

west virginia department of environmental protection

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

May 06, 2015

WELL WORK PLUGGING PERMIT

Plugging

This permit, API Well Number: 47-3301270, issued to CNX GAS COMPANY LLC, is evidence of permission granted to perform the specified well work at the location described on the attached pages and located on the attached plat, subject to the provisions of Chapter 22 of the West Virginia Code of 1931, as amended, and all rules and regulations promulgated thereunder, and to all conditions and provisions outlined in the pages attached hereto. Notification shall be given by the operator to the Oil and Gas Inspector at least 24 hours prior to the construction of roads, locations, and/or pits for any permitted work. In addition, the well operator shall notify the same inspector 24 hours before any actual well work is commenced and prior to running and cementing casing. Spills or emergency discharges must be promptly reported by the operator to 1-800-642-3074 and to the Oil and Gas inspector.

Upon completion of the plugging well work, the above named operator will reclaim the site according to the provisions of WV Code 22-6-30. The above named operator will also file, as required in WV Code 22-6-23, an affidavit on form WR-38 by two experienced persons in the operator's employment and the Oil and Gas inspector that the work authorized under this permit was performed and a description given. Failure to abide by all statutory and regulatory provisions governing all duties and operations here under may result in suspensions or revocation of this permit and in addition may result in civil and/or criminal penalities being imposed upon the operator.

This permit will expire in two (2) years from date of issue. If there are any questions, please free to contact me at (304) 926-0499 ext. 1654.

James Martin

Chief

Operator's Well No: 902

Farm Name: FORTNEY, J.

API Well Number: 47-3301270

Permit Type: Plugging

Date Issued: 05/06/2015

PERMIT CONDITIONS

West Virginia Code §22-6-11 allows the Office of Oil and Gas to place specific conditions upon this permit. Permit conditions have the same effect as law. Failure to adhere to the specified permit conditions may result in enforcement action.

CONDITIONS

- 1. All pits must be lined with a minimum of 20 mil thickness synthetic liner.
- 2. In the event of an accident or explosion causing loss of life or serious personal injury in or about the well or while working on the well, the well operator or its contractor shall give notice, stating the particulars of the accident or explosion, to the oil and gas inspector and the Chief within twenty-four (24) hours.
- 3. Well work activities shall not constitute a hazard to the safety of persons.
- 4. This well is under a consent order and must be plugged under the terms of that agreement.

WW-4B Rev. 2/01

1)Date	3/0	7 ,	20 15	
2)Operat			14 per	
Well N	0.902			_
3) API We	ll No.	47 - 033	- 01270	

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

	OFFICE OF	OIL AND GAS
	APPLICATION FOR A PERI	MIT TO PLUG AND ABANDON
4)	Well Type: Oil/ Gas X/ Liquid	d injection/ Waste disposal/
	(If "Gas, Production X or Unc	derground storage) Deep/ Shallow X
5)	Location: Elevation 1077.01'	Watershed Wolfpen Run
5/	District Eagle	County Harrison Quadrangle Clarksburg
	CNIV Con Common II C	Matt Inviole
6)	Well Operator CNX Gas Company LLC Address P.O. Box 1248	7) Designated Agent Matt Imrich Address P.O. Box 1248
	Jane Lew, WV	Jane Lew, WV
	cano con, vv	eane zew, wv
8)	Oil and Gas Inspector to be notified	9) Plugging Contractor
	Name Sam Ward	Name See Attached
	Address P.O. Box 2327	Address
	Buckhannon, WV 26201	
		Received Office of Oil & Gas Received MAR 1 1 2015 Office of Oil & Gas
work	can commence.	al and gas inspector 24 hours before permitted
Work	order approved by inspector	D. Warded Date 3/9/15

Attachment - Form WW-4B:

Potential Plugging Contractors:

Waco Oil & Gas P.O. Box 397 Glenville, WV 26351

Viking Well Service 8113 Sissonville Drive Sissonville, WV 25320

Stalnaker Energy 220 West Main Street Glenville, WV 26351

Contractor Services Inc. 929 Charleston Road Spencer, WV 25276

Coastal Drilling 130 Meadow Ridge Rd, STE 24 Mount Morris, PA 15349

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Office of Oil & Gas
MAR 1 1 2015

Plugging Work Order for Permit 47 – 033 - 01270

CNX Gas - Well DTI 902

- 1. Unseat 2" pkr. @ 2409', pull tbg & pkr out of well
- 2. Check TD approx. 2570'
- 3. Run 2-3/8" tbg work string to TD 3A. GEL SHOT HOLE TO 2530'. (TOP OF SHOT HOLE)
- 4. Spot bottom cement plug from TD 2530' (200' plug covers bottom zone THE PLUD, ADD MORE CEMENT IF NEEDED.
- 5. Spot 6% gel plug from 2330 to 2000'
- 6. TOH with tbg
- 7. TD and Bond log 5 3/16" csg approx. 2178'
- 8. * Cut and pull 5 3/16 csg set 100' cement plug over cut
- 9. Run tbg to 2230'
- 10. Spot cement plug 2230' 2130' (100' plug bottom 5 3/16
- 11. Spot 6 % gel plug 2130' 1500'
- 12. TOH w/ tbg
- 13. * Bond log 6 5/8 csg, cut and pull approx. 1530' (100' cement plug over cut)
- 14. TIH w/ tbg to 1628'
- 15. Spot cement plug from 1628' 1480' (148' plug covers gas show & bottom 6 5/8 csg
- 16. Spot 6 % gel gel plug 1480' 500'
- 17. TOH w/tbg
- 18. * Bond log and cut and pull or perforate 10" csg
- 19. TIH w/ tbg to 1140'
- 20. Spot cement plug from 1140' 450' (690' plug covers 8 1/4 csg , 10" csg point)
- 21. Spot 6 % gel 450' to surface
- 22. Pull tbg up to 200'
- 23. Spot cement plug 200' to surface (COVERS PITTS BURGH COAL)

24. Pull tbg from well

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25. Set 6" diameter X 14' long monument (10' below grade and 4' above grade) WiAPE of Oil & Gas # 47-033-01270 MAR 25 2015

Work Order approved by Inspector Downth Date: 3/8/15

Note: All cement will be Class A. All spacers between plugs will be 6% gel. Any casing unable to be recovered will be perforated every 200' w/4-shots and 100' cement plugs will be set to cover all cut points. Office of Oil & Gas

MAR 1 1 2015

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Form 180-5M-2-109

WELL RECORD.

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WELL RECORD.

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Well No. 902		 _	•		
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Rig Commenced Rig Completed	190	***************************************		•	Contractor.
Drilling Commenced Apr.	1907				
Drilling Completed AY	30. 1907	South	Penn D	rg. Tools	A/a Contractor

ROCK FORMATION.	Тор	Воттом.	REMARKS.
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Pittsburg coal	140	1.47	Hole full of water
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Big Dunkard sand	660	680	Gas 10 tenths.
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Second Gas sand	900	1080	
Salt sand	1095	1145	
Big.Lime	1490	1535	
Big Injun sand	1535		
Gas	1575		
eas .	1585		
Total Depth		1590	

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PROOF.—Sum of Three right hand columns equals First or "Charged to Well." Use as many sheets as necessary to make a complete record.

