPE	ed on attached Form IV	Postage	\$	d on atta	Postage	s	
(20 (28) (8) (8) (8) (8) (8) (8) (8) (8) (8) (8)	田島	on and Reclamation Pla the person(s) named a	Certified Fee	The Las	certified	Certified Fee		
	(8)	day of mailing or del	Special Delivery Fee	ta per	ircumstan			
	-	ON RIGHTS	Restricted Delivery Fee			Special Delivery Fee		
	Check	and provide one of the	Return Receipt Showing			Restricted Delivery Fee		
	Lino	cluded is the lease or l I hold the right to ext	to whom and Date Delivered Return Receipt Showing to who		: contrac	Return Receipt Showing to whom and Date Delivered		
	XX The	requirement of Code 22	Date, and Address of Delivery		side fo	Return Receipt Showing to whole Date, and Address of Delivery	m,	
	7) ROYALT	Y PROVISIONS	TOTAL Postage and Fees	\$	198	TOTAL Postage and Fees	\$	
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	w the	volume of oil or gas so		8/3/	es N Eog	8	0)	
	you ma	If the answer above is y use Affidavit Form IV-6	124	1 .04	f the an S	CHG. IL		
		Z						
	S	ee the reverse side for 1	ine item instruction	s, and for	instructions co	Cerning		
		he required copies of the eclamation Plan.	Notice and Applicat	ion, plat,	and Construction	n and		
The truth of								

The truth of the information on the	WELL
Notice and Application is verified	OPERATOR Alamco, Inc.
and sworn to and the Notice is	111 /1001/
signed on behalf of the Well Operator	By Maniell & M.
in my County and State by	Its Vice President - 1994
Daniel L. Wheeler	TICE TIESTURII - FAMOUR
this 7tklay of September , 1983.	Address P. O. Box 1740
	Clarksburg, WV 26301
My commission expires Feb. 14, 1989.	Telephone 304/623-6671
_alsu / Cox	
Notary Public, Harrison County,	10/20/2023
State of WV	10/20/2023

INSTRUCTIONS TO APPLICANT

CONCERNING THE LINE ITEMS:

- 1) Date of Notice.
- 2) Your well name and number.
- 3) To be filled out by the Office of Oil & Gas.
- 4) & 5) Use separate sheet if necessary.
 - 4) Surface owner(s) of record to be served with Notice and Application. However, see also Code § 22-4-lb(b) if "more than three tenants in common or other co-owners of interest described in subsection (a) of this section hold interests in such lands".
 - 5(i) "Coal Operator" means any person, firm, partnership, partnership association or corporation that proposes to or does operate a coal mine.
- 5(ii, iii) See Code § 22-4-20.
 - 6) See Code § 22-4-11(c). However, in lieu of filing the lease(s) or other continuing contract(s), the Applicant may fill out the information in the space provided below.
 - 7) See Code § § 22-4-11(d, e).

CONCERNING THE REQUIRED COPIES FOR FILING AND SERVICE:

Filing. Code § 22-4-lk and Regulation 7.02 provide that the original and required copies of the Notice and Application must be filed with the Administrator, accompanied by (i) a plat in the form prescribed by Regulation 11, (ii) a bond in one of the forms prescribed by Regulation 12, or in lieu thereof the other security allowed by Code § 22-4-lk(d) and the reclamation required by Code § 22-4-12b and Regulation 23, (iv) unless previously paid on the same well, the fees required by Code § 22-4-la(c) and 22-3-12a, and (v) if applicable, the consent required by Code § 22-4-8a from the owner of any water well on dwelling within 200 feet of the proposed well.

Service. In addition, service must be made on the surface owner(s) and the person(s) with an interest in the coal. See Code § § 22-4-lm, 22-4-2, 22-4-2a, and 22-4-2b.

INFORMATION SUPPLIED UNDER CODE § 22-4-11(d) IN LIEU OF FILING LEASE(S) AND OTHER CONTINUING CONTRACT(S)

Under the oath required to make the verification on the obverse side of this Notice, I depose and say that I am the person who signed the Notice for the Applicant, and that-

- the tract of land is the same tract described in the Application to which this Notice applies, 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:

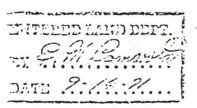
Grantor, lessor, etc.	Grantee, lessee, etc.	Royalty		Book Page	
John G. Davisson, et al	Columbia Gas	1/8		273 - 390	
Columbia Gas unto Alamco (not recorded)				

LEASE AGREEMENT

THIS LEASE AGREEMENT, made and entered into the 10x4 day of ρ_{cogs} , 1971, to be effective as of August 1, 1971, by and between JOHN G. DAVISSON, TRUSTEE, 1 East Fourth Street, Weston, West Virginia, CONNECTICUT GENERAL LIFE INSURANCE COMPANY, A Connecticut corporation, and HARRY McMULLAN, JR., and wife, NEVA S. McMULLAN, Route 5, Box 394, Washington, North Carolina 27889, hereinafter referred COLLYBIA GAS TRANSMISSION CORPORATION successor to to as "Lessor," and THE MANUFACTURERS LIGHT AND HEAT COMPANY, a Pennsylvania corporation, having its principal office and place of business at 800 Union Trust Building, Pittsburgh, Pennsylvania 15219, hereinafter referred to as "Lessee."

WITNESSETH: That for and in consideration of the sum of One Dollar (\$1.00) paid by the Lessee to the Lessor, the receipt of which is hereby acknowledged and of the mutual covenants and agreements hereinafter set forth, the Lessor and Lessee agree as follows:

LEASING CLAUSE. The Lessor hereby grants, leases, demises and lets unto Lessee all the oil, gas, including all solid, liquid and gaseous substances comprising constituents thereof, such as natural gasoline, casinghead gas, condensate, related hydrocarbons and all other products, produced therewith or therefrom by methods now known or hereafter discoveredin, upon and underlying the land hereinafter described; and the said Lessee shall have and is hereby further granted, during the term of this Lease, the exclusive rights by the Lessor to go upon the said land for the purposes of exploring and operating for, producing and marketing said oil and gas with the aforementioned constituents thereof, together with the exclusive rights also in the Lessee to utilize the surface and the underlying strata of said land, including the oil and gas sands and formations for gas storage purposes



Return to LAND DEPARTMENT 800 Union Trust Bldg. Pittsburgh, Pa. 15219



OIL & GAS DIVISION DEPT. OF MINES by injecting into, holding in storage therein and withdrawing the source thereof by pumping or otherwise, either than any well or wells operated thereon or on neighboring or adjoining lands. same gas storage field as well as protecting gas stored in and underlying all such lands, said tract of land being situate in Middle Fork District, Randelph County, West Virginia, described as follows:

On the waters of Pleasant Run, bounded on the East by the Middle Fork River in part, on the South by Eastern Fuel and Gas, on the North by the Amold tract, and being all of that certain tract of land situated in Middle Fork District, Randolph County, West Virginia, containing 1,000 acres, more or less, as identified as tract "H" on a certified copy of a map, dated November, 1959 and revised Januar, 20, 1960, the legend of which map is entitled "Property Map of "The Keppel and Company, Inc., Lying in College and Upshur Counties, West Virginia, Being Conveyed to Connecticut General Life Insurance Company," prepared by J. Walter Jones, Jr., a certified land surveyor of the State of Virginia, as shown by his certificate attached to said map, and a copy of which is recorded in the County Clerk's Office of Randolph County, West Virginia.

