

June 2 1) Date:_

2) Operator's Well No.__

338-2 3) API Well No. 47 -

State

3825 87

Permit

County

DRILLING CONTRACTOR:

II- I		
Unknown		

STATE OF WEST VIRGINIA DEPARTMENT OF MINES, OIL AND GAS DIVISION

OIL	AND	GAS	WELL.	PERMIT	APPLICATION
		J. 20	***	T TITLE	THE PERCENTION

				OIL AN	D GAS W	ELL PERMIT	APPLICATION		
		x		x					
4) WELL TYPE									, 51. II. V o
5) LOCATION		tion:	983'			Vatershed:	Wolf Cre	ek Deep	Shallow X
3) LOCATION		ict: Hai					oane	Quadrangle	Kentuck, 7½'
6) WELL OPER	RATOR	Key Oi	1, Inc	•				AGENT Joe M	
Address		Box				,	Address	P.O. Box 70	
	Spe	encer,	W.Va.	25276	5			Spencer, W.	Va. 25276
7) OIL & GAS									
ROYALTY	WNER _						COAL OPERA	TOR None	
Address			Linco			_	Address		
	-		rmore	, Ca.	9455	<u>0</u>			
Acreage		165 Alfr	ed Du	h a		_ 13)			ATION ON RECORD:
8) SURFACE O	WNEK		Linco		Α.	_		None	
Address			rmore			Ō	Address .		
Acreage		165				-	Name		
9) FIELD SALE	E (IF MAD	E) TO:					Address		
Address	. (_,					ridaress		
						_ 14)	COAL LESSEE	WITH DECLARAT	ION ON RECORD:
10) OIL & GAS	INSPECTO	OR TO BE	NOTIFIE	D			Name	None	
Name	The second second	er H.				_	Address .		
Address		den Rou				_			
		neyvil:				-			11/1/15/11
15) PROPOSED	WORK:							ure or stimulate	346
						Perforate nev	formation		
6 GEOLOGICA	TARCE		ysical char					JUN -	8 1983
			11		F700				0.000
18) Approxir	nate water	strata dent	he Fresh		200	feet feet; sal	. 700	f 011 0 04	a Division
19) Approxim	nate coal se	am denths		None			eing mined in the a	feet. Oil & GA	AS DIVISION
					• • • •	is coal b	emg mined in the a	DEH . E	OF MINES
20) CASING AN	DIUBING	PROGR	AM						
CASING OR TUBING TYPE		SPE	CIFICATION	NS		FOOTAGE II	NTERVALS	CEMENT FILLUP	PACKERS
- TOBING TITE	Size	Grade	Weight per ft.	New L	Jsed	For drilling	Left in well	OR SACKS (Cubic feet)	
Conductor	0 5 70	111 / 0	1000					·	Kinds
Fresh water	9 3/8	H-40	32.3	X	3	00'	300'	To surface	by Ruk 15-05
Coal	7	7 55	22	77					Sizes
Intermediate	7 4½	J-55 J-55	10.5	X		200'	2,200	To surface	
Production	42	13-33	10.5	_ ^	. 3,	700'	5,700'	As needed	Depths set
Tubing Liners									
Liners									Perforations:
									Top Bottom
							•	-	
I) EXTRACTIO	N RIGHTS	5						<u> </u>	4
Check and pro	vide one o	f the follo	wing:						
Include	d is the lea	se or lease	s or other	continuin	g contract	or contracts by	which I hold the	right to extract oil or	gas.
			-4-1-(c) (1)	through ((4). (See r	everse side for s	pecifics.)		
2) ROYALTY P			arket the o	il or one be	red upon	. lanca on ash			
similar provisi	on for con	pensation	to the ow	ner of the	oil or ga	in place which	is not inherently	related to the volum	ng for flat well royalty or any e of oil or gas so extracted,
produced or m	arketed?	Yes 🔲	No A		7				e of on or gas so extracted,
f the answer above	is No, no	thing addit	tional is no	ecded. If t	he answer	is Yes, you may	use Affidavit Fo	rm IV-60.	
3) Required Copi									
named coal or	perator, co	al owner(s)	and coal	lessee on	or before	mation plan have the day of the n	nailing or delivery	of this Permit Appli	livered by hand to the above eation to the Department of
Mines at Char				-				10	0//
Notary: ho	ule ;	Lewis	Mo	fwi!		s	igned: foe	m. Xm	ughla
My Commission	Expires 1	Novembe	er 9, 1	992			Its:	President /	1
							113.7	//	
	47	7-087-3	825		OFFI	CE USE ON	LY	Augus	0115/20823
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ermit number -1	lease - i Fra	moreles	ותניותם		- •			2	- 19
his permit coverin	g the well	operator =	nd well lo	cation sho	wn below	is evidence of -	ermission	Date	e with the pertinent legal re-
uirements subject	to the cond	litions con	tained her	ein and or	the rever	se hereof. Notif	ication must be g	ven to the District O	I and Gas Inspector.
Refer to No. 10) P	rior to the	constructio	n of roads	locations	and pits fo	or any permitted	work. In addition.	the well operator or l	his contractor shall notify the
roper district oil a		cil 10,		e actual p	ermitted v			^	
ermit expires		-,				unless drillie	a is commenced n	riar to that data and m	anneauted with deal of 111

