

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

April 07, 2015

WELL WORK PERMIT Horizontal 6A Well

This permit, API Well Number: 47-5101799, issued to CHEVRON APPALACHIA, 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.

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

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

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

James Martin

Chief

Operator's Well No: TAYLOR B 9H

Farm Name: WILLIAMS OHIO VALLEY MIDS?

API Well Number: 47-5101799

Permit Type: Horizontal 6A Well

Date Issued: 04/07/2015

PERMIT CONDITIONS

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

CONDITIONS

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

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

1) Well Operato	r: Chevro	n Appalachi	ia, LLC	49449935	51	Clay	Glen Easton, WV
··.	<u> </u>			Operator ID	County	District	Quadrangle
2) Operator's W	ell Number	: <u>9H</u>		Well Pad	Name: Taylo	r B	
3) Farm Name/S	Surface Owr	ner: Williams Ohk	o Vailey Midstre	Public Roa	d Access: CR	17 Fork Rid	ge Road
4) Elevation, cu	rrent ground	l: <u>1222'</u>	Ele	evation, proposed	post-constructi	on: <u>1222</u>	<u> </u>
5) Well Type	(a) Gas Other		Oil	Unde	erground Storag	ge	
	(b)If Gas	Shallow		Deep			
6) Existing Pad	Yes or No	Horizontal Yes			y lı	10/15	(14
	get Formati	on(s), Depth	(s), Antici	ipated Thickness a	nd Associated	Pressure(s)	:
8) Proposed To	tal Vertical	Depth: 6533	3'				
9) Formation at	Total Vertic	cal Depth:	Marcellus				
10) Proposed To	otal Measur	ed Depth:	15,871'				
11) Proposed H	orizontal Le	eg Length; _8	3923'				,
12) Approxima	te Fresh Wa	ter Strata Dej	pths:	524' GL			
13) Method to I 14) Approxima				2 mi radius offset wel -1820' KB: Francis 1	· · · · · · · · · · · · · · · · · · ·	ells, and fres	hwater base level
15) Approxima	te Coal Sear	n Depths: 7	65' GL				
16) Approxima	te Depth to	Possible Void	i (coal mi	ine, karst, other):	NA - Solid coal a	nticipated	
17) Does Propo directly overlyi				ms Yes	No		· · · · · · · · · · · · · · · · · · ·
(a) If Yes, pro	vide Mine I	nfo: Name:					
		Depth	:			•	
•		Seam:					
		Owne	r:				

18)

CASING AND TUBING PROGRAM

TYPE	Size	New or Used	Grade	Weight per ft. (lb/ft)	FOOTAGE: For Drilling	INTERVALS: Left in Well	CEMENT: Fill-up (Cu. Ft.)
Conductor	20"	New			40'	40'	141.8
Fresh Water	13-3/8"	New	J-55	54.5#	600'	600'	691.0
Coal							
Intermediate	9-5/8"	New	N-80	40#	2,240'	2,240'	905.0
Production	5-1/2"	New	P-110	20#	15,871'	15,871'	3804.0
Tubing							
Liners							

Je 10/15/14

TYPE	Size	Wellbore	Wall	Burst Pressure	Cement Type	Cement Yield
		<u>Diameter</u>	Thickness			(cu. ft./k)
Conductor	20"	26"				
Fresh Water	13-3/8"	17-1/2"	0.380"	2,730 psi	Class A	1.18
Coal						
Intermediate	9-5/8"	12-1/4"	0.395"	5,750 psi	Class A	1.29
Production	5-1/2"	8-1/2"	0.361"	12,640 psi	Class A	1.61
Tubing						
Liners						

PACKERS

Kind:	None			
Sizes:				
Depths Set:		To a second	eneived	

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400 D
19) Describe proposed well work, including the drilling and plugging back of any pilot hole:
Drill 17-1/2" hole to 600 then run and cement 13-3/8" casing to surface covering the fresh water. Drill 12.25" hole to 2,240' then run and cement to surface 9 5/8" casing, covering the Big Injun. Drill 8 1/2" hole to KOP at 5,688. Drill 8 1/2" curve and lateral to 15,871' MD and 6,533 TVD. Run 5 1/2" production casing and cement back to surface'.
20) Describe fracturing/stimulating methods in detail, including anticipated max pressure and max rate:
Chevron will utilizing plug and perf method with 44 stages using 8,572 bbl of fluid and 315,000 lbm of sand per stage
21) Total Area to be disturbed, including roads, stockpile area, pits, etc., (acres): 18.3
22) Area to be disturbed for well pad only, less access road (acres): 4.3
23) Describe centralizer placement for each casing string:
There will be a bow spring centralizer every two jts on the Water string and intermediate. The production string will have two centralizer every jt in the lateral and curve, then one every jt from KOP to surface.
24) Describe all cement additives associated with each cement type:
For the Water String the blend will contain class A cement, 3% CaCl2, and flake. The intermediate will contain class A cement, 10% CaCl2, Salt, and flake. The Production cement will have a lead and tail cement. The lead will contain class A cement, KCl, dispersant, suspension agent, and retarder. The tail will contain class A cement, Calcium Carbonate, KCl, dispersant, de-foamer, suspension agent, and friction reducer.
25) Proposed borehole conditioning procedures:
Well will be circulated a minimum of 3 bottoms up once casing point has been reached on all hole sections and until uniform mud properties are achieved.

*Note: Attach additional sheets as needed.

NOV 1 4 2014

4705101799

Cement Additives

Water String the blend will contain class A cement, 3% CaCl2, and flake.

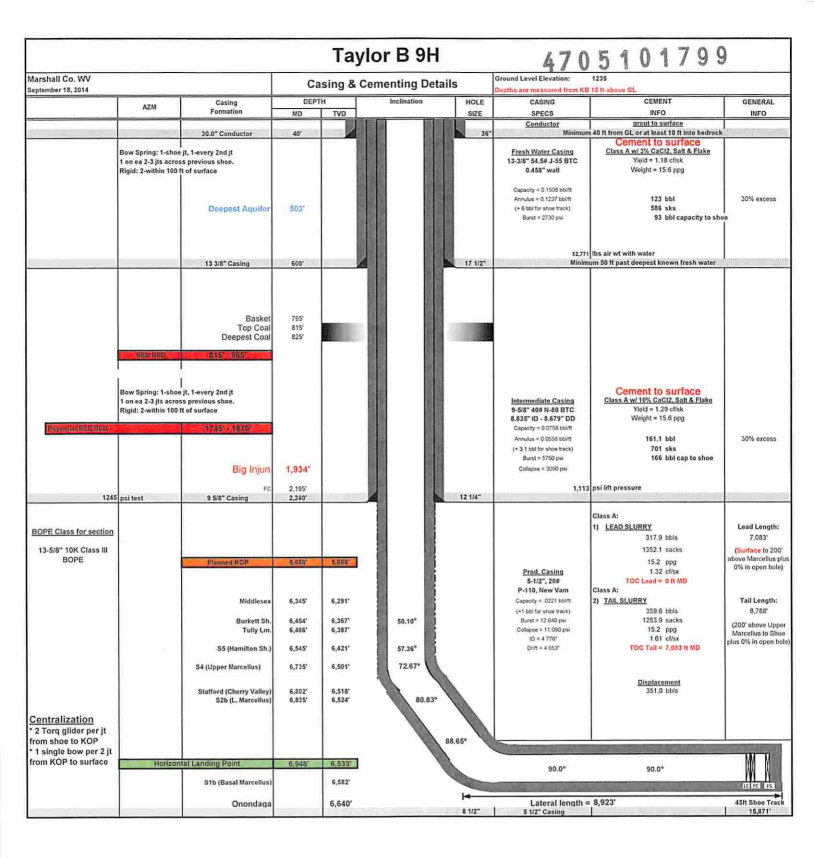
The intermediate will contain class A cement, 10% CaCl2, Salt, and flake.

The Production cement will have a lead and tail cement.

The lead will contain class A cement, KCl, dispersant, suspension agent, and retarder.

The tail will contain class A cement, Calcium Carbonate, KCI, dispersant, de-foamer, suspension agent, and friction reducer.

NOV 1 4 2014





NOV 1 4 2014

Office of Oil and Gas
WV Dept. of Environmental Protection

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

FLUIDS/ CUTTINGS DISPOSAL & RECLAMATION PLAN

Operator Name Chevron Appalachia, LLC OP Code	49449935
Watershed (HUC 10) Middle Grave Creek - Grave Creek Quadrangle Glen Easton,	WV
Elevation 1257' County Marshall District	Clay
Do you anticipate using more than 5,000 bbls of water to complete the proposed well work? Will a pit be used? Yes No	Yes No No
If so, please describe anticipated pit waste:	
Will a synthetic liner be used in the pit? Yes No If so, what ml.	?
Proposed Disposal Method For Treated Pit Wastes:	
Land Application Underground Injection (UIC Permit Number Reuse (at API Number Off Site Disposal (Supply form WW-9 for disposal location) Other (Explain VES. THE Closed loop System Will re Will closed loop system be used? If so, describe: drilling that the drill cuttings are to all off site. Also sale to all off site. Also sale to all off site. Also sale to all off site. Also sale, freshwater, oil based,	emove drill cuttings from the nevi prepared for transportation
-If oil based, what type? Synthetic, petroleum, etc.synthetic	
Additives to be used in drilling medium? barile, fluid loss, emulsifiers, rheological control	
Drill cuttings disposal method? Leave in pit, landfill, removed offsite, etc. removed offsite	
-If left in pit and plan to solidify what medium will be used? (cement, lime, sawdust) N/A
-Landfill or offsite name/permit number? Arden Landfill - Permit # - PA DEP 100172	
I certify that I understand and agree to the terms and conditions of the GENERAL V on August 1, 2005, by the Office of Oil and Gas of the West Virginia Department of Environt provisions of the permit are enforceable by law. Violations of any term or condition of the law or regulation can lead to enforcement action. I certify under penalty of law that I have personally examined and am familiar vapplication form and all attachments thereto and that, based on my inquiry of those in obtaining the information, I believe that the information is true, accurate, and complete. penalties for submitting false information, including the possibility of fine or imprisonment.	nental Protection. I understand that the general permit and/or other applicable with the information submitted on this
Company Critical Cignature Coverses Avenue	JENNY L BUTCHKO
Company Official (Typed Name) Anna Shumaker	Notary Public SMITHFIELD BORO, FAYETTE COUNTY
Company Official Title Permitting Coordinator	My Commission Expires Jan 17, 2018
Subscribed and sworn before me this 2 day of OCHO DEV Nor	20_12
My/commission expires / 177 - 18	

4705101799 Operator's Well No. Taylor B - 9H

Description of the contract of	1.8	3	5 5-6 3
Lime Soil Te	eatment: Acres Disturbed 18 St Tons/acre or to correct	.3 Prevegetation pH to pH 5.0-7.5	0.0-0.0
Fertilizer type	-20-20		
Fertilizer amount_		lbs/acre	
Mulch_Straw		Γons/acre	
		Seed Mixtures	
3	Гетрогагу	Perman	ent
Seed Type	lbs/acre	Seed Type	lbs/acre
Winter Rye	170	Birdsfoot Trefoil	15
Plant	8/15 - 2/28	Weeping Lovegrass	45
	=	Perennial Ryegrass	10
Drawing(s) of road, location provided)		Perennial Ryegrass Plant 3/1 - 6/15 8/15 Ind application (unless engineered plans incl	- 9/15
Drawing(s) of road, location provided) Photocopied section of invitation and provided by:	on, pit and proposed area for land olved 7.5' topographic sheet.	Plant 3/1 - 6/15 8/15	- 9/15
provided) Photocopied section of inv	olved 7.5' topographic sheet.	Plant 3/1 - 6/15 8/15 nd application (unless engineered plans incl	- 9/15 uding this info have
Drawing(s) of road, location provided) Photocopied section of invitation and provided by:	olved 7.5' topographic sheet.	Plant 3/1 - 6/15 8/15 nd application (unless engineered plans incl	- 9/15
Drawing(s) of road, location provided) Photocopied section of invitation and provided by:	olved 7.5' topographic sheet.	Plant 3/1 - 6/15 8/15 Indication (unless engineered plans incl	- 9/15 uding this info have

