DRILLING CONTRACTOR:

Unknown

		State	County	•
3)	API Well No	. 47 -	87 -	3
-,	Well No	607-2		1.
21	Operator's			
1)	Date:	June 6		, 19.

Administrator, Office of Oil and Gas

3839

ST	ATE	OF WE	ST VII	RGIN	ILA	
DEPARTMENT	OF	MINES,	OIL A	LND	GAS	DIVISION

					OIL A	ND GA	S WELL PERMIT	APPLICATION		
4)	WELL TYPE	: A Oil	X	_/ Gas_	X	<u>.</u>				
							/ Underground sto	orage		Shallow X
5)	LOCATION:			989' Harper				<u>Straight Ci</u> Roane		Kettle 7.5'
6)	WELL OPER	Distri RATOR	Key Oi				county.		Quadrangle:	
0,	Address		. Box			11 12 -1		Address	P.O. Box 70	9
		Spe	ncer,	W.Va.	2527	6			Spencer, W.	Va. 25276
7)	OIL & GAS ROYALTY C	WNFR	Ġeoro	re Moff	att		12)	COALOPER	ATOR None	
	Address			ral Del				Address	1101	
				on. W.V	a. 25	286				***
	Acreage		Harold	Southa	77 2.	Davi	d Henerson			ATION ON RECORD:
8)	Address	WNEK	N/A	Journa	ΙΙΙ α	Davi	d Heller Soll	Name	None	
	Address							Num cos		
	Acreage		31					Name		
9)	FIELD SALE	(IF MAD	E) TO:		•	17.		Address		
	Address							COALIECCE	E WITH DECLARAT	YOU ON PROOPE
10)	OIL & GAS I	INSPECTO	R TO BE	NOTIFIE	D		14)	Name	E WITH DECLARAT None	
	Name		er H. I					Address		
•	Address		den Rou neyvill						DIEC	BRARIES
15)	PROPOSED						Redrill_	/ Fra	111150	GUV FIN
13)	PROT OSED	WOZGE.							cture of standare	
			Other ph	ysical char	ige in we	ll (spec	rify)		JUN	-8 1983
16)							lus Shale			
	17) Estimated 18) Approxim	-	-			5700 200	1	alt, 700	OIL & G	AS DIVISION
	19) Approxim				Non	e		being mined in the	area? Yes	OF MINES
20)			a la		• • •	• • •				
	CASING OR	II		CIFICATION	NS	11	FOOTAGE	INTERVALS	CEMENT FILLUP	I PACKERS
	TUBING TYPE	Size	Grade	Weight per ft.	New	Used	For drilling	Left in well	OR SACKS . ·	FACEES
•	Conductor									Kinds
. 1	Fresh water	9 5/8	H-40	32.3	X.		300'	300'	To surface	by Rule 5.05
-	Coal Intermediate	7	J-55	23	X	$-\parallel$	2,200	2,200	To surface	Sizes
-	Production	41/2	J-55	10.5	X	-	5,700'	5,700'	As needed	Depths set
-	fubing									- Copus &
1	Liners									Perforations:
										Top Bottom
-		•				-		•	-	
21)	EXTRACTIO	N RIGHTS	3	<u> </u>		,				
٠.	Check and pro									
							tract or contracts by See reverse side for		e right to extract oil or	gas.
22)	ROYALTY P	ROVISION	IS							
	Is the right to	extract, pro	duce or m	arket the o	il or gas	based u	pon a lease or other	continuing contr	act or contracts providing	ng for flat well royalty or ne of oil or gas so extract
,	produced or n	narketed?	Yes 🔲	No 🖾		·····				e of on or gas so extract
	Required Cop				eeded. If	the an	swer is Yes, you ma	ay use Affidavit	Form IV-60.	
•					closed p	at and	reclamation plan h	ave been mailed l	by registered mail or de	elivered by hand to the ab
,	named coal o	perator, co	al owner(s	), and coa	l lessee o	n or be	fore the day of the	mailing or delive	ery of this Permit Appl	lication to the Departmen
	Mines at Cha	rieston, We	Le L	·no	hvar	1		. ( 60	m. Land	al Vi
	My Commission	nu					_	Signed:	President	mun.
	My Commission	Expires						Its://		15/2023
		47-08	7-3839				FFICE USE ON		August 1	
	3-11-11-11			12		D	RILLING PER	MIT		70.00
	nit number -1					<b></b>			Date	
This	permit coverin	ng the well	operator a	ind well lo	cation sl	own b	elow is evidence of	permission grant	ed to drill in accordance	ce with the pertinent lega
Re	fer to No. 10) P	rior to the	constructio	n of roads	, locatio	ns and	olts for any permitte	d work. In addition	on, the well operator or	his contractor shall notify
prop	er district oil a	and gas insp	pector 24 h	ours befo	re actual	permit	ted work has comm	nenced.)	0	
	nit expires		7	Plat:		nei		ling is commenced	prior to that date and	prosecuted with due dilige
1 12	oliu.	Agent	. 1	141.	71	asing	. Fee	114.411	NO VO	SAL DA

- 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
- "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
  - 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).
  - 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.
  - 24) 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
	22-4-20, if the permit is to be issued within fifteen (15)
days of receipt thereof.	

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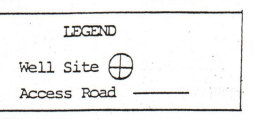
09/15/2023

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The undersigned coal operator	owner	/ lessee	of the coal under this well location has ex-
amined this proposed well location. If a	mine map exists w	hich covers the ar	ea of the well location, the well location has been
added to the mine map. The undersigne	d has no objection t	to the work propo	sed to be done at this location, provided, the well
operator has complied with all applical	ole requirements of	the West Virginia	a Code and the governing regulations.
			[12] H. C.

Date:	4-1-7-1	., 19	Ву		
Ju. 0.					