Being a portion of those same premises conveyed by deed dated November 23, 1959, from Moore, Keppel and Company, Inc. to Connecticut General Life Insurance Company, recorded in the County Clerk's Office of Randolph County, West Virginia, in Deed Book 218, page 119, and an undivided one-half (1/2) of which was later conveyed by deed dated January 1, 1965, from Connecticut General Life Insurance Company to Harry McMullan, Jr., recorded in the County Clerk's Office of Randolph County, West Virginia, in Deed Book 237, page 41.

2. PURPOSES. Lessor does also grant unto Lessee during the term hereof the exclusive right to enter upon the above described land to conduct geological and geophysical surveys and explorations, and to operate for, produce, and market said oil, gas, natural gasoline, casinghead gas, condensate, related hydro-carbons, and all other constituent products produced therewith or therefrom, as hereinbefore provided, together with the right to inject gas, air, water, and other fluids into the sands and formations in said land for the purpose of recovering and producing the minerals referred to above; together also with the right to drill wells, recondition producing

wells, redrill and use abandoned wells, and reabandon wells on said land; together also with the rights of way and servitudes on, over, and through said lands for reads, pipelines, telephone and electric power lines, structures, plants, houses and buildings for employees, drips, tanks, stations, cathodic protection devices, houses for gates, meters and regulators, and all other rights and privileges necessary, incident to, and convenient for the economical operation of said land alone and cojointly with other lands for the production, storage, transportation and marketing of said minerals; together also with the right of removing, either during or after the term hereof, all and any property and improvements placed or located on said land by Lessee; and together also with the right of ingress and egress upon and over said land and adjoining or neighboring lands now owned by Lessor for all of the afore- ${f s}$ aid gas production and storage purposes; provided, however, that such usages are always subject to the damage provisions hereinafter set out; and provided further that such rights of way as are provided for relate only to the exploration for, and subsequent conveyance and transportation of, oil, gas or related products to and from subject land to a connecting main pipeline system. No well shall be drilled by Lessee within two hundred feet (200') of any dwelling house now on said land except by the consent of the owner of such house. Subject to the right of Lessor to take gas free of cost from one well only on said land drilled by Lessee hereunder, provided such well is producing gas only, as hereinafter set forth, the seven-eights (7/8ths) working interest in the oil and all of the gas produced and recovered under the terms of this agreement are hereby granted, bargained, and sold unto Lessee by Lessor.

3. TERM. It is agreed that this Lease shall remain in force for the term of ten (10) years from August 1, 1971, and as long thereafter as said

land leased hereunder or any portion thereof, for any land pooled or unitized wi the whole or any part thereof as provided below in Paragraph 4 is either (a) operated by Lessee in the search for or production of oil and gas, including all solid, liquid and gaseous substances comprising constituents thereof, such as natural gasoline, casinghead gas, condensate, and related hydrocarbons in paying quantities, or drilling operations/being carried on as hereinafter provided with the right of extension of said lease thereof by payment of rentals as set forth in Article 6 hereafter; or (b) the leased premises or any part thereof, including any underlying stratum, sand or formation leased hereunder is used by the Lessee for gas storage purposes by injecting, withdrawing or holding gas therein or protecting gas thereby alone or cojointly with other lands through the operation of a well or wells either on the tract of land herein leased or on neighboring lands comprising a part of the same gas storage field, with it being agreed Lessee's determination shall be final. and conclusive as to whether the leased premises are being used for any of the aforesaid gas storage purposes.

"Drilling operations" as the term is used herein include operations for the drilling of a new well, the reworking, deepening and plugging back of a well, a new well, or hole or other operations conducted in an effort to obtain or establish production of oil or gas.

If, at the expiration of the primary term of this Lease, oil or gas is not being produced from the leased premises and Lessee is not then carrying on underground gas storage operations as provided therein, but the Lessee is still engaged in drilling operations, this Lease shall continue in force so long as such drilling operations are prosecuted; and if production of oil or gas results from such drilling operations, this Lease shall continue in force so long as oil or gas shall be produced from the leased premises.

If, after the expiration of the primary term of this Lease, all production or

storage operations on the leased premises should cease, this Lease shall not terminate if Lessee is then prosecuting drilling operations, or within sixty (60) days after each such cessation of production commences drilling operations, and this Lease shall remain in force so long as such operations are continuously prosecuted, and if production results therefrom, then as long thereafter as oil or gas is produced from the leased premises.

4. UNITIZATION. Lessee is hereby granted the right to pool, unitize or combine all or any part of the leased premises with any other lease or leases, land or lands, mineral estates, or any of them whether owned by the Lessee or others, so as to create one or more drilling or production units so as to constitute a unit or unit not exceeding 640 acres with respect to any zone or stratum predominately oil bearing and not substantially exceeding 640 acres with respect to any zone or stratum predominately gas bearing or condensate bearing, subject to the right of surrender as hereinafter provided in Article 10. Such drilling or production units may also be created by governmental authority.

Any unit formed under this paragraph shall conform to the rules and regulations of any lawful governmental authority having jurisdiction in the premises, and with good drilling or production practice in the area in which the land is located. In the event of the unitization of the whole or any part of the leased premises, Lessee shall before or after the completion of a well, record a copy of its unit operation designation in the county wherein the leased premises are located, and mail a copy thereof, by registered or certified mail, to the Lessor at Lessor's last known address. As to each drilling unit so designated for oil or gas production purposes by the Lessee, Lessor agrees to accept and receive out of the production or the proceeds from

the production of such unit, and in liqu of the gno-eighth (1/3) production royaltics provided in Paragraph 5 of this Lease, such proportional share of the aforesaid one-eighth (1/8) oil or gas production royalty as provided for in said Paragraph 5 of this Lease, produced from each production well operated on the unitized acreage as the actual number of acres in the leased premises which may be included from time to time in any such drilling unit bears to the total number of acres included in any such unit. The commencement, drilling, completion of, or production from a well or any portion of such unit shall have the same effect upon the terms of this Lease, except for the payment of royalties, as if such a well were commenced, drilled, completed or producing on any land included in this Lease itself. In the event, however, that a portion only of the premises herein leased should be included from time to time in such a drilling unit, delay rental thereafter shall be paid to Lessor only on that part of the aforesaid leased premises which remains. outside such unit or units when the same are formed. Lessee shall have the same rights of ingress and egress over the leased premises in case of such unit development for the development, drilling and operation of wells located on other acreage in the same unit as are granted by this Lease for wells located on it, but free gas shall be only furnished to and under the terms of the individual lease upon which a producing gas well is located.