CHEVRON APPALACHIA, LLC



West Virginia Well Site Safety Plan

Taylor B Site Well 9H Marshall County, West Virginia

Prepared in Conformance with:

West Virginia's Code §22-6A and Legislative Rule §35-8-5.7 and

West Virginia Department of Environmental Protection's, Office of Oil and Gas documents: "Well Site Safety Plan Standards" (issued August 25, 2011), and "Deep Well Drilling Procedures and Site Safety Plan Requirements" (issued October 22, 2012)

Revision 1

Received

NOV 1 4 2014

Original: September 2012

Revised: June 2013

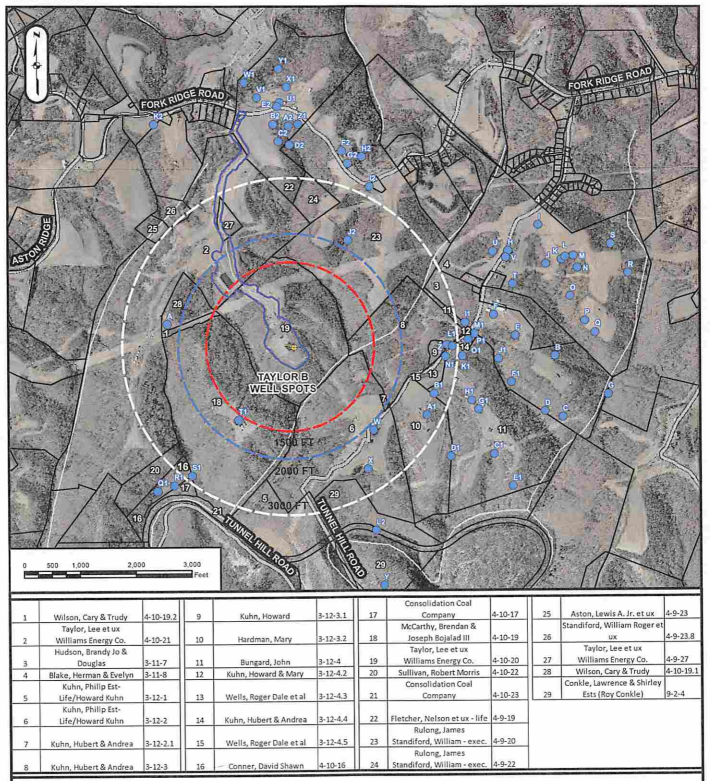
Revised: May 2014

Office of Oil and Gas WV Dept, of Environme Lit 1 19 11 4

WATER SUPPLY EXHIBIT TAYLOR UNIT B

5101799 H6A
47 0 Blue Mountain Inc.

Date: 9/19/2014



SURFACE OWNER: LEE TAYLOR, ET UX.

OIL/GAS OWNER: LEE R. & SHERRI L. TAYLOR

WELL OPERATOR: CHEVRON APPALACHIA, LLC

ADDRESS: 800 MOUNTAIN VIEW DRIVE

SMITHFIELD, PA 15478

PHONE: 724-564-3700

COUNTY: MARSHALL

DISTRICT: CLAY

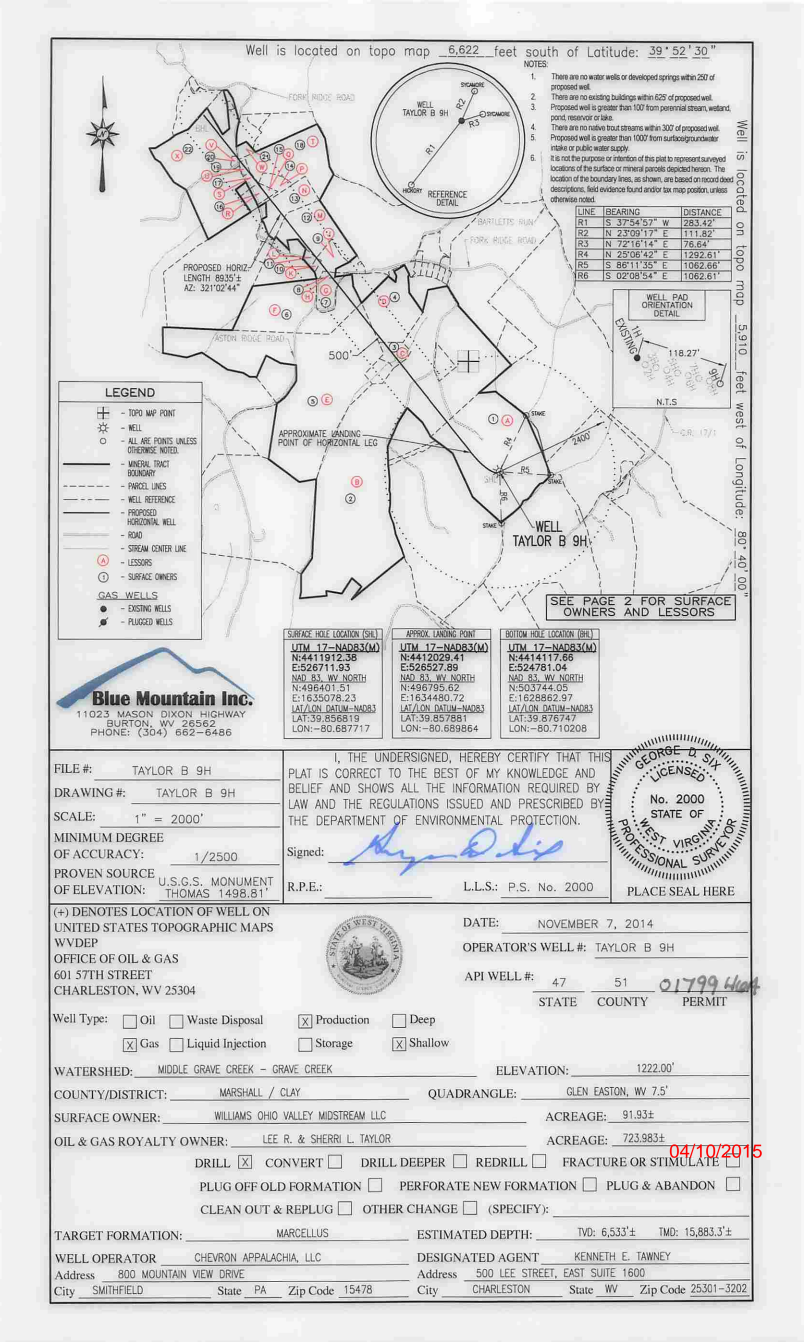
SURVEYOR: BLUE MOUNTAIN INC.

ADDRESS: 11023 MASON DIXON HIGHWAY

BURTON, WV 26562

PHONE: 304-662-6486

04/10/2015



TAYLOR B 9H PAGE 2 OF 2

	SURFACE OWNER	DIST-TM/PAR
1	WILLIAMS OHIO VALLEY MIDSTREAM LLC	4-10/20
2	WILLIAMS OHIO VALLEY MIDSTREAM LLC	4-10/21
3	WILLIAM ROGER STANDIFORD ET UX	4-9/23.8
4	WILLIAM R. STANDIFORD ET UX	4-9/23.3
5	LEWIS A. ASTON, JR. ET UX	4-10/6
6	LEWIS A. ASTON, JR. ET UX	4-9/13
7	WILLIAM R. & LINDA L. STANDIFORD	4-9/14
8	WILLIAM R. & LINDA L. STANDIFORD	4-9/15
9	HARLEY L. GATTS II ET UX	4-9/7.3
10	HARLEY L. GATTS ET UX	4-9/7.1
11	*HARLEY L. II & PATRICIA GATTS	4-9/7.4
12	HARLEY L. II & PATRICIA L. GATTS	4-9/7
13	JAMES R. BUCHANAN JR.	4-9/8
14	CAROL LYNN MINOR ET VIR	4-9/2.6
15	JAMES L. KOONCE ET AL	4-9/2.14
16	MARTHA J. & JAMES KOONCE ET AL	4-9/2.10
17	ROGER W. & JODY L. LOSH	4-9/2.11
18	GUERRY J. & SUZANNE K. SCHUMAN	4-9/2.15
19	ROGER W. & JODY L. LOSH	4-9/2.13
20	JEFFREY LOWELL RYAN	4-9/2.16
21	GUERRY J. & SUZANNE K. SCHUMAN	4-9/2.9
22	JEFFREY L. RYAN	4-9/2.5

SURFACE HOLE LOCATION (SHL)

UTM 17-NAD83(M)
N:4411912.38
E:526711.93
NAD 83, WY NORTH
N:496401.51
E:1635078.23
LAT/LON DATUM-NAD83
LAT:39.856819
LON:-80.687717

APPROX. LANDING POINT

UTM 17—NAD83(M)
N:4412029.41
E:526527.89
NAD 83, WV NORTH
N:496795.62
E:1634480.72
LAT/LON_DATUM—NAD83
LAT:39.857881
LON:—80.689864

BOTTON HOLE LOCATION (BHL)

UTM 17-NADB3(M)
N:4414117.66
E:524781.04
NAD 83. WV NORTH
N:503744.05
E:1628862.97
LAT/LON DATUM-NADB3
LAT:39.876747
LON:-80.710208

	LESSOR
Α	LEE R. & SHERRI L. TAYLOR
В	LEE R. & SHERRI L. TAYLOR
С	WILLIAM ROGER STANDIFORD
D	WILLIAM ROGER STANDIFORD
Ε	LEWIS A. JR. & CATHY ASTON
F	LEWIS A. JR. & CATHY ASTON
G	WILLIAM ROGER STANDIFORD
Н	WILLIAM ROGER STANDIFORD, ET AL
J	HARLEY L. GATTS, ET AL
K	HARLEY L. GATTS, ET AL
Ĺ	*HARLEY L. GATTS, ET AL
М	HARLEY L. GATTS, ET AL
N	JAMES R. BUCHANAN JR.
Р	RANDY L. & CAROL L. MINOR
Q	JAMES L. & MARTHA J. KOONCE
R S	JAMES L. & MARTHA J. KOONCE
S	ROGER W. & JODY L. LOSH
T	GUERRY J. & SUZANNE K. SCHUMAN
U	ROGER W. & JODY L. LOSH
٧	JEFFREY L. RYAN
W	GUERRY J. & SUZANNE K. SCHUMAN
X	JEFFREY L. RYAN

* - DENOTES PARCEL WITHIN 30 FEET OF PLANNED WELL BORE

NOVEMBER 7, 2014

47-051 -04/10/2015A



Operator's Well No. Taylor E	B 9H
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INFORMATION SUPPLIED UNDER WEST VIRGINIA CODE Chapter 22, Article 6A, Section 5(a)(5) IN LIEU OF FILING LEASE(S) AND OTHER CONTINUING CONTRACT(S)

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

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

Number	Grantor, Lessor, etc.	Grantee, Lessee, etc.	Royalty	Book/Page
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See Attached.