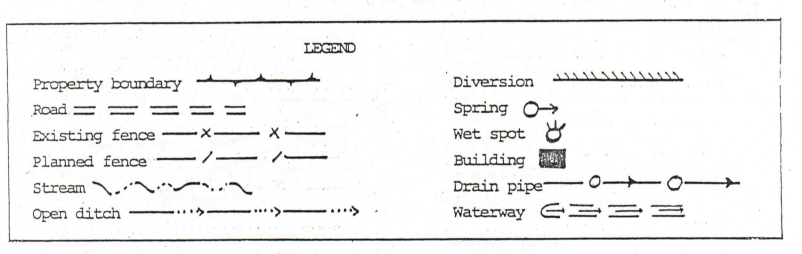
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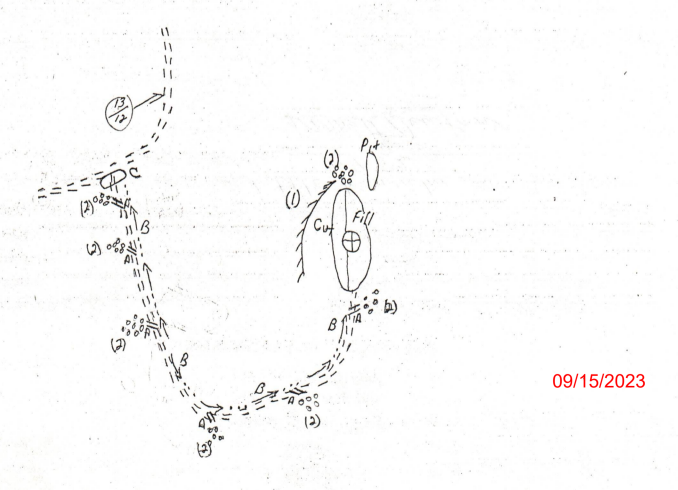
ATTACH (	OR	PHOTOCOPY	SECTION	OF
INVOLVE	CC	OPOGRAPHIC	MAP.	
QUADRAN	GIF			



## WELL SITE PLAN

ketch to include well location, existing access road, roads to be constructed, wellsite, drilling pits and necessary structures numbered or lettered to correspond with the first part of this plan. Include all natural drainage.







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WELL NO. Moffatt #2

DATE

3831

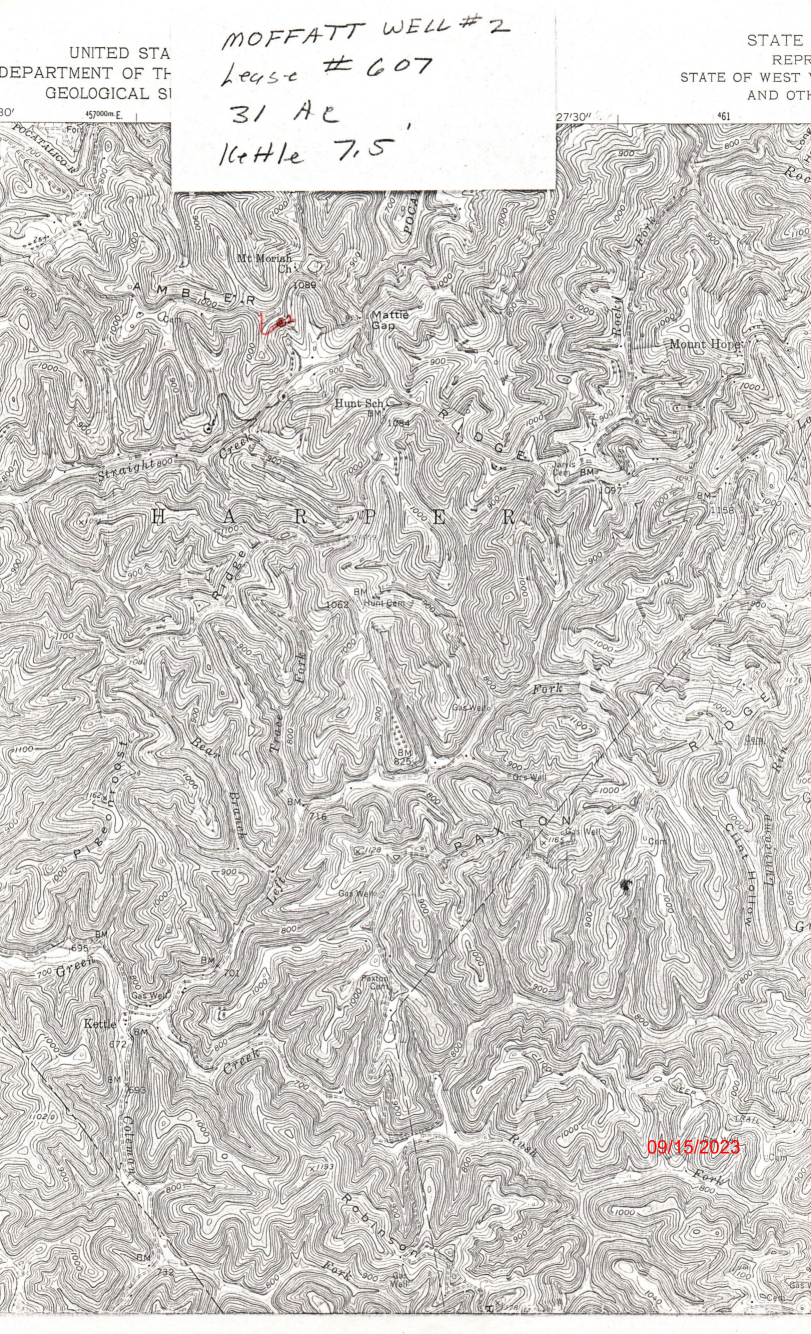
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(Agent)			TOC TOP	TOTTOTTOTTO	TPH
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е Капамћа	304-927-5490	SNOO TIOS	<del>Hend</del> erson	0679-226-708	Telephone Har
Б Капамћа 25276		Telephone	<del>Hend</del> erson  576-	304-927-5490 Spencer, W. Va. 25	
ncer, W. Va.	304-927-5490	Address P. Telephone SOIL CONS.	927	3075-726-406	

