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THIS AGREEMENT, Made and entered into this 2/ day of LEO00001
1945, by and between ELIZA TACKETT, widow, JACK SOWARDS and CORDA SOWARDS,
his wife, and J. B. SOWARDS Lidourer ,
parties of the first part, WARFIELD NATURAL GAS COMPANY, a corporation, party
of the second part, and VIRGINIAN GASOLINE & OIL COMPANY, a corporation, party
of the third part.

# WITNESSETH:

THAT WHEREAS, under date of February 16, 1945, Eliza Tackett, widow, made, executed and delivered to the party of the second part herein an oil and gas lease upon a certain tract of land situate in Pike County, Kentucky on the waters of Big Sandy River, recited therein as containing forty (40) acres, more or less, but which by actual survey contains thirty-eight (38) acres, which said lease has been lodged for recordation with the Clerk of the County Court of Pike County, Kentucky; and

WHEREAS, under date of July 30, 1930, J. W. Call and Ollie Call, his wife, and Jack Sowards and Corda Sowards, his wife, made, executed and delivered to John Moore, for a period of ten years from that date, an oil and gas lease upon a certain other tract of land likewise situate in Pike County, Kentucky on the waters of Big Sandy River, recited therein as containing two hundred fifty (250) acres, more or less, but which by actual survey contains one hundred thirty-five and seven-tenths (135.7) acres, which said lease is duly of record in said Clerk's office in Deed Book 162, Page 549; and

WHEREAS, by mesne assignments the party of the second part is now the owner of the leasehold estate last aforesaid; and

WHEREAS, by deed dated May 5, 1932 Ollie Call and J. W. Call, her husband, conveyed to Blaine Sowards (being the same person as J. B. Sowards) their undivided one-half (1/2) interest in and to the tract last aforesaid, which said deed is likewise of record in said Clerk's office in Deed Book 209, Page 416; and

WHEREAS, by agreement dated October 25, 1939, Jack Sowards and Corda Sowards, his wife, and J. B. Sowards, single, extended the term of the lease last aforesaid for an additional period of five (5) years from and after July

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30, 1940, which said extension agreement is likewise of record inLE0000002 Clerk's office in Deed Book 209, Page 321; and

WHEREAS, by agreement dated February 16, 1945, Jack Sowards and Corda Sowards, his wife, and J. B. Sowards, single, extended the lease last aforesaid for an additional period of one (1) year from and after July 30, 1945, which said extension agreement has been lodged for recordation in said Clerk's office.

To all of the above mentioned records and leases reference is here made for all purposes; and

WHEREAS, it is the desire, intent and purpose of all of the parties hereto to merge, unitize and consolidate the oil and gas leases aforesaid to the same and like effect as if one lease had been executed upon the entire unitized area of 173.7 acres, subject, however, to the terms and conditions hereinafter set forth.

NOW, THEREFORE, IN CONSIDERATION OF THE PREMISES, and in further consideration of the sum of One (\$1.00) Dollar and other good and valuable considerations, all cash in hand paid, the receipt whereof is hereby acknowledged, the said parties hereto mutually agree as follows, to-wit:

FIRST: The said parties hereto hereby agree to and do hereby merge, unitize and consolidate the oil and gas leases aforesaid to the same and like effect as if one lease had been executed upon the entire unitized area of 173.7 acres. Said merged and unitized area shall be developed and operated as a single oil and gas lease, and the drilling of one well on the said combined and unitized area shall constitute development of the combined area to the same and like effect as if a well had been drilled on each of said tracts of land within the terms of the leases existing thereon, and the said party of the second part herein shall thereupon be relieved of any further duty or obligation, express or implied, to further develop for oil or gas said tracts of land embraced in the unitized area aforesaid, or either of them, the said parties of the first part agreeing that such development by the drilling of one well thereon shall constitute full, complete and adequate development of

bined tracts of land, the parties of the first part, hereinafter designated, shall participate in the royalties and other emoluments arising therefrom in the following proportions, to-wit:

Eliza Tackett 21.88%

Jack Sowards 39.06%

J. B. Sowards 39.06%

of one-eighth of the oil produced, saved and marketed from said premises, and each shall receive a like amount of the one-eighth of the wholesale value of gas produced, saved and marketed from said premises, which said value shall be determined by the usual customary price paid by the said party of the second part for gas at the mouth of the well in the vicinity of the well to be drilled, as aforesaid, not to exceed in any event however twelve (12¢) cents per thousand cubic feet.

In lieu of the free gas privileges contained in said oil and gas leases herein mentioned, the said parties of the first part hereinafter set out shall be entitled to receive the following volumes of gas per year, to-wit:

Eliza Tackett 100,000 cubic feet to be used exclusively on said 38 acre tract of

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Jack Sowards & J. B. Sowards, ) 100,000 cubic feet to be used exjointly ) clusively on said 135.7 acre tract of land

all on condition, however, that the said well when drilled produces gas in paying quantities and justifies such deliveries. The provisions of this paragraph are subject, however, to any Federal Order or Regulation affecting the deliveries or use of gas.

All of the terms and conditions of said oil and gas leases, with respect to the laying, maintaining, operating, extending of lines and the use of free gas, are in no wise modified and affected hereby, except as to quantity, as aforesaid, but shall otherwise remain in full force and effect.

THIRD: The completion of a well on any part of the above mentioned merged and combined tracts of land, and the production of oil and/or gas there-

part under both of said oil and gas leases as to the said entire LE000004acreage, and the said party of the second part is hereby relieved from any
further obligation, express or implied, to drill more than one well on the
said combined, unitized area, but may from time to time in its discretion
drill as many additional wells as it may deem expedient, it being the sole
judge of such expediency. It is agreed and understood, however, that nothing
in this agreement contained shall be construed as requiring the party of the
second part, its successors or assigns, to drill more than one well on said
consolidated and combined area. In the event of more than one well the said
parties of the first part, set out in Paragraph Second hereof, shall be entitled to the same proportion of the production therefrom.

FOURTH: This agreement and the rights of the respective parties herein, provided a well is drilled as herein provided, shall remain in full force and effect as long as oil and/or gas is or can be profitably produced at any point on said combined area and shall not be affected by the expiration of the primary terms of said oil and gas leases or either of them. The covenants and agreements herein contained shall be binding upon the successors and assigns of the respective parties hereto.

The foregoing provisions hereof are modified to the extent that if upon the production of gas from said premises same is found to contain excessive and objectionable quantities of sulphur, or other deleterious substances, making the same, in the judgment of the said party of the second part, unmarketable or dangerous to market, and in order to make the same fit and suitable for marketing, it becomes necessary to treat such gas for the removal of such sulphur or other deleterious substances, then, in such event, each of the parties of the first part hereto receiving any royalties herefrom shall bear his and/or her proportionate part of the cost of such purification treatment.

FIFTH: The parties hereto for themselves, their heirs, successors and assigns, warrant generally the title to their respective tracts of land and/or interest therein so merged, as aforesaid, and further covenant and agree that if they own an interest in the oil and gas therein less than their

and emoluments provided by the terms hereof shall be reid to the LE000005 the proportion which their true interests bear to the entire property; and the said parties of the first part agree to accept the above mentioned emoluments in the proportions above specified regardless of whether all of the foregoing parties of the first part subscribe hereunto and regardless of whether or not the entire above described acreage is embraced herein.

SIXTH: This agreement shall become null and void and no longer binding upon any parties hereto unless within one hundred twenty (120) days from the date this agreement is full executed, the party of the second part, its successors or assigns, shall commence the drilling of a well on said combined acreage, and prosecute the same to completion with due diligence, the decision as to the advisability of so drilling a well and/or wells on said merged properties being exclusively vested in the said party of the second part, it not being obligated so to do. The time within which said well shall be started and/or drilled, however, shall be extended for a time equal to any delay occasioned by Federal authority pursuant to the provisions of Paragraph Ninth hereof.

SEVENTH: The said party of the third part, under and by virtue of a working agreement heretofore entered into by and between it and the said party of the second part herein, whereby it becomes entitled to the leasehold oil and oil rights in and underlying said tracts of land to the extent of the interest therein of the said party of the second part, joins in this agreement assenting and agreeing to become bound by the several terms, conditions and provisions hereof.

EIGHTH: In all other respects not herein modified the several terms, conditions and provisions of said leases shall remain in full force and effect.

NINTH: It is agreed and understood between the parties hereto that there is in effect a National Executive Order as modified relating to the development of oil and gas properties, and this agreement is contingent, dependent and conditioned upon the said party of the second part being permitted and authorized thereunder to develop as herein provided.

STATE OF RENTUCKT PAR. , SS:	LE000007
of March, 1945, was this day J. B. Sowards Willow the part V therein named and signing	, a Notary Public in and for said County, not of writing, bearing date the 2/2 day produced before me in my said County by known to me to be same, who the reupon acknowledged the same act and deed and the act and deed of each
I further certify that my Gor Z day of January 1946	mmission as Notary Public expires the
Given under my hand and seal	of office this 2/ day of March 1945
	21 H. Howell
	Motory Public
STATE OF WEST VIRGINIA, COUNTY OF KANAWHA, SS:	
Wallace, Jr., President of the Warfield	, a Notary Public in and for said Count of writing, bearing date the 21 day of roduced before me in my said County by H. A. d Natural Gas Company, and duly acknowledged Company and of himself as President thereof cute same.
My commission expires: Nov.	3,1951
Given under my hand and seal	of office this 23 day of March
	Notary Public in and for Kanawha Coun West Virginia
STATE OF West Virginia; ss:	
County by R.M. Carky) Virginian Gasoline & Oil Company, and	, a Notary Public in and for said instrument of writing, bearing date the this day produced before me in my said  Vice President of the duly acknowledged by him to be the act and Vice President thereof and that he was duly
My commission expires: Cup	nil 23, 1957
Given under my hand and seal	of office this 23 day of March
1945.	Furrest P. Fisher
V3 - 2 See an como de antigo de la como de l	Nutary Public
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OIL	AND GAS LEASE LE000008 a 88 Sp. T. O. P. Rev.	g.
AGREEMENT, Made and entered into this	day of	19
by and between		-
party of the first part, hereinafter called lessor (whether one or more)	and	- T
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cash in hand paid, the receipt of which is hereby acknowledged, and of let, and by these presents does grant, demise, lease and let exclusively unit	the covenants and agreements hereinafter contained, has granted, demised, i	eased an
head gasoline, and the exclusive right of injecting by geophysical and othe telephone and telegraph lines that the transfer water, brine and other	or methods, and operating for and processing the land hereinafter described, wi hand processing the state of the land processing therefrom oil, gas, casing head go	th the ex
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deed_dated	the same land conveyed to lessor by	
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It being intended hereby to include all land		Office
rental payment purposes said leased lands shall be deemed to contain	Recommend by lesso	r. For
casing-head gas, casing-head gasoline or any of them is produced from a operations are continued for the injection of water, brine and other fluid and continue in full force and effect only as to well or wells so used a full consideration of the premises the said lessee convenants and agree	(19)	vided, or
and saved from leased premises, or at the lessee's option, may pay to the gravity prevailing on the day such oil is run into the pipe line or into storage	s: o which lessee may connect his wells, the equal one-eighth part of all oil p is lessor for such one-eighth royalty, the market price for oil of like gra	roduced
being used off the premises, and lessor to have gas free of cost from any	he gas so used, for the gas from each well where gas only is found, while the	some (-
3rd. To pay lessor for gas produced from any oil well and used off	at his own risk and expense.	-On, said
price at the well for the gas so used, for the time during which such Lessee may use free of royalty, oil, gas and water from said land, the oil and gas formations in this field.	ges shall be used, said payments to be made monthly, except water from Lessor's wells, for all operations hereunder and for representations.	market
If no well be commenced on said premises on or before the	don of	essuring
of	e the said date shall pay or tender, in the manner hereinafter provided, a	95
be well for the periods for which such rental shall be	noid which payments shall confer the privilege of	
touches of money due nereunder shall he neld by check and the	Lessee, or any assignee thereof, mailed postage prepaid or delivered to	
thereto, oil or gas, has been or is being produced from said land, or drilling, And it is agreed that upon the resumption of the payment of rentals, as of rentals and the effect thereof, shall continue in force just as though there in provided shall be paid the lessor only in proportion which his interest in provided shall be paid the lessor only in proportion which his interest in the above described land than the Lossee shall have the right to use, free of cost, gas, oil and water prowing the provided shall be drilled nearer than 200 feet to the house or barn on Lessee shall pay for damages caused by its operation to growing crop Lessee shall have the right at any time to remove all machinery and if the lessee shall commence to drill a well within the term of this less force with like effect as if such well had been completed within the term of this less of theirs, executors, administrators, successors or assigns, but no change on the lessee until after the lessee has been furnished with a written to he payment of the proportionate part of the rents due from him or them, part or parts of said lands which the said lessee or any assignee thereof one lessee, and all royalties accruing hereunder shall be treated as an enterton that the acreage owned by each such services the said executors and all royalties accruing hereunder shall be treated as an enterton that the acreage owned by each such services the said the said essee to said and and the created as an enterton that the acreage owned by each such services the said the said essee to said the created as an enterton that the acreage owned by each such separate over the said essee and and the provides and the created as an enterton that the acreage owned by each such separate over the said the created as an enterton that the acreage owned by each such separate over the said the said that the acreage owned by each such separate over the said the said that the acreage owned by each such separate over the said the said the said that the acreage owned by each such	shad been no interruption in the rental payments.  entire and undivided fee simple estate therein, then the royalties and rentals entire and undivided fee simple estate therein, then the royalties and rentals duced on said land for its operation thereon, except water from wells of lead of the said premises, without the written consent of the lessor.  so no said lands, fixtures placed on said premises, including the right to draw and remove case or any extension thereof, the lessee shall have the right to drill such we have a constant of them, be found in paying quantities, this lease shall continue and it of years herein, first mentioned, igning in whole or in part is expressly allowed, the covenants hereof shall earlier the ownership of the land or assignment of rental or royalties shall be another or assignment or a true copy thereof; and it is hereby agreed in the such default shall not operate to defeat or affect this lease in so far as it or or in separate tracts, the premises nevertheless shall be developed and one left of the shall be divided among and the shall be developed and one left of the shall be divided among and the shall be divided among the shall t	lais or prior prio
ortion so consolidated.  If at any time there be as many as four parties entitled to rentals or rotte, in writing, in a recordable instrument to be filed with the lesses, a commander orders on behalf of said parties and their respective successors in	onsolidated tract as one lease, this paragraph shall be inoperative as to yalties, lessee may withhold payments thereof unless and until all parties described to receive all payments due hereunder and until all parties described.	mises such
mpliance with the spacing rules or any lawful authority, or when to do do as in and under that may be produced from said premises, such pool ere it may be necessary or convenient to conform a unit to survey subdiving an instrument identifying and describing the pooled acreage. The accept the payment of royalties on production from the pooled unit, as if it treated as if production is had from this lease, whether the well or wells exwere herein specified, lessor shall receive on production from a unit so collection that the third or his royalty interest therein bears to the total a collection whatsoeyer, express or implied to drill more than one well to service the content of the collection whatsoeyer, express or implied to drill more than one well to service the collection of	or advisable to do so in order properly to develop and operate said premiss or advisable to do so in order properly to develop and operate said premiss so would, in the judgment of the lesses, promote the conservation of the ing to be into a unit or units not exceeding 40 acres each, except that in this loss such unit may contain not to exceed* 43 acres. Lesses shall execut were included in this lease. If production is found on the pooled acreage, it is be located on the premises covered by this lease or not. In lieu of the royal to proceed only such portion of the royalty stipulated herein as the amount of the such puttled that the particular unit involved. Provided, leases about here	cases es in e oil cases te in poses shal
Lessor hereby warrants and agrees to defend the title to the lands herein lessor, by payment, any mortgage, taxes or other liens on the above descripts of the holder hereof, and lessor hereby agrees that any such payment, any which may become due the lessor under the terms of this lease.  The undersigned lessors, for themselves and their heirs, successors and as this real processors.	described, and agrees that the lessee shall have the right at any time to red lands, in the event of default of payment by lessor, and be subrogated nents made by the lessee for the lessor shall be deducted from any amounts.	may leem d to
All express or implied covenants of this lease shall be subject to all F bederal authorities and this lease shall not be terminated, in whole or turn by due to or is the result of any such law, order, rule or regulation.	or his assigns may deposit rental in any National Bank located in same country to the lessor at inst known post office address.  ederal and State Laws and to all executive orders, rules or regulations of Si in part, nor lessee held liable for any failure to perform thereunder if a	oln.
- may those the it this - 18	perform thereunder if	******
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IN WITNESS WHEREOF WE SIGN, this the	day of	
(SEAL)	Jester M. Cullaugh 1884	L
Bestrice Disson (SEAL)	(8EA	200
(SEAT)	(SEA	L)

