

west virginia department of environmental protection

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

Harold D. Ward, Cabinet Secretary www.dep.wv.gov

Monday, November 24, 2025 WELL WORK PERMIT Horizontal 6A / New Drill

ANTERO RESOURCES CORPORATION 1615 WYNKOOP STREET

DENVER, CO 80202

Re:

Permit approval for Renzella Unit 5V

47-095-02954-00-00

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

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

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

> son Harmon Acting Chief

Operator's Well Number: Renzella Unit 5V

Farm Name: Nicholas S Renzella Jr. et al

U.S. WELL NUMBER: 47-095-02954-00-00

Horizontal 6A New Drill

Date Issued: 11/24/2025

API Number: **47-095-02954**

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. Failure to adhere to the specified permit conditions may result in enforcement action.

CONDITIONS

- 1. This proposed activity may require permit coverage from the United States Army Corps of Engineers (USACE). Through this permit, you are hereby being advised to consult with USACE regarding this proposed activity.
- 2. If the operator encounters an unanticipated void, or an anticipated void at an unanticipated depth, the operator shall notify the inspector within 24 hours. Modifications to the casing program may be necessary to comply with W. Va. Code § 22-6A-5a (12), which requires drilling to a minimum depth of thirty feet below the bottom of the void, and installing a minimum of twenty (20) feet of casing. Under no circumstance should the operator drill more than one hundred (100) feet below the bottom of the void or install less than twenty (20) feet of casing below the bottom of the void.
- 3. When compacting fills, each lift before compaction shall not be more than 12 inches in height, and the moisture content of the fill material shall be within limits as determined by the Standard Proctor Density test of the actual soils used in specific engineered fill, ASTM D698, Standard Test Method for Laboratory Compaction Characteristics of Soil Using Standard Effort, to achieve 95 % compaction of the optimum density. Each lift shall be tested for compaction, with a minimum of two tests per lift per acre of fill. All test results shall be maintained on site and available for review.
- 4. Operator shall install signage per § 22-6A-8g (6) (B) at all source water locations included in their approved water management plan within 24 hours of water management plan activation.
- 5. Oil and gas water supply wells will be registered with the Office of Oil and Gas and all such wells will be constructed and plugged in accordance with the standards of the Bureau for Public Health set forth in its Legislative rule entitled *Water Well Regulations*, 64 C.S.R. 19. Operator is to contact the Bureau of Public Health regarding permit requirements. In lieu of plugging, the operator may transfer the well to the surface owner upon agreement of the parties. All drinking water wells within fifteen hundred feet of the water supply well shall be flow tested by the operator upon request of the drinking well owner prior to operating the water supply well.
- 6. Pursuant to the requirements pertaining to the sampling of domestic water supply wells/springs the operator shall, no later than thirty (30) days after receipt of analytical data provide a written copy to the Chief and any of the users who may have requested such analyses.
- 7. 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. Also, 24 hours prior to the initiation of the completion process the operator shall notify the Chief or his designee.
- 8. During the completion process the operator shall monitor annular pressures and report any anomaly noticed to the chief or his designee immediately.
- 9. If any explosion or other accident causing loss of life or serious personal injury occurs in or about a well or well work on a well, the well operator or its contractor shall give notice, stating the particulars of the explosion or accident, to the oil and gas inspector and the Chief, within 24 hours of said accident.
- 10. During the casing and cementing process, in the event cement does not return to the surface, the oil and gas inspector shall be notified within 24 hours.
- 11. The operator shall provide to the Office of Oil and Gas the dates of each of the following within 30 days of their occurrence: completion of construction of the well pad, commencement of drilling, cessation of drilling, completion of any other permitted well work, and completion of the well. Such notice shall be provided by sending an email to DEPOOGNotify@wv.gov.

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

1) Well Operator:	Antero Res	sources	Corporat	494507062	095-Tyler	Union	Bens Run
				Operator ID	County	District	Quadrangle
2) Operator's Well	Number: R	enzella l	Jnit 5V	Well Pad	Name: Renze	ella Pad	
3) Farm Name/Sur	face Owner:	Nicholas S	6. Renzella, Jr	., et al Public Road	d Access: She	ets Run Ro	ż.
4) Elevation, curre	nt ground:	774'	Ele	vation, proposed p	ost-constructio	n: 772.75	1
5) Well Type (a)	Gas X		Oil	Under	rground Storag	e	
Ot	her	(i)	T. Harris Venezia				
(b)	If Gas Sha	allow	X	Deep			
		rizontal	X				
6) Existing Pad: Yo	Sec. 100						
7) Proposed Target							
				s- 55 feet, Associat	ted Pressure- 28	350#	
8) Proposed Total	_				wet.		
9) Formation at To	tal Vertical I	Depth: _	/larcellus				
10) Proposed Total	Measured D	epth: 6	300' MD				
11) Proposed Horiz	zontal Leg Le	ength: C)'				
12) Approximate F	resh Water S	trata Dep	oths:	138', 313'			
13) Method to Dete	ermine Fresh	Water D	epths: 47	'-095-00239 & 47	7-095-00081		16. 34. 34. 34. 34. 34. 34. 34. 34. 34. 34
14) Approximate S	altwater Dep	ths: 79	5'				
15) Approximate C	oal Seam De	pths: 48	33'				
16) Approximate D	epth to Possi	ble Void	(coal min	e, karst, other): N	one Anticipate	ed	
17) Does Proposed directly overlying o				s Yes	No	X	
							RECEIVED fice of Oil and Gas
(a) If Yes, provide	e iviine info:	Name:	-				OV 18 2025
		Depth:	·			VV	V Department of
		Seam:				Enviro	onmental Protection
		Owner:					

API NO. 47-7096 0 - 5 0 2 0 5 4
OPERATOR WELL NO. Renzella Unit 5V

Well Pad Name: Renzella Pad

18)

CASING AND TUBING PROGRAM

TYPE		NI					
	Size (in)	New or Used	Grade	Weight per ft. (lb/ft)	FOOTAGE: For Drilling (ft)	INTERVALS: Left in Well (ft)	CEMENT: Fill-up (Cu. Ft.)/CTS
Conductor	20"	New	H-40	94#	100'	100'	CTS, 96 Cu. Ft.
Fresh Water	13-3/8"	New	J-55	54.5#	363'	363'	CTS, 378 Cu. Ft.
Coal	9-5/8"	New	J-55	36#	2500'	2500'	CTS, 1018 Cu. Ft.
Intermediate						777	, , , , , , , , , , , , , , , , , , , ,
Production	5-1/2"	New	P-110	23#	6300'	6300'	660 Cu. Ft
Tubing	2-3/8"	New	N-80	4.7#			300 34.11
Liners							

