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west virginia department of environmental protection

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Office of Oil and Gas  
601 57<sup>th</sup> Street, S.E.  
Charleston, WV 25304  
(304) 926-0450  
fax: (304) 926-0452

Harold D. Ward, Cabinet Secretary  
[www.dep.wv.gov](http://www.dep.wv.gov)

Tuesday, November 2, 2021  
WELL WORK PLUGGING PERMIT  
Coal Bed Methane Well Plugging

LEATHERWOOD, LLC  
1000 CONSOL ENERGY DRIVE  
CANONSBURG, PA 15317

Re: Permit approval for MC52  
47-051-01146-00-00

This well work permit 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 any additional specific 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. Please be advised that form WR-38, Affidavit of Plugging and Filling Well, is to be submitted to this office within 90 days of completion of permitted well work, as should form WR-34 Discharge Monitoring Report within 30 days of discharge of pits, if applicable. Failure to abide by all statutory and regulatory provisions governing all duties and operations hereunder may result in suspension or revocation of this permit and, in addition, may result in civil and/or criminal penalties being imposed upon the operators.

Per 35 CSR 4-5.2.g this permit will expire in two (2) years from the issue date unless permitted well work is commenced. If there are any questions, please feel free to contact me at (304) 926- 0450.

  
James A. Martin  
Chief

Operator's Well Number: MC52  
Farm Name: CONNER, ROBERT & ROSEN  
U.S. WELL NUMBER: 47-051-01146-00-00  
Coal Bed Methane Well Plugging  
Date Issued: 11/2/2021

Promoting a healthy environment.

11/05/2021

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4705101146P

## 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

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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.

11/05/2021

WW-4B  
Rev. 2/01

1) Date September 27, 2021  
2) Operator's  
Well No. MC 52P  
3) API Well No. 47-051 - 001146

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

APPLICATION FOR A PERMIT TO PLUG AND ABANDON

- 4) Well Type: Oil \_\_\_ / Gas  / Liquid injection \_\_\_ / Waste disposal \_\_\_ /  
(If "Gas, Production \_\_\_ or Underground storage \_\_\_) Deep \_\_\_ / Shallow
- 5) Location: Elevation 1067.47 Watershed Whitney Run of Middle Grave Creek  
District Webster County Marshall Quadrangle Majorsville, WV 7.5
- 6) Well Operator Leatherwood, LLC 7) Designated Agent Gina Newhouse  
Address 1000 Consol Energy Drive Address 1627 Quarrier Street  
Canonsburg, PA 15370 Charleston, WV 25311
- 8) Oil and Gas Inspector to be notified 9) Plugging Contractor  
Name Barry W. Stollings Name Coastal Drilling East  
Address 601 57th St. SE Address 130 Meadow Ridge Road  
Charleston, WV 25304 Mount Morris, PA 15349

10) Work Order: The work order for the manner of plugging this well is as follows:

The well pump and tubing will be removed from the well. A down hole packer will be set in the production hole. A polymer gel will be pumped into the well laterals so that the well can be safely mined through. A minimum of 10,929 gallons of gel or 100% of the calculated lateral volume will be pumped into the laterals. Once the gel is pumped, The production hole will be cemented to the surface. A well marker will be placed as per WV code. Well will be plugged in accordance with the attached MSHA 101C petition. See Exhibit A.

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Notification must be given to the district oil and gas inspector 24 hours before permitted work can commence.

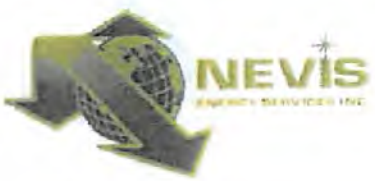
Work order approved by inspector

Barry Stollings

Date

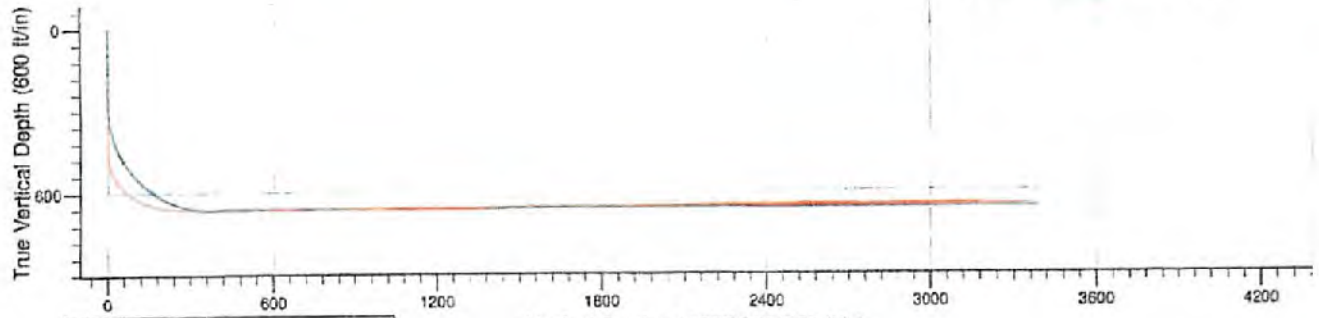
10-6-21

11/05/2021



# CNX Gas Company, LLC

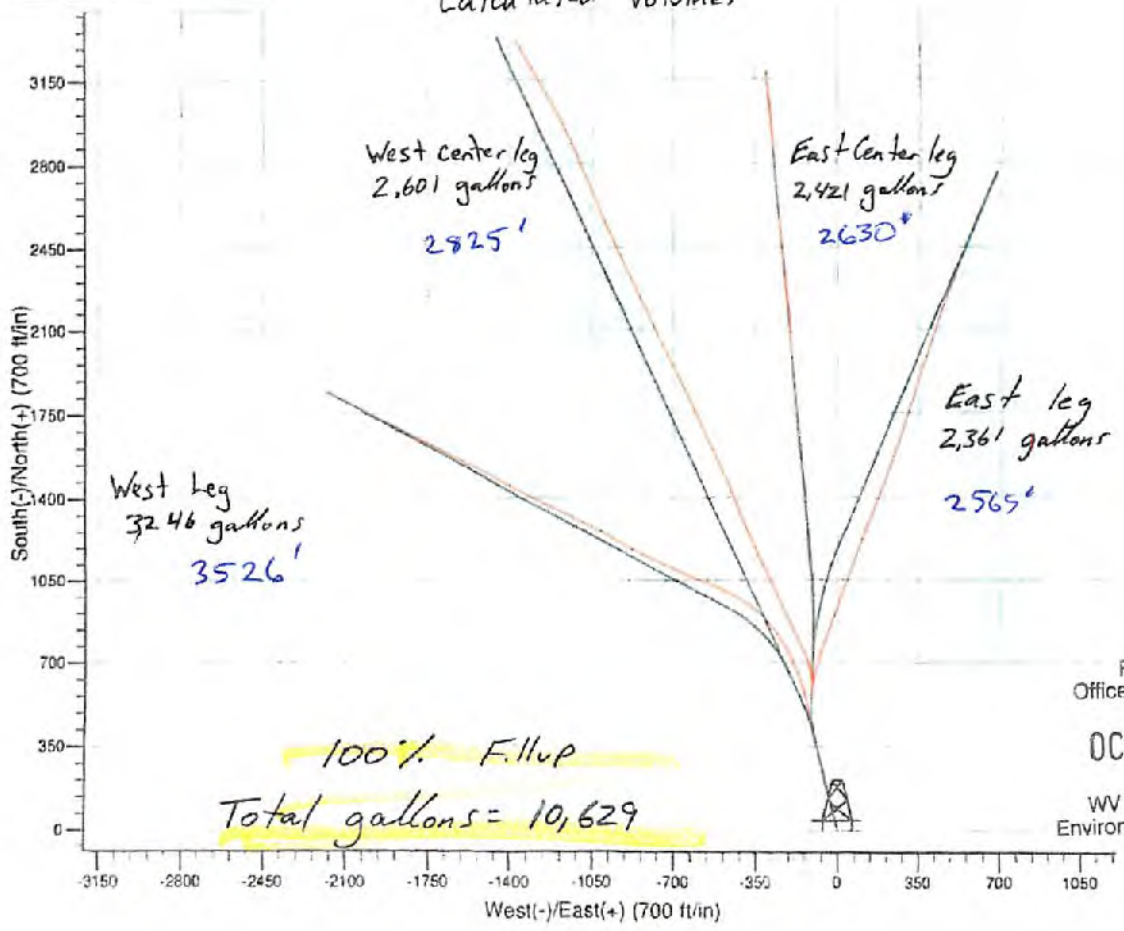
47-051-01146  
 Project: Marshall Co., WV  
 Site: Cameron  
 Well: MC-52  
 Wellbore: MC-52 Build & E.C. Leg  
 Design: As Drilled East Center Leg