O679-226-708 ON ENCHE



	the state of the s	The second section is a second	4-10
4	13. This lease embodies the e' contract and agreement be		d no warranties, representations, promise
_	or inducements not herein exp. ad have been made or relie shall extend to the respective heirs, executors, administrators,		a terms, conditions and stipulations here
<b>20</b>	shall extend to the respective heirs, executors, administrators,	successors and assigns or t	the parties hereto.
PAGE.			
PA			
4			
3	Witness the hands and seals of the parties hereto the day an	d year first above written.	
-			
` '	WITNESS:	. 14	20 20 10 11/11
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		IA ACKNOWLEDGMENT	
	STATE OF WEST VIRGINIA	To-wit:	
	COUNTY OF Roune	\	e gonot
	1 , 121 0		
	I, fuck mit lond	a Notary Public of said	County, do hereby certify that
	Score Moffatt + Sertando	moffett , six	
	whose name 5 signed to the within writing bearing d	ate the	day of 720 1983
	ha 5 this day acknowledged the same before me in my sa		ertellige, kojen julijar i og pårsom ikking i i di
	Given under my hand this day	FOR	1082
	Given under his hand dis	Justin	1. 5 2
wiii	My Commission emires Feb 23, 1992	- January	Notary Public
	My Commission expires	/	manas maa sa ah sa sa sa sa sa sa sa sa sa
7	WEST VIDGIN	IA ACKNOWLEDGMENT	
		IA ACKNOWLEDGMENT	
	STATE OF WEST VIRGINIA	To-wit:	
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STARO. Booted File	whose name	CKNOWLEDGMENT  SS.  ally appeared the above na  nat the same is  e certificate theret  GENE M. ASHLE	nod

1.9 OIL AND GAS LEASE Lease N	10.607
AGREEMENT, made and entered into this	A.D. 198.7
by andybetween . Floringe Moffalt and Gestructo Moffalt	2
Justond El wife	)
fundana il wigh	
of (1) after 25256 party of the first part, hereinafter called Lessor (wh	nether one or more),
and M & J JOINT VENTURE, A Partnership party of the second part, hereinafter called Lessee;  1. WITNESSETH: That the Lessor, in consideration of the sum of One Dollar, the receipt of which is hereby ack	
covenants and agreements hereinafter contained, does hereby grant unto the Lessee all of the oil and gas and all of	f the constituents of
either in and under the land hereinafter described, together with the exclusive right to drill for, produce and mar their constituents and of storing gas of any kind in any formation underlying the land, and also the right to enter	thereon at all times
for the purpose of drilling and operating for oil, gas and water, laying pipe lines, erecting tanks, machinery, pow and to possess, use, and occupy so much of said premises as is necessary and convenient for said purposes and to	vers and structures.
a i	
named products therefrom and thereto by pipe lines or otherwise; said land being situate in Haypen	District,
County of Roone ,State of William, and described as follows, to-	-wit; Bounded on the
NORTH by lands of Floral Heart	
EAST by lands of More described in heave Book # // SOUTH by lands of On Waters of Struight Creek of Pocce Renes  Containing # 3 /2  2. It is agreed that this lease shall remain in force for a primary term of (!) Onle years from the thereafter as operations for oil or gas are being conducted on the premises, or oil or gas is found in paying quantities.	109
SOUTH by lands of Page 4/1	
a soon by lands of the soon and	•
on Waters of Straight Creek of Poca Rines	
On Waters of Muy Mell of Foca Kines	······································
Containing. #3 /2	acres, more or less.
2. It is agreed that this lease shall remain in force for a primary term of (1.)	his date and as long
	ies thereon.
<ul><li>3. The Lessee shall deliver to the credit of the Lessor free of cost, in the pipe line to which he may connect</li></ul>	his wells, the equal
one-eighth (1/8) part of all oil produced and saved from the leased premises, and shall pay Lessor their propor	rtionate share of the
the premiers, payable monthly provided I coppe shall pay I coppe a rayalty at the rate of Eifty Dollars per year on	each gas well while,
through lack of market, gas therefrom is not sold or used off the premises, and while said royalty is so paid said to be a paying well under paragraph 2 hereof.	well shall be held to
	19P Zumless Lessee
	ons are delayed from vilege granted to the
the time above mentioned. The consideration first recited herein, the down payment, shall cover not only the priviled the time above mentioned. The consideration first recited herein, the down payment, shall cover not only the priviled that when first said rental is payable as aforesaid, but also the Lessee's option of extending that period as afores other rights conferred. The drilling of a non-productive well shall be accepted by the Lessor in lieu of delay rental that period is a specific payment of all wells the Lessee shall have the right	aid, and any and all
	t for a period of one
year to resume the payment of delay rental or commence operations for another well. Upon the resumption of pa provisions hereof governing such payment and the effect thereof shall continue in force as though they not been in	terrupted.
5. All moneys coming due hereunder shall be paid or tendered to Lacyge Moffatt direct, or by check payable to his (or her) order mailed to WALTON, W. 6	
and no default shall be declared against the Lessee by the Lessor for fallure of the Lessee to make any paym	nent or perform any
conditions provided for herein unless the Lessee shall refuse or neglect to pay or perform the same for ten days a written notice by registered mail from the Lessor of his intention to declare such default.	after having received