TYPE	Size (in)	Wellbore Diameter (in)	Wall Thickness	Burst Pressure (psi)	Anticipated Max. Internal	Cement Type	Cement Yield
Conductor	20"	24"	(in) 0.438"	1530	Pressure (psi) 50	Class A/L	(cu. ft./k)
Fresh Water	13-3/8"	17-1/2"	0.38"	2730	1000	Class A/L	~1.18
Coal	9-5/8"	12-1/4"	0.352"	3520	1500	Class A/L	~1.18
Intermediate			110000		1000	Old33 A/L	71.10
Production	5-1/2"	8-3/4" & 8-1/2"	0.415"	12,630	2500	Lead-H/POZ & Tail - H	H/POZ-1.44 & H-1.8
Tubing	2-3/8"	4.778"	0.19"	11,200			1.11 OZ 1.11 Q 11-1.0
Liners				,			

PACKERS

Kind:	N/A	RECEIVE
Sizes:	N/A	RECEIVED Office of Oil and Gas NOV 18 2025
Depths Set:	N/A	WV Department of Environmental Protection

OPERATOR WELL NO. Renzella Unit 5V Well Pad Name: Renzella Pad

19) Describe proposed well work, including the drilling and plugging back of any pilot hole:
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Drill, perforate, fracture a new shallow well and complete Marcellus Shale.

20) Describe fracturing/stimulating methods in detail, including anticipated max pressure and max rate:

Antero plans to pump Slickwater into the Marcellus Shale formation in order to ready the well for production. The fluid will be comprised of approximately 99 percent water and sand, with less than 1 percent special-purpose additives as shown in the attached "List of Anticipated Additives Used for Fracturing or Stimulating Well."

Anticipated Max Pressure - 9300 lbs Anticipated Max Rate - 80 bpm

- 21) Total Area to be disturbed, including roads, stockpile area, pits, etc., (acres): 36.52 acres
- 22) Area to be disturbed for well pad only, less access road (acres): 15.76 acres

23) Describe centralizer placement for each casing string:

Conductor: no centralizers

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.

24) Describe all cement additives associated with each cement type:

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Conductor: no additives, Class A/L cement.

Surface: Class A/L cement with 2-3% calcium chloride and 1/4 lb of flake Intermediate: Class A/L cement with 1/4 lb of flake, 5 gallons of clay treat

NOV 18 2025

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

WV Department of

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 Protection

25) Proposed borehole conditioning procedures:

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

Surface: blowhole clean with air, trip conductor shoe, trip to bottom, blowhole clean with air, trip out, run casing, circulate pip 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.



Antero Resources 1615 Wynkoop Street

Denver, CO 80202 Office 303.357.7310

Fax 303.357.7315

October 13th, 2025

West Virginia Office of Oil and Gas Attn: Taylor Brewer 601 57th St SE

Charleston, WV 25304

RE: Request for Variance - Class L Cement Renzella Unit 5V

Tyler County, WV

Mr. Brewer:

Pursuant to 35CSR8 Section 9.2.h.8, Antero Resources Corporation ("Antero") would like to implement the variance to allow Class L Cement in place of Class A cement relating to the construction of the following horizontal well (Renzella Unit 5V) on the Renzella pad.

Antero only plans to use this method if Class A cement is not available to be use due to supply issues. Please see Order No 2022-14 attached.

If you have any questions or need further information, please feel free to contact Mallory Turco, Permitting Manager, at (303) 357-7182 or email at mturco@anteroresources.com.

Sincerely,

Carly Wren

Permitting Agent

Antero Resources Corporation

RECEIVED Office of Oil and Gas

OCT 24 2025



west virginia department of environmental protection

Office of Oil and Gas 601 57th Street, SE Charleston, WV 25304 Phone (304) 926-0450 Harold D. Ward, Cabinet Secretary dep.wv.gov

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

IN THE MATTER OF A VARIANCE FROM)		
LEGISLATIVE RULE 35CSR4)	ORDER NO.	2022-14
SECTION 11.5 AND LEGISLATIVE RULE)		
35CSR8 SECTION 9.2.h.8.,)		
RELATING TO THE CEMENTING)		
OF OIL AND GAS WELLS)		

OCT 24 2

REPORT OF THE OFFICE

In response to industry requests, the West Virginia Department of Environmental Protection, Office of Oil and Gas has reviewed the proposed use of American Petroleum Institute (API) Class L cement to be used in place of API Class A cement for well construction.

FINDINGS OF FACT

- 1. On July 14, 2022, Northeast Natural Energy (NNE) submitted a variance request from Legislative Rule 35CSR8 Section 9.2.h.8., for the use of API Class L cement in place of API Class A cement, relating to the construction of horizontal wells.
- Laboratory analysis submitted by NNE on July 14, 2022, indicates API Class L cement is comparable to API Class A cement and thereby satisfies the requirements of the West Virginia Code.
- 3. Contemporaneously, the Chief of the Office of Oil and Gas also chose to consider a variance to Legislative Rule 35CSR4 Section 11.5., for the use of API Class L cement in place of API Class A cement, relating to the construction of vertical wells.

Promoting a healthy environment.

 On August 18, 2022, the Office of Oil and Gas provided public notice of acceptance of public comments on the variance consideration. During the 20-day public comment period, no comments were received.

CONCLUSIONS OF LAW

Pursuant to Article 6 and Article 6A, Chapter 22 of the Code of West Virginia, the Office of Oil and Gas has jurisdiction over the subject matter, and the persons interested therein, and jurisdiction to promulgate the hereinafter prescribed Order.

Pursuant to Legislative Rule 35CSR4, Section 18 and Legislative Rule 35CSR8, Section 14, the Chief of the Office of Oil and Gas may grant a variance from any requirement of these rules.

ORDER

It is ordered that the Class L cement product approved and monogramed by API is approved for use in place of API Class A cement for well construction subject to the provisions of Legislative Rule 35CSR4 and Legislative Rule 35CSR8.

Dated this, the 13th day of September, 2022.