- 5. ROYALTIES. In consideration of the premises, Lessee covenants and agrees:
- (1) To deliver, free of cost, to Lessor at the wells, or to the credit of Lessor in the tanks, pipelines or other facilities to which Lessee may connect said wells, an equal one-eighth (1/8) part of all oil, including any other liquid hydrocarbons contained therein, produced and saved from the leased premises, or at Lessee's option, to pay to Lessor for such one-

eighth (1/8) royalty, the market price at the well for such oil of like grade and gravity prevailing on the day such oil is run from the lease stock tanks.

- therein, produced, saved and marketed from the leased premises equal to a minimum payment of four (4) cents per Mcf or equal to one-eighth (1/8th) of the then just and reasonable area price per Mcf as set by the Federal Power Commission from time to time for gas purchased in that area of West Virginia by interstate pipelines from independent producers selling such gas in interstate commerce at the time said gas is produced and marketed from the leased premises, whichever royalty amount is greater as provided above at the time said gas is purchased, with the payment for such gas to be made on or before the twenty-fifth (25th) of the month for all such gas produced during the preceding month, measured as of the date the Lessee collects its gas measurement charts for said lease.
- covenants and agrees to accept a minimum annual payment calculated at the rate of One Dollar (\$1.00) per acre for each acre of lands then covered by this Lease, subject to all the other terms of the leased premises while the same is being operated for production purposes, payable quarterly in advance, beginning August 1, 1971, for five (5) years certain up to and including July 30, 1976. Any rental paid during this first five(5) year period for time beyond the date when gas is first marketed, as aforesaid, shall be credited upon the first royalty for gas or oil that may otherwise be due hereunder at any time; provided, however, in any event Lessor shall be guaranteed and shall receive a minimum annual production rental payment based upon One Dollar (\$1.00) per acre per year for each acre originally granted and demised hereunder during such five (5) year period this Lease is in effect, with any well

royalty payable hereunder being deducted therefrom by Lossee. Should the first well smiled hereunder during said five (5) year period be a dry hole, or deemed by its Leasee unprofitable to operate. Lessee shall still be colliqued during such first five (5) year period only to pay Lessor the minimum amount hereinabove provided until such time during such first five (5) year period as gas is produced, in paying quantities or a well entitling Lessor to royalty under Article 5 is completed on said premises. Thereafter the Lessee shall have the right to deduct credit for such royalty from the minimum payment provided above. The aforementioned minimum production rental payment above shall continue at the end of the said five (5) year period ending July 31, 1976 so long as this Lease remains in effect. Lessee may release or surrender all or any portion of the leased premises after July 30, 1976, and thereafter such minimum annual payment shall be proportionately reduced with Lessee paying Lessor at the rate of One Dollar (\$1.00) per acre per year for the acreage upon which the leasehold interests and rights are retained.

right at any time during the time this Lease is in effect, provided the native gas reserves in the reservoir have previously been depleted to 75 percent of their original volume as estimated by Lessee prior to conversion to gas storage operations, to employ any depleted oil or gas stratum underlying premises for the storage of gas and may for this purpose reopen, redrill and restore to operation any and all abandoned wells on the premises which may have penetrated said depleted stratum, or may drill new wells thereon for the purpose of freely introducing and storing gas in such stratum and recovering the same therefrom. It is understood that a well need not be drilled on the premises to permit storage of gas, and it is agreed that Lessee shall be the sole judge as to whether gas is being stored within the leased

premises and its determination shall be final and conclusive. As full compensation for the storage rights herein granted and in lieu of all delay rental or minimum annual production payment as defined, royalty otherwise provided hereunder to be paid to Lessor for the right to produce or for the production of stored gas from the leased premises, Lessee agrees to pay Lessor an annual storage rental of Two Dollars (\$2.00) per acre in advance commencing with the date of utilization of any depleted stratum for storage purposes and for as long thereafter as the stratum so is utilized. Lessee further agrees to pay Lessor, in addition to surface damages provided in Article 8 as liquidating damages for the drilling, operation, and maintenance of each well on the premises which is utilized for storage of gas, as well as for the necessary or useful surface rights and privileges relating thereto, for the entire term of this agreement, the sum of One Hundred Dollars (\$100.00) as damages payable in one sum within three (3) months after each well now existing or hereafter drilled upon the premises is so utilized. Lessee agrees to give Lessor written notice of the use of the leased premises or of any wells drilled thereon for the storage of gas. .

This Lease shall never be forfeited due to failure of Lessee to make or tender any proper payment to the party or parties entitled thereto, nor due to any failure by Lessee to perform any obligation or covenant hereunder unless the Lessee shall have received written notice of such failure or after receipt of such notice, fails to make proper payment or perform any such obligation hereunder within thirty (30) days from the receipt of such notice if Lessee is actually in default.

8. MANNER OF OPERATIONS AND LESSEE'S LIABILITY FOR DAMAGES.

Lessee shall bury, when so requested by Lessor, all pipelines

used to produce and transport gas or oil off the premises and shall pay all

damage to trowing conte caused by operations under this Lease.

Lossee shall pay to Lessor the fair amount of any surface dam.

Occasioned by the acts of it or its agents while operating under the au.

of this Lease Agreement. In this sense, timber and pulpwood are considere
a "growing crop," as referred to in the preceding paragraph.

- 9. ENTIRETY. If the leased premises are now or hereafter shall be owned severally or in separate tracts, the premises shall nevertheless be considered and considered as one lease and there shall be no obligation on the part of the Lessee to offset wells an exparate tracts into which the land covered by this Lease may hereafter be divided by sale, demise, descent or otherwise.
- well, or wells paid and to be paid, as herein provided, are and will be accepted by Lessor as adequate and full consideration to render it optional with Lessee as to whether or not it shall drill a well or wells to offset producing wells on adjoining or adjacent premises. Should it be determined that Lessor owns only a fraction of the fee simple in the oil and gas in the above described lands, then Lessor shall receive such fraction only of the rentals and royalties above specified. This Lease shall extend to and bind any interest or estate in the oil and gas in the above described lands hereafter acquired by Lessor.
- 11. PAYMENTS. All payments that become due Lessor hereunder may be made direct to Lessor by check, made payable and mailed or personally given direct to:
 - (1) Four-sevenths (4/7ths) (\$142.86 quarterly in advance insofar as minimum payments are concerned) to Harry McMullan, Jr., Route # 5, Box 394, Washington, North Carolina 27889

(2) Three-sevenths (3,7ths)(\$137.14 quarterly in advance insofar as minimum payments are concerned) to John G. Davisson,

Trustee, 1 East Fourth Street, Weston, West Virginia 26452, whichever method Lessee may elect at the time of each such payment. Said individuals are appointed agent to receive and receipt for the same and to receive all notices given by Lessee as provided herein.