Vertical Section at 357.85° (600 ft/in)

Azimuths to True North  
 Magnetic North: -6.50°  
 Magnetic Field  
 Strength: 53252.9snT  
 Dip Angle: 67.79°  
 Date: 8/4/2008  
 Model: IGRF200510

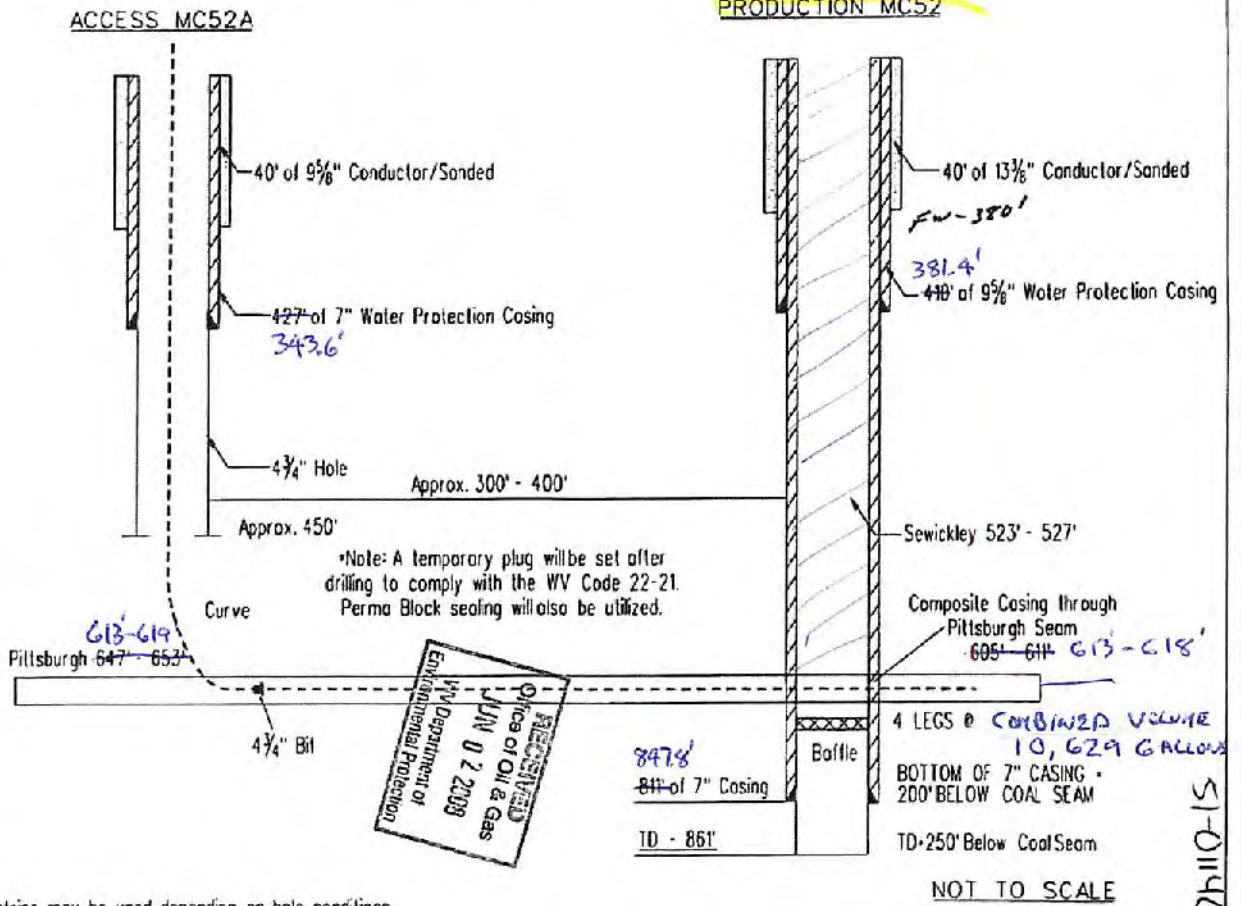
## Calculated Volumes



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FIGURE 1  
CNX GAS COMPANY LLC

47-051-01146P  
PRODUCTION MC52



\*NOTE: Additional casing string may be used depending on hole conditions

4705101146P

WR-35  
Rev (5-01)

DATE: 11/12/2008  
API #: 47-5101146

State of West Virginia  
Department of Environmental Protection  
Office of Oil and Gas

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Well Operator's Report of Well Work

Farm name: ROBERT & ROSEMARY CONNER Operator Well No.: MC-52

LOCATION: Elevation: 1067.78' Quadrangle: MAJORSVILLE, WV-PA 7.5'

District: WEBSTER County: MARSHALL  
Latitude:            Feet South of 39 Deg. 53 Min. 48.66 Sec.  
Longitude:            Feet West of 80 Deg. 37 Min. 21.92 Sec.

Company: CNX Gas Company, LLC

	Casing & Tubing	Used in drilling	Left in well	Cement Fill Up (# of Sacks)
Address: 2481 John Nash BLVD	13 5/8"	40'	40'	SANDED IN
Bluefield Wv 24701	9 5/8"	381.4'	381.4'	130 SKS
Agent: Les Arrington	7"	847.8'	847.8'	170 SKS
Inspector: Bill Hatfield				
Date Permit Issued: 6/18/08				
Date Well Work Commenced: 7/31/08				
Date Well Work Completed: 8/17/08				
Verbal Plugging:				
Date Permission granted on:				
Rotary Cable <u>Rig</u>				
Total Depth (feet): 900'				
Fresh Water Depth (ft.): 300'				
Salt Water Depth (ft.): N/A				
Is coal being mined in area (N/Y)? No				

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Coal Depths (ft.): 610'-620'

OPEN FLOW DATA

Producing formation Pittsburgh COAL SEAM depth (ft) 613'-618'  
 Gas: Initial open flow            MCF/d Oil: Initial open flow            Bbl/d  
 Final open flow            MCF/d Final open flow            Bbl/d  
 Time of open flow between initial and final tests            Hours  
 Static rock Pressure            psig (surface pressure) after            Hours  
 Second producing formation            Pay zone depth (ft)             
 Gas: Initial open flow            MCF/d Oil: Initial open flow            Bbl/d  
 Final open flow            MCF/d Final open flow            Bbl/d  
 Time of open flow between initial and final tests            Hours  
 Static rock Pressure            psig (surface pressure) after            Hours

NOTE: ON BACK OF THIS FORM PUT THE FOLLOWING: 1). DETAILS OF PERFORATED INTERVALS, FRACTURING OR STIMULATING, PHYSICAL CHANGE, ETC. 2). THE WELL LOG WHICH IS A SYSTEMATIC DETAILED GEOLOGICAL RECORD OF ALL FORMATIONS, INCLUDING COAL ENCOUNTERED BY THE WELLBORE.

Gas Well DOE MC-52 (API No. 47-5101146) is a horizontal well for CNX Gas Company, LLC. Refer to the attached information for additional information.

Signed: Geoff Fanning  
By: Geoff Fanning Drilling Manager  
Date: 1/9/09

11/05/2021

**ATTACHMENT A**

**Marshall County CBM Well No. MC-52A PG Drill Log**

API #47-5101147

Depth	Description
0'-5'	TB-GL
5'-10'	CLAY
10'-120'	SHALE
120'-150'	SAND
150'-230'	SHALE
230'-240'	SAND
240'-310'	SHALE
310'-350'	SAND&SHALE TD

# EXHIBIT A

4705101146P

U.S. Department of Labor

Mine Safety and Health Administration  
1100 Wilson Boulevard  
Arlington, Virginia 22209-3939



JUN 15 2011

In the matter of:

Consol Pennsylvania Coal Company

Bailey Mine

I.D. No. 36-07230

Petition for Modification

Docket No. M-2009-040-C

*mailed  
J. Bunk  
6-27-11*

## Proposed Decision and Order

On August 18, 2009, a petition was filed seeking a modification of the application of 30 C.F.R. § 75.1700 to Petitioner's Bailey Mine located in Washington County, Pennsylvania. The petitioner alleges that the alternative method outlined in the petition will at all times guarantee no less than the same measure of protection afforded by the standard.

Section 30 C.F.R. § 75.1700 provides:

Each operator of a coal mine shall take reasonable measures to locate oil and gas wells penetrating coalbeds or any underground area of a coal mine. When located, such operator shall establish and maintain barriers around such oil and gas wells in accordance with State laws and regulations, except that such barriers shall not be less than 300 feet in diameter, unless the Secretary or his authorized representative permits a lesser barrier consistent with the applicable State laws and regulations where such lesser barrier will be adequate to protect against hazards from such wells to the miners in such mine, or unless the Secretary or his authorized representative requires a greater barrier where the depth of the mine, other geologic conditions, or other factors warrant such a greater barrier.