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

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

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

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

Well Operator:	Chevron Appalachia, LLC
By:	JANN 11 (Duton K)
Its:	Permitting Team Lead

Page 1 of

Toube 8 9H

Parcel	Lessor	Lessee	Royalty	DB/PG	ASSIGNMENT 1	ASSIGNMENT 2	ASSIGNMENT 3
7₹ 2™	Taylor, Lee R. & Sherri L.	TriEnergy, Inc.	12.5%	741/94	BK19/PG138 TriEnergy, Inc. to AB Resources LLC	BK24/PG319AB Resources LLC to Chief Exploration & Development LLC, et al.	BK25/1Chief Exploration & Development LLC, et al to Chevron U.S.A. Inc.
20	Standiford, William Roger	TriEnergy Holdings, LLC	14%	687/624	BK23/PG74 TriEnergy Holdings, LLC to NPAR, LLC	BK24/PG382AB Resources LLC, et al to Chief Exploration & Development LLC, et al.	BK25/1Chief Exploration & Development LLC, et al to Chevron U.S.A. Inc.
D,G, H	Standiford, William Roger	TriEnergy, Inc.	12.5%	748/250	BK20/PG252 TriEnergy, Inc. to AB Resources LLC	BK24/PG462AB Resources LLC to Chief Exploration & Development LLC, et al.	BK25/1Chief Exploration & Development LLC, et al to Chevron U.S.A. Inc.
7 mg.	Aston, Lewis A. Jr. & Cathy	TriEnergy, Inc.	12.5%	741/110	BK19/PG138 TriEnergy, Inc. to AB Resources LLC	BK24/PG319AB Resources LLC to Chief Exploration & Development LLC, et al.	BK25/1—Chief Exploration & Development LLC, et al to Chevron U.S.A. Inc.
J, K, L, M	J, K, L, M Gatts, Hartley L. (50% int)	TriEnergy Holdings, LLC	18.75%	709/31	BK24/PG180 TriEnergy Holdings, LLC to NPAR, LLC	BK24/PG466AB Resources LLC, et al. to Chief Exploration & Development LLC, et al.	BK25/1Chief Exploration & Development LLC, et al to Chevron U.S.A. Inc.
J, K, L, M	Francis, Carolyn Ruth	Chevron U.S.A., INC.	15.5%	795/409	N/A	N/A	N/A
J, K, L, M	Francis, Garen E. & Diana L.	Chevron U.S.A., INC.	15.5%	795/404	N/A	N/A	N/A
J, K, L, M	Young, Patricia J.	Chevron U.S.A., INC.	15.5%	793/460	N/A	N/A	N/A
J, K, L, M	Yoho, Sharon E.	Chevron U.S.A., INC.	15.5%	793/353	N/A	N/A	N/A
J, K, L, M	J, K, L, M Gallourakis, Gloria J.	Chevron U.S.A., INC.	15.5%	795/432	N/A	N/A	N/A
J, K, L, M	Allen, Nelson Ray and Schaundra L. Paynter	Chevron U.S.A., INC.	15.5%	797/539	N/A	N/A	N/A
J, K, L, M		Chevron U.S.A., INC.	15.5%	793/313	N/A	N/A	N/A
J, K, L, M	Hare, Ethel Irene	Chevron U.S.A., INC.	15.5%	795/218	N/A	N/A	N/A

\ <u>Z</u>	Buchanan, James R., Jr.	TriEnergy Holdings, LLC	12.5%	748/113	BK24/PG466— Resources LLC TriEnergy al. to Chief Holdings, LLC to AB Exploration & Resources LLC et al.	BK24/PG466–AB Resources LLC, et al. to Chief Exploration & Development LLC, et al.	BK25/1Chief Exploration & Development LLC, et al to Chevron U.S.A. Inc.
7 a	Minor, Randy L. & Carol L.	TriEnergy Holdings, LLC	18%	706/642	BK24/PG180 TriEnergy Holdings, LLC to NPAR, LLC	BK24/PG466AB Resources LLC, et al. to Chief Exploration & Development LLC, et al.	BK25/1Chief Exploration & Development LLC, et al to Chevron U.S.A. Inc.
7 3	Koonce, James L. & Martha J.	TriEnergy Holdings, LLC	12.50%	686/404	BK23/PG74 TriEnergy Holdings, LLC to NPAR, LLC	BK24/PG466AB Resources LLC, et al. to Chief Exploration & Development LLC, et al.	BK25/1Chief Exploration & Development LLC, et al to Chevron U.S.A. Inc.
2,0	Losh, Roger W. & Jody L.	TriEnergy Holdings, LLC	16%	735/429	BK25/PG449 TriEnergy Holdings, LLC to NPAR, LLC	B756/PG332 NPAR, LLC to Chevron U.S.A. Inc.	N/A
T, W	Schuman, Guerry J. & Suzanne K.	TriEnergy Holdings, LLC	16%	712/520	BK24/PG430 TriEnergy Holdings, LLC to NPAR, LLC	BK24/PG466AB Resources LLC, et al. to Chief Exploration & Development LLC, et al.	BK25/1Chief Exploration & Development LLC, et al to Chevron U.S.A. Inc.
V, X	Ryan, Jeffrey L.	Chevron U.S.A., INC.	18%	841/237	N/A	N/A	N/A

. 2001/024 YALE 466

AB RESOURCES LLC 6802 W SNOWVILLE RD SUITE E BRECKSVILLE OH 44141

ASSIGNMENT OF OIL AND GAS LEASES

This Assignment of Oil and Gas Leases (the "Assignment") is from AB RESOURCES LLC and NPAR, LLC, both of which are Delaware limited liability companies, and whose addresses are 6802 W. Snowville Road, Suite E, Brecksville, Ohio 44141 (collectively referred to as "Assignor") to CHIEF EXPLORATION & DEVELOPMENT LLC, a Texas limited liability company, whose address is 5956 Sherry Lane, Suite 1500, Dallas, Texas, and RADLER 2000 LIMITED PARTNERSHIP, a Texas limited partnership, whose address is 3131 W. Seventh Street, Suite 400, Fort Worth, Texas 76107 (referred to jointly as "Assignee").

For adequate consideration the receipt of which is acknowledged, Assignor, subject to the terms and provisions herein contained as well as the reservations herein after set forth, does hereby grant, sell, assign and convey unto Assignee, its successors and assigns, an undivided fifty percent (50%) working interest in, to and under the Oil and Gas Leases identified on Exhibit "A" attached to and made a part hereof covering the lands described on Exhibit "A".

For purposes of this Assignment (a) the Oil and Gas Leases described on Exhibit "A" are referred to as the "Leases", (b) the lands covered by the Leases are referred to as the "Lands", and (c) the undivided fifty percent (50%) working interest in, to and under the Leases and the Lands assigned and conveyed by Assignor to Assignee pursuant to this Assignment hereinafter collectively are referred to as the "Assigned Interests".

This Assignment is made expressly subject to the following:

- The Assigned Interests will be subject to (i) the royalty interest as provided in the Leases and any recorded assignment of the Leases to Assignor, and (ii) all of the terms, conditions and provisions set forth in the Leases and/or such assignment of the Leases to Assignor.
- 2. The Assigned Interests will be subject to that certain Operating Agreement (the "Agreement") that was part of and associated with that certain Participation Agreement dated November 29, 2007 between AB Resources LLC and Chief Exploration & Development LLC, the Participation Agreement having since terminated. All the terms and provisions of the Agreement are fully incorporated herein by reference.
- Assignor warrants the title to the Assigned Interests unto Assignee, its successors and
 assigns, against all adverse claims arising by, through and under Assignor, but not otherwise.
 EXCEPT AS PROVIDED IN THE PRECEDING SENTENCE AND EXCEPT AS PROVIDED
 IN THE UNRECORDED AGREEMENT, THIS ASSIGNMENT IS WITHOUT WARRANTY,
 EXPRESS, IMPLIED, OR STATUTORY, WHATSOEVER

Jan Pest
MARSHALL County 12:40:32 PM
Instrument No 1306862
Date Recorded 06/27/2011
Document Type ASN
Pages Recorded 24
Book-Page 24-466
Recording Fee \$24.00
Additional \$8.00

500K 024 PAGE 467

 The Assigned Interests herein are assigned and conveyed to and are owned by Assignees in the following undivided proportions:

Chief Exploration & Development LLC Radler 2000 Limited Partnership

80% 20%

 Save and except the Assigned Interests, all other rights, titles and interests owned by Assignor in, to and under the Leases and the Lands are expressly reserved by Assignor and are not herein conveyed or assigned to Assignee.

The terms, covenants and conditions hereof shall be binding upon and shall inure to the benefit of Assignor and Assignee and their respective successors and assigns; and such terms, covenants and conditions shall be covenants running with the Assigned Interests, and with each subsequent transfer or assignment thereof.

This Assignment is executed by Assignor on the date indicated in its acknowledgment included herewith.

AB RESOURCES LLC, ASSIGNOR

AB LEGAL C&S 6-1611

By: Gordon O. Yonel

MAN

Its: Chief Executive Officer

AB LEGAL NPAR, LLC, ASSIGNOR

Gordon O. Yonel

Its: Chief Executive Officer

250K 0 2 4 , ARE 4 6 8

ASSIGNEES

CHIEF EXPLORATION & DEVELOPMENT LLC	RADLER 2000 LIMITED PARTNERSHIP
By: Glade Milder	By: Meshed 6. Redlem
Its: Senier Vice President- Land	Its: President of Thy Hill, Inc. General Partner of Radler 2000 Limited Partnership

ACKNOWLEDGMENTS

State of Ohio)
) ss:
County of Cuyahoga)

On this day of June 2011, personally appeared Gordon O. Yonel, Chief Executive Officer of AB Resources LLC, to me personally known, who, being by me duly sworn, did say that he has executed the foregoing document for the purposes described herein for and on behalf of such limited liability company.

WITNESS MY HAND AND SEAL this 16th day of June 2011.

My Commission Expires:

11.9-13

RICHA A

PATRICIA A. GILL

NOTARY PUBLIC STATE OF OHIO

STARK COUNTY

My Comm. Expires November 9, 2013

3

500k024 rk0E469

State of Ohio)
County of Cuyahoga) ss:
On this LLC, to me personally known, who, being by me duly sworn, did say that he has executed the foregoing document for the purposes described herein for and on behalf of such limited liability company.
WITNESS MY HAND AND SEAL this Late day of June 2011.
My Commission April State of OHIO STARK COUNTY MY Commission April State of OHIO STARK COUNTY
My Comm. Expires November 9, 2013
State of Texas)
County of Dallas) ss:
On this 22nd day of June 2011, personally appeared Glyne Mildra, the Gr. VP-Land of Chief Exploration & Development LLC, to me personally known, who, being by me duly sworn, did say that he has executed the foregoing document for the purposes described herein for and on behalf of such limited liability company.
WITNESS MY HAND AND SEAL this 22-1 day of June 2011.
My Commission Expires My Commission Expires My Commission Expires Notary Public

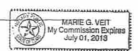
880X 0 2 4 PAGE 4 7 0

State of Texas)			
County of Dall as) ss:)			
On this 24 day of Ju	une 2011.	personally	appeared	Mich

Un this Life day of June 2011. personally appeared Michael C. Radler the General Partner of Radler 2000 Limited Partnership, to me personally known, who, being by me duly sworn, did say that he has executed the foregoing document for the purposes described herein for and on behalf of such limited partnership.

WITNESS MY HAND AND SEAL this 24th day of June 2011.