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In and for the County and Siyte aforesaid, do hereby certify that the foresoning lease was this day produced tones in my leason, and by them duly asknowledged to be their act and deed.  Given under my hand and seal this.  ACKNOWLEDGMENT  STATE OF HENTETCH, County of Land Control of the County and State aforesaid, do hereby certify that the foregoing lease was this day produced to me in my Called County and State aforesaid, do hereby certify that the foregoing lease was this day produced to me in my Called County and State aforesaid, do hereby certify that the foregoing lease was this day produced to me in my Called County and State aforesaid and seal this Called County and the state of the called County and State aforesaid do hereby certify that the called County as softment and assign to the county and this Called County and State aforesaid do hereby certify that the called County as assignment and accinowledged the same state of the foregoing lease, this day appeared before me and produced the foregoing assignment and accinowledged the same county and this Called County and State aforesaid do hereby certify that the called the foregoing assignment and accinowledged the same county and this Called County and State aforesaid do hereby certify that the called the foregoing assignment and accinowledged the same county and this Called County and State aforesaid do hereby certify that the called the foregoing assignment and accinowledged the same county and the called Called County and State aforesaid do hereby certify that the called	STATE OF KI	laste	county of	Mens	le.	a 22	etou	, de	able	
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in and for the County and State aforesaid, do hereby certify that the foregoing lease was this day produced to me in my of BLAPC. M. COLLOGEN HER HASSISMENT  BESSORS, and by them duly acknowledged to be their act and deed.  Given under my hand and seal this 2.6.7. Holey of Annual Commission Expires.  A D. 19. Loo  ASSIGNMENT  For and in consideration of One Dollar cash in hand paid, and other good and valuable considerations, the recipies which is hereby acknowledged, I hereby transfer and assign to.  A D. 19. Loo  ASSIGNMENT  For and in consideration of One Dollar cash in hand paid, and other good and valuable considerations, the recipies which is hereby acknowledged, I hereby transfer and assign to.  A D. 19. Loo  ASSIGNMENT  AND 19. Loo  ASSIGNMENT	A A A A A A A A A A A A A A A A A A A	MICHIGAN,	WAYNE	AC	KNOWLEDGM	ENT				
In and for the County and State aforesaid, do hereby certify that the foregoing lease was this day produced to me in my of BLANCIA MC CALLOUGH AND	STATE OF <del>KE</del>	With C.	HARAGA				S. TAR	y Pu	BLIC	
lessors, and by them duly acknowledged to be their act and deed.  Given under my hand and seal this 2 to T Hday of	in and for the	County and	State aforesaid,	do hereby cer	rtify that the fo	regoing leas	e was this	day produce	ed to me in m	y Count
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						31.	to it	Keye, Ka	tucky	

# ACKNOWLEDGEMENT

STATE OF KENTUCKY, County of white

I, Margaret J. Baker, a Notary Public in and for the County and State aforesaid, do hereby certify that the foregoing lease was this day produced to me in my County by Beatrice Gibson and Robert Gibson, her husband, lessors and by them duly acknowledged to be their act and deed.

Given under my hand and seal this nineteenth day of October, AD 1960.

Margaret J. Baker

Notary Public State at Large, Kentucky

# COMMONWEALTH OF KENTUCKY PUBLIC SERVICE COMMISSION CASE NO. 2023-00207

Electronically Filed

In the Matter of:

ELECTRONIC INVESTIGATION OF JURISDICTIONAL STATUS OF LINDSEY ENTERPRISES, LLC AND OF ITS COMPLIANCE WITH KRS CHAPTER 278, 807 KAR CHAPTER 005, AND 49 CFR PARTS 191 AND 192

### AFFIDAVIT

Curtis Ratliff, having first been duly sworn, states as follows from his personal knowledge:

- 1. I am 69 years old and I am a life-long resident of Pike County, Kentucky. At all times between 1988 and 2017 I was employed by either Lindsey & Elliott Gas Co. or Lindsey Enterprises, LLC, and I am familiar with operations of those companies during that time period.
- 2. When I began working as described above, I became familiar with the farm tap present on a gas line in the Ford's Branch area of Pike County Kentucky that is subject of this investigation. That farm tap consisted of a tap, a regulator device between the tap and a displacement meter, and the displacement meter, all of which were located within a surface building in the area. My understanding is that all of the line running from that meter to the Ford's Branch area was installed by the residents of that area, or contractors working on their behalf, at their own expense. Further, I understand that the farm tap gas recipients in the Ford's Branch area had previously appointed and utilized an individual named Edgar Moore, now deceased, as their collective representative with regard to the farm tap gas they received. I also understand that from the time the farm tap was first created in or around 1969, two individuals

who received farm tap gas in the Ford's Branch area were nominated and took charge of dealing with any problems with or maintenance of the gas line or other apparatus beyond the meter associated with the farm tap.

- 3. Until approximately 1992, the residents of Ford's Branch who received farm tap gas paid on the basis of readings made at the meter located in the surface building described above. If some problem arose or maintenance was required on lines, regulators or other apparatus installed or utilized by the farm tap gas recipients in Ford's Branch, then I would turn off the gas at the farm tap until the farm tap gas recipients in Fords' Branch informed me that such work was completed. At that time, I did not conduct repairs or maintenance on the lines, regulators or other apparatus installed by or utilized by the farm tap gas recipients in the Ford's Branch area.
- 4. Sometime in or around 1991 or 1992, vandals damaged the gauges on the displacement meter described above. Since the farm gas recipients in the Ford's Branch area had installed, on their own initiative and at their own cost, meters on each of their homes or structures, those meters were thereafter utilized for billings.
- 5. Sometime in the early 1990's but after vandals damaged the meter described above, the farm gas recipients in the Ford's Branch area asked Lindsey Enterprises to assist them with repairs needed on the gas line and other apparatus associated with the farm tap that the farm tap recipients had installed on their own initiative and at their own expense. I did conduct such work for Lindsey Enterprises, which was done on a contract basis between Lindsey Enterprises and the farm tap gas recipients in the Ford's Branch area. During my employment, I was not aware of

any new request for farm tap gas being made by persons associated with new houses or other new structures in the Ford's Branch area described herein, and I never set any gas meter for any structure in that area.

Further the Affiant sayeth naught.

Curtis Ratliff

COMMONWEALTH OF )
KENTUCKY

COUNTY OF PIKE )

The foregoing instrument was subscribed and sworn to me before me on this 24th day of August, 2023, by Curtis Ratliff.

My commission expires: 9-21-26

NOTARY PUBLIC

Print Name: Tianna Diane Po

ID Number: KYNP58818

101162408.1

# DOMESTIC GAS SERVICE AGREEMENT

of			, hereinafter calle	ed the Customer
(whether one	or more), and			of
			, hereinafter called the C	Company.
of this contraction	ct, or that may of this contract,	be hereafter adop	d Regulations printed on ted, alll of which are inclu rees to sell and the Custo by the Seller.	ided within and
pon fifteen (	15) days' writte	en notice given to t	th the right of either party the other party; and when te same is deposited in th	mailed, said
tamped and	addressed.			
		t be binding until e	executed by the Company	1.
		t be binding until e	executed by the Company	1.
		t be binding until e	executed by the Company	<i>I</i> .
		t be binding until e	executed by the Company	1.
			executed by the Company	
			day of	
			day of Customer Signature	
THIS co			day of Customer Signature	

### NATURE OF BUSINESS

Company: a gas deliveries ublect to conditions

is a producer of natural gas in is a producer of natural gas in bastern Ky, producing and seiling natural gas wholesale to Ky Ky Wva Gas Company and other negotiated wholesalers which companies have the right during certain months to curtail their purchase of gas, in this case, service to customers may be limited and \_\_\_\_\_ will not be liable to customers for disrupting services.

### ESTABLISHING DOMESTIC SERVICE

Point of Connection

Service Pipes

and Filling

2. The connection for domestic service shall be at the pipeline 2. The connection for domestic service shall be at the pipeline of the Company at a point designated by it. The Company will make necessary tap in the line, install the saddles, stops, drips, three regulators, meter, and other inclinant equipment all of which shall be turnished by and at the expense of the Customer, except the saddle and meter which shall be turnished by and at the expense of the Company. The meter shall be installed as close as leasibly possible to the point of connection. The stop, drip, and regulators shall be and remain the property of the Customer and the saddles and meter shall be and remain the property of the Customer and the saddles and meter shall be and remain the property of the Customer shall be saddles and retains the property of the Customer will pay to the Company at the when he executes this contrict the sum of tine fundred collains (\$7.10). The Customer shall assume the duty of regulating the study and pressure on his own service line and house line by the necessary labor, care and supervision of the sames of that he missing the contribution. necessary labor, care and supervision of the same so that he may salely conduct gas over his premises at a pressure not exceeding ten (10) ounces per square inch at the meter. The Company shall assume the responsibility of selting the regulators at their

Liability for

Pressure.

Leaks, etc

proper pressure to effect a ten (10) ounce pressure on the outproper pressure to effect a ten (10) ounce pressure on the outlet side of the meter at the time of setting. The Company shall
repair all leaks which occur between the point of connection and
the meter, when such leaks are discovered by or reported to it;
provided, however, that the Curstomer shall pay the Company for
any repair or replacement parts incidental to such repairs. The
Customer assumes all risks from the outlet side of the meter
caused by detects in his service lines, connections and appliances
and from all causes incidental to the use of gas. The Customer
shall not change the regulator settings or change in any way the
installation made by the Company.

Appliances Must Meet

installation made by the Company.

3. The Customer shall at this own expense turnish and lay service pipes, httings, valves and appliances between the meter and the point of consumption of the gas, maintain all the same in good condition and repair, and remove the same when necessary, formishing such materials, labor and supervision as may be necessary to conduct and burn the gas with satety and shall be liable for any failure to do so. The charter and arrangements of the pipes and appliances through which the gas is transported from the point of connection to the point of consumption shall be subject to the inspection and approval of the authorized agents of the Company as not wastetut of gas and shall be of subtricted size as to permit regulators and meter to function at proper pressure and shall meet the specifications usually required by public utility companies furnishing gas for domestic consumption in Eastern Kentucky. The Company shall be under no obligation or duly at any time to inspect any of said connections, service pipes, appliances, equipment or regulators or be responsible in any manner for the selection, use, and maintenance of same, and shall have no duly or obligation with respect to their dare, maintenance, or supervision.