The extraction of methane from coal seams and surrounding strata is a rapidly growing component of the domestic natural gas supply. Recent innovations in drilling techniques have resulted in development of several types of wells and production methods to extract coalbed methane (CBM) resources. Drill holes are deviated in both the horizontal and vertical planes using these techniques. These techniques differ from vertical gas wells and require different techniques in order to plug the wells. Procedures to address the potential hazards presented by CBM wells must be implemented to protect the coal miners who will be exposed to these wells. When coal mines intersect inadequately plugged CBM wells, methane inundations, ignitions and explosions are possible.

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The alternative method proposed by Petitioner would include well plugging procedures, water infusion and ventilation methods, and procedures for mining through each CBM well and/or its branches.

### Finding of Fact and Conclusion of Law

The Bailey Mine is an underground coal mine that operates in the Pittsburgh Coal Seam. The mine includes 2 slopes and 14 shafts, employs nearly 770 people, and operates three shifts per day, six days per week. The mine currently has 10 producing sections which include 2 longwall units. On average, the Bailey Mine produces 38,000 tons of clean coal daily. The coal bed is approximately 80 inches in height and the mine is ventilated by exhausting mine fans. In the first quarter of 2011, total liberation for the mine was 13,579,526 cubic feet of methane in 24 hours.

Bailey Mine extracts CBM from the coal seam prior to mining in order to reduce methane emissions and, thus, the incidence of face ignitions. The wells are drilled from the surface using directional drilling technology to develop horizontal branches within the coal seam being mined. Drill holes may be deviated in both the horizontal and vertical planes using these techniques. Multiple horizontal branches may be developed from a single well and multiple seams may be developed from a single well. The drilling industry has trademarked several different proprietary names for these drilling processes. For purposes of this Order, these proprietary drilling processes will be referred to as generic "surface directional drilled" (SDD) wells.

There are no miners representatives; however comments were submitted by the United Mine Workers of America. Concern was expressed that all holes may not be accurately charted by the drilling company resulting in an accidental cut through and the gel may not adequately set up resulting in a methane inundation. MSHA believes these concerns have been addressed by establishing a probable error of location and requiring a minimum working barrier around the well prior to cut through, also this petition contains mandatory procedures for plugging or replugging of SDD wells which has proven effective in preventing methane inundations during cut through.

On February 3, 2010, MSHA conducted an investigation of the Bailey Mine petition and filed a report of its findings and recommendations with the Administrator for Coal Mine Safety and Health. Based on information gathered during the investigation, MSHA evaluated Petitioner's proposed alternative method and, as amended by the terms and conditions of MSHA, concluded that it would provide the same measure of protection afforded by 30 C.F.R. § 75.1700. The alternative method has been successfully used to prepare CBM wells for safe intersection by using one or more of the following methods: (1) Cement Plug, (2) Polymer Gel, (3) Bentonite Gel, (4) Active Pressure Management and Water Infusion, and (5) Remedial Work. The alternate method will prevent the CBM well methane from entering the underground mine.

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Petitioner's proposed alternative method includes provisions from previously approved petition requests that permit a smaller barrier and/or permit mining through properly plugged oil and gas wells. These alternative methods have proven safe and effective when properly implemented. In addition, Bailey's petition request also includes additional provisions that are specific to SDD wells.

Accordingly, after a review of the entire record, including the petition and MSHA's investigative report, Consol Pennsylvania Coal Company is granted a modification of the application of 30 C.F.R. § 75.1700 to its Bailey Mine, and this Proposed Decision and Order (PDO) is issued.

### **ORDER**

Wherefore, pursuant to the authority delegated by the Secretary of Labor to the Administrator for Coal Mine Safety and Health, and pursuant to Section 101(c) of the Federal Mine Safety and Health Act of 1977, 30 U.S.C. § 811(c), and 30 C.F.R. Part 44, a modification of the application of 30 C.F.R. § 75.1700 at the Bailey Mine is hereby:

**GRANTED**, to allow mining within or through the 300 foot barrier around SDD oil and gas wells, conditioned upon compliance with the following terms and conditions:

1. **DISTRICT MANAGER APPROVAL REQUIRED**

A minimum working barrier of 300 feet in diameter shall be maintained around all SDD wells until approval to proceed with mining has been obtained from the District Manager. This barrier extends around all vertical and horizontal branches drilled in the coal seam. This barrier also extends around all vertical and horizontal branches within overlying coal seams subject to caving or subsidence from the coal seam being mined when methane leakage through the subsidence zone is possible. The District Manager may choose to approve each branch intersection, each well, or a group of wells as applicable to the conditions. The District Manager may require a certified review of the proposed methods to prepare the SDD wells for intersection by a professional engineer in order to assess the applicability of the proposed system(s) to the mine-specific conditions.

2. **MANDATORY PROCEDURES FOR PREPARING, PLUGGING, AND REPLUGGING SDD WELLS**

a. **MANDATORY COMPUTATIONS AND ADMINISTRATIVE PROCEDURES PRIOR TO PLUGGING OR REPLUGGING**

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1. Probable Error of Location – Directional drilling systems rely on sophisticated angular measurement systems and computer models to calculate the estimated location of the well bore. This estimated hole location is subject to cumulative measurement errors so that the distance between actual and estimated location of the well bore increases with the depth of the hole. Modern directional drilling systems are typically accurate within one or two degrees depending on the specific equipment and techniques. The probable error of location is defined by a cone described by the average accuracy of angular measurement around the length of the hole. For example: a hole that is drilled 500 vertical feet and deviated into a coal seam at a depth of 700 feet would have a probable error of location at a point that is 4,000 feet from the hole collar (about 2,986 ft. horizontally from the well collar) of 69.8 ft. ( $4,000 \text{ ft.} \times \sin(1.0 \text{ degree})$ ) if the average accuracy of angular measurement was one degree and 139.6 ft if the average accuracy of angular measurement was two degrees. In addition to the probable error of location, the true hole location is also affected by underground survey errors, surface survey errors, and random survey errors.
  
2. Minimum Working Barrier Around Well – For purposes of this Order, the minimum working barrier around any coalbed methane well or branches of a coalbed methane well in the coal seam is 50 feet plus the probable error of location. For example: for a hole that is drilled 500 vertical feet and deviated into a coal seam at a depth of 700 feet using drilling equipment that has an average accuracy of angular measurement of one degree, the probable error of location at a point that is 4,000 feet from the hole collar is 69.8 ft. Therefore, the minimum working barrier around this point of the well bore is 120 ft. (69.8 ft. plus 50 ft., rounded up to the nearest foot). The 50 additional feet is a reasonable separation between the probable location of the well and mining operations. When mining is within the minimum working barrier distance from a coalbed methane well or branch, the mine operator must comply with the provisions of this Order. Coalbed methane wells must be prepared in advance for safe intersection and specific procedures must be followed on the mining section in order to protect the miners when mining within this minimum working barrier around the well. The District Manager may require a greater minimum working barrier around coalbed methane wells where geologic conditions, historical location errors, or other factors warrant a greater barrier.

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3. Ventilation Plan Requirements – The ventilation plan shall contain a description of all SDD coalbed methane wells drilled in the area to be mined. This description should include the well numbers, the date drilled, the diameter, the casing information, the coal seams developed, maximum depth of the wells, abandonment pressures, and any other information required by the District Manager. All or part of this information may be listed on the 30 C.F.R. § 75.372 map. The ventilation plan shall include the techniques that the mine operator plans to use to prepare the SDD wells for safe intersection, the specifications and steps necessary to implement these techniques, and the required operational precautions that are required when mining within the minimum working barrier. In addition, the ventilation plan will contain any additional information or provisions related to the SDD wells required by the District Manager.
  
4. Ventilation Map – The ventilation map specified in 30 C.F.R. § 75.372 shall contain the following information:
  - i. The surface location of all coalbed methane wells in the active mining area and any projected mining area as specified in 30 C.F.R. § 75.372(b)(14);
  - ii. Identifying information of coalbed methane wells (i.e. API hole number or equivalent);
  - iii. The date that gas production began from the well;
  - iv. The coal seam intersection of all coalbed methane wells;
  - v. The horizontal extents in the coal seam of all coalbed methane wells and branches;
  - vi. The outline of the probable error of location of all coalbed methane wells; and
  - vii. The date of mine intersection and the distance between estimated and actual locations for all intersections of the coalbed methane well and branches.

b. MANDATORY PROCEDURES FOR PLUGGING OR REPLUGGING SDD WELLS

The mine operator shall include one or more of the following methods to prepare SDD wells for safe intersection in the mine ventilation plan. The methods approved in the ventilation plant must be completed on each SDD well before mining encroaches on the minimum working barrier around the well or branch of the well in the coal seam being mined. If methane leakage through subsidence cracks is a problem when retreat

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mining, the minimum working barrier must be maintained around wells and branches in overlying coal seams or the wells and branches must be prepared for safe intersection as specified in the mine ventilation plan.