My Commission Expires:



PREPARED BY: AB RESOURCES LLC

AFTER RECORDING RETURN TO: AB RESOURCES LLC 6802 W. Snowville Rd., Suite E Brecksville, OH 44141 PH 440.922.1250



I, Betty Ireland, Secretary of State of the State of West Virginia, hereby certify that

the attached true and exact copy of the Articles of Amendment to the Articles of Organization of GREAT LAKES ENERGY PARTNERS, L.L.C.

are filed in my office, signed and verified, as required by the provisions of West Virginia Code §31B-2-204 and conform to law. Therefore, I issue this

CERTIFICATE OF AMENDMENT TO THE CERTIFICATE OF AUTHORITY

changing the name of the limited liability company to

RANGE RESOURCES - APPALACHIA, LLC

JAN PEST MARSHALL County 11:42:48 AM Instrument No 123091 Date Recorded 10/29/2007 Document Type CDR Book-Page 19-443 Rec/Preserve \$5.00 \$1.00



Given under my hand and the Great Seal of the State of West Virginia on this day of September 12, 2007

Detty Treland
Secretary of State

BODN 19 PAGE 444

FILED

Delaware

SEP 1 2 2007

PAGE THE OFFICE OF SECHETARY OF STATE

The First State

I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF AMENDMENT OF "GREAT LAKES ENERGY PARTNERS, L.L.C.", CHANGING ITS NAME FROM "GREAT LAKES ENERGY PARTNERS, L.L.C." TO "RANGE RESOURCES - APPALACHIA, LLC", FILED IN THIS OFFICE ON THE THIRTY-FIRST DAY OF AUGUST, A.D. 2007, AT 12:45 O'CLOCK P.M.

3085850 8100

Warriet Smith Mindson, Secretary of State

AUTHENTICATION: 5970176

DATE: 08-31-07

State of Dalamare Secretary of State Division of Corporations Dalivared 12:46 PM 08/31/2007 FILED 12:45 PM 08/31/2007 SRV 070977461 - 3083850 FILE

STATE OF DELAWARE CERTIFICATE OF AMENDMENT

The Certificate	e of Formation of the limited fial	pility company is hereby amend
	Company is Range Resources - Appala	chia, LLC
la constant		
M WITHER	Willenson 4	
IN WITNESS the 29th	WHEREOF, the undersigned he	ave executed this Certificate on A.D. 2007
IN WITNESS ha 29th	WHEREOF, the undersigned he day of August	Ley A Bynn
IN WITNESS his 29th	day of August	

DSSS4 - 65/16/2007 CT System Deline

04/10/2015

BODN 19 PAGE 446

	tate of West Virginia of the Secretary of State
certify this is a true:	retary of State of West Virginia, do hereby and correct copy of the original record now in as Secretary of State.
	Given under my hand and the Great Seal of the State of West Virginia on 0 9 0 7 Latty Deland
	Betty Ireland, Secretary of State By: Carol Doubler Clerk

STATE OF WEST VIRGINIA, MARSHALL COUNTY, SCT.:

I, JAN P	EST, Clerk of the County Commission	of said County, do hereby cert	tify that the annexed writing, bearing
date on the 12th day	EST, Clerk of the County Commission of Nepolemilie, 200 Fwa	s presented for and by me, adm	nitted to record in my office upon the
above certificate as to the pa	rties therein named this 29th	day of October	200 7 at 1/142 o'clock M.
		TESTE:	Clerk.
CPS 5M 7-07		7	

ASSIC NMENT AND BILL OF SALE

STATE OF WEST VIRGINIA

COUNTY OF MARSHALL

88

THIS ASSIGNMENT ANI BILL OF SALE (this "Assignment") is made by and among Chief Exploration & Development LLC, a Texas limited liability company, having an office at 5956 Sherry Lane, Suite 1500, Dal as, TX 75225, Chief Oil & Gas LLC, a Texas limited liability company, having an office at 5956 Sherry Lane, Suite 1500, Dallas, TX 75225, (jointly "Chief"), Radler 2000 Limited Partnership, : Texas limited partnership, having an office at 3131 West 7th Street, 4th Floor, Fort Worth, TX 7:107 ("Radler" and together with Chief "Chief/Radler"), and Enerplus Resources (USA) Corpo ation, a Delaware corporation, having an office at US Bank Tower, 950 17th Street, Denver, Colorado 80202-2805 ("Enerplus" and together with Chief/Radler, "Assignors"), and Chevron U.S.A. Inc., a Pennsylvania corporation, having an office at Westpointe Corporate Center One, 1550 Coraopolis Heights Road, Moon Township, PA 15108 ("Assignee"). Hereinafter, each of Assignors and Assignee are referred to as a "Party" and collectively as the "Parties".

ARTICLE I ASSIGNMENT OF INTEREST

- Assignment. For and in consideration of Ten Dollars (\$10.00) and other good and valuable consideration, including (a) as to Chief/Radler and Assignee, the mutual covenants and agreements described in that certain unrecorded Purchase and Sale Agreement dated May 3, 2011, by and among Chief/Radler, as sellers, and Assignee, as buyer (the "Chief/Radler Purchase Agreement") and (b) as to Enerplus and Assignee, the mutual covenants and agreements described in that cert in unrecorded Purchase and Sale Agreement dated June 14, 2011, by and between Enerplus, as seller, and Assignee, as buyer (the "Enerplus Purchase Agreement" and together with the Chief/Radler Purchase Agreement, the "Purchase Agreements"), the receipt and safficiency of which is hereby acknowledged by Assignors, Assignors do hereby GRANT, BARGAIN, SELL, CONVEY, ASSIGN, TRANSFER, and SET OVER unto Assignee, effective is of the Effective Date (as defined below), subject to the exceptions, reservations, terms and conditions herein contained, all of Assignors' rights, title and interest in and to the following ass its (collectively, the "Subject Properties"):
 - All of the pil, gas or mineral leases described on Exhibit A attached hereto, and any ratifications and amendments thereof, whether or not same are described thereon (the "Leases");
 - All of the vells described on Exhibit B attached hereto (the "Wells") together with all oil, gas, other liquid or gaseous hydrocarbons, or any of them or any combination thereof, and all products extracted, separated, processed and produced therefrom ("Hydrocarbon;");
 - All presently existing and valid, oil, gas or mineral unitization, pooling, and/or communitization agreements, declarations and/or orders, and Assignor's interests in and to the properties covered or the units created thereby to the extent attributable to the Leases (collectively the "Units");
 - All presently existing and valid operating agreements, production sales contracts, and other agreements and contracts, including, but not limited to those listed on Exhibit C attached hereto to the extent that they relate to any of the Leases, Wells, or Units (the "Contracts");
 - All materias, supplies, machinery, equipment, improvements and other personal property and fix ures, including, but not limited to, all wellhead equipment, pumping units, wellsite flewlines, tanks, buildings, injection facilities, saltwater disposal

Prepared by:

Chief Oil & Gas LLC ,5956 Sherry Lane, Suite 1500 Dallas, Texas 75225

facilities, compression facil ties, and other equipment) to the extent that they relate to any of the Leases, Wells, or Units and are used in connection with the exploration, development, operation or maintenance thereof;

- (f) To the extent transferrable, all permits, rights-of-way, casements, servitudes, licenses, franchises and other estates and similar rights and privileges related to or used solely in connect on with the Subject Properties;
- (g) To the extent transferable, all contracts, agreements, and other similar rights related to water rights or water sources used in connection with the Subject Properties; and
- (h) All files, records, documentation and data of Assignors or their Affiliates that relate to the Subject Properties, including any correspondence, information and reports (including petroleum engineering, reservoir engineering, drilling, geological, geophysical and all other k nds of technical data and samples, well-logs, and analyses in whatever form) lease files, land files, well files, division order files, environmental assessments, safety records, governmental filings, production reports, production logs, core materials and core sample reports and maps, and all accounting files, books, records, files, title opinions, title abstracts, title reports, reports and similar documents and materials of, but not including any (1) files, records, documentation or data that Assignors may not sell, trunsfer, or otherwise dispose of as a result of confidentiality obligations by which it is I ound or which cannot be provided to Assignee because such transfer is prohibited by the agreement under which it was acquired; or (2) any corporate, financial, and tax records o Assignors.

The Subject Properties do not include, and there is hereby expressly excepted and excluded therefrom and reserved all Excluded Properties.

TO HAVE AND TO HOLD the Subject Properties unto Assignce and its successors and assigns forever.

ARTICLE II. WARRANTY

Section 2.1. AS TO THE SUBJECT PROPERTIES ASSIGNED HEREUNDER BY CHIEF/RADI.ER, PURSUANT TO THE CHIEF/RADI.ER PURCHASE AGREEMENT, SUBJECT TO THE PERMITTED ENCUMBRANCES (AS DEFINED IN THE CHIEF/RADI.ER PURCHASE AGREEMENT), CHIEF/RADI.ER AGREES TO WARRANT AND FOREVER DEFEND TITLE TO SUCH SUBJECT PROPERTIES UNTO ASSIGNEE, AND ITS SUCCESSORS AND ASSIGNS, AGAINST THE CLAIMS AND DEMANDS OF ALL PERSONS CLAIMING, OR TO CLAIM THE SAME, OR ANY PART THEREOF, BY, THROUGH OR UNDER CHIEF/RADILER, BUT NOT OTHERWISE.

Section 2.2. AS TO THE SUBJECT PROPERTIES ASSIGNED HEREUNDER BY ENERPLUS, PURSUANT TO THE ENERPLUS PURCHASE AGREEMENT, SUBJECT TO THE PERMITTED ENCUMBRANCES (AS DEFINED IN THE ENERPLUS PURCHASE AGREEMENT), ENERPLUS AGREES TO WARRANT AND FOREVER DEFEND TITLE TO SUCH SUBJECT PROPERTIES UNTO ASSIGNEE, AND ITS SUCCESSORS AND ASSIGNS, AGAINST THE CLAIMS AND DEMANDS OF ALL PERSONS CLAIMING, OR TC CLAIM THE SAME, OR ANY PART THEREOF, BY, THROUGH OR UNDER ENERP JUS, BUT NOT OTHERWISE.

ARTICLE III DISCLAIMERS

OTHER THAN THOSE REPRESENTATIONS AND WARRANTIES EXPRESSLY SET OUT IN PURCHASE AGREEMENTS AND THIS ASSIGNMENT, ASSIGNORS HEREBY EXPRESSLY DISCLAIM ANY AND ALL REPRESENTATIONS OR WARRANTIES WITH RESPECT TO THE SUBJECT PROPERTIES OR THE TRANSACTION CONTEMPLATED HEREBY, AND ASSIGNEE AGREES THAT THE SUBJECT PROPERTIES ARE BEING SOLD BY ASSIGNORS "WHERE IS," "AS IS," AND "WITH ALL FAULTS." SPECIFICALLY AS PART OF (BUT NOT IN LIMITATION OF) THE FOREGOING, ASSIGNEE ACKNOWLEDGES THAT, OTHER THAN THOSE REPRESENTATIONS AND WARRANTIES EXPRESSLY SET OUT IN

THE PURCHASE AGREEMENTS AND THIS ASSIGNMENT, ASSIGNORS HAVE NOT MADE, AND ASSIGNORS HEREBY EXPRESSLY DISCLAIM, ANY REPRESENTATION OR WARRANTY (EXPRESS, IMPLIED, UNDER COMMON LAW, BY STATUTE OR OTHERWISE) AS TO THE CONDITION OF THE SUBJECT PROPERTIES (INCLUDING, WITHOUT LIMITATION, ASSIGNORS DISCLAIM ANY IMPLIED OR EXPRESS WARRANTY OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR CONFORMITY TO MODELS OR SAMPLES OF MATERIALS).