Received Received
Office of Oil & Gasffice of Oil & Gas

MAR 1 1 2015

MAR 25 2015

WW-4A Revised 6-07

1) Date: 3/9	/20	15		
2) Operator's Well Numb	er			
3) API Well No.: 47 -	033		01270	

STATE OF WEST VIRGINIA DEPARTMENT OF ENVIRONMENTAL PROTECTION, OFFICE OF OIL AND GAS NOTICE OF APPLICATION TO PLUG AND ABANDON A WELL

4) Surface Ow (a) Name	ner(s) to be served:	i) (a) Coal Operato	r	
Address	Rose Marie Butcher Trust %Randy Preston Tru		Consol Mining Co. LLC	
Address	P.O. Box 79	Address	1000 Consol Energy Drive	
(b) Name	Hepzibah, WV 26369		Canonsburg, PA 15317	
(b) Name		(b) Coal O	vner(s) with Declaration	
Address		Name	Consol Mining Co. LLC	
		Address	1000 Consol Energy Drive	
()))			Canonsburg, PA 15317	
(c) Name		Name	AJ Associates LLC	
Address		Address	203 Fair Oaks Drive	
		-	Fairmont, WV 26554	
6) Inspector	Sam Ward	(c) Coal Le	ssee with Declaration	_
Address	P.O. Box 2327	Name	None of Declaration	
	Buckhannon, WV 26201	Address	none of Deciaration	
Telephone	304-389-7583			
	RSONS NAMED ABOVE: Y			-
Protection, the Applica	that under Chapter 22-6 of the West Virginia Co ing documents for a permit to plug and abandon a with respect to the well at the location described tion, and the plat have been mailed by registered imstances) on or before the day of mailing or deliv	on the attached Application	Office of Oil and Gas, West Virgin	ia Department of Environmental
	Well Operator	CNX Gas Company LL	C	
	By:	Kelly Eddy	10. Edd.	
	Its:	Permitting Supervisor	my way	
	Address	P.O. Box 1248	0	
		Jane Lew, WV 26378		Received
	Telephone		ddy, Permitting Supervisor	Office of Oil & G
	Piloto		day, r emitting Supervisor	Office of Oil & G
ubscribed and	worn before me this 9TH d	ay of MARC		MAR 25 2015
ly Commission	Expires 9/15/2021		Notary Public	
il and Gas Privac				
ne Office of Oil ar gulatory duties.	nd Gas processes your personal inform Your personal information may be dis	ation, such as name	address and phone number	an yadrour

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

SURFACE OWNER WAIVER

Operator's Well Number

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INSTRUCTIONS TO SURFACE OWNERS NAMED ON PAGE WW4-A

The well operator named on page WW-4A is applying for a permit from the State to plug and abandon a well. (Note: If the surface tract is owned by more than three persons, then these materials were served on you because your name appeared on the Sheriff's tax ticket on the land or because you actually occupy the surface tract. In either case, you may be the only owner who will actually receive these materials.) See Chapter 22 of the West Virginia Code. Well work permits are valid for 24 months. If you do not own any interest in the surface tract, please forward these materials to the true owner immediately if you know who it is. Also, please notify the well operator and the Office of Oil and Gas.

NOTE: YOU ARE NOT REQUIRED TO FILE ANY COMMENT. WHERE TO FILE COMMENTS AND OBTAIN ADDITIONAL INFORMATION:

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

Time Limits and methods for filing comments. The law requires these materials to be served on or before the date the operator files his Application. You have FIVE (5) DAYS after the filing date to file your comments. Comments must be filed in person or received in the mail by the Chief's office by the time stated above. You may call the Chief's office to be sure of the date. Check with your postmaster to ensure adequate delivery time or to arrange special expedited handling. If you have been contacted by the well operator and you have signed a "voluntary statement of no objection" to the planned work described in these materials, then the permit may be issued at any time.

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

The Chief has the power to deny or condition a well work permit based on comments on the following grounds:

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

204-476-7690

- 4) The proposed well work fails to protect fresh water sources or supplies;
- 5) The applicant has committed a substantial violation of a previous permit or a substantial violation of one or more of the rules promulgated under Chapter 22, and has failed to abate or seek review of the violation...".

If you want a copy of the permit as it is issued or a copy of the order denying the permit, you should request a copy from the Chief.

VOLUNTARY STATEMENT OF NO OBJECTION

Office of Oil & Gas

I hereby state that I have read the instructions to surface owners and that I have received copies MARING for A Permit To Plug And Abandon on Forms WW-4A and WW-4B, and a survey plat.

I further state that I have no objection to the planned work described in these materials, and I have no objection to a permit being issued on those materials.

FOR EXECUTION BY A NATURAL PERSON

FOR EXECUTION BY A CORPORATION,

By

Office of Oil & Gas

MAR 11 70'S

Date

O5/08/2015





U.S. Postal Service TA CERTIFIED MAIL™ RECEIPT (Domestic Mail Only; No Insurance Coverage Provided) 1960 47,42 Postage 0000 330 Certified Fee Postmark Return Receipt Fee (Endorsement Required) 270 0230 Restricted Delivery Fee (Endorsement Required) CRI Total Postage & Fees | \$ AJ Associates LLC 7014 Sent To 203 Fair Oaks Drive Street, Apt. No.; or PO Box No. Fairmont, WV 26554 P&A Well #902 City, State, ZIP+4 Coal Owner PS Form 3800, August 2006 See Reverse for Instructions

Office of Oil & Gas
MAR 2.5 2015

Received Office of Oil & Gas MAR 1 1 2015 WW-9 Rev. 5/08

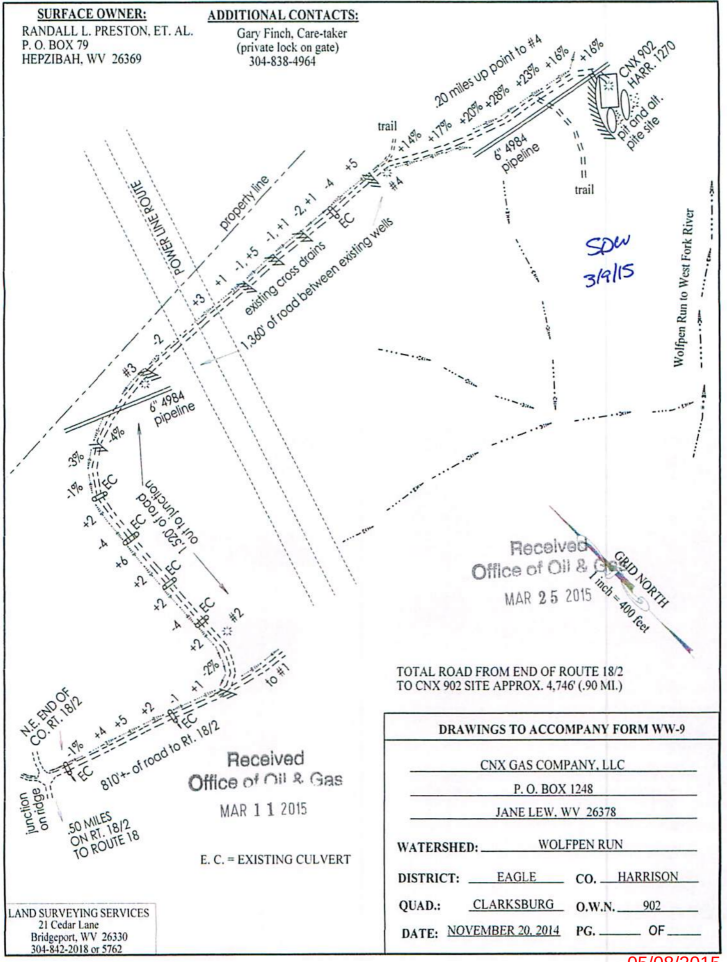
	Page 1	of	2
API Number 47 -	. 033	01270	
Operator's Well N	0. 902		