FREE GAS. Lessor excepts and reserves the right to lay a pipeline, at Lessor's expense, to any one (1) well only drilled by Lessee on said leased premises pursuant to the terms of this Lease and producing gas only, and to take gas produced from such well so long as Lessor operates this Lease, to an amount not exceeding two hundred thousand cubic feet per year, free of cost for Lessor's own use for heat and light in one dwelling house on said land at Lessor's risk, subject to the Lessee's rights of use, operation, pumping, and right of abandonment of such well by Lessee. Lessor agrees that all gas in excess of two hundred thousand cubic feet taken and used in each year shall be paid for by Lessor at the current published rates of Lessee's affiliated distribution company that is or may then be delivering gas at retail in the area nearest to the leased premises, and that said excess gas shall be delivered by Lessor for the account of said affiliated retail distributor, that the measurement and regulation thereof shall be by meter and regulators set at the valve on the well, that such gas so taken shall be used with economy, in safe and proper pipes and appliances, and that Lessor shall subscribe to and be bound by the reasonable rules and regulations of Lessee and its affiliated retail distribution company, published at that time relating to such taking and use of gas. Lessor expressly gives Lessee the right in advance if Lessee is requested by its affiliated retail distribution company · to deduct the cost of any gas used by Lessor in excess of two hundred thousand

due to Lessor under this Lease. Lessor further agrees to accept at any time at the option of Lessee a cash payment of Seventy-Five Dollars (\$75.00) per annum as full consideration and compensation in lieu of the right to take and use such quantity of gas free of cost. This agreement of Lessor shall extend to and bind any surface owner or tenant occupying the same premises covered by this Lease.

- 13. SURRENDER. It is agreed that Lessee at any time after the first five (5) years from the effective date of this Lease shall have the right to surrender or cancel this Lease on all or any part of the acreage by delivering or mailing to the Lessor notice of such surrender or placing the same of record in the proper county whereacreage included therein is located, upon the payment or tender of One Dollar (\$1.00) to Lessor and all other amounts then due Lessor as provided herein, and thereupon Lessor shall be released and discharged from all payments, obligations, covenants and conditions herein contained and this Lease shall be null and void as to the land in respect to which a surrender is made. In the event of a surrender by Lessor of all its rights on a part of this leased acreage only, thereafter the amount of delay rentals provided above shall be reduced proportionately on an acreage basis, but as to the portion of the acreage not released, the terms and provisions of this Lease shall continue and remain in full force and effect for all purposes.
- or a part of the above-described land, Lessee may continue to make all payments to Lessor until furnished with a certified copy of any such deed of conveyance or other documents or proof to enable Lessee to identify the land conveyed as being all or part of said land; or on written notice of any such conveyance Lessee may hold all payments until furnished with such copy of other documents or proof,

and in case of any division of the leased premises after this Lease is executed shall apportion the rental according to acreage.

- of this Lease shall be subject to all Federal and State laws, executive orders, rules, regulations and requests, including but not limited to drilling, reworking and producing operations, and this Lease shall not be terminated in whole or in part nor Lessee held liable in damages for failure to comply therewith, if compliance is prohibited by, or if such failure is the result of any such law, order, rule, regulation or request whether or not subsequently determined to be invalid; or because of Lessee's failure to comply with any express or implied covenants of this Lease if such failure is the result of governmental authority, war, Act of God, acts of the public enemy, wars, insurrections or riots, strike, exhaustion or unavailability or delays in delivery of any product, labor, service or material, fire, explosion, flood, lockouts, or any other cause reasonably beyond the control of Lessee.
- under this Lease may be assigned to any reputable firm or corporation approved by Lessor but said assignment shall not be in effect until such time as Lessee notifies the agent of Lessor, Harry McMullan, Jr., by certified mail, addressed to Route # 5, Box 394, Washington, North Carolina 27889, and in such notice specifically advises the rights and interests to be assigned, to whom they are proposed to be assigned and a copy of the proposed assignment agreement. After such assignment has been approved by Lessor and returned to Lessee with evidence of such approval, Lessee shall furnish said McMullan with the recording data covering said assignment. The above right of assignment and the Lessor's approval thereof shall not extend to and include the already approved merger of the Lessee into Columbia Gas Trans-

mission Corporation and Lessee's rights in said bease thus acquired by said Columbia Gas Transmission Corporation as a result of said merger and consolidation shall not be affected in any way by said merger and consolidation. Lessor expressly waives the approval and notice requirement provided above with respect to this transfer of interests and rights of Lessee to Columbia Gas Transmission Corporation.

- DEFERMENT OF DRILLING OPERATIONS. The Lessee has the option at all times while this lease is in effect to drill or not drill, provided the minimum annual rental hereinbefore provided is paid to Lessor. This latter provision shall not extend to relieve Lessee of any implied covenant Lessee would otherwise have to drill any offset well or wells on the Leased premises to protect the same from drainage while Lessee retains the same.
- SUCCESSORS AND ASSIGNS. This Lease, together with its terms, conditions and provisions, shall extend to and be binding upon the parties and their respective successors and assigns. Reference herein to Lessor and Lessee shall include reference to their respective successors and assigns.
- ENTIRE CONTRACT. It is agreed that no verbal representations or promises have been made or relied upon by Lessor or Lessee supplementing, modifying, or as an inducement to execute this agreement.

WITNESS the following signatures and seals the day and year first above written.

ATTEST:

BEFFEREIT J. Assistant Secretary

WITNESS:

CONNECTICUT GENERAL LIFE INSURANCE, COMPANY

G. H. Beadles

Second Vice President

- 14 -

OIL & GAS DIVISION DEPT. OF MINES WITHESS:

Shirting B. Cham	John G. Davisson, Trustee COLUMBIA GAS TRANSMISSION CORPORATION
ATTEST:	THE MANUFACTURERS LIGHT AND HEAT COMPANY By: Vice President
SEATE OF HEAVE	Pittsburgh Division
COUNTY OF DALLAS)	Wit:
do certify thatG. H. Beadles	, a notary public of said county,who signed the writing above (or
hereto annexed), bearing date the 10th day	y of <u>August</u> , 1971,
for CONNECTICUT GENERAL LIFE INSURAN	NCE COMPANY, a corporation, has
this day in my said county, before me, ac	
the act and deed of said corporation.	
Given under my hand this 16th da	y of August , 1971. My
commission expires: June 1, 1973	
	Bitter O. Stille
	Notary Public

SEAL



I, Shirleyan 3. Chesson, a notary public of said county, do certify that Harry McMullan, Jr., and Neva S. McMullan, whose names are signed to the writing above (or hereto annexed) bearing date the horizont above. (or hereto annexed) bearing date the horizont and have this day acknowledged the same before me, in my said county.