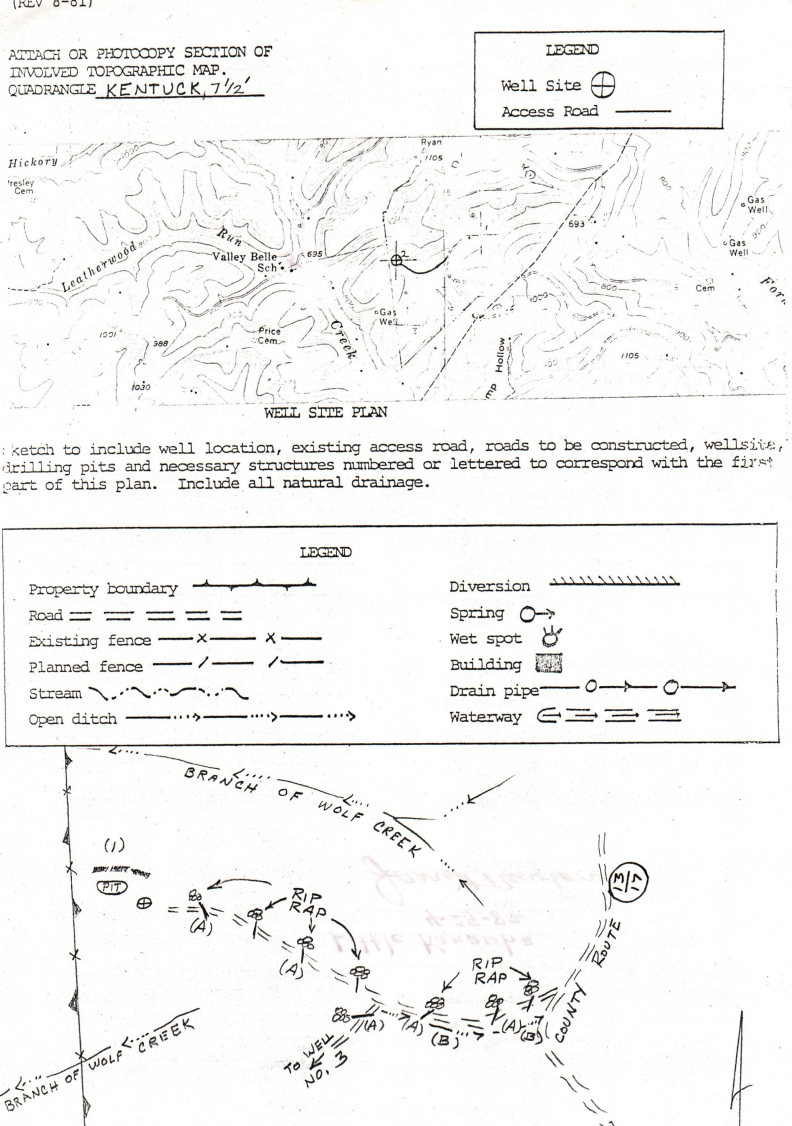
Bond: Agent: Administrator, Office of Oil and Gas