ARTICLE IV MISCELLANEOUS

- Purchase Agreements. As to the Subject Properties assigned hereunder by Chief/Radler, this Assignment is made subject to the terms and conditions of the Chief/Radler Purchase Agreement, which is incorporated herein by reference for all purposes, as to such Subject Properties. As to the Subject Properties assigned hereunder by Enerplus, this Assignment is made subject to the terms and conditions of the Energlus Purchase Agreement, which is incorporated herein by reference for all purposes, as to such Subject Properties. The Purchase Agreements contain cer ain representations, warranties and agreements between the Parties, which shall survive the delivery of this Assignment, as provided for therein. In the event of conflict or other inconsistency between this Assignment and the Purchase Agreements, the Purchase Agreements, as applicable, will control. Capitalized terms used in this Assignment and otherwise not defined shall have the meanings set forth in the Purchase Agreements. Notwithstanding anything herein to the contrary, (a) the rights and obligations of each Assignor hereunder are several and not join; and several, (b) Enerplus shall have no rights or obligations as a result of the execution and delivery of this Assignment by Enerplus (i) for any breach of this Assignment by Chief or Radler or (ii) under the Chief/Radler Purchase Agreement and (c) neither Chief nor Radler shall have any rights or obligations as a result of the execution and delivery of this Assignment by either Chief or Radler (i) for any breach of this Assignment by Enerplus or (ii) under the Enerplus Purchase Agreement.
- 4.2 Exhibits. The Exhibits attached hereto are incorporated herein by reference for all purposes, and references to this Assignment shall also include such Exhibits unless the context in which used shall otherwise require.
- 4.3 Binding Effect. TLis Assignment shall bind and inure to the benefit of Assignors and Assignee and their respective: uccessors, assigns and legal representatives.
- 4.4 Counterparts; Recordation. This Assignment may be executed in any number of counterparts, each of which shall be of equal dignity and all of which shall constitute but one and the same instrument. To facil tate recordation or filing of this Assignment, each counterpart filed with a county or state agenc / or office may contain only those portions of the Exhibits to this Assignment that describe property under the jurisdiction of that agency or office. A complete copy of this Assignment has been filed and recorded in Marshall County, West Virginia.

[Signature Pages Follow]

800K 0 25 PAGE 0 0 4

IN WITNESS WHEREOF, each of the parties hereto has executed this Assignment to be effective as of 7:00 a.m. local time of the location of the Subject Properties on July 1, 2010 (the "Effective Date").

ASSIGNORS:

Chief Exploration & Development LLC

Name: Gynne Mildren Title: Senior Vice President - Lard

Chief Oil & Gas LLC

Name: Glynne Mildren

Title: Senior Vice President - Lar d

Radler 2000 Limited Partnership By: Tug Hill, Inc., its General Partner

Name: Michael G. Radler

Title: President

Enerplus Resources (USA) Corporation

Name: Roxanne Forst

Title: Attorney-in-Fact

800K 0 25 PAGE 0 05

ASSIGNEE:

Chevron U.S.A. Inc.

By: Chu () att |
Name: Ann Wacker
Title: Assistant Secretary

800K 0 25 PAGE 0 0 6

STATE OF TEXAS

COUNTY OF DALLAS

On this, the 23rd day of June, 2011, before me, the undersigned officer, personally appeared Glynne Mildren, who acknowledged himself to be the Senior Vice President – Land of Chief Exploration & Development LLC and that he as such officer, being authorized to do so, executed the foregoing instrument for the purposes therein contained, by signing the name of the limited liability company by him as said officer.

In Witness Whereof, I hereunto set my hand and official seal.

(Notarial Seal)



My Commission expires:

STATE OF TEXAS

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COUNTY OF DALLAS

8

On this, the 23rd day of lune, 2011, before me, the undersigned officer, personally appeared Glynne Mildren, who acknowledged himself to be the Senior Vice President – Land of Chief Oil & Gas LLC, and that he as such officer, being authorized to do so, executed the foregoing instrument for the purposes therein contained, by signing the name of the limited liability company by him as said o ficer.

In Witness Whereof, I here into set my hand and official seal.

(Notarial Seal)



My Commission expires:

800X 0 25 PAGE 0 0 7

STATE OF TEXAS

COUNTY OF DALLAS

On this, the 23rd day of .une, 2011, before me, the undersigned officer, personally appeared Michael G. Radler, who acknowledged himself to be the President of Tug Hill, Inc., the General Partner of Radler 2000 Limited Partnership, and that he as such officer, being authorized to do so, executed the foregoing instrument for the purposes therein contained, by signing on behalf of the corporation by him as said officer.

In Witness Whereof, I hereanto set my hand and official seal.



On this, the 23rd day of lune, 2011, before me, the undersigned officer, personally appeared Roxanne Forst, known to me to be the person whose name is subscribed as attorney-infact for Enerplus Resources (USA) Corporation, and acknowledged that she executed the same as the act of her principal for the purposes therein contained.

In Witness Whereof, I hereunto set my hand and official seal.

(Notarial Seal)



800X 0 25 PAGE 0 0 8

STATE OF TEXAS

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COUNTY OF DALLAS

8

On this, the 24th day of .une, 2011, before me, the undersigned officer, personally appeared Ann Wacker, who ackn wledged herself to be the Assistant Secretary of Chevron U.S.A. Inc., and that she as such officer, being authorized to do so, executed the foregoing instrument for the purposes thereir contained, by signing the name of the corporation by her as said officer.

In Witness Whereof, I hereunto set my hand and official seal.

(Notarial Seal)



My Commission expires:

Jan Pest
MARSHALL County 09:06:51 AM
Instrument No 1308157
Date Recorded 07/21/2011
Document Type ASN
Pages Recorded 104
Book-Page 25-1
Recording Fee %104.00
Additional \$16.00

Exhibit "C" (Contracts)

Attached to and made a part of that certain Assignment and Bill of Sale made by and among Chief Exploration & Development LLC, Chief Oil & Gas LLC, (jointly "Chief"), Radler 2000 Limited Partnership, ("Radler" and together with Chief "Chief/Radler"), and Enerplus Resources (USA) Corporation, ("Enerplus" and together with Chief/Radler, "Assignors"), and Chevron U.S.A. Inc., Multiple Counties, State of West Virginia.

CONTRACTIO	DESCRIPTION	CONTRACT	ALL PARTIES	CONTRACT NAME	COUNTY	STATE
NECES-C056	Impoundments/ Frac pit agmts.	01/14/11	Grimm Lumber, Inc. and Elmer C. Grimm, Jr., and Mary Ann Grimm, husband and wife, Grantor, Chief Exploration & Development LLC, Grantee, Chief Oil & Gas LLC, Operator	Surface Lease (FWIS) - Grimm Lumber, Inc.	PRESTON	wv
NECES-C067	impoundments/ Frac pit agmts.	03/24/11	Kenr ath W. Chidester and Helen L. Chidester, husband and wife, Gran or, Chief Exploration & Dave opment LLC, Grantee, Chief Oil & Gas LLc, Operator	Surface Lease (Fresh Water Impoundment Site) - Kenneth W. Chidester, et ux	PRESTON	wv
	Assignment and Assumption of Agreement	02/01/11	CHIE ² GATHERING, LLC CAIM AN PENN MIDSTREAM, LLC	Agreement for Caiman to transfer its rights under the May 1, 2009 Appelachian Gas Gathering Agreement to Chief Gathering limited to the Grimm Lease	PRESTON	wv
LEGAL-C522	Seismic Agreement		Chief Oil & Gas LLC, Licensor Mara non Oil Company, Licensee	Seismic Data License Agreement	PRESTON FAYETTE	WV PA

Exhibit "C" (Contracts)
Assignment and Bill of Sale
Multiple Counties, State of West Verginia

Page 5 of 5

I. IAN PEST Clerk of the County Commission of said County, do hereby certify that the annexed writing, bearing date on the last, day of last certificate as to the parties therein named this 2157 day of fully 2011 at 9:06 o'clockle.M.

STATE OF WEST VIRGINIA, MARSHALL COUNTY, SCT.:

STE: CAN KEST

CP# 8M 5-11



Branden Weimer Permitting Team Lead Chevron Appalachia, LLC 800 Mountain View Drive Smithfield, PA 15478 Tel 724 564 3745 Fax 724 564 3894 bwkb@chevron.com

January 6, 2015

West Virginia D.E.P. Office of Oil & Gas 601 57th Street SE Charleston, WV 25304-2345

To Whom It May Concern:

Please be advised that Chevron Appalachia, LLC and Chevron U.S.A. Inc. are affiliated entities. Unless and until revoked, and as evidenced by the signatures of authorized representatives of each entity below, Chevron Appalachia, LLC is authorized to operate assets owned by Chevron U.S.A. Inc. which are located in West Virginia, including oil and gas leases. More particularly, Chevron Appalachia, LLC is authorized to obtain well work permits for assets owned by Chevron U.S.A. Inc. I trust that this will alleviate any concerns the Department may have about Chevron Appalachia, LLC applying for well work permit applications on properties either leased or owned by Chevron U.S.A. Inc. If you have any further questions or concerns, please do not hesitate to contact me.

Branden Weimer

Attorney-In-Fact for Chevron Appalachia, LLC

Marc Tate

Attorney-In-Fact for Chevron HECEINED Office of Oil and Gas

FEB 27 2015

WV Department of Environmental Protection



Ian J. Durham Land Representative Appalachian/Michigan SBU

Chevron North America Exploration and Production Company (a Chevron U.S.A. Inc. division) 1550 Coraopolis Heights Road Moon Township, PA 15108 Tel (412) 865-0062 Mobile (412) 627-0622 idurham@chevron.com

West Virginia D.E.P. Office of Oil & Gas 601 57th Street SE Charleston, WV 25304-2345

November 6, 2014

RE: Taylor B #2H, 3H, 4H, 5H, 6H, 7H, 8H, 9H

Ele

To whom it may concern,

This letter is to confirm that Chevron Appalachia, LLC owns the rights to access minerals under any road along the above referenced laterals. If you should have any further questions or need additional documentation, please feel free to contact me.

Sincerely,

Ian J. Durham Land Representative

Received

NOV 1 4 2014

Office of Oil and Gas
WV Dept. of Environmental Protection

Horizontal Natural Gas Well Work Permit Application Notice By Publication

Notice is hereby given:

Paper: Moundsville Daily Echo

Public Notice Date: 10/10/14 8 10/17/14

Pursuant to West Virginia Code 22-6A-10(e) prior to filing an application for a permit for a horizontal well the applicant shall publish in the county in which the well is located or is proposed to be located a Class II legal advertisement.

The follow surface exc any thirty d	luding pi	pelines, gathering lines and	horizontal nat I roads or utili	ural well work zes more than	permit wh two hundr	nich disturbs three acres or more of red ten thousand gallons of water in
Applicant:	Chevron /	Appalachia, LLC		Well Num	ber: Taylor	B 2H, 3H, 4H, 6H, 7H, 8H, 9H
Address: 8	300 Mounta	in View Drive, Smithfield, PA 1547	78			
						F1 7 2007 5/4
		d: Natural gas production				NOV 1 % _0/4
Location -	-					
S	tate:	West Virginia		County:	Marshall	WV Durit of Bull and Grap
D	istrict:	Clay		Quadrangle:	Glen Easton	
U	TM Coo	rdinate NAD83 Northing:	please see attac	hed for a full list of	wells and coo	ordinates
UTM coordinate NAD83 Easting: Watershed: Middle Grave Creek - Grave C		•	hed for a full list of	wells and coo	ordinates	

Coordinate Conversion:

To convert the coordinates above into longitude and latitude, visit: http://tagis.dep.wv.gov/convert/llutm_conus.php

Electronic notification:

To receive an email when applications have been received or issued by the Office of Oil and Gas, visit http://www.dep.wv.gov/insidedep/Pages/DEPMailingLists.aspx to sign up.

Reviewing Applications:

Copies of the proposed permit application may be reviewed at the WV Department of Environmental Protection headquarters, located at 601 57th Street, SE Charleston, WV 25304 (304-926-0450). Full copies or scans of the proposed permit application will cost \$15, whether mailed or obtained at DEP headquarters. Copies may be requested by calling the office or by sending an email to <a href="mailet-noble-new-noble-ne

Submitting Comments:

Comments may be submitted online at https://apps.dep.wv.gov/oog/comments/comments.cfm, or by letter to Permit Review, Office of Oil and Gas, 601 57th Street, SE Charleston, WV 25304. Please reference the county, well number, and operator when using this option.

Regardless of format for comment submissions, they must be received no later than thirty days after the permit application is received by the Office of Oil and Gas.