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Office of Oil and Gas
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WAY Department of Englishment Protection

IN THE NAME OF THE STATE OF WEST VIRGINIA

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

James Martin, Chief Office of Oil and Gas WW-9 (4/16)

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Operator's Well No. Renzella Unit 5V

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

FLUIDS/CUTTINGS DISPOSAL & RECLAMATION PLAN

Operator Name Antero Resources Corporation	OP Code 494507062
Watershed (HUC 10) Outlet Middle Island Creek	Quadrangle Bens Run
Do you anticipate using more than 5,000 bbls of water to com Will a pit be used? Yes No	plete the proposed well work? Yes No
If so, please describe anticipated pit waste:	e used at this site (Oriting and Flowback Fluids will be stored in banks. Cuttings will be tanked and hauted off site.)
Will a synthetic liner be used in the pit? Yes	No If so, what ml.? N/A
Proposed Disposal Method For Treated Pit Wastes:	
Reuse (at API Number Future permit	nit Number_*UIC Permit # will be provided on Form WR-34) tied well locations when applicable. API# will be provided on Form WR-34) W-9 for disposal location(Meadowfill Landfill Permit #SWF-1032-98) Northwestern Landfill Permit #SWF-1025/ WV0109410 Wetzel Co Landfill Permit #SWF-1021
Will closed loop system be used? If so, describe: Yes, fluids	stored in tanks, cuttings removed offsite and taken to landfill.
Drilling medium anticipated for this well (vertical and horizon	ntal)? Air, freshwater, oil based, etc. Surface - Air/Freshwater, Intermediate - Dust/Stiff Foam, Production - Water Based Mud - Good
-If oil based, what type? Synthetic, petroleum, etc.	Synthetic OCT at 4 2025
Additives to be used in drilling medium? Please See Attachme	ont
	d offsite, etc. Drill cuttings stored in tanks, removed offsite and taken to landfill 1907
-If left in pit and plan to solidify what medium will b	
	andfill (Permit #SWF-1032-98), Northwestern Landfill (Permit # SWF-1025/WV0109410)
Wetzel Co La	andfill (Permit #SWF-1021)
Permittee shall provide written notice to the Office of Oil and West Virginia solid waste facility. The notice shall be provide where it was properly disposed.	Gas of any load of drill cuttings or associated waste rejected at any ed within 24 hours of rejection and the permittee shall also disclose
on August 1, 2005, by the Office of Oil and Gas of the West \ provisions of the permit are enforceable by law. Violations law or regulation can lead to enforcement action. I certify under penalty of law that I have personal application form and all attachments thereto and that, bas	conditions of the GENERAL WATER POLLUTION PERMIT issue /irginia Department of Environmental Protection. I understand that the of any term or condition of the general permit and/or other applicable examined and am familiar with the information submitted on the ed on my inquiry of those individuals immediately responsible for true, accurate, and complete. I am aware that there are significant billity of fine or imprisonment.
Company Official Signature Gretchen Kohler	
•	
Company Official (Typed Name) Gretchen Kohler	
	Compliance

Proposed Revegetation Treatme	ent: Acres Disturbed 36.52	Prevegetation p	н
Lime 2-4	Tons/acre or to correct to pH	6.5	
Fertilizer type Hay or s	straw or Wood Fiber (will be used v	vhere needed)	
Fertilizer amount 500	lb	s/acre	
Mulch 2-3	Tons/a	cre	
	Main Access Road (13.37) + Well Pad ()	5.76) + Spoil Pile 1 (4.49) + Spoil Pile 2 (2.90) =	36.52 Acres
Тетр	oorary	Perma	anent
Seed Type	lbs/acre	Seed Type	lbs/acre
Annual Ryegrass	40	Crownvetch	10-15
Field Bromegrass	40	Tall Fescue	30
See attached Table IV-3 for additional s	seed type (Renzella Pad Design)	See attached Table IV-4A for additional	l seed type (Renzella Pad Design
provided). If water from the pit acreage, of the land application	nd proposed area for land applica will be land applied, include dir area	*or type of grass seed requestion (unless engineered plans inclunensions (L x W x D) of the pit, and	ading this info have been
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911 Address 674 Sheets Run Rd Friendly, WV 26146

Well Site Safety Plan Antero Resources

Well Name: Renzella Unit 5V

Pad Location: RENZELLA PAD

Tyler County/Union District

GPS Coordinates:

Entrance - Lat 39.4727530/Long -81.0141164 (NAD83)

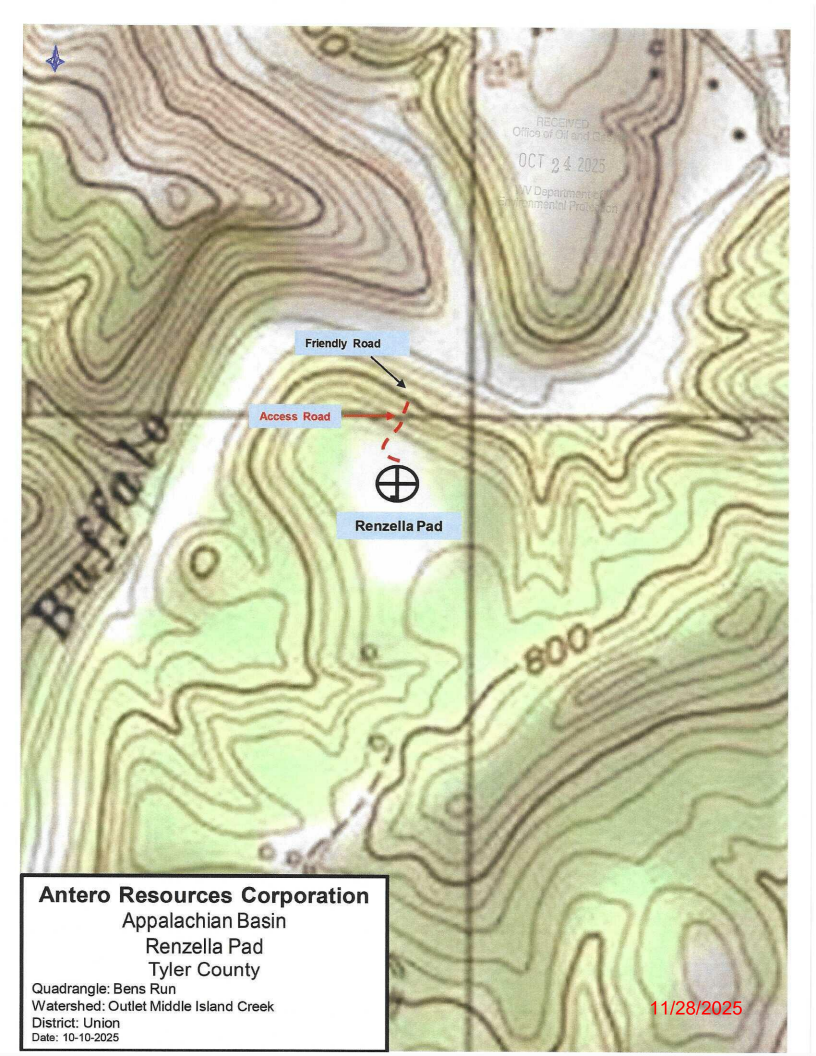
Pad Center - Lat 39.4802265/Long -81.0126602 (NAD83)

