## OIL, GAS AND/OR MINERAL RIGHTS/INTERESTS DISCLOSURE

**OGMD** 

This form recommended and approved for, but not restricted to use by, the members of the Pennsylvania Association of Realtors 8 (PAR).

1	PROPERTY 460 Mackey Ave, Lock Haven, PA 17745			
2	SI	ELLER Aquillas J. Peachey, Sallie		
3	B	UYER		
4	Т	This Property is (select one):		
5		subject to a lease affecting subsurf	o rights	
6		not subject to a lease affecting sub	rights.	
7	Si	urface and subsurface rights are off	transformed together but as at	
8	tic	ons of sellers property owners are off	transferred together, but sometimes are transferred separately. Despite the best inten-	
9	or	r may not own. The following has	not aware of the precise extent of the oil, gas and/or mineral rights/interests that they may	
10	ga	as and/or mineral rights/interests for	en completed by Seller to indicate Seller's knowledge of and intentions about the oil	
11	to	ohtain. The responses provided belo	e Property and is not a substitute for any inspections or warranties that Buyer may wish	
12	rig	ghts/interests for the Property. The s	are given to the best of Seller's knowledge and may not reflect all oil, gas and/or minera ements contained herein are not a warranty of any kind by Seller or a warranty or rep	
13	re	esentation by any listing real estate h	ker, any selling real estate broker, or their licensees. Buyer is advised to conduct a ful	
14	ex	xamination of oil, gas and/or mineral ri	s/interests for the Property.	
15	1.	OIL, GAS AND/OR MINERAL	GHTS/INTERESTS EXCEPTED	
16		<ul><li>(A) Seller is aware that the followin</li></ul>	oil, gas and/or mineral rights interests have been previously legand gold or otherwise	
17		by Seller or a previous owner of	Property (exceptions) as indicated and is not transferring them to Buyer:	
18		Oil	talistering men to Buyer:	
19		Gas	talistering them to Buyer.	
20		Minerals		
21		Cour		
22		Other Seller is transferrin	whatever, if any, all subsurface rights they may own, but do not certify the same.	
23		(b) it cannot be presumed that Selfe	failure to indicate an exception will entitle Buyer to all of those rights interests. Buyer is ad-	
24		vised to conduct a full examinati	of all oil, gas and/or mineral rights/interests for the Property	
25		(C) The warranty of title in the Agr	ment of Sale does not pertain to the oil gas and/or mineral rights/interests that have been as	
26		cepted. Seller will not defend in	to these rights/interests and does not covenant that Buyer will have quiet enjoyment of these	
27		rights/interests.		
28	2.	SELLER'S RESERVATION OF	IL, GAS AND/OR MINERAL RIGHTS/INTERESTS	
29		(A) Seller is reserving the following	oil, gas and/or mineral rights/interests as indicated and is not transferring them to Buyer:	
30		_ OII _		
31		Ud5		
32 33		Coal		
34		Cour		
35		This reservation(a) will be	whatever, if any, all subsurface rights they may own, but do not certify the same.	
36		(B) Seller's reservation does not an	ed in its entirety at settlement, unless otherwise indicated.	
37		(C) The warranty of title identified	to domestic free gas and surface damage rights/interests, which are set forth below.	
38		reserved by Saller Saller will be	the Agreement of Sale does not pertain to the oil, gas and/or mineral rights/interests that are	
39		of these rights/interests.	efend title to these rights/interests and does not covenant that Buyer will have quiet enjoyment	
40	3.			
41			by product of the drilling process which can be supplied to a residential structure located on the	
42		property where drilling takes place	be used for heating the structure	
43		(B) Seller will convey to Buyer 100	of the domestic free gas rights interests unless otherwise stated here	
44		, , ,	of the domestic free gas rights interests timess otherwise stated here	
45	4.	SURFACE DAMAGES		
46		In the event Seller is reserving and re	ning oil, gas and/or mineral rights/interests as set forth in Paragraph 2(A), then Seller further	
47		agrees to convey, assign and/or trans	to Buyer: i) the exclusive right to receive compensation for any and all damages, which in-	
48		clude, but are not limited to, pipeline	thts-of-way, well pad sites, compressor sites, and standing marketable timber, and ii) any and	
all surface consent or surface remediation rights set forth in the applicable oil, gas, and or mineral rights			on rights set forth in the applicable oil gas, and/or mineral rights lease, pipeling right of way.	
50		agreement or other surface use agreer	nt pertaining to the Property. A copy of the applicable language of the lease is attached to this	
51		Disclosure or will be provided to Buy	within days (10 if not specified).	
52	Sell	ller's Initials: AP SAP	OGMD Page 1 of 2 Buyer's Initials:/	
	4	Pennsylvania Association of	COPYRIGHT PENNSYLVANIA ASSOCIATION OF REALTORS® 2012	
		Realtors'	TESTINITION OF REALTORS 2012	

Realtors Timberland Realty, 1890 East Main Street Falconer NY 14733 Ronald Westover

Phone: (555)555-5555

Peachey Quill

Produced with Lone Wolf Transactions (zipForm Edition) 717 N Harwood St. Suite 2200. Dallas, TX 75201 www.lwolf.com

53	5.	ASSIGNMENT OF LEASES				
54		Seller is aware that the following leases of oil, gas and/or mineral rights/interests have been assigned fro	m the original lessee to an-			
55		other entity:				
56		OilGas				
57						
58		MineralsCoal				
59		Coal				
60		Coal Other				
61	6.	DOCUMENTATION				
62		Seller has no documentation pertaining to any written leases, addenda, surface use agreements, pipelin	a aggregation of the A			
63		ments relating to prior conveyances, assignments, or transfers of the oil, gas and/or mineral rights	e easements, or other docu-			
64		Seller has attached to this Disclosure copies of all written oil, gas and/or mineral rights leases, adden	interests to the Property.			
65		pipeline easements, and other documents (e.g., royalty agreements) within Seller's possession havin	da, surface use agreements,			
66		ances assignments or transfers of these rights/interests as follows.	g to do with prior convey-			
67		ances, assignments, or transfers of these rights/interests, as follows:				
68						
69						
70	7.	Other				
71						
72		Seller is transferring whatever, if any, all subsurface rights they may own, but do not certify th				
73						
74						
75	SE	LLER Sallie A teachey  Sallie A. Peachey	2/2/20			
		Adultias J. Peachey	DATE 8/8/22			
76	SE	LLER Allie A touchers Sallie A Person	DATE & C.			
		Same A. Feachey	DATE 8.8.22			
77	SE	LLER	DATE			
			DATE			
78		RECEIPT AND ACKNOWLEDGEMENT BY BUYER				
79	The	undersigned Buyer acknowledges receipt of this Disclosure Buyer acknowledges technique	2.4			
80	and	The undersigned Buyer acknowledges receipt of this Disclosure. Buyer acknowledges that this Statement is not a warranty and that Buyer is purchasing the Property with only the oil goe and/or microscopic for the statement of the				
81	con	and that Buyer is purchasing the Property with only the oil, gas and/or mineral rights/interests that Seller is able and willing to convey. It is Buyer's responsibility to setisfy himself or heavelf or the test of the convey.				
82	convey. It is Buyer's responsibility to satisfy himself or herself as to the ownership status of the oil, gas and/or mineral rights/					
83	interests to the Property. Buyer may investigate the ownership status of the oil, gas and/or mineral rights/interests, at Buyer's expense and by qualified professionals.					
		and all demands professionals.				
84	BIL	VFR				
		YER	DATE			
85						
		YER	DATE			
86	BU	YER				
			DATE			