Given under my hand this 10th day of lagerh, 1971. My

Notary Public

STATE OF WEST VIRGINIA)

COUNTY OF LEWIS)

To Wit:

I, Mand M. Sulfissie, a notary public of said county, do certify that John G. Davisson, Trustee, whose name is signed to the writing above (or hereto annexed) bearing date the Midday of Manual, 1971, has this day acknowledged the same before me, in my said county.

Given under my hand this Attoday of Alland, 1971.

My commission expires: Manh 24 1974.

Notary Public And Massing

JAN 1 9 1983

COUNTY OF ALLEGHERY

To Wit: 11

I, Walter A. Perrin , a notary public of said county,
do certify thatW. E. Almouistwho signed the writing
above (or hereto annexed), bearing date the 10th day of August COLUMBIA GAS TRANSMISSION CORPORATION successor to 1971, for/THE MANUFACTURERS LIGHT AND HEAT COMPANY, a corporation,
has this day in my said county, before me, acknowledged the said writing
to be the act and deed of said corporation.
Given under my hand this 13th day of September , 1971.
My Commission expires:
WALTER A. PERRIII, Notary Public Filtelersh, Allepheny Co., Pa. My Commission Empires Followary 1, 1073 Notary Public
West Virginia Randolph County Court Clerk's Office: SEP 27 1971

Trester Clark Clerk

This Instrument was this day presented to me in my office, and there . . : withor with the Certificate thereto annexed, is

admitted to record.





OIL & GAS DIVISION STATE OF WEST VIRGINIA DEPT. OF MINESEPARTMENT OF MINES

WELL TYPE: OIL / GAS X / LIQUID INJECTION / WASTE DISPOSAL

Operator's Well No. A-1304 Farm McMullan API No. 47 - 083 - 0748

Date February 27, 1984

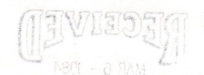
OIL and GAS DIVISION

WELL OPERATOR'S REPORT OF

DRILLING, FRACTURING AND/OR STIMULATING, OR PHYSICAL CHANGE

(If "Gas", Production_/ Undergrounce OCATION: Elevation: 2524'	Wate	ershed Suga	ar Run	
District: Middle Fork Count	ty: Randol	Lph Qua	drangle:_	Cassity 7.5'
OMPANY ALAMCO, INC 200 West Main Street				
DDRESS Clarksburg, West Virginia 26301	Casing &	Used in	Left	Cement fill up
ESIGNATED AGENT ALAMCO, INC	Tubing	Drilling	in Well	Cu. Ft.
200 West Main Street DDRESS Clarksburg, West Virginia 26301	Size 20-16 Cond.			
URFACE OWNER Westvaco	13-10"			
DDRESS 203 Randolph Ave., Elkins, WV	9 5/8"			
INERAL RIGHTS OWNER Neva McMullan	9 3/6			
DDDECC D O Dow 9 Washinston NG 27000	8 5/8"	827'	827'	to surface
DDRESS P.O. Box 8, Washington, NC 27889	7"			
IL AND GAS INSPECTOR FOR THIS WORK Robert	5 1/2"			
tewart ADDRESS P.O. Box 345, Jane Lew, WV	4 1/2"	4852'	4852'	w/545 sks 1500'
ERMIT ISSUED October 28, 1983	3			
RILLING COMMENCED January 18, 1984	2			
RILLING COMPLETED January 27, 1984				
F APPLICABLE: PIUGGING OF DRY HOLE ON ONTINUOUS PROGRESSION FROM DRILLING OR EWORKING. VERBAL PERMISSION OBTAINED	Liners used			
FOLOGICAL TARGET FORMATION Elk		DEPTH	5100	FEE
Depth of completed well 5164	feet Rotar	ryx/	Cable T	lools
Water Strata depth: Fresh 14			feet S	Saltfee
Coal seam depth: 88-94, 124-130 PEN FLOW DATA		_Is coal beir	ng mined i	n this area? <u>N</u>
Producing formation Elk, Alexander, Benso				
Gas: Initial open flow 30 Mcf/d				
Final open flow 1476 Mcf/d		The state of the s		
Time of open flow between in				
Static rock pressure 800 psig (surface (If applicable due to multiple completion		it after	nou	us snut-in
Second producing formation		Pav zor	ne doeth	10/20/2023
Gas: Initial open flow Mcf/d	Oil:	Initial oper	flow	Bbl
Final open flow Mcf/d				
Time of open flow between in				
Static rock pressurepsig (surface me	easurement)	after	_ hours s	shut-in
		(continue	on rever	se side)

FORM IV-35 (REVERSE)



DEPT. OF MINES

DETAILS OF PERFORATED INTERVALS, FRACTURING OR STIMULATING, PHYSICAL CHANGE ETC.

Well was fractured

February 13, 1984

Perforations:

3400 - 3404 3648 - 3652 Benson-Riley

4432 - 4436 Alexander

4769 - 4774 lst Elk

WELL LOG

FORMATION COLOR HARD OR SOFT	TOP FEET	BOTTOM FEET	REMARKS Including indication of all fresh and salt water, coal, oil and gas
Fill	0	5	2" stream water @ 14'
Sand & Shale	5	88	Gas check @ 1211' No show
Coal	88	94	Gas check @ 1741' No show
Sand & Shale	94	124	Gas check @ 2053' No show
Coal	124	130	Gas check @ 2240' No show
Sand & Shale	130	695	Gas check @ 2367' No show
Red Rock & Shale	695	748	Gas check @ 2905' No show
Sand & Shale	748	818	Gas check @ 3030' No show
Red Rock	818	1135	Gas check @ 3498' No show
Little Lime	1135	1205	Gas check @ 3621' No show
Big Lime	1205	1354	Gas check @ 3715' No show
Big Injun	1354	1470	Gas check @ 4092' No show
Shale	1470	1719	Gas check @ 4439' No show
Gordon	1719	1780	Gas check @ 4817' No show
Shale	1780	1858	Gas check @ 5164' 30 MCF/D
4th Sand	1858	1929	Gas check & 3104 30 her/b
Shale	1929	2070	
5th Sand	2070	2123	
Shale	2123	2897	Service and the service of the service day
Balltown	2897	2985	
Shale	2985	3640	
Benson	3640	3717	
Shale	3717	4410	
Alexander	4410	4440	
Shale	4440	4760	Market Market Committee and Co
1st Elk	4760	4780	
Shale	4780	4891	
2nd Elk	4891	4920	
	4920	5044	TON AND POST OF THE PROPERTY OF
Shale	5044	5072	
3rd Elk	5072		[관계생과 역회 중요] 그러워 그렇지 않는 . 그릇들이 되어난다.
Shale	5072	5164 T.D.	
	Commence of the second		The second secon
Professional Control of the Control	mon al .		HAS I , so well grifted R man (1980)

(Attach separate sheets as necessary)

ALAMCO, INC Well Operator

Vice President Oil & Gas Operations

Date: February 27, 1984

Regulation 2.02 (i) provides as follows
"The term 'log' or 'well log' shall mean a systematic detailed geological record of all formations, including coal, encountered in the drilling of a well."