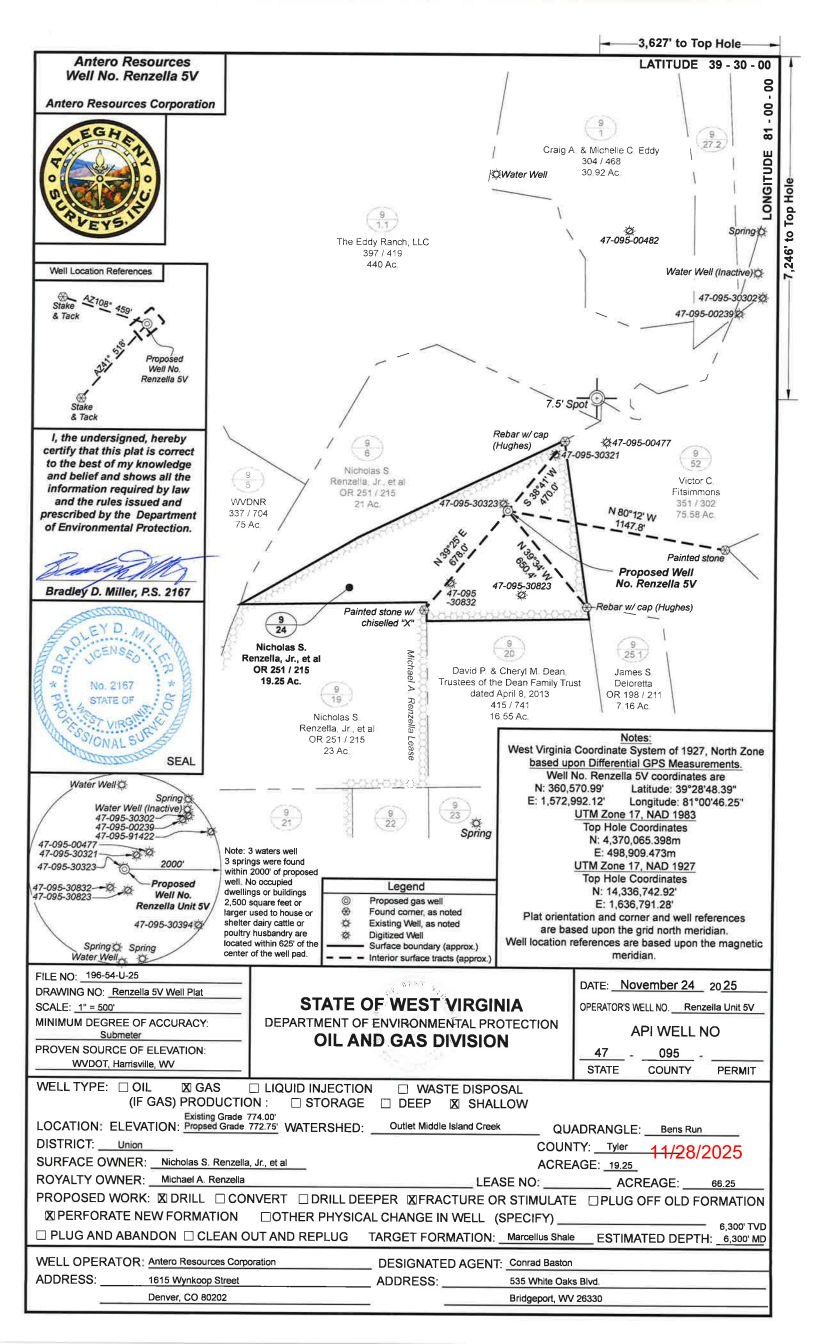
Driving Directions:

- 1. From WV-18, turn east onto CO. 2/4 and travel for 0.1 miles.
- 2. Turn left onto CO. 24 (Sellers Rd) and travel for 3.4 miles.
- 3. Turn left onto CO. 10/1 and travel for 2.1 miles.
- 4. Continue straight onto CO. 10 and travel for 2.1 miles. The Renzella lease road is on the right.

EMERGENCY (24 HOUR) CONTACT 1-800-878-1373







Operator's Well No. Re	enzella Unit 5V	
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INFORMATION SUPPLIED UNDER WEST VIRGINIA CODE Chapter 22, Article 6A, Section 5(a)(5) IN LIEU OF FILING LEASE(S) AND OTHER CONTINUING CONTRACT(S)

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

- (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:

Lease Name or Number	Grantor, Lessor, etc.	Grantee, Lessee, etc.	Royalty	Book/Page
Michael A. Renzella Lease				
	Michael A. Renzella	Antero Resources Corporation	1/8+	305/212



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 Resources Corporation			
By:	Tim Rady	(m) led		
Its:	Senior Vice	President of Land		



Antero Resources 1615 Wynkoop Street Denver, CO 80202 Office 303.357.7310 Fax 303.357.7315

October 1, 2025

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

RE:

Renzella Unit 5V

Quadrangle: Bens Run

Tyler County/Union District, West Virginia

Mr. Martin:

Antero Resources Corporation (Antero) is submitting the following application for a new well work permit for the Renzella Unit 5V 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 Renzella Unit 5V horizontal lateral will drill through including any and all roads crossed under as identified on the attached survey plat.

