

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

September 25, 2012

WELL WORK PERMIT

Horizontal 6A Well

This permit, API Well Number: 47-8509980, issued to ANTERO RESOURCES APPALACHIAN CORPORATION, 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 of completion of drilling, 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.

Chief Operator's Well No: CAMPBELL UNIT 1H Farm Name: CAMPBELL, JOHN A. & LINDA J. API Well Number: 47-8509980 Permit Type: Horizontal 6A Well Date Issued: 09/25/2012

James Martin

Promoting a healthy environment.



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

PERMIT MODIFICATION APPROVAL

January 30, 2013

ANTERO RESOURCES APPALACHIAN CORPORATION 1625 17TH STREET, SUITE 300 DENVER, CO 80202

Re: Permit Modification Approval for API Number 8509980 , Well #: CAMPBELL UNIT 1H MODIFIED TOP HOLE LOCATION

Oil and Gas Operator:

The Office of Oil and Gas has reviewed the attached permit modification for the above referenced permit. The attached modification has been approved and well work may begin. Please be reminded that the oil and gas inspector is to be notified twenty-four (24) hours before permitted well work is commenced.

Please call James Martin at 304-926-0499, extension 1654 if you have any questions.

Sincerely

Regulatory/Compliance Manager Office of Oil and Gas

Promoting a healthy environment.

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</u> <u>conditions may result in enforcement action.</u>

CONDITIONS

- 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.
- 2. <u>No</u> clearing debris shall be buried.
- 3. Final Site Design, Construction Plan along with Erosion and Sediment Control Measures shall at minimum, use the Best Management Practices found in The West Virginia Erosion and Sediment Control Field Manual dated May 2012.
- 4. The contractor shall do in place density tests <u>every lift</u> on all fill material, with a minimum of two tests per lift per acre of fill. Every lift must pass a 95% compaction based on the standard proctor density test of the actual soils used in specific engineered sites
- 5. The contractor may not proof-roll the soil in lieu of standard proctor testing.
- Permanent stabilization shall be applied to areas that are to be left dormant for more than <u>six</u>
 (6) months.

DEPARTME	<u>STATE O</u> NT OF ENVIRONMENT	<u>F WEST VIRGINI</u> AL PROTECTION		F OIL AND	GAS
	.VA. CODE §22-6A - WE				
		ř	85	04	562
Well Operator: Ante	ro Resources Appalachian Corporation	494488557	085- Ritchie	Union	Pullman 7.5'
		Operator ID	County	District	Quadrangle
Operator's Well Nun	nber: Campbell Unit 1H		Well Pad Nan	ne: John Campbel	North Pad
Elevation, current gro	ound: ~1012'	Elevation, proposed	post-construc	tion:	1014'
Well Type: (a) Gas Othe (b) If Ga	as: Shallow	Deep			
1 0	Horizontal No: No mation(s), Depth(s), Antici nticipated Thickness- 50' feet, Associated	1	nd Associated	Pressure(s):	
 2) Approximate Saltw 3) Approximate Coal 4) Approximate Deptl 5) Does land contain of 6) Describe proposed 7) Describe fracturing Antero plans to pump Slickwate 	ne Fresh Water Depth: vater Depths: <u>1850'</u> Seam Depths: <u>None avai</u> n to Possible Void (coal min coal seams tributary or adja	ne, karst, other): cent to, active mine? fracture a new horizontal shall fracture a new horizo	ow weil and complet	e Marcellus Shale	
,	sturbed, including roads, sto ed for well pad only, less ac		, (acres): _2.65 acres	95 T T	1024
				<u>10</u> 1	1027

			CAS	ING AND TU	BING PROGR	AM	
ТҮРЕ	Size	New or Used	Grade	Weight per ft.	FOOTAGE: For Drilling	INTERVALS: Left in Well	CEMENT: Fill -up (Cu. Ft.)
Conductor	20"	New	H-40	94#	40'	40'	CTS
Fresh Water	13-3/8"	New	J-55	54.5#	390'	390'	CTS, 542 Cu. Ft.
Coal	9-5/8"	New	J-55	36#	2490'	2490'	
Intermediate						2430	CTS,1014 Cu. Ft.
Production	5-1/2"	New	P-110	20#	14300'	14300'	2527 0. 54
Tubing	2-3/8"	New	N-80	4.7#		7300'	3537 Cu. Ft.
r •						1000	

ТҮРЕ	Size	Wellbore Diameter	<u>Wall</u> Thickness	Burst Pressure	<u>Cement</u> Type	Cement Yield
Conductor	20"	24"	0.438"	1530	Class A	1.18
Fresh Water	13-3/8"	17-1/2"	0.38"/0.33"	2730/1730		1.18
Coal	9-5/8"	12-1/4"	0.352"	3520	Class A	1.18
Intermediate						1.10
Production	5-1/2"	8-3/4" & 8-1/2"	0.361"	12630	Leed-H/POZ & Talt - H	H/POZ-1,44 & H-1.8
Tubing	2-3/8"	4.778"	0.19"	11200	I Berry	of Oil & Gas
Liners					Office	UG 22 2012

PACKERS

WV Department of

Kind:	Environmental Protection
Sizes:	
Depths Set:	
	Dul, 2 8-20-12

05/31/2024

20)

Liners

CASING AND TUBING PROGRAM

21) Describe centralizer placement for each casing string.

Conductor: no centralizers

85-09980

Surface Casing: one centralizer 10' above the float shoe, one on the insert float collar and one every 4th joint spaced up the hole to surface.

Intermediate Casing: one centralizer above float joint, one centralizer 5' above float collar and one every 4th collar to surface.

Production Casing: one centralizer at shoe joint and one every 3 joints to top of cement in Intermediate casing.

22) Describe all cement additives associated with each cement type.

Conductor: no additives, grout cement.

Surface: Class A cement with 2% calcium and 1/4 lb flake, 5 gallons of clay treat

Intermediate: Class A cement with 1/4 lb of flake, 5 gallons of clay treat

Production: Lead cement- 50/50 Class H/Poz + 1.5% salt + 1% C-45 + 0.5% C-16a + 0.2% C-12 + 0.45% C-20 + 0.05% C-51 Production: Tail cement- Class H + 45 PPS Calcium Carbonate + 1.0% FL-160 + 0.2% ACGB-47 + 0.05% ACSA-51 + 0.2% ACR-20

23) Proposed borehole conditioning procedures.

Conductor: blowhole clean with air, run casing, 10 bbls fresh water.

Surface: blowhole clean with air, trip to conductor shoe, trip to bottom, blowhole clean with air, trip out, run casing, clrculate pipe capacity + 40 bbls fresh water followed by 25 bbls bentonite mud, 10 bbls fresh water spacer. Intermediate: blowhole clean with air, trip to surface casing shoe, trip to bottom, blowhole clean with air, trip out, run casing, circulate 40 bbls brine water followed by 10 bbls fresh water and 25 bbls bentonite mud, pump 10 bbls fresh water. Production: circulate with 14 lb/gal NaCl mud, trip to middle of lateral, circulate, pump high viscosity sweep, trip to base of curve, pump high viscosity sweep, trip to top of curve, trip to bottom, circulate, pump high viscosity sweep, trip out, run casing, circulate 10 bbls fresh water, pump 48 bbls barite pill, pump 10 bbls fresh water followed by 48 bbls mud flush and 10 bbls water.

*Note: Attach additional sheets as needed.

RECEIVED of:00 of Oil & Gas AUG 2'2 2012 AUG 2'2 2012 WN Department of WN Department of Environmental Protection

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

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

Operator Name Antero Resources Ap	palachian Corporation	OP Code	494488557
Watershed Left Fork		Quadrangle Pullman 7.5'	
Elevation	County_Ritchie	Distric	t_Union
Description of anticipated Pit Wast	e: Drilling and Flowback Fluids and	d Cuttings	
Do you anticipate using more than	5,000 bbls of water to complet	e the proposed well work?	Yes X No
Will a synthetic liner be used in the	e pit? Yes If s	so, what mil.? 60 mil	
Reuse (oplication ound Injection (UIC Permit N	I well locations when applicable.) API# will be provided on Form WR-34)
Drilling medium anticipated for th -If oil based, what type? Additives to be used? Please See.	Synthetic, petroleum, etc. N/A		
Will closed loop system be used ?	Yes		
Drill cuttings disposal method? L			d taken to landfill
	olidify what medium will be us		
-Landfill or offsite name/	nermit number? Meadowfill Land	IIII (FCIIIII #344F-1032-30)	

I certify that I understand and agree to the terms and conditions of the GENERAL WATER POLLUTION PERMIT issued on August 1, 2005, by the Office of Oil and Gas of the West Virginia Department of Environmental Protection. I understand that the provisions of the permit are enforceable by law. Violations of any term or condition of the general permit and/or other applicable law or regulation can lead to enforcement action.

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

Company Official Signature	0	
Company Official (Typed Name) Cole Kilstrom		
Company Official TitleEnvironmental Specialist		
Subscribed and sworn before me this <u>129</u> ^{cm} day of	June, 20/2	
- Kuthant,	Notary Public	
My commission expires $07/2a/2s/4$	STAP, TA	JUL 10
	NE AUBLIC OF	
	Sandi OF COLOTING	

Property Boundary Diversion Road ====================================
Existing Fence Wet Spot Drain Pipe Uranned Fence Drain Pipe Uranned Fence 12
Planned Fence// Drain Pipe
w size in inches
Stream
Waterway C
Rock Cross Drain T
North
Buildings
Water Wells W
Drill Sites
New Pad (2.65) + New Frac Pit 1 (3.12)+ New Access Roads (3.02) + Waste & Spoil Pads/Piles (1.19) = 9.98 Acres
osed Revegetation Treatment: Acres Disturbed 9.95 Prevegetation pH
Lime 4 Tons/acre or to correct to pH 6.5 Prevegetation pH 6.0 prev
Mulch 2-3 Tons/acre Hay or straw or Wood Fiber (will be used where needed)
Seed Mixtures
Area I (Temporary) Area II (Permanent)
Seed Type Ibs/acre Seed Type Ibs/acre
Fescue 45 Tall Fescue 45
nnial Rye Grass 20 Perennial Rye Grass 20
b:
ing(s) of road, location, pit and proposed area for land application.
ing(s) of road, location, pit and proposed area for land application.
ing(s) of road, location, pit and proposed area for land application.
Approved by: Dawy Man
becopied section of involved 7.5' topographic sheet.
Approved by: Dawy Man
Approved by: Dawfulan
Approved by: Dawn Mann nents: adagas uppertor Date: <u>S. 20 - TECEIV</u>
Approved by: Javillan nents: <i>adjagas supjector</i> Date: <u>S. 20 - MECEIV</u> Reviewed? <u>Yes</u> No
Approved by: Javillan nents: <i>adjagas supjector</i> Date: <u>S. 20 - MECEIV</u> Reviewed? <u>Yes</u> No
Approved by: David 7.5' topographic sheet. Approved by: David Mannents: adjagas suppletor Date: <u>S. 20 - MCCEIV</u> Reviewed? <u>Yes</u> No Office of Oil 8 AUG 22 2
Approved by: Approved by: Manufacture ments: Manufacture Manufacture Manufacture Manufacture Date: <u>S. 20 - MECEIV</u> Officie of Oil & AUG 222 2 WV Departm
Approved by: David 7.5' topographic sheet. Approved by: David Mannents: adjagas suppletor Date: <u>S. 20 - MCCEIV</u> Reviewed? <u>Yes</u> No Office of Oil 8 AUG 22 2



Well Site Safety Plan Antero Resources

Well Name: Campbell Unit 1H, Campbell Unit 2H, Pullman Unit 1H and Pullman Unit 2H

Pad Location: JOHN CAMPBELL NORTH PAD

Ritchie County/ Union District

GPS Coordinates: Lat 39°10′51.46″/Long 80°55′47.81″

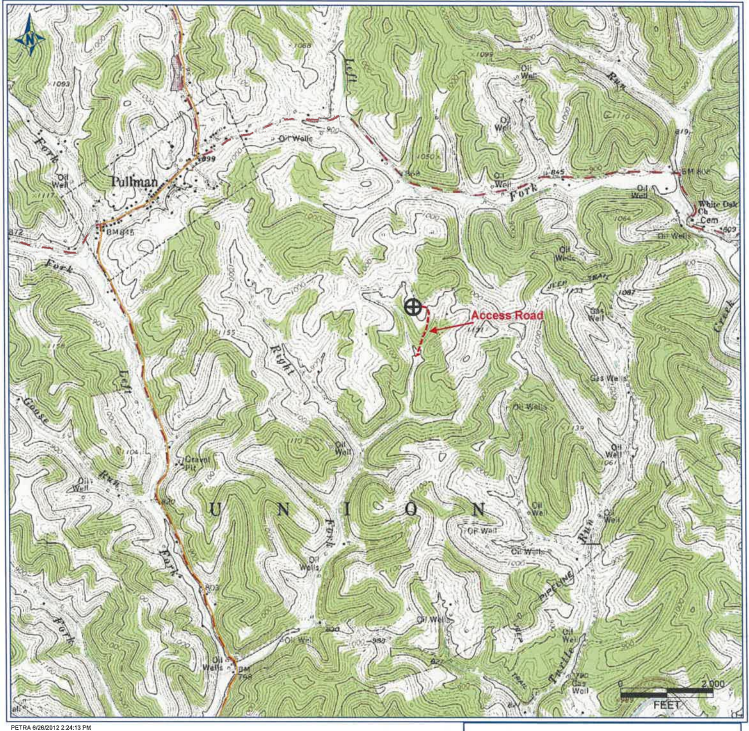
Driving Directions:

FROM EAST: From the Intersection of I-79 and Hwy 50 near Bridgeport WV, head west on Hwy 50 for ~39.6 miles. Turn LEFT onto W Virginia 74 S, and follow for ~7.4 miles. Turn RIGHT onto Co Rd 9 (Main St) and continue for ~0.1 miles. Turn LEFT onto Co Rd 7/9 (Slab Creek Road) and continue for ~0.7 miles. Continue onto Co Rd 9/7/Left Fork Turtle Run for ~0.7 miles. Look for rig signs and location on the right. Drill site is right off the road.

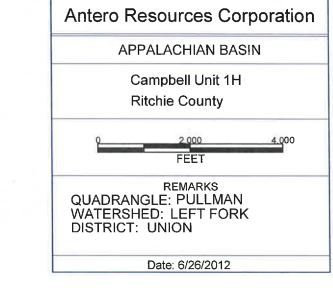
FROM WEST: From the intersection of I-77 and Hwy 50 near Parkersburg WV, head east on Hwy 50 for ~ 32.3 miles. Turn RIGHT onto W Virginia 74 S, and follow for ~7.4 miles. Turn LEFT onto Co Rd 7/9 (Slab Creek Road) and continue for ~0.7 miles. Continue onto Co Rd 9/7/Left Fork Turtle Run for ~0.7 miles. Look for rig signs and location on the right. Drill site is right off the road.