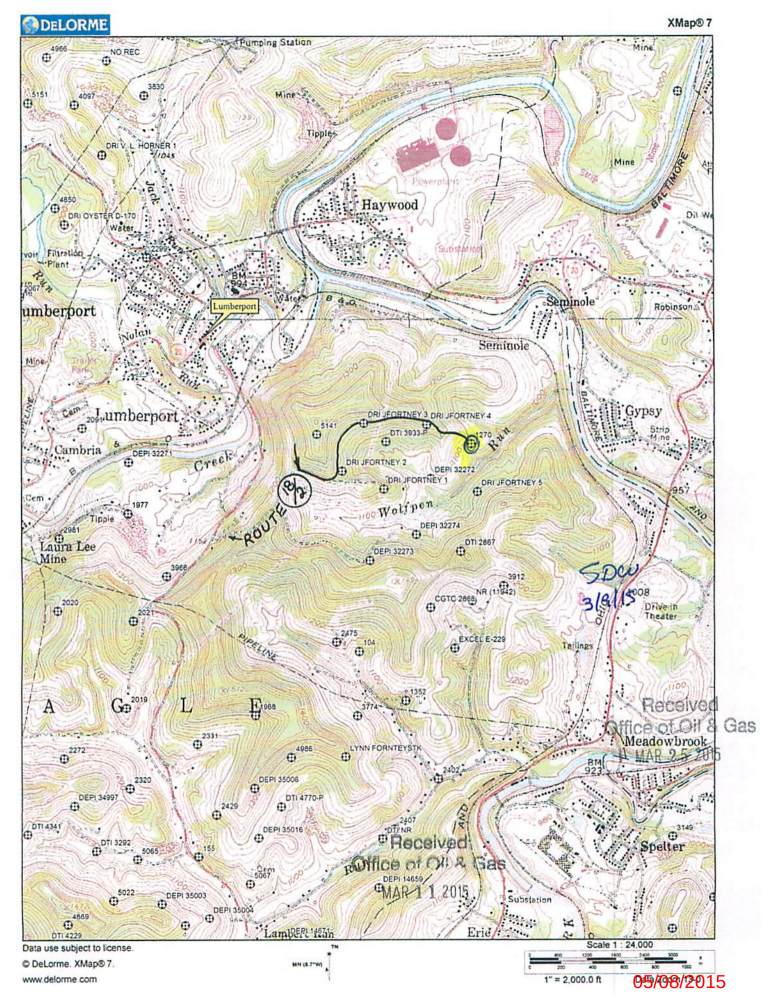
STATE OF WEST VIRGINIA DEPARTMENT OF ENVIRONMENTAL PROTECTION OFFICE OF OIL AND GAS

CONSTRUCTION AND RECLAMATION PLAN AND SITE REGISTRATION APPLICATION FORM GENERAL PERMIT FOR OIL AND GAS PIT WASTE DISCHARGE

GENERAL LEGITI FOR OIL AL	ND GAS PIT WASTE DISCI	HARGE	
Operator Name CNX Gas Company LLC	OP Code	494458046	
Watershed Wolfpen Run	Quadrangle Clarksburg		
Elevation 1077.01' County Harrison	District	Eagle	
Description of anticipated Pit Waste: Fluids associated w	ith the plugging of exi	isting gas wells	
Will a synthetic liner be used in the pit? N/A.			
Proposed Disposal Method For Treated Pit Wastes: Land Application			
Underground Injection (UIC Permit N	lumber)
Reuse (at API Number	9 for disposal location)		_)
X Other (Explain Waste Management or Ryan E	nvironmental use vacuum trucks, and	properly disposes fluid and waste re	turns
Proposed Work For Which Pit Will Be Used:			SDW
Drilling	Swabbing		SDW 3/9/15
Workover Other (Explain	Plugging		2111
Other (Explain			
I certify that I understand and agree to the terms and come on August 1, 2005, by the Office of Oil and Gas of the West Virging provisions of the permit are enforceable by law. Violations of all law or regulation can lead to enforcement action. I certify under penalty of law that I have personally examplication form and all attachments thereto and that, based obtaining the information, I believe that the information is true penalties for submitting false information, including the possibility Company Official Signature Company Official (Typed Name) Kelly Eddy Company Official Title Permitting Supervisor	inia Department of Environment of the grammed and am familiar with the initial manner of those indicts, accurate, and complete. It is of fine or imprisonment.	ental Protection. I understageneral permit and/or other ith the information submit ividuals immediately response am aware that there are Received Office of Oil &	and that the applicable ted on this consible for significant
Subscribed and sworn before methis 9 TH day of A	MACH ?	20 15	MAR 25 2015
Qualinda Jay		ry Public	~~~~~
My commission expires 9/15/2021	}	STATE (CAROLI	FFICAL SEAL TARY PUBLIC DF WEST VIRGINIA NDA FLANAGAN 10 Box 603 siport WV 28386
	۷	My Commission E	05/08/2015

LE	EGEND	
Property Boundary	Diversion (1:1/11:11/1	
Road = = = = = = = = = = = = = = = = = = =	Spring	
Existing Fence — X — X — X —	Wet Spot	
Planned Fence / / /	Drain Pipe with size in inches	
Stream	Waterway \longleftrightarrow	\rightarrow \leftarrow
Open Ditch	Cross Drain 777777	
Rock ESSOSS	Artificial Filter Strip XXXX	XXXXXXXXXXXX
North N	Pit: cut walls	merce
Buildings Water wells	Pit: compacted fill walls Area for Land Application of P	Waste
Drill site	Area for Land Application of T	
	(2.5)	
Proposed Revegetation Treatment: Acres Disturbed 1.00 ac	Prevegetation pH	6.5
Lime according to pH test Tons/acre or to correct to pH		
• *****		
5 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	ere (500 lbs minimum)	
Mulch hay or straw @ 2	e	
Seed M	Mixtures	
Area I Seed Type lbs/acre	Are Seed Type	a II lbs/acre
Orchard Grass 25	Orchard Grass	25
Birdsfoot Trefoil 15	Birdsfoot Trefoil	15
Ladino Clover 10	Ladino Clover	10
	Zadino Olovoi	Received
		Office of Oil & Gas
Attach:		MAR 25 2015
Drawing(s) of road, location,pit and proposed area for land application	ation.	
Photocopied section of involved 7.5' topographic sheet.		
C 2010 -		
Plan Approved by:		Received
Comments:	(Office of Oil & Gas
		MAR 1 1 2015
Title: OOG Inspector	Date: 3/9/2015	
) No	







West Virginia Department of Environmental Protection Office of Oil and Gas WELL LOCATION FORM: GPS

