## OIL, GAS AND/OR MINERAL RIGHTS/INTERESTS DISCLOSURE This form recommended and approved for, but not restricted to use by, the members of the Pennsylvania Association of Realtors® (PAR).

**OGMD** 

PRO	PEI	ту7	Todian	ane	Vanderbiot	PA 15486		
2 SEL	LER	ESTATE O	of Rong	1d &	Merem	11.15		***************************************
3 BUY	ER		<u> </u>	ACC FW	acr sor \	***************************************		
5 tions 6 may 7 gas a 8 to ob 9 right	of s or n and/o tain s/in ntati	and subsurface rights are ellers, property owners as any not own. The followin or mineral rights/interests. The responses provided erests for the Property. Ton by any listing real estation of oil, gas and/or min	re often not a g has been co s for the Prop below are gir The statement te broker, an	ware of tompleted perty and wen to the ts contain by selling:	he precise extent of by Seller to indicate is not a substitute fo best of Seller's kno ed herein are not a real estate broker. (	the oil, gas and/or e Seller's knowled or any inspections owledge and may r warranty of any k	r mineral rights/intere lge of and intentions a' s or warranties that Bo not reflect all oil, gas a kind by Seller or a wai	sts that they bout the oil, ayer may wish and/or mineral
2 <b>1. O</b> 3 (A	A) S ₩ ₩	GAS AND/OR MINERALL OF SHEET OWNS All OF A PORTION OF THE CONTRACT OF THE CONT	of the followin	ng rights/i	nterests (if unknown			
7								
8		CoalOther						
9 (E		wner of the following right	ts, if not Selle	r:				
()		il						□unknown
1	G	as inarals						_ □ unknown
2	14	inciais						Linknown
3	C	oal						_ □ unknown
4	$\circ$	iller						
5 (C	(i) S	eller 🗆 is 🔟 is not aware o	of a lease affe	cting subs	urface rights.			
6 7 (E 8	)) 1 V(	Seller is aware of a lease a ne warranty of title in the A yed, excepted or reserved. joyment of these rights/int	Agreement of S Seller will no	Sale does	not pertain to any oil	gas and/or miner	al rights/interests that v	vill be con- vill have quiet
2. O	IL,	GAS AND/OR MINERA	L RIGHTS	INTERE	STS EXCEPTED			
(A	() S	ller is aware that the follow Seller or a previous owner Oil	wing oil, gas a r of the Prope	nd/or min rty (excep	eral rights/interests l tions) as indicated ar	nd is not transferrin	ng them to Buyer:	
į.		Otto						
Š								
7		Com						
(D	] ]	Other						
, (13	) II :	cannot be presumed that Se	ener's failure	to indicate	an exception will en	ntitle Buyer to all o	of those rights/interests.	Buyer is ad-
, ) (C	νι Τ ('	sed to conduct a full exami	nation of all c	on, gas and	l/or mineral rights/in	terests for the Prop	perty.	
(0	CE	e warranty of title in the A	title to these	viahta/int	not pertain to the oil,	gas and/or mineral	I rights/interests that ha	ve been ex-
	ri	pted. Seller will not defend hts/interests.	i titic to mese	rigins/inte	crests and does not co	ovenant that Buyer	will have quiet enjoym	ent of these
(D		l, gas and/or mineral rights	s and interests	that have	heen previously con	veved are common	ly transferred	- 41
	w	thout proper recording or r	notice, from o	wner to ov	vner as well as by co	rnorate acquisition	ny transferred numerou se Ruver understands th	s times, with or
5	111	ntion provided by Seller he ny not be current.	rein about Sel	ler's knov	vledge of the excepte	ed rights is only giv	ven to the best of Seller	's ability and
Seller	's I	nitials MA		O	GMD Page 1 of 3		Buyer's Initials	/