Limit of

Deposit

4. The Company shall have the right, if it so elects, to require a 4. The Company shall have the right, in its elects, to require a cash deposit or other guaranty from the Customer to secure pay-ment of bills in accordance with the terms and provisions of the Hules and Regulations of the Public Service Commission of Kentucky pertaining thereto.

### GAS MEASUREMENT

Tests

5. The measurement of gas by meter shall be conclusive upon the Customer and the Company except when such meter ceases to register, proves to be effective, or is found by test hot to be accurate within the limitations specifies in the rules of the Public Service Commission of Kentucky. In such cases, the consumption of the penof in question shall be estimated, taking into consideration the consumption during a comparable period. In the event of the Customer's dissatisfaction with the accuracy of the meter, the Company will, upon written application, have the same removed, seeled and tested and a certificate of the test given to the Customer. If the meter is tested shall be found to be accurate within the limits specified in the rules of the Public Service Commission of Kentucky, the Customer shall, upon presentation of the bill, pay the Company for such test according to the schedule of charges for testing meters formulated by the said Commission. All mater service is based upon a meter pressure, not exceeding ten (10) ounces per square inch. If the bas is supplied at a higher pressure, the meter measurements shall be corrected according to boyle's Law.

### BILLS AND PAYMENT THEREOF

6. The Customer agrees to pay the Company for all natural gas de livered hereunder as computed by meter at the point of connection at the rates established therefor by the Public Service Commission of Naturdey. The Company will render invoices to the Customer at regular monthly or bimonthly intervals for the natural gas delivered. Should the Customer last to pay for gas delivered with in turny (30) days after the date of the invoice, or otherwise default and fail to reliuse to comply with any of the terms of this contract, the Company shall have the right to apply the above menuoned deposit, if any, to the amount due and turn off the gas upon twenty-tour (24) hours written notice without any hability for any injury or damage to persons or property resulting thereform, and this contract shall thereupon terminate and be of no further force or citied, unless and until the Costomer shall writin fitting (30) days thereafter pay the amounts shill due for gas delivered together with any other charges then due and owning to the Company a sum equal to that expense incurred in turning the gas off and on, and otherwise conform to the terms of this contract. 5. The Customer agrees to pay the Company for all natural gas de-

Cut of

### ACCESS TO PREMISES

Right of Entry upon

 The Company shall have the right to enter upon the premises of the Customer to read, repair, change or remove meters and inspect regulators, and shall also have the right to reclaim any of the proparty of the Company which may be located on the premises.

#### TAMPERING

Customer's Responsibility

8. Where the service facilities or other equipment have been tampered with resulting in improper measurement of the service supplied, the Customer shall be required to pay for such gas service as the Company may estimate from available information to have been used but not registered by the Company's meter; and in addition thereto, shall be required to bear all costs incurred by the Company for investigations and inspections and for such protective equipment as, in the judgement of the Company, may be necessary.

### SHUT OFF PROVISIONS

Shut off upon Reasonable Notice for Repairs, Nonpayment Lack of Deposit, Violation, Misrepresention, Moving Tamporing, Shortages, Largeny

9. The authorized agents of the Company shall at all times have access of the premises of the Customer, with the right to shut off the gas and remove its property from the premises, upon reason-able notice, for any of the following reasons: for repairs or able notice, for any of the following reasons: for repairs or because of leakage; for non-payment of any bill due under an existing or previous contract, or for faiture to make a cash deposit if such be required; for any violation of the contract or of these rules and regulations; for traudulent representation in relation to this consumption of gas; removal of Customer from the premises; for fraudulent tempering with the meter, regulators or connection; for shortage of gas or reasons of safety; for farceny or gas; for any action by the Customer to secure through his meter gas for purposes ofter than those contracted for, or for any other party, without the written consent of the Company; for false representation with respect to the ownership of lands upon which the lines of the Company; are located. of the Contoany are located.

### LIABILITY FOR DAMAGE

10. The Company shall not be liable for damages caused by its failure to deliver gas arising from any cause whatever, nor shall it be liable for any damage to property or injury or death of persons arising or occurring in any manner whatsoever from the use of gas.

11. The Company shall be and is hiereby released by the Customer and by all persons and by all members of the Customer's family, from any and all claims for damage, direct or indirect, present or or prospective, accrued or which may hereafter accrue, resulting from the fature or gas or insurincent supply trainers, from the construction, operation and maintenance of its pipelines, plants, facilities or other operations; and the Customer agrees to indemnify and save the Company free and harmless from any and all loss, damage, claims, or demands or any kind or character, including, but not limited to loss or damage to property, real or personal, or injunes to, or death of, any person, predicated upon or any in wise connected with, related to, or resulting from or arising out of any obligations imposed by this contract.

Custome: Liable for Pressure Leaks, etc.

give Notice to Company

2. The Customer shall use all due care to prevent waste of gas and the responsibility of detection of detects or leaks between the point of connection and the point of consumption of gas is upon the Customer; and in case of failure or deticiency of gas, irrepulsationary, leakage, excessive pressure, and other developments incident to handling gas under pressure, the Customer agrees to give immediate notice thereof to the Company; and his failure to do so should loss tollow, shall be conclusive evidence of negligence on the part of the Customer. The right of access to Customer's property, provided in Kulle / above, shall not relieve the Customer of the foregoing obligation.

### DISCONTINUANCE OF SERVICE

may Remov

# AGREEMENTS INCONSISTENT HEREWITH

Inconsistent Agreement

Fifteer Days Notice

14. No agent or employee of this Company has authority to make any promise, agreement, or representation inconsistent with these rules and regulations; and no such promise, agreement, or representation shall bind the Company, unless in writing, signed by an executive officer thereof.

Relation to House Bill No. 154

To. This contract is entered into between the Company and the Customer because of the provisions of House Bit No. 154 enacted by the General Assembly of the Commonwealth or Kenucky at its Regular 1952 Session and not because the Company is engaged in the business of selling natural gas or because the Company is a public utility. This contract or a schedule embodying the provisions hereof, will be filled with the Public Service Commission of the Commonwealth of Kentucky, it such thing is "petrimed by sellir Public Service Commission of the Commonwealth of Kentucky, it such thing is "petrimed by sellir Public Service Commission of the Commonwealth of Kentucky, it such thing is "petrimed by sellir Public Service Commission of the Commonwealth of Kentucky, it such thing is petring the provision of the Commonwealth of Kentucky, it such thing is petring the provision of the Commonwealth of Kentucky, it such thing is petring the provision of the Commonwealth of Kentucky, it such thing is petring the provision of the Commonwealth of Kentucky, it such thing is petring the provision of the Commonwealth of Kentucky, it such thing is petring the provision of the Commonwealth of Kentucky, it such thing is petring the provision of the Commonwealth of Kentucky, it such thing the provision of the Commonwealth of Kentucky, it such thing the provision of the Commonwealth of the Com No. 154. If such bill should be declared unconstitutional, by a court of competent jurisdiction, then these rules and regulation will become inelfective and this contract shall terminate thirty (30) days thereafter.

This 9th day of	August 10 76
Earl Robinson ,	Fords Branch, Ky.
nereinafter called "grantor"),	, in consideration of the sum of
	Dollars (\$), in hand paid, receipt whereof is hereby Lula Adkins, Fords Branch, Ky.
cknowledged, doth hereby gr	ant ditto
y, construct, reconstruct, rep and pipe lines and needed approducts thereof, gasoline and hall select, on, one and through	his successors and assigns, the right and rights of way, from time to time, to place, renew, maintain, repair, operate, change the size of and remove pipes ourtenances for the transportation and measurement of oil, gas, or any of the water, or any or all of the same, at such location or locations as the grantee ugh a certain tract of land situate in
No. 4	on the waters of Big Sandy in
	District of said County, and bounded and described as follows:
On the North by lands of	
On the East by lands of	
그림으로 하는 사람들이 없는 이렇게 되었다.	
On the West by lands of	
id being all or part of the lan	ads conveyed to the grantor, by Dot Adkins and Mable Adki
low!?	by deed dated the 6th day of
April 503 nam 11	19 72, of record in the office of the Clerk of said County in Deed
ook_503, page11	
Grantor does also grant un	to the grantee the right to law additional and other nine lines and needed
ppurtenances for the purposes rice per rod hereinabove ment Grantor does hereby also g	nto the grantee the right to lay additional and other pipe lines and needed a aforesaid, for which additional or other pipe lines the grantee shall pay the tioned for each additional pipe line so laid.  grant unto said Grantee the right of ingress and egress over the lands of or lines or any of them, being constructed or to be constructed, for the
ppurtenances for the purposes rice per rod hereinabove ment Grantor does hereby also g trantors, to and from said line turposes of construction, inspendence, together with the right of	s aforesaid, for which additional or other pipe lines the grantee shall pay the tioned for each additional pipe line so laid.  grant unto said Grantee the right of ingress and egress over the lands of or lines or any of them, being constructed or to be constructed, for the ction, repairing, renewing, operating, changing the size of or removing the of removal of such at will, in whole or in part; the grantee, its successors and
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opurtenances for the purposes rice per rod hereinabove ment.  Grantor does hereby also grantors, to and from said line urposes of construction, inspecting, together with the right ossigns to select the way of ing.  TO HAVE AND TO HOLI assigns.  The grantee hereby further thile laying, repairing or remorgreed upon, shall be ascertained by the grantor and one by three persons, or any two of the All of the rights granted are hall inure to and be binding used, sealed and delivered	s aforesaid, for which additional or other pipe lines the grantee shall pay the sioned for each additional pipe line so laid.  grant unto said Grantee the right of ingress and egress over the lands of or lines or any of them, being constructed or to be constructed, for the action, repairing, renewing, operating, changing the size of or removing the of removal of such at will, in whole or in part; the grantee, its successors and ress and egress.  D said easements, rights and rights of way unto the said grantee, its successors are agrees to pay for all damage done to fences and growing crops of the grantor oving said lines; and further that the amount of said damages, if not mutually led and determined by three disinterested persons, one thereof to be appoint the grantee, and the third by the two so appointed, and the award of such nem, shall be final and conclusive.  In the duties imposed hereby upon the grantor and the grantee, respectively, upon their respective heirs, personal representatives, successors and assigns.
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opurtenances for the purposes rice per rod hereinabove ment.  Grantor does hereby also grantors, to and from said line urposes of construction, inspecting, together with the right ossigns to select the way of ing.  TO HAVE AND TO HOLI assigns.  The grantee hereby further thile laying, repairing or remorgreed upon, shall be ascertained by the grantor and one by three persons, or any two of the All of the rights granted are hall inure to and be binding used, sealed and delivered	saforesaid, for which additional or other pipe lines the grantee shall pay the sioned for each additional pipe line so laid.  grant unto said Grantee the right of ingress and egress over the lands of or lines or any of them, being constructed or to be constructed, for the action, repairing, renewing, operating, changing the size of or removing the of removal of such at will, in whole or in part; the grantee, its successors and ress and egress.  Desaid easements, rights and rights of way unto the said grantee, its successors are agrees to pay for all damage done to fences and growing crops of the grantor and lines; and further that the amount of said damages, if not mutually led and determined by three disinterested persons, one thereof to be appointed the grantee, and the third by the two so appointed, and the award of such mem, shall be final and conclusive.  Indicate the daties imposed hereby upon the grantor and the grantee, respectively, upon their respective heirs, personal representatives, successors and assigns. Signatures and seals the day and year first above written.  (SEAL)

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T, JOHN PAUL BLAIR, Clork of the County Court for the County and State aforesaid, certify that the foregoing Easement was on the 11th day of August, 1976. lodged for record, whereupon the same with the foregoing and this certificate have been duly recorded in my office.

Fitness my hand this 12th day of August, 1976

By Janua Straters

Compression a result

され!