API: 47-033-01270	WELL NO.:	902
FARM NAME:	J. D. FORTNEY 340 ACRES	of a
RESPONSIBLE PARTY NAME:	CNX GAS COMPANY LLC	
COUNTY: HARRISON	DISTRICT:	EAGLE
QUADRANGLE:C	LARKSBURG 7.5'	
SURFACE OWNER: RANDALL L. PR	ESTON, ET. AL., P. O. BOX 79,	HEPZIBAH, WV 26369
ROYALTY OWNER:	BRENDA SWIGER	
UTM GPS NORTHING: 4,357,812.75 ME	TERS	
UTM GPS EASTING: 557,842.98 MET	GPS ELEVATION	: 328.274 METERS (1077,)
The Responsible Party named above has chosen to subna plugging permit on the above well. The Office of Oil a following requirements: 1. Datum: NAD 1983, Zone: 17 Coordinate Units: 2. Accuracy to Datum - 3.05 meters 3. Data Collection Method: Survey Grade GPS	nd Gas will not accept GPS coordi meters Altitude: Height above	mean sea level (MSL) - meters
		Real-Tim Differential OX & Gas
		MAR 25 2015
I the undersigned hereby state this data is correct to the by law and the regulation issued and prescribed by the		and shows all the information required
Signature J. Michael Crans J. MICHAEL EVANS, PS	Title WV Professional Surve	THE STATE OF THE PARTY OF THE P
Date NOVEMBER 18, 2014	Office of Oil & C	as a Moso h

CNX USE: NAD 27 WV NORTH SPC: 902 = N317,134.53 E1,765,709.00' ELEV. = 1,077.01'



CX#2720024855

Carolinda Flanagan Permitting Analyst P.O. Box 1248 Jane Lew, WV 26378 (304) 884-2131



March 9, 2015

West Virginia Department of Environmental Protection Office of Oil & Gas 601 57th Street, SE Charleston, WV 25304-2345

RE: Wells to be Plug and Abandoned: 902, 7044, 7411, and 8021

To Whom it May Concern,

Enclosed in this packet, please find the following plugging permits for your review and consideration:

- 902 API #47-033-01270
- 7044 API #47-033-01501
- 7411 API #47-033-01476
- 8021 API #47-033-00760

Should you need any further information, please contact me at (304) 884-2057 or by email at a Calved carolindaflanagan@consolenergy.com. Thank you!

MAR 25 2015

Sincerely,

Carolinda Flanagan

Received Office of Oil & Gas

MAR 1 1 2015

Office of Oil & Gas MAR 25 2015

05/08/2015



Carolinda Flanagan Permitting Analyst P.O. Box 1248 Jane Lew, WV 26378 (304) 884-2131



March 9, 2015

West Virginia Department of Environmental Protection Office of Oil & Gas 601 57th Street, SE Charleston, WV 25304-2345

RE: Well to be Plug and Abandoned: 902

To Whom it May Concern,

Enclosed, please find the following plugging permit for your review and consideration:

902 - API #47-033-01270

Should you need any further information, please contact me at (304) 884-2057 or by email at carolindaflanagan@consolenergy.com. Thank you!

Sincerely,

Carolinda Flanagan

Received Office of Oil & Gas

MAR 25 2015

Received Office of Oil & Gas MAR 1 1 2015

1-2	7-07
	API # 47-033-01270
	Operator CNX GAS CO. LLC
	Well #/Name 902
	Reviewed By
	End of Comment Period
III.	Plugging Permit
	WW-4B
	WW-4B signed off by inspector
	WW-4A
	Surface Owner Waiver
	Coal Owner/Operator/Lessee Waiver
	WW-9 front
	Mylar Plat WW7
	Well Records/Completion report
	Topography Map of well & pit if pit is used
	Certified Mail Receipts or affidavit of personal service
	Bond
	A check for \$100.00 (if a pit is being used)
	remove the process (if a pit is being used)
IV.	Coalbed Methane
	WW-5B
	WW-5(B)
	WW-5(B) signed off by inspector
	WW 5A
	Coal Owner/Operator/Lessee Notification/Waiver
	Surface Owner Waiver
	Natural Gas Lessee/Operator Waiver
	Consent To Stimulate. Notified all owners and operators of seams of coal 28
	inches or more within 750 feet of proposed well bore and stimulation is requested or a
	seam that is within 100 vertical feet of proposed stimulation zone.
	WW-9 (page 1 and 2)
	Reclamation Plan
	Inspector Signature on WW-9
	Dublic Notification (a)
	Mylar Plat
	Not within 100 ft. of the outside boundary of the tract Office of Oil & Gas
	No permitted CBM wells within 1600 ft. without a waiver from All 26 al 015
	owners and operators.
	Topography Map
	Database for Coal Depths, Permits, Boundaries
8.	WW-2B (1)
6	WW-2A(1)
2-	Certified Mail Receipts or Affidavit of Personal Service Received
	Bond Office of Oil & Gas
_	A chook COOL III (st no net COOL III)
-	Workers Comp/Employ. OK MAR 1 1 2015

OF-5 Re . 1/12

Pr TO MIRETEER CMS0200746

STATE OF MEST CONGRENIA CEPART MUST OF ENVIRONMENTAL PROPERTION OFFICE OF OIL AND GAS BLANKET BOND FOR DIL OR GAS WELLS, LIQUID INJECTION WHILE OR WASTE DISPOSAL WELLS

HRETT ALL MEN BY THESE PRESENTS:	
(1) That we, CNX Gas Company LLC	<u> </u>
(2) CNX Corter, 1970 CONSQL Energy Drive, Concreteing, PA 15317-8508	
As Principal, and (3) Rillesurance Company	- Comment
(4) P.O.Box3987, Peona, N. 81812 a firm and/or a componation cutherland to do busine s in the State of Surety, are held any firmly bound unto the State of Rest Minginia in the of (5) two numerical dollars (\$ 250,000) to the pain of whereof make, we bind outpaires, our neigh, executors, administrators, successionally and severally, firmly of these presents.	just and full sum well and truly to
WHEREAS, the above bound Principal in pursuance of the prolisions of Chaland/or GA, of the Code of Next Mirginia, 1931, as amended, and the regulateriunder, has made or intends to make application to the Chief of the Gas, Espartment of Environmental Protection, the State of Next Mirgini perform well work (as defined in Chapter 22, Article 5 and/or GA), an and/or liquid injection wells and/or waster dispessal wells, or has acquired about the definition of purchase such tells, or has been of operating responsibilit, for such wells located in West Virginias and	ations promulgated Office of Oil and a for a permit to oil or gas wells ired or povehased,
WHERE-S, THE Colligee as a complition precedent to the issuance of such Fe other obligation has required the Principal to furnish a SURECY HAD Colligee quaranteeing the performance of said provisions of Chapter 22, Although at Could Might Triginia, 1931, as abanded, and the regulations promulga	acceptable to the cricle 6 or 6A, or
NOW THEREFORE, the condition of this obligation is such that if the krime representations, inducessors, heirs and satigues shall in performing oil with Chapter 12, larticle 6 and/or 6%) or operating such wills shall further attention and affidavits as may be required by the Department Protection, Office of Oil and Gus, documenting that said wells have abandoned in accordance with Chapter 22, Article 6, of the Gode of Pist amended, and the reculations prohalpated thereunder, then this obligations with chartest thereunder.	ork (so define) in nish all reports, of Environmental Leen plugged and Vinginia, 1901, as
This bond shall be effective from the (11) What day of May released by the Department of Environmental Frotestion.	_, 2012 , mm (*
IN WITNESS WHEREOF the said Principal has hereunder set his or its hand its seal, and the said surety has caused its serperate name to be sign corporat seal to b. Freunto affint by its duly authorized efficientrument this (12) 02mg day of May , 2012	ed hereto and its
(15) Principal (13) CNX Gas Company LLC (3e. Carpo are a Seal) (14) Sy: (Citle) Nicholas J. De	Received Heliis, ManaQffice of Oil & Gas
(18) Surety (16) Rilinsurance Company (36) Composite Seal (17) B. Landle L. Hom, Attorney in-Fact 19) Count o caigned: NA	MAR 25 2015
(Resident West Virginia Agent) (20) Wilitas:	Received Office of Oil & Gas
	MAR 1 1 2015