- 6. Lessor reserves 200,000 cubic feet of gas per annum for domestic use, to be taken through his own appliances at any producing gas well, and agrees to pay Lessee a fair domestic rate for any gas used in excess thereof. Lessor further covenants and agrees that his taking and use of gas shall be wholly at his own risk, the Lessee not to be held liable for any accident or damage caused thereby, nor shall Lessee be liable for any shortage or failure in the supply of gas for said domestic use.
- 7. If said Lessor owns a less interest in the above described land than the undivided fee simple estate therein, then the royalties and rentals herein provided shall be paid the Lessor only in the proportion which his interest bears to the whole and undivided fee.
- 8. No well may be drilled nearer than 200 feet to the house or barn now on said premises without the written consent of Lessor. Lessee shall have and enjoy all rights and privileges necessary and convenient for the proper use and development of this lease, and shall have the right to use, free of cost, gas, oil and water produced on said land for its operations thereon, except water from wells of Lessor. Lessee shall also have the right at any time to remove all or any part of the machinery, fixtures or structures placed on said premises, including the right to draw and remove casing. Lessee shall pay for damages caused by its operations to growing crops on said lands, and, when requested by Lessor, shall bury its pipe lines below plow depth.
- 9. The interest or estate of either party hereto may be assigned, the privilege of assigning in whole or in part being expressly allowed. In event this lease shall be assigned as to any part or parts of the above described land and the assignee or assignees of such part or parts shall fail or make default in the payment of the proportionate part of the rents due from him or them, such default shall not operate to defeat or affect this lease insofar as it covers a part or parts of said land upon which the said Lessee or any assignee thereof shall make due payment of said rental. No change of ownership in the land or in the rentals or royalties shall be binding on the Lessee until after notice to the Lessee and it has been furnished with a written transfer or assignment or a certified
- 10 At any time, Lessee its successors or assigns, shall have the right to surrender this lease or any part thereof for cancelation, after which all payments and liabilities hereunder thereafter shall cease and determine, and if the whole is surrendered, then this lease shall become absolutely null and void. This surrender may be made to the Lessor, or if more than one Lessor, then to any one of them, or the heirs or assigns of any one of them by delivery of a duly executed surrender thereof in person or by mail addressed to the post office address of such person, or by recording a duly executed surrender thereof in the Recorder's office of the County in which the land is located.
- 11. Lessor hereby warrants and agrees to defend the title to the land herein described and agrees that the Lessee at its option may pay, discharge or redeem any taxes, mortgages, or other liens existing, levied, or assessed on or against the above described lands, and in event it exercises such option, it shall be subrogated to the rights of any holder or holders thereof and may reimburse itself by applying any royalty or rentals accruing hereunder to the discharge of any such taxes, mortgages or other liens.
- 12. It is expressly agreed that if the Lessee shall commence drilling operations at any time while this lease is in force, it shall remain in force and its terms continue so long as such operations are prosecuted, and if production results therefrom, then as long as production continues. If after the expiration of the term of this lease production from the leased premises shall cease from any cause, this lease shall not terminate provided Lessee resumes operations within sixty days from such cessation, and this lease shall remain in force during the prosecution of such operations, and if production results therefrom, then as long as oil or gas is produced in paying quantities.