	PATE OF 12 KY
1	COUNTY OF PIKE to-wit:
4	1 JOHN PAUL BLAIR CLERK d'aid
	County of PIKE , State of Ky. , do certify
-	that WOODY HALL
	and ELEANOR HALL , his wife, whose names
100	are signed to the within writing, bearing date the day ofUNE, A.D.,
	1978, ha 5 this day acknowledged the same before me in my said county.
	Given under my hand this 19 day of JUNE .A.D., 1978
1	My commission expires 1-1-1983
4 700 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100	On I I beauf & John faul Blace C.
	Po. Fords branch by. Pay frest 2004 DE
-	
	STATE OF K
	COUNTY OF PIKE , to wit:  I JOHN PAUL BLAIR , a CLERK of said
14,2	County of PIKE , State of KY. , do certify
b .	that WOODY HALL
	and ELEANOR HALL , his wife, whose names
	are signed to the within writing, bearing date the 19 day of JUNE, A.D.,
	1978, ha 5 this day acknowledged the same before me in my said county.
	Given under my hand this day of JUHE, A. D., 19]8
PRODO	My commission expires 1-1-1982
, ney	Parfords Branchy Jon forefoldent
1.54	you for the Clay fulfil Thay
4.5	
ST	ATE OF KENTUCKY
	UNTY OF PIKE Clerk's Certificate of Lodgment and Roccod
11.0	9:40 A. M. I. JOHN PAUL BLAIR, Clerk of the County Court for the
Co	unty and State aforesaid, certify that the foregoing deed
ra	s on the 20th, day of June , 19.78, lodged for cord, whereupon the same with the foregoing and this certifi-
oa'	te have been duly recorded in my office.
1	Witness my hand this 20th. day of June, 1978.
a	
4	JOHN PAUL BLAIR, Clerk
40 2	By Glima Jackett D. C.
11.6.0	
N	A 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1

# FORDS BRANCH FARM TAP RECIPEINTS

# ACCOUNT

Page 1

Account	First Name	Last Name	MCF Used	Amount Used
Vell Num			Same s	
			0.00	0.00
Well Num	nber: 0			
Haradon Seaton de Seaton de	and the control of th		0.00	0.00
Well Nun	nber: 100			
101 104 105 109 110 119 124 125 132 133 142			19.00 18.00 7.00 10.00 9.00 10.00 15.00 14.00 8.00 7.00 12.00	171.00 162.00 63.00 90.00 81.00 90.00 135.00 126.00 72.00 63.00 108.00
Well Nu	mber: 101		129,00	1101.00
200 202 203 204 205 206 208 209 211 216			7.00 16.00 11.00 5.00 5.00 8.00 11.00 4.00 6.00 6.00 4.00	63.00 144.00 99.00 45.00 72.00 99.00 36.00 54.00 54.00 36.00
217				

Page 2

Account	First Name	Last Name	MCF Used	Amount Used
The section of the section of	gas dans dans dans dans pass dans gast dans dans dans dans dans dans dans dans		0.00	0.00
Well Num	nber: 104			
114 115 128			8.00 3.00 7.00	72.00 27.00 63.00
		- 53	18.00	162.00
Well Nun	nber: 105			
	and the second		0.00	0.00
Well Nur	mber: 108			
762 766 767 768 771 782 783			11.00 18.00 8.00 8.00 10.00 21.00 44.00	99.00 162.00 72.00 72.00 90.00 189.00 396.00
			120.00	1080,00
Well Nu	mber: 109			
721 724 728 731 733 734 737 738 739 740 744 746 747 750			0,00 0,00 14.00 5.00 5.00 12.00 10.00 9.00 4.00 18.00 3.00 11.00 0.00 9.00	18.00 18.00 126.00 45.00 45.00 108.00 90.00 81.00 36.00 162.00 27.00 99.00 18.00 81.00

# Page 4

Account	First Name	Last Name	MCF Used	Amount Used
Well Num	A CONTRACTOR OF THE PROPERTY O	the case and that the case and		the test state and table test state and table test state and table and table test state and table test.
112 120 123		M de de de Jersey i de	8.00 9.00 12.00	72.00 81.00 108.00
			29.00	261.00
			745.00	6813,00

Page 1

ccount First Name	Last Name	MCF Used	Amount Use
Vell Number:		ng inimi, angg agan inini ingan inini ayan anat dangi agan ayah ahiri-dalat inini inini	pali, quin, Age, p.a., ettis, que, state que tres este este este este es
		0.00	0.00
		0.00	.0.00
Vell Number: 0			
		0.00	0.00
		5.00	0.00
Vell Number: 100			
101		21.00 23.00	189.00 207.00
104		7.00	63.00
105		14.00	126.00
109 110		9.00	81.00
119		10.00	90.00
124		17.00	153.00
125		17.00	153.00
132		9.00	81.00
133		7.00	63.00
142		15.00	135.00
Consideration Constitution		149.00	1341.00
Well Number: 101			
200	and the second s	7.00	63.00
202		18.00	162.00
203		13.00	117.00
204		6.00	54.00
205		5.00	45.00 81.00
206		9.00 12.00	108.00
208		6.00	54.00
209		7.00	63.00
211		8.00	72.00
216 217		4.00	36.00
		95.00	855,00
Well Number: 102			

Page 2

Account	First Name	Last Name	MCF Used	Amount Used
	ga taga anna agus agus, quan agus anna agus agus agus agus agus agus agus agu	and the special property of th	0.00	0.00
Well Num	ber: 104			
114 115 128			9.00 4.00 7.00	81.00 36.00 63.00
			20.00	180.00
Well Nun	nber: 105			
			0.00	0.00
Well Nur	mber: 108			
762 766 767 768 771 782 783			14.00 23.00 10.00 10.00 11.00 26.00 56.00	126,00 207,00 90,00 90,00 99,00 234,00 504,00
			150,00	1350.00
Well Nu	mber: 109			
721 724 728 731 733 734 737 738 739 740 744 746 747 750			0.00 0.00 17.00 6.00 7.00 15,00 11.00 6.00 21.00 3.00 15.00 0.00 11.00	18.00 18.00 153.00 54.00 63.00 135.00 99.00 54.00 189.00 27.00 135.00 18.00

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Account First Name	Page 4	Page 4	
Well Number: 118		MCF Used	Amount Used
120		9.00 11.00 14.00 34.00	81.00 99.00 126.00 306.00
	==	854.00	7794.00



Page 1

Account First Name	Last Name	MCF Used	Amount Used
Well Number:		Profession of the Control of the Con	CONTROL CONTRO
		0.00	0.00
			W. 1 W.
Well Number: 0			
	Control of the Contro	0.00	0.00
		0.00	0.00
Well Number: 100			
101 104 105 109 110 119 124 125 132 133 142		9.00 14.00 5.00 9.00 7.00 9.00 12.00 14.00 26.00 4.00 14.00	81.00 126.00 45.00 81.00 63.00 81.00 108.00 126.00 234.00 36.00 126.00
Well Number: 101		6.00	54.00
202 203 204 205 206 208 209 211 216 217		16.00 10.00 4.00 5.00 8.00 10.00 4.00 5.00 5.00 4.00	144.00 90.00 36.00 45.00 72.00 90.00 36.00 45.00 45.00 36.00
		77.00	693.00

Well Number: 102

Page 2

Account First Name	Last Name	MCF Used	Amount Used
		0.00	0.00
Well Number: 104			
114 115 128		7.00 2.00 4.00	63.00 18.00 36.00
		13.00	117.00
Well Number: 105			
		0.00	0.00
Well Number: 108			
762 766 767 768 771 782 783		11.00 16.00 7.00 8.00 10.00 18.00 28.00	99.00 144.00 63.00 72.00 90.00 162.00 252.00
		98.00	882.00
Well Number: 109			
721 724 728 731 733 734 737 738 739 740 744 746 747		0.00 0.00 12.00 5.00 3.00 11.00 8.00 9.00 3.00 15.00 2.00 9.00 0.00 8.00	18.00 18.00 108.00 45.00 27.00 99.00 72.00 81.00 27.00 18.00 81.00 18.00 72.00

# Page 4

Account	First Name	Last Name	MCF Used	Amount Used
Well Num	the state have done done when your ness; many dress, dress, dress when when your dress have be-	The same was a second of the same with the same was the same was the same with the same was the		
112 120 123			7.00 13.00 12.00	63.00 117.00 108.00
			32.00	288.00
			641.00	5877.00

Page 1

ccount	First Name	Last Name	MCF Used	Amount Used
/ell Numb		NOT THE COLUMN AND AND AND AND THE THE THE CASE AND AND AND AND AND THE CASE AND		MAIN, Allien Scient Green challe Malley - Major, Agric, Agric Main, Ambir, Americ, America,
and the same of the same of the same of the same of			0.00	0.00
			0.00	0.00
Vell Num	ber: 0			
	entigene entjerning group gewoning op de planten der die der der de 1994 seg ver de	and any animal and the second second and animal and an animal animal animal and animal animal animal animal ani	0.00	0.00
Vell Num	ber: 100			
101			8.00 8.00	72.00 72.00
104	NO ET AL		3.00	27.00
105			5.00	45.00
109			4.00	36.00
110			5.00	45.00
119			7.00	63.00
124			8.00	72.00
125			21.00	189.00
132 133			3.00	27.00
142			11.00	99.00
			83.00	747.00
Nell Num	nber: 101			
200			5.00	45.00
202			11.00	99.00
203			8.00	72.00
204		The second second	3.00	27.00
205			2.00	18.00
206	\$1.2°		6.00	54.00
208			6.00	54.00
209			4.00	36.00
211			6.00	54.00 27.00
216			3.00 3.00	27.00
217		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	and this server serves record, per trail.	

Page 2

Account	First Name	Last Name	MCF Used	Amount Used
These algorithms their paper times speed to	and the difference of the same and the same		0,00	0.00
Well Num	nber; 104			
114 115 128			5.00 0.00 3.00	45.00 18.00 27.00
			8.00	90.00
Well Num	nber: 105			
	-		0.00	0.00
Well Nun	nber: 108			
762 766 767 768 771 782 783			5.00 10.00 4.00 5.00 8.00 15.00 25.00	45.00 90.00 36.00 45.00 72.00 135.00 225.00
			72.00	648.00
Well Nur	mber: 109			
721 724 728 731 733 734 737 738 739 740 744 746 747 750			0.00 0.00 12.00 4.00 3.00 11.00 4.00 7.00 1.00 8,00 1.00 8.00 0.00 8.00	18.00 18.00 108.00 36.00 27.00 99.00 36.00 63.00 18.00 72.00 18.00 72.00 18.00 72.00

Page 4

Account	First Name	Last Name	MCF Used	Amount Used
Well Num				
112 120 123			4.00 11.00 9.00	36.00 99.00 81.00
			24.00	216.00
			457.00	4293.00

Page 1

Account First Name	Last Name	MCF Used	Amount Use
Well Number:		A more when make make prints more york that make pairs' more wide wide wide pairs your court of more years. The more make make make make make make make mak	and the same which plant there are some same with the same and same same same same same same same same
		0.00	0.00
		0.00	0.00
Well Number: 0			
	and the state of t	0.00	0.00
		0.00	0.00
Well Number: 100			
101 104		5.00	45.00
105		3.00	27.00 18.00
109		3.00	27.00
119 124		3.00	27.00
125		3.00	27.00
132		5.00	45.00
133		23.00	207.00
142		5.00	18.00 45.00
		53.00	486.00
Vell Number: 101			
200	that the gradient and an highest attending any desired with the state of the the state of the st	4.00	36.00
202		6.00	54.00
203 204		3.00	27.00
205		1.00 2.00	18.00
206		3.00	18.00 27.00
208	***	4.00	36.00
209		2.00	18.00
211		2.00	18.00
216 217		2.00	18.00
211		1.00	18.00
	7	30.00	288.00
Vell Number: 102			*
mentana ana mandra di ang di mandrama na mangrapianak dakan ng man akinan dia pat na na na na hara manin na papa na		Jan Bright Brown in and helling Streets	white property on the property one.
		0.00	0.00



Page 2

Account	First Name	Last Name	MCF Used	Amount Used
Well Num		NO CAN ANT ANY THE	THE THE LOSS CALL THE	described from the control of the co
114 115 128			3.00 0.00 1.00	27.00 18.00 18.00
			4.00	63.00
Well Num	ber: 105			
			0.00	0.00
Well Num	ber: 108			
762 766 767 768 771 782 783			4.00 7.00 3.00 5.00 5.00 14.00 20.00	36.00 63.00 27.00 45.00 45.00 126.00
34			58.00	522.00
721 724 728 731 733 734 737 738 739 740 744 746 747 750 758 774 775 776	Del. 109		0.00 0.00 4.00 2.00 1.00 4.00 3.00 4.00 0.00 18.00 0.00 5.00 0.00 3.00 6.00 0.00 5.00	18.00 18.00 36.00 18.00 36.00 27.00 36.00 18.00 162.00 18.00 45.00 18.00 27.00 54.00 18.00 45.00

Page 4

Account	First Name	Last Name	MCF Used	Amount Used
Well Num		* West field and step shall state and shall see see less less side side side side see see see see see		tor was don't their test other case there are the case and case an
112 120 123			2.00 6.00 5.00	18.00 54.00 45.00
			13,00	117.00
			277.00	2754.00

Page 1

	First Name	Last Name	MCF Used	Amount Used
Well Num				
			0.00	0.00
Well Num	ber: 0			
and the early state of experimental policy for the con-	ang		0.00	0.00
Well Num	ber: 100			
101 104 105 109 110 119 124 125 132 133 142			0.00 1.00 0.00 1.00 3.00 1.00 1.00 2.00 7.00 1.00 2.00	18.00 18.00 18.00 27.00 18.00 18.00 18.00 18.00 18.00
Mall Nive	hav: 404		19.00	252.00
200 202 203 204 205 206 208 209 211 216 217	per: 101		2.00 2.00 1.00 0.00 0.00 1.00 1.00 0.00 0	18.00 18.00 18.00 18.00 18.00 18.00 18.00 18.00 18.00
Well Num	shor: 102		7.00	198.00

Page 2

Account	First Name	Last Name	MCF Used	Amount Used
			0.00	0.00
Well Num	ber: 104			
114 115 128		And or	1.00 0.00 0.00	18.00 18.00 18.00
,			1.00	54.00
Well Num	ber: 105			
			0.00	0.00
Well Num	ber: 108			
762 766 767 768 771 782 783		en deutsche der Marie Vereinstellen in der ein der sein der gereinstellen der gereinstelle der gereinstelle de	0.00 1.00 2.00 4.00 3.00 7.00 4.00	18.00 18.00 18.00 36.00 27.00 63.00 36.00
			21.00	216.00
Well Num	ber: 109			
721 724 728 731 733 734 737 738 739 740 744 746 747 750			0.00 0.00 1.00 0.00 0.00 1.00 0.00 2.00 0.00 9.00 0.00 2.00 0.00	18.00 18.00 18.00 18.00 18.00 18.00 18.00 18.00 18.00 18.00 18.00 18.00