(I B"ERSE;

ACKNOWLEDGMENTS

Acl	knowledgment by Principal if Individual or Partnership	
1.	STATE OF	_
2.	County ofto-wi	t:
3.	I,, a Notary Public in and for It	e
4. wh	county and state aforesaid, do hereby certifiy that	<u>-</u>
5.	Given under my hand this day of 20	
6.	Notary Seal 7	_
	(Notary Public)	
8.	My commission expires on the day of	
Αc	cknowledgment by Principal if Corporation or Limited Liability Company	-
9.	STATE Pennsylvania	
10.	County of Washington to-v	dt:
11.	. I , a Notary Public in and for t	ne
12	county and state aforesaid, do hereby certify that Nicholas J. Deluliis	
13	who as, Ranager signed the foregoing writing for	
	has this day, in my said county, before me, acknowledged the said writing to be the act and deed of the said rp/LLC.	5.
15.	GIVEN HIGH WEALTH DISPENNEY LYANIA day of May 20 12	••
16	GONNOTIFIED A AND AND AND AND AND AND AND AND AND	_
18	COLUMN OF THE PROPERTY OF THE	<u>_</u> ·
Acl	knowledgment by Surety	
	STATE OF Missouri	-
	. County of St. Louis City to-wi	t:
	. I, JoAnn R. Frank , a Notary Public in and for th	o c
22	county and state aforesald, do hereby certify that Sandra L. Ham	_
23	who as, Attorney-In-Fact signed the foregoing writing for	Received
24	RLI Insurance Company a corporation	
α ι	has this day, in my said county, before me, acknowledged the said writing to be the act and deed of reporation.	
-25	Given under my hand this 02nd day of May 20 12	MAR 25 2015
26	Given under my hand this O2nd day of May 20 12 10 AN R FRANK 13. Nothing Sean Notary Sean 27. John R. Frank	
C V C	OMMINISTRIP PUBLIS 1.0 15 15 15 15 15 15 15 15 15 15 15 15 15	
28	C My commission at 125 673 he 20th day of June 20 14	- Received
_	<u>^</u>	lice of Oil & Gas
	Ifficiency in Form and Manner Execution Approved Attorney General	
Th	ils day of 20 By	MAR 1 1 2015
	(Assistant Attorney General)	

05/08/2015



RLI Surety
P.O. Box 3967 | Pcoria, IL 61612-3967
Phone: (800)645-2402 | Fax: (309)689-2036
www.rlicorp.com

POWER OF ATTORNEY RLI Insurance Company

Know All Men by These Presents:

That this Power of Attorney is not valid or in effect unless attached to tapproving officer if desired.	ne bond which it authorizes executed, but may be detached by the
That RLI Insurance Company, an Illinois corporation, does hereby make Pamela A. Beelman, Cynthia L. Choren, Heidi A. Notheisen, Debra C. Sch jointly or severally.	
in the City of Saint Louis, State of Missouri power and authority hereby conferred, to sign, execute, acknowledge ar bond.	its true and lawful Agent and Attorney in Fact, with full d deliver for and on its behalf as Surety, the following described
Any and all bonds provided the bond penalty does not exceed Twenty l	Five Million Dollars (\$25,000,000.00).
The acknowledgment and execution of such bond by the said Attorney in I executed and acknowledged by the regularly elected officers of this Compa	Fact shall be as binding upon this Company as if such bond had been any.
The RLI Insurance Company further certifies that the following is a true of RLI Insurance Company, and now in force to-wit:	and exact copy of the Resolution adopted by the Board of Directors
"All bonds, policies, undertakings, Powers of Attorney or other obligation the Company by the President, Secretary, any Assistant Secretary, Treast of Directors may authorize. The President, any Vice President, Sec Attorneys in Fact or Agents who shall have authority to issue bonds, policies is not necessary for the validity of any bonds, policies, undertakings signature of any such officer and the corporate scal may be printed by fact	retary, any Vice President, or by such other officers as the Board retary, any Assistant Secretary, or the Treasurer may appoint cies or undertakings in the name of the Company. The corporate, Powers of Attorney or other obligations of the corporation. The
IN WITNESS WHEREOF, the RLI Insurance Company has caused the corporate seal affixed this 11th day of July , 2011.	
State of Illinois County of Peoria SS	By: Roy C. Die Vice President
	CERTIFICATE
On this 11th day of July, 2011, before me, a Notary Public, personally appeared Roy C. Die, who being by me duly sworn, acknowledged that he signed the above Power of Attorney as the aforesaid officer of the RLI Insurance Company and acknowledged said instrument to be the voluntary act and deed of said corporation. By:	I, the undersigned officer of RLI Insurance Company, a stock corporation of the State of Illinois, do hereby certify the the Company of Case of Attorney is in full force and effect and is irrevocable, and of furthermore, that the Resolution of the Company of the Company of the Company of the Case of Attorney, is now in force. In testimony whereof, I have hereunto set my hand and the seal of the RLI Insurance Company of this O2ndday of May 2012
Cherie L. Montgomery Received	RLI Insurance Company
"OFFICIAL SEAL" WHATE CHERIE L. MONTGOMERY STATE COMMISSION EXPIRES 02/02/12 MAR 1 1 2015	By: Roy C. Die Vice President

OIL AND GAS ROAD DISTRICT WIDE BONDING AGREEMENT For DOH District 4

THIS AGREEMENT, executed in duplicate, made and entered into this 15 day of Murch, 2012, by and between the WEST VIRGINIA DEPARTMENT OF TRANSPORTATION, DIVISION OF HIGHWAYS, hereinafter called "DEPARTMENT," and CNX Gas Company, LLC, hereinafter called "COMPANY."

WITNESSETH:

WHEREAS, Company has horizontal gas well drilling operations in certain areas of West Virginia; and

WHEREAS, the Department believes that the frequent and repetitive use of certain sections of highways in the State by Company, its contractors, agents, independent contractors or suppliers of drilling materials or drilling equipment, and employees contributes to increased wear and tear to public roads in the state road system in the State, including local roads ("State Owned Roads"); and,

WHEREAS, the Department and Company have entered into this Agreement to satisfy the requirements of the Department's policy entitled "Oil & Gas Road Policy" dated January 3, 2012, as issued by Paul A. Mattox, Jr., Secretary of Transportation / Commissioner of Highways, and any subsequent related policies, hereinafter called "Policy", a copy of which is made a part of this Bonding Agreement and is identified as Attachment 1.