Sincerely,

Antonia Booth

Landman

WW-PN (11-18-2015)

Notice is hereby given:

Horizontal Natural Gas Well Work Permit Application Notice By Publication

Paper: Tyler Star News	s located of is p	proposed to be	located a Class II legal advertisement.
Public Notice Date: 9/3/2025 & 9/10/2025	1		
The following applicant intends to apply for a surface excluding pipelines, gathering lines an any thirty day period.			
Applicant: Antero Resources Corporation	1	Well Num	nber: Renzella Unit 5V /
Address: 1615 Wynkoop St. Denver, CO 802	202		
Business Conducted: Natural gas production	n.		RECEIVED Gas
			OCT 24 2000
Location –			UCI B
Location – State: West Virginia		County:	Tyler / Wy Dapatro and California
		County: Quadrangle:	
State: West Virginia	4370065.397m	N	Tyler MN Dagethar Tyler

Coordinate Conversion:

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

Electronic notification:

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

Reviewing Applications:

Copies of the proposed permit application may be reviewed at the WV Department of Environmental Protection headquarters, located at 601 57th Street, SE Charleston, WV 25304 (304-926-0450). Full copies or scans of the proposed permit application will cost \$15, whether mailed or obtained at DEP headquarters. Copies may be requested by calling the office or by sending an email to <u>DEP.comments@wv.gov</u>.

Submitting Comments:

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

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

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

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

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 lise below for the tract of land as follows: State: West Virginia as follows: UTM NAD 83 Seasting: Virginia Code § 22-6A, the Operator has provided the required parties with the Notice Forms lise below for the tract of land as follows: Virginia Code § 22-6A, the Operator has provided the required parties with the Notice Forms lise below for the tract of land as follows: Virginia Code § 22-6A-7(b), every permit application filed under this section shall be on a form as may prescribed by the secretary, shall be verified and shall contain the following information: (14) A certification from the operator that it has provided the owners of the surface described in subdivisions (1), (2) and (4), subsection (b), section ten of this article, information required by subsections (b) and (c), section sixteen of this article will that the requirement was deemed satisfied as a reof giving the surface owner notice of entry to survey pursuant to subsection (a), section ten of this article six-a; or (iii) the no requirements of subsection (b), section sixteen of this article were waived in writing by the surface owner, and Pursuant to Wirginia Code § 22-6A, the Operator has attached proof to this Notice Certification of this article have been completed by 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: 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: 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: Pursuant to Gertal Pursuant to West Virginia Code § 22-6A, the Operato	Date of Notic	ce Certification: 10/22/2025	API N	o. 47- 095 -	
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 lis below for the tract of land as follows: State:		,	Opera	tor's Well No. Renz	zella Unit 5V
Pursuant to the provisions in West Virginia Code § 22-6A, the Operator has provided the required parties with the Notice Forms lis below for the tract of land as follows: State: West Virginia County: Tyler Union Public Road Access: Bens Run Generally used farm name: Pursuant to West Virginia Code § 22-6A-7(b), every permit application filed under this section shall be on a form as may prescribed by the secretary, shall be verified and shall contain the following information: (14) A certification from the operator that it has provided the owners of the surface described in subdivisions (1), (2) and (4), subsection (b), section from the operator that it has provided the owners of the surface described in subdivisions (1), (2) and (4), subsection (b), section that of giving the surface owner notice of entry to survey pursuant to subsection (a), section is article, information required by subsections (b) and (c), section sixteen of this article (ii) that the requirement was deemed satisfied as a re of giving the surface owner notice of entry to survey pursuant to subsection (a), section tend of this article surface owner; and Pursuant to Wriginia Code § 22-6A-11(b), the applicant shall tender proof of and certify to the secretary that the notice requirements of section of this article have been completed by 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** 1. NOTICE OF SEISMIC ACTIVITY or NOTICE NOT REQUIRED BECAUSE NO SEISMIC ACTIVITY WAS CONDUCTED 2. NOTICE OF ENTRY FOR PLAT SURVEY or NOTICE NOT REQUIRED BECAUSE NOTICE OF ENTRY FOR PLAT SURVEY WAS CONDUCTED or WRITTEN WAIVER BY SURFACE OWNER (PLEASE ATTACH) ***PLEASE ATTACH** RECEIVED			Well F	ad Name: Renzell	a Pad
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State:	Pursuant to th	ne provisions in West Virginia Code §	22-6A, the Operator has provided th	e required parties v	with the Notice Forms listed
County: District: Union					
District: Union			IIIM NAI183		
Quadrangle: Watershed: Outlet Middle Island Creek Pursuant to West Virginia Code § 22-6A-7(b), every permit application filed under this section shall be on a form as may prescribed by the secretary, shall be verified and shall contain the following information: (14) A certification from the operator that it has provided the owners of the surface described in subdivisions (1), (2) and (4), subsection (b), section ten of this article, information required by subsections (b) and (c), section sixteen of this article; (ii) that the requirement was deemed satisfied as a re of giving the surface owner notice of entry to survey pursuant to subsection (a), section ten of this article six-a; or (iii) the nequirements of subsection (b), section is steen of this article were waived in writing by the surface owner; and Pursuant to Wirginia Code § 22-6A-11(b), the applicant shall tender proof of and certify to the secretary that the notice requirements of section of this article have been completed by 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** 1. NOTICE OF SEISMIC ACTIVITY or NOTICE NOT REQUIRED BECAUSE NO SEISMIC ACTIVITY WAS CONDUCTED 2. NOTICE OF ENTRY FOR PLAT SURVEY or NOTICE NOT REQUIRED BECAUSE NO SEISMIC ACTIVITY WAS CONDUCTED 3. NOTICE OF INTENT TO DRILL or NOTICE NOT REQUIRED BECAUSE NOTICE OF ENTRY FOR PLAT SURVEY WAS CONDUCTED RECEIVED/NOT REQUIRED 4. NOTICE OF PLANNED OPERATION **A NOTICE OF PLANNED OPERATION** 1. RECEIVED 3. PUBLIC NOTICE 4. NOTICE OF PLANNED OPERATION 1. RECEIVED 3. PUBLIC NOTICE 4. NOTICE OF PLANNED OPERATION 1. RECEIVED 3. PUBLIC NOTICE 4. NOTICE OF PLANNED OPERATION 1. RECEIVED			Northi	ng: 4370065.397m	
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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.

Certification of Notice is hereby given:

THEREFORE,			the notice requirements within West Virginia Code § 22-
6A. I certify that	at as required under West Virginia	Code § 22-6A, I have se	erved the attached copies of the Notice Forms, identified
			or by any method of delivery that requires a receipt or
			examined and am familiar with the information submitted
in this Notice (Certification and all attachments a	and that based on my i	nquiry of those individuals immediately responsible for
			complete. I am aware that there are significant penalties
	alse information, including the possib		
U		was .	
Well Operator:	Antero Resources Corporation	Aldress:	1615 Wynkoop Street
By:	Jon McEvers		Denver, CO 80202
Its:	Senior VP of Operations	Facsimile:	303-357-7373
Telephone:	303-357-6799	Email:	cwren@anteroresources.com
	CARLY PARTE STAEN	Subscribed and swo	rn before me this <u>20</u> day of <u>0(TODER</u> 2025
	NOTARY PUBLIC STATE OF COLORADO	Caem	PayNe WEEN Notary Public
The second secon	NOTARY ID 20224038743 SSION EXPIRES OCTOBER 05, 2026	My Commission Ex	pires
		1	

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.