Page 4

Account	First Name	Last Name	MCF Used	Amount Used
Well Num	ber: 118	at the case that has been the part of the part of the same and the sam		DY SITE STOP THE COLUMN THE STOP STOP STOP STOP STOP STOP STOP STOP
112 120 123			1.00 2.00 2.00	18.00 18.00 18.00
			5.00	54.00
			91.00	1548.00

Page 1

Account	First Name	Last Name	MCF Used	Amount Used
Well Num			the stages, from come, but found ment ment and come come come come come come come come	
			0.00	0.00
Well Num	ber: 0			
and many reason and all the second				someonia al el religio per repue
			0.00	0.00
Well Num	ber: 100			
101 104			0.00	18.00 18.00
105			0.00	18.00
109 110			0.00	18.00
119			2.00	18.00
124			0.00	18.00 18.00
125			0.00	18.00
132			3.00	27.00
133			1.00	18.00
142			0.00	18.00
			7.00	207.00
Well Num	ber: 101			
200			2.00	18.00
202			2.00	18.00
203			0.00	18.00
204			0.00	18.00
205			0.00	18.00
206			0.00	18.00 18.00
209			2.00	18.00
211		<b>对以为"基础"的</b>	1.00	18.00
216		AT TO THE PARTY.	0.00	18.00
217			1.00	18.00
				The state of the s

Page 2

Account	First Name	Last Name	MCF Used	Amount Used
			0,00	0.00
Well Num	hor: 104			
AACH LANIII	Del. 104			
114			0.00	18.00
115			0.00	18.00
128			2.00	18.00
			2.00	54.00
Well Num	ber: 105			
	त्यां वर्षा कर तथा प्रकार के प्रकार करने वर्षा वर्षा कर कर स्वाध्यक्ष पात्र करना वर्षा वर्षा करने वर्षा करने क प्रकार	от выбольность в менеровер в общение учественность в приставленность. А. Дализ наводни	0.00	0.00
			0.00	0.00
Well Num	ber: 108	*		
762			1.00	18.00
766			2.00	18.00
767			2.00	18.00
768 771			6.00 2.00	54.00 18.00
782			7.00	63.00
783			0.00	18.00
			20.00	207.00
Well Num	ber: 109			
721			0.00	18.00
724			0.00	18.00
728			1.00	18.00
731 733			0.00	18.00 18.00
734			3.00	27.00
737			1.00	18.00
738			2.00	18.00
739			0.00	18.00
740			0.00	18.00 18.00
746			2.00	18.00
747			0.00	18.00
750	COMPANY OF THE PARTY OF THE PAR		3,00	27.00

Page 4

Account	First Name	Last Name	MCF Used	Amount Used
Well Num	of a contract contract of the second contract co	are these times come party than the party than the party than the year than the party than the p	the version party frame than their high high, which come there was been about their shade, which is seen a seen to seen their shade, which which will be the come their seen about the come about the com	No. while design from some, were some some some some some some some som
112 120 123			0.00 4.00 0.00	18.00 36.00 18.00
			4.00	72.00
			80.00	1467.00

Page 1

Account First Name	Last Name	MCF Used	Amount Used
Well Number:		MINIS SANDER SANDE	THE
		0.00	A 00
		0.00	0.00
Well Number: 0			
	an, quaging must it and facilities and a mission was a side that may be disclosing a gain on me	0.00	0.00
		0.00	0.00
Well Number: 100			
101 104 105 109 110	HRIS	0.00 0.00 0.00 0.00 1.00	18.00 18.00 18.00 18.00 18.00
119 124 125 132 133 142		0.00 0.00 0.00 5.00 1.00	18.00 18.00 18.00 45.00 18.00
142		7.00	18.00
Well Number: 101	×		
200	A SEAL OF	2.00	18.00
202 203 204		1.00 0.00 0.00 0.00	18.00 18.00 18.00 18.00
205 206 208		0.00	18.00 18.00
209 211 216		0.00 1.00 0.00	18.00 18.00 18.00
217		0.00	18.00
		4.00	198.00

Page 2

Account First Name	Last Name	MCF Used	Amount Used
		0.00	0.00
	e		
Well Number: 104			
114		0.00	18.00
115 128		0.00	18.00
120		1.00	18.00
		1.00	54.00
Well Number: 105			
			M. Strangery by Springer as an
		0.00	0.00
Well Number: 108			
762		1.00	18.00
766		1.00	18.00
767 768		1.00	18.00
771		2.00	54.00 18.00
782		5.00	45.00
783		0.00	18.00
		16.00	189.00
Well Number: 109			
721		0.00	18.00
724		0.00	18.00
728 731		1.00	18.00 18.00
733		0.00	18.00
734		1.00	18.00
737 738		0.00	18.00
739		2.00	18.00 18.00
740		0.00	18.00
744		0.00	18.00
746 747		2.00	18.00 18.00
750		3.00	27.00

Page 4

Account	First Name	Last Name	MCF Used	Amount Used
Well Num	ber: 118	er een skaa kein mee den veer sage, man een mee mee seen sage sage sage sage skap skap skap skap skap skap skap	and the same same same same same same same sam	
112 120 123			0.00 5.00 0.00	18.00 45.00 18.00
	-		5.00	81.00
			58.00	1449.00

Page 1

Well Number:	Last Name	MCF Used	Amount Use
** ACIL LAGINDEL.	a service as to be seen as the second of	then have deen time to be a fine to the time to the ti	THE RESERVE AND ADDRESS OF THE PARTY ADDRESS OF THE PARTY ADDRESS OF THE PARTY AND ADDRESS OF THE PARTY ADDRESS
		0,00	-
Well Number: 0		0.00	0.00
	an disabut an an he de and an disabut and an depart the sine and an adjust the foreign the analysis and an any income		
		0.00	0.00
Well Number; 100			
101 104		0.00	18.00
105	S	0.00	18.00
109 110		0.00	18.00
119		1.00	18.00
124		1.00	18.00 18.00
125		0.00	18.00
132		0.00	18.00
133		8.00	72.00
142		1.00 2,00	18.00 18.00
		13.00	252.00
/ell Number: 101			
200		2.00	18.00
203		2.00	18.00
204		0.00	18.00
205		0.00	18.00 18.00
206		0.00	18.00
208		1.00	18.00
211		1.00	18.00
216		0.00	18.00 18.00
217		0.00	18.00
		6.00	198.00

Page 2

		Page 2	
Account First Name	Last Name	MCF Used	Amount Use
		The state of the s	the while these dates there have been about the county have been a first grown, many group, space space about the county dates about the county of the count
		0.00	0.00
Well Number: 104			
114	***	0.00	
115 128		0.00	18.00 18.00
120		0.00	18.00
		0.00	54.00
Well Number: 105			
commence a commence and commenc			
		0.00	0.00
		0.00	0.00
Vell Number: 108			
762 766	ente con contrata aprilia prima del seu comincia del del sei colo ente desti del del contrata del per seguindo	1.00	18.00
767		2.00	18.00
768		2.00 1.00	18.00
771 782		2.00	18.00 18.00
783		7.00	63.00
		0.00	18.00
		15.00	171.00
Vell Number: 109			
721		0.00	18.00
724 728		0.00	18.00
731		1.00	18.00
733		1.00	18.00
734		2.00	18.00 18.00
737 738		1.00	18.00
739		1.00	18.00
740		0.00	18.00
744		0.00	18.00 18.00
746		2.00	18.00
(4)			
747 750		1.00 2.00	18.00 18.00

## Page 4

Account	First Name	Last Name	MCF Used	Amount Used
Well Num		er com man alle may, year say, mar com year say, man and and alle say, age say, may say, say, say, say, say, say, say, sa		
112 120 123		era, Azira,	0.00 1.00 1.00	18.00 18.00 18.00 54.00
			78.00	1467.00

Page 1

Well Number:	Last Name	MCF Used	Amount Use
Well Number:		And the state of t	reng mang, kalan pinani pang palan baga naga banda, pang palan sang mang mang mang mang mang mang mang pang pang pang pang pang pang pang p
		and the second second second	
		0.00	0.00
Well Number: 0			
· · · · · · · · · · · · · · · · · · ·			
		0.00	0.00
Vell Number: 100			
101		5.00	4
104 105		5.00 0.00	45.00
109		3.00	18.00 27.00
110		0.00	18.00
119		2.00	18.00
124		3.00	27.00
125		3.00	27.00
132		4.00	36.00
133		4.00	36.00
142		2,00 9.00	18.00
		3.00	81.00
		35,00	351.00
ell Number: 101			
200		4.00	36.00
202		4.00	36.00
203		3.00	27.00
204		1.00	18.00
206		1.00	18.00
208	THE RESERVE OF THE PARTY OF THE	3.00	27.00
209		3.00	27.00
211		2.00	18.00
216		0.00	18.00
217		1.00	18.00
		2.00	18.00
Manufacture of the second of t		24.00	261.00

Page 2

Account First Name	Last Name	MCF Used	Amount Use
		0.00	THE RESIDENCE OF SHARE WELLIAM PRO-
Well Number: 104		0.00	0.00
The contract of the last contract will see the contract of the contract will be contract on the contract of th			
114 115	to the second	3.00	27.00
128		0.00	18.00
		2.00	18.00
		5.00	63.00
Well Number: 105	-		
and the second s	and the state of t	The state of the state of the state of	
		0.00	0.00
Vell Number: 108			
762 766		4.00	36.00
767		8.00	72.00
768		2.00 3.00	18.00
771		5.00	27.00 45.00
783		0.00	18.00
		22.00	216.00
/ell Number: 109			
721		0.00	18.00
724 728		0.00	18.00
731		3.00	27.00
733		1.00	18.00
734		5.00	18.00 45.00
737 738		1.00	18.00
739		4.00	36.00
740		0.00	18.00
744		10.00 0.00	90.00
746		3.00	27.00
747 750		1.00	18.00
758		3.00	27.00
	the second of th	6.00	54.00

Page 4

Account	First Name	Last Name	MCF Used	Amount Used
Well Num		The state of the s		the dark large large trapy made using party, table large party, balls, and offers made again their found made stable about made again.
112 123			1.00 5.00	18.00 45.00
			6.00	63.00
			208.00	2178.00

Page 1

Account First Name  Well Number:	Last Name	MCF Used	Amount Used
encountrational and annual department and an annual an annua	医乳蛋白蛋白蛋白蛋白 医乳球蛋白 医乳球蛋白 医乳球虫 医皮肤 医皮肤 医皮肤 医皮肤 医皮肤 医皮肤 化二苯甲酚	The state of the s	tions and with daily was been been bout Alab allo seen com- pare to the color and allo allo and and the seen color to the color and the allo and the seen to the
		0.00	0.00
Well Number: 0			0.00
		And the same of th	
		0.00	0.00
Well Number: 100			
101 104 105 109		8.00 6.00 3.00	72.00 54.00
110 119		2.00 3.00 3.00	27.00 18.00 27.00
124 125 133		8.00 8.00	27.00 72.00 72.00
142	Market V.	2.00 9.00	18.00 81.00
		52.00	468.00
Vell Number: 101			
200 202 203 204		5.00 10.00 19.00	45.00 90.00 171.00
205 206 208		3.00 4.00 7.00	27.00 36.00 63.00
209 211		8.00 4.00 1.00	72.00 36.00 18.00
216 217		4.00 3.00	36.00 27.00
		68.00	621.00
Vell Number: 102			
	<u>.</u>	0.00	0.00

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Account First Name	Last Name		
Well Number: 104	rast Name	MCF Used	Amount Us
114			========
115		4.00	
128		1.00	36.00
		2.00	18.00 18.00
		7.00	
Well Number: 105	_		72.00
		0.00	0.00
A/all Number		2.00	0.00
Well Number: 108			
762 766		9.00	
767		14.00	81.00
768		5.00	126.00
771		4.00	45.00 36.00
782		9.00	81.00
783		22.00	198.00
		31.00	279.00
		94.00	846.00
Vell Number: 109			
721		0.00	18.00
721 724		0.00	18.00 18.00
721 724 728		0.00	18.00
721 724 728 731		0.00 9.00	18.00 81.00
721 724 728 731 733		0.00	18.00 81.00 36.00
721 724 728 731 733 734		0.00 9.00 4.00 3.00 8.00	18.00 81.00
721 724 728 731 733 734 737		0.00 9.00 4.00 3.00 8.00 7.00	18.00 81.00 36.00 27.00
721 724 728 731 733 734 737 738		0.00 9.00 4.00 3.00 8.00 7.00 6.00	18.00 81.00 36.00 27.00 72.00 63.00 54.00
721 724 728 731 733 734 737 738 739		0.00 9.00 4.00 3.00 8.00 7.00 6.00 2.00	18.00 81.00 36.00 27.00 72.00 63.00 54.00 18.00
721 724 728 731 733 734 737 738 739 740		0.00 9.00 4.00 3.00 8.00 7.00 6.00 2.00	18.00 81.00 36.00 27.00 72.00 63.00 54.00 18.00
721 724 728 731 733 734 737 738 739 740		0.00 9.00 4.00 3.00 8.00 7.00 6.00 2.00 0.00 3.00	18.00 81.00 36.00 27.00 72.00 63.00 54.00 18.00 27.00
721 724 728 731 733 734 737 738 739 740 744 746		0.00 9.00 4.00 3.00 8.00 7.00 6.00 2.00 0.00 3.00 13.00	18.00 81.00 36.00 27.00 72.00 63.00 54.00 18.00 27.00 117.00
721 724 728 731 733 734 737 738 739 740 744 746		0.00 9.00 4.00 3.00 8.00 7.00 6.00 2.00 0.00 3.00 13.00 0.00	18.00 81.00 36.00 27.00 72.00 63.00 54.00 18.00 27.00 117.00 18.00
721 724 728 731 733 734 737 738 739 740 744 746		0.00 9.00 4.00 3.00 8.00 7.00 6.00 2.00 0.00 3.00 13.00 0.00 7.00	18.00 81.00 36.00 27.00 72.00 63.00 54.00 18.00 27.00 117.00 18.00 63.00
721 724 728 731 733 734 737 738 739 740 744 746 747		0.00 9.00 4.00 3.00 8.00 7.00 6.00 2.00 0.00 3.00 13.00 0.00 7.00 11.00	18.00 81.00 36.00 27.00 72.00 63.00 54.00 18.00 27.00 117.00 18.00 63.00 99.00
721 724 728 731 733 734 737 738 739 740 744 746 747 750 758		0.00 9.00 4.00 3.00 8.00 7.00 6.00 2.00 0.00 3.00 13.00 0.00 7.00	18.00 81.00 36.00 27.00 72.00 63.00 54.00 18.00 27.00 117.00 18.00 63.00