	Line Item Explanation
1)	Date of Application
2)	Your well name and number
3)	To be filled out by office of oil & gas
4A)	"Oil" means natural crude oil or petroleum and other hydrocarbons, regardless of gravity, which are produced at the well in liquid form by ordinary production methods and which are not the result of condensation of gas after it leaves underground reservoirs: "Gas" means all natural gas and all other fluid hydrocarbons not defined as oil.
4B)	"Shallow well" means any well drilled and completed in a formation above the top of the uppermost member of the "Onondaga Group" or a depth less than six thousand feet, whichever is shallower.
	"Deep well" means any well drilled and completed in a formation at or below the top of the uppermost member of the "Onondaga Group" or at a depth less then six thousand feet, whatever is shallower.
5)	Where well is located
6)	Before a permit can be issued in a corporation, company partnership, or fictitious name, the name must be registered with the Secretary of State Office
7)	Use separate sheet if necessary
8)	Present surface owner at time application is filed.
9)	Optional
11)	See Reg. 7.01 relating to code §22-4-1k
12)	"Coal Operator" means any persons, firm, partnership, partnership association or corporation that proposes to or does operate a coal mine. See Note 24
13 & 14)	As per §22-4-20; See Note 24
15)	Work that will be attempted—A separate Form IV-2 shall not be required for fracturing or stimulating a well where fracturing or stimulating is to be part of the work for which a permit is sought and is noted as such on the Form IV-2 filed in connection therewith.
16)	Anticipated formation for which well will be completed
17)	Self explanatory
18)	Depth to deepest freshwater, and shallowest salt water, taken from nearby wells corrected for differences in elevation
19)	All coal seam depths
20)	Proposed casing program and cementing refer to Code 22-4-5, 22-4-6, 22-4-7, 22-4-8, 22-4-8a Reg 9.01, 15.01, 15.02, 15.03, 15.04, 25.01, 25.02, 25.03, 25.04
21)	Code 22-4-11(c) - In lieu of filing the lease or leases or other continuing contract or contracts, the applicant for a permit described herein may file the following: (1) A brief description of the tract of land including the district and county wherein the tract is located; (2) The identification of all parties to all leases or other continuing contractual agreements by which the right to extract, produce or market the oil or gas is claimed; (3) The book and page number wherein each such lease or contract by which the right to extract, produce or market the oil or gas is recorded; (4) A brief description of the royalty provisions of each such lease or contract.
- 22)	
23)	CAS and the state of the state
24)	The above named coal operator, coal owner(s), and coal lessee are hereby notified that any objection they wish to make or are required to make by Code §22-4-3 must be filed with the Department of Mines within fifteen (15) days after the receipt of this Application by the Department.
•••••	
5	The following waiver must be completed by the coal operator and by any coal owner or coal lessee who has recorded a declaration under Code 22-4-20, if the permit is to be issued within fifteen (15) days of receipt thereof.
-	WAIVER 00/15/2022
=	09/13/2023
amined this	ersigned coal operator/ owner/lessee/of the coal under this well location has ex- s proposed well location. If a mine map exists which covers the area of the well location, the well location has bee ne mine map. The undersigned has no objection to the work proposed to be done at this location, provided, the we as complied with all applicable requirements of the West Virginia Code and the governing regulations.

By .

Its

Date:



NOTE:

LOCATION ON RIDGE.

LITTLE CUT OR FILL.

09/15/2023

WELL NO. Duba No. 2 DATE APYLL 21, 1982

- 780 - 74 ON IGA mingriff test in shale

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09/15/2023

(Rev 8-81)

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Inoculate with 3% recommended anount.

CONSTRUCTION AND RECLAMATION PLAN

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JDS/same	Redtop Substante
Seed* lbs/acre	Seed* Ky. 31 Tall Fescue40lbs/acre
Wilch Tons/acre	Mulch Hay or Straw 2 Tons/acre
(10-50-50 or equivalent)	(10-50-50 or equivalent)
Fertilizer lbs/ame	Fertilizer 500 lbs/acre
Trime Oil & GAS DIVISIONES	or correct to pH 6.5
II serå inentasiT	Treatment Area I
20N - 8 1983	
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DADE OF WAR	
al of redail times has heard 11p	commercial timber is to be cut and stacked and cut and removed from the site before dirt work
and repaired if necessary. All	ylminger betoeqeni ed binone serutourie ilk
Page Ref. Mamual	Page Ref. Manual
LaireteM	Spacing
Structure (3)	Structure (C)
Page Ref. Mamual	Page Ref. Manual 2-12
Material	Spacing N/A
Structure (2)	Structure Drainage Ditch (B)
Page Ref. Manual 2-16	Page Ref. Mammal 2-1
Material Hay or Straw Bales	Spacing 100'
Strudture Sediment Barriers (1)	Structure Cross Drain (A)
NOTTADOL	DAOR SZEDOA
(auaby cos)	
Mounter	work
(atsq)	
18-57	
LA . COZ E A ME ME	This plan has been reviewed by Little
Inc. Joe McLaughlin (Agent)	Revegetation to be carried out by Key 011,
SOIL CONS. DISTRICT Little Kanawha	IAMOMNER Alfred Duba
Telephone 304-927-2991	Telephone 304-927-2991
Address P. O. Box 727, Spencer, W. Va	Address P.O. Box 727 Spencer W.V. 25276
TOWNTED AGENT JOE MCLAUGHLIN	COMPANY NAME Key Oil, Inc.

*Inoculate all legumes such as vetch, trefoil and clovers with the proper bacterium.