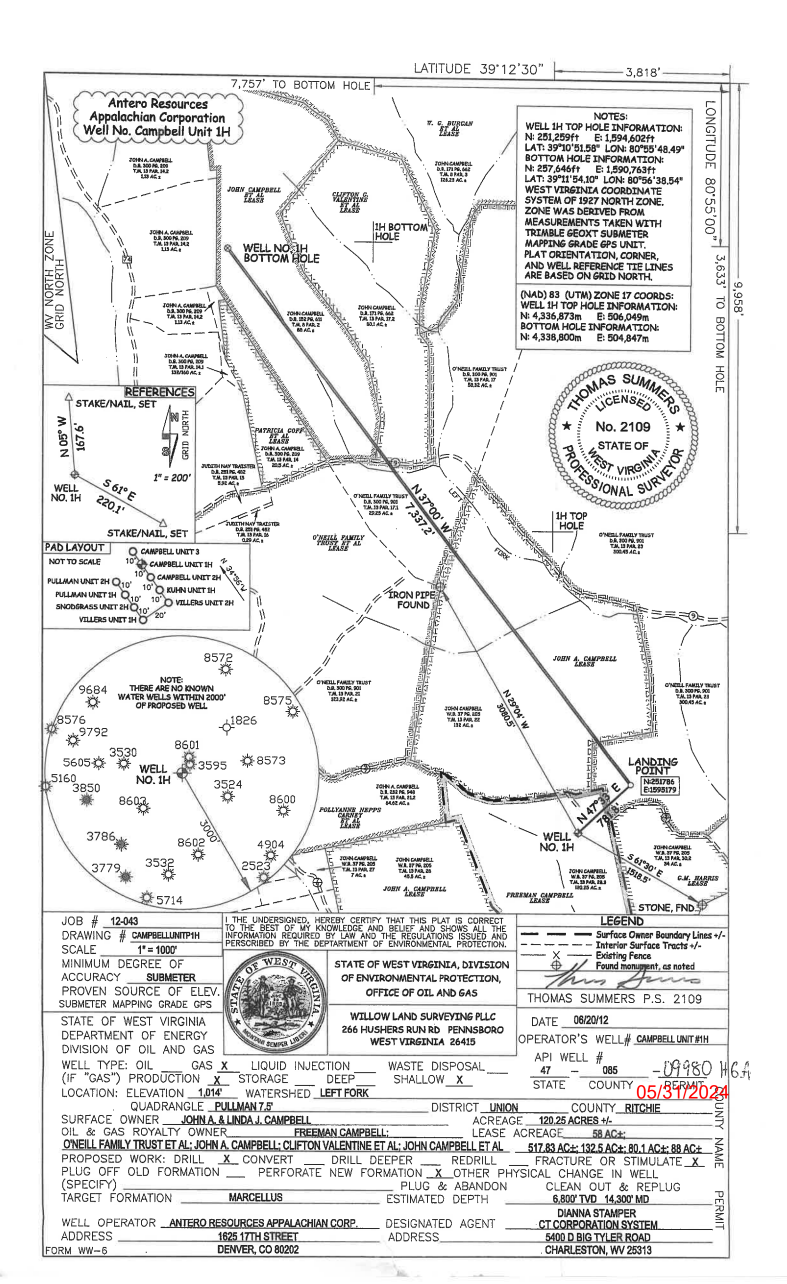
Of of Oil & Curr 1 AUG 22 2012 WDepartmentof EnvironmentalProtection SSP - Page 1

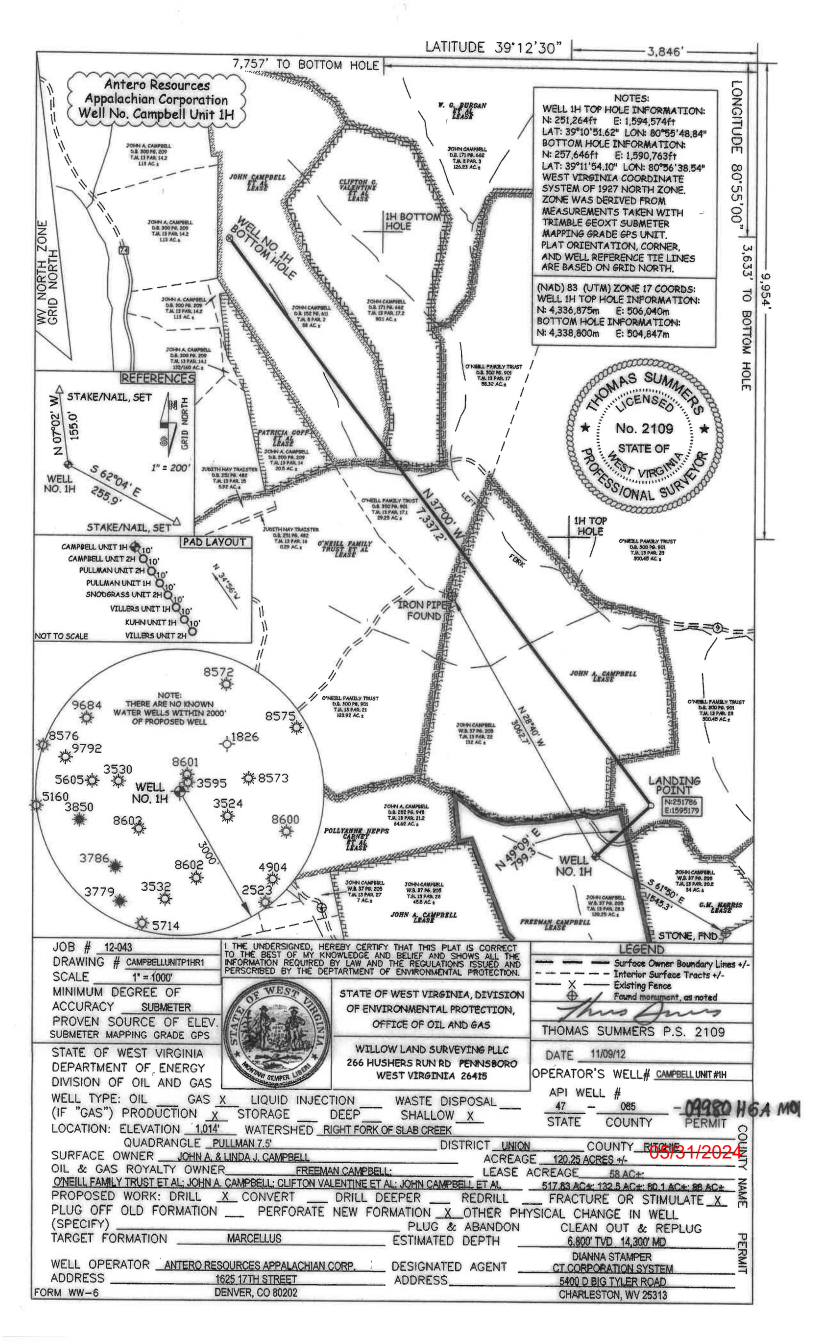
85-04480



111- 1.025R







Operator's Well Number Campbell Unit 1H

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 –

- (1) 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:

Grantor, lessor, etc.	Grantee, lessee, etc.	Royalty	Book/Page
Freeman Campbell Lease		2)	
Freeman Campbell, et ux	Key Oil Company	1/8	LB 0227/0243
Key Oil Company	Antero Resources Appalachian Corp.	*Partial Assignment of Oil and gas Leases	LB 0253/0747
O'Neill Family Trust et al Lease			
Robert E. O'Neil	Key Oil Company	1/8	LB 0224/0433
Anna L. Lockhart, Individually & as Trustee of O. Glenn Lockhart Estate	Key Oil Company	1/8	LB 0224/0437
Betty J. O'Neill	Key Oil Company	1/8	LB 0233/0239
Nancy Antill & Mary Francis Harms	Key Oil Company	1/8	LB 0233/0244
Nancy Antill & Mary Francis Harms	Key Oil Company	1/8	LB 0241/0967
Mary Francis Harms	Key Oil Company	1/8	LB 0243/0810
Daniel J. O'Neill, Trustee for the O'Neill Family Trust et al	Key Oil Company	1/8	LB 0252/1053
Sharon S. O'Neill	Key Oil Company	1/8	LB 0252/1056
Kathleen R. Hooven	Key Oil Company	1/8	LB 0252/1059
Mary F. Harms	Key Oil Company	1/8	LB 0252/1062
Nancy L. Antill	Key Oil Company	1/8	LB 0252/1065
Romarlo, LLC & Robert E. O'Neill	Key Oil Company	1/8	LB 0252/1068
Sharon S. O'Neill	Key Oil Company	1/8	LB 0252/1072
Kathleen R. Hooven	Key Oil Company	1/8	LB 0252/1075
Mary F. Harms	Key Oil Company	1/8	LB 0252/1078
Romarlo, LLC, et al	Key Oil Company	1/8	LB 0252/1081
Nancy I. Antill	Key Oil Company	1/8	LB 0252/1083
Daniel J. O'Neill, Trustee, et al	Key Oil Company	1/8	LB 0252/1086
Clifton G. Valentine & Erma Valentine	Key Oil Company	1/8	LB 0224/0663
Key Oil Company	Antero Resources Appalachian Corp.	*Partial Assignment of Oil and gas Leases	LB 0253/0747
John A. Campbell Lease			
John A. Campbell & Linda J. Campbell, his wife	Antero Resources Appalachian Corp.	15.00%	0254/0379
Clifton G. Valentine et al Lease			
Clifton G. Valentine & Erma J. Valentine	Key Oil Company	1/8	LB 0254/0586
Dr. Byron King, AIF for Patricia Goff	Key Oil Company	1/8	LB 0230/0270
Key Oil Company	Antero Resources Appalachian Corp.	*Partial Assignment of Oil and gas Leases	LB 0253/0747
		Leases JUL 1	0 10 1
(CONTINUED ON NEXT PAG	βE)		

(CONTINUED ON NEXT PAGE)

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 -

- (1) 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:

Grantor, Lessor, etc.	Grantee, Lessee, etc.	Royalty	Book/Page
John Campbell et al Lease			
Robert L. Richard	Antero Resources Appalachian Corporation	15.00%	LB 0254/0377
Clifton G. & Emma J. Valentine	Antero Resources Appalachian Corporation	15.00%	LB 0254/0378
Joyce E. Webber	Antero Resources Appalachian Corporation	15.00%	LB 0254/0381
Mary A. Snodgrass	Antero Resources Appalachian Corporation	15.00%	LB 0254/0382

*Partial Assignments to Antero Resources Appalachian Corporation include 100% rights to extract, produce and market the oil and gas from the Marcellus and any other formations completed with this well.

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:	Antero Resource	s Appa	act	niar	ו C	orporation	_
By:	Kevin Kilstrom	le	1	J	N	to	
lts:	Vice President of	Produ	tio	n			

JUL 10



Antero Resources 1625 17th Street Denver, Colorado 80202 Office 303.357.7310 Fax 303.357.7315

June 28, 2012

West Virginia Department of Environmental Protection Chief, Office of Oil and Gas Attn: Mr. James Martin 601 57th Street SE Charleston, WV 25304

RE: Campbell Unit 1H Quadrangle: Pullman 7.5' Ritchie County/Union District, West Virginia

Mr. Martin:

Antero Resources Appalachian Corporation (Antero) is submitting the following application for a new well work permit for the Campbell Unit 1H horizontal shallow well. As an authorized representative, I certify that Antero has the right to extract, produce or market the oil or gas for all leases through which the Campbell Unit 1H horizontal lateral will drill through including any and all roads crossed under as identified on the attached survey plat.

Sincerely, Houston Eagleston Landman /

JUL 1 C

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

Date of Notice Certification: ______

API No. 47- 085	-
Operator's Well No.	Campbell Unit 1H
Well Pad Name: Jo	hn Campbell North Pad

Notice has been given: Pursuant to the provisions in West Virginia Code § 22-6A, the Operator has provided the required parties with the Notice Forms listed below for the tract of land as follows:

State:	West Virginia	UTM NAD 83	Easting:	506049m
County:	Ritchie	UTIMINAD 65	Northing:	4336873m
District:	Union	Public Road Access:		CR 9/7
Quadrangle:	Pullman 7.5'	Generally used f	arm name:	Campbell, John
Watershed:	Left Fork			

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 successful the applicant.

Pursuant to West Virginia Code § 22-6A, the Operator has attached proof to this Notice Certification that the Operator has properly served the required parties with the following: *PLEASE CHECK ALL THAT APPLY	OOG OFFICE USE ONLY
□ 1. NOTICE OF SEISMIC ACTIVITY or ■ NOTICE NOT REQUIRED BECAUSE NO SEISMIC ACTIVITY WAS CONDUCTED	RECEIVED/ NOT REQUIRED
 2. NOTICE OF ENTRY FOR PLAT SURVEY or D NO PLAT SURVEY WAS CONDUCTED **Not applicable, Plat Survey was done prior to Implementation of WV Code 22-6A 3. NOTICE OF INTENT TO DRILL or NOTICE NOT REQUIRED BECAUSE NOTICE OF ENTRY FOR PLAT SURVEY WAS CONDUCTED or WRITTEN WAIVER BY SURFACE OWNER 	 RECEIVED RECEIVED/ NOT REQUIRED
(PLEASE ATTACH)	
4. NOTICE OF PLANNED OPERATION	RECEIVED
5. PUBLIC NOTICE	RECEIVED
6. NOTICE OF APPLICATION	RECEIVED

Required Attachments:

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.

JUL 1 0 2012



Certification of Notice is hereby given:

THEREFORE, I Kevin Kilstrom

, have read and understand the notice requirements within West Virginia Code § 22-6A. 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:	Antero Resources Appalachian Corporation	Address:	1625 17th Street
By:	Kevin Kilstrom		Denver, CO 80202
Its:	Vice President of Production	Facsimile:	(303) 357-7315
Telephone:	(303) 357-7310	Email:	
		Subscribed and swo Kindle Ay Commission Ex	$\frac{1}{10000000000000000000000000000000000$

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.

JUL 1 0 2012

STATE OF WEST VIRGINIA DEPARTMENT OF ENVIRONMENTAL PROTECTION, OFFICE OF OIL AND GAS <u>NOTICE OF APPLICATION</u>

 Notice Time Requirement: notice shall be provided no later than the filing date of permit application.

 Date of Notice:
 06/29/2012

 Date Permit Application Filed:
 06/29/2012

Notice	of:
TIOUCC	U I

PERMIT FOR ANY	□ CERTIFICATE OF APPROVAL FOR THE
WELL WORK	CONSTRUCTION OF AN IMPOUNDMENT OR PIT

Delivery method pursuant to West Virginia Code § 22-6A-10(b)

PERSONAL	REGISTERED	METHOD OF DELIVERY THAT REQUIRES A
SERVICE	MAIL	RECEIPT OR SIGNATURE CONFIRMATION

Pursuant to W. Va. Code § 22-6A-10(b), no later than the filing date of the application, the applicant for a permit for any well work or for a certificate of approval for the construction of an impoundment or pit as required by this article shall deliver, by personal service or by registered mail or by any method of delivery that requires a receipt or signature confirmation, copies of the application, the erosion and sediment control plan required by section seven of this article, and the well plat to each of the following persons: (1) The owners of record of the surface of the tract on which the well is or is proposed to be located; (2) The owners of record of the surface tract or tracts overlying the oil and gas leasehold being developed by the proposed well work, if the surface tract is to be used for roads or other land disturbance as described in the erosion and sediment control plan submitted pursuant to subsection (c), section seven of this article; (3) The coal owner, operator or lessee, in the event the tract of land on which the well proposed to be drilled is located [sic] is known to be underlain by one or more coal seams; (4) The owners of record of the surface tract or tracts overlying the oil and gas leasehold being developed by the proposed well work, if the surface tract is to be used for the placement, construction, enlargement, alteration, repair, removal or abandonment of any impoundment or pit as described in section nine of this article; (5) Any surface owner or water purveyor who is known to the applicant to have a water well, spring or water supply source located within one thousand five hundred feet of the center of the well pad which is used to provide water for consumption by humans or domestic animals; and (6) The operator of any natural gas storage field within which the proposed well work activity is to take place. (c)(1) If more than three tenants in common or other co-owners of interests described in subsection (b) of this section hold interests in the lands, the applicant may serve the documents required upon the person described in the records of the sheriff required to be maintained pursuant to section eight, article one, chapter eleven-a of this code. (2) Notwithstanding any provision of this article to the contrary, notice to a lien holder is not notice to a landowner, unless the lien holder is the landowner.

Notice is hereby provided to:

■ SURFACE OWNER(s)	COAL OWNER OR LESSEE
Name: John A. and Linda J. Campbell	Name: PLEASE SEE ATTACHMENT
Address: 505 Oxford Road	Address:
Pullman, WV 26421	
Name:	
Address:	COAL OPERATOR
	Name:
	Address:
SURFACE OWNER(s) (Road and/or Other Disturbance)	
Name:	WATER PURVEYOR(s)/OWNER(s) OF WATER WELL,
Address:	SPRING OR OTHER WATER SUPPLY SOURCE
	Name: NONE IDENTIFIED WITHIN 2000
Name:	Address:
Address:	
	OPERATOR OF ANY NATURAL GAS STORAGE
SURFACE OWNER(s) (Impoundments/Pits)	FIELD
Name:	Name:
Address:	Address:
	*Please attach additional forms if necessary

Notice is hereby given:

API NO. 47-085 - 09980 OPERATOR WELL NO. Campbell Unit 1H Well Pad Name: John Campbell North Pad

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 also 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.

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 <u>www.dep.wv.gov/oil-and-gas/pages/default.aspx</u>.

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.

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.

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 wellpad 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 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 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

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factors, if necessary.

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

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. NOTE: YOU ARE NOT REQUIRED TO FILE ANY COMMENT.

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 <u>http://www.dep.wv.gov/oil-and-gas/Horizontal-</u> <u>Permits/Pages/default.aspx</u> 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.

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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.

Notice is hereby given by:

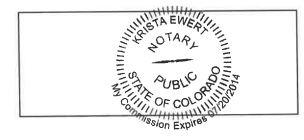
Well Operator:		Appalachiar	Corporation	Address:
Telephone:	303-357-7310	len	Witto	
Email:	amihalcin@antero	presources.co	m	Facsimil

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Address: 1625 17th Street Denver, CO 80202 Facsimile: 303-358-7315

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 <u>depprivacyofficer@wv.gov</u>.



29_day of _ June, 2012. Subscribed and sylorn before me this Notary Public My Commission Expires



WW-6A Notice of Application Attachment:

Coal Owners:

Owner: Address:	John A. & Linda J. Campbell 505 Oxford Road Pullman, WV 26421
Owner: Address:	Ruth Villers 520 Park Drive Pennsboro, WV 26415
Owner: Address:	Naomi P. Federkiel 18 Olive Street Norwalk, OH 44857
Owner: Address:	J.W. Prunty c/o Ruth Villers 520 Park Drive Pennsboro, WV 26415
Owner:	Kermit Comoway, Pearl Cunningham & Thya Neusbaum, heirs c/o Melinda Gilbertson
Address:	900 Par Lane Dell Rapids, SD 57022

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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 Requirement: Notice shall be provided at least TEN (10) days prior to filing a permit application. Date of Notice: 04/30/2012 Date Permit Application Filed: 06/29/2012

Delivery method pursuant to West Virginia Code § 22-6A-16(b)

HAND	CERTIFIED MAIL
DELIVERY	RETURN RECEIPT REQUESTED

Pursuant to W. Va. Code § 22-6A-16(b), at least ten days prior to filing a permit application, an operator shall, by certified mail return receipt requested or hand delivery, give the surface owner notice of its intent to enter upon the surface owner's land for the purpose of drilling a horizontal well: *Provided*, That notice given pursuant to subsection (a), section ten of this article satisfies the requirements of this subsection as of the date the notice was provided to the surface owner: *Provided*, *however*, That the notice requirements of this subsection may be waived in writing by the surface owner. The notice, if required, shall include the name, address, telephone number, and if available, facsimile number and electronic mail address of the operator and the operator's authorized representative.