## \*\*\* Well Report by Date 11/06/2020 to 12/04/2020 \*\*\*

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Account	First Name	Last Name	MCF Used	Amount Used
Well Num		with made state made, date when draw course many little draw course that you	and the first war and the same plant was been same the first first and plant was the first first and plant was plant was plant was plant with the plant was also same plant with the plant was also same plant	
112 123			4.00 7.00 11.00	36.00 63.00 99.00
			503.00	4662.00

Page 1

Account	First Name	Last Name	MCF Used	Amount Used
Well Numb				one was the side and one can make the way and
			0.00	0.00
Well Numb	ber: 0			
		мина до до на од до на од на формација до на от населеније на бого до населени на населени на вог	0.00	0,00
Well Numl	ber: 100		_	
101 102 103 104 105 109 110 119 124 125 132 133 142			30.00 87.00 144.00 22.00 10.00 20.00 13.00 13.00 25.00 25.00 13.00 8.00 26.00	270.00 783.00 1296.00 198.00 90.00 180.00 117.00 225.00 225.00 117.00 72.00 234.00
Well Num	abor: 101		436.00	3924.00
200 202 203 204 205 206 208 209 211 216 217	IDGL TO F		10.00 19.00 27.00 6.00 7.00 11.00 14.00 5.00 6.00 8.00 5.00	90.00 171.00 243.00 54.00 63.00 99.00 126.00 45.00 72.00 45.00
			118.00	1062,00

Page 2

Account	First Name	Last Name	MCF Used	Amount Used
Well Num		tion has not also has not not not have the side who not not not also also also the not "in" in our run also has have pure run; and has been also also also also also also also also	so Jaid, man and yes year from tilly try and an array of the section of the secti	
			0.00	0.00
Well Num	nber: 104			
114 115 128	and and the second of the seco		11.00 1.00 10.00	99.00 18.00 90.00
			22.00	207.00
Well Nur	nber; 105			
no all forther or at the wind the w	and the second s		0.00	0.00
766 767 768 771 782 783			12.00 12.00 16.00 35.00 52.00	108.00 108.00 144.00 315.00 468.00
			174.00	1566.00
721 724 728 731 733 734 737 738 739 740 744 746	umber: 109		0,00 0.00 25.00 8.00 9.00 21.00 16.00 13.00 5.00 0.00 3.00 18.00	18.00 18.00 225.00 72.00 81.00 189.00 144.00 117.00 45.00 18.00 27.00

Page 4

Account	First Name	Last Name	MCF Used	Amount Used
908 912 913		on and the	14,00 7.00 7,00	126.00 63.00 63.00
	1-12-		88,00	801.00
Well Num	nber: 118			
112 123			13.00 19.00	117.00 171.00
			32.00	288.00
			1320.00	11970.00

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Account	First Name	Last Name	MCF Used	Amount User
Well Num	ber:			ente para many sent destri destri mino della filma sent mano angle sent della sent sent della sent della sent mano many man sent man
			0.00	
			0.00	0,00
Well Num	ber: 0			
		and the second primary and the second to retrieve any development and appropriate development.	0.00	0.00
			0.00	0.00
Nell Numl	ber: 100			
101 104			22.00	198.00
105			18.00 8.00	162.00 72.00
109			17.00	153.00
110			11.00	99.00
119			12.00	108.00
124 125			20.00	180.00
132			20.00	180.00
133			9.00	81.00
142			7.00	63.00 216.00
			**********	210.00
			168.00	1512.00
Vell Numb	per: 101			
200			9.00	81.00
202			15,00	135.00
203			28.00	252.00
205		10 P. S.	6.00	54.00
206			6.00 12.00	54.00
208			14.00	108.00 126.00
209			5.00	45.00
211			5.00	45.00
216			8.00	72.00
217			4.00	36.00
			112.00	1008.00

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Account First Name	Last Name	MCF Used	Amount Used
		0.00	0.00
Well Number: 104			
114 115 128		9.00 4.00 9.00	81.00 36.00 81.00
		22.00	198,00
Well Number: 105			
	en e	0.00	0.00
Well Number: 108 762 766		18.00 24.00	162.00 216.00
767 768 771 782 783		9.00 10.00 15.00 30.00 51.00	81.00 90.00 135.00 270.00 459.00
		157.00	1413.00
Well Number: 109	8		
721 724 728 731 733 734 737 738 739 740 744 746 747 750		0.00 0.00 19.00 6.00 7.00 15.00 13.00 11.00 5.00 24.00 2.00 14.00 2.00	18.00 18.00 171,00 54.00 63.00 135.00 117.00 99.00 45.00 216.00 18.00 126.00 18.00

Page 4

Account	First Name	Last Name	MCF Used	Amount Used
Well Num	ber: 118	an mant make some some bring bless dates man until bring lime some state some some some some some some some som		
112 123			12.00 17,00	108.00 153.00
			29.00	261.00
			957.00	8667,00

Page 1

Account	First Name	Last Name	MCF Used	Amount Used
Well Num	ber:		when men along and	THE
	TO THE RESIDENCE OF THE PROPERTY OF THE PROPER	and the second		-
			0.00	0.00
Well Num	ber: 0			
			0.00	0.00
Mall Num	hav. 100		2.00	0.00
Well Num	per: 100			
104	The state of the s		27.00	243.00
105			24.00	216.00
109			9.00	81.00
110			21.00 13.00	189.00
119			14.00	117.00
124			24.00	126.00 216.00
125			24.00	216.00
132			13.00	117.00
133			10.00	90.00
142			29.00	261.00
			208.00	1872.00
Well Numb	ber: 101			
200	ALT I		10.00	90.00
202			18.00	162.00
203			30.00	270.00
204			8.00	72.00
205 206			9.00	81.00
208	The Bally March	2.	15.00	135.00
209			17.00 7.00	153.00 63.00
211			6.00	54.00
216			10.00	90.00
217			6.00	54.00
		permitte and the second se	136.00	1224.00

Page 2

Account	First Name	Last Name	MCF Used	Amount Used
			0.00	0.00
Well Num	ber: 104			
114 115 128			12.00 11.00 12.00	108.00 99.00 108.00
			35.00	315.00
Well Num	ber: 105			
			0.00	0.00
Well Num	ber: 108			
762 766 767 768 771 782 783			17.00 29.00 12.00 12.00 13.00 36.00 48.00	153.00 261.00 108.00 108.00 117.00 324.00 432.00
			167.00	1503.00
Well Num	ber: 109			
721 724 728 731 733 734 737 738 739 740 744 746 747 750			0.00 0.00 18.00 6.00 14.00 15.00 21.00 6.00 14.00 4.00 9.00 1.00	18.00 18.00 162.00 54.00 54.00 126.00 135.00 189.00 54.00 126.00 36.00 81.00 18.00

Page 4

Account	First Name	Last Name	MCF Used	Amount Used
Well Num	ber: 118			on twen study time and hand to be cased nation take traces of these bank trace traces print print, page, trace, game.
112 123			14.00 19.00 33.00	126.00 171.00 297.00
			1179.00	10683.00

Page 1

Account	First Name	Last Name	MCF Used	Amount Used
Well Num	ber:		AT BOOK MADE AND BOOK STORE PROP WATER THAN EAST STORE	
			0.00	0.00
			W. W. C	0.00
Well Numi	ber: 0			
		The state of the s	0.00	0.00
			0.00	0.00
Well Numl	ber: 100			
101			13.00	117.00
104			14.00	126.00
105 109			7.00	63.00
110			15.00	135.00
119			8,00	72.00
124			9.00	81.00 36.00
125			17.00	153.00
132			6.00	54.00
133			4.00	36.00
142			22.00	198.00
			119.00	1071.00
Vell Numb	per: 101			
200		e many	8.00	72.00
202			15.00	135.00
203	13 1 1 1 1 1 1 1 1	and the second second	32.00	288.00
204	State of the state of	- 1	4.00	36.00
205		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	9.00	81.00
206	A Comment		10.00	90.00
208		792/26/25/4-4-28	12.00	108.00
209			5.00	45.00
211 216	A STATE		2.00	18.00
217			6.00 5.00	54.00 45.00
	en de		108.00	972.00
Well Numb	nor: 102			

Page 2

Account	First Name	Last Name	MCF Used	Amount Used
			0.00	0.00
Well Num	ber: 104			
114 115 128			8.00 3.00 7.00	72.00 27.00 63.00
			18.00	162.00
Well Num	ber: 105			
			0.00	0.00
Well Num	ber: 108			
762 766 767 768 771 782 783			5.00 13.00 7.00 6.00 7.00 16.00 41.00	45.00 117.00 63.00 54.00 63.00 144.00 369.00
Well Num	ber: 109		95.00	855.00
721 724 728 731 733 734 737 738 739 740 744 746 747 750			0.00 0.00 14.00 5.00 4.00 13.00 7.00 0.00 2.00 9.00 3.00 19.00 3.00	18.00 18.00 126.00 45.00 36.00 117.00 63.00 18.00 18.00 81.00 27.00 171.00 27.00 99.00

Page 4

Account	First Name	Last Name	MCF Used	Amount Used
Well Num	ber: 118			and special trains and share state special spe
112 123			9.00 15.00	81.00 135.00
			24.00	216.00
				man-han-room data ware home water trial, while data
			659.00	6021.00

Page 1

	First Name	Last Name	MCF Used	Amount Used
Well Num	iber:	er den ende kein ande een den een vert een een een een een de den een de		
			0.00	0.00
			×	yr . w w
Well Num	ber: 0			
				************
			0.00	0.00
Well Num	ber: 100			
101			9.00	81.00
104			4.00	36.00
105			2.00	18.00
109			5.00	45.00
110			2.00	18.00
119			3:00	27.00
124			15.00	135.00
125			5.00	45.00
133			4.00	36.00
142			4.00	36.00
142			7.00	63.00
	minimus areas of the second		60.00	540.00
Well Numl	ber: 101			
200			4.00	36.00
202			8.00	72.00
203			16.00	144.00
204			2.00	18.00
205			4.00	36.00
206			5.00	45.00
208			5.00	45.00
000			2.00	18.00
209			0.00	18.00
211			-	
211 216			2.00	18.00
			2.00 1.00	18.00 18.00

Account	First Name	Last Name	MCF Used	Amount Used
			0.00	0.00
Well Num	ber: 104	. 1161		
114 115 128			3.00 0.00 1,00	27.00 18.00 18.00
			4.00	63.00
Well Numi	ber: 105			
			0.00	0.00
Well Numb	per: 108			
762 766 767 768 771 782 783			9.00 16.00 7.00 6.00 8.00 19.00 18.00	81.00 144.00 63.00 54.00 72.00 171.00 162.00
			83,00	747.00
721 724 728 731 733 734 737 738 739 740 744 746 747 750	Der: 109		0.00 0.00 6.00 3.00 3.00 4.00 7.00 9.00 1.00 3.00 1.00 7.00 1.00 6.00	18.00 18.00 54.00 27.00 27.00 36.00 63.00 81.00 18.00 27.00 18.00 63.00 18.00 54.00

Page 4

Account	First Name	Last Name	MCF Used	Amount Used
Well Num	and the second s	The state and was, the state which which then there was place and the state of the state and the sta	tions that it are the same time to the same time to the same time to the same time to the same time time time time time time time ti	nor denis famili manti hang pinti, taran panta panta pinta yang yang pinti, taran Na Manti Andri Andri Manti Manti alikah danah manti dalah yang Na Manti Andri Andri Manti alikah danah manti dalah yang
112 123		the section .	3,00 6,00	27.00 54.00
			9.00	81.00
		1-	429.00	4023.00

Page 1

The state of the s	Last Name	MCF Used	Amount Use
Well Number:		many dags. And speci, were many supple state, when species, there were supple	The same state that they same same state same same same same same same same sam
	and the second s	(with the state of	and the second last fig. (Second print second
		0.00	0.00
Well Number: 0			
	and the second of the second o		*
		0.00	0.00
Vell Number: 100			
101 104		> 3.00	27.00
105	RIS	2.00	18.00
109		1.00	18.00
110	The second second	1.00	18.00
119		1.00	18.00
124		2.00	18.00
125		3.00	18.00
132		21.00	27.00 189.00
133		1.00	18.00
142		5.00	45.00
		42.00	414.00
/ell Number: 101			
200		3.00	97.00
202		5.00	27.00
203		3.00	45,00 27.00
204		0.00	18.00
205	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1.00	18.00
206 208		3.00	27.00
209		3.00	27.00
211		2.00	18.00
The second secon		0.00	18.00
216			
		2.00	18.00
216		2.00	18.00