NOW, THEREFORE, for and in consideration of the mutual agreements hereinafter set forth, the parties agree as follows:

- I. For purposes of this Bonding Agreement, "Project Transportation Usage" of the Company shall be understood to mean use of one or more State Owned Roads for the delivery and removal of drilling materials and drilling equipment at the site or location of one or more of Company's horizontal gas well pad locations. To the extent reasonably practical, prior to commencing use of a State Owned Road for Project Transportation Usage after January 1, 2011, the Company shall submit to the Department a section or sections of current official WVDOH County Highway maps identifying the exact location of the proposed project and the State Owned Roads that the Company will utilize for the Project Transportation Usage.
- II. Company and Department shall within 14 days of the Company's submittal, agree to a list of these sections of State Owned Roads, hereinafter called "Project Roads List", to be utilized for each of Company's projects, identified by route number and milepost; at a time to be mutually agreed to by the parties prior to initial commencement of Project Transportation Usage of a particular State Owned Road on a Project Roads List, the Company and Department will jointly review the condition of the roads and bridges on the Project Roads List. The Department will document the road type and surface condition and general right-of-way width of each section of road on the Project Road List. Either party may supplement this documentation with photographs, video or other evidence of the present condition of the road surface, shoulders, ditches, culverts, bridges or other structures or appurtenances of roads on the Project Road List, as well as approaches to the roads, utility facilities located within or along the right-of-way, or any other condition, including third-party activities, that may affect the duties and responsibilities of the parties under this Agreement. A copy of any such documentation must be made and provided to the other party within ten business days after the joint review of the roads on the Project Roads List.

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III. Department shall issue a Project Agreement or Project Permit, as appropriate, to Received Company to use State Owned Roads and may include any minor or major improvement of Oil & Gas required of Company prior to, during or after Project with the assignment of responsibilities of MAR 1 1 2015

both parties prior to, during and after the operator has completed well fracturing..

- In the Project Agreement/Project Permit, the Department shall not require the use of State Owned Roads other than the roads proposed by Company unless the Department has safety concerns as to the Company's proposed roads. A failure to agree on roads that may otherwise be lawfully used for a particular Project Transportation Usage shall result in the designation of the State Owned Roads proposed by Company, with milepost determinations as designated by Department. This Agreement shall only cover portions of State Owned Roads designated on the Project Roads List.
- For the duration of Company's Project Transportation Usage of the Stated Owned Roads on the Project Roads List, whether by the Company, its contractors (while working on behalf of Company), agents, independent contractors or suppliers of drilling materials or drilling equipment, or employees, the Company agrees to pay for all reasonable maintenance and repair costs incurred by the Department to repair areas of the State Owned Roads included in the Project Roads List that were directly damaged by Company's Project Transportation Usage, as determined to be reasonably necessary and appropriate by the Department. The Department shall keep a record of all labor performed by Department employees and contractors for such maintenance and repairs and shall send an invoice for the same to Company.
- Company shall be responsible for the cost of all maintenance and repairs reasonably necessary to put the existing roadways, bridges and appurtenances on the Project Roads List utilized for the Project Transportation Usage in the condition that existed immediately prior to the Project Transportation Usage. Company shall not be required to pay for maintenance or repairs to put any areas of such roadways, bridges and appurtenances on the Project Roads List in a condition better than the condition that existed immediately prior to the Project Transportation Usage. Company shall also not be required to pay for maintenance or repairs to any areas of these roadways, bridges or appurtenances on the Project Roads List that are not actually utilized for the Project Transportation Usage or for damage not caused by Project Transportation Usage.
- Company shall notify the Department in writing of Company's final completion VII. of Project Transportation Usage for particular roadways, bridges and appurtenances on the Project Roads List. Within fourteen days after its receipt of written notification of the completion of the Project Transportation Usage for all roads on a Project Roads List, the Department will review the condition of the roadways, bridges and appurtenances on the Project Roads List actually utilized for the Project Transportation Usage and advise Company of any final repairs reasonably necessary to leave these roads, bridges and appurtenances in a condition reasonably deemed by Department to be equal to their condition prior to commencement of Project Transportation Usage; and, upon completion of all such final repairs by or on behalf of Company and acceptance by Department, the Company shall be released from all further liability for maintenance or repairs to roads, bridges, or appurtenances on said Project Roads List. Any maintenance or repair work under the Project Agreement/Project Permit for roads, bridges or appurtenances on the Project Roads List may be performed by a contractor directly chosen by the Company as approved by the Department, the Department's workforce, or a private contractor hired by the Department through the public bid process in accordance with state law, all of which work shall be subject to the standards and specifications of the Department.

In order to ensure performance of Company's performance and payment obligations under this Bonding Agreement, the Company shall post a corporate surety bond, hereinafter called "Master Bond", with the Department named as the beneficiary, which form of bond shall be subject to the consent of the Department, not to be unreasonably withheld. The amount and form of the bond shall be in accordance with the Policy as set forth above. However, the amount of the Master Bond does not limit the amount of claims that may be made by the Department against the Company under this Bonding Agreement. The Company shall provide the Master Bond to the Department within one (1) month after the execution of this Bonding Agreement. The Master Bond shall secure the good faith performance of all payment obligations of Company under the terms of this Bonding Agreement respecting the roads, bridges and appurtenances on the Project Roads List for each Project Transportation Usage undertaken by the Company, and shall remain in effect until termination of this Agreement. Company shall not be obligated to provide any other bonds, sureties, or other guarantees of performance blaceived Department for Company's use of State Owned Roads, except as required in this Applice of Oil & Gas

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MAR 1 1 2015

- Company shall maintain Commercial General Liability Insurance in the amount of two million dollars, with a minimum coverage of one million dollars per occurrence, for personal injury or death to persons, or for property damage, resulting from Company's Project Transportation Usage and shall present evidence of such insurance to Department upon request.
- Company's usage of State Owned Roads under the Project Agreement/Project Permit shall comply with all applicable Federal, State and local laws and regulations including, but not limited to, to the extent applicable, the National Environmental Policy Act, Section 404 of the Clean Water Act, Section 106 of the National Historic Preservation Act, Rare, Threatened and Endangered Species Act, Section 401 Water Quality Certification, and hazardous waste requirements. Further, upon reasonable written request of Department, Company shall furnish Department with acceptable documentation of such compliance which is in the possession of the Company.
- Company shall defend, indemnify and hold Department harmless from and against any and all losses, damage, and liability, and from all claims for damages on account of or by reason of bodily injury, including death, which may be sustained, or claimed to be sustained, by any person or persons, including employees of Department, and from and against any and all claims, losses or liabilities for damages to property, arising out of the negligent or willful acts or omissions of Company, its agents, independent contractors and suppliers of drilling materials or drilling equipment, employees and contractors, in the performance of all Project Transportation Usage activities undertaken pursuant to this Agreement (collectively, "claims"). The Company shall not be responsible to indemnify, defend or hold harmless Department for any claims caused by the negligent or willful acts or omissions of the Department or its agents, employees and contractors or third parties not performing work at the direction of Company or delivering drilling equipment or drilling materials, including water, for use by or for company.
- If a provision of this Agreement is or becomes illegal, invalid or unenforceable in any jurisdiction, that shall not affect the validity or enforceability of any other provision of this Agreement; or the validity or enforceability in other jurisdictions of that or any other provision of this Agreement.
- Department shall give Company a minimum of thirty days written notice of XIII. default under the terms of this Bonding Agreement and the opportunity to cure this default during such thirty-day period. If a default is not cured to the satisfaction of Department, or provision acceptable to Department is not made for a cure, Department may then elect to terminate this Bonding Agreement in whole or in part, and may in addition exercise its rights under the Master Bond or seek any other lawful relief available. Company may terminate this Bonding Agreement upon thirty days written notice to Department for any reason. In the event Company terminates this Agreement for any reason, it shall be liable for the repair and maintenance costs set forth above for prior Project Transportation Usage.
- Nothing herein shall be construed to mean that Company shall have any XIV. jurisdiction or control over any public roads in the state road system.
- Company, its contractors, agents, employees and suppliers shall at all times be subject to applicable provisions of state and federal law, including without limitation laws requiring operation of vehicles in accordance with legal size and weight restrictions and posted weight limits. Oversize/overweight permits for vehicle or loads not otherwise conforming withOffice of Oil & Gas law must be obtained in accordance with law; Department agrees to work in good faith with Company to review and grant (where authorized by law) such permits in a timely manner upon request by Company.