Notice is hereby provided to the SURFACE OWNER(s):

Name:	John A. & Linda J. Campbell	/	Name:	
Address:	505 Oxford Road		Address:	
2	Pullman, WV 26421			

Notice is hereby given:

Pursuant to West Virginia Code § 22-6A-16(b), notice is hereby given that the undersigned well operator has an intent to enter upon the surface owner's land for the purpose of drilling a horizontal well on the tract of land as follows:

State:	West Virginia	UTM NAD 83	Easting:	506049m	
County:	Ritchie	UTWINAD 05	Northing:	4336873m	
District:	Union	Public Road Ac	cess:	CR 9/7	
Quadrangle:	Pullman 7.5'	Generally used t	farm name:	Campbell, John	
Watershed:	Left Fork				

This Notice Shall Include:

Pursuant to West Virginia Code § 22-6A-16(b), this notice shall include the name, address, telephone number, and if available, facsimile number and electronic mail address of the operator and the operator's authorized representative. 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 <u>www.dep.wv.gov/oil-and-gas/pages/default.aspx</u>.

Notice is hereby given by:

Well Operator:	Antero Resources Appalachian Corporation	Authorized Representative:	Hannah Knopping
Address:	1625 17th Street	Address:	1625 17th Street
	Denver, CO 80202		Denver, CO 80202
Telephone:	(303) 357-7310	Telephone:	(303) 357-6412
Email:	hknopping@anteroresources.com	Email:	hknopping@anteroresources.com
Facsimile:	(303) 357-7315	Facsimile:	(303) 357-7315

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 <u>depprivacyofficer@wv.gov</u>.

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Operator Well No. Campbell Unit 1H

STATE OF WEST VIRGINIA DEPARTMENT OF ENVIRONMENTAL PROTECTION, OFFICE OF OIL AND GAS <u>NOTICE OF PLANNED OPERATION</u>

 Notice Time Requirement: notice shall be provided no later than the filing date of permit application.

 Date of Notice:
 06/29/2012

 Date Permit Application Filed:
 06/29/2012

Delivery method pursuant to West Virginia Code § 22-6A-16(c)

CERTIFIED MAIL	HAND
RETURN RECEIPT REQUESTED	DELIVERY

Pursuant to W. Va. Code § 22-6A-16(c), no later than the date for filing the permit application, an operator shall, by certified mail return receipt requested or hand delivery, give the surface owner whose land will be used for the drilling of a horizontal well notice of the planned operation. The notice required by this subsection shall include: (1) A copy of this code section; (2) The information required to be provided by subsection (b), section ten of this article to a surface owner whose land will be used in conjunction with the drilling of a horizontal well; and (3) A proposed surface use and compensation agreement containing an offer of compensation for damages to the surface affected by oil and gas operations to the extent the damages are compensable under article six-b of this chapter. (d) The notices required by this section shall be given to the surface owner at the address listed in the records of the sheriff at the time of notice.

Notice is hereby provided to the SURFACE OWNER(s)

(at the ad	dress listed in the records of	of the sheriff at the tir	me of notice):	
Name:	John A. & Linda J. Campbell		Name:	
Address:	505 Oxford Road		Address:	
	Puilman, WV 26421			

Notice is hereby given:

Pursuant to West Virginia Code § 22-6A-16(c), notice is hereby given that the undersigned well operator has developed a planned operation on the surface owner's land for the purpose of drilling a horizontal well on the tract of land as follows:

State:	West Virginia	UTM NAD 83	Easting:	506049m	
County:	Ritchie	UTMINAD 65	Northing:	4336873m	
District:	Union	Public Road Ac	cess:	CR 9/7	
Quadrangle:	Pullman 7.5'	Generally used t	farm name:	Campbell, John	
Watershed:	Left Fork				

This Notice Shall Include:

Pursuant to West Virginia Code § 22-6A-16(c), this notice shall include: (1)A copy of this code section; (2) The information required to be provided by **W. Va. Code § 22-6A-10(b)** to a surface owner whose land will be used in conjunction with the drilling of a horizontal well; and (3) A proposed surface use and compensation agreement containing an offer of compensation for damages to the surface affected by oil and gas operations to the extent the damages are compensable under article six-b of this chapter. 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 <u>www.dep.wv.gov/oil-and-gas/pages/default.aspx</u>.

Well Operator:	Antero Resources Appalachian Corporation	Address:	1625 17th Street
Telephone:	(303) 357-7310		Denver, CO 80202
Email:	amihalcin@anteroresources.com	Facsimile:	(303) 357-7315

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 <u>depprivacyofficer@wv.gov</u>.

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CERTIFICATION OF AGREEMENT WITH WVDOH to fulfill WV Code 22, Article 6A, Section 20

OIL AND GAS ROAD STATEWIDE BONDING AGREEMENT

THIS AGREEMENT, executed in duplicate, made and entered into this 28 day of <u>February</u>, 2012, by and between the WEST VIRGINIA DEPARTMENT OF TRANSPORTATION, DIVISION OF HIGHWAYS, hereinafter called "DEPARTMENT," and <u>Anters Resources Appa lachian Corporation</u>, 9 <u>Detaware</u> company, hereinafter called "COMPANY."

WITNESSETH:

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

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

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

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

I. For purposes of this Bonding Agreement, "Project Transportation Usage" of the Company shall be understood to mean use of one or more State Owned Roads for the delivery and removal of drilling materials and drilling equipment at the site or location of one or more of Company's horizontal gas well pad locations. To the extent reasonably practical, prior to commencing use of a State Owned Road for Project Transportation Usage after January 1, 2011, the Company shall submit to the Department a section or sections of current official WVDOH County Highway maps identifying the exact location of the proposed project and the State Owned Roads that the Company will utilize for the Project Transportation Usage.

II. Company and Department shall within 14 days of the Company's submittal, agree to a list of these sections of State Owned Roads, hereinafter called "Project Roads List", to be utilized for each of Company's projects, identified by route number and milepost; at a time to be mutually agreed to by the parties prior to initial commencement of Project Transportation Usage of a particular State Owned Road on a Project Roads List, the Company and Department will jointly review the condition of the roads and bridges on the Project Roads List. The Department will document the road type and surface condition and general right-of-way width of each section of road on the Project Road List. Either party may supplement this documentation with photographs, video or other evidence of the present condition of the road surface, shoulders, ditches, culverts, bridges or other structures or appurtenances of roads on the Project Road List, as well as approaches to the roads, utility facilities located within or along the right-of-way, or any other condition, including third-party activities, that may affect the duties and responsibilities of the parties under this Agreement. A copy of any such documentation must be made and provided to the other party within ten business days after the joint review of the roads on the Project Roads List.

III. Department shall issue a Project Agreement or Project Permit, as appropriate, to Company to use State Owned Roads and may include any minor or major improvements required of Company prior to, during or after Project with the assignment of responsibilities of

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

IV. In the Project Agreement/Project Permit, the Department shall not require the use of State Owned Roads other than the roads proposed by Company unless the Department has safety concerns as to the Company's proposed roads. A failure to agree on roads that may otherwise be lawfully used for a particular Project Transportation Usage shall result in the designation of the State Owned Roads proposed by Company, with milepost determinations as designated by Department. This Agreement shall only cover portions of State Owned Roads designated on the Project Roads List.

V. For the duration of Company's Project Transportation Usage of the Stated Owned Roads on the Project Roads List, whether by the Company, its contractors (while working on behalf of Company), agents, independent contractors or suppliers of drilling materials or drilling equipment, or employees, the Company agrees to pay for all reasonable maintenance and repair costs incurred by the Department to repair areas of the State Owned Roads included in the Project Roads List that were directly damaged by Company's Project Transportation Usage, as determined to be reasonably necessary and appropriate by the Department. The Department shall keep a record of all labor performed by Department employees and contractors for such maintenance and repairs and shall send an invoice for the same to Company.

VI. Company shall be responsible for the cost of all maintenance and repairs reasonably necessary to put the existing roadways, bridges and appurtenances on the Project Roads List utilized for the Project Transportation Usage in the condition that existed immediately prior to the Project Transportation Usage. Company shall not be required to pay for maintenance or repairs to put any areas of such roadways, bridges and appurtenances on the Project Transportation Usage. Company shall not be required to pay for maintenance or repairs to put any areas of such roadways, bridges and appurtenances on the Project Transportation Usage. Company shall also not be required to pay for maintenance or repairs to any areas of these roadways, bridges or appurtenances on the Project Roads List that are not actually utilized for the Project Transportation Usage or for damage not caused by Project Transportation Usage.

VII. Company shall notify the Department in writing of Company's final completion of Project Transportation Usage for particular roadways, bridges and appurtenances on the Project Roads List. Within fourteen days after its receipt of written notification of the completion of the Project Transportation Usage for all roads on a Project Roads List, the Department will review the condition of the roadways, bridges and appurtenances on the Project Roads List actually utilized for the Project Transportation Usage and advise Company of any final repairs reasonably necessary to leave these roads, bridges and appurtenances in a condition reasonably deemed by Department to be equal to their condition prior to commencement of Project Transportation Usage; and, upon completion of all such final repairs by or on behalf of Company and acceptance by Department, the Company shall be released from all further liability for maintenance or repairs to roads, bridges, or appurtenances on said Project Roads List. Any maintenance or repair work under the Project Agreement/Project Permit for roads, bridges or appurtenances on the Project Roads List may be performed by a contractor directly chosen by the Company as approved by the Department, the Department's workforce, or a private contractor hired by the Department through the public bid process in accordance with state law, all of which work shall be subject to the standards and specifications of the Department.

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

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IX. Company shall maintain Commercial General Liability Insurance in the amount of two million dollars, with a minimum coverage of one million dollars per occurrence, for personal injury or death to persons, or for property damage, resulting from Company's Project Transportation Usage and shall present evidence of such insurance to Department upon request.

X. Company's usage of State Owned Roads under the Project Agreement/Project Permit shall comply with all applicable Federal, State and local laws and regulations including, but not limited to, to the extent applicable, the National Environmental Policy Act, Section 404 of the Clean Water Act, Section 106 of the National Historic Preservation Act, Rare, Threatened and Endangered Species Act, Section 401 Water Quality Certification, and hazardous waste requirements. Further, upon reasonable written request of Department, Company shall furnish Department with acceptable documentation of such compliance which is in the possession of the Company.

XI. Company shall defend, indemnify and hold Department harmless from and against any and all losses, damage, and liability, and from all claims for damages on account of or by reason of bodily injury, including death, which may be sustained, or claimed to be sustained, by any person or persons, including employees of Department, and from and against any and all claims, losses or liabilities for damages to property, arising out of the negligent or willful acts or omissions of Company, its agents, independent contractors and suppliers of drilling materials or drilling equipment, employees and contractors, in the performance of all Project Transportation Usage activities undertaken pursuant to this Agreement (collectively, "claims"). The Company shall not be responsible to indemnify, defend or hold harmless Department for any claims caused by the negligent or willful acts or omissions of the Department or its agents, employees and contractors or third parties not performing work at the direction of Company or delivering drilling equipment or drilling materials, including water, for use by or for company.

XII. If a provision of this Agreement is or becomes illegal, invalid or unenforceable in any jurisdiction, that shall not affect the validity or enforceability of any other provision of this Agreement; or the validity or enforceability in other jurisdictions of that or any other provision of this Agreement.

XIII. Department shall give Company a minimum of thirty days written notice of default under the terms of this Bonding Agreement and the opportunity to cure this default during such thirty-day period. If a default is not cured to the satisfaction of Department, or provision acceptable to Department is not made for a cure, Department may then elect to terminate this Bonding Agreement in whole or in part, and may in addition exercise its rights under the Master Bond or seek any other lawful relief available. Company may terminate this Bonding Agreement upon thirty days written notice to Department for any reason. In the event Company terminates this Agreement for any reason, it shall be liable for the repair and maintenance costs set forth above for prior Project Transportation Usage.

XIV. Nothing herein shall be construed to mean that Company shall have any jurisdiction or control over any public roads in the state road system.

XV. Company, its contractors, agents, employees and suppliers shall at all times be subject to applicable provisions of state and federal law, including without limitation laws requiring operation of vehicles in accordance with legal size and weight restrictions and posted weight limits. Oversize/overweight permits for vehicle or loads not otherwise conforming with law must be obtained in accordance with law; Department agrees to work in good faith with Company to review and grant (where authorized by law) such permits in a timely manner upon request by Company.

XVI. This Bonding Agreement shall be construed and enforced in accordance with the laws of the State of West Virginia, as they may be amended.

XVII. This Bonding Agreement shall be binding upon the successors and assigns of each party hereto.

JUL 1 0 102

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

WEST VIRGINIA DEPARTMENT OF TRANSPORTATION, DIVISION OF HIGHWAYS

Doren Bario Witness

By: Highway Engineer AUTEURO KESOUNCES APPALACHAN CORPORATION By: Title: VP Accounting and HOMINIST PATION

(To be executed in duplicate)

APPROVED AS TO FORM THIS 10 RNEY LEGAL DIVISION AT VIRGINIA DEPARTMENT WEST OF HIGHWAYS

JUL 10 CM

Form WW-9 Additives Attachment

SURFACE INTERVAL

- 1. Fresh Water
- 2. Soap Foamer AC
- 3. Air

INTERMEDIATE INTERVAL

STIFF FOAM RECIPE:

- 1) 1 ppb Soda Ash / Sodium Carbonate-Alkalinity Control Agent
- 2) 1 ppb Conqor 404 (11.76 ppg) / Corrosion Inhibitor
- 3) 4 ppb KLA-Gard (9.17 ppg) / Amine Acid Complex-Shale Stabilizer
- 4) 1ppb Mil Pac R / Sodium Carboxymethylcellulose-Filtration Control Agent
- 5) 12 ppb KCL / Potassium Chloride-inorganic Salt
- 6) Fresh Water 80 bbls
- 7) Air

PRODUCTION INTERVAL

- 1. Alpha 1655
 - Salt Inhibitor
- 2. Mil-Carb
 - Calcium Carbonate
- 3. Cottonseed Hulls
 - Cellulose-Cottonseed Pellets LCM
- 4. Mil-Seal

Vegetable, Cotton & Cellulose-Based Fiber Blend – LCM

- 5. Clay-Trol Amine Acid Complex – Shale Stabilizer
- 6. Xan-Plex

Viscosifier For Water Based Muds

7. Mil-Pac (All Grades)

Sodium Carboxymethylcellulose – Filtration Control Agent

8. New Drill

Anionic Polyacrylamide Copolymer Emulsion – Shale Stabilizer

9. Caustic Soda

Sodium Hydroxide – Alkalinity Control

- 10. Mil-Lime
 - Calcium Hydroxide Lime
- 11. LD-9 Polyether Polyol – Drilling Fluid Defoamer
- 12. Mil Mica

Hydro-Biotite Mica – LCM

JUL 10 222

13. Escaid 110 Drilling Fluild Solvent – Aliphatic Hydrocarbon
14. Ligco
Highly Oxidized Leonardite – Filteration Control Agent
15. Super Sweep
Polypropylene – Hole Cleaning Agent
16. Sulfatrol K
Drilling Fluid Additive – Sulfonated Asphalt Residuum
17. Sodium Chloride, Anhydrous
Inorganic Salt
18. D-D
Drilling Detergent – Surfactant
19. Terra-Rate
Organic Surfactant Blend
20. W.O. Defoam
Alcohol-Based Defoamer
21. Perma-Lose HT
Fluid Loss Reducer For Water-Based Muds
22. Xan-Plex D
Polysaccharide Polymer – Drilling Fluid Viscosifier
23. Walnut Shells
Ground Cellulosic Material – Ground Walnut Shells – LCM
24. Mil-Graphite
Natural Graphite – LCM
25. Mil Bar
Barite – Weighting Agent
26. X-Cide 102
Biocide
27. Soda Ash
Sodium Carbonate – Alkalinity Control Agent
28. Clay Trol
Amine Acid complex – Shale Stabilizer
29. Sulfatrol
Sulfonated Asphalt – Shale Control Additive
30. Xanvis
Viscosifier For Water-Based Muds
31. Milstarch
Starch – Fluid Loss Reducer For Water Based Muds
32. Mil-Lube