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WW-6A (9-13) API NO. 47- 095 - OPERATOR WELL NO. Renzella Unit 5V
Well Pad Name: Renzella Pad

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

Notice Time Requirement: notice shall be provided no later than the filing date of permit application. Date of Notice: 10/23/2025 Date Permit Application Filed: 10/23/2025 Notice of: 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. W. Va. Code R. § 35-8-5.7.a requires, in part, that the operator shall also provide the Well Site Safety Plan ("WSSP") to the surface owner and any water purveyor or surface owner subject to notice and water testing as provided in section 15 of this rule. ☑ Application Notice ☑ WSSP Notice ☑ E&S Plan Notice ☑ Well Plat Notice is hereby provided to: ☑ SURFACE OWNER(s) COAL OWNER OR LESSEE Name: PLEASE SEE ATTACHMENT Name: NO DECLARATIONS ON RECORD WITH COUNTY Address: Address: COAL OPERATOR Name: NO DECLARATIONS ON RECORD WITH COUNTY Address: Address: □ SURFACE OWNER(s) (Road and/or Other Disturbance) Name: WATER PURVEYOR(s)/OWNER(s) OF WATER WELL. SPRING OR OTHER WATER SUPPLY SOURCE Address: Name: NONE WITHIN 1500' Name: Address: ☐ OPERATOR OF ANY NATURAL GAS STORAGE FIELD ☐ SURFACE OWNER(s) (Impoundments or Pits) Name: Name: Address: Address: *Please attach additional forms if necessary

WW-6A (8-13)

API NO. 47- 095

OPERATOR WELL NO. Renzella Unit 5V

Well Pad Name: Renzella Pad

Notice is hereby given:

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

This Notice Shall Include:

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

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

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

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

Additional information related to horizontal drilling may be obtained from the Secretary, at the WV Department of Environmental Protection headquarters, located at 601 57th Street, SE, Charleston, WV 25304 (304-926-0450) or by visiting www.dep.wv.gov/oiland-gas/pages/default.aspx. OCT 24 2025

Well Location Restrictions

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

WW-6A (8-13)

API NO. 47-095 -

OPERATOR WELL NO. Renzella Unit 5V

Well Pad Name: Renzella Pad

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

Water Well Testing:

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

Water Testing Laboratories:

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

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

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

Written Comment:

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

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

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.

WW-6A (8-13)

4700502954

API NO. 47-095

OPERATOR WELL NO. Renzella Unit 5V

Well Pad Name: Renzella Pad

Time Limits and Methods for Filing Comments.

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

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

Comment Requirements

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

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

Permit Denial or Condition

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

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

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

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



WW-6A (8-13)OPERATOR WELL NO. Renzella Unit 5V Well Pad Name: Renzella Pad

Notice is hereby given by:

Well Operator: Antero Resources Corporation Telephone: (303) 357-7373

Email: cwren@anteroresources.com

M Eccadress: 1615 Wynkoop Street

Denver, CO 80202

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 depprivacyofficer@wv.gov.

CARLY RAYNE WREN **NOTARY PUBLIC** STATE OF COLORADO NOTARY ID 20224038743 MY COMMISSION EXPIRES OCTOBER 05, 2026 Subscribed and sworn before me this 20 day of OCTOBER 125. My Commission Expires

WW-6A4 (1/12) 4700 502954 Operator Well No. Renzella Unit 5V

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

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

Notice Time Date of Notice			at least TEN (10) days prior to filing a ermit Application Filed: 10/23/2025	permit application. RECEIVED Office of Oil and Gas
Delivery me	thod pursuant to	o West Virginia Code §	22-6A-16(b)	OCT 24 2025
☐ HAND		CERTIFIED MAIL		WV Department of
DELIVI	ERY	RETURN RECEIPT RE	QUESTED	Environmental Protection
receipt reque drilling a hor of this subsec- subsection m and if availab	sted or hand delivized or hand delivized well: Propertion as of the data ay be waived in vole, facsimile nun	very, give the surface over ovided, That notice give the notice was provided writing by the surface over the and electronic mail	when notice of its intent to enter upon to in pursuant to subsection (a), section to ed to the surface owner: <i>Provided, how</i> when the notice, if required, shall included address of the operator and the operator	an operator shall, by certified mail return the surface owner's land for the purpose of en of this article satisfies the requirements wever, That the notice requirements of this lude the name, address, telephone number, or's authorized representative.
	reby provided E SEE ATTACHMENT	to the SURFACE O		
			Name:Address:	
Pursuant to V the surface or	wner's land for th	de § 22-6A-16(b), notice ne purpose of drilling a h	orizontal well on the tract of land as for	
State:	West Virginia		UTM NAD 83 Easting:	498909.473m
County:	Tyler		Northing:	4370065.397m
District: Quadrangle:	Union Bens Run	The Part of the Control of the Contr	Public Road Access:	Sheets Run Rd
Watershed:	Outlet Middle Island	Creek	Generally used farm name:	Nicholas S. Renzella, Jr., et al
Pursuant to Y facsimile nur related to hor	nber and electro rizontal drilling r	ode § 22-6A-16(b), this nic mail address of the nay be obtained from the	operator and the operator's authorize ne Secretary, at the WV Department of	ress, telephone number, and if available, ed representative. Additional information f Environmental Protection headquarters, ep.wv.gov/oil-and-gas/pages/default.aspx.
Notice is he	reby given by:			
	r: Antero Resource		Authorized Representative:	Mallory Turco
Address:	1615 Wynkoop S	St.	Address:	1615 Wynkoop St.
#6	Denver, CO 8020	02		Denver, CO 80202
Telephone:	303-357-7182		Telephone:	303-357-7182
Email:	mturco@anterore	esources.com	Email:	mturco@anteroresources.com
Facsimile:	303-357-7315		Facsimile:	303-357-7315