Received MAR 25 2015

- XVI. This Bonding Agreement shall be construed and enforced in accordance with the laws of the State of West Virginia, as they may be amended.
- XVII. This Bonding Agreement shall be binding upon the successors and assigns of each party hereto.

Received Office of Oil & Gas

MAR 1 1 2015

IN WITNESS WHEREOF, the parties hereto have caused this Bonding Agreement to be executed by their duly authorized officers effective as of the date first above written.

WEST VIRGINIA DEPARTMENT OF TRANSPORTATION, DIVISION OF HIGHWAYS

Worren Bana

By: / ann /

Daniel O. Bill

,

Title: Vice President - WV Operations

(To be executed in duplicate)

APPROVED AS TO FORM THIS

ATYORNEY LEGAL DIVISION
WEST VIRGINIA DEPARTMENT
OF HIGHWAYS

Received Office of Oil & Gas MAR 25 2015

Received
Office of Oil & Gas
MAR 1 1 2015

05/08/2015

Dist. Permit Number

BOND Number CMS213855

OIL and GAS DATA INFORMATION SHEET

APPLICANT
Company Name CNX Gas Company, LLC
Address P. O. Box 1248
City <u>Jane Lew</u> ST <u>WV</u> Zip <u>26378</u>
Contact Person Permit Kelly Eddy Telephone 304-884-2131
24/7 Road Maintenance Contact John Sampson Telephone 304-884-2000 Cell 304-777-7811
24/7 Backup Contact Geoff Fanning Telephone 304-884-2046 Cell 304-376-8409
Drilling/ Fracking will require Usage of X Less than 5000 Barrels of fluids 5000 /+
Site Location
Site Name 902 Road Local Name WOLF PEN RUN ROAD Rte.# 18/2
Approach location WGS 83 Decimal Format GPS N: 39.366300 W: 80.341281 County HARRISON
Location Description
On Rte. # <u>18/2</u> being <u>.50 miles</u> NE of Jct. of Rte. # 18/2 and Rte. # <u>18</u>
DOH USE ONLY HAULING ROUTE From US or WV Route (Attach Map)
Name & Rte.# Beg MP End MP Surface Type Condition
Received
Office of Oil & Ges MAR 25 2015
MMN 20 2013
Office of Oil & Gas
MAR I 1 2015
05/08/2015
Well location WGS 83 Decimal Format GPS N: 39.367842 W: 80.328516
WV DEP Permit Number 47 - 033 - 01270

PERMIT NUMBER

STATE COUNTY

301270P Form MM-109 Rev. 05-19-05 PERMIT NO. PERMIT TO ENTER UPON, UNDER, OVER OR ACROSS THE STATE ROADS OF THE STATE OF WEST VIRGINIA, AS PROVIDED FOR IN SECTION 6, ARTICLE 16, CHAPTER 17; SECTION 9, ARTICLE 16, CHAPTER 17; SECTION 8, ARTICLE 4, CHAPTER 17, WEST VIRGINIA CODE, 1931, AS AMENDED. THIS PERMIT, Made this _____day of ______, between the WEST VIRGINIA DEPARTMENT OF TRANSPORTATION, DIVISION OF HIGHWAYS, a statutory corporation hereinafter called DIVISION and CNX Gas Company, LLC P. O. Box 1248 Jane Lew, WV 26378 Phone No: 304-884-2046 hereinafter called APPLICANT. WITNESSETH In consideration of the hereinafter set out covenants and in accordance with Section 6, Article 16, Chapter 17; or Section 9, Article 16, Chapter 17; or Section 8, Article 4, Chapter 17, of the Official Code of West Virginia, 1931, as amended, and the rules and regulations promulgated thereunder, APPLICANT does hereby apply to enter Route Type & No. _____ C. R. 18/2 DOH Project No. _____ at ___.50 MILES NORTHEAST OF JUNCTION OF ROUTES 18/2 AND 18 __ Mile Post HARRISON County, for the purposes hereinafter set forth and in accordance with the plans and specifications which are attached hereto and made a part hereof: to utilize and maintain an entrance for ingress and egress on C. R. 18/2 for the purpose of plugging existing well 902. See attached road entry sketch for well A. P. I. 047-033-1270. APPLICANT further agrees to accept the conditions hereinafter set forth: APPLICANT shall deposit with DIVISION the sum of \$ in the form of an official. certified or cashier's check, or executed bond with surety satisfactory to DIVISION to cover any damage and inspection costs DIVISION may sustain by reason of the granting of this permit, including any expense incurred in restoring said highway to its original condition or the proper repair of any and all damages that may result within one (1) year from the date of the completion of said work. 2. APPLICANT agrees to reimburse DIVISION for inspection costs as follows: A. For any inspection costs incurred under this permit. B. At \$ _____ per linear foot for _____ feet of water line installed under this permit
C. At \$ _____ per linear foot for _____ feet of sewer line installed under this permit 3. APPLICANT shall notify DIVISION at least 48 hours in advance of the date the work will begin. Failure to comply will be cause for cancellation of this permit. Received 4. APPLICANT agrees to protect its employees, equipment and users of the highway at all times in accordance with the current Division of Highways manual "Traffic Control For Street and Highway Construction and Maintenance Operations". 5. APPLICANT agrees to comply with all applicable state and federal laws in the performance of work under this permit. 6. Supplementary conditions cited on the reverse side of this permit are understood and perced to be a part Office of Oil & Gas 7. The work authorized under this permit shall be completed on or before (Date): MAR 1 1 2015 RECOMMENDED: Title

CHAPTER 17 WEST VIRGINIA CODE, 1931

§17-4-8. Use of roadbed by railroad, telephone company, etc.

No railroad or electric or other railway shall be constructed upon the roadbed of any state road, except to cross the same, nor shall any person, firm or corporation enter upon or construct any works in or upon such road, or lay or maintain thereon or thereunder any drainage, sewer or water pipes, gas pipes, electric conduits or other pipes, nor shall any telephone, telegraph or electric line or power pole, or any other structure whatsoever, be erected upon, in or over any portion of a state road, except under such restrictions, conditions and regulations as may be prescribed by the state road commissioner. Whenever any railroad or electric or other railway, heretofore or hereafter constructed, shall cross any state road, it shall be required to keep its own roadbed, and the bed of the road or highway at such crossing, in proper repair, or else to construct and maintain an overhead or undergrade crossing, subject to the approval of the state road commissioner; and the tracks of such railroad or railway at grade crossings shall be so constructed as to give a safe and easy approach to and across the same, and when the construction of such approaches is made necessary by a change in the railroad grade at the grade crossing, the cost shall be upon the railway company.