Drilling Fluid Lubricant

05/31/2024

JUL 10 201

Additives	Chemical Abstract Service Number (CAS #)
Fresh Water	7732-18-5
2 Phosphobutane 1,2,4 tricarboxylic acid	37971-36-1
Ammonium Persulfate	7727-54-0
Anionic copolymer	proprietary
Anionic polymer	proprietary
BTEX Free Hydrotreated Heavy Naphtha	64742-48-9
Cellulase enzyme	(Proprietary)
Demulsifier Base	(Proprietary)
Ethoxylated alcohol blend	Mixture
Ethoxylated Nonylphenol	68412-54-4
Ethoxylated oleylamine	26635-93-8
Ethylene Glycol	107-21-1
Glycol Ethers	111-76-2
guar gum	9000-30-0
Hydrogen Chloride	7647-01-0
Hydrotreated light distillates, non-aromatic, BTEX free	64742-47-8
Isopropyl alcohol	67-63-0
liquid, 2,2-dibromo-3-nitrilopropionamide	10222-01-2
Microparticle	proprietary
Petroleum Distillates (BTEX Below Detect)	64742-47-8
Polyacrylamide	57-55-6
Propargyi Alcohol	107-19-7
Propylene Glycol	57-55-6
Quartz	14808-60-7
Sillica, crystalline quartz	7631-86-9
Sodium Chloride	7647-14-5
Sodium Hydroxide	1310-73-2
Sugar	57-50-1
Surfactant	68439-51-0
Suspending agent (solid)	14808-60-7
Tar bases, quinoline derivs, benzyl chloride-quaternized	72480-70-7

List of Anticipated Additives Used for Fracturing or Stimulating Well

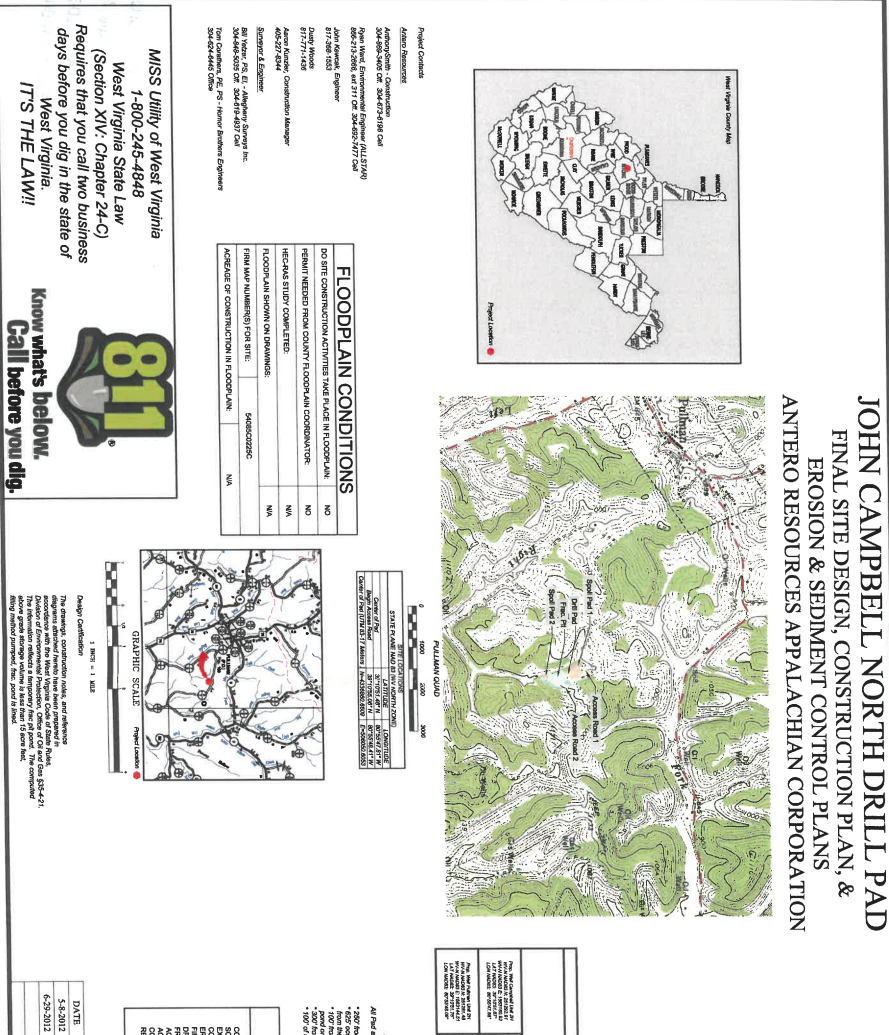




5-8-2012 DATE

RECLAMAT

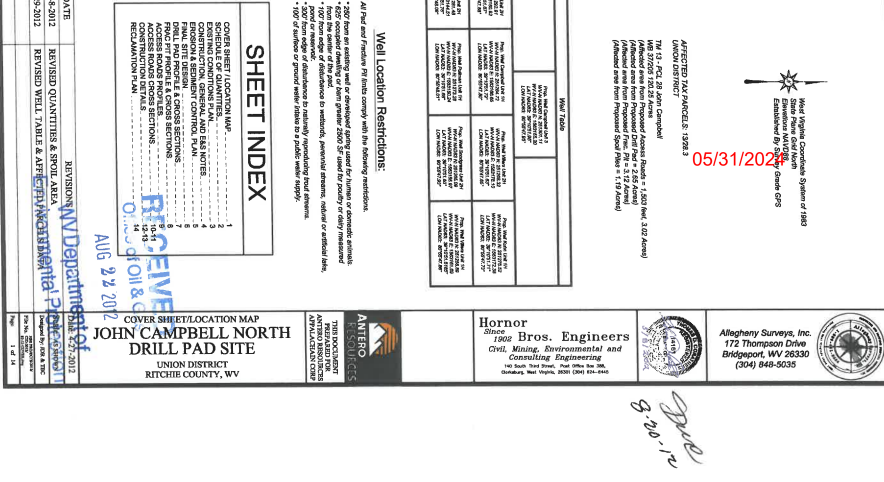
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AFFEC

Prop. Well Campbell Unit 2H WV-N NAD83 N: 251252.81 WV-N NAD83 E: 1553160.82 LAT NAD83: 571051.67 LDN NAD83: 5075547.88* Prop. WWW Pullmen Unit 24 WV-N NADES N: 251281.48 WV-N NADES E: 1563144.51 LAT NADES: 80°1071.76° LON NADES: 80°55'48.08°

All Pad and Fractur



The earthwoik quantities provided are an estimate for consideration. The quantities shown may be greater or less than actually excavated. The engineer is not responsible for variances from the estimated quantities and does not certify to their accuracy.
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	Pue 2 of 14			curacy.	sertify to their accuracy.
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	ANTERO RESOURCES		3.12 1.19	POIL PADS	FRAC PIT WASTE & SPOIL PADS
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	744 2 of 14			accuracy.	and does not certify to their accuracy.	and does n
	File No. CO-2012			ited quantities	for variances from the estimated quantities	for variance
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	əghəi 72 Th idgər (304		3.320	1,081,702	25,753	987
	ny Su omps iort, V I) 848		7.285	418,555	9,965	983
	rveys son E VV 2 1-503		0.521	169,882	4,045	981
	s, Inc Drive 6330 5	0	0	0	0	(BOTTOM)
		FT UNINCISED	ACRE-FT	GALLONS	BARRELS	LEVATION
			NES	C PIT VOLUMES	FRAC	

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The earthwoi [‡] quantities provided are an estimate for consideration. The quantities shown may be greater or less than actually excavated. The engineer is not responsible for variances from the estimated quantities and does not certify to their accuracy.	GRUT SLOPE FILL SLOPE FRAC PIT INTERIOR PAD CONTAINMENT CUT SWELL FACTOP FILL SHRINK FACTOP PAD ELEVATION:	LOD A DESCRIPTION MAIN ACCESS FRAC PIT ACC DRILL PAD FRAC PIT WASTE & SPO TOTAL TOTAL WOOD		FRAC BARRELS 0 4,045 9,965 17,163 25,753 35,850 47,568 61,015 76,287 93,480 112,691
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DATE 5-8-2012 P 6-29-2012 P		ARES) AREA 0.28 2.04 2.04 3.12 3.12 3.12 3.12 3.80 3.80	UMES FILL (CY) 275 869 18,221 14,371 14,371 5,282 5,282 39,020	MES ACRE-FT 0.521 1.285 2.212 3.320 4.621 6.132 7.865 9.834 12.050 14.526
REVISED LOD TABLE			NET (CY) -1 -9,414 7,346 4,408 -5,282 -2	UNINCISED ACRE-FT 0 1.102 3.920 5.653 7.622 9.838 12.314
	CHEDULE OF QUANTITIES CAMPBELL NORTH DRILL PAD SITE UNION DISTRICT RITCHIE COUNTY, WV	ANTERO RESOURCES THIS DOCUMENT PREMARED FOR APPEALACHIAN CORP	Hornor Since 1902 Bros. Engineers Civil, Mining, Environmental and Consulting Engineering 140 South Thet Stret. Post Offee Bex 389, distance, West Veryinia, 28301 (204) 824-8445	Allegheny Surveys, Inc. 172 Thompson Drive Bridgeport, WV 26330 (304) 848-5035

GR DESCRIPTION MAIN ACCESS ROAD 1 MAIN ACCESS ROAD 2 DRILL PAD FRAC PIT FRAC PIT ACCESS ROAD SPOIL PADS TOTAL	999 (TOP BERM)	997	995	566	991	686	186
GR ROAD 1 ROAD 2 ESS ROAD	112,691	93,480	76,287	61,015	47,568	35,850	cc1 c2

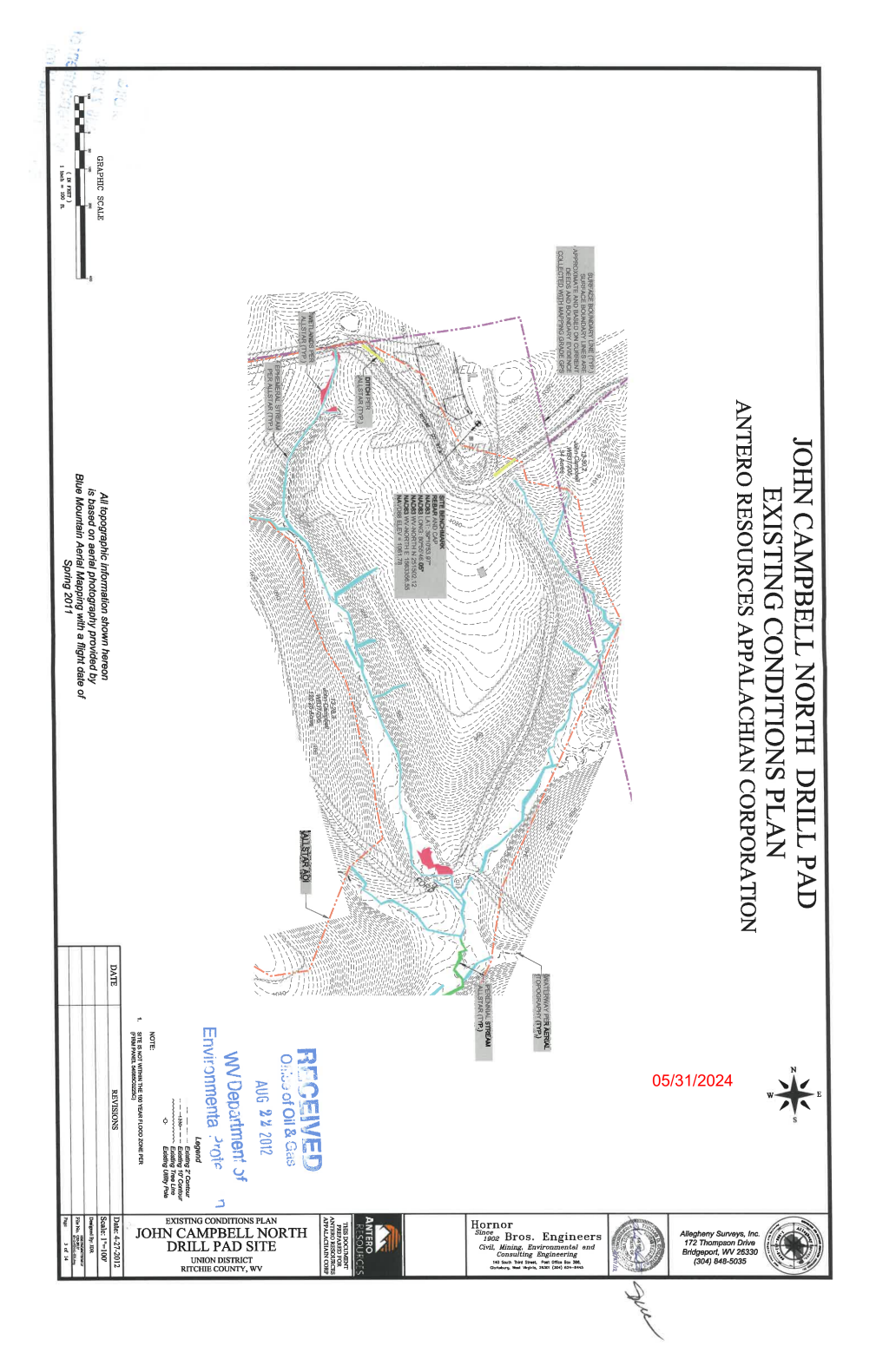
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TOPSOIL	NOTES:

IN THIS SITE IS ESTIMATED AT A UNIFORM THICKNESS OF 6" OVER THE REA, ACTUAL QUANTITY MAY VARY. "E MATTING AND SYNTHETIC MATTING (TRM) ARE TO BE SEEDED, LIMED AND INSTALLATION OF MATERIALS.