1992-EL8-10E ON ENCHE

ETWA SEESARED BY John Strickling

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West Union, W. Va.

b. A. 10

OIL AND GAS LEAS Lease No. 338 AGREEMENT, made and entered into this 7th January A.D. 19 82
by and between Fanny C. Reed and William B. Reed, Jr. her husband
o) and bottoon as assault, we have a second an arrangement of the second and a second a second and a second a
of . Spencer, West Virginia 25276 party of the first part, hereinafter called Lessor (whether one or more), and M & J JOINT VENTURE, A Partnership party of the second part, hereinafter called Lessee; 1. WITNESSETH: That the Lessor, in consideration of the sum of One Dollar, the receipt of which is hereby acknowledged, and the covenants and agreements hereinafter contained, does hereby grant unto the Lessee all of, the oil and gas and all of the constituents of either in and under the land hereinafter described, together with the exclusive right to drill for, produce and market oil and gas and their constituents and of stering gas of any kind in any formation underlying the land, and also the right to enter thereon at all times for the purpose of drilling and operating for oil, gas and water, laying pipe lines, erecting tanks, machinery, powers and structures, and to possess, use, and occupy so much of said premises as is necessary and convenient for said purposes and to convey the above
named products therefrom and thereto by pipe lines or otherwise; said land being situate in Harper
County of Roane,State of West Virginia,and described as follows, to-wit; Bounded on the
NORTH by lands of David Cox.
EAST by lands of J. W. Westfall,
SOUTH by lands of E. M. Harris
WEST by lands of Clara West,
On Waters of
Containing one hundred fifty-six (156) acres, more or less.

- 2. It is agreed that this lease shall remain in force for a primary term of ...two...(.2.)....... years from this date and as long thereafter as operations for oil or gas are being conducted on the premises, or oil or gas is found in paying quantities thereon.
- 3. The Lessee shall deliver to the credit of the Lessor free of cost, in the pipe line to which he may connect his wells, the equal one-eighth (1/8) part of all oil produced and saved from the leased premises, and shall pay Lessor their proportionate share of the equal one-eighth (1/8) of all gas produced and saved from the leased premises for all gas and casing head gas produced and sold from the premises, payable monthly; provided, Lessee shall pay Lessor a royalty at the rate of Fifty Dollars per year on each gas well while, through lack of market, gas therefrom is not sold or used off the premises, and while said royalty is so paid said well shall be held to be a paying well under paragraph 2 hereof.
- 5. All moneys coming due hereunder shall be paid or tendered to Fanny C. Reed direct, or by check payable to his (or her) order mailed to Parkersburg Rd., Spencer, W. Va. 252% and no default shall be declared against the Lessee by the Lessor for failure of the Lessee to make any payment or perform any conditions provided for herein unless the Lessee shall refuse or neglect to pay or perform the same for ten days after having received written notice by registered mail from the Lessor of his intention to declare such default.
- 6. Lessor reserves 200,000 cubic feet of gas per annum for domestic use, to be taken through his own appliances at any producing gas well, and agrees to pay Lessee a fair domestic rate for any gas used in excess thereof. Lessor further covenants and agrees that his taking and use of gas shall be wholly at his own risk, the Lessee not to be held liable for any accident or damage caused thereby, nor shall Lessee be liable for any shortage or failure in the supply of gas for said domestic use.
- 7. If said Lessor owns a less interest in the above described land than the undivided fee simple estate therein, then the royalties and rentals herein provided shall be paid the Lessor only in the proportion which his interest bears to the whole and undivided fee.
- 8. No well may be drilled nearer than 200 feet to the house or barn now on said premises without the written consent of Lessor. Lessee shall have and enjoy all rights and privileges necessary and convenient for the proper use and development of this lease, and shall have the right to use, free of cost, gas, oil and water produced on said land for its operations thereon, except water from wells of Lessor. Lessee shall also have the right at any time to remove all or any part of the machinery, fixtures or structures placed on said premises, including the right to draw and remove casing. Lessee shall pay for damages caused by its operations to growing crops on said lands, and, when requested by Lessor, shall bury its pipe lines below plow depth.
- 9. The interest or estate of either party hereto may be assigned, the privilege of assigning in whole or in part being expressly allowed. In event this lease shall be assigned as to any part or parts of the above described land and the assignee or assignees of such part or parts shall fail or make default in the payment of the proportionate part of the rents due from him or them, such default shall not operate to defeat or affect this lease insofar as it covers a part or parts of said land upon which the said Lessee or any assignee thereof shall make due payment of said rental. No change of ownership in the land or in the rentals or royalties shall be binding on the Lessee until after notice to the Lessee and it has been furnished with a written transfer or assignment or a certified copy thereof.
- 10 At any time, Lessee its successors or assigns, shall have the right to surrender this lease or any part thereof for cancelation, after which all payments and liabilities hereunder thereafter shall cease and determine, and if the whole is surrendered, then this lease shall become absolutely null and void. This surrender may be made to the Lessor, or if more than one Lessor, then to any one of them, or the heirs or assigns of any one of them by delivery of a duly executed surrender thereof in person or by mail addressed to the post office address of such person, or by recording a duly executed surrender thereof in the Recorder's office of the County in which the land is located.
- 11. Lessor hereby warrants and agrees to defend the title to the land herein described and agrees that the Lessee at its option may pay, discharge or redeem any taxes, mortgages, or other liens existing, levied, or assessed on or against the above described lands, and in event it exercises such option, it shall be subrogated to the rights of any holder or holders thereof and may paying any royalty or rentals accruing hereunder to the discharge of any such taxes, mortgages or other liens.
- 12. It is expressly agreed that if the Lessee shall commence drilling operations at any time while this lease is in force, it shall remain in force and its terms continue so long as such operations are projecuted, and if production results therefrom, then as long as production continues. If after the expiration of the term of this lease production from the leased premises shall cease from any cause, this lease shall not terminate provided Lessee resumes operations within sixty days from such cessation, and this lease shall remain in force during the prosecution of such operations, and, if production results therefrom, then as long as oil or gas is produced in paying quantities