COMPANY Alamco, Inc.





OIL & GAS DIVISION
DEPT. OF MINES

9/83

PERMIT NO 083-0748 -REN.

State of West Birginia

Bepartment of Mines Oil and Gas Bivision Charleston 25305

FINAL INSPECTION REPORT

INSPECTORS COMPLIANCE REPORT March 12, 1984

P. O.	Drawer 1740	FARM & I	VELL NO	McMullan #A-1304
Clarks	burg, West Virginia 26301	DIST. &	COUNTY	Middle Fork/Randolph
RULE	DESCRIPTION		IN	COMPLIANCE NO
23.06 25.04 25.03 16.01 15.03 15.02 15.01 15.04 15.05 23.02 25.01 23.04 23.05 23.07 16.01 16.02 7.05	Notification Prior to Starting W Prepared before Drilling to Prev High-Pressure Drilling Required Permits at Wellsite Adequate Fresh Water Casing Adequate Coal Casing Adequate Production Casing Adequate Cement Strength Cement Type Maintained Access Roads Necessary Equipment to Prevent Wallsing Reclaimed Drilling Pits No Surface or Underground Polluta Requirements for Production & Gast Well Records on Site Well Records Filed Identification Markings	ent Waste		NO
	NSPECTED THE ABOVE CAPTIONED WELL	AND RECOMMEND	THAT IT	BE RELEASED:
		SIGNED	Philip	10 Srocy
" Olla	l record was received and reclamate ter 22, Article 4, Section 2, the for the life of the well.	above well will	l'remai	oved. In accordance in under bond 1 & Gas Division
TMS/rls	3	J _U	DATE	1984 10/20/2023

ASSIGNMENT OF DRILLING AND PRODUCTION RIGHTS

THIS AGREEMENT, made this day of romund,,

1975, by and between COLUNBIA GAS TRANSMISSION CORFORATION, a

Delaware corporation having an office and place of business at 800

Union Trust Building, Pittsburgh, Pennsylvania 15219, hereinafter referred to as "Columbia,"

A N

ALLEGHENY LAND AND MINERAL COMPANY, a corporation having an office and place of business at 227 Washington Avenue, Clarksburg, West Virginia 26301, hereinafter referred to as "Allegheny."

WITNESSETH:

WHEREAS, Columbia is the present lessee and owner of certain oil and gas leases, including all the leasehold oil and gas and all the leasehold oil and gas interests and rights in, upon and underlying approximately 12,872 acres of land situate in Randolph and Upshur Counties, West Virginia, as shown on Schedule of Leases attached hereto and made a part hereof as Exhibit "A"; and

WHEREAS, said acreage of approximately 12,872 acres has, for purposes of this agreement, been divided into four (4) sections, as indicated on map attached hereto and made a part hereof as Exhibit "B"; and

WHEREAS, Allegheny has requested Columbia to assign to it the shallow drilling and production rights and the right to enter upon the said acreage to drill, test, produce 10/20/2023 op gas from any new well or wells that Allegheny may hereafter drill and complete on said acreage; and

interests, rights and privileges on said acreage to Allegheny, subject to the terms, conditions, reservations and exceptions hereinafter set forth in order to have said acreage tested and developed for natural gas in return for Columbia's right, interalia, to purchase any gas or oil that may be developed therefrom in the manner hereinafter provided.

NOW, THEREFORE, in consideration of the sum of ONE AND OC/100 DOLLAR (\$1.00), in hand paid by Allegheny to Columbia, the receipt of which is hereby acknowledged, and in consideration of the mutual covenants and agreements hereinafter set forth, the parties hereto mutually agree as follows:

1. Columbia does hereby assign, transfer and set over unto Allegheny, for and during the period of time this agreement remains in effect, the right to enter upon, drill, test, produce and develop shallow oil and gas only in all the shallow oil and gas sands or horizons underlying all the acreage described and included in the oil and gas leases described and identified in Exhibit "A" attached hereto and made a part hereof, such shallow oil and gas sands or horizons being more particularly defined herein as all those oil and gas sands or horizons beginning at the surface and extending down to and including the depth of 5,000 feet below such surface, subject to the terms and conditions of the said original leases, together with any amendments thereto, and the terms and conditions of this agreement.

EXCEPTING AND RESERVING unto Columbia, its successors and assigns, (i) the right to enter upon, drill, produce, explore and develop all the oil and gas from any deeper oil and gas sands or horizons underlying the acreage; and (ii) any and all leasehold right, title and interest in and to any gas storage 10/20/2023 rights and privileges, express or implied, in any and all oil and gas sands or horizons underlying the aforesaid leasehold acreage, together with any rights or privileges therein granted which are

nontriculos y instrumental or our consept of participations on one agreege included in said oil and gas leases.

- granted or assigned to any other person, persons or corporation any assignment or farm out of drilling rights adverse to the rights granted in this agreement, Columbia makes no warranties of title conveyed under the oil and gas leases above referred to or of its title to the leasehold estates, it being understood that Allegheny will assume the risk of proving title and will do any curative work it and its attorney deem necessary, at its own expense, saving Columbia harmless from any claims or demands on the part of any person or persons or corporation claiming title adversely to Columbia or to its lessors.
- 3. Allegheny covenants and agrees that during the calendar year 1973 it will, at its sole cost and expense, drill or cause to be drilled five (5) wells on the acreage covered by the oil and gas leases comprising Exhibit "A" hereto, with at least one (1) well being drilled on each of the four (4) sections shown on the map attached hereto as Exhibit "B," said wells to be drilled with due diligence and in a good and workmanlike manner in accordance with accepted practices followed by prudent drilling operators in that geographic area until each well has been drilled to a depth sufficient to test the Benson Sand Horizon.