1. **Cement Plug** – Cement may be used to fill the entire SDD hole system. Squeeze cementing techniques are necessary for SDD plugging due to the lack of tubing in the hole. Cement should fill void spaces and eliminate methane leakage along the hole. Once the cement has cured, the SDD system may be intersected multiple times without further hole preparation. Gas cutting occurs if the placement pressure of the cement is less than the methane pressure in the coal seam. Under these conditions, gas will bubble out of the coal seam and into the unset cement creating a pressurized void or series of interconnected pressurized voids. Water cutting occurs when formation water and standing water in the hole invades or displaces the unset cement. Standing water has to be bailed out of the hole or driven into the formation with compressed gas to minimize water cutting. The cement pressure must be maintained higher than the formation pressure until the cement sets to minimize both gas and water cutting. The cementing program in the ventilation plan must address both gas and water cutting.

Due to the large volume to be cemented and potential problems with cement setting prior to filling the entire SDD system, adequately sized pumping units with back-up capacity must be used. Various additives such as retarders, lightweight extenders, viscosity modifiers, thixotropic modifiers, and fly ash may be used in the cement mix. The volume of cement pumped should exceed the estimated hole volume to ensure the complete filling of all voids. The complete cementing program, including hole dewatering, cement, additives, pressures, pumping times and equipment must be specified in the ventilation plan. The material safety data sheets (MSDS) for all cements, additives and components and any personal protective equipment and techniques to protect workers from the potentially harmful effects of the cement and cement components should be included in the ventilation plan. Records of cement mixes, cement quantities, pump pressures, and flow rates and times should be retained for each hole plugged.

SDD holes may be plugged with cement years in advance of mining. However, the District Manager shall require suitable documentation of the cement plugging in order to approve mining

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within the minimum working barrier around coalbed methane wells.

2. Polymer Gel - Polymer gels start out as low viscosity, water-based mixtures of organic polymers that are crosslinked using time-delayed activators to form a water-insoluble, high-viscosity gel after being pumped into the SDD system. Although polymer gel systems never solidify, the activated gel should develop sufficient strength to resist gas flow. A gel that is suitable for treating SDD wells for mine intersection will reliably fill the SDD system and prevent gas-filled voids. Any gel chemistry used for plugging SDD wells should be resistant to bacterial and chemical degradation and remain stable for the duration of mining through a SDD system.

Water may dilute the gel mixture to the point where it will not set to the required strength. Water in the holes should be removed before injecting the gel mixture. Water removal can be accomplished by conventional bailing and then injecting compressed gas to squeeze the water that accumulates in low spots back into the formation. Gas pressurization should be continued until the hole is dry. Another potential problem with gels is that dissolved salts in the formation waters may interfere with the cross-linking reactions. Any proposed gel mixtures must be tested with actual formation waters.

Equipment to mix and pump gels should have adequate capacity to fill the hole before the gel sets. Back-up units should be available in case something breaks while pumping. The volume of gel pumped should exceed the estimated hole volume to ensure the complete filling of all voids and allow for gel to infiltrate the joints in the coal seam surrounding the hole. Gel injection and setting pressures should be specified in the ventilation plan. To reduce the potential for an inundation of gel, the final level of gel should be close to the level of the coal seam and the remainder of the hole should remain open to the atmosphere until mining in the vicinity of the SDD system is completed. Packers may be used to isolate portions of the SDD system.

The complete polymer gel program, including advance testing of the gel with formation water, dewatering systems, gel specifications, gel quantities, gel placement, pressures, and pumping equipment must be specified in the ventilation plan. The MSDS for all gel components and any personal protective

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equipment and techniques to protect workers from the potentially harmful effects of the gel and gel components should be included in the ventilation plan. A record of the calculated hole volume, gel quantities, gel formulation, pump pressures, and flow rates and times should be retained for each hole that is treated with gel. Other gel chemistries other than organic polymers may be included in the ventilation plan with appropriate methods, parameters, and safety precautions.

3. Bentonite Gel - High-pressure injection of bentonite gel into the SDD system will infiltrate the cleat and butt joints of the coal seam near the well bore and effectively seal these conduits against the flow of methane. Bentonite gel is a thixotropic fluid that sets when it stops moving. Bentonite gel has a significantly lower setting viscosity than polymer gel. While the polymer gel fills and seals the borehole, the lower strength bentonite gel must penetrate the fractures and jointing in the coal seam in order to be effective in reducing formation permeability around the hole. The use of bentonite gel is restricted to depleted CBM applications that have low abandonment pressures and limited recharge potential. In general, these applications will be mature CBM fields with long production histories.

A slug of water should be injected prior to the bentonite gel in order to minimize moisture-loss bridging near the well bore. The volume of gel pumped should exceed the estimated hole volume to ensure that the gel infiltrates the joints in the coal seam for several feet surrounding the hole. Due to the large gel volume and potential problems with premature thixotropic setting, adequately sized pumping units with back-up capacity are required. Additives to the gel may be required to modify viscosity, reduce filtrates, reduce surface tension, and promote sealing of the cracks and joints around the hole. To reduce the potential for an inundation of bentonite gel, the final level of gel should be approximately the elevation of the coal seam and the remainder of the hole should remain open to the atmosphere until mining in the vicinity of the SDD system is completed. If a water column is used to pressurize the gel, it must be bailed down to the coal seam elevation prior to intersection.

The complete bentonite gel program, including formation infiltration and permeability reduction data, hole pretreatment, gel specifications, additives, gel quantities flow rates, injection

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pressures and infiltration times, must be specified in the ventilation plan. The ventilation plan should list the equipment used to prepare and pump the gel. The MSDS for all gel components and any personal protective equipment and techniques to protect workers from the potentially harmful effects of the gel and additives should be included in the ventilation plan. A record of hole preparation, gel quantities, gel formulation, pump pressures, and flow rates and times should be retained for each hole that is treated with bentonite gel.

4. Active Pressure Management and Water Infusion - Reducing the pressure in the hole to less than atmospheric pressure by operating a vacuum blower connected to the wellhead may facilitate safe intersection of the hole by a coal mine. The negative pressure in the hole will limit the quantity of methane released into the higher pressure mine atmosphere. If the mine intersection is near the end of a horizontal branch of the SDD system, air will flow from the mine into the upstream side of the hole and be exhausted through the blower on the surface. On the downstream side of the intersection, if the open hole length is short, the methane emitted from this side of the hole may be diluted to safe levels with ventilation air. Conversely, safely intersecting this system near the bottom of the vertical hole may not be possible because the methane emissions from the multiple downstream branches may be too great to dilute with ventilation air. The methane emission rate is directly proportional to the length of the open hole. Successful application of vacuum systems may be limited by caving of the hole or water collected in dips in the SDD system. Another important factor in the success of vacuum systems is the methane liberation rate of the coal formation around the well – older, more depleted wells that have lower methane emission rates are more amenable to this technique. The remaining methane content and the formation permeability should be addressed in the ventilation plan.

Packers may be used to reduce methane inflow into the coal mine after intersection. All packers on the downstream side of the hole must be equipped with a center pipe so that the inby methane pressure may be measured or so that water may be injected. Subsequent intersections should not take place if pressure in a packer-sealed hole is excessive. Alternatively, methane produced by the downstream hole may be piped to an in-mine degas system to safely transport the methane out of the mine or may be piped to

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the return air course for dilution. In-mine methane piping should be protected as stipulated in "Piping Methane in Underground Coal Mines," MSHA IR 1094, (1978). Protected methane diffusion zones may be established in return air courses if needed. Detailed sketches and safety precautions for methane collection, piping and diffusion systems must be included in the ventilation plan (30 C.F.R. § 75.371(ee)).

Water infusion prior to intersecting the well will temporarily limit methane flow. Water infusion may also help control coal dust levels during mining. High water infusion pressures may be obtained prior to the initial intersection by the hydraulic head resulting from the hole depth or by pumping. Water infusion pressures for subsequent intersections are limited by leakage around in-mine packers and limitations of the mine water distribution system. If water infused prior to the initial intersection, the water level in the hole must be lowered to the coal seam elevation before the intersection.