CASTO & HARRIS INC., SPENCER, W. VA. RE-ORDER NO 77978

G get forth in Evihibit "A" attac	fied only as to those terms and provehed hereto and made a part hereof.
<u>~</u>	마이는 이 이 전에 하고 있는데 하는데 하는데 하는데 하는데 하는데 하다니다.
Wilness the hands and seals of the parties hereto the day and	d year first above written.
WITNESS:	shaell he
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	ORNIA(SEAL
O A T T T O D NIT A	ACKNOWLEDGMENT
STATE OF XMESK XIREDNIA	To-wit:
COUNTY OF Alameda	
I,	a Notary Public of said County, do hereby certify that
Alfred G. Duba and Lucille S.	Duba, his wife ate the 8th day of March 19 82
whose name S aregned to the within writing bearing de ha VE, this day acknowledged the same before me in my sa	ate the Odi day of Herr II , 19 Oz
Given under my hand this 12 ch day	of March 1982
e de manda de la propria de la companya de la comp	Notary Public
My Commission expires 12-17-82	
WEST VIRGINI	IA ACKNOWLEDGMENT
STATE OF WEST VIRGINIA	
COUNTY OF	To-wit:
30 MM 기계	대통하다 보다 그는 사람들은 사람들은 사람들이 가득하면 하는 사람들이 되었다. 그들은 사람들이 되는 사람들이 모든 사람들이 되었다면 되었다면 하는 것이 없다면 그 사람들이 되었다면 그 사람들이 그
whose name. signed to the within writing bearing d	그래, 이) 이 하는 어머니는 그리지 않는 아름다면 살아가면 되었다면 되었다면 되었다면 하는데, 때문에 되었다면 살아지는데, 나를 하는데, 나를 하는데 나를 하는데 나를 하는데 나를 하는데 나를 하는데 나를 하는데 나를
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whose name signed to the within writing bearing dearing dearing that this day acknowledged the same before me in my same day	ate the day of, 19aid County.
whose name signed to the within writing bearing d ha this day acknowledged the same before me in my sa Given under my hand this day My Commission expires	ate the day of, 19 aid County. of, 19 Notary Public
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whose name signed to the within writing bearing decided has this day acknowledged the same before me in my satisfied the	ate the day of, 19 aid County. of, 19 Notary Public
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whose name signed to the within writing bearing deciver that he did sign the foregoing instrument, and the whereof I have hereunto subscribed my name at day of 19	ate the
whose name signed to the within writing bearing do ha this day acknowledged the same before me in my sa Given under my hand this day My Commission expires OHIO ACCOUNTY OF Before me, a Notary Public in and for said county, persons that he did sign the foregoing instrument, and the whereof I have hereunto subscribed my name at day of 19	ate the
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whose name signed to the within writing bearing described has this day acknowledged the same before me in my same day. My Commission expires OHIO ACSTATE OF OHIO, COUNTY OF Before me, a Notary Public in and for said county, personal that he did sign the foregoing instrument, and the whereof I have hereunto subscribed my name at day of 19. My Commission expires 19.	ate the