The foreward not been expected to the very securities administrators, secondary and adequate of the partities been.  WITHESS:  WITHESS:  WEST VIRGINIA  WEST VIRGINIA  ACKNOWLEDGMENT  To-writ	13. This lease embodies the er contract and agreement be	
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STATE OF WEST VIRGINIA  COUNTY OF  WEST VIRGINIA ACKNOWLEDGMENT  To-wit:  To-wit:  WEST VIRGINIA ACKNOWLEDGMENT  To-wit:  A Notary Public of said County, do hereby certify that  WEST VIRGINIA ACKNOWLEDGMENT  STATE OF WEST VIRGINIA  COUNTY OF  WEST VIRGINIA ACKNOWLEDGMENT  STATE OF WEST VIRGINIA  COUNTY OF  A Notary Public of said County, do hereby certify that  WEST VIRGINIA ACKNOWLEDGMENT  STATE OF WEST VIRGINIA  COUNTY OF  A Notary Public of said County, do hereby certify that  whose same signed to the within writing bearing date the  whose same signed to the within writing bearing date the  Alay of  Notary Public  Notary Public  Notary Public  Notary Public  STATE OF OHIO,  COUNTY OF  WHO ACKNOWLEDGMENT  STATE OF OHIO,  COUNTY OF  Who acknowledged the same before me in my said County,  OHIO ACKNOWLEDGMENT  STATE OF OHIO,  COUNTY OF  Who acknowledged the same before me in my said County,  To wit:  OHIO ACKNOWLEDGMENT  STATE OF WEST VIRGINIA,  ROANE COUNTY COMMISSION CLERK'S OFFICE,  MY Commission deptore  Notary Public  STATE OF WEST VIRGINIA,  ROANE COUNTY COMMISSION CLERK'S OFFICE,  BOOK NO.  The foregoing instrument together with the certificate thereto annexed, was this date admit ted to record in said office.  Flees \$ 3000  GENEM ASHLEY, Clerk  By WEST VIRGINIA,  COUNTY Deputy  09/15/2023	O WITHESS:	will no to late
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STATE OF WEST VIRGINIA  OTAL States of the wildly writing bearing date the day of Message public of said Country do hereby certify that the first packnowledged the same before me in we said Country. In 1972  Notary Public of said Country, do hereby certify that the same in my said Country. To writ:  COUNTY OF  L, a Notary Public of said Country, do hereby certify that that this day acknowledged the same before me in my said Country.  COUNTY OF  L, a Notary Public of said Country, do hereby certify that the same in my said Country.  Notary Public of said Country, do hereby certify that the same in my said Country.  Notary Public of said Country, do hereby certify that the same in my said Country.  Notary Public of said Country, do hereby certify that the same in my said Country.  Notary Public of said Country, do hereby certify that the same in my said Country.  Notary Public of said Country, do hereby certify that the same in my said Country.  Notary Public of said Country Public of said Country, do hereby certify that the same in my said Country.  Notary Public of said Country Public of said Country, do hereby certify that the same in my said Country.  Notary Public of said Country Public of said Country, do hereby certify that the same in my said Country.  Notary Public of said Country Public of said Country, personally appeared the above named that the same is froe set and deed. In testimony whereoff I have hereunto subscribed my same at this day advantaged the same in my said Country.  Notary Public of said Country Public of said Country, do hereby certify that the same in my said Country.  Notary Public of said Country Public of said Country, do hereby certify that the same in my said Country.  Notary Public of said Country of my said Country, do hereby certify that the same in my said Country.  Notary Public of said Country of my said Country, do hereby certify that the same in my said Country.  Notary Public of said Country of my said Country, do hereby certify that the same in my said Country.  Notary P		(SEAL
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To-wit:    County OF		)
Notary Public of said County/do hereby certify that  WEST VIRGINIA ACKNOWLEDGMENT  STATE OF WEST VIRCINIA  COUNTY OF  L  A Notary Public of said County, do hereby certify that  Whose name signed to the within writing bearing date the  whose name signed to the within writing bearing date the  Notary Public of said County, do hereby certify that  To-wit:  COUNTY OF  L  A Notary Public of said County, do hereby certify that  whose name signed to the within writing bearing date the  ba this day acknowledged the same before me in my said County.  Civen under my hand this  Notary Public  Notary Public  STATE OF OHIO,  SS.  OHIO ACKNOWLEDGMENT  STATE OF OHIO.  NOTARY Public OF SAID	K	To-wit:
The foregoing instrument together with the certificate thereto annexed, was this date adm.  Notary Public  West Virginia Acknowledgement  State of West Virginia Acknowledgement  West Virginia Acknowledgement  State of West Virginia Acknowledgement  West Virginia Acknowledgement  State of West Virginia Acknowledgement  My Commission expires  Ohio Acknowledgement  State of Ohio,  County of  Below ne, a Notary Public in and for said county, personally appeared the above named  Who acknowledgement  State of Ohio,  County of  Below ne, a Notary Public in and for said county, personally appeared the above named  Who acknowledgement  State of Ohio,  County of  Below ne, a Notary Public in and for said county, personally appeared the above named  Who acknowledgement  State of Ohio,  County of  Below ne, a Notary Public in and for said county, personally appeared the above named  Who acknowledgement  State of Ohio,  County of  Below ne, a Notary Public in and for said county, personally appeared the above named  Who acknowledgement  State of Ohio,  County of  Below ne, a Notary Public in and for said county, personally appeared the above named  Who acknowledgement  State of Ohio,  State o	A M Paris	
whose name signed to the within writing bearing date the day of MON 10 F2 Wish cannot be some before me in my said County.  WEST VIRGINIA ACKNOWLEDGMENT  STATE OF WEST VIRGINIA  COUNTY OF  I, a Notary Public of said County, do hereby certify that  whose name signed to the within writing bearing date the day of 19 Notary Public  Wiss of county of the same before me in my said County.  Whose name signed to the within writing bearing date the day of 19 Notary Public  Whose name signed to the within writing bearing date the day of 19 Notary Public  Whose name signed to the within writing bearing date the fore me in my said County.  Given under my hand this day acknowledged the same before me in my said County.  STATE OF OHIO,  STATE OF OHIO,  STATE OF OHIO,  Before me, a Notary Public in and for said county, personally appeared the above named  who acknowledged the same is free act and deed. In testimony whereaf I have beccure subscribed my name at this day of 19 Notary Public  STATE OF WEST VIRGINIA,  ROANE COUNTY COMMISSION CLERK'S OFFICE, Motary Public  STATE OF WEST VIRGINIA,  ROANE COUNTY COMMISSION CLERK'S OFFICE, Motary Public  STATE OF WEST VIRGINIA,  ROANE COUNTY COMMISSION CLERK'S OFFICE, Motary Public  STATE OF WEST VIRGINIA,  ROANE COUNTY COMMISSION CLERK'S OFFICE, MOTARY Public  STATE OF WEST VIRGINIA,  ROANE COUNTY COMMISSION CLERK'S OFFICE, MOTARY Public  STATE OF WEST VIRGINIA,  ROANE COUNTY COMMISSION CLERK'S OFFICE, MOTARY Public  STATE OF WEST VIRGINIA,  ROANE COUNTY COMMISSION CLERK'S OFFICE, MOTARY Public  STATE OF WEST VIRGINIA,  ROANE COUNTY COMMISSION CLERK'S OFFICE, MOTARY Public  STATE OF WEST VIRGINIA,  ROANE COUNTY COMMISSION CLERK'S OFFICE, MOTARY Public  STATE OF WEST VIRGINIA,  ROANE COUNTY COMMISSION CLERK'S OFFICE, MOTARY Public  STATE OF WEST VIRGINIA,  ROANE COUNTY COMMISSION CLERK'S OFFICE, MOTARY Public  STATE OF WEST VIRGINIA  ROANE COUNTY COMMISSION CLERK'S OFFICE, MOTARY Public  STATE OF WEST VIRGINIA  ROANE COUNTY COMMISSION CLERK'S OFFICE, MOTARY Public  ROANE COUNTY COMMIS	1. Milliam W flig	
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Notary Public  WEST VIRGINIA ACKNOWLEDGMENT  STATE OF WEST VIRGINIA  COUNTY OF  I, a Notary Public of said County, do hereby certify that  whose name signed to the within writing bearing date the day of name in my said County.  Given under my hand this  OHIO ACKNOWLEDGMENT  STATE OF OHIO,  SS.  OHIO ACKNOWLEDGMENT  STATE OF OHIO,  COUNTY OF  Belove me, a Notary Public in and for said county, personally appeared the above named  whereof I have hereunto subscribed my name at day of notary Public  My Commission expires  Who acknowledged the same before me in my said County.  SS.  OHIO ACKNOWLEDGMENT  STATE OF OHIO,  SS.  Who acknowledged the same is free act and deed. In testimony whereof I have hereunto subscribed my name at day of notary Public  My Commission expires  Notary Public  STATE OF WEST VIRGINIA, ROANE COUNTY COMMISSION CLERK'S OFFICE, MALLEY, Clerk By WEST VIRGINIA, CENE BY		
Notary Public  WEST VIRGINIA ACKNOWLEDGMENT  STATE OF WEST VIRGINIA  COUNTY OF  I, a Notary Public of said County, do hereby certify that  whose name. signed to the within writing hearing date the day of 19  ha. this day acknowledged the same before me in my said County.  Given under my hand this  OHIO ACKNOWLEDGMENT  STATE OF OHIO,  CCUNTY OF  Before me, a Notary Public in and for said county, personally appeared the above named  Whose name is motary Public in and for said county, personally appeared the above named  Who commission expires  OHIO ACKNOWLEDGMENT  STATE OF OHIO,  CCUNTY OF  Before me, a Notary Public in and for said county, personally appeared the above named  who acknowledged that is not become in the same is free act and deed. In testimony whereof I have hereunto subscribed my name at day of 19  My Commission expires  Notary Public  STATE OF WEST VIRGINIA,  ROANE COUNTY COMMISSION CLERK'S OFFICE, Interest of the same is this date adm that the record in said office.  The foregoing instrument together with the certificate thereto annexed, was this date adm ted to record in said office.  File No. 3336  GENE M. ASHLEY, Clerk  By Callegra Matter Deputy  O9/15/2023	011001111111111111111111111111111111111	1 1
WEST VIRGINIA ACKNOWLEDGMENT  STATE OF WEST VIRGINIA  COUNTY OF  I,	And the state of t	William W Une
STATE OF WEST VIRGINIA  COUNTY OF  I,	4-3-82	Notary Public
STATE OF WEST VIRGINIA  COUNTY OF  I,		
COUNTY OF  I, a Notary Public of said County, do hereby certify that  whose name signed to the within writing bearing date the day of 19  ha this day acknowledged the same before me in my said County.  Given under my band this  Notary Public  My Commission expires  OHIO ACKNOWLEDGMENT  STATE OF OHIO,  CCOUNTY OF  Before me, a Notary Public in and for said county, personally appeared the above named  who acknowledged that he did sign the foregoing instrument, and that the same is free act and deed. In testimony whereof I have between to subscribed my name at day of 19  My Commission expires  Notary Public  Notary Public  STATE OF WEST VIRGINIA,  ROANE COUNTY COMMISSION CLERK'S OFFICE, 9  Notary Public  STATE OF west virginia, represent together with the certificate thereto annexed, was this date adm ted to record in said office.  File No 3326  GENE M. ASHLEY, Clerk  By ALLEY, Clerk		NIA ACKNOWLEDGMENT
I	STATE OF WEST VIRGINIA	To-wit:
whose name signed to the within writing bearing date the day of 19 ha this day acknowledged the same before me in my said County.  Civen under my hand this Notary Public  My Commission expires  OHIO ACKNOWLEDGMENT  STATE OF OHIO,  SS.  COUNTY OF SS.  Thefore me, a Notary Public in and for said county, personally appeared the above named  who acknowledged the same is free act and deed. In testimony whereof I have bereunto subscribed my name at this whereof I have bereunto subscribed my name at this My Commission expires  Notary Public  STATE OF WEST VIRGINIA, ROANE COUNTY COMMISSION CLERK'S OFFICE, 970accl 1982 94  Book No.  The foregoing instrument together with the certificate thereto annexed, was this date admitted to record in said office.  File No 3326  GENE M. ASHLEY, Clerk  Fees \$ 300  GENE M. ASHLEY, Clerk  By Auxolyn Satter Deputy  O9/15/2023	COUNTY OF	
whose namesigned to the within writing bearing date theday of, 19	Z	a Notary Public of said County, do hereby certify that
Notary Public  My Commission expires  OHIO ACKNOWLEDGMENT  STATE OF OHIO,  SS.  Before me, a Notary Public in and for said county, personally appeared the above named  who acknowledged that he did sign the foregoing instrument, and that the same is free act and deed. In testimony whereof I have hereunto subscribed my name at this  My Commission expires  Notary Public  STATE OF WEST VIRGINIA, ROANE COUNTY COMMISSION CLERK'S OFFICE,  The foregoing instrument together with the certificate thereto annexed, was this date admitted to record in said office.  File No 3336  GENE M. ASHLEY, Clerk  By Ackleyn Balley Balleyn Deputy  09/15/2023	ha this day acknowledged the same before me in my	said County.
My Commission expires  OHIO ACKNOWLEDGMENT  STATE OF OHIO,  Before me, a Notary Public in and for said county, personally appeared the above named  who acknowledged that be did sign the foregoing instrument, and that the same is free act and deed. In testimony whereof I have bereunto subscribed my name at this  My Commission expires  Notary Fublic  STATE OF WEST VIRGINIA, ROANE COUNTY COMMISSION CLERK'S OFFICE,  The foregoing instrument together with the certificate thereto annexed, was this date admitted to record in said office.  File No 3326  GENE M. ASHLEY, Clerk  By ARABBISING, SPENCER, W. VA. RE ORDER M. 77978  O9/15/2023	S o	
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who acknowledged that he did sign the foregoing instrument, and that the same is free act and deed. In testimony whereof I have hereunto subscribed my name at this day of 19.  My Gommission expires  Notary Public  STATE OF WEST VIRGINIA, ROANE COUNTY COMMISSION CLERK'S OFFICE, 9. 17 acch 19.82. 9.41.  Book No. 10.  The foregoing instrument together with the certificate thereto annexed, was this date admitted to record in said office.  File No. 3326  GENE M. ASHLEY, Clerk  By Accounty Deputy  09/15/2023	5 67 32	
whereof I have hereunto subscribed my name at day of this day of the day of t	D. 40 2247	who acknowledged
My Commission expires  Notary Public  STATE OF WEST VIRGINIA, ROANE COUNTY COMMISSION CLERK'S OFFICE,  The foregoing instrument together with the certificate thereto annexed, was this date admitted to record in said office.  File No 3326  GENE M. ASHLEY, Clerk  By Aralyn Satter Deputy  O9/15/2023	that he did sign the foregoing instrument, and	
My Commission expires  Notary Public  STATE OF WEST VIRGINIA, ROANE COUNTY COMMISSION CLERK'S OFFICE,  The foregoing instrument together with the certificate thereto annexed, was this date admitted to record in said office.  File No 3336  GENE M. ASHLEY, Clerk  By Aralyn Satter Deputy  O9/15/2023		
Notary Public  STATE OF WEST VIRGINIA, ROANE COUNTY COMMISSION CLERK'S OFFICE,  Book No	day of 19	
STATE OF WEST VIRGINIA, ROANE COUNTY COMMISSION CLERK'S OFFICE,  Book No	My Commission expires	
ROANE COUNTY COMMISSION CLERK'S OFFICE,  Book No		Notary Public
ROANE COUNTY COMMISSION CLERK'S OFFICE, 1982 9:41  Book No. 1982 9:41  The foregoing instrument together with the certificate thereto annexed, was this date admitted to record in said office.  File No. 13326  GENE M. ASHLEY, Clerk  By Attendant Deputy  CASTO & HARRIS INC., SPENCER, W. VA. RE-ORDER NC 77978	36	
ROANE COUNTY COMMISSION CLERK'S OFFICE,  Book No		
ROANE COUNTY COMMISSION CLERK'S OFFICE,  Book No	STATE OF WEST VIRGINIA	
The foregoing instrument together with the certificate thereto annexed, was this date admitted to record in said office.  File No 3326  Fees \$ 3000  CASTO & HARRIS INC., SPENCER, W. VA. RE-ORDER NC 77978  GENE M. ASHLEY, Clerk By Actolyn Satter Deputy  09/15/2023	ROANE COUNTY COMMISSION CLERK'S OF	FICE. 9 March 1082 9:4,
The foregoing instrument together with the certificate thereto annexed, was this date admitted to record in said office.  File No 3326  Fees \$ 3000  CASTIC & HARRIS INC., SPENCER, W. VA. RE-ORDER NO. 77978  GENE M. ASHLEY, Clerk By Acadelyn Datter Deputy  09/15/2023		17
File No 3326  Fees \$ 3.00  By Carolyn Satter Deputy  O9/15/2023	The foregoing instrument together with t	the certificate therete annoyed was the
Fees \$ 3.00  By Carolyn Batter Deputy  09/15/2023	ted to record in said office.	annexed, was this date admi
Fees \$ 3.00  By Catalyn Satter Deputy  09/15/2023		
CASTO & HARRIS INC., SPENCER, W. VA. RE-ORDER NO. 77978	File No. 13326	CENE M ASHIEV CLASS
09/15/2023	7 /= -	GENE M. ASHLEY, Clerk
1 18 8 e	Fees \$ 3,00	GENE M. ASHLEY, Clerk  By Acolyn Batter Deputy
	Fees \$ 3,00	By Carolyn Satter Deputy
	Fees \$ 3,00	By Carolyn Satter Deputy 09/15/2023
	Fees \$ 3,00	By Carolyn Satter Deputy 09/15/2023
	Fees \$COO_ CASTO & HARRIS INC., SPENCER, W. VA. RE-ORDER NC 77978	By Carolyn Satter Deputy 09/15/2023