§17-16-6. Permit by commission or county court for openings in or structures on public roads; franchises and easements of oil, etc., transportation companies.

No opening shall be made in any state or county-district road or highway, nor shall any structure be placed therein or thereover, nor shall any structure, which has been so placed, be changed or removed, except in accordance with a permit from the state road commission or county court, as the case may be. No road or highway shall be dug up for laying or placing pipes, sewers, poles or wires, or for other purposes, and no trees shall be planted or removed or obstructions placed thereon, without the written permit of the commission or county court, or its duly authorized agent, and then only in accordance with the regulations of the commission or court. The work shall be done under the supervision and to the satisfaction of the commission or court; and the entire expense of replacing the highway in as good condition as before shall be paid by the persons to whom the permit was given, or by whom the work was done: **Provided, however**, That nothing herein contained shall be so construed as to prevent any oil or gas company or person having a proper permit or franchise from transporting oil or gasoline along any of the public highways of this State, nor to give such company a franchise without paying to the landowners through whose lands such road passes the usual and customary compensation paid or to be paid to the landowners for such right of way. Any grant or franchise when made shall be construed to give to such company or person only the right to use the easement in such public road.

A violation of any provision of this section shall be a misdemeanor, and the person or corporation violating the same shall, upon conviction thereof, be fined not less than twenty-five nor more than one hundred dollars for each offense.

§17-16-9. Private driveways or approaches to roads; obstruction of ditches.

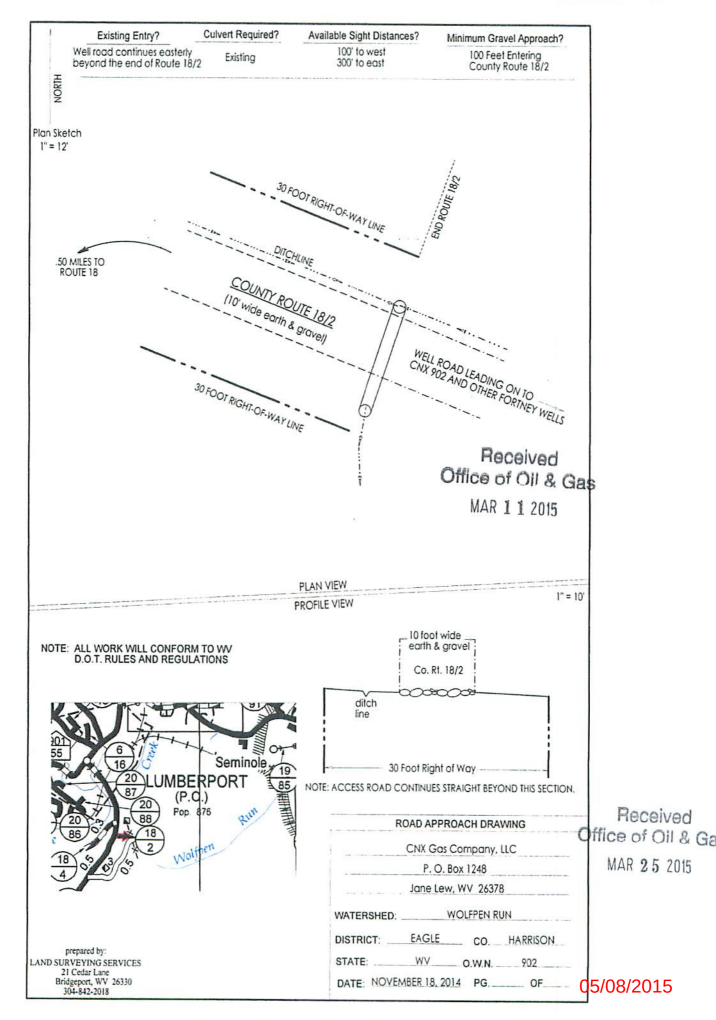
The owner or tenant of land fronting on any state road shall construct and keep in repair all approaches or driveways to and from the same, under the direction of the state road commission, and, likewise, the owner or tenant of land fronting on any county-district road shall construct and keep in repair approaches or driveways to and from the same, under the direction of the county road engineer, and it shall be unlawful for such owner or tenant to fill up any ditch, or place any material of any kind or character in any ditch, so as in any manner to obstruct or interfere with the purpose the was made.

SUPPLEMENTARY CONDITIONS

MAR 25 2015

- 1. The person, firm or corporation to whom a permit is issued agrees to hold the State of West Virginia and DIVISION harmless on account of any damages to persons or property which may arise during the process of the work authorized by this permit or by reason thereof.
- 2. Applications for permission to perform work within highway rights of way shall be made on DIVISION'S standard permit form and shall be signed by the authorized representative of the person, firm or corporation applying.
- 3. The APPLICANT shall give detailed information concerning the work to be performed and the application must include a sketch sufficient to show the nature of the work performed.
- 4. APPLICANT, his agents, successor, heirs or assigns, contractors or any other person, firm or corporation working under APPLICANT'S real or apparent authority, shall perform the work in a manner satisfactory to DIVISION. Damage to the road resulting at any time from work authorized under this permit shall be repaired by APPLICANT. Unsatisfactory repairs may be a corrected by DIVISION or its authorized agent and the cost thereof paid by APPLICANT.
- 5. DIVISION assumes no liability for damage to the proposed work by reason of construction or maintenance work on the road.
- 6. This permit is granted subject to removal of the authorized installation by APPLICANT at no cost to DIVISION when required for improvement of the road, and subject to all regulations now or hereafter adopted by DIVISION.
- 7. Utility installation shall be in accordance with the current manual, "Accommodation of Utilities on Highway Right of Way".
- 8. Driveways shall be in accordance with the current manual, "Rules and Regulations for Constructing Drivers 15 Onto
- 9. DIVISION reserves the right to cancel this permit at any time, should APPLICANT fail to comply with the terms and conditions under which it is granted.
- 10. This permit is granted only insofar as the DIVISION has a right to do so.

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LAND SURVEYING SERVICES

Stephen D. Losh, PS J. Michael Evans, PS 21 Cedar Lane, Bridgeport, WV 26330 Phone & Fax (304) 842-2018 or 842-5762 sdlosh@frontier.com

November 17, 2014

DRIVING DIRECTIONS FOR 902

FROM THE JUNCTION OF ROUTES 20 AND 18 IN LUMBERPORT, FOLLOW RT. 18 SOUTH FOR 1.0 MILE AND TURN LEFT ON WOLFPEN RUN RD. / RT. 18/2. FOLLOW ROUTE 18/2 NORTHEAST, IN ALL .50 MILES, BEARING LEFT AT THE FORK, AND CONTINUING OUT THE RIDGE TO THE END OF THE LOWGAP. TURN RIGHT AND FOLLOW EXISTING WELL ROAD .20 MILES. BEAR LEFT AT THE FORK AND FOLLOW ANOTHER .50 MILES OF EXISTING WELL ROAD AROUND THE HILLSIDE NORTH OF WOLFPEN RUN. JUST PAST THE THIRD GAS WELL, BEAR RIGHT AND DECEND THE POINT FOR .20 MILES TO WELL 902 STRAIGHT AHEAD.

NEAREST FIRE STATION: CLARKSBURG

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