This

,	DIL AND GAS LEASE Lease No. 338
	AGREEMENT, made and entered into this 8th day of March A.D. 1982
	by and between Alfred G. Duba and Lucille S. Duba, his wife
	hgar and the
	ofLivermore, California94550party of the first part, hereinafter called Lessor (whether one or more),
	and M & J JOINT VENTURE, A Partnership party of the second part, hereinafter called Lessee; 1. WITNESSETH: That the Lessor, in consideration of the sum of One Dollar, the receipt of which is hereby acknowledged, and the covenants and agreements hereinafter contained, does hereby grant unto the Lessee all of the oil and gas and all of the constituents of either in and under the land hereinafter described, together with the exclusive right to drill for, produce and market oil and gas and their constituents and of storing gas of any kind in any formation underlying the land, and also the right to enter thereon at all times for the purpose of drilling and operating for oil, gas and water, laying pipe lines, erecting tanks, machinery, powers and structures, and to possess, use, and occupy so much of said premises as is necessary and convenient for said purposes and to convey the above
	named products therefrom and thereto by pipe lines or otherwise; said land being situate in Harper District,
1	County of Roane
	NORTH by lands of Noah Hunt.
9 14	EAST by lands of
	SOUTH by lands of C. F. Price.
1	south by lands of C.F. Price. West by lands of Clara West
	On Waters of
	Containing one hundred fifty-six (156)
	2. It is agreed that this lease shall remain in force for a primary term or .two.(2) years from this date and as long thereafter as operations for oil or gas are being conducted on the premises, or oil or gas is found in paying quantities thereon.
charge of m &	3. The Lessee shall deliver to the credit of the Lessor free of cost, in the pipe line to which he may connect his wells, the equal one-eighth (1/8) part of all oil produced and saved from the leased premises, and shall pay Lessor their proportionate share of the equal one-eighth (1/8) of all gas produced and saved from the leased premises for all gas and casing head gas produced and sold from the premises, payable monthly; provided, Lessee shall pay Lessor a royalty at the rate of Fifty Dollars per year on each gas well while; through lack of market, gas therefrom is not sold or used off the premises, and while said royalty is so paid said well shall be held to be a paying well under paragraph 2 hereof.
	4. The Lessee shall commence operations for a well on the premises on or before March 8

year to resume the payment of delay rental or commence operations for another well. Upon the resumption of payment of rentals the

pays thereafter a rental of \$5.00 per acreor each twelve months that operations are delayed from the time above mentioned. The consideration first recited herein, the down payment, shall cover not only the privilege granted to the date when first said rental is payable as aforesaid, but also the Lessee's option of extending that period as aforesaid, and any and all other rights conferred. The drilling of a non-productive well shall be accepted by the Lessee in lieu of delay rental for a period of one year after its completion, and following the exhaustion or abandonment of all wells the Lessee shall have the right for a period of one

6. Lessor reserves 200,000 cubic feet of gas per annum for domestic use, to be taken through his own appliances at any producing gas well, and agrees to pay Lessee a fair domestic rate for any gas used in excess thereof. Lessor further covenants and agrees that his taking and use of gas shall be wholly at his own risk, the Lessee not to be held liable for any accident or damage caused thereby, nor shall Lessee be liable for any shortage or failure in the supply of gas for said domestic use.

written notice by registered mail from the Lessor of his intention to declare such default.

- 7. If said Lessor owns a less interest in the above described land than the undivided fee simple estate therein, then the royalties and rentals herein provided shall be paid the Lessor only in the proportion which his interest bears to the whole and undivided fee.
- 8. No well may be drilled nearer than 200 feet to the house or barn now on said premises without the written consent of Lessor. Lessee shall have and enjoy all rights and privileges necessary and convenient for the proper use and development of this lease, and shall have the right to use, free of cost, gas, oil and water produced on said land for its operations thereon, except water from wells of Lessor. Lessee shall also have the right at any time to remove all or any part of the machinery, fixtures or structures placed on said premises, including the right to draw and remove casing. Lessee shall pay for damages caused by its operations to growing crops on said lands, and, when requested by Lessor, shall bury its pipe lines below plow depth.
- 9. The interest or estate of either party hereto may be assigned, the privilege of assigning in whole or in part being expressly allowed. In event this lease shall be assigned as to any part or parts of the above described land and the assignee or assignees of such part or parts shall fail or make default in the payment of the proportionate part of the rents due from him or them, such default shall not operate to defeat or affect this lease insofar as it covers a part or parts of said land upon which the said Lessee or any assignee thereof shall make due payment of said rental. No change of ownership in the land or in the rentals or royalties shall be binding on the Lessee until after notice to the Lessee and it has been furnished with a written transfer or assignment or a certified copy thereof.
- which all payments and liabilities hereunder thereafter shall cease and determine, and if the whole is surrendered, then this lease shall become absolutely null and void. This surrender may be made to the Lessor, or if more than one Lessor, then to any one of them, or the heirs or assigns of any one of them by delivery of a duly executed surrender thereof in person or by mail addressed to the post office address of such person, or by recording a duly executed surrender thereof in the Recorder's office of the County in which the land is located.
- 11. Lessor hereby warrants and agrees to defend the title to the land herein described and agrees that the Lessee at its option may pay, discharge or redeem any taxes, mortgages, or other liens existing, levied, or assessed on or against the above described lands, and in event it exercises such option, it shall be subrogated to the rights of any holder or holders thereof and may reimburse itself by applying any royalty or rentals accruing hereunder to the discharge of any such taxes, mortgages or other liens.
- 12. It is expressly agreed that if the Lessee shall commence drilling operations at any time while this lease is in force, it shall remain in force and its terms continue so long as such operations are prosecuted, and if production results therefrom, then as long as production continues. If after the expiration of the term of this lease production from the leased premises shall cease from any cause, this lease shall not terminate provided Lessee resumes operations within sixty days from such cessation, and this lease shall remain in force during the prosecution of such operations, and, if production results therefrom, then as long as oil or gas is produced in paying quantities.