The complete pressure management strategy including negative pressure application, wellhead equipment, and use of packers, in-mine piping, methane dilution, and water infusion must be specified in the ventilation plan. Procedures for controlling methane in the downstream hole must be specified in the ventilation plan. The remaining methane content and formation permeability should be addressed in the ventilation plan. The potential for the coal seam to cave into the well should be addressed in the ventilation plan. Dewatering methods should be included in the ventilation plan. A record of the negative pressures applied to the system, methane liberation, use of packers and any water infusion pressures and application time should be retained for each intersection.

5. Remedial work - If problems are encountered in preparing the holes for safe intersection, then remedial measures must be taken to protect the miners. For example: if only one-half of the calculated hole volume of cement could be placed into a SDD well due to hole blockage, holes should be drilled near each branch that will be intersected and squeeze cemented using pressures sufficient to fracture into the potentially empty SDD holes. The District Manager will approve remedial work in the ventilation plan on a case-by-case basis.

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**3. MANDATORY PROCEDURES AFTER APPROVAL HAS BEEN GRANTED BY THE DISTRICT MANAGER TO MINE WITHIN THE MINIMUM WORKING BARRIER AROUND THE WELL OR BRANCH OF THE WELL**

- a. The mine operator, the District Manager, the miners' representative, or the State may request a conference prior to any intersection or after any intersection to discuss issues or concerns. Upon receipt of any such request, the District Manager shall schedule a conference. The party requesting the conference shall notify all other parties listed above within a reasonable time prior to the conference to provide opportunity for participation.
- b. The mine operator must notify the District Manager, the State and the miners' representative at least 48 hours prior to the intended intersection of any coalbed methane well.
- c. The initial intersection of a well or branch of a well typically has a higher risk than subsequent intersections. The initial intersection typically indicates if the well preparation is sufficient to prevent the inundation of methane. For the initial intersection of a well or branch, the following procedures are mandatory:
  1. When mining advances within the minimum barrier distance of the well or branches of the well, the entries that will intersect the well or branches must be posted with a readily visible marking. For longwalls, both the head and tailgate entries must be so marked. Marks must be advanced to within 100 feet of the working face as mining progresses. Marks will be removed after well or branches are intersected in each entry or after mining has exited the minimum barrier distance of the well.
  2. Entries that will intersect vertical segments of a well shall be marked with drivage sights in the last open crosscut when mining is within 100 feet of the well. When a vertical segment of a well will be intersected by a longwall, drivage sights shall be installed on 10-foot centers starting 50 feet in advance of the anticipated intersection. Drivage sights shall be installed in both the headgate and tailgate entries of the longwall.
  3. The operator shall ensure that fire-fighting equipment, including fire extinguishers, rock dust, and sufficient fire hose to reach the working fact are of the mine-through (when either the conventional or the continuous mining method is used) is available and operable

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during all well mine-throughs. The fire hose shall be located in the last open crosscut of the entry or room. The operator shall maintain the water line to the belt conveyor tailpiece along with a sufficient amount of fire hose to reach the farthest point of penetration on the section. When the longwall mining method is used, a hose to the longwall water supply is sufficient. All fire hoses shall be connected and ready for use, but do not have to be charged with water, during the cut-through.

4. The operator shall ensure that sufficient supplies of roof support and ventilation materials are available at the working section. In addition, emergency plugs, packers, and setting tools to seal both sides of the well or branch shall be available in the immediate area of the cut-through.
5. When mining advances within the minimum working barrier distance from the well or branch of the well, the operator shall service all equipment and check for permissibility at least once daily. Daily permissibility examinations must continue until the well or branch is intersected or until mining exits the minimum working barrier around the well or branch.
6. When mining advances within the minimum working barrier distance from the well or branch of the well, the operator shall calibrate the methane monitor(s) on the longwall, continuous mining machine, or cutting machine and loading machine at least once daily. Daily methane monitor calibration must continue until the well or branch is intersected or until mining exits the minimum working barrier around the well or branch.
7. When mining is in progress, the operator shall perform tests for methane with a handheld methane detector at least every 10 minutes from the time that mining with the continuous mining machine or longwall face is within the minimum working barrier around the well or branch. During the cutting process, no individual shall be allowed on the return side until the mine-through has been completed and the area has been examined and declared safe. The shearer must be idle when any miners are in by the tail drum.
8. When using continuous or conventional mining methods, the working place shall be free from accumulations of coal dust and coal spillages, and rock dust shall be placed on the roof, rib, and

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- floor within 20 feet of the face when mining through the well or branch. On longwall sections, rock dust shall be applied on the roof, rib, and floor up to both the headgate and tailgate pillared area.
9. Immediately after the well or branch is intersected, the operator shall de-energize all equipment, and the certified person shall thoroughly examine and determine the working place safe before mining is resumed.
  10. After a well or branch has been intersected and the working place determined safe, mining shall continue in by the well a sufficient distance to permit adequate ventilation around the area of the well or branch.
  11. No open flame shall be permitted in the area until adequate ventilation has been established around the well bore or branch. Any casing, tubing or stuck tools will be removed using the methods approved in the ventilation plan.
  12. No person shall be permitted in the area of the mine-through operation in by the last open crosscut during active mining except those actually engaged in the operation, including company personnel, representatives of the miners, personnel from MSHA, and personnel from the appropriate State agency.
  13. The operator shall warn all personnel in the mine to the planned intersection of the well or branch prior to their going underground if the planned intersection is to occur during their shift. This warning shall be repeated for all shifts until the well or branch has been intersected.
  14. The mine-through operation shall be under the direct supervision of a certified person. Instructions concerning the mine-through operation shall be issued only by the certified person in charge.
  15. All miners shall be in known locations and in constant two-way communications with the responsible person under 30 C.F.R. § 75.1501 when active mining occurs within the minimum working barrier of the well or branch.
  16. The responsible person required under 30 C.F.R. § 75.1501 is responsible for well intersection emergencies. The well intersection

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procedures must be reviewed by the responsible person prior to any planned intersection.

17. A copy of the order shall be maintained at the mine and be available to the miners.
  18. The provisions of this order do not impair the authority of representatives of MSHA to interrupt or halt the mine-through operation and to issue a withdrawal order when they deem it necessary for the safety of the miners. MSHA may order an interruption or cessation of the mine-through operation and/or a withdrawal of personnel by issuing either a verbal or a written order to that effect to a representative of the operator, which order shall include the basis for the order. Operations in the affected area of the mine may not resume until a representative of MSHA permits resumption of mine-through operations. The mine operator and miners shall comply with verbal or written MSHA orders immediately. All verbal orders shall be committed to writing within a reasonable time as conditions permit.
- d. For subsequent intersections of branches of a well, appropriate procedures to protect the miners shall be specified in the ventilation plan.

#### 4. MANDATORY PROCEDURES AFTER SDD INTERSECTIONS

- a. All intersections with SDD wells and branches that are in intake air courses shall be examined as part of the pre-shift examinations required under 30 C.F.R. § 75.360.
- b. All other intersection with SDD wells and branches shall be examined as part of the weekly examinations required under 30 C.F.R. § 75.364.

#### 5. OTHER REQUIREMENTS


- a. Within 30 days after this Order becomes final, the operator shall submit proposed revisions for its approved 30 C.F.R. Part 48 training plan to the District Manager. These proposed revisions shall include initial and refresher training regarding compliance with the terms and conditions stated in the Order. The operator shall provide all miners involved in the mine-through of a well or branch with training regarding the requirements of this Order prior to mining within the minimum working barrier of the next well or branch intended to be mined through.

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- b. Within 30 days after this Order becomes final, the operator shall submit proposed revisions for its approved mine emergency evacuation and firefighting program of instruction required by 30 C.F.R § 75.1501. The operator shall revise the program to include the hazards and evacuation procedures to be used for well intersections. All underground miners shall be trained in this revised program within 30 days of the approval of the revised mine emergency evacuation and firefighting program of instruction.

Any party to this action desiring a hearing on this matter must file in accordance with 30 C.F.R. § 44.14, within 30 days. The request for hearing must be filed with the Administrator for Coal Mine Safety and Health, 1100 Wilson Boulevard, Arlington, Virginia 22209-3939.

If a hearing is requested, the request shall contain a concise summary of position on the issues of fact or law desired to be raised by the party requesting the hearing, including specific objections to the proposed decision. A party other than Petitioner who has requested a hearing may also comment upon all issues of fact or law presented in the petition, and any party to this action requesting a hearing may indicate a desired hearing site. If no request for a hearing is filed within 30 days after service thereof, the Proposed Decision and Order will become final and must be posted by the operator on the mine bulletin board at the mine.