Page 2

Account	First Name	Last Name	MCF Used	Amount Used
			0.00	0.00
Well Num	ber: 104			
114 115 128			2.00 0.00 1.00	18.00 18.00 18.00
			3.00	54.00
Well Num	ber: 105			
	क्षा विकास क्षेत्र के किया है जिसे क्षेत्र के क्षेत्र के क्षेत्र के क्षेत्र के क्षेत्र के क्षेत्र के क्षेत्र क		0.00	0.00
Well Numi	ber: 108			
762 766 767 768 771 782 783			1.00 5.00 1.00 3.00 3.00 7.00 9.00	18.00 45.00 18.00 27.00 27.00 63.00 81.00
4			29.00	279.00
Well Numi	per: 109			
721 724 728 731 733 734 737 738 739 740 744 746 747 750			0.00 0.00 3.00 2.00 1.00 3.00 1.00 4.00 0.00 6.00 1.00 4.00 0.00 3.00	18.00 18.00 27.00 18.00 18.00 27.00 18.00 36.00 18.00 54.00 18.00 36.00 18.00 27.00

Page 4

Account	First Name	Last Name	MCF Used	Amount Used
Well Num	ber: 118	The second secon	ir deals come comb mader than value value value comb deals come come comb deals come come come come come come come come	we had not took about took come and park had pro- sour- ner and may had your had not not not not park age. Sore
112 123			1.00 3.00 4.00	18.00 27.00
			193,00	45.00 ========= 2061.00

Page 1

Account First Name	Last Name	MCF Used	Amount Used
Well Number:	The safe safe safe safe safe safe safe saf	All James and single conto lates follow their state and their	name dans anne same anne de de des sons de des sons de de des de
	Section State School Section S	nonneadate.	*******
		0.00	0.00
Well Number: 0			
		0.00	************
		0.00	0.00
Well Number: 100		_	
101 104 105 109 110 119 124 125 132 133		1.00 0.00 0.00 1.00 1.00 0.00 0.00 1.00 7.00 1.00	18.00 18.00 18.00 18.00 18.00 18.00 18.00 63.00 18.00
		13.00	243.00
Vell Number: 101			
200 202 203 204 205 206 208 209 211 216 217		3.00 4.00 27.00 1.00 0.00 1.00 0.00 1.00 1.00 0.00	27.00 36.00 243.00 18.00 18.00 18.00 18.00 18.00 18.00 18.00
	in the second	38.00	450.00

Page 2

Account	First Name	Last Name	MCF Used	Amount Used
Well Num	ber: 104		0.00	0.00
114 115 128			1.00 0.00 1.00	18.00 18.00 18.00
			2.00	54.00
Well Numb	per: 105			
			0.00	0.00
Well Numb	per: 108			
762 766 767 768 771 782 783			2.00 2.00 2.00 3.00 2.00 8.00 2.00	18.00 18.00 18.00 27.00 18.00 72.00 18.00
			21.00	189.00
Vell Numb	er: 109			
721 724 728 731 733 734 737 738 739 740 744 746 747 750			0.00 0.00 1.00 0.00 0.00 2.00 1.00 2.00 0.00 13.00 0.00 2.00 0.00	18.00 18.00 18.00 18.00 18.00 18.00 18.00 18.00 18.00 18.00 18.00 18.00

## \*\*\* Well Report by Date 06/06/2021 to 07/07/2021 \*\*\*

Page 4

Account	First Name	Last Name	MCF Used	Amount Used
Well Num		The state of the s	The man man made and provide the provide the party of the	THE COST COST COST COST COST COST COST COST
123			0.00 2.00	18.00 18.00
			127.00	36.00 ===================================

Page 1

Well Number:	MCF Used	Amount Use
Well Number:	* See! Amount about March Angel Seed Seed Seed Seed Seed Seed Seed Se	hard more come class made more more come come come come come come come com
the second secon		
	0.00	0.00
Well Number: 0		
	William Control of the Control of the Control	
	0.00	0.00
Well Number: 100		
101 104	1.00	18.00
105	0.00	18.00
109	0.00	18.00
110	1.00	18.00
119	1.00	18.00
124	0.00	18.00
125 132	0.00	18.00
133	4.00	18.00
142	1.00	36.00 18.00
	1.00	18.00
	9.00	216.00
fell Number: 101		
200	2.00	40.00
202 203	2.00	18.00
204	7.00	18.00
205	0.00	63.00 18.00
206	0.00	18.00
208	0.00	18.00
09	0.00	18.00
11	1,00	18.00
16	0.00	18.00
17 19	0.00	18.00
		18.00
	1.00	18.00

Page 2

Account ======	First Name	Last Name	MCF Used	Amount Use
Well Numb	er: 104		0.00	0.00
114 115 128			1.00 0.00 0.00	18.00 18.00 18.00
Vell Numbe	er: 105		1.00	54.00
Promise an inches an promise an en en	the exploration of the contract of the term of the contract of		0.00	0.00
Vell Numbe	er: 108			0.00
762 766 767 768 771 782 783			0.00 1.00 1.00 1.00 2.00 5.00 2.00	18.00 18.00 18.00 18.00 18.00 45.00
/ell Number	r: 109		12.00	153.00
721 724 728 731 733 734 737 738 739 740 744 746 747			0.00 0.00 2.00 0.00 0.00 1.00 1.00 2.00 0.00 5.00 0.00 2.00 2.00 2.00	18.00 18.00 18.00 18.00 18.00 18.00 18.00 18.00 18.00 18.00 18.00 18.00

## \*\*\* Well Report by Date 07/08/2021 to 08/04/2021 \*\*\*

Page 4

Used
0
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Page 1

Account First Name	Last Name	MCF Used	Amount Used
Well Number:	and the same and t	The state of the s	THE REST COME SHAPE SHAP
		0.00	
		0.00	0.00
Well Number: 0			
		0.00	***********
		0.00	0.00
Well Number: 100			
101	The second second control of the second second control of the second second second second second second second	1.00	18.00
104		0.00	18.00
105		0.00	18.00
109		0.00	18.00
110		1.00	18.00
119		1.00	18.00
124		0.00	18.00
125		1.00	18.00
132		0.00	18.00
133		1.00	18.00
142		1.00	18.00
·		6.00	198.00
Vell Number: 101			
200		0.00	18.00
202		0.00	18.00
203		0.00	18.00
204		0.00	18.00
205		0.00	18.00
206		1.00	18.00
208		1.00	18.00
209	The second second	1,00	18.00
211	。 第一次,以 <b>有</b> 是是	0.00	18.00
216		0.00	18.00
217		1.00	18.00
219		0.00	18.00
		4.00	216.00

Page 2

Account First Name	Last Name	MCF Used	Amount Used
Well Number: 104		0.00	0.00
114 115 128		1.00 0.00 1.00	18.00 18.00 18.00
		2.00	54.00
Well Number: 105			
		0.00	0.00
Well Number: 108			
762 766 767 768 771 782 783		2.00 2.00 1.00 0.00 1.00 0.00 0.00	18.00 18.00 18.00 18.00 18.00 18.00 18.00
2 12 20		6.00	126.00
Well Number: 109			
721 724 728 731 733 734 737 738 739 740 744 746 747 750		0.00 0.00 1.00 0.00 0.00 1.00 2.00 1.00 0.00 0	18.00 18.00 18.00 18.00 18.00 18.00 18.00 18.00 18.00 18.00 18.00

Page 4

Account	First Name	Last Name	MCF Used	Amount Used
Well Num		OF THE REAL PROPERTY AND THE REAL PROPERTY A	The same trans are the same trans and the same tran	And where the property of the state of the s
440	1000	MARKAN.		
112		7.6	2.00	18.00
123			0.00	18.00
			The terminal and the state of t	-
			2.00	36.00
			47.00	1332.00

Page 1

Account First Name	Last Name	MCF Used	Amount Used
Well Number:		THE PART AND THE THE PART AND T	COLUMN TOWN AND THE THE THE PART AND THE PAR
**************************************	50 to 10	the second second second second second	and then high the plant and that gave
		0.00	0.00
Well Number: 0			
and the second s		retrodest to devices an amount	-
		0.00	0.00
Well Number: 100			
101 104		2.00	18.00
105		0.00	18.00
109		0.00	18.00
110		1.00	18.00
119		0.00 2.00	18.00
124		0.00	18.00 18.00
125		1.00	18.00
132		0.00	18.00
133		1.00	18.00
142		2.00	18.00
J		9.00	198.00
Well Number: 101			
200		1.00	18.00
202		1.00	18.00
203 204		3.00	27.00
205		0.00	18.00
206		0.00	18.00
208		2.00	18.00
209		1.00	18.00 18.00
211		1.00	18.00
216		0.00	18.00
217		3.00	27.00
219		0.00	18.00
		14.00	234.00

Page 2

Account First Name	Last Name	MCF Used	Amount Used
		0.00	0.00
Well Number: 104			
114 115 128		0.00 0.00 2.00	18.00 18.00 18.00
		2.00	54.00
Well Number: 105			
		0.00	0.00
Well Number: 108			
762 766 767 768 771 782 783		2.00 0.00 2.00 0.00 0.00 0.00 0.00	18.00 18.00 18.00 18.00 18.00 18.00
		4.00	126.00
Well Number: 109			
721 724 728 731 733 734 737 738 739 740 744 746 747		0.00 0.00 2.00 0.00 0.00 2.00 1.00 0.00 0	18.00 18.00 18.00 18.00 18.00 18.00 18.00 18.00 18.00 18.00 18.00 18.00

Page 4

Account	First Name	Last Name	MCF Used	Amount Used
Well Numi	And the second s	THE	THE REST THE STATE AND AND ANY	THE REAL PROPERTY AND ADDRESS OF THE PARTY
440				
112			2.00	18.00
123		-\$\forall^2\)	1.00	18.00
			one better the law one become our and any	
			3.00	36.00
			67.00	1368.00

Page 1

the course with wark what the course and cours have some found that the course with the course	ast Name MCF Used	Amount Use
Well Number:	The course was state that the fact (see Acc) and pany pany and the course was and pany and the course out the child that the course and the course out the c	regio stati secto diare. Amaz ilizzo della altera tenda della secto diare diar
The state of the s		
	0.00	0.00
Vell Number: 0		
		The second secon
	0.00	0.00
Vell Number: 100		
101 104	0.00	18.00
105	0.00	18.00
109	2.00	18.00
110	0.00	18.00
119	3.00	27.00
124	0.00	18.00
125	2.00	18.00
132	2.00	18.00
133	9.00	81.00
142	2.00	18.00
	1.00	18.00
	21.00	270.00
ell Number: 101		
200	2.00	18.00
202 203	2.00	18.00
204	1.00	18.00
205	1.00	18.00
206	6.00	54,00
208	1.00	18.00
209	2.00	18.00
.09	2.00	18.00
211	0.00	18.00
	0,00 2.00	18.00
211 216	0.00 2.00 0.00	18.00 18.00
211 216 217	0,00 2.00	18.00

Page 2

Account	First Name	Last Name	MCF Used	Amount Used
Well Num	ber; 104		0.00	0.00
114 115 128			0.00 0.00 0.00	18.00 18.00 18.00
187.11.44			0.00	54.00
Well Numb	per: 105	to the second section of the second		
			0.00	0.00
Vell Numb	per: 108			
762 766 767 768 771 782 783			2.00 5.00 2.00 7.00 8.00 11.00 3.00	18.00 45.00 18.00 63.00 72.00 99.00 27.00
			38.00	342.00
Vell Numb	er: 109			
721 724 728 731 733 734 737 738 739 740 744 746 747 750			0.00 0.00 2.00 2.00 1.00 6.00 0.00 4.00 0.00 10.00 3.00 2.00 2.00 7.00	18.00 18.00 18.00 18.00 18.00 54.00 18.00 36.00 18.00 90.00 27.00 18.00 18.00 63.00

Page 4

Account	First Name	Last Name	MCF Used	Amount Used
Well Num	ber: 118	OF THE WAS THE PART WITH THE PART WAS THE PART WITH THE PART WAS THE P		A SAC CARE THAT WAS NOT THE OWN THE OWN THE WAS NOT THE
112 123			0.00 4.00	18.00 36.00
			4.00	54.00
			201.00	2196.00

Page 1

Last Name	MCF Used	Amount Used
	MC Valle - Shifty have with cases cases cases cases cases cases, cases, cases	THE COURSE SHAPE AND PARTY COURSE SHAPE SH
	0.00	0.00
	0.00	0.00
	15.00 15.00 8.00 13.00 9.00 10.00 18.00 49.00 6.00 20.00	135.00 135.00 72.00 117.00 81.00 90.00 162.00 162.00 441.00 54.00 180.00
	12.00 4.00 10.00 4.00 14.00 4.00 6.00 3.00 2.00 5.00 3.00 43.00	108.00 36.00 90.00 36.00 126.00 36.00 54.00 27.00 18.00 45.00 27.00 387.00
		15.00 15.00 8.00 13.00 9.00 10.00 18.00 18.00 49.00 6.00 20.00 181.00