-	OIL AND GAS LEASE , Lease No. 338
	AGREEMENT, made and entered into this
	by and between . Edward . C McMurray . and . Dorothy . McMurray his . wife
	ofFlorida
	1. WITNESSETH: That the Lessor, in consideration of the sum of One Dollar, the receipt of which is hereby acknowledged, and the covenants and agreements hereinafter contained, does hereby grant unto the Lessee all of the oil and gas and all of the constituents of either in and under the land hereinafter described, together with the exclusive right to drill for, produce and market oil and gas and their constituents and of storing gas of any kind in any formation underlying the land, and also the right to enter thereon at all times for the purpose of drilling and operating for oil, gas and water, laying pipe lines, erecting tanks, machinery, powers and structures, and to possess, use, and occupy so much of said premises as is necessary and convenient for said purposes and to convey the above
	named products therefrom and thereto by pipe lines or otherwise; said land being situate in HarperDistrict,
	County of Roane
	NORTH by lands of David Cox
	EAST by lands ofJ.W. Westfall,
	SOUTH by lands of E.M. Harris
	WEST by lands of
	On Waters of
	Containingone hundred fifty-six (156)acres, more or less.
	2. It is agreed that this lease shall remain in force for a primary term oftwo. (2) years from this date and as long thereafter as operations for oil or gas are being conducted on the premises, or oil or gas is found in paying quantities thereon.
	3. The Lessee shall deliver to the credit of the Lessor free of cost, in the pipe line to which he may connect his wells, the equal one-eighth (1/8) part of all oil produced and saved from the leased premises, and shall pay Lessor their proportionate share of the equal one-eighth (1/8) of all gas produced and saved from the leased premises for all gas and casing head gas produced and sold from the premises, payable monthly; provided, Lessee shall pay Lessor a royalty at the rate of Fifty Dollars per year on each gas well while, through lack of market, gas therefrom is not sold or used off the premises, and while said royalty is so paid said well shall be held to be a paying well under paragraph 2 hereof.
	4. The Lessee shall commence operations for a well on the premises on or before March .15

6. Lessor reserves 200,000 cubic feet of gas per annum for domestic use, to be taken through his own appliances at any producing gas well, and agrees to pay Lessee a fair domestic rate for any gas used in excess thereof. Lessor further covenants and agrees that his taking and use of gas shall be wholly at his own risk, the Lessee not to be held liable for any accident or damage caused thereby, nor shall Lessee be liable for any shortage or failure in the supply of gas for said domestic use.

direct, or by check payable to his (or her) order malled to Rt. 4. Box 502 Starke. Florida 32091 and no default shall be declared against the Lessee by the Lessor for failure of the Lessee to make any payment or perform any conditions provided for herein unless the Lessee shall refuse or neglect to pay or perform the same for ten days after having received

5. All moneys coming due hereunder shall be paid or tendered to

written notice by registered mail from the Lessor of his intention to declare such default.