 The exact location of any wells shall be determined by Allegheny, but Allegheny covenants and agrees not to drill any new well or wells closer than 1,500 feet to any well then being operated by Columbia or by third parties on acreage included on any leased premises assigned herein.
- 4. During the drilling of any well on the above-described land or on unitized area including such land or any part thereof, Allegheny shall furnish Columbia with 2/20/2023 a daily drilling report, and Columbia's representatives shall have access to the premises and derrick floor at all times during the

imilling, coming, logging and testing of formations encountered. inclusing but not limited to explod of logs, core analyses, inill stem tests and fluid analyses. Representative samples of drill cuttings taken at intervals of ten (10) feet or less from the surface to the total depth shall be saved, washed and dried and supplied to Columbia; and Columbia shall have the right to examine and chip at any time any cores taken. Allegheny shall also notify Columbia of any intended coring, logging, testing and the encountering and drilling of all potential pay zones in time for Columbia's representatives to be present and to witness such operations. Allegheny further agrees, upon completion of any well drilled hereunder, to deliver to Columbia (i) a complete log thereof, certified as being correct; (ii) a gamma ray log from surface to total depth; (iii) a gamma gamma density log with caliper and an induction log to the total depth drilled; and (iv) any other logs and surveys, drill stem tests, core analyses and fluid analyses made and not previously delivered.

5. All samples and copies of reports, logs, tests and other well drilling information to be furnished to Columbia shall be given or mailed to:

P. S. Tremel, Senior Geologist Columbia Gas Transmission Corporation 800 Union Trust Building Pittsburgh, Pennsylvania 15219

and all other notices required hereunder to be furnished to

Columbia shall be given or mailed to:

W. A. Perrin, Manager Land, Leasing and Rights of Way Columbia Gas Transmission Corporation 800 Union Trust Building Pittsburgh, Pennsylvania 15219

6. Allegheny agrees to furnish all labor, materials, supplies and equipment and to pay all other costs and expenses in connection with the locating, drilling, equipping and operating of each well drilled by it on the leasehold acreage included hereunder. Allegheny covenants and agrees for itself, its successors and assigns, to and with Columbia, its successors and

on the leaseable correct set forth in Emhibit "A" seases providing goes or sil in paying quantities or is of no further use to Allegheny, Allegheny will plug or cause to be plugged and abandon said well at its own cost and expense in accordance with the laws of the State of West Virginia then in force and regulating the plugging of oil and gas wells. Allegheny further covenants and agrees that it will save harmless Columbia, its successors and assigns, of and from any loss, damage and penalty through its failure, if any, to plug said well or wells as herein provided.

- 7. Before Allegheny abandons any well on the land herein described, it shall give to Columbia thirty (30) days! notice in writing of its intention to abandon such well, during which period of thirty (30) days Columbia shall have the right to purchase the well and materials thereon, together with the lease-hold estates necessary to operate the well or drill it deeper, all for the sum of money equal to the market value of the material in and upon the well at the time; provided, however, that in the event the rig or other equipment used to drill the well is on the well location at the time such notice is to be given, then Allegheny shall give to Columbia only twenty-four (24) hours! notice by telephone, exclusive of Saturdays, Sundays and national holidays. If Columbia purchases such well, materials and estates, Allegheny shall execute and deliver to Columbia the proper instruments of transfer therefor.
 - 8. In the event the wells to be drilled by Allegheny during 1973 are commercially productive, Allegheny shall have the right to drill five (5) additional wells on each of the four (4) sections as shown on Exhibit "B" hereto during calendar year 1974 and continuing at the rate of five (5) wells per section during successive years. Such additional wells shall be dr0/20/2023 mutually agreed spacing until the acreage covered hereunder is exhausted or until Allegheny chooses to discontinue its drilling frozram. It is understood between the parties hereto that each

tinuous arilling soliantion is someorned. It is further agreed that in the event Allegheny shall fail to irill at least one (1) well on any one or more of the four (4) sections during calendar year 1974 or any year thereafter, this agreement shall terminate with respect to that particular section or sections, but Allegheny shall be permitted to continue operations and production for any well or wells already in existence thereon.

- 9. If one or more of Allegheny's original test wells should prove inconclusive, Allegheny shall not be committed to the obligation to drill five (5) additional wells on the section on which such well is located unless the parties hereto negotiate for the drilling of a second test well on that section.
- the option on a well-by-well basis to purchase any and all gas in commercially productive quantities that may hereafter be produced by Allegheny from any of the leasehold acreage included in the leases in Exhibit "A"; provided that Columbia shall notify Allegheny in writing of its desire to exercise this option within fifter (15) days after being advised by Allegheny that commercially productive quantities of gas are available. Allegheny shall promptly thereafter secure the approval of the Federal Power Commission for the sale of such gas. Allegheny further agrees that Columbia shall also have the option to purchase any and all gas developed from any additional oil and gas leases which Allegheny may in the future acquire in the immediate area.

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- drilled hereunder by Allegheny produce gas in commercially productive quantities, Allegheny shall make any and all royalty payments for gas or oil that may become due and payable to any lessors named in the leases set forth in Exhibit "A" as a result of Allegheny's producing gas or oil in commercially productive quantities from any well or wells drilled on said leasehold acreage. Upon demand by Columbia, Allegheny shall furnish Columbia a monthly statement of all royalty payments made to any of said lessors. At its election, Columbia has the right, but not any obligation, should Allegheny default or fail to pay royalty payments to lessors, to pay such royalty payments and deduct the same from any profits otherwise due to Allegheny for gas purchases.
- any deep well or wells drilled on the acreage covered by Exhibit "A" hereto, it being understood that a deep well shall be defined as a well drilled to a depth below 5,000 feet from the surface.

 The extent of Allegheny's participation in such deep well or wells shall not exceed fifty percent (50%). In the event this agreement shall be terminated as provided for herein with respect to one or more of the four (4) sections defined in Exhibit "B," Allegheny's right of participation in any deep well or wells in that section or sections shall also terminate.
 - 13. Allegheny shall pay to Columbia the following overriding royalties on commercially productive gas produced by Alleg heny pursuant to this agreement:
 - (a) No overriding royalty shall be paid on production resulting from the original five (5) wells drilled pursuant to paragraph 3 hereof.

of the wells have seen recovered. All grand shall pay to defining a 1-31 everticing royalty in production from all wells, other than the original five (5), drilled by Allegheny under the rights granted to it hereunder, i.e., to a depth of up to 5,000 feet.

- (c) After recovering all its costs in connection with the construction thereof, Allegheny will pay to Columbia a 1/16 overriding royalty on all its production from deep wells in which Allegheny participates as provided in paragraph 12.
- 14. Allegheny shall have the right to terminate this agreement as to any leasehold acreage unoperated by Allegheny upon written notice being given to Columbia within thirty (30) days following the completion of any subsequent well drilled hereunder, in which event Allegheny shall reassign to Columbia any and all such unoperated leasehold acreage, but Allegheny shall retain its interest in all producing wells theretofore drilled by it.

In the event of the termination of this agreement for any reason, including bankruptcy or insolvency as hereinafter described, provided Allegheny has previously drilled and completed a producing well on any lease included herein, Allegheny shall have the right to retain the shallow production rights only in and to that portion of any operated lease within a diameter of 1,500 feet of each then commercially productive well drilled by Allegheny on any leases in Exhibit "A," subject to gas purchase rights of Columbia provided in paragraph 10.