OIL AND GAS LEASE	Lease No. 607
AGREEMENT, made and entered into this	d A.D. 19. 82
by and between JAmes C. Woffeetly Single - Rodr	w 1 Mosfatt
	1 /.1
Over Jinda Moffeett, husband ander	<b>7.4</b>
H8Q1 Bunda Lone	
of (harleston, W.W. 253/2 party of the first part, hereinafter	called Lessor (whether one or more),
and M & J JOINT VENTURE, A Partnership party of the second part, hereinafter called Lessee;  1. WITNESSETH: That the Lessor, in consideration of the sum of One Dollar, the receipt of whi	ich is hereby acknowledged, and the
covenants and agreements hereinafter contained, does hereby grant unto the Lessee all of the oil a either in and under the land hereinafter described, together with the exclusive right to drill for,	and gas and all of the constituents of
their constituents and of storing gas of any kind in any formation underlying the land, and also the	ne right to enter thereon at all times
for the purpose of drilling and operating for oil, gas and water, laying pipe lines, erecting tanks, and to possess, use, and occupy so much of said premises as is necessary and convenient for sai	machinery, powers and structures,
named products therefrom and thereto by pipe lines or otherwise; said land being situate in?	1
County of Roane State of WWa and describ	ed as follows, to-wit; Bounded on the
NORTH by lands of floge Heunt	,
EAST by lands of	
SOUTH by lands of Moore fully described in Lease Book	10es Page 41/
WEST by lands of	,
On Waters of Straight breek of Paca Riner	,
Containing. 43.1/2	
2. It is agreed that this lease shall remain in force for a primary term of (). Or thereafter as operations for oil or gas are being conducted on the premises, of oil or gas is found in	in paying quantities thereon.
3. The Lessee shall deliver to the credit of the Lessor free of cost, in the pipe line to which	
one-eighth (1/8) part of all oil produced and saved from the leased premises, and shall pay Lea equal one-eighth (1/8) of all gas produced and saved from the leased premises for all gas and casi	
the premises, payable monthly; provided, Lessee shall pay Lessor a royalty at the rate of Fifty Dol through lack of market, gas therefrom is not sold or used off the premises, and while said royalty	
be a paying well under paragraph 2 hereof.	is so paid said well shall be field to
4. The Lessee shall commence operations for a well on the premises on or before . 3.4	
pays thereafter a rental of 5. coffeellere for each (12) trueline mon	nths that operations are delayed from
the time above mentioned. The consideration first recited herein, the down payment, shall cover	not only the privilege granted to the
date when first said rental is payable as aforesaid, but also the Lessee's option of extending that other rights conferred. The drilling of a non-productive well shall be accepted by the Lessor in Ii	ieu of delay rental for a period of one
year after its completion, and following the exhaustion or abandonment of all wells the Lessee she year to resume the payment of delay rental or commence operations for another well. Upon the	
provisions hereof governing such payment and the effect thereof shall continue in force as though	
5. All moneys coming due hereunder shall be paid or tendered to Thmes. C. 24	1-4-81