08440-58



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		FILL VOLUMES IN CUBIC VARDS, AND A COPY OF THE AS-BULT CONFIRMATION SURVEY PROR TO LINER PLACEMENT.	27. PRIOR TO AS-BUILT CERTIFICATION, THE CONTRACTOR SHALL PROVIDE THE ENGINEER WITH A COMPLETE BINDER THAT INCLUDES ALL SHOTO DOCUMENTATION ALL COMPACTION TEST DEPORTS RESULTS AND MARS A REPORT OF ALL CLIT AND	420. Projugovovrnu occumenta naturan struct bet index for the cover index for and provided to the engineers of the program of the structure	MANUFACTURER.	25. LINER SHALL BE POLYTLEX IMPERVIOUS TEXTINED HOPE DECOMEMNENCE, DUML, INSTALLED IN ACCORDANCE WITH MANUFACTURES'I INSTALLOTONS, THE TOPO FF THE LINER SHALL BE TWILED DOWNLING A 4 ANORAD TREMCH AT THE TOP OF THE BERM AND BACKFILLED WITH SELECT FILL AS SHOWN ON THE DRAWINGS OR AS REQUIRED BY THE LINER	THE CONTRACTOR TO DO CORRECTIVE WORK.	24. PROR TO THE LINER INSTALLATION THE CONTRACTOR SHALL CONTACT THE SURVEYOR TO DO AN AS-BUILT SURVEY OF THE IMPOUNDMENT TO ENSURE CONFORMANCE WITH THE ENGINEER'S DRAWINGS, THE SURVEYOR SHALL PROVIDE THE INFORMATION TO THE ENGINEER WHO WILL MAKE DETERMINATIONS ON ANY VARIATION FROM THE EDAWINDS AND DIRECT		DETERMINED BY ASTM D 4253 AND D 4254 TEST METHODS.	COMPACTION. 22. GRANULAR MATERIALS, SUCH AS AASHTO NO. 57 STONE SHALL RE COMPACTED TO 85% OF ITS RELATIVE DENSITY. AS	21. THE FILL OUTSLOPES SHALL BE OVERBUILT AND TRIMMED BACK TO DESIGN CONFIGURATIONS TO VERIEV PROPER	20. SOIL MATERIAL WHICH IS REMOVED BECAUSE IT IS TOO WET TO PERMIT PROPER COMPACTION MAY BE SPREAD AND ALLOWED TO DRY. DRYING CAN BE FACULTATED BY DISCING OR HARROWING UNTLITHE MOSTURE CONTENT IS REDUCED TO ALLOWED TO DRY. DRYING CAN BE FACULTATED BY DISCING OR HARROWING UNTLITHE MOSTURE CONTENT IS REDUCED TO	PRIOR PROOF-ROLLING. FREE WATER SHALL BE PREVENTED FROM APPEARING ON THE SURFACE DURING OR SUBSEQUENT TO COMPACTION OPERATIONS.	19. DURING PLACEMENT OF MATERIAL, MOISTEN OR AERATE EACH LAYER OF FILL, AS NECESSARY, TO OBTAIN THE REQUIRED COMPACTION. FILL SHOULD NOT BE PLACED ON SURFACES THAT ARE MUDDY OR FROZEN. OR HAVE NOT BEEN APPROVED BY	18. FILL REQUIRED TO OBTAIN DESIGN GRADES SHALL BE PLACED AS CONTROLLED, COMPACTED FILL. THE FILL SHALL BE FREE OF TRASH, WOOD, TOPSOIL, ORGANICS, COAL, COAL MINE REFUSE, FROZEN MATERIAL AND PIECES OF ROCK GREATER THAN & IN ANY DIRUSINGIN.	17. ANY SOFT AREAS SHALL BE OVER-EXCAVATED TO A FIRM MATERIAL AND BACKFILLED WITH A WELL COMPACTED STRUCTURAL FAL.	16. FILL PLACED AGAINST EXISTING SLOPES SHALL BE BENCHED INTO THE EXISTING MATERIAL DURING FILL PLACEMENT TO REDUCE THE POTENTIAL FOR DEVELOPMENT OF A SMOOTH INTERFACE BETWEEN THE FILL AND EXISTING SLOPE.	KEYED INTO THE VATURAL SOLL ALL FILL TOES SHALL BE SUPPORTED BY COMPETENT BEDROCK OR SOLL MATERIAL	PLACEMENT. CONTACT ENGINEER FOR EVALUATION AND RECOMMENDATION OF CORRECTIVE MEASURES. 15. THE FILL TOE FOR ALL FILL EMBANKMENTS SHALL BE BENCHED OR	14. IF SPRINGS OR SEEPS ARE ENCOUNTERED, SUBSURFACE DRAINAGE FEATURES SHALL BE INSTALLED PRIOR TO FILL	VISIT THE SET AND DEVENTION OF MALERAND MALERAND AND AND AND AND AND AND AND AND AND	13. ON-SITE FILL SHALL BE USED TO THE MAXIMUM EXTENT POSSIBLE. ANY IMPORTED FILL SHALL BE CERTIFIED BY THE CONTRACTOR TO BE CLEAR OF ALL HAZAROOUS SUBSTANCES OR MATERIALS. IF MATERIAL IS ENCOUNTERED THAT CANNOT BE DIDDED BY A AVT OR MUTTA SHALL FUTORT BOODED THEM THE CONTRACTOR SHALL IS ENCOUNTERED THAT CANNOT	SHALL BE DONE WITH A 5 TON SMOOTH, SHEEPS FOOT, OR VIBRATORY ROLLER.	LOWATION AND VESSULTS AND PROVINCED TO THE EXISTINGENCE ON REQUEST. ANDERS TO MALE FOR COMPACTION STALL FOR COMPACTION REAL CONTRACTOR REMOVED. RECOMPACTED AND REFERENCE AND REFERENCE IN URLED OF STANDARD PROCTOR TESTING, THE CONTRACTOR MAY PROOF AND LT THE SOLE EVERY 24 OF SOLL UPT WITH A LOADED 15 TON WADEN DORCTOR TESTING. THE CONTRACTOR MAY PROOF AND LT THE SOLE EVERY 24 OF SOLL UPT WITH A LOADED 15 TON WADEN DORCTOR TESTING. THE CONTRACTOR MAY PROOF AND LT THE SOLE EVERY 24 OF SOLL UPT WITH A LOADED 15 TON WADEN DORCTOR TESTING. THE CONTRACTOR MAY PROOF AND LT THE SOLE EVERY 24 OF SOLL UPT WITH A LOADED 15 TON WADEN DORCTOR TESTING. THE CONTRACTOR MAY PROOF AND LT THE SOLE EVERY 24 OF SOLL UPT WITH A LOADED 15 TON WADEN DORCTOR TESTING. THE CONTRACTOR MAY PROOF AND AND MAY PROOF AND	THE EXAMPLESS. THE CONTINUE OF WATCH AND THE WORK THE ADDRESS TO THE OF ADDRESS TO A DATA THE DOWN THE ADDRESS TWO RANDOR PLACES ON EACH STRAIDED SIDE OF THE WORK MORKENT SEEM, FIELD DENSITY TESTS FOR COMPACTION SHALL BE PERFORMED IN ACCORDANCE. WITH ASTM D 2822 (NUCLEAR METHOD), RECORDS SHALL BE MAINTAINED OF TEST	MAXIMUM DAY DERSIT 745 DELEMMINED BY THE STANDARD PROCIDENED METHOD (ASMI) DEBS). THE MAXIS DRE CAMTENT SHALL BE CONTROLLED WITHIN PLUS OR MINUS 4% OF THE OFTIMUM TO FACILITATE COMPACTION, CONTRACTOR IS RESPONSIBLE FOR THE ORIGINAL SOIL TEST AND PROVIDING A COPY OF THE RESULTS MITH MOISTURE-DENSITY CURVE TO	ALL FILL SHALL BE PLACED NUDOSE LIFTS OF UP TO 12" AND SHALL BE COMPACTED TO AT LEAST 55% OF THE LABORATORY	11. FRAC PIT BERMS SHALL BE UNFORMLY GRADED SOIL FREE FROM AGGREGATE EXCEEDING 6". THE FILL SHALL BE FREE OF ALL DRGANIC MATERIAL STUMPS. BRUSH, OR OTHER DELETERIOUS MATTER.	10. PRIOR TO PLACING ANY FILL, THE EXPOSED SUBGRADE SHALL BE COMPACTED AND PROOF ROLLED TO PRODUCE A STABLE AND UNVIELDING SITE.	TOE CUTS OF 12 MINIMUM WIDE SHALL BE EXCAVATED ON ALL RECEIVING SLOPES TO PROVIDE A BASE FOR THE IMPOUNDMENT BERM.	8. TOP SOL SHALL BE STRIPPED AND STOCKPILED WITH APPROPRIATE STABILIZATION AND SILT FENCE TO PREVENT ERCSION. THE TOP SOL SHALL BE REUSED DURING THE RECLAMATION PROCESS OR ON THE FACE OF THE IMPOUNDMENT PRIOR TO SEEDING.		 CLEARING AND GRUBBING SHALL REMOVE ALL BRUSH, TREES, ROOTS, STUMPS, FENCES, SIGNS OR ANY OTHER MATERIA. THAY IS NOT TO BE RELIGED FOR THE CONSTRUCTION. SOME STUMPS MAY REMAIN AT THE APPROVAL OF THE ENGINEER. NO ON ENANCY DEFINED AND IN CONSTRUCTION. SOME STUMPS MAY PROMITED AND EXAMPLE APPROVAL OF THE ENGINEER. NO 	 ACCORDANCE WITH WU DEP BEST MANAGEMENT PRACTICES MANUAL CHAPTERS. SUMPACE WATER SHALL BE DIVERTED ANNY FROM ALL EXCOMPTIONS AND THE FACE OF ALL FILLS TO PREVENT FLOODING AND SOFTENING OF THE SUBGRADE OR COMPACTED MATERIALS. 		5. THE CONTRACTOR SHALL HAVE ON SITE AT ALL TIMES WHEN CONSTRUCTION IS IN PROGRESS A COMPETENT SUPERINTENDENT THOROUGHLY FAMILIAR WITH THE CONSTRUCTION OF EARTH BERMS AND EMBANAMENTS, THE	 THE CONTRACTOR SHALL PROVIDE THE ENGINEER ALL REASONABLE FACILITIES AND PROVIDE INFORMATION AND SAMPLES AS REQUIRED BY THE ENGINEER FOR PROPER MONITORING AND TESTING OF MATERIAL WORKMANSHIP. 	THE GRADES, BERNS, DEPTHS, AND DIMENSIONS MAY CHANGE BASED ON ACTUAL FIELD CONDITIONS. THE ENGINEER RESERVES THE RIGHT TO CHANGE GRADES, BERNS, DEPTHS AND DIMENSIONS AS NECESSARY TO MEET FIELD CONDITIONS.	ESTIMATES ARE BASED UPON. THE ENGINEER'S ESTIMATES OF THE QUANTITIES ARE ONLY ESTIMATES AND MAY CHANGE BASED ON ACTUAL FIELD CONDITIONS.	 THE FRAME YES SHALL BE CURSTRUCTED IN ACCURANCES WITH THE CHARGE NEUTINE NEUTINE MADE IN AND ITE SAUTE OF WORK AND SHALL CONFORM CHIRRALLY. WITH THE GRADES, BEENS, DEPTHS AND DIMENSIONS SHOWN. THE CONSTRUCTION DOCUMENTS SHOW THE EXISTING AND NEW GRADES AND BEENS ETC. THAT ALL CLIT AND ELL 	CONSTRUCTION, GENE	CONTRADITION
HYDRO	D. MULCA PER A	C. LIME (SEED)		A. TOPSC B. FERTI	FOLLOWIN	11. ALL DISTURBED SOILING, SEED	ENGINEER. TRA MEASURES SHI	10. ALL TEMP STABILIZA	8. STABILIZATION IMMEDIATELY /	SEDIMENT SHA BEFORE UPSLO	8. SEDIMEN	7. DURING CONS.	DATE TO DEND THAN 21 DAYS, ONE YEAR.	6. PERMANE	5. ALL DRAIN INLI REPLACED ANI	PRODUCT WITH SEDIMENT CON	BE WATERED,	3. EROSION AND NECESSARY A	AND SPECIFIC AND ARE TO B				13. CONTRACTOR	SUBJECT	OF THE OPTIN	11. A PRE-CONST	10. ALL TEST RES NON-ACCEPT	8. FILL SHALL BE EXCEEDING 6	AND THE	IS REPRESEN MATERIALS TI REPRESENTI	FILL OR TEST AS OR BACI	8. Materij	7. ALL MATERIA NON-COMPAC	6. INSTALLATIO DRAWINGS.	CONSTRUCT EXISTING UTI CONTRACTO	5. THE CO	4. ALL DRAIN IN	3. EROSION ANI CHECKED AF RESEEDED A	EVENT OF CO	2. WORK (1. ANT DISCRE INCONSISTEI ENGINEER, II	, UEIN	ンロノ

ERAL AND EROSION AND SEDIMENT EROSION AND SEDIMENT CONTROL NARRATIVE **____** NOTES

- EPANCIES FOUND BETWEEN THE DRAWINGS AND SPECIFICATIONS AND SITE COMDITIONS OR ANY. ENCERS OR AMBIGUITIES IN DRAWINGS OR SPECIFICATIONS SHALL BE IMMEDIATELY REPORTED TO THE IN WRITING, WHO SHALL RROWINT, ADDRESS SUCH PROBLEMS, WORK COME BY THE CONTRACTOR AFTER THE Y OF SUCH DISCREPANCIES, INCONSISTENCIES, OR AMBIGUITIES SHALL BE DONE AT THE CONTRACTOR'S RISK.
- THIS PROJECT SHALL CONFORM TO THE LATEST EDITIONS OF THE WEST VIGGINA DEPARTMENT OF EVILAL PROTECTION EROSION AND SESUMENT CONTROL LESS MANAGEMENT PRACTICE HANDBOOK. IN THE EDITELICT BETWEEN THE DESIGN, SPECIFICATIONS, OR PLANS, THE MOST STRINGENT WILL GOVERN.
- NIN SEDNAEAT CONTROL MEASURES SHALL BE MANTANED DALLY, RELOCATED WHEN NECESSARY AND SHALL BE AFTER DEREY RAURFALL SEEDED AREAS SHALL BE CHECKED BEGULARLY AND SHALL BE WATERED, FERTILIZED. AND MULCHED AS NECESSARY TO OBTAIN A DENSE STAND OF GRASS.
- INLETS SHALL BE PROTECTED FROM SILTATION. INEFFECTIVE PROTECTION DEVICES SHALL BE REPLACED AND CLEANED. FLUSHING IS NOT AN ACCEPTABLE MEANS OF CLEANING.
- VACTOR IS RESPONSIBLE FOR LOCATING ALL PUBLIC OR PRIVATE UTILITIES WHICH LIE IN OR ADJACENT TO THE TION SITE. THE CONTRACTOR SHALL BE RESPONSIBLE FOR THE REPAR, AT HIS OR HER EXPENSE, OF ALL TILITIES DAMAGED DURING CONSTRUCTION, FORTY-EIGHT HOURS PRIOR TO ANY EXCAVATION THE OR SHALL CALL MISS UTILITY AT (800) 552-7001.
- ON OF CONCRETE, CORRUGATED METAL, OR HDPE STORM PIPE SHALL BE IN CONFORMANCE WITH THESE
- VALS USED FOR FILL OR BACK FILL SHALL BE FREE OF WOOD, ROOTS, ROCKS, ROLLDERS OR ANY OTHER COTABLE SOIL TYPE INATERIALS. UNSATISFACTORY MATERIALS ALSO INCLUDE MAN MADE FILLS AND REFUSE IVED FROM ANY SOURCE.
- USED TO FILL AROUND DRAINAGE STRUCTURES IN UTILITY TRENCIES OR ANY OTHER DEPRESSION RECUIRING CY FILL SHALL BE COMPACTED TO BSK OF MAXIMUM DENSITY AS DETERMINED BY THE STANDARD PROCTOR ET FORTH IN ASTM STANDARD DRB. THE COMPACTOR SHALL, PROR TO ANY OPERATIONS INVOLVING FILLING TILING, SUBMIT THE FESULT'S OF THE PROCTOR TEST TOGETHER WITH A CERTIFICATION IN AT THE SOL TESTED STATATIVE OF THE MUTERIALS TO BUSED ON THE PROLECT. THE TESTIS ALL BE COMDUCITED BY A CERTIFICATION THIS TIME OF THE MUTERIALS TO BUSED ON THE PROLECT. THE TESTIS SALL BE COMDUCITED BY A CERTIFICATION FRACTOR THE THE SALL BE CONDUCTED BY A CERTIFICATION IN AT THE ADDRAIN OF THE MUTERIALS TO BE THE PROLECT. THE TRANS MADE BY A LICENSED PROFESSIONAL ENGINEER THIS THE LABORATORY. THE CONTRACTOR IS RESPONSIBLE FOR ALL COSTS ASSOCIATED WITH THESE TESTS SUBMITTALS.
- BE PLACED IN LIFTS AT A MAXIMUM UNCOMPACTED DEPTH OF 12-INCHES WITH SOIL FREE FROM AGGREGATES
- SULTS SHALL BE SUBMITTED TO THE ENGINEER. FAILURE TO CONDUCT DENSITY TESTS SHALL BE CAUSE FOR TANCE OF THE FACILITY. TESTS SHALL BE CONDUCTED AT THE SOLE COST OF THE CONTRACTOR OR HIS AGENT
- TRUCTION CONFERENCE SHALL BE HELD PRIOR TO THE START OF CONSTRUCTION.
- DRY MATERIALS FOR USE AS FILL FOR PAD AREAS INCLUDE MATERIALS CLASSIFIED IN ASTM D-2487AS GW, GP, SP, SM, SC, ML, AND CI, GROUPS. THE MONSTURE CONTENT SHALL BE CONTROLLED WITHIN PLUS OF MINUS 4% IMMM TO FACILITATE COMPACTION GENERALLY, UNASTREACHORY MATERIALS INCLUDE MATERIALS CLASSIFIED MAY AS PT, OF FACILITATE COMPACTION, GENERALLY, UNASTREACHORY MATERIALS INCLUDE MATERIALS CLASSIFIED AVERACY OF THE JUL OF HAND ANY SOLL TOO WET TO FACILITATE COMPACTION. OF AND MH SOLLS MAY BE USED AVERDAVIA. OF THE JUL OH AND ANY SOLLS SHALL HAVE A MINIMUM DRY DENSITY OF 92 LB/CF PER ASTM D-698 AND A PLASTICITY INDEX LESS THAN 17.

17.

SEQUENCE OF EVENTS:

B. CONSTRUCT THE CONSTRUCTION ENTRANCE.

A PRE-CONSTRUCTION CONFERENCE WILL BE H DRAWINGS AND PROVIDE ANY REQUESTED GUI

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OR SHALL SUBMIT AND ADHERE TO A GENERAL GROUNDWATER PROTECTION PLAN.