.. 15. Should this agreement be terminated for any reason, including bankruptcy or insolvency, Allegheny shall promptly, upon demand being made by Columbia, reassign to Columbia, pursuant to a proper legal assignment in recordable form approved by Columbia, all the shallow drilling rights and interests in and to any leases unoperated by Allegheny set forth in Exhibit Alfree and clear of any liens or ensumbrances placed or permitted to be placed thereon by any action or inaction of Allegheny.

if the vave dereinseriors out forth in any paragraph in this agreement, the other party shall have, in addition to the rights of reassignment hereinbefore set forth, the right to take any other appropriate legal action it may elect to take for breach of contract.

- 16. Should Columbia desire to convert and operate wells in the area of acreage subject to this agreement as a gas storage field, Columbia is hereby given the option to purchase any well or wells that Allegheny has drilled and is operating hereunder at a consideration of either the depreciated original cost calculated on a unit-of-production basis, or the value of reserves remaining calculated to an abandonment pressure of 15 psig and at the then purchase price of gas, whichever is greater. Such option shall include not only remaining gas wells but all other tangible or intangible property rights of Allegheny which Columbia might require for storage purposes. In the event that the value of the well or wells to be calculated in the manner established herein cannot be mutually agreed upon by Columbia and Allegheny, the matter of value shall be submitted to arbitration and the value so determined shall be final and binding upon both parties to this agreement.
- to be performed by Allegheny under this agreement and shall protect, indemnify and save Columbia harmless from and against any and all liability, loss and damage arising from or in connection with its own operations including, but not limited to, all claims, demands, suits, judgments and liens brought or recovered against Columbia or imposed or claimed against the property of Columbia by or on behalf of any person or persons, firms or corporations on account of any injury or death to any person, as well 10/20/2023 loss or damage to any property of any person or persons, including lessors, caused by or growing directly or indirectly out of the

cuant to this varieties, provides the same to bases in the fault.

fullure or negligenes of Allegheny, its employees, agents or any
contractor hired by it to perform operations hereunder.

Allegheny shall carry Workmen's Compensation and Employers' Liability Insurance to fully comply with the laws of the state of West Virginia in connection with the work to be performed by it in its operations hereunder. Allegheny shall at all times while any operations are being performed under this agreement, at its own expense, carry and keep in effect public liability insurance, including contractual liability, endorsement and automobile liability insurance in the minimum limits for personal injury, including death, of \$100,000.00 for any one person, and \$300,000.00 for each accident and \$100,000.00 aggregate for liability for property damage, to protect against all claims for personal injury, death and property damage sustained or alleged to be sustained by any persons, including employees or agents of Allegheny, caused by or growing out of any operations performed under this agreement, provided the same be performed by Allegheny or its contractors.

- 18. In the event bankruptcy or other insolvency proceedings should be instituted by or against Allegheny, either by voluntary or involuntary petition, or in the event of the commence ment of any other proceeding or by or under any bankruptcy or debtor's laws for the relief or reorganization of Allegheny, including composition, extension, arrangement, receivership or other readjustment proceedings, and if any such proceedings are not terminated within one hundred twenty (120) days after the institution of such proceedings, all of the interest, rights and privileges of Allegheny as to any of the leasehold acreage described in Exhibit "A" at that time being unoperate 10/20/2023 gheny shall terminate.
 - 19. This agreement constitutes the entire contract between the parties hardto, and no change, alteration or

main or oppositive in evolution, signific to partice construed to alter the terms hereof.

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- 20. This agreement and any rights arising thereunder may not be transferred or assigned by Allegheny without the written consent of Columbia, but Columbia may transfer or assign its rights to any successors, assignee or any affiliated company with Columbia that is now in existence or that later may be formed as a subsidiary company of The Columbia Gas System, Inc., without prior written consent by Allegheny.
- 21. It is expressly agreed that Columbia, in assigning the aforesaid drilling rights, makes no warranty of title to the oil and gas underlying any of the aforesaid leases; but Allegheny covenants and agrees, prior to offering gas or oil for sale to Columbia, that it has a good and marketable leasehold title to said gas or oil.
- 22. It is agreed that the laws of the state of West Virginia shall govern the interpretation and performance of this agreement. Matters which are to be settled by arbitration pursuant to the terms of this agreement shall be determined by a panel of arbitrators composed of three disinterested persons, of whom Columbia and Allegheny shall appoint one each and the two arbitrators so appointed shall appoint the third, the award of any two of whom shall be final and a condition precedent to the institution of any legal proceedings hereunder.
- 23. This agreement shall extend to and include any renewals or modifications of the original leases set forth on Exhibit "A," together with new leases covering the same leasehold acreage.

 10/20/2023
 - 24. The obligations of Allegheny hereunder shall be susrended while Allegheny is prevented from complying therewith, in these or in part, by strikes, lecheuts, actions of the elements,

or state journmental spaces, or state matters or consistion; segrant the control of Allegheny, whether similar to the matters or condition's herein specifically enumerated or not.

25. This agreement shall inure to the benefit of and be binding upon the parties hereto and their respective successors and assigns, and everywhere the names of the parties hereto appear, the terms "successors" and "assigns" shall be deemed to be intended as fully as if recited thereafter.

IN WITNESS WHEREOF, the parties hereto have executed this agreement and have hereunto affixed their respective seals, the day and year first above written.

ATTEST:

COLUMBIA GAS TRANSMISSION CORPORATION

Assiziant Secretary

Vice Fresident

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ALLEGHENV LAND AND MILES CONTRACT

Traine Sindhury By

This document was prepared by W. U. Jacoby, Attorney for Columbia Gas Transmission Corporation.

10/20/2023

JAN 1 9 1983

JAN 1 9 1983

OIL & GAS DIVISION
DEPT. OF MINES

SCHEDULE OF LEASES SITUATE IN
ROARING CREEK AND MIDDLE FORK DISTRICTS
RANDOLPH COUNTY, WEST VIRGINIA, AND
WASHINGTON DISTRICT
UPSHUR COUNTY, WEST VIRGENIA
TO BE ASSIGNED TO
ALLEGHENY LAND AND MINERAL COMPANY

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Randolph	Randolph	Randolph & Upshur	Randolph	Randolph	Randolph	Randolph	COUNTY	
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April 15, 1981	March 25, 1981	April 22, 1982	January 1, 1982	August 1, 1981	April 15, 1981	April 15, 1981	DATE	
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EXIIIBIT "A"

P 349 335 747 RECEIPT FOR CERTIFIED MAIL

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P 349 335 725 RECEIPT FOR CERTIFIED MAIL

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OIL & GAS DIVISION
DEPT. OF MINES