Charles J. Thomas  
Deputy Administrator for  
Coal Mine Safety and Health


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Certificate of Service

I hereby certify that a copy of this proposed decision was served personally or mailed, postage prepaid, this 21 day of June, 2011, to:

Ms. Suzanne M. Burt  
Paralegal and Litigation Representative  
CONSOL Energy, Inc.  
CNX Center  
1000 Consol Energy Drive  
Canonsburg, PA 15317-6506

Mr. Dennis O' Dell  
United Mine Workers of America  
18354 Quantico Gateway Dr., Suite 200  
Triangle, VA 22172-1179

  
Shameka Green  
Secretary

cc: Mr. Joe Scaffoni, Director of Deep Mine Safety, PA Dept. of environmental Protection

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PA Department of Environmental Protection

WW-4A  
Revised 6-07

1) Date: 10/4/2021  
2) Operator's Well Number  
MC52P  
3) API Well No.: 47 - 051 - 01146

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

4) Surface Owner(s) to be served:	5) (a) Coal Operator
(a) Name <u>Robert &amp; Rosemary Conner</u>	Name <u>Consol Pennsylvania Coal Co.</u>
Address <u>21 Whitney Lane</u>	Address <u>1000 Consol Energy Drive</u>
<u>Cameron, WV 26033</u>	<u>Canonsburg, PA 15370</u>
(b) Name _____	(b) Coal Owner(s) with Declaration
Address _____	Name _____
_____	Address _____
(c) Name _____	Name _____
Address _____	Address _____
_____	_____
6) Inspector <u>Barry W. Stollings</u>	(c) Coal Lessee with Declaration
Address <u>601 57th St. SE</u>	Name _____
<u>Charleston, WV 25304</u>	Address _____
Telephone <u>304-552-4194</u>	_____

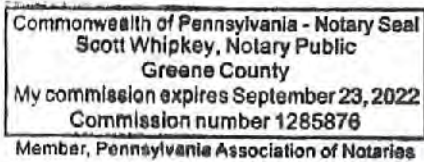
**TO THE PERSONS NAMED ABOVE:** You should have received this Form and the following documents:

- (1) The application to Plug and Abandon a Well on Form WW-4B, which sets out the parties involved in the work and describes the well its and the plugging work order; and
- (2) The plat (surveyor's map) showing the well location on Form WW-6.

The reason you received these documents is that you have rights regarding the application which are summarized in the instructions on the reverses side. However, you are not required to take any action at all.

Take notice that under Chapter 22-6 of the West Virginia Code, the undersigned well operator proposes to file or has filed this Notice and Application and accompanying documents for a permit to plug and abandon a well with the Chief of the Office of Oil and Gas, West Virginia Department of Environmental Protection, with respect to the well at the location described on the attached Application and depicted on the attached Form WW-6. Copies of this Notice, the Application, and the plat have been mailed by registered or certified mail or delivered by hand to the person(s) named above (or by publication in certain circumstances) on or before the day of mailing or delivery to the Chief.

Well Operator Leatherwood, LLC  
 By: Matthew R. Ruckle  
 Its: Project Engineer  
 Address 1000 Consol Energy Drive  
Canonsburg, PA 15370  
 Telephone 724-663-7165



Subscribed and sworn before me this 4 day of October, 2021  
Scott Whipkey Notary Public  
 My Commission Expires 9-23-2022

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**Oil and Gas Privacy Notice**

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 parties in the normal course of business or as needed to comply with statutory or regulatory requirements, including Freedom of Information Act requests. Our office will appropriately secure your personal information. If you have any questions about our use of your personal information, please contact DEP's Chief Privacy Officer at [depprivacyofficer@wv.gov](mailto:depprivacyofficer@wv.gov).

11/05/2021



**SURFACE OWNER WAIVER**

Operator's Well  
Number

**MC52P**

**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 57<sup>th</sup> 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;
- 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**

I hereby state that I have read the instructions to surface owners and that I have received copies of a Notice and Application 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,**

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**OCT 13 2021**

Date

WV Department of  
Environmental Protection

**1.1/05/2021**

ETC.  
*Rosemary G. Conner*  
Signature  
*Robert E. Conner*

Date *10/4/21*

Name  
By  
Its

Signature

WW-4B

API No.	<u>47-051-01146P</u>
Farm Name	<u>Robert &amp; Rosemary Conner</u>
Well No.	<u>MC52P</u>

**INSTRUCTIONS TO COAL OPERATORS  
OWNERS AND LESSEE**

The well operator named on the obverse side of WW-4 (B) is about to abandon the well described in the enclosed materials and will commence the work of plugging and abandoning said well on the date the inspector is notified. Which date shall not be less than five days after the day on which this notice and application so mailed is received, or in due course should be received by the Department of Environmental Protection Office of Oil & Gas.

This notice and application is given to you in order that your respective representatives may be present at the plugging and filling of said well. You are further notified that whether you are represented or not the operator will proceed to plug and fill said well in the manner required by Section 24, Article 6, Chapter 22 of the Code and given in detail on obverse side of this application.

NOTE: If you wish this well to be plugged according to 22-6-24(d) then as per Regulation 35CSR4-13.9 you must complete and return to this office on form OB-16 "Request by Coal Operator, Owner, or Lessee for plugging" prior to the issuance of this plugging permit.

**WAIVER**

The undersigned coal operator X / owner X / lessee X / of the coal under this well location has examined this proposed plugging work order. The undersigned has no objection to the work proposed to be done at this location, provided, the well operator has complied with all applicable requirements of the West Virginia Code and the governing regulations.

Date: September 30, 2021

Consol Pennsylvania Coal Co.  
By: Matthew Ruckle  
Its Project Engineer

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**11/05/2021**

WW-9  
(5/16)

API Number 47 - 051 01146  
Operator's Well No. MC52P

STATE OF WEST VIRGINIA  
DEPARTMENT OF ENVIRONMENTAL PROTECTION  
OFFICE OF OIL AND GAS  
FLUIDS/ CUTTINGS DISPOSAL & RECLAMATION PLAN

Operator Name Leatherwood, LLC OP Code \_\_\_\_\_  
Watershed (HUC 10) Whitney Run of Middle Grave Creek Quadrangle Majorsville, WV 7.5

Do you anticipate using more than 5,000 bbls of water to complete the proposed well work? Yes  No   
Will a pit be used? Yes  No

If so, please describe anticipated pit waste: \_\_\_\_\_  
Will a synthetic liner be used in the pit? Yes  No  If so, what ml.? \_\_\_\_\_

Proposed Disposal Method For Treated Pit Wastes:

- Land Application (if selected provide a completed form WW-9-GPP)
- Underground Injection ( UIC Permit Number PA DEP CMAP 30020701 )
- Reuse (at API Number \_\_\_\_\_)
- Off Site Disposal (Supply form WW-9 for disposal location)
- Other (Explain \_\_\_\_\_)

Will closed loop system be used? If so, describe: \_\_\_\_\_

Drilling medium anticipated for this well (vertical and horizontal)? Air, freshwater, oil based, etc.

-If oil based, what type? Synthetic, petroleum, etc.

Additives to be used in drilling medium? \_\_\_\_\_

Drill cuttings disposal method? Leave in pit, landfill, removed offsite, etc.

-If left in pit and plan to solidify what medium will be used? (cement, lime, sawdust) \_\_\_\_\_

-Landfill or offsite name/permit number? \_\_\_\_\_

Permittee shall provide written notice to the Office of Oil and Gas of any load of drill cuttings or associated waste rejected at any West Virginia solid waste facility. The notice shall be provided within 24 hours of rejection and the permittee shall also disclose where it was properly disposed.

I certify that I understand and agree to the terms and conditions of the GENERAL WATER POLLUTION PERMIT issued on April 1, 2016, by the Office of Oil and Gas of the West Virginia Department of Environmental Protection. I understand that the provisions of the permit are enforceable by law. Violations of any term or condition of the general permit and/or other applicable law or regulation can lead to enforcement action.

I certify under penalty of law that I have personally examined and am familiar with the information submitted on this application form and all attachments thereto and that, based on my inquiry of those individuals immediately responsible for obtaining the information, I believe that the information is true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine or imprisonment.

Company Official Signature Matthew Ruckle  
Company Official (Typed Name) Matthew Ruckle  
Company Official Title Project Engineer

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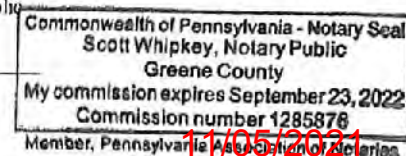
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Subscribed and sworn before me this 4 day of October, 2021

WV Department of  
Environmental Protection

Scott Whipkey Notary Public

My commission expires 9-23-2022



4705101146P



**CONSOL PENNSYLVANIA COAL COMPANY LLC**

Bailey Mine  
192 Crabapple Road  
Wind Ridge, PA 15380

phone: 724-428-1200  
fax: 724-428-1222  
web: www.consolenergy.com

October 4, 2021

Department of Environmental Protection  
Office of Oil and Gas  
601 57<sup>th</sup> Street  
Charleston, WV 25320

To Whom It May Concern:

As per the Division of Environmental Protection, Office of Oil and Gas request, Consol PA Coal Company LLC submits the following procedures utilizing pit waste.