TROL NOTES

- ACTOR SHALL ARRANGE FOR A PRE-CONSTRUCTION CONFERENCE WITH THE APPROPRIATE EROSION AND CONTROL INSPECTOR 48 HOURS PRIOR TO BEGINNING WORK.
- V CONTROL DEVICES AS SHOWN OF AS RECURED. ARE TO BE CONSTRUCTED TO THE CURRENT STANDARDS ICATIONS OF THE WEST VIRGINA EROSION AND SEDIMENT CONTROL BEST MANAGEMENT FRACTICE MANUAL BE IN PLACE PRIOR TO ALL CONSTRUCTION.
- S SEDNEMT CONTROL MEASURES SHALL BE MANTANED CONTINUOUSLY, RELOCATED WIENA MA AS NID SHALL BE CHECKED AFTER FERF NANKFLL SEEDED ANEASES SHALL BE CHECKER REGULARLY AND SHALL), FERTILIZED, RESEEDED AND MALCHED AS NECESSARY TO OBTAIN A DENSE STAND OF GRASS.
- IES AREAS NOT PAVED OR BUILT UPON ARE TO BE FERTILIZED AND HYDROSEEDED WITH STRAW AND COTTON TH MACK AGENTS BY THE CONTRACTOR IN ACCORDANCE WITH THE CURRENT WEST VIRGINIA EROSION AND DNITRO LESST MAANGEMENT FORMUTCHE MANUAL
- ILETS SHALL BE PROTECTED FROM SILTATION. INEFFECTIVE PROTECTION DEVICES SHALL BE IMMEDIATELY ND THE INLET CLEANED. FLUSHING IS NOT AN ACCEPTABLE METHOD OF CLEANING.
- OR TEMPORARY SOLL STABILIZATION SHALL BE APPLED TO DENUDED AREAS WITHIN SEVEN DAYS AFTER FINAL ACHED ON ANY PORTION OF THE SITE. TEMPORARY SOLL STABILIZATION SHALL BE APPLED BYTHIN SEVEN BUDED AEAS THAT MAY NOTE BE TO FINAL GREADE BUT WILL REMAUN DORMATIC INNUSTUREED) FOR LONGER S. PERMANENT STABILIZATION SHALL BE APPLED TO AREAS THAT ARE TO BE LEFT DORMANT FOR MORE THAN
- STRUCTION OF THE PROJECT, SOIL STOCKPILES SHALL BE STABILIZED OR PROTECTED WITH SEDIMENT JASURES.
- SUSK AND TRAVES, PERIMIFTER DAKES, SEDIMENT BARRIERS AND OTHER MEASURES INTENDED TO TRAP MALL BE CONSTRUCTED AS A FIRST STEP IN ANY LAND DISTURBING ACTIVITY AND SHALL BE MADE FUNCTIONAL LOPE LAND DISTURBANCE TAKES PLACE.
- N MEASURES SHALL BE APPLIED TO EARTHEN STRUCTURES SUCH AS IMPOUNDMENTS, DIKES AND DIVERSIONS 'AFTER INSTALLATION.
- VRY EROSION AND SEDIMENT CONTROL MEASURES SHALL BE REMOVED WITHIN 30 DAYS AFTER FINAL SITE NOR AFTER THE TEMPORARY MEASURES ARE NO LONGER REEDED, UNLESS OTHERWISE AUTHORIZED BY THE VAPPED SEDIMENT AND THE DISTURBED SOIL AREAS RESULTING FROM THE DISCOSITION OF TEMPORARY HALL BE PERMANENTLY STABILIZED TO PREVENT FURTHER EROSION AND SEDIMENTATION.
- ED AREAS NOT PAVED OR BUILT UPON SHALL BE HYDRO-SEEDED AND FERTILIZED. PERFORM PERMANENT TOF DING AND FERTILIZING AS SOON AFTER FINISH GRADING AS POSSIBLE. SEEDING SHALL COMPLY WITH THE
- SOIL 4 INCH MINIMUM FOR PERMANENT TURF
- TILIZER 500 POUNDS PER ACRES OF 10-20-10 FERTILIZER OR EQUIVALENT POUNDAGE OF DIFFERENT LYSIS, WORK INTO SOIL PRIOR TO SEEDING.
- (PERMANENT SEEDING) AGRICULTURAL LIME SPREAD AT RATE OF 4 TONS/AGRE. WORK INTO SOIL PRIOR TO DING.
- WOOD FIBER OR CHOPPED STRAW AT RATE OF 2 TONS PER ACRE. HYDRO-MULCH AT RATE OF 30 BALES
- 45 LBS. PER ACRE TALL FESCUE AND 20 LBS. PER ACRE PERENNIAL RYE GRASS. TO BE SEEDED BY IO-SEEDER.

AND A THE VERHENG SHOUNDWITH PROTECTION PLAN FOR LE ON SITE AT ALL TIMES. AN ANAL BE REPORTED FOR VERICE LOYES WITH APPROVED TANKS WILL BE USED ON THIS STE PORTAGE TANK ON THIS STE. MODIFIER WILL NOT BRANCHER MUDA OR ANTIFIETZ WILL BE KETT IN ROPERS COMMENS AND AN OR ANTIFIETZ WILL BE KETT IN ROPERS COMMENS AND AN OR ANTIFIETZ WILL BE KETT IN ROPERS COMMENS AND AN ON A FEDERAL KELLATION SI MEMADOLIS WILL BE MUDE AND FEDERAL RESULTIONS INST INST AFT ADDRESS AND AND ANDEP OF ANY CHANGES TO GPF. JEAN INSPECTION WILL BEAMDOL REPORTIONS MADE BEFORE SING OF P. THE REPORT THE REPORTIONS MADE BEFORE SING OF P. THE REPORT THE

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5-8-2012 DATE

REVISED QUANTITIES & SPOIL AREA

Scale: N.T.S. Designed By: JDR

Date: 4-27-2012

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CID-2012

REVISIONS

- MANTENANCE, AND OTHER CONSIDERATIONS AND GROUND WATER PROTECTION: ALL EROSIONADE SEGURE OF OIL & CONTROL MESSURES WILL BE CONSIDERATIONS AND GROUND WATER PROTECTION: ALL EROSIONADE SEGURE OF OIL & CONTROL MESSURES WILL BE CONSIDER TALLY AND ATTRE BOTH MURLER LEVEL AND THE FUTURE CONTROL RESIDENCE OF MURLER STELLAR MITEMA ALL DEFICIENCIES WILL BE CONSIDER TRANSPORTED FOR UNDERWINE, DETERSIONATION, BROSSION AND EXCESS DEFORMS THE STELLAR MITEMATING DETERSIONATION, BROSSION AND EXCESS DEFORMATING, BROSSION AND EXCESS DEFORMS ALL DE CONSIDER MATTER ALL DEFICIENCIES WILL BE CONSIDER TRANSPORTED ATTREAM AND FRIENDED FOR WHEN THE FUTURE STELLAR MITEMATING. DETERSIONATION, BROSSION AND EXCESS DEFORMS AND EXCESS DEFORMS AND EXCESS DEFORMS AND EXCESS DEFORMATION, BROSSING AND EXCESS DEFORMATION AND FRANCE TEMA THE STELLAR MITEMATION AND FRANCE AND FRANCE THE IS USED ON THE STELLAR MITEMATION AND FRANCE AND FRANCE TO AND FRANCE TE TO A REPORT FRANCE. SOLD OR MAXIMOUS WAS THE ADAL AND FRANCE AND FRANCE TO AND FRANK AND FRANCE AND FRANCES AND AND FRANCE AND FRANK AND FRANCE AND FRANCES AND AND FRANCE AND FRANK AND FRANK

CONSTRUCTION, GENERAL AND E&S NOTES JOHN CAMPBELL NORTH

DRILL PAD SITE

UNION DISTRICT

RITCHIE COUNTY, WV

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- PERMANENT STABLUZATION: ALL AGEAS LEFT UNCOVERED BY EITHER BUILDINGS OR PAVEMENT BRALL BE STABLIZED WITH PERMANENT SEEDING IMMEDIATELY FOLLOWING FINISH GRADING AND WITHIN 7 DAYS. AT NOTIME SHALL DAYD LAY DOMMANT FOR LOWDER THAN 21 DAYS. SEE SEQUENCE OF EVENTS FOR RATES.

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- MAKE MODIFICATIONS FOR PERMANENT STORM WATER MANAGEMENT.

02660-58

PROJECT DESCRIPTION: THE PURPOSE OF THIS PROJECT IS TO GRADE AND INSTALL EROSION AND SEDMENT CONTROL MEASURES IN PREPARATION FOR THE CONSTRUCTION OF A GAS WELL PAD, DUEAR PULLMAN, WEST VIGRAM, NRTCHIE COUNTY. THE CONSTRUCTION INCLUES: TWO ACCESS ROADS, ONE FRAC. WAITER IMPOUNDMENT, DIRLI PAD, STORM WATER CONTROLS, AND INCIDENTAL WORK. THE TOTAL APPROXIMATE LAND DISTURBANCE ASSOCIATED WITH THIS PROJECT IS 9.89 ACRES.

EVENTING STE CONDITIONS. THE EXISTING STE IS DEEN GANSSLAND AND UPGIDD HARDWOODS WITH GENTLE TO INDERATELY STEEP TOPOGRAPHY WITH 5% TO 20% SLOPES. NO EROSION INCOTED ON STE. OR IN ANY MATURAL DRAWAGE MAYS.

Allegheny Surveys, Inc.

172 Thompson Drive Bridgeport, WV 26330

(304) 848-5035

ADJACENT PROPERTY: THE SITE IS BORDERED ON ALL SIDES BY UPLAND HAPPYOODS.

<u>SOULS:</u> NO SOIL STUDIES OR SUBSURFACE INVESTIGATIONS WERE PERFORMED OR THIS PROJECT. <u>OFF SITE AREAS</u>: THERE SHALL BE NO BORROW AREA OUTSIDE OF THE PROPORED GRADING AND CONSTRUCTION AREA. GRITPLE EROSION AREAS CONTROL MANTENANCE. ALL S'I SUPES AND STEDER TOTHER AND OTHER CONTROLS SALLER CONSIDERT OR TAXE DESIGN TARGET AND THE COMESSION TO THE ADMARTMENT OF NOT AN TAXE SALLER CONSIDERT OF TAXEN AND A CONTROL THE LIFER OF AREAS AND TROUGHT TO THE ADMARTMENT OF THE ADMARTMENT OF THE CONTROL THE ADMARTMENT OF THE CONSON CONTROL MEASURED ATTERS AREAS IF IT BECOMES EVIDENT DEMAND CONSTRUCTION THAT THE ONES IN PLACE ARE NOT FUNCTIONING SUFFICIENTLY.

ERCSION AND SEDIMENT CONTROL MEASURES: U ERCSION AND SEDIMENT CONTROL PRACTICES IS STANDARDS AND SECEFICATIONS OF THE CURRE MANAGEMENT PRACTICE MANUAL THE CONTRACT WESSITE AND CONSTRUCT ALL DEVICES BASED OI THE SEECIFICATIONS OF THE WEST VIRGINIA MAN TO UNESS OTHERWISE WARED OR APPROVED B SEDIMENT CONTROL MEASURES. : UNLESS OTHERWISE INDICATED ALL VIGENTITIE AND STRUCTURAL SPACE BE CONSTRUCTED AND MANTANER ACCORDING TO MINIMUM SPACE BE CONSTRUCTED AND SIGNAL SCIDIERT CONTROL BEST ACTOR SHALL OFFINIA ACTIVE OF THIS MANUAL FROM THE WOEP OONT THE MINIMUM OR A HANDBOOK THAT IS COMPARABLE OF EXCEEDS OONT THE MINIMUM OR A HANDBOOK THAT IS COMPARABLE OF EXCEEDS OONT THE MINIMUM OR A HANDBOOK THAT IS COMPARABLE OF EXCEEDS OONT THE MINIMUM OF A HANDBOOK THAT IS COMPARABLE OF EXCEEDS OONT THE MINIMUM OF A HANDBOOK THAT IS COMPARABLE OF EXCEEDS OONT THE MINIMUM OF A HANDBOOK THAT IS COMPARABLE OF EXCEEDS OF THE MINIMUM OF A HANDBOOK THAT IS COMPARABLE OF EXCEEDS OF THE MINIMUM OF A HANDBOOK THAT IS COMPARABLE OF EXCEEDS OF THE MINIMUM OF A HANDBOOK THAT IS COMPARABLE OF EXCEEDS OF THE MINIMUM OF A HANDBOOK THAT IS COMPARABLE OF EXCEEDS OF THE MINIMUM OF A HANDBOOK THAT IS COMPARABLE OF EXCEEDS OF THE MINIMUM OF A HANDBOOK THAT IS COMPARABLE OF EXCEEDS OF THE MINIMUM OF A HANDBOOK THAT IS COMPARABLE OF EXCEEDS OF THE MINIMUM OF A HANDBOOK THAT IS COMPARABLE OF EXCEEDS OF THE MINIMUM OF A HANDBOOK THAT IS COMPARABLE OF EXCEEDS OF THE MINIMUM OF A HANDBOOK THAT IS COMPARABLE OF EXCEEDS OF THE MINIMUM OF A HANDBOOK THAT IS COMPARABLE OF EXCEEDS OF THE MINIMUM OF A HANDBOOK THAT IS COMPARABLE OF EXCEEDS OF THE MINIMUM OF A HANDBOOK THAT IS COMPARABLE OF EXCEEDS OF THE MINIMUM OF A HANDBOOK THAT IS COMPARABLE OF EXCEEDS OF THE MINIMUM OF A HANDBOOK THAT IS COMPARABLE OF EXCEEDS AND IS OF THE MINIMUM OF A HANDBOOK THAT IS COMPARABLE OF EXCEEDS AND IS OF THE MINIMUM OF A HANDBOOK THAT IS COMPARABLE OF EXCEEDS AND IS OF THE MINIMUM OF A HANDBOOK THAT IS COMPARABLE OF EXCEEDS AND IS OF THE MINIMUM OF A HANDBOOK THAT IS AND IS

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STRUCTURAL PRACTICES: -DIVERSION DITCHES: WILL BE CONSTRUCTED & -DIVERSION BERNS: WILL BE CONSTRUCTED AS -OUTLET PROTECTION: WILL BE CONSTRUCTED -24* SILT SOXXISLT FENCE/SUPER SILT FENCE: IS SHOWN ON THE PLANS. SHOWN ON THE PLANS. AS SHOWN ON THE PLANS. WILL BE CONSTRUCTED AS SHOWN ON THE PLANS.

VEGETATIVE PRACTICE TOPSOLUNG: TOPSOLUNJ. DETERMINED IN THE FELD. UPON THE COMPLETIC AREAS AT A MINIMAL DEETH TO 4 NOVES. TELMOI 21 DAYS SHALL BE SEEDED WITH A FAST GERMINA MIXTIPE. PERMANENT SEEDED ARE OBTAIN AN ADECULATE STAND OF GRASS. PERMAN ACHIENNIG FILM, GRADE. WATER, MLICH, MID RE VEGETATION, IN THE OPINION OF THE ENGINEER. WILL BE STRIPPED FROM THE SITE AND STOCKPLED IN AM AREA TION OF THE PROLET TOPSOL WILL BE PACED ON ALL DSTUBBED TION OF THE PROLET TOPSOL WILL BE THE DOR MANT FOR MORE THAN INOTING SEED. THE DEVIDED AREAS LET. DORMANT FOR MORE THAN INATING SEED. THE DEVIDED AREAS LET. DORMANT FOR STOLED TO AREASY MILL BE RESEDED MILL OF THE MALL BE THE ADDIS ON AT LED TO ANARY SEEDING SALL BE PACED WITHIN SERVED ANS U DOR AREASY MILL BE RESEDED MILL OF THE MAIN TO PART AND OF THE SEEDING SALL BE PACED WITHIN SERVED AND UT THE SEEDING SALL BE PACED WITHIN SERVED AND UPON THE SEEDING SALL BE PACED WITHIN SERVED AND UPON

Since Bros. Engineers 1902 Bros. Engineers Civil, Mining, Environmental and Consulting Engineering 140 Sauth Med Streat, Pat Offor Box 366, Comburg, West Vigila, 2550 (204) 525-5645

MANACEMENT STRATEGIES: CONSTRUCTION MILL BE SEQUENCED SO THAT CRADING OPERATIONS MILL BEGIN AND BHO AS SOOT AS TO STREET THE JOB STRATEMENT BUDGET SHALL BE RESPONSIBLE FOR THE INSTALATION MID MANDEMANCE OF ALL BROSH AND SEDIMENT CONTROL MASALIES: AS THE ANHENING A DEGULATE STRAILZATION THE INSTALATION EROSHON AND SEDIMENT CONTROLS SHALL BE REMOVED AND ANY AREAS DISTURBED DURING THIS PROCESS SHALL BE STABLEED.

Hornor

HELD ON SITE WITH CONTRACTOR TO REVIEW THE CONSTRUCTION DANCE.

CONSTRUCT ALL PROPOSED SEDIMENT CONTROL DEVICES AS SOON AS CLEARING AND GRUBBING OPERATIONS ALLOW. DIVERSIONS AND SEDIMENT BASINS SHALL BE SEEDED AND MULCHED IMMEDIATELY.

CLEAR AND GRUB, REMOVE TOPSOIL AND PLACE PLACE. TOPSOIL STOCKPILE TO BE SEEDED AND STOCKPILES. : AT AN AREA DETERMINED IN THE FIELD WHERE EROSION WILL NOT TAKE) MULCHED. SILT FENCE SHALL BE CONSTRUCTED AROUND TOPSOIL

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GRADING OPERATIONS AS REQUIRED. CUT SLOP SHALL BE CLEANED ALL DITCHES WILL HAVE AT SLOPE WITH THE FOLLOWING DETERMINATION; O AND 10% - 20% - RIPRAP. PES AND FLL SLOPES SHALL BE TOPSOLED AS NEEDED, OTTOH LINES LEAST GRASSLUNNG PROTECTION OR GREATER BASED ON OTTOH 0 TO 4% - ORGANIC JUTE MATTING, 4 TO 10% - SYNTHETIC MATTING (TRM)

CULVERT INLET AND OUTLET PROTECTION SHALL BE CONSTRUCTED IMMEDIATELY UPON PLACEMENT OF INLETS AND CULVERTS. INSTALLATION OF MATTING AND/OR RIP RAP TO OCCUR ONCE DITCHES ARE CONSTRUCTED.