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4709502954

Operator Well No. Renzella Unit 5V

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

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

Notice Time Date of Noti	Requirement: Notice shall be provided at le ce: 08/27/2025 Date Perm	east TEN (10) days prior to filing a it Application Filed: 10/23/2025	permit application.
Delivery me	thod pursuant to West Virginia Code § 22-	6A-16(b)	RECEIVED Office of Oil and Gas
☐ HAND	CERTIFIED MAIL		OCT 24 2025
DELIV		ESTED	OOT G 2 LOLD
DEEL	actoria recent rego	ESTED	WW Department of
receipt reque drilling a hor of this subsection mand if available	V. Va. Code § 22-6A-16(b), at least ten days sted or hand delivery, give the surface owner izontal well: <i>Provided</i> , That notice given puttion as of the date the notice was provided to ay be waived in writing by the surface owner ole, facsimile number and electronic mail add	notice of its intent to enter upon the arsuant to subsection (a), section to the surface owner: <i>Provided, how</i> . The notice, if required, shall includes of the operator and the operator	the surface owner's land for the purpose of en of this article satisfies the requirements wever, That the notice requirements of this tude the name, address, telephone number
Notice is he	reby provided to the SURFACE OWN	8, 5,	
	SEE ATTACHMENT	Name: Address:	The state of the s
Pursuant to V	reby given: Vest Virginia Code § 22-6A-16(b), notice is wner's land for the purpose of drilling a horiz West Virginia Tyler Union	hereby given that the undersigned ontal well on the tract of land as for UTM NAD 83 Easting: Northing: Public Road Access:	well operator has an intent to enter upon illows: 498909.473m 4370065.397m Sheets Run Rd
Quadrangle:	Bens Run	Generally used farm name:	Nicholas S. Renzella, Jr., et al
Pursuant to 'facsimile nur related to hor	Outlet Middle Island Creek Shall Include: West Virginia Code § 22-6A-16(b), this no obser and electronic mail address of the operizontal drilling may be obtained from the State of Street, SE, Charleston, WV 25304 (304)	erator and the operator's authorized	ed representative. Additional information
Notice is he	reby given by:		
	Antero Resources Corporation	Authorized Representative:	Mallory Turco
Address:	1615 Wynkoop St.	Address:	1615 Wynkoop St.
	Denver, CO 80202		Denver, CO 80202
Telephone:	303-357-7182	Telephone:	303-357-7182
Email:	mturco@anteroresources.com	Email:	mturco@anteroresources.com
Facsimile:	303-357-7315	Facsimile:	303-357-7315
	Charles and the Miles of the Control		

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WW-6A5 (1/12)

Operator Well No. Renzella Unit 5V

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

Notice Time Date of Notic	Requirement: notice shall be pr	ovided no later than the filing Permit Application Filed: 10		• •
	5 WS			Office of Oil and Cas
Jenvery mei	thod pursuant to West Virginia	Code § 22-6A-16(c)		Olygon of Olygon
■ CERTI	FIED MAIL	☐ HAND		OCT 24 2025
	RN RECEIPT REQUESTED	DELIVERY		
	V V C 1 C 22 (1 1(1)	1 1 1 0 00	4	cation, an operator shall, by certified mail
he planned of equired to be drilling of a lamages to the d) The notice of notice.	operation. The notice required le e provided by subsection (b), sect horizontal well; and (3) A propo- ne surface affected by oil and gas	by this subsection shall inclu- tion ten of this article to a sur- posed surface use and compen- operations to the extent the do- pe given to the surface owner	ide: (1) A copy face owner whos sation agreement amages are com-	or the drilling of a horizontal well notice of of this code section; (2) The information se land will be used in conjunction with the at containing an offer of compensation for pensable under article six-b of this chapter sted in the records of the sheriff at the time
	s listed in the records of the sheri			
at the addres	SEE ATTACHMENT	2		
Vame PLEASE				
Address:		Addres	ss:	
Notice is here Pursuant to W peration on state:	eby given: Vest Virginia Code § 22-6A-16(c) the surface owner's land for the period west Virginia Tyler), notice is hereby given that purpose of drilling a horizont	the undersigned val well on the tra Easting: Northing:	well operator has developed a planned act of land as follows: 498909.473m 4370065.397m
Notice is here Pursuant to W peration on state: County: District:	eby given: Vest Virginia Code § 22-6A-16(c) the surface owner's land for the position was virginia Tyler Union), notice is hereby given that of purpose of drilling a horizont UTM NAD Public Road	the undersigned val well on the tra Easting: Northing: Access:	well operator has developed a planned act of land as follows: 498909.473m 4370065.397m Sheets Run Rd
Notice is here Pursuant to Waperation on State: County: District: Quadrangle:	eby given: Vest Virginia Code § 22-6A-16(c) the surface owner's land for the period west Virginia Tyler), notice is hereby given that of purpose of drilling a horizont UTM NAD Public Road	the undersigned val well on the tra Easting: Northing:	well operator has developed a planned act of land as follows: 498909.473m 4370065.397m
Notice is here Pursuant to W peration on State: County: District: Quadrangle: Watershed: Pursuant to W to be provide forizontal we for affect information r fleadquarters, as/pages/def	eby given: Vest Virginia Code § 22-6A-16(c) the surface owner's land for the p West Virginia Tyler Union Bens Run Outlet Middle Island Creek Shall Include: Vest Virginia Code § 22-6A-16(c) ed by W. Va. Code § 22-6A-10(c) ell; and (3) A proposed surface us ted by oil and gas operations to related to horizontal drilling may located at 601 57th Street, SE, Gault aspx.	Public Road Generally us (a), this notice shall include: (1) (b) to a surface owner whose and compensation agreement the extent the damages are control of the control of	he undersigned valued well on the tra Basing: Northing: Access: ed farm name: A copy of this e land will be uent containing arompensable und tary, at the WV (304-926-0450)	well operator has developed a planned act of land as follows: 498909.473m 4370065.397m Sheets Run Rd Nicholas S. Renzella, Jr., et al code section; (2) The information required used in conjunction with the drilling of an offer of compensation for damages to the der article six-b of this chapter. Additional Department of Environmental Protection or by visiting www.dep.wv.gov/oil-and-
Notice is here Pursuant to We peration on state: County: District: Quadrangle: Vatershed: Chis Notice Service Orizontal we corizontal we conformation re eadquarters, as/pages/def	eby given: Vest Virginia Code § 22-6A-16(c) the surface owner's land for the pulse Virginia Tyler Union Bens Run Outlet Middle Island Creek Shall Include: Vest Virginia Code § 22-6A-16(c) ed by W. Va. Code § 22-6A-10(c) ell; and (3) A proposed surface us ted by oil and gas operations to related to horizontal drilling may located at 601 57th Street, SE, ault.aspx. T: Antero Resources Corporation	Public Road Generally us (b) to a surface owner whose and compensation agreement the extent the damages are controlled to the surface of the	he undersigned al well on the tra Basing: Northing: Access: ed farm name: Acopy of this e land will be uent containing an ompensable und tary, at the WV (304-926-0450)	well operator has developed a planned act of land as follows: 498909.473m 4370065.397m Sheets Run Rd Nicholas S. Renzella, Jr., et al code section; (2) The information required used in conjunction with the drilling of an offer of compensation for damages to the der article six-b of this chapter. Additional Department of Environmental Protection or by visiting www.dep.wv.gov/oil-and-
Notice is here Pursuant to W peration on state: County: District: Quadrangle: Vatershed: Phis Notice S Pursuant to W to be provide to be provide to be provide to be affect formation r the adquarters,	eby given: Vest Virginia Code § 22-6A-16(c) the surface owner's land for the p West Virginia Tyler Union Bens Run Outlet Middle Island Creek Shall Include: Vest Virginia Code § 22-6A-16(c) ed by W. Va. Code § 22-6A-10(c) ell; and (3) A proposed surface us ted by oil and gas operations to related to horizontal drilling may located at 601 57th Street, SE, Gault aspx.	Public Road Generally us (b) to a surface owner whose and compensation agreement the extent the damages are controlled by the obtained from the Secretary be obtained from the Secretary	he undersigned valued well on the tra Basing: Northing: Access: ed farm name: A copy of this e land will be uent containing arompensable und tary, at the WV (304-926-0450)	well operator has developed a planned act of land as follows: 498909.473m 4370065.397m Sheets Run Rd Nicholas S. Renzella, Jr., et al code section; (2) The information required used in conjunction with the drilling of an offer of compensation for damages to the der article six-b of this chapter. Additional Department of Environmental Protection or by visiting www.dep.wv.gov/oil-and-