Upon submitting a well work application (without a general permit for Oil and Gas Pit Waste Discharge Application), Consol PA Coal Company **will construct no pits**, but instead will use mud tanks to contain all drilling muds.

Once the well is completed, that material (minus the cave material) will be trucked to the PA DEP facility number CMAP30020701.

If you have any questions, please feel free to contact me at (724) 663-7165.

Sincerely,

Matthew Ruckle  
Project Engineer  
Consol PA Coal Company LLC

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Proposed Revegetation Treatment: Acres Disturbed 21 Whitney Lane Prevegetation pH \_\_\_\_\_

Lime 3 Tons/acre or to correct to pH 6.0

Fertilizer type 19-19-19

Fertilizer amount 500 lbs/acre

Mulch 2 Tons/acre

Seed Mixtures

**Temporary**

**Permanent**

Seed Type lbs/acre

Seed Type lbs/acre

Seed in accordance with WV DEP

Seed in accordance with WV DEP

Oil and Gas Erosion and Sedimentation Control

Oil and Gas Erosion and Sedimentation Control

Field Manual.

Field Manual.

Attach:

Maps(s) of road, location, pit and proposed area for land application (unless engineered plans including this info have been provided). If water from the pit will be land applied, provide water volume, include dimensions (L, W, D) of the pit, and dimensions (L, W), and area in acres, of the land application area.

Photocopied section of involved 7.5' topographic sheet.

Plan Approved by: Bay Stiles

Comments: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

Title: inspector

Date: 10-6-21

Field Reviewed?  Yes  No

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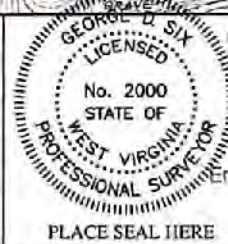
WV Department of  
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11/05/2021



FILE #: MC52A AND MC52P  
 DRAWING #: MC52A AND MC52P  
 SCALE: 1" = 2000'  
 MINIMUM DEGREE OF ACCURACY: 1/2500  
 PROVEN SOURCE OF ELEVATION: U.S.G.S. MONUMENT THOMAS 1498.81'

I, THE UNDERSIGNED, HEREBY CERTIFY THAT THIS PLAT IS CORRECT TO THE BEST OF MY KNOWLEDGE AND BELIEF AND SHOWS ALL THE INFORMATION REQUIRED BY LAW AND THE REGULATIONS ISSUED AND PRESCRIBED BY THE DEPARTMENT OF ENVIRONMENTAL PROTECTION.  
 Signed: *George D. Six*  
 R.P.E.: \_\_\_\_\_ L.L.S.: P.S. No. 2000



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(+) DENOTES LOCATION OF WELL ON UNITED STATES TOPOGRAPHIC MAPS  
 WVDEP  
 OFFICE OF OIL & GAS  
 601 57TH STREET  
 CHARLESTON, WV 25304



DATE: AUGUST 17, 2021  
 OPERATOR'S WELL #: MC52A AND MC52P  
 API WELL #: \_\_\_\_\_

Well Type:	<input type="checkbox"/> Oil	<input type="checkbox"/> Waste Disposal	<input checked="" type="checkbox"/> Production	<input type="checkbox"/> Deep	<input checked="" type="checkbox"/> Gas	<input type="checkbox"/> Liquid Injection	<input type="checkbox"/> Storage	<input checked="" type="checkbox"/> Shallow			
WATERSHED:	WHITNEY RUN OF MIDDLE GRAVE CREEK			ELEVATION:							
COUNTY/DISTRICT:	MARSHALL/WEBSTER			QUADRANGLE:	MAIDRSVILLE, WV 7.5'						
SURFACE OWNER:	ROBERT & ROSEMARY CONNOR			ACREAGE:	30.79±						
OIL & GAS ROYALTY OWNER:	UNKNOWN			ACREAGE:							
DRILL	<input type="checkbox"/> CONVERT	<input type="checkbox"/> DRILL DEEPER	<input type="checkbox"/> REDRILL	<input type="checkbox"/> FRACTURE OR STIMULATE	<input type="checkbox"/> PLUG OFF OLD FORMATION						
PERFORATE NEW FORMATION	<input type="checkbox"/> PLUG & ABANDON	<input checked="" type="checkbox"/> CLEAN OUT & REPLUG	<input type="checkbox"/> OTHER CHANGE								
(SPECIFY):											
TARGET FORMATION:	PITTSBURGH			ESTIMATED DEPTH:							
WELL OPERATOR	LEATHERWOOD LLC			DESIGNATED AGENT	GINA NEWHOUSE						
Address	1000 CONSOL ENERGY DRIVE			Address	1627 QUARRIER STREET						
City	CANONSBURG	State	PA	Zip Code	15317	City	CHARLESTON	State	WV	Zip Code	25311

11/05/2021

WW-7  
8-30-06



West Virginia Department of Environmental Protection  
Office of Oil and Gas

WELL LOCATION FORM: GPS

API: 47-051-01146 WELL NO.: MC52P  
 FARM NAME: Robert & Rosemary Conner  
 RESPONSIBLE PARTY NAME: Leatherwood, LLC  
 COUNTY: Marshall DISTRICT: Webster  
 QUADRANGLE: Majorsville, WV 7.5  
 SURFACE OWNER: Robert & Rosemary Conner  
 ROYALTY OWNER: Unknown  
 UTM GPS NORTHING: 4416376.73  
 UTM GPS EASTING: 532250.18 GPS ELEVATION: 1067.47

The Responsible Party named above has chosen to submit GPS coordinates in lieu of preparing a new well location plat for a plugging permit or assigned API number on the above well. The Office of Oil and Gas will not accept GPS coordinates that do not meet the following requirements:

1. Datum: NAD 1983, Zone: 17 North, Coordinate Units: meters, Altitude: height above mean sea level (MSL) – meters.
2. Accuracy to Datum – 3.05 meters
3. Data Collection Method:

Survey grade GPS  : Post Processed Differential \_\_\_\_\_  
 Real-Time Differential

Mapping Grade GPS \_\_\_\_\_ : Post Processed Differential \_\_\_\_\_  
 Real-Time Differential \_\_\_\_\_

4. Letter size copy of the topography map showing the well location.

I the undersigned, hereby certify this data is correct to the best of my knowledge and belief and shows all the information required by law and the regulations issued and prescribed by the Office of Oil and Gas.

Matthew R. Kell  
Signature

Project Engineer  
Title

10-4-2021  
Date

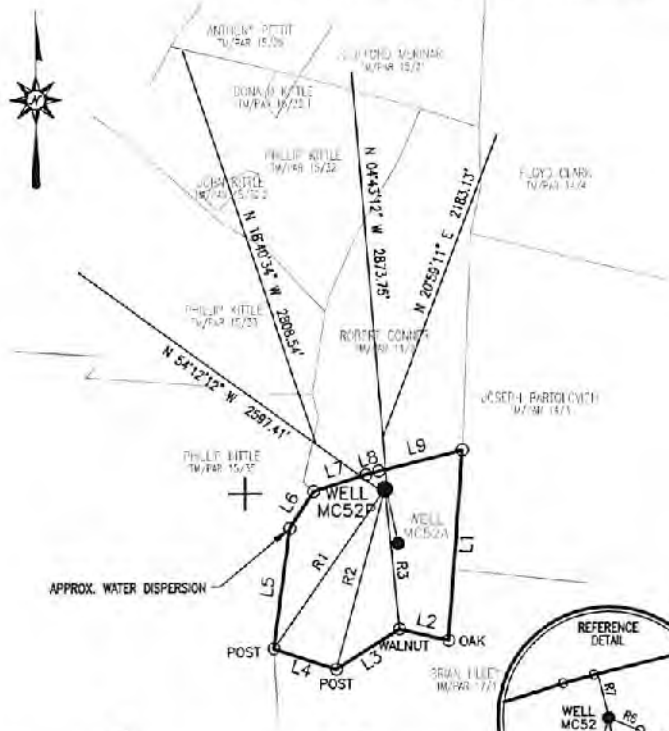
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OCT 13 2021

4705101146

SHL is located on topo map 7,251 feet south of Latitude: 39° 53' 48.66"

SHL is located on topo map 11,127 feet west of Longitude: 80° 37' 21.91"



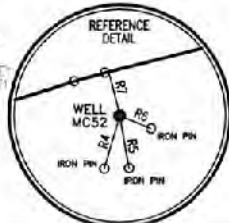
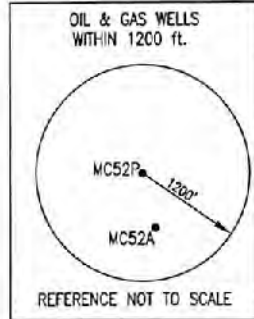
- NOTES:
1. There are no water wells or developed springs within 250' of proposed well.
  2. Proposed wells greater than 100' from general stream, wetland, pond, reservoir or lake.
  3. There are no active flood streams within 300' of proposed well.
  4. Proposed wells greater than 100' from surface ground water intake or public water supply.
  5. It is not the purpose or intention of this plat to represent surveyed locations of the surface or mineral present, therefore, the location of the boundary lines, as shown, are based on record deed descriptions, field evidence, based on the responsibility, unless otherwise noted.
  6. There are no existing buildings within 100' of proposed well.