- 7. If said Lessor owns a less interest in the above described land than the undivided fee simple estate therein, then the royalties and rentals herein provided shall be paid the Lessor only in the proportion which his interest bears to the whole and undivided fee.
- 8. No well may be drilled nearer than 200 feet to the house or barn now on said premises without the written consent of Lessor. Lessee shall have and enjoy all rights and privileges necessary and convenient for the proper use and development of this lease, and shall have the right to use, free of cost, gas, oil and water produced on said land for its operations thereon, except water from wells of Lessor. Lessee shall also have the right at any time to remove all or any part of the machinery, fixtures or structures placed on said premises, including the right to draw and remove casing. Lessee shall pay for damages caused by its operations to growing crops on said lands, and, when requested by Lessor, shall bury its pipe lines below plow depth.
- 9. The interest or estate of either party hereto may be assigned, the privilege of assigning in whole or in part being expressly allowed. In event this lease shall be assigned as to any part or parts of the above described land and the assignee or assignees of such part or parts shall fail or make default in the payment of the proportionate part of the rents due from him or them, such default shall not operate to defeat or affect this lease insofar as it covers a part or parts of said land upon which the said Lessee or any assignee thereof shall make due payment of said rental. No change of ownership in the land or in the rentals or royalties shall be binding on the Lessee until after notice to the Lessee and it has been furnished with a written transfer or assignment or a certified copy thereof.
- 10 At any time, Lessee its successors or assigns, shall have the right to surrender this lease or any part thereof for cancelation, after which all payments and liabilities hereunder thereafter shall cease and determine, and if the whole is surrendered, then this lease shall become absolutely null and void. This surrender may be made to the Lessor, or if more than one Lessor, then to any one of them, or the heirs or assigns of any one of them by delivery of a duly executed surrender thereof in person or by mail addressed to the post office address of such person, or by recording a duly executed surrender thereof in the Recorder's office of the County in which the land is located.
- 11. Lessor hereby warrants and agrees to defend the title to the land herein described and agrees that the Lessee at its option may pay, discharge or redeem any taxes, mortgages, or other liens existing, levied, or assessed on or against the above described lands, and in event it exercises such option, it shall be subrogated to the rights of any holder or holders thereof and may 109/15/2023 applying any royalty or rentals accruing hereunder to the discharge of any such taxes, mortgages or other liens.
- 12. It is expressly agreed that if the Lessee shall commence drilling operations at any time while this lease is in force, it shall remain in force and its terms continue so long as such operations are prosecuted, and if production results therefrom, then as long as production continues. If after the expiration of the term of this lease production from the leased premises shall cease from any cause, this lease shall not terminate provided Lessee resumes operations within sixty days from such cessation, and this lease shall remain in force during the prosecution of such operations, and, if production results therefrom, then as long as oil or gas is produced in paying quantities.



State of Mest Nirginia

Bepariment of Mines Gil und Cas Division Charleston 25305

THEODORE M. STREIT ADMINISTRATOR

February 19. 1985

designated by the above permit number to the surety company who executed said bond in your behalf, in order that they may give you credit on their

Your well record was received and reclamation requirements approved. In accordance with Chapter 22, Article 4, Section 2, the above captioned well

will remain under bond coverage for life of the well.

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

records.

BARTON B. LAY, JR.

DIRECTOR

				Farm:	Alf	red Duba	
				Well No	338	-2	
				Distri	ct: Har	per	
				County	: <u>Ro</u>	əne	
				Issued	: 4-	10-84	
•• Gentlemer	1:						
		•		the above cand below appli	-	l has been re	eceived
		_	-	e captioned p	•	er has been :	released
F	lease re	turn the en	iclosed cand	elled single	bond which	covered the	well

In Re: Permit No: 47-087-3825

Very truly yours,

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

B-12

STATE OF WEST VIRGINIA DEPARTMENT OF MINES OIL AND GAS DIVISION

STATUS INSPECTION REQUEST INSPECTOR'S COMPLIANCE REPORT

Permit No	•087-3825	County	Roane		
Company.	Key Oil, Inc.	Farm.	Alfred	Duba	
Inspector	• Homer Dougherty	Well No	338-2		
Date	September 20, 1984	Issued	4-10-8	4	
RULE	DESCRIPTION			IN COMPI	LIANCE NO
23.06	Notification Prior to starting Wor	k			
25.04	Prepared before Drilling to preven	it Waste			<u>-</u>
25.03	High-Pressure Drilling				
16.01	Required Permits at Wellsite				
15.03	Adequate Fresh Water Casing				
15.02	Adequate Coal Casing				GOOD GOOD
15.01	Adequate Production Casing			P. E. C.	BING
15.04	Adequate Cement Strength			TE FE	3 <u>1 8 19</u> 85
23.02	Maintained Access Roads				GAS DIVISION
25.01	Necessary Equipment to prevent Was	ste		DEPT.	of MINES
23.03	Reclaimed Drilling Site				
23.04	Reclaimed Drilling Pits				
23.05	No Surface or Underground Pollution	on			
7.03	Identification Markings				
COMMENTS:			10		
					ž .

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

SIGNED:

DATE:

09/15/2023