For information related to horizontal drilling visit: www.dep.wv.gov/oil-and-gas/pages/default.aspx

Well Name	Northing	Easting
Taylor B 2H	4411919.48	526680.74
Taylor B 3H	4411918.46	526685.19
Taylor B 4H	4411917.45	526689.65
Taylor B 6H	4411915.42	526698.56
Taylor B 7H	4411914.41	526703.02
Taylor B 8H	4411913.39	526707.48
Taylor B 9H	4411912.38	526711.93

Coordinates listed in UTM NAD 83

Please list well name and coordinates as follows:

Taylor B 2H 4411919.48, 526680.74; Taylor B 3H 4411918.46, 526685.19; etc.

Received

NOV 1 4 2014



N



P.O. BOX 369 WEST VIRGINIA (304) 845-2660

AFFIDAVIT OF PUBLICATION

COUNTY OF MARSHALL, to wit STATE OF WEST VIRGINIA

Melanie S. Murdock

cath, do depose and say: being first duly sworn upon my

DAILY ECHO, a Republican newspaper; that I am Legal Advertising Manager of the MOUNDSVILLE

that I have been duly authorized to execute this affidavit;
 that such newspaper has been published for over 119 years, is

Sundays, for at least fifty weeks during the calendar year, in the municipality of Moundsville, Marshall County, West Virginia.

• that such newspaper is a newspaper of "general circulation" as defined in Art. 3, Chap. 59 of the Code of West Virginia 1931 as amended, within Moundsville and Marshall County: egularly published afternoons dally except Saturdays and

exclusive of any cover, per issue; that such newspaper averages in length four or more pages

definite price or consideration; that such newspaper is circulated to the general public at a

social nature and for current happenings, announcements, miscel-laneous reading matters, advertisements and other notices; · that such newspaper is a newspaper to which the general public resorts far passing events of a political, religious, commercial and and that the annexed notice described as follows

Legal Advertisement

PARTY(ies

Gas Well Permit / Taylor E

NATURE (and agency if heard before one

CERTIF-BILL TO

800 Mountain View Drive Kristen Brooks Chevron Appalachia, LLC

Smithfield, PA 15478

WAS PUBLISHED IN-SAID NEWSPAPER AS FOLLOWS Dates

ВУ WORDS 533 PUBLICATION CHARGES 107.24

October 10, 17, 2014

LEGALADVERTISEMENT

Horizontal Natural Gas Well Work

Permit Application Notice By Publication

applicant shall publish in the county in to be located a Class II legal advertisewhich the well is located or is proposed tion for a permit for a horizontal well the 22-6A-10(e) prior to filing an applica-Pursuant to West Virginia Code

2014 & October 17, 2014. Public Notice Date: October 10, Paper: Moundsville Daily Echo

apply for a horizontal natural well work any thirty day period. of surface excluding pipelines, gathering permit which disturbs three acres or more hundred ten thousand gallons of water in lines and roads or utilizes more than two The following applicant intends to

Applicant: Chevron Appalachia Address: 800 Mountain View Drive.

Smithfield, PA 15478 Well Number: Taylor B 2H, 3H, 4H

6H, 7H, 8H, 9H Business Conducted: Natural gas

production. Location

County: Marshall State: West Virginia

Quadrangle: Glen Easton. WV 7.5 District: Clay

8h 4411913.39, 526707.48; Taylor B 9H B 7H 4411914.41, 526703.02; Taylor B B 6H 4411915.42, 526698.56; Taylor 4411912.38, 526711.93 4H 4411917.45, 526689.65; 3H 4411918.46, 526685.19; Taylor 2H 4411919.48. 526680.74; Taylor UTM Coordinate NAD83: Taylor Taylor

CITAVE CITECK Watershed: Middle Grave Creek -

tagis.dep.wv.gov/convert/llutm_conus into longitude and latitude, visit: http:// To convert the coordinates above Coordinate Conversion:

Electronic Notification:

04/10/2015

Notice is hereby given:

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

Date of Notice Certification: 10/31/2014			API No. 47				
			's Well No. 9H				
		Well Pad	Name: Taylor B				
Notice has b		22.6A the Operator has provided the	aguired parties u	with the Maties Forms listed			
	tract of land as follows:	22-6A, the Operator has provided the r	equired parties v	vitii the Notice Forms fisted			
State:	West Viginia	Easting:	526711.93				
County:	Marshall	UTM NAD 83 Pasting.	4411912.38				
District:	Clay	Public Road Access:	CR 17 - Fork Rid	ge Rd			
Quadrangle:	Glen Easton, WV 7.5'	Generally used farm name:	Taylor B				
Watershed:	Middle Grave Creek - Grave Creek						
prescribed by it has provide information re of giving the requirements Virginia Code	Pursuant to West Virginia Code § 22-6A-7(b), every permit application filed under this section shall be on a form as may be prescribed by the secretary, shall be verified and shall contain the following information: (14) A certification from the operator that (i) it has provided the owners of the surface described in subdivisions (1), (2) and (4), subsection (b), section ten of this article, the information required by subsections (b) and (c), section sixteen of this article; (ii) that the requirement was deemed satisfied as a result of giving the surface owner notice of entry to survey pursuant to subsection (a), section ten of this article six-a; or (iii) the notice requirements of subsection (b), section sixteen of this article were waived in writing by the surface owner; and Pursuant to West Virginia Code § 22-6A-11(b), the applicant shall tender proof of and certify to the secretary that the notice requirements of section ten of this article have been completed by the applicant.						
Pursuant to that the Ope	West Virginia Code § 22-6A, the Oprator has properly served the require	erator has attached proof to this Notice d parties with the following:	Certification				
*PLEASE CHE	ECK ALL THAT APPLY			OOG OFFICE USE ONLY			
☐ 1. NO	TICE OF SEISMIC ACTIVITY or	NOTICE NOT REQUIRED BEC. SEISMIC ACTIVITY WAS CONDU		RECEIVED/ NOT REQUIRED			
☐ 2. NO	TICE OF ENTRY FOR PLAT SURV	YEY or NO PLAT SURVEY WAS	CONDUCTED	☐ RECEIVED			
■ 3. NO	TICE OF INTENT TO DRILL or	NOTICE NOT REQUIRED BEC NOTICE OF ENTRY FOR PLAT SU WAS CONDUCTED or		RECEIVED/ NOT REQUIRED			
		☐ WRITTEN WAIVER BY SURF (PLEASE ATTACH)	ACE OWNER				
■ 4. NO	TICE OF PLANNED OPERATION	Receive	d	□ RECEIVED			
■ 5. PUE	BLIC NOTICE	A. 16.500 Sec. 10.50	-V.	☐ RECEIVED			
■ 6. NO	TICE OF APPLICATION	NOV 1 4 2014		☐ RECEIVED			
		Office of Oil and Gas					

Required Attachments:

WV Dept. of Environmental Protection

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

WW-6AC (1/12)

Certification of	of Notice	is herel	ov given:
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THEREFORE, I Certify that as required under West Virginia Code § 22-6A, I have served the attached copies of the Notice Forms, identified above, to the required parties through personal service, by registered mail or by any method of delivery that requires a receipt or signature confirmation. I certify under penalty of law that I have personally examined and am familiar with the information submitted in this Notice Certification and all attachments, 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 and imprisonment.

Well Operator: Chevron Appalachia, LLC Address: 800 Mountain View Drive By: Smithfield, PA 15478 Its: Facsimile: 724-564-3894 Construction Permitting Team Lead Email: Telephone: 724-564-3700 Commonwealth of Pensylvania County of Fayette Subscribed and sworn before me this day of October NOTARY SEAL COMMONWEALTH OF PENNSYLVANIA NOTARIAL SEAL Notary Public Laura Savage, Notary Public Georges Twp., Fayette County My Commission Expires My Commission Expires Sept. 17, 2018 WEWBER, PENNSYLVANIA ASSOCIATION OF NOTARIES

Oil and Gas Privacy Notice:

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

Received

NOV 1 4 2014

WW-6A (9-13)

API NO. 47	<u> </u>
OPERATOR WELL	NO. Taylor B
Well Pad Name: 9H	

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

Notice Time Requirem	ent: notice shall be provid	ed no later than the filing date of permit application.
Date of Notice: 9/26/2014 Notice of:	_ Date Permit Applicati	on Filed: 11/10/14
PERMIT FOR AN WELL WORK		CATE OF APPROVAL FOR THE UCTION OF AN IMPOUNDMENT OR PIT
Delivery method pursu	ant to West Virginia Coo	le § 22-6A-10(b)
PERSONAL SERVICE	REGISTERED MAIL	☐ METHOD OF DELIVERY THAT REQUIRES A RECEIPT OR SIGNATURE CONFIRMATION
registered mail or by any sediment control plan require surface of the tract on oil and gas leasehold being described in the erosion apperator or lessee, in the comore coal seams; (4) The well work, if the surface to impoundment or pit as definite a water well, spring provide water for consumproposed well work activisus subsection (b) of this sect records of the sheriff requiprovision of this article to Code R. § 35-8-5.7.a req	method of delivery that required by section seven of the which the well is or is propaged by the propose of the section of the	coundment or pit as required by this article shall deliver, by personal service or by aires a receipt or signature confirmation, copies of the application, the erosion and its article, and the well plat to each of the following persons: (1) The owners of record of posed to be located; (2) The owners of record of the surface tract or tracts overlying the ed well work, if the surface tract is to be used for roads or other land disturbance as abmitted pursuant to subsection (c), section seven of this article; (3) The coal owner, nich the well proposed to be drilled is located [sic] is known to be underlain by one or face tract or tracts overlying the oil and gas leasehold being developed by the proposed accement, construction, enlargement, alteration, repair, removal or abandonment of any his article; (5) Any surface owner or water purveyor who is known to the applicant to ted within one thousand five hundred feet of the center of the well pad which is used to ic animals; and (6) The operator of any natural gas storage field within which the more than three tenants in common or other co-owners of interests described in ds, the applicant may serve the documents required upon the person described in the lant to section eight, article one, chapter eleven-a of this code. (2) Notwithstanding any on holder is not notice to a landowner, unless the lien holder is the landowner. W. Va. tor shall also provide the Well Site Safety Plan ("WSSP") to the surface owner and any d water testing as provided in section 15 of this rule.
☑ Application Notice	☑ WSSP Notice ☑ E&S	S Plan Notice Well Plat Notice is hereby provided to:
SURFACE OWNER(s) Name: Williams Ohio Valley M Address: 100 Teletech Drive	lidstream LLC	COAL OWNER OR LESSEE Name: Consolidation Coal Company Address: 1000 Consol Energy Drive
Moundsville, WV 26041		Canonsburg, PA 15317
Name: Address:		COAL OPERATOR Name: Address: NOV 4 2014
	s) (Road and/or Other Dist	turbance)
Address:		AND/OR WATER PURVEYOR(s) Name: Brendan McCarthy & Joseph Bojalad III
Name:		
	s) (Impoundments or Pits)	OPERATOR OF ANY NATURAL GAS STORAGE FIELD Name:
Name:		Address:
Address:		*Please attach additional forms if necessary

WW-6A (9-13)