**SURFACE HOLE LOCATION (F&L)**

UTM 17-NAD83(M)  
 N:4416376.73  
 E:532250.18

NAD83 WV NORTH  
 N:510747.39  
 E:1653498.85

LAT/LON-NAD83  
 LAT:39°53'48.66"  
 LON:80°37'21.91"



LINE	BEARING	DISTANCE
L1	S 04°10'00" W	1288.00'
L2	N 76°50'00" W	347.00'
L3	S 57°40'00" W	508.00'
L4	N 71°50'00" W	445.50'
L5	N 07°40'00" E	820.00'
L6	N 32°55'00" E	297.00'
L7	N 72°15'10" E	373.82'
L8	N 74°10'00" E	90.00'
L9	N 76°25'00" E	587.00'

**REFERENCE LINES**

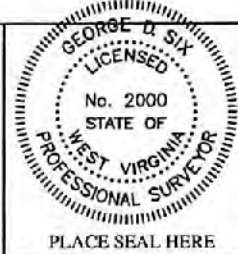
LINE	BEARING	DISTANCE
R1	S 35°01'34" W	1316.94'
R2	S 15°16'48" W	1261.93'
R3	S 05°50'13" E	950.55'
R4	S 16°28'10" W	156.45'
R5	S 09°45'31" E	150.94'
R6	S 66°57'41" E	95.38'
R7	N 13°35'00" W	128.62'

**6 GUNS, LLC**  
 Integrity • Loyalty • Dedication  
 304-662-6123 • 10125 Mason Dixie Hwy Burden, WV 26662

FILE #: MC52P  
 DRAWING #: MC52P  
 SCALE: 1" = 2000'  
 MINIMUM DEGREE OF ACCURACY: 1/2500  
 PROVEN SOURCE OF ELEVATION: U.S.G.S. MONUMENT THOMAS 1498.81'

I, THE UNDERSIGNED, HEREBY CERTIFY THAT THIS PLAT IS CORRECT TO THE BEST OF MY KNOWLEDGE AND BELIEF AND SHOWS ALL THE INFORMATION REQUIRED BY LAW AND THE REGULATIONS ISSUED AND PRESCRIBED BY THE DEPARTMENT OF ENVIRONMENTAL PROTECTION.

Signed: *George D. Six*  
 R.P.E.: \_\_\_\_\_ L.L.S.: P.S. No. 2000



(+) DENOTES LOCATION OF WELL ON UNITED STATES TOPOGRAPHIC MAPS WVDEP  
 OFFICE OF OIL & GAS  
 601 57TH STREET  
 CHARLESTON, WV 25304

DATE: AUGUST 17, 2021  
 OPERATOR'S WELL #: MC52P  
 API WELL #: 47 51 01146  
 STATE COUNTY PERMIT

Well Type:  Oil  Waste Disposal  Production  Deep  Gas  Liquid Injection  Storage  Shallow

WATERSHED: WHITNEY RUN OF MIDDLE GRAVE CREEK ELEVATION: 1067.47  
 COUNTY/DISTRICT: MARSHALL/WEBSTER QUADRANGLE: MAJORSVILLE, WV 7.5'

SURFACE OWNER: ROBERT & ROSEMARY CONNOR ACREAGE: 30.79±  
 OIL & GAS ROYALTY OWNER: UNKNOWN ACREAGE: \_\_\_\_\_

DRILL  CONVERT  DRILL DEEPER  REDRILL  FRACTURE OR STIMULATE  PLUG OFF OLD FORMATION   
 PERFORATE NEW FORMATION  PLUG & ABANDON  CLEAN OUT & REPLUG  OTHER CHANGE

(SPECIFY): \_\_\_\_\_

TARGET FORMATION: PITTSBURGH ESTIMATED DEPTH: 861±  
 WELL OPERATOR LEATHERWOOD LLC DESIGNATED AGENT GINA NEWHOUSE  
 Address 1000 CONSOL ENERGY DRIVE Address 1627 QUARRIER STREET  
 City CANONSBURG State PA Zip Code 15317 City CHARLESTON State WV Zip Code 25311

11/05/2021





4705101146P  
CONSOL Energy - CNX COAL  
PENNSYLVANIA OPERATIONS  
1000 CONSOL Energy Drive  
Canonsburg, PA

phone: 724/663-7165  
fax: 724/663-7159  
e-mail: [Matthewruckle@consolenergy.com](mailto:Matthewruckle@consolenergy.com)

**Matthew Ruckle**  
Project Engineer

October 7, 2021

WV Office of Oil and Gas  
Attn: Jeff McLaughlin  
601 57<sup>th</sup> Street, SE  
Charleston, WV 25304-2345

Subject: Plugging Permit for Leatherwood LLC CBM Well-MC52P 47-051-01146

Dear Mr. McLaughlin,

Please find the attached well plugging permit for the above referenced well.

Please contact me if you have any questions or need any additional information.

Sincerely,

Matthew Ruckle  
Project Engineer  
CONSOL Pennsylvania Coal Company LLC

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OCT 13 2021  
WV Department of  
Environmental Protection

11/05/2021

11/10/2016

## PLUGGING PERMIT CHECKLIST

## Plugging Permit

- WW-4B
- WW-4B signed by inspector
- WW-4A
- SURFACE OWNER WAIVER or PROOF THAT APPLICATION WAS SENT BY REGISTERED OR CERTIFIED MAIL
- COAL OWNER/COAL OPERATOR/COAL LESSEE WAIVERS or PROOF THAT APPLICATION WAS SENT BY REGISTERED OR CERTIFIED MAIL
- WW-9 PAGE 1 (NOTARIZED)
- WW-9 PAGE 2 with attached drawing of road, location, pit and proposed area for land application
- WW-9 GPP PAGE 1 and 2 if well effluent will be land applied
- RECENT MYLAR PLAT OR WW-7
- WELL RECORDS/COMPLETION REPORT
- TOPOGRAPHIC MAP OF WELL, SHOWING PIT IF PIT IS USED
- MUST HAVE VALID BOND IN OPERATOR'S NAME
- CHECK FOR \$100 IF PIT IS USED

RECEIVED  
Office of Oil and Gas

OCT 13 2021

WV Department of  
Environmental Protection

9489 0090 0027 6147 1446 96

11/05/2021



Stansberry, Wade A &lt;wade.a.stansberry@wv.gov&gt;

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**Plugging Coal Bed Methane Well Work Permit (API: 47-051-01146 & 47-051-01147)**

1 message

**Stansberry, Wade A** <wade.a.stansberry@wv.gov>

Tue, Nov 2, 2021 at 2:16 PM

To: Matthew Ruckle &lt;matthewruckle@consolenergy.com&gt;, Eric Buzzard &lt;ebuzzard@marshallcountywv.org&gt;, "Harris, Bryan O" &lt;bryan.o.harris@wv.gov&gt;

I have attached a copy of the newly issued well [permit](#) number "**MC52 & MC52A**". This will serve as your copy.

If you have any questions, then [please](#) contact us here at the Office of Oil and Gas.

Thank you,

**Wade A. Stansberry**

**Environmental Resource Specialist 3**

**West Virginia Department of Environmental Protection**

**Office of Oil & Gas**

**601 57th St. SE**

**Charleston, WV 25304**


**(304) 926-0499 ext. 41115**


**(304) 926-0452 fax**

**[Wade.A.Stansberry@wv.gov](mailto:Wade.A.Stansberry@wv.gov)**

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**4 attachments**

 **47-051-01146 - Copy.pdf**  
2483K

 **47-051-01147 - Copy.pdf**  
2318K

 **IR-8 Blank.pdf**  
183K

 **IR-8 Blank.pdf**  
183K

**11/05/2021**