		OIL, GAS AND/OR MINERAL RIGHTS/INTERESTS RESERVED	
49 50	(A)	(A) Seller is reserving the following oil, gas and/or mineral rights/interests as indicated of the coll	
51		□ Oil	
52		☐ Gas	
53		☐ Minerals	
54		☐ Coal	
55		This reservation(s) will be executed in its entirety at settlement, unless otherwise	indicated
56	(B)	(B) Seller's reservation does not apply to domestic free gas and surface damage right	s/interests, which are set forth below.
5,7	(C)	(C) The warranty of title identified in the Agreement of Sale does not pertain to the o	il, gas and/or mineral rights/interests that are
58		reserved by Seller. Seller will not defend title to these rights/interests and does no	at covenant that Buyer will have quiet enjoyment
59		of these rights/interests.	
60 4.			
61 62	(A)	(A) Surface rights owned by Seller:	
6.3	(B)	(B) Surface rights excented:	
64	(13)	(B) Surface rights excepted:	
5	CIU		
68 <b>5.</b>		SURFACE DAMAGES (A) Damages	
67	$(\Lambda)$		Δ
68		<ol> <li>Are you entitled to or do you receive surface damages, including pipeline right standing marketable timber, according to the terms of the current lease?</li> </ol>	us-of-way, well pad sites, compression sites and
69		2. If known, what limitations are contained in the lease?	Co LITYO
70			
71		3. If applicable, is the right to claim surface damages and/or remediation rights t	ransferable to a buyer?  Yes No
72		4. Seller understands that the exclusive right to receive surface damages will be	assigned to the buyer of the property unless oth-
73	(D)	erwise stated  (P) In the exert Sellenia and its in the state of the s	
74 75	(D)	(B) In the event Seller is reserving and retaining oil, gas and/or mineral rights/interest	s as set forth in Paragraph 2(A), then Seller
76		further agrees to convey, assign and/or transfer to Buyer: i) the exclusive right to which include, but are not limited to, pipeline rights-of-way, well pad sites, comp	receive compensation for any and all damages,
77		ii) any and all surface consent or surface remediation rights set forth in the applic	able oil gas and/or mineral rights loose mineting
78		right-of-way agreement or other surface use agreement pertaining to the Property	A copy of the applicable language of the lease
79		is attached to this Disclosure or will be provided to Buyer within day	s (10 if not specified).
80 6.	DO	DOMESTIC FREE GAS	
81		(A) Generally, Domestic Free Gas is a byproduct of the drilling process which can be	supplied to a recidential atmospher leasted as the
82		property where drilling takes place to be used for heating the structure.	supplied to a residential structure located on the
83	(B)	(B) If transferable, Seller will convey to Buyer 100% of the domestic free gas rights/i	nterests.
<del>7</del>			
		DOCUMENTATION  Sollow house and a support of the sollow house and a suppor	
85 86	()E)	The first account perturning to any written reases, addengar simple use	agreements, pipeline easements, or other docu-
87		ments relating to prior conveyances, assignments, or transfers of the oil, gas and/o	r mineral rights/interests to the Property.
88		Seller has attached to this Disclosure copies of all written oil, gas and/or mineral repipeline casements, and other documents (e.g., royalty agreements) within Seller's	ights leases, addenda, surface use agreements,
89		ances, assignments, or transfers of these rights/interests, as follows:	s possession naving to do with prior convey-
90			
91			
928.		EASEMENTS & LEGAL ISSUES	
9,3	(A)	(A) Are you aware of any encumbrances, covenants, conditions, restrictions, mineral of	or natural restrictions, easements, licenses, liens.
94		charges, agreements, or other matters, whether recorded or unrecorded, which affe	ect title of the Property? \(\sigma\) Yes \(\overline{\text{No}}\)
95 96	(B)	(B) Are you aware of any existing or threatened action, suit, or government proceeding rights discussed herein? ☐ Yes ☑ No	g relating to the oil, gas, mineral and/or other
		Elizabeth de l'elizabeth elizabeth elizabet	
		ller's Initials MA OGMD Page 2 of 3	
97 Sel	ler's	ller's Initials / / / OGMD Page 2 of 3	Buyer's Initials/

	(C) Are you aware of any insurance claims filed relating to the oil, gas, mineral and/or other rights discussed herein? ☐ Yes ☑ No					
)9	(D) Are you aware of any apportionment or allocation issues affecting the Property?   Yes No					
) ()	(E) Because each interest may be transferred separately (e.g., surface rights transferred separately from mineral rights), each parcel might be identified with a separate Tax Identification Number or parcel number.					
129.	. VALUATION	*				
).3	The parties understand that no licensee acting on Seller's behalf is an	n expert in establishing a value for the subsurface rights to the				
1.1	Property and that the value of oil, gas, and/or minerals can fluctuate. Either party may, at their own expense, hire an expert to apprais					
15	the subsurface rights to the Property.					
16 10.	0. OTHER					
17						
18						
19						
()	AM A A					
		1/230 17				
SE	SELLER_ // Law II Conjuscos	DATE // 320 23				
2 SE	ELLER	DATE				
3 SE	ELLER	DATE				
		·				
.)	RECEIPT AND ACKNOWLE	DCEMENT BY BUYED				
	RECEIPT AND ACKNOWLE The undersigned Buyer acknowledges receipt of this Disclosure	DGEMENT BY BUYER  Buyer acknowledges that this Statement is not a warranty				
5 7	The undersigned Buyer acknowledges receipt of this Disclosure.	Buyer acknowledges that this Statement is not a warranty				
5 7 6 8	The undersigned Buyer acknowledges receipt of this Disclosure. and that Buyer is purchasing the Property with only the oil, gas an	Buyer acknowledges that this Statement is not a warranty d/or mineral rights/interests that Seller is able and willing to				
5 7 6 8 7 C 8 i	The undersigned Buyer acknowledges receipt of this Disclosure. and that Buyer is purchasing the Property with only the oil, gas an convey. It is Buyer's responsibility to satisfy himself or herself as interests to the Property. Buyer may investigate the ownership sta	Buyer acknowledges that this Statement is not a warranty d/or mineral rights/interests that Seller is able and willing to to the ownership status of the oil, gas and/or mineral rights/				
5 7 6 8 7 C 8 i	The undersigned Buyer acknowledges receipt of this Disclosure. and that Buyer is purchasing the Property with only the oil, gas an	Buyer acknowledges that this Statement is not a warranty d/or mineral rights/interests that Seller is able and willing to to the ownership status of the oil, gas and/or mineral rights/				
5 7 6 8 7 6 8 i	The undersigned Buyer acknowledges receipt of this Disclosure. and that Buyer is purchasing the Property with only the oil, gas an convey. It is Buyer's responsibility to satisfy himself or herself as interests to the Property. Buyer may investigate the ownership states expense and by qualified professionals.	Buyer acknowledges that this Statement is not a warranty d/or mineral rights/interests that Seller is able and willing to to the ownership status of the oil, gas and/or mineral rights/interests, at Buyer's				
5 7 6 8 7 C 6 1 6 9 6 6 1 0 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	The undersigned Buyer acknowledges receipt of this Disclosure. and that Buyer is purchasing the Property with only the oil, gas an convey. It is Buyer's responsibility to satisfy himself or herself as interests to the Property. Buyer may investigate the ownership sta	Buyer acknowledges that this Statement is not a warranty d/or mineral rights/interests that Seller is able and willing to to the ownership status of the oil, gas and/or mineral rights/itus of the oil, gas and/or mineral rights/interests, at Buyer's DATE				