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WEST VIRGINIA DEPARTMENT OF TRANSPORTATION

1900 Kanawha Boulevard East • Building Five • Room 109 Michael J. DeMers Charleston, West Virginia 25305-0440 • (304) 558-0444 Deputy Secretary of Transportation

Stephen T. Rumbaugh, P.E. Secretary of Transportation Commissioner of Highways

October 7, 2025

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

Subject: DOH Permit for the Renzella Well Pad, Tyler County Renzella Unit 5V Well Site

Dear Mr. Martin,

This well site will be accessed from a DOH permit #06-2025-10342 which has been issued to Antero Resources Corporation for access to the State Road for a well site located off Tyler County Route 14 SLS MP 1.993.

This operator is in compliance with §22-6A-20 of the WV Code. Operator has signed a STATEWIDE OIL AND GAS ROAD MAINTENANCE BONDING AGREEMENT and provided the required Bond. This operator is currently in compliance with the DOH OIL AND GAS POLICY dated March 6, 2023. This letter is valid for permitting purposes for one year from the date of this letter.

Very Truly Yours,

Lacy D. Pratt

Central Office O&G Coordinator

Cc: Carly Wren

Antero Resources Corporation

OM, D-6

File

4700502054 List of Anticipated Additives Used for Fracturing or **Stimulating Well**

Additives	Chemical Abstract Service Number (CAS #) 7732-18-5		
- 1.00			
Fresh Water			
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		
sopropyl alcohol	67-63-0		
iquid, 2,2-dibromo-3-nitrilopropionamide	10222-01-2		
Microparticle	Proprietary		
Petroleum Distillates (BTEX Below Detect)	64742-47-8		
Polyacrylamide	57-55-6		
Propargyl 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		
Solvent Naphtha, petroleum, heavy aliph	64742-96-7		
Soybean Oil, Me ester	67784-80-9		
Copolymer of Maleic and Acrylic Acid	52255-49-9		
DETA phosphonate	15827-60-8		
Hexamthylene Triamine Penta	34690-00-1		
Phosphino Carboxylic acid polymer	71050-62-9		
Hexamethylene Diamine Tetra	23605-75-5		
2-Propenoic acid, polymer with 2 propenamide	9003-06-9		
Hexamethylene diamine penta (methylene phosphonic acid)	23605-74-5		
Diethylene Glycol	111-46-6		
Methenamine	100-97-0		
Polyethylene polyamine	68603-67-8		
Coco amine	61791-14-8		
2-Propyn-1-olcompound with methyloxirane	38172-91-7		

OPERATOR:	Antero Resources Corp.	WELL NO: Renze	ella Unit 5V
·	Renzella Pad	110	
REVIEWED F	3Y: Carly Wren	SIGNATURE:	
	WELL RESTRICTION	ONS CHECKLIST	
	HORIZONTAL	6A WELL	Officer of our case
Well Restric	ctions		OCT 2 4 2025
	A.T 100 F C P. 1 17 0F #		Eminimist - Libraria
	At Least 100 Feet from Pad and LOD (in Perennial Stream, Lake, Pond, Reservoir	or Wetland; OR	trol Feature) to any
	DEP Waiver and Permit Condition	ns	
\checkmark	At Least 300 Feet from Pad and LOD (in Naturally Producing Trout Stream; OR	cluding any E&S Con	trol Feature) to any
	DEP Waiver and Permit Condition	ns	
\checkmark	At Least 1000 Feet from Pad and LOD (i Groundwater Intake or Public Water Sup	including any E&S Corply; OR	ntrol Feature) to any
	DEP Waiver and Permit Condition	ns	
\checkmark	At Least 250 Feet from an Existing Wate Drilled; OR	r Well or Developed S	pring to Well Being
	Surface Owner Waiver and Recor	ded with County Clerk	k, OR
<u> </u>	DEP Variance and Permit Condit.	ions	
\checkmark	At Least 625 Feet from an Occupied Dwo	elling Structure to Cen	ter of the Pad; OR
l	Surface Owner Waiver and Recor	ded with County Clerk	c, OR
	DEP Variance and Permit Condition	ions	
	At Least 625 Feet from Agricultural Buil of the Pad; OR	dings Larger than 2500	Square Feet to the Center
	Surface Owner Waiver and Recor	ded with County Clerk	c, OR
	DEP Variance and Permit Conditi	ons	