		Page 2	2		
Account	First Name	Last Name	MCF Used	Amount Used	
Well Num	ber: 104		0.00	0.00	
114 115 128			8.00 2.00 7.00	72.00 18.00 63.00	
			17.00	153.00	
Well Num	ber: 105	the transport was produced as the forest more than 100 and the 20 times of the constraints.			
			0.00	0.00	
Well Numl	ber: 108				
762 766 767 768 771 782 783			12.00 23.00 8.00 6.00 11.00 33.00 2.00	108.00 207.00 72.00 54.00 99.00 297.00 18.00	
			95.00	855.00	
721 724 728 731 733 734 737 738 739 740 744 746 747 750	per: 109		0.00 0.00 13.00 5.00 4.00 13.00 10.00 9.00 0.00 18.00 1.00 4.00 3.00	18.00 18.00 117.00 45.00 36.00 117.00 90.00 81.00 18.00 162.00 18.00 36.00 27.00 90.00	

## Page 4

Account	First Name	Last Name	MCF Used	Amount Used
Well Num	ber: 118	the same time the same time to the same time time time time time to the same time time time time time time time ti		
112 123			7,00 14.00	63.00 126.00
			21.00	189.00
			640.00	5931.00

Page 1

Account	First Name	Last Name	MCF Used	Amount Used
Well Num	ber:			AND ANY BUT AND DESCRIPTION OF ANY AND AND AND AND
			0.00	0.00
Well Numl	hor O			
YGH NOTH	OCT. U			
			0.00	0.00
Well Numb	per: 100			
101 102 103 104 105			13.00 101.00 160.00 14.00	117.00 909.00 1440.00 126.00
109 110 119 124			6,00 11,00 8,00 8,00	54.00 99.00 72.00 72.00
125 132			15.00 16.00 8.00	135.00 144.00 72.00
133 142			5.00 16.00	45.00 144.00
			381.00	3429.00
Vell Numb	er: 101			
200 202 203			7.00 20.00 9.00	63.00 180.00 81.00
204 205			4.00 10.00	36.00 90.00
206 208			10.00 6.00	90.00
209			4.00	54.00 36.00
211			3.00	27.00
216 217			4.00	36.00
219			3.00 39.00	27.00 351.00
			119.00	1071.00

Page 2

Account	First Name	Last Name	MCF Used	Amount Used
Well Num	ber: 102			
Well Num	ber: 104		0.00	0.00
114 115 128			8.00 1.00 6.00	72.00 18.00 54.00
			15.00	144.00
Well Num	ber: 105			
			0.00	0.00
Well Num	ber: 108			
762 766 767 768 771 782 783			13.00 20.00 8.00 8.00 13.00 24.00 11.00	117.00 180.00 72.00 72.00 117.00 216.00 99.00
			97.00	873.00
Well Num	ber: 109			
721 724 728 731 733 734 737 738 739 740 744 746			0.00 0.00 17.00 4.00 4.00 13.00 10.00 11.00 0.00 14.00 3.00 5.00	18:00 18:00 153:00 36:00 36:00 117:00 90:00 99:00 18:00 126:00 27:00 45:00

Page 4

Account	First Name	Last Name	MCF Used	Amount Used
913		ne ment time con time dans land dans cod dans and hand can dan hand cond and are provinced one	10.00	90.00
		一 一 一	122.00	1098.00
Well Num	ber: 118			
112 123			8.00 12.00	72.00 108.00
			20.00	180.00
			996.00	9081.00

Page 1

Account	First Name	Last Name	MCF Used	Amount Used
Well Numi	ber:		THE REAL PROPERTY AND THE PARTY AND THE PART	
			0.00	0.00
Well Numl	ber: 0			
and the net recycle per air service and period terrorion	golfgerin der Hill erster eine der der Sein der Sein der Sein der Sein der	di diadri displanti del decemente que però de se un terça acomenza y prop. Escre que electron	0.00	0.00
Well Numb	ber: 100			
101 104 105 109 110 119 124 125 132 133 142			21.00 24.00 9.00 16.00 14.00 14.00 25.00 25.00 10.00 8.00 28.00	189.00 216.00 81.00 144.00 126.00 126.00 225.00 90.00 72.00 252.00
146 200 202 203 204 205 206 208 209 211 216 217 219	per: 101		1.00 9.00 20.00 14.00 7.00 14.00 11.00 6.00 6.00 6.00 9.00 6.00 54.00	18.00 81.00 180.00 126.00 63.00 126.00 99.00 99.00 54.00 54.00 81.00 54.00
			168.00	1521.00

Page 2

Well Number: 102	Last Name	MCF Used	Amount Use
TO THE INC. 102			The same was come only both and
		The state of the s	
		0.00	0.00
Well Number: 104			
mentioned and an experience of the second			
114 115		11.00	99.00
128		1.00	18.00
100		12.00	108.00
		24.00	225.00
Well Number: 105		-	
A SULLANITY OF THE			
		non-state at combined in the control of the december.	the authorizeness and and region and
		0.00	0.00
Vell Number: 108			
762 766		15.00	135,00
767		25.00 10.00	225.00
768 771		9.00	90.00 81.00
782		19.00	171.00
783		30.00 35.00	270.00
			315.00
Market Stranger		143.00	1287.00
/ell Number: 109			
721		0.00	18.00
721 724		0.00	18.00 18.00
721		0.00 14.00	18.00 126.00
721 724 728 731 733		0.00 14.00 6.00	18.00 126.00 54.00
721 724 728 731 733 734		0.00 14.00	18.00 126.00 54.00 54.00
721 724 728 731 733 734 737		0.00 14.00 6.00 6.00 16.00	18.00 126.00 54.00 54.00 144.00 126.00
721 724 728 731 733 734		0.00 14.00 6.00 6.00 16.00 14.00 12.00	18.00 126.00 54.00 54.00 144.00 126.00 108.00
721 724 728 731 733 734 737 738 739 740		0.00 14.00 6.00 6.00 16.00 14.00 12.00 0.00	18.00 126.00 54.00 54.00 144.00 126.00 108.00 18.00
721 724 728 731 733 734 737 738 739		0.00 14.00 6.00 6.00 16.00 14.00 12.00	18.00 126.00 54.00 54.00 144.00 126.00 108.00

## Page 4

Account	First Name	Last Name	MCF Used	Amount Used
Well Num		the states during their states data to the state of the s	And then may been state one or	========
112 123		*** **********************************	15.00 18.00	135.00 162.00
	7	33.00	297.00	
			984.00	8982.00

Page 1

Mall Number	MCF Used	Amount Use
Well Number:		
	Mariana	
	0.00	0,00
Attitude		4,44
Well Number: 0		
	0,00	0.00
	0,4,5	0.00
Vell Number: 100		
101	19.00	
104 105	25.00	171.00
109	9.00	225.00 81.00
110	20.00	180.00
119	11.00	99.00
124	13.00	117.00
125	23.00	207.00
132	23.00	207.00
133	10.00	90.00
142	7.00	63.00
	26.00	234.00
	186.00	1674.00
/ell Number: 101		
146	0.00	18.00
200	9.00	81.00
202	20.00	180.00
203	13.00	117.00
204	5.00	45.00
205 206	15.00	135.00
208	10.00	90.00
209	11.00	99.00
211	3.00	27.00
216	7.00	63.00
217	4.00	63.00 36.00
Z   ( )	7.56	
219	52.00	468.00

Account First Name	Page 2 Last Name		
Well Number: 102	Last Name	MCF Used	Amount Use
the address of the state of the forest winds and the state of the stat			
		0.00	And an internal in the sub-sub-state and
Well Number: 104		0.00	0.00
And the state of t		4	
114 115	The second of th	10.00	
128		10.00	90.00 18.00
		11.00	99.00
		22.00	207.00
Well Number: 105			
	And the second	2000	Mary San
Well Number: 108		0.00	0.00
762		1000	
766 767		14.00 23.00	126.00 207.00
768		10.00	90.00
771 782		9.00 17.00	81.00 153.00
783		28.00	252.00
	711 344 6	-	180.00
		121.00	1089.00
Well Number: 109			
721 724		0.00	18.00
728		0,00 21.00	18.00 189.00
731 733		6.00	54.00
734		6,00 15,00	54.00 135.00
737		12.00	108.00
738 739		12.00 17.00	108.00 153.00
740		21.00	189.00
744		3.00 6.00	27.00 54.00
746		16 (31)	

Page 4

Account	First Name	Last Name	MCF Used	Amount Used
Well Num	ber: 118	the later when their same their later, have some and same same their later their later than the later than		the past ware date and the place and talk place date and the man the past date and t
112 123			12.00 16.00	108.00 144.00
			28.00	252.00
		- v <sub>o</sub>	877.00	7974.00

Page 1

The state of the s	MCF Used	Amount Use
Well Number:	A THE	THE REAL PROPERTY COSTS AND ADDRESS AND AD
	0.00	0.00
Well Number: 0		
	0.00	0.00
Well Number: 100		
101	10.00	00.00
104	9.00	90.00 81.00
109	6.00	54.00
110	5.00	45.00
119	6.00	54.00
124	7.00	63.00
125	12.00	108.00
132	13.00	117.00
133	6.00	54.00
142	4.00	36.00
	The late of the la	126.00
	92.00	828.00
/ell Number: 101		
146 200	0.00	18.00
202	8.00	72.00
203	16.00	144.00
204	10.00	90.00
205	4.00	36.00
206	11.00	99.00
208	3.00 7.00	27.00
209	7.00	63.00
211	5.00	63.00 45.00
216	5.00	45.00
217	8.00	72.00
219	35.00	315.00
	119.00	

Page 2

Account First Name	Last Name	MCF Used	Amount Used
Well Number: 102		And the other care was present the care of	
		0.00	0.00
Well Number: 104			
114 115 128		5.00 2.00 5.00	45.00 18.00 45.00
		12.00	108,00
Well Number: 105			
		0.00	0.00
Well Number: 108			
762 766 767 768 771 782 783		10.00 17.00 7.00 6.00 11.00 19.00 40.00	90.00 153.00 63.00 54.00 99.00 171.00 360.00
		110.00	990.00
Vell Number: 109			
721 724 728 731 733 734 737 738 739 740 744 746		0.00 0.00 12.00 4.00 3.00 11.00 8.00 9.00 3.00 12.00 2.00 14.00	18.00 18.00 108.00 36.00 27.00 99.00 72.00 81.00 27.00 108.00 18.00 126.00

Page 4

Account	First Name	Last Name	MCF Used	Amount Used
Well Num	ber: 118	region and many man district and and all the data and and any man and and all the same and and any man and and any man and a same and any man and a same a		and material factors between twice control material control co
112 123		e de la companya de l	1.00 11.00	18.00 99.00
			12.00	117.00
			684.00	6255.00

Page 1

Name MCF Used	Amount Used
	n, dana kani gapi pani, dana ana unga casa apat upit saba saba
0.00	0.00
0.00	0.00
10.00 7.00 4.00 10.00 6.00 7.00 10.00 10.00 9.00 4.00 13.00	90.00 63.00 36.00 90.00 54.00 63.00 90.00 81.00 36.00 117.00
0.00 5.00 45.00 6.00 2.00 6.00 10.00 4.00 3.00 2.00 3.00 0.00 30.00	18.00 45.00 405.00 54.00 18.00 54.00 90.00 36.00 27.00 18.00 27.00 18.00
	0.00  10.00 7.00 4.00 10.00 6.00 7.00 10.00 9.00 4.00 13.00 90.00 45.00 6.00 2.00 6.00 2.00 6.00 10.00 4.00 3.00 2.00 6.00 10.00 4.00 3.00 2.00 6.00 10.00 4.00 3.00 2.00 6.00 10.00 4.00 3.00 2.00 6.00 10.00 4.00 3.00 2.00 6.00 10.00

Page 2

Account	First Name	Last Name	MCF Used	Amount Used
Well Numi	ber: 102		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
Well Num	ber: 104		0.00	0.00
114 115 128			6.00 0.00 4.00	54.00 18.00 36.00
			10.00	108,00
Well Num	ber: 105			
			0.00	0.00
Well Num	ber: 108			
762 766 767 768 771 782 783			8.00 14.00 5.00 5.00 10.00 0,00 67.00	72.00 126.00 45.00 45.00 90.00 18.00 603.00
			109,00	999.00
Well Num	nber: 109			
721 724 728 731 733 734 737 738 739 740 744 746			0.00 0.00 11.00 3.00 3.00 10.00 6.00 10.00 2.00 10.00 1.00 7.00	18.00 18.00 99.00 27.00 27.00 90.00 54.00 90.00 18.00 90.00 18.00 63.00

Page 4

Account	First Name	Last Name	MCF Used	Amount Used
Well Num	ber: 118			
112 123			11.00 9.00	99.00 81.00
			20.00	180.00
			583.00	5409.00

Page 1

Well Number: 100    101	Amount Use	MCF Used	Last Name	count First Name
Well Number: 100  Well Number: 100  101 104 105 109 110 110 110 1100 18 110 1100 18 124 1100 18 125 132 13,00 18 133 1,00 18 142 13,00 17 133 1,00 18 142 1,00 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 18 100 100	ann ann ann aine aine ann ann ann ann ann	n ister, mige ister, mige ister, miner inge, miner dans, maser miner ingen ingen ingen	ne died, dans met diest dans met geen liete der- berg der Lynn, fless verd, met, met jede verd verd jede verd j The state of the state	ell Number:
Well Number: 100   101   2.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.0	0,00	0.00		
Nell Number: 100   101   2.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.00   18   1.0				ell Number: 0
Nell Number: 