API NO. 47-	
OPERATOR WELL NO.	Taylor B
Well Pad Name: 9H	

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

Noti	ce Time Requirement: notice shall be provided no later than	the filing date of permit application.
	ce of: Date Permit Application Filed:	
/	PERMIT FOR ANY WELL WORK CONSTRUCTION OF A	ROVAL FOR THE IN IMPOUNDMENT OR PIT
Deli	very method pursuant to West Virginia Code § 22-6A-100	(b)
	PERSONAL REGISTERED METHO	DD OF DELIVERY THAT REQUIRES A
	SERVICE MAIL RECEI	PT OR SIGNATURE CONFIRMATION
certification ce	ficate of approval for the construction of an impoundment or pit tered mail or by any method of delivery that requires a receipt of the control plan required by section seven of this article, and the urface of the tract on which the well is or is proposed to be localled gas leasehold being developed by the proposed well work, if ribed in the erosion and sediment control plan submitted pursual actor or lessee, in the event the tract of land on which the well proposed seams; (4) The owners of record of the surface tract or tractive work, if the surface tract is to be used for the placement, construction of this article; (5) A a water well, spring or water supply source located within one to ide water for consumption by humans or domestic animals; and osed well work activity is to take place. (c)(1) If more than three ection (b) of this section hold interests in the lands, the applicant reds of the sheriff required to be maintained pursuant to section elision of this article to the contrary, notice to a lien holder is not	of the application, the applicant for a permit for any well work or for a as required by this article shall deliver, by personal service or by a signature confirmation, copies of the application, the erosion and ne well plat to each of the following persons: (1) The owners of record of ted; (2) The owners of record of the surface tract or tracts overlying the the surface tract is to be used for roads or other land disturbance as not to subsection (c), section seven of this article; (3) The coal owner, coposed to be drilled is located [sic] is known to be underlain by one or cets overlying the oil and gas leasehold being developed by the proposed action, enlargement, alteration, repair, removal or abandonment of any my surface owner or water purveyor who is known to the applicant to chousand five hundred feet of the center of the well pad which is used to (6) The operator of any natural gas storage field within which the elements in common or other co-owners of interests described in the may serve the documents required upon the person described in the ight, article one, chapter eleven-a of this code. (2) Notwithstanding any notice to a landowner, unless the lien holder is the landowner. W. Va. ovide the Well Site Safety Plan ("WSSP") to the surface owner and any as provided in section 15 of this rule.
☑ A	pplication Notice	☑ Well Plat Notice is hereby provided to:
	JRFACE OWNER(s)	COAL OWNER OR LESSEE Name: Murray Energy Corporation
Nam	ress:	Address: 46226 National Road
7 tuu	i Codi.	St. Clairsville, OH 43950
Nam	ne:	COAL OPERATOR
Add	ress:	Name:
		Address:
77.7	JRFACE OWNER(s) (Road and/or Other Disturbance)	SURFACE OWNER OF WATER WELL
Nam	ne:	AND/OR WATER PURVEYOR(s)
	ress:	Name:
Nam	ne: Received	Address:
Add	ress:	
	100 t 2014	OPERATOR OF ANY NATURAL GAS STORAGE FIELD
□St	JRFACE OWNER(s) (Impoundments or Pits) 4 2014	Name:
Nan	ne:	Address:
Add	ress: Office of Oil and Gas	Please attach additional forms if necessary
	WV Dept. of Environmental Profec	non rease didicit additional forms it necessary

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(8-	13)

API NO. 47-	÷	
OPERATOR WE	LL NO.	Taylor B
Well Pad Name:	9H	

Notice is hereby given:

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

This Notice Shall Include:

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

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

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

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

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

Well Location Restrictions

Pursuant to W. Va. Code § 22-6A-12, Wells may not be drilled within two hundred fifty feet measured horizontally from any existing water well or developed spring used for human or domestic animal consumption. The center of well-pads may not be located within six hundred twenty-five feet of an occupied dwelling structure, or a building two thousand five hundred square feet or larger used to house or shelter dairy cattle or poultry husbandry. This limitation is applicable to those wells, developed springs, dwellings or agricultural buildings that existed on the date a notice to the surface owner of planned entry for surveying or staking as provided in section ten of this article or a notice of intent to drill a horizontal well as provided in subsection (b), section sixteen of this article was provided, whichever occurs first, and to any dwelling under construction prior to that date. This limitation may be waived by written consent of the surface owner transmitted to the department and recorded in the real property records maintained by the clerk of the county commission for the county in which such property is located. Furthermore, the well operator may be granted a variance by the secretary from these distance restrictions upon submission of a plan which identifies the sufficient measures, facilities or practices to be employed during well site construction, drilling and operations. The variance, if granted, shall include terms and conditions the department requires to ensure the safety and protection of affected persons and property. The terms and conditions may include insurance, bonding and indemnification, as well as technical requirements. (b) No well pad may be prepared or well drilled within one hundred feet measured horizontally from any perennial stream, natural or artificial lake, pond or reservoir, or a wetland, or within three hundred feet of a naturally reproducing trout stream. No well pad may be located within one thousand feet of a surface or ground water intake of a public water supply. The distance from the public water supply as identified by the department shall be measured as follows: (1) For a surface water intake on a lake or reservoir, the distance shall be measured from the boundary of the lake or reservoir. (2) For a surface water intake on a flowing stream, the distance shall be measured from a semicircular radius extending upstream of the surface water intake. (3) For a groundwater source, the distance shall be measured from the wellhead or spring. The department may, in its discretion, waive these distance restrictions upon submission of a plan identifying sufficient measures, facilities or practices to be employed during well site construction, drilling and operations to protect the waters of the state. A waiver, if granted, shall impose any permit conditions as the secretary considers necessary. (c) Notwithstanding the foregoing provisions of this section, nothing contained in this section prevents an operator from conducting the activities permitted or authorized by a Clean Water Act Section 404 permit or other approval from the United States Army Corps of Engineers within any waters of the state or within the restricted areas referenced in this section. (d) The well location restrictions set forth in this section shall not apply to any well on a multiple well pad if at least one of the wells was permitted prior to the effective date of this article. (e) The secretary shall, by December 31, 2012, report to the Legislature on the noise, light, dust and volatile organic compounds generated by the drilling of horizontal wells as they relate to the well location restrictions regarding occupied dwelling structures pursuant to this section. Upon a finding, if any, by the secretary that the well location restrictions regarding occupied dwelling structures are inadequate or otherwise require alteration to address the items 04/10/2015

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API NO. 47	
OPERATOR WELL NO. Taylor B	_
Well Pad Name: 9H	_

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

Water Well Testing:

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

Water Testing Laboratories:

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

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

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

Written Comment:

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

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

NOV 1 4 2014

Such persons may request, at the time of submitting written comments, notice of the persons decision and a list of persons qualified to test water. NOTE: YOU ARE NOT REQUIRED TO FILE ANY COMMENT.

WW-6A (8-13)

API NO. 47-	
OPERATOR WELL N	O. Taylor B
Well Pad Name: 9H)

Time Limits and Methods for Filing Comments.

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

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

Comment Requirements

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

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

Permit Denial or Condition

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

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

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

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

Received

NOV 1 4 2014

WW-6A (8-13)

API NO. 47-OPERATOR WELL NO. Taylor B Well Pad Name: 9H

Notice is hereby given by:

Well Operator: Chevron Appalachia, LLC

Telephone: 724-564-3700

Email:

Address: 800 Mountain View Drive

Smithfield, PA 15478

Facsimile: 724-564-3894

Oil and Gas Privacy Notice:

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

COMMONWEALTH OF PENNSYLVANIA

NOTARIAL SEAL THOMAS BASINGER Notary Public CONNELLSVILLE CITY, FAYETTE CNTY My Commission Expires Sep 24, 2017 Subscribed and sworn before me this 35 day of Sentenber 2014.

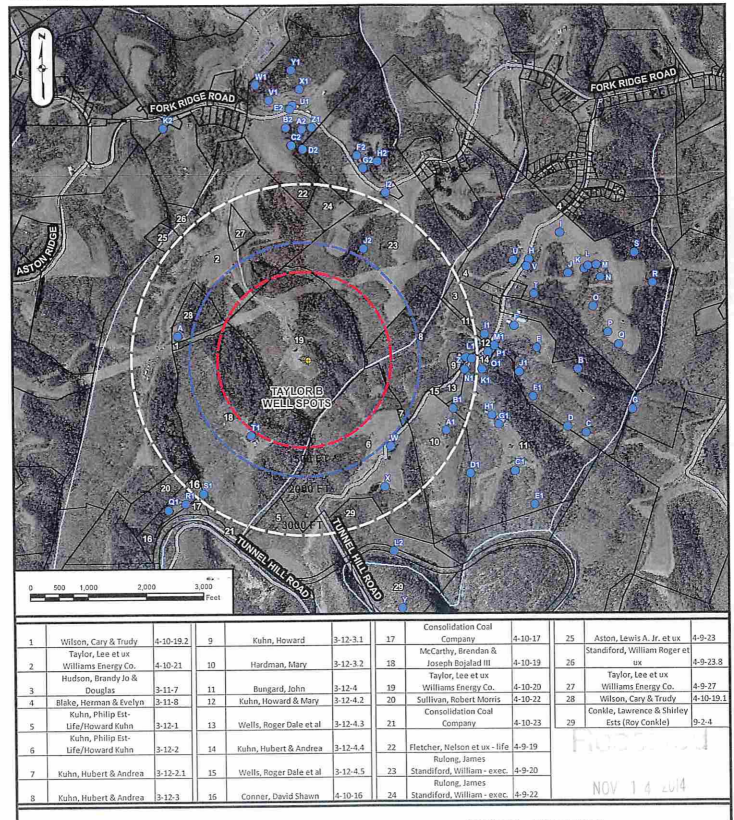
My Commission Expires

Received

NOV 1 4 2014

WATER SUPPLY EXHIBIT TAYLOR UNIT B





SURFACE OWNER: LEE TAYLOR, ET UX.

Date: 9/19/2014

OIL/GAS OWNER: LEER. & SHERRI L. TAYLOR

WELL OPERATOR: CHEVRON APPALACHIA, LLC

ADDRESS: 800 MOUNTAIN VIEW DRIVE

SMITHFIELD, PA 15478

PHONE: 724-564-3700

COUNTY: MARSHALL

DISTRICT: CLAY Dept of French

SURVEYOR: BLUE MOUNTAIN INC.

ADDRESS: 11023 MASON DIXON HIGHWAY

BURTON, WV 26562

04/10/2015

- region

PHONE: 304-662-6486

WW-6A4 (1/12)

STATE OF WEST VIRGINIA DEPARTMENT OF ENVIRONMENTAL PROTECTION, OFFICE OF OIL AND GAS NOTICE OF INTENT TO DRILL

Pursuant to W. Va. Code § 22-6A-16(b), the Notice of Intent to Drill is only required if the notice requirements of W. Va. Code § 22-6A-10(a) have NOT been met or if the Notice of Intent to Drill requirement has NOT been waived in writing by the surface owner.