RESOUR 2

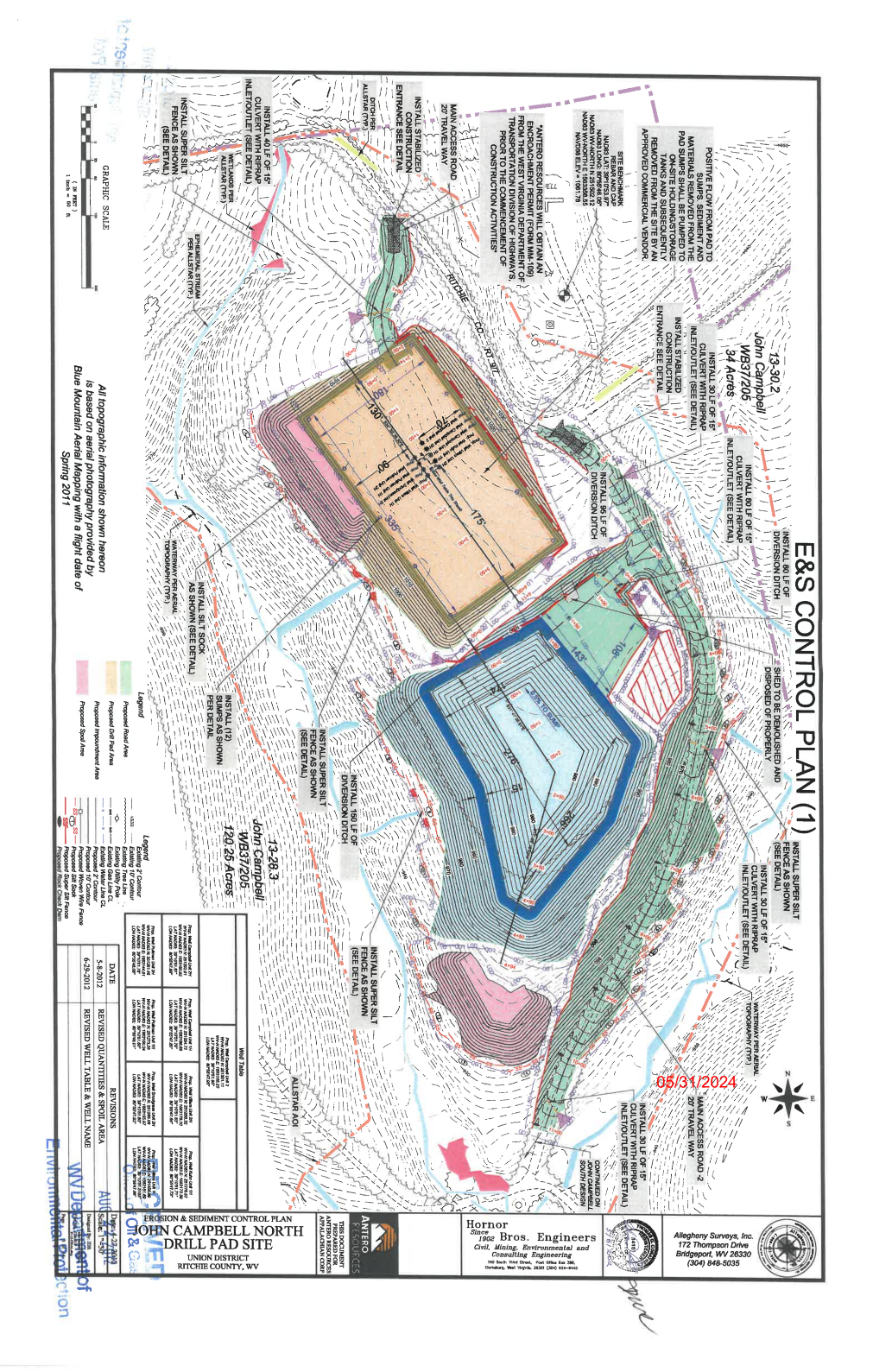
WHEN FINAL GRADE IS ACHIEVED. YOPSOIL TO BE FINACED ON ALL DISTURBED AREAS NOT LIVED. HYDRO-SEED ALL DISTURBED AREAS AREQUIRED. ASOIL SAMUELE SHOULD BE TAVEN AND TESTED TO DETERMINE RECOMMENDED RATES. IF NO SOILS SAMUELES TAVEN THE FOLLOWING PARTES SHOULD BE APPLIED AS A MINIMUM: LIVE AT A RATE OF A TOWN FREA ADRE. ERFTUIZE AT A HARTE OF FOUNDES OF 1/020-10 PER ACRE. SEED WITH 45 LBS. PER ACRE OF TALL FESCUE AND 20 LBS. PER ACRE. OF PERENNIM. RYE GRASS.

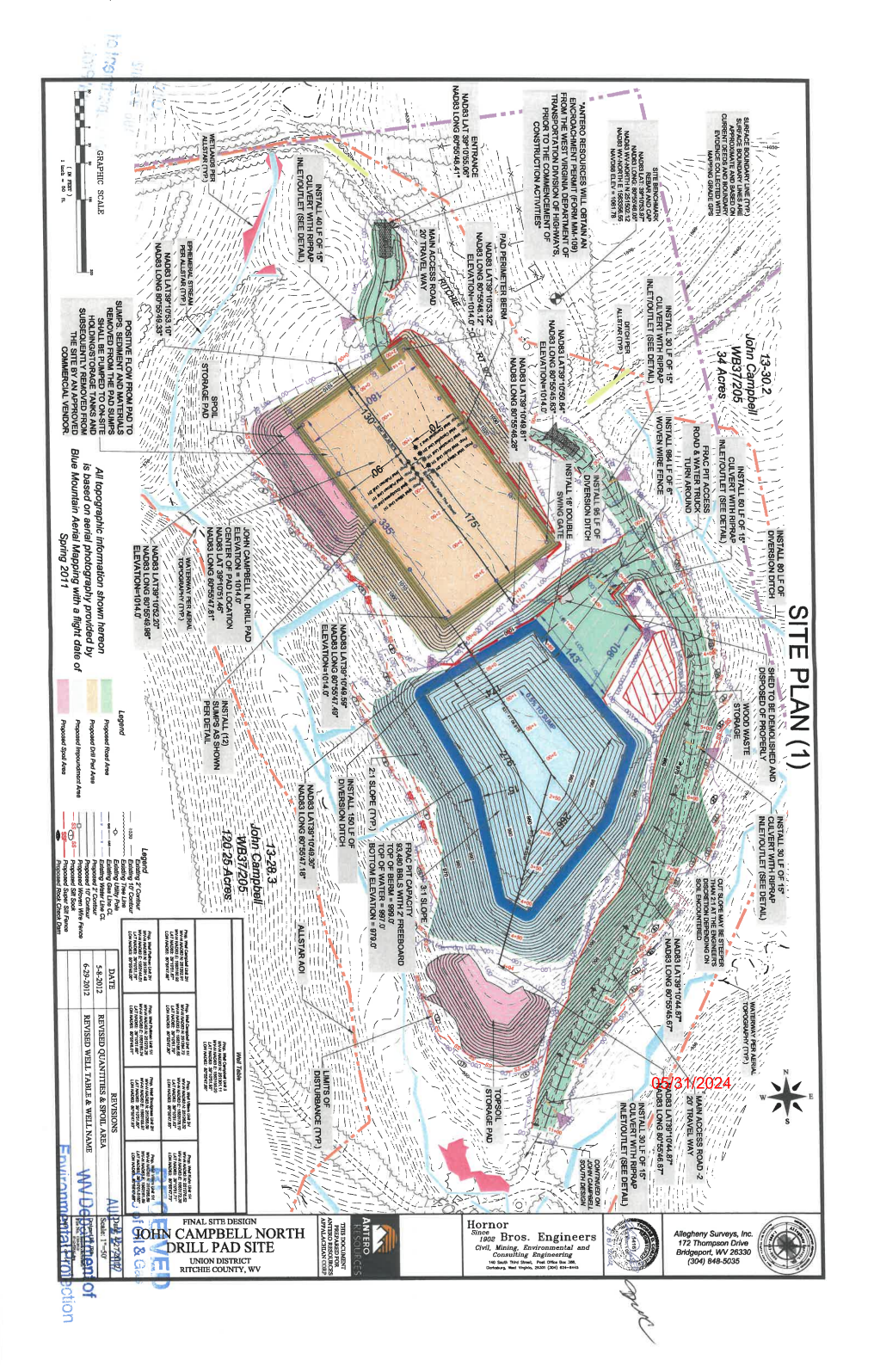
THIS DOCUMENT PREPARED FOR ANTERO RESOURCES APPALACHIAN CORP

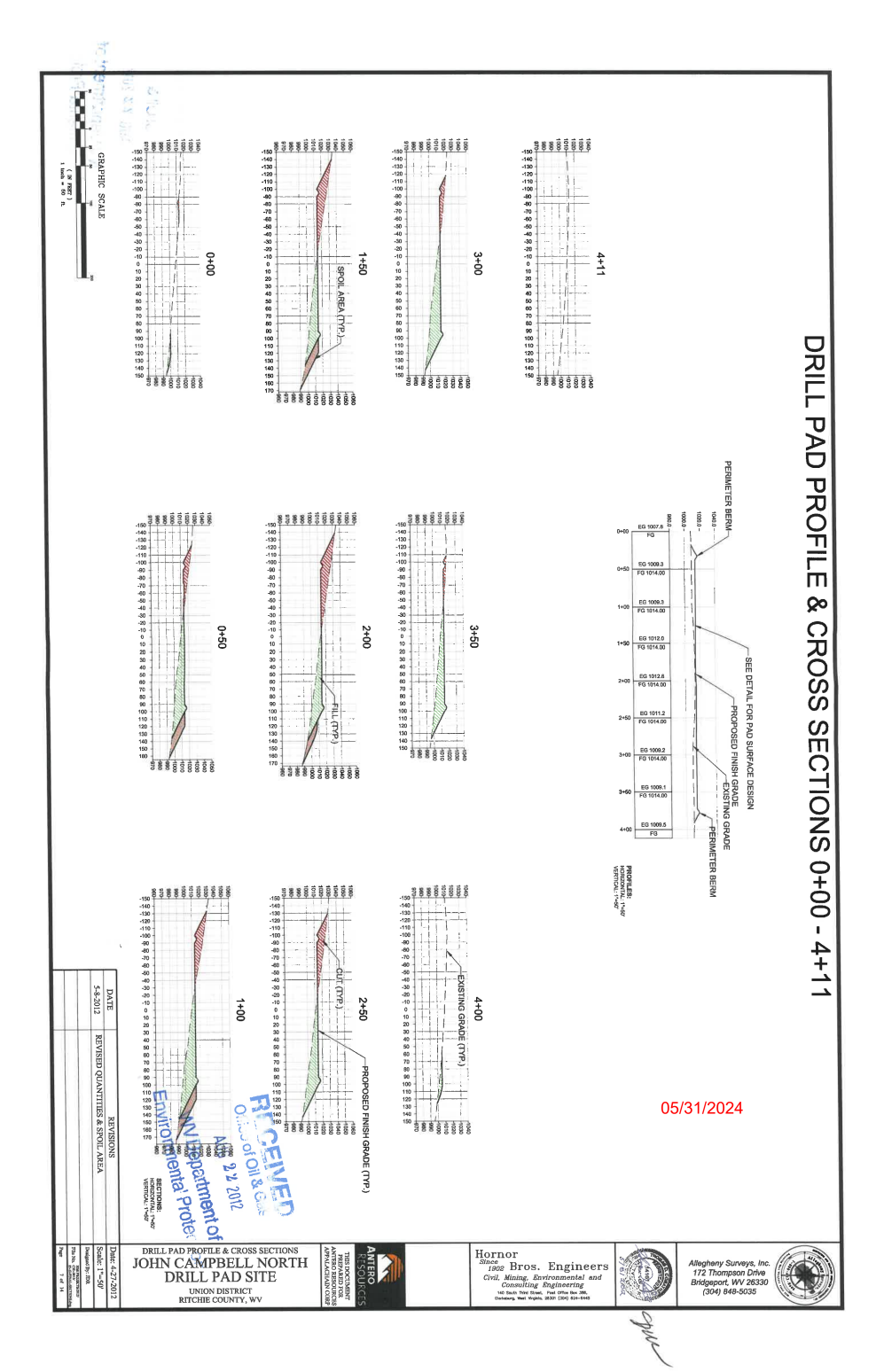
LIME, FERTILIZER, AND SEED WILL BE APPLIED BY AND INSTALLED IN ACCORDANCE WITH MANUFAC 'USING A HYDRO-SEEDER. HYDRO-MULCH PRODUCTS SHALL BE MIXED TURERYS SPECIFICATIONS.

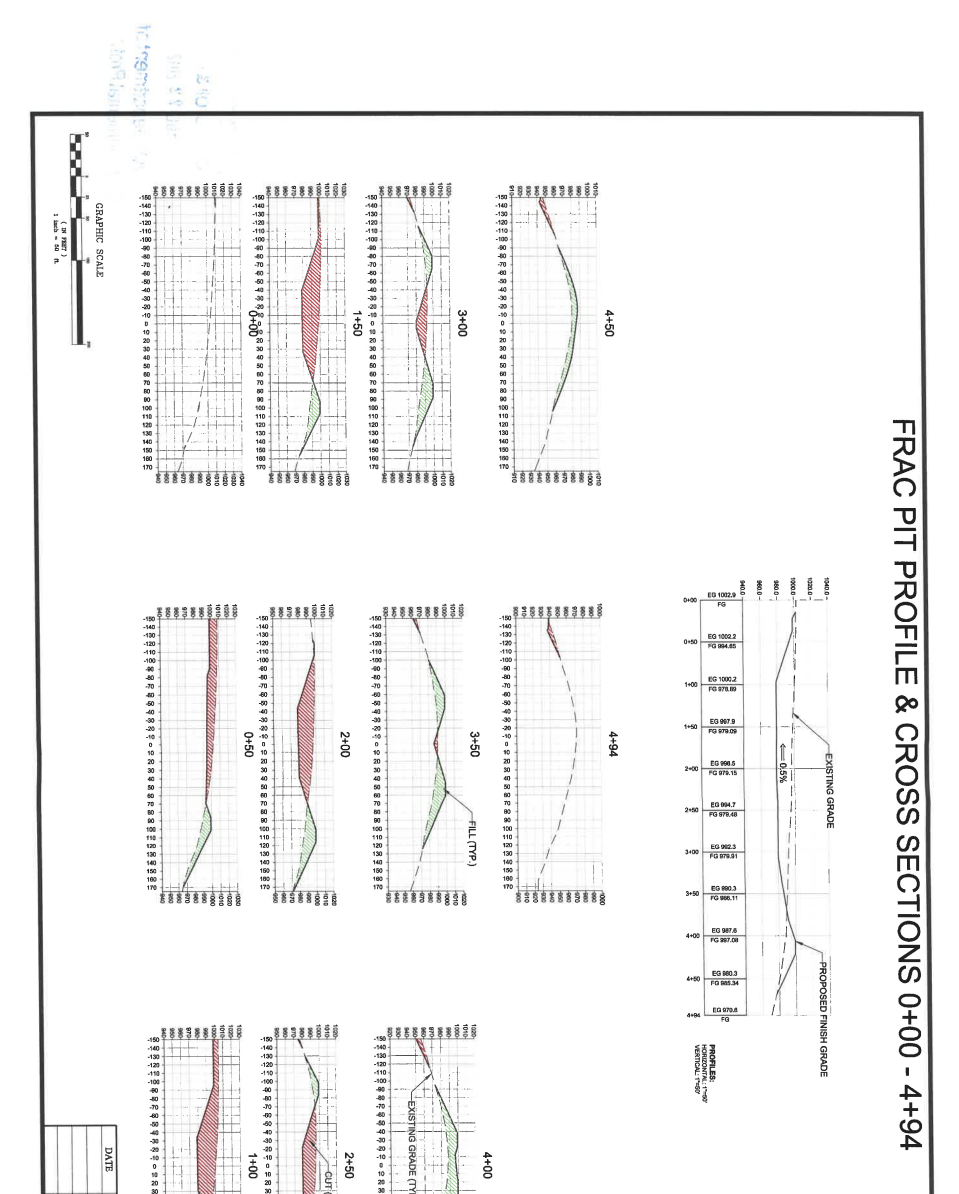
WHEN SITE IS STABILIZED, ALL EROSION AND SEDIMENT CONTROL MEASURES CAN BE REMOVED AND REPAIR/STABILIZE THOSE AREAS IN ACCORDANCE WITH STATE STANDARDS.

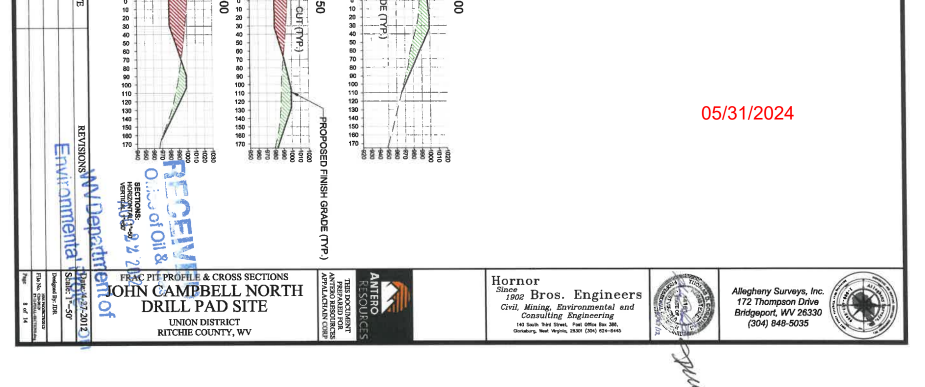
FINAL SEEDING MUST OCCUR WITHIN 7 DAYS OF FINAL GRADING.