- 6. Lessor reserves 200,000 cubic feet of gas per annum for domestic use, to be taken through his own appliances at any producing gas well, and agrees to pay Lessee a fair domestic rate for any gas used in excess thereof. Lessor further covenants and agrees that his taking and use of gas shall be wholly at his own risk, the Lessee not to be held liable for any accident or damage caused thereby, nor shall Lessee be liable for any shortage or failure in the supply of gas for said domestic use.
- 7. If said Lessor owns a less interest in the above described land than the undivided fee simple estate therein, then the royalties and rentals herein provided shall be paid the Lessor only in the proportion which his interest bears to the whole and undivided fee.
- 8. No well may be drilled nearer than 200 feet to the house or barn now on said premises without the written consent of Lessor. Lessee shall have and enjoy all rights and privileges necessary and convenient for the proper use and development of this lease, and shall have the right to use, free of cost, gas, oil and water produced on said land for its operations thereon, except water from wells of Lessor. Lessee shall also have the right at any time to remove all or any part of the machinery, fixtures or structures placed on said premises, including the right to draw and remove casing. Lessee shall pay for damages caused by its operations to growing crops on said lands, and, when requested by Lessor, shall bury its pipe lines below plow depth.
- 9. The interest or estate of either party hereto may be assigned, the privilege of assigning in whole or in part being expressly allowed. In event this lease shall be assigned as to any part or parts of the above described land and the assignee or assignees of such part or parts shall fail or make default in the payment of the proportionate part of the rents due from him or them, such default shall not operate to defeat or affect this lease insofar as it covers a part or parts of said land upon which the said Lessee or any assignee thereof shall make due payment of said rental. No change of ownership in the land or in the rentals or royalties shall be binding on the Lessee until after notice to the Lessee and it has been furnished with a written transfer or assignment or a certified copy thereof.
- 10 At any time, Lessee its successors or assigns, shall have the right to surrender this lease or any part thereof for cancelation, after which all payments and liabilities hereunder thereafter shall cease and determine, and if the whole is surrendered, then this lease shall become absolutely null and void. This surrender may be made to the Lessor, or if more than one Lessor, then to any one of them, or the heirs or assigns of any one of them by delivery of a duly executed surrender thereof in person or by mail addressed to the post office address of such person, or by recording a duly executed surrender thereof in the Recorder's office of the County in which the land is located.
- 11. Lessor hereby warrants and agrees to defend the title to the land herein described and agrees that the Lessee at its option may pay, discharge or redeem any taxes, mortgages, or other liens existing, levied, or assessed on or against the above described lands, and in event it exercises such option, it shall be subrogated to the rights of any holder or holders thereof and may reimburse itself by applying any royalty or rentals accruing hereunder to the discharge of any such taxes, mortgages or other liens. 09/15/2023
- 12. It is expressly agreed that if the Lessee shall commence drilling operations at any time while this lease is in force, it shall remain in force and its terms continue so long as such operations are prosecuted, and if production results therefrom, then as long as production continues. If after the expiration of the term of this lease production from the leased premises shall cease from any cause, this lease shall not terminate provided Lessee resumes operations within sixty days from such cessation, and this lease shall remain in force during the prosecution of such operations, and, if production results therefrom, then as long as oil or gas is produced in paying quantities.