Notice Time Date of Noti	Requirement: Notice shall be provided at leace: 09/25/2014 Date Permi	ast TEN (10) days prior to filing a t Application Filed:	
Delivery me	thod pursuant to West Virginia Code § 22-	5A-16(b)	
☐ HAND	CERTIFIED MAIL		
DELIVE	ERY RETURN RECEIPT REQUI	ESTED	
receipt reque drilling a hor of this subsec subsection m	V. Va. Code § 22-6A-16(b), at least ten days pasted or hand delivery, give the surface owner izontal well: <i>Provided</i> , That notice given puttion as of the date the notice was provided to ay be waived in writing by the surface owner, ble, facsimile number and electronic mail address.	notice of its intent to enter upon the resuant to subsection (a), section te the surface owner: <i>Provided, how</i> . The notice, if required, shall incl	ne surface owner's land for the purpose of on of this article satisfies the requirements ovever, That the notice requirements of this ude the name, address, telephone number,
	reby provided to the SURFACE OWN	ER(s):	
AND THE RESERVE	s Ohio Valley Midstream LLC	Name:	
AND STREET AND THE STREET	Teletech Drive, Suite 2	Address:	
Moundsville, WV	/ 26041		
Pursuant to V	ereby given: West Virginia Code § 22-6A-16(b), notice is lawner's land for the purpose of drilling a horize when the purpose of drilling a horize was virginia. Marshall Clay Glen Easton, WV 7.5' Middle Grave Creek - Grave Creek	nereby given that the undersigned ontal well on the tract of land as for UTM NAD 83 Public Road Access: Generally used farm name:	well operator has an intent to enter upon flows: 526711.93 4411912.38 CR 17 Fork Ridge Rd Taylor B
Pursuant to facsimile nur related to ho	e Shall Include: West Virginia Code § 22-6A-16(b), this no mber and electronic mail address of the operizontal drilling may be obtained from the Sci 1 57th Street, SE, Charleston, WV 25304 (304)	erator and the operator's authorized ecretary, at the WV Department of	ed representative. Additional information f Environmental Protection headquarters,
Notice is he	ereby given by:		
	Dr: Chevron Appalachia, LLC	Authorized Representative:	Remote and
Address:	800 Mountain View Drive	Address:	11000000
Smithfield, PA 1	5478		
Telephone:	724-564-3700	Telephone:	NOV 1 4 2014
Email:	**************************************	Email:	
Facsimile:	724-564-3894	Facsimile:	Olling of Guiner
			WV Dept. of Emeronity and Property
Oil and Ga	s Privacy Notice:		

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

WW-6A5 (1/12) Operator Well No. Taylor B 9H

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

	ime Requirement: notice shall be provided no late Notice: 09/26/2014 Date Permit Applic			application.
Delivery	method pursuant to West Virginia Code § 22-6/	A-16(c)		
	RTIFIED MAIL	ND LIVERY		
return rec the plann required t drilling o damages	to W. Va. Code § 22-6A-16(c), no later than the reipt requested or hand delivery, give the surface of the ded operation. The notice required by this subsect to be provided by subsection (b), section ten of this of a horizontal well; and (3) A proposed surface ut to the surface affected by oil and gas operations to otices required by this section shall be given to the	wner whose land stion shall include article to a surfa- se and compens the extent the da	will be used for the compared with the compared who was attended to the compared with the address list	or the drilling of a horizontal well notice of of this code section; (2) The information e land will be used in conjunction with the t containing an offer of compensation for pensable under article six-b of this chapter.
Notice is	hereby provided to the SURFACE OWNER(s)		TITU	EIVCO
	dress listed in the records of the sheriff at the time	of notice):		ma v
	Iliams Ohio Valley Midstream LLC	Name:	VOV	1 4 2014
Address:	100 Teletech Drive, Suite 2	Address	i	<i>y</i> = 0
Moundsville	, WV 26041			
			Office of	Oil and Gas
Notice is	hereby given:		WV Dept. of Env	vironmental Protection
	to West Virginia Code § 22-6A-16(c), notice is her			
	on the surface owner's land for the purpose of dri	lling a horizonta		
State:	West Virginia	UTM NAD 8	Easting:	526711.93
County:	Marshall		Northing:	4411912.38
District:	Clay	Public Road A		CR 17 Fork Ridge Rd
Quadrang		Generally use	d farm name:	Taylor B
Watershe	d: Middle Grave Creek - Grave Creek			
Pursuant to be pro horizonta surface a informati headquar	ice Shall Include: to West Virginia Code § 22-6A-16(c), this notice sovided by W. Va. Code § 22-6A-10(b) to a surfaul well; and (3) A proposed surface use and competificated by oil and gas operations to the extent the on related to horizontal drilling may be obtained ters, located at 601 57th Street, SE, Charlestons/default.aspx.	ce owner whose nsation agreement damages are confrom the Secret	land will be untraction to the containing an ompensable und ary, at the WV	ased in conjunction with the drilling of a offer of compensation for damages to the ler article six-b of this chapter. Additional Department of Environmental Protection
Well Ope	erator: Chevron Appalachia, LLC	Address:	800 Mountain View I	Drive
Telephon		= 1	Smithfield, PA 1547	8
Email:	<u> </u>	Facsimile:	724-564-3894	
		-3		

Oil and Gas Privacy Notice:

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

API NO. 47	
OPERATOR WELL NO.	9H
Well Pad Name: Taylor B	·=====

STATE OF WEST VIRGINIA

DEPARTMENT OF ENVIRONMENTAL PROTECTION, OFFICE OF OIL AND GAS

VOLUNTARY STATEMENT OF NO OBJECTION

Instructions to Persons Named on Page WW-6A

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

Comment and Waiver Provisions

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

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

VOLUNTARY STATEMENT OF NO OBJECTION I, I See WW-6A and the associated provisions listed above, and that I have received copies of a Notice of Application, an Application for a Well Work Permit on Form WW-6A and attachments consisting of pages one (1) through _____, including the erosion and sediment control plan, if required, and the well plat, all for proposed well work on the tract of land as follows: Easting: 526711.93 State: West Virginia UTM NAD 83 Northing: 4411912.38 County: Marshall Public Road Access: CR 17 Fork Ridge Road District: Clay Generally used farm name: Taylor B Quadrangle: Glen Easton, WV 7.5' Watershed: Middle Grave Creek - Grave Creek 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 *Please check the box that applies ☐ SURFACE OWNER Signature: Print Name: 132 evice Mounty ☐ SURFACE OWNER (Road and/or Other Disturbance) Date: 10-22-7014 ☐ SURFACE OWNER (Impoundments/Pits) FOR EXECUTION BY A CORPORATION, ETC. Company: ☐ COAL OWNER OR LESSEE ☐ COAL OPERATOR Signature: _____ NOV 1 4 2014 WATER PURVEYOR

Oil and Gas Privacy Notice:

□ OPERATOR OF ANY NATURAL GAS STORAGE FIELD

WV Dept. of Environmental Freserron

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

Date:

WW-6AW (1-12)

API NO.	
OPERATOR WELL NO.	Taylor B 9H
Well Pad Name:	Taylor B

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

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VOLUNTARY STATEMENT OF NO OBJECTION

above, and that I have receiv	ed copies of a Notice of Application, a arough, including the er	an Application	for a Well W	ork Perm	W-6A and the associated provisions listed not on Form WW-6A and attachments equired, and the well plat, all for proposed
State:	West Virginia	West Virgin		East:	1,666,514.640 ft
County:	Marshall	North State NAD 27	Plane	North:	496,364.788 ft
District:	Clay	Public Road	d Access:		
Quadrangle: Watershed:	GLEN EASTON	Generally u	sed farm nar	ne:	TAYLOR B
issued on those materials, coordinates of North 496	provided that Chevron U.S.A. In 5,364.788 ft, East 1,666,514.640 f rican Energy and Chevron U.S.A	nc. drills the ft in accorda	well on We nce with th 2015-04-01	est Virgi e Agree l.	have no objection to a permit being inia North State Plane NAD 27 ment between Consolidation Coal BY A NATURAL PERSON
☐ SURFACE OWNER			Signature:		
☐ SURFACE OWNER	R (Road and/or Other Disturban	nce)	Print Name		
□SURFACE OWNER	(Impoundments/Pits)ReC	eive	Date:	CUTION	BY A CORPORATION, ETC.
☑COAL OWNER OR	LESSEE	2015	Company:		Consolidation Coal Company
☑COAL OPERATOR		, - 6 20 15	Ato.		Alex O'Neill Coal Of & Gas Relations Manager
□WATER PURVEYO	R Office Y NATURAL GAS STORAGE	ce of Oil and Gr	Signature: Date:		1/2 /4/2/015
□OPERATOR OF AN	Y NATURAL GAS STORAGE	E FIELD		-	

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CONSOL Energy Inc.

CNX Center 1000 Consol Energy Drive Canonsburg, PA 15317

phone: 724.485,4483 fax: 724.485.4841

e-mail: RyanArp@consolenergy.com web: www.consolenergy.com

RYAN ARP Project Engineer

October 23, 2014

Mr. James Martin – Chief West Virginia Department of Environmental Protection Office of Oil & Gas 601 57th Street Charleston, West Virginia 25304

RE: Chevron U.S.A. Inc. Proposed Well Work Taylor B 2H, 3H, 4H, 5H, 6H, 8H, and 9H Wells

Dear Mr. Martin,

CONSOL Mining Company LLC objects to the drilling of the wells represented by the above referenced well drilling applications, at this time, pending an opportunity to discuss the well applications in detail with Chevron U.S.A. Inc. to attempt to resolve any issues with the proposed well drillings to protect the health and safety of the employees working in the coal mine. CONSOL Mining Company LLC has submitted an objection to the drilling of these wells to Chevron U.S.A. Inc. by certified mail.

Sincerely,

Ryan Arp

Project Engineer

RECEIVED
Office of Oil and Gas

OCT 27 2014

WV Department of Environmental Protection



WEST VIRGINIA DEPARTMENT OF TRANSPORTATION

Division of Highways

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

Governor

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

October 20, 2014

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

Subject: DOH Permit for the Taylor B Well Pad, Marshall County

Taylor B Unit 2H

Taylor B Unit 3H

Taylor B Unit 4H

Taylor B Unit 6H

Taylor B Unit 7H

Taylor B Unit 8H

Taylor B Unit 9H

Dear Mr. Martin,

The West Virginia Division of Highways has issued Permit #06-2014-0291 for the subject site to Chevron Appalachia, LLC for access to the State Road for the well site located off of Marshall County Route 17 SLS.

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

Very Truly Yours,

Gary K. Clayton, P.E. Regional Maintenance Engineer Central Office Oil &Gas Coordinator

Day K. Clayton

Cc: Kristen R. Brooks

Chevron Appalachia, LLC

CH, OM, D-6

File

Received

NOV 1 4 2014

Hydraulic Fracturing Fluid Product Component Information Disclosure

	Fracture Date:
wv	State:
Marshall	County:
	API Number:
Chevron	Operator Name:
Taylor B & C	Well Pad Name
	Longitude:
	Latitude:
	Long/Lat Projection:
	Production Type:
	True Vertical Depth (TVD):
see WMP	Total Water Volume (gal)*:

Hydraulic Fracturing Fluid Additives:

Trade Name	Trade Name Supplier Purpose Ingredients		Chemical Abstract Service Number (CAS #)	Comments	
Clean Volume (gals)		Carrier/Base Fluid			
Proppant (lbs)		Proppant			
Friction Reducer (Unislik)	CESI	Friction Reducer	Hydrotreated Light Distillite	64742-47-8	
Friction Reducer (ASP 90)	Nalco	Friction Reducer	Ammonium Sulfate	7783-20-2	
Iron Control A	Nalco	Iron Control	Ethylene Glycol	107-21-1	Jan Danie
Biocide (EC 6116a)	Nalco	Biocide	Dibromoacetonitrile	3252-43-5	
EC 6116a	Nalco	Biocide	1,1-Dibromo-3-nitrilopropionamide	10222-01-2	
EC 6116a	Nalco	Biocide	Polyethylene Glycol	25322-68-3	
Scale Inhibitor A	Nalco	Scale Inhibitor	Ethylene Glycol	107-21-1	
7.5% Hcl Acid	Reagent/PPG	Used to open perfs	Hydrochloric Acid	7647-01-0	
Gel (CMHPG(lbs))	Ashland	Water Viscosifier	Carboxmethylhydroxyporoyl guar blend	Mixture	
Breaker (GBL)	Clearwater	Gel Breaker	Ethylene Glycol	107-21-1	

^{*} Total Water Volume sources may include fresh water, produced water, and/or recycled water

All component information listed was obtained from the supplier's Material Safety Data Sheets (MSDS). As such, the Operator is not responsible for inaccurate and/or incomplete information. Any questions regarding the content of the MSDS should be directed to the supplier who provided it. The Occupational Safety and Health Administration's (OSHA) regulations govern the criteria for the disclosure of this information. Please note that Federal Law protects "proprietary", "trade secret", and "confidential business information" and the criteria for how this information is reported on an MSDS i9s subject to 29 CFR 1910.1200(i) and Appendix D.



NOV 1 4 2014

^{**} Information is based on the maximum potential for concentration and thus the total may be over 100%