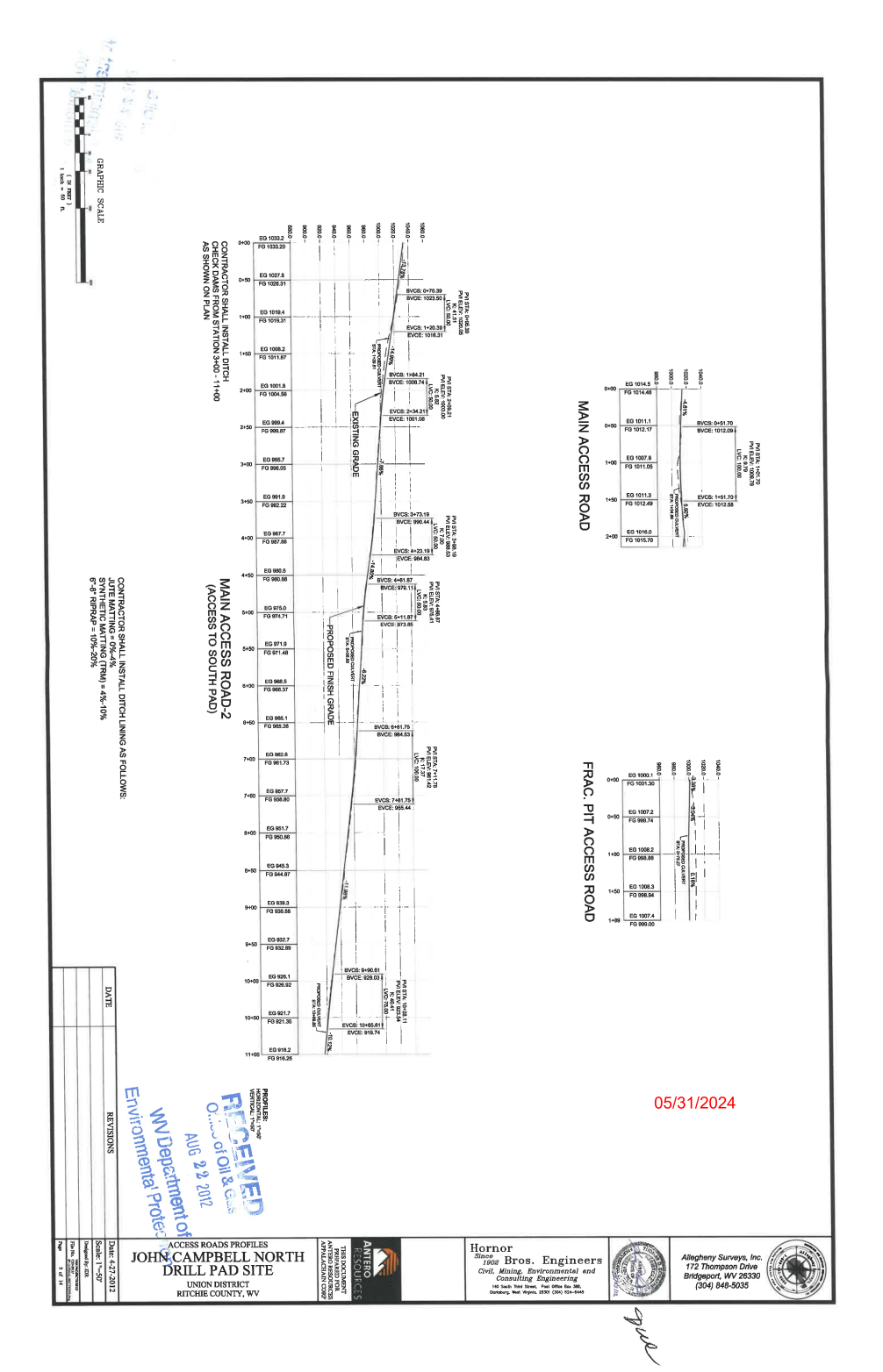


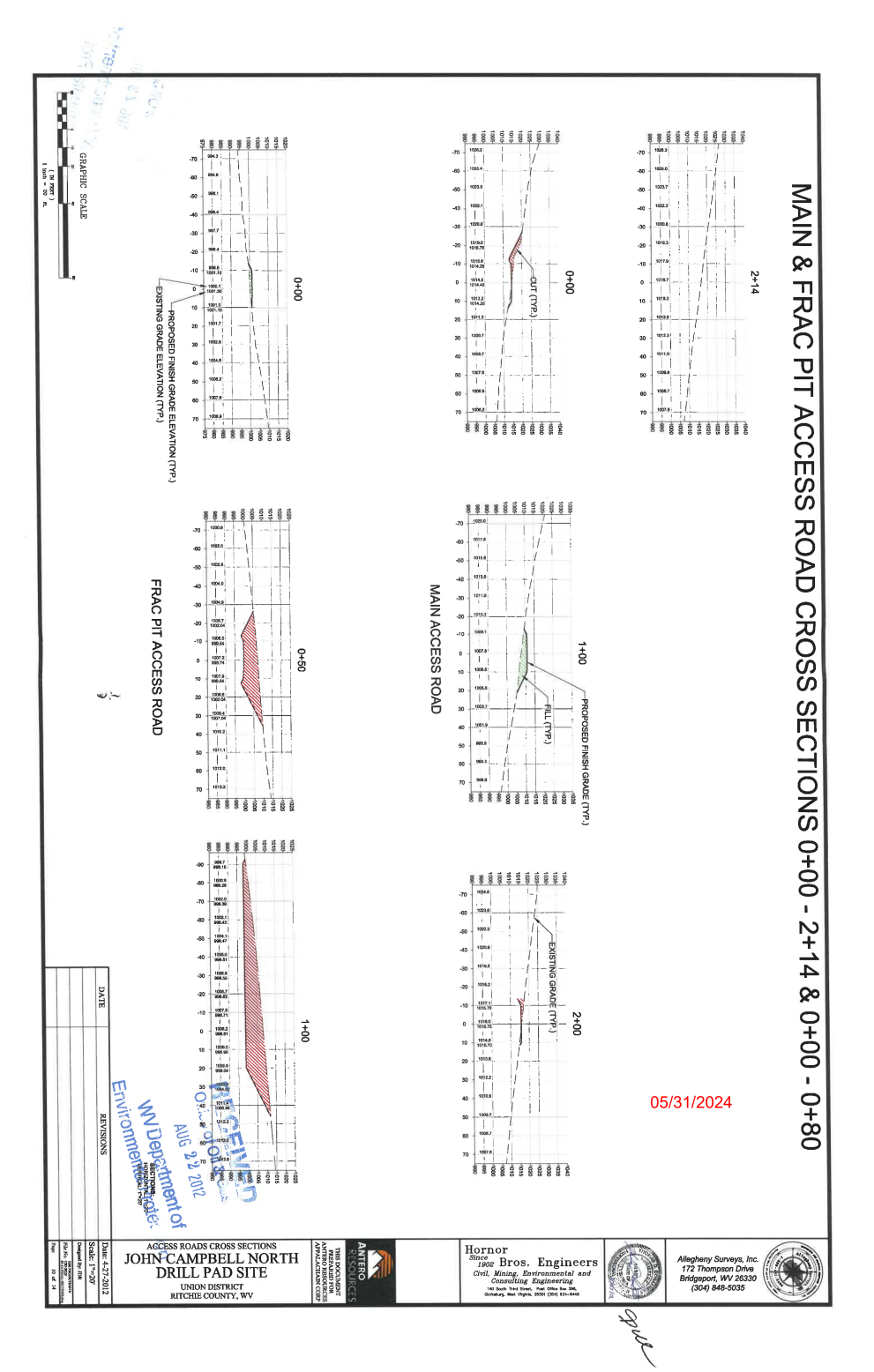




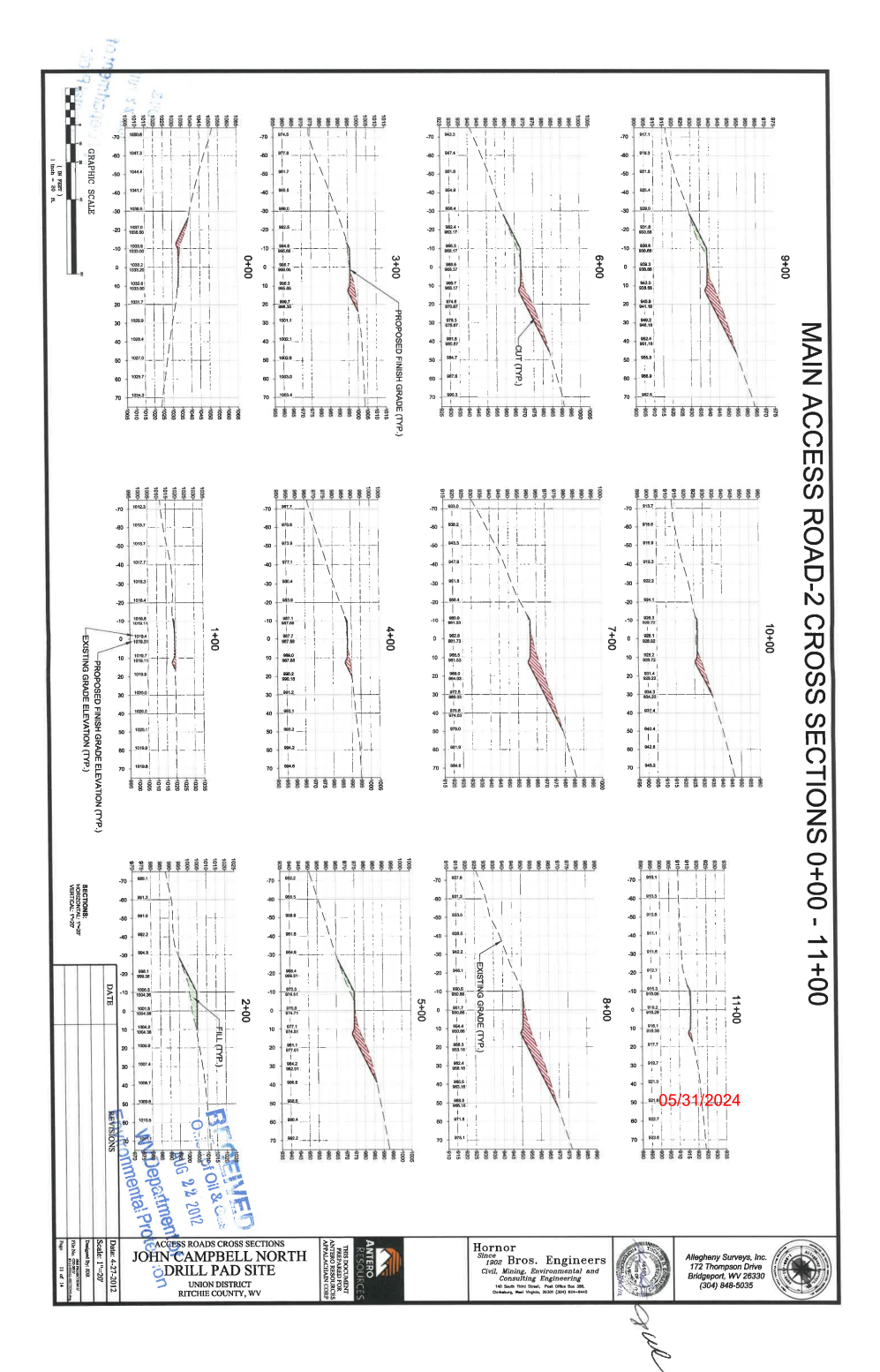


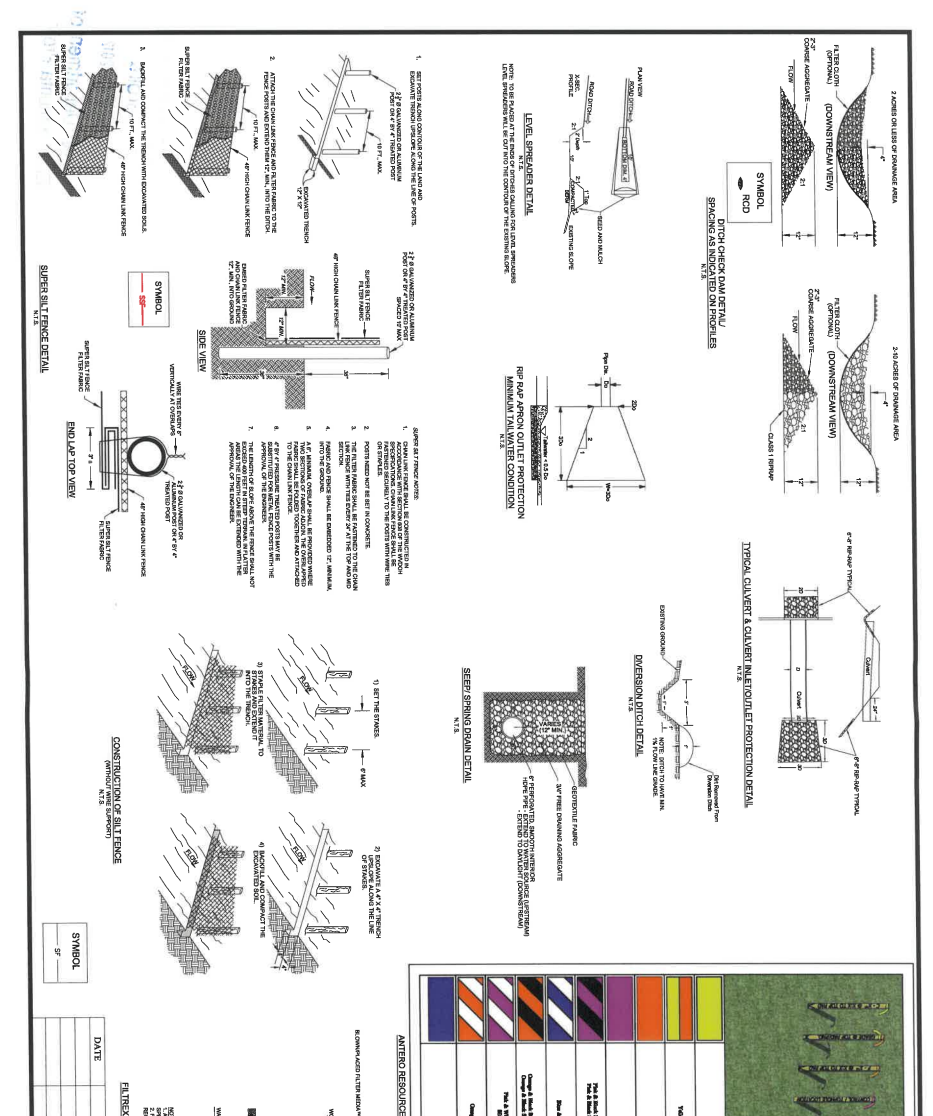












ANTERO RESOURCES STANDARD RIBBON COLOR SCHEME REVENUE NT White Radge Elibbon v Bilt Pence (SP) Raint Orange & Hack Skips Ribbon: Skips Ribbon word to indicate Vertical Cos (VC) at Connection or edge of access read Skips Ribbon word to indicate Vertical PE (VP) at connection or edge of access read Rige & White Strips Ribbers & White Strips Ribbers and to indicate churchy lie Orange & White Ridge Ridden: ge & White Stripe Ridden used to indicate Topwell Stochyfic Location WHO TO MANY SECTION Fait & While States: and to influence States and Sediment Control State based (Film: Faux (SFF) Seque Sit Pause (SFF) Film: State (FF) Bian Rittour: and as indicate Contertine (Q.) Dirch as indicate Dataons (DTD4) Sachmart Traps (2) Black Brigs Dibler andards Versical Cut (VC) at Publication of any andards Versical Dist (VC) at Publication of any andards Versical DIS (VC) at Publication of any POI to be determined at time of animoust Ristone Andreas see al Pills (P) al a time of anisott and by the design COLUMN TO THE 2" X 2" X 36" WOODEN STAKES PLACED 10" O.C. ate Tap Hole Localiza Survey Control Localiza nge Ribben: Lose Gaude at Top of Pud/Poud/Pid TO LENGO IN COSTON IS 2月2日 月月1 ten Hentis OF REAL PROPERTY AND Hornor JOHN CAMPBELL NORTH DRILL PAD SITE UNION DISTRICT RITCHIE COUNTY, WV THIS DOCUMENT PREPARED FOR TTERO RESOURCES PALACHAIN CORP Since 1902 Bros. Engineers Civil, Mining, Environmental and Consulting Engineering 140 South Third Street, Post Office Box 386, Contaburg, West Viginia, 26301 (304) 824-8445 VTERO Allegheny Surveys, Inc. 1 172 Thompson Drive Bridgeport, WV 26330 (304) 848-5035