## State of Mest Nirginia

Pepariment of Mines Gil und Cas Division Charleston 25305

THEODORE M. STREIT ADMINISTRATOR

47-087-3839

Farm: \_\_ Harlod Southall & David Henerson

February 19. 1985

In Re: Permit No:

Key Oil Company P. O. Box 709 Spencer, WV 25276

BARTON B. LAY, JR.

DIRECTOR

		Well No:	607-2					
		District:	Harper					
		County:	Roane					
		Issued:	8-10-83					
i i								
Gentlem	en:							
	The FINAL INSPECTION REPORT for the above captioned well has been received in this office. Only the column checked below applies:							
XXXXX	The well designated by the above captioned permit number has been released under your Blanket Bond. (PERMIT CANCELLED - NEVER DRILLED)							
	Please return the enclosed cancelled single bond which covered the well designated by the above permit number to the surety company who executed said bond in your behalf, in order that they may give you credit on their records.							
	Your well record was received and reaccordance with Chapter 22, Article will remain under bond coverage for	4, Section 2	, the above captioned well					

Very truly yours,

Theodore M. Streit, Administrator Dept. Mines-Office of Oil & Gas B-12

## STATE OF WEST VIRGINIA DEPARTMENT OF MINES OIL AND GAS DIVISION STATUS INSPECTION REQUEST INSPECTOR'S COMPLIANCE REPORT

Permit N	087-3839	County	Roane		
Company.	Key Oil, Inc.	Farm.	Harold So	uthall &	David Henerson
Inspecto	r. Homer Dougherty		607-2		
Date	September 20, 1984	Issued.	8-10-	83	
RULE	DESCRIPTION			IN COMP	LIANCE NO
23.06	Notification Prior to starting Wo	rk			
25.04	Prepared before Drilling to preven	nt Waste			
25.03	High-Pressure Drilling				•
16.01	Required Permits at Wellsite				
15.03	Adequate Fresh Water Casing				
15.02	Adequate Coal Casing				
15.01	Adequate Production Casing			5-30	מחומיותים
15.04	Adequate Cement Strength			1	2003
23.02	Maintained Access Roads				EE 1 8 985
25.01	Necessary Equipment to prevent Was	ste			OF MINES
23.03	Reclaimed Drilling Site			Receivement & L. a	OF MILITES
23.04	Reclaimed Drilling Pits				
23.05	No Surface or Underground Pollutio	on		*a *1	
7.03	Identification Markings				
COMMENTS:	Please issue final on cancellat	ion if loca	ation is o	okay. Pe	ermit
	ed on 4-10-84 and company says well				

I have inspected the above well and (Have/Have Not) found it to be in compliance with all of the rules and regulations of the Office of Oil and Gas-Department of Mines of the State of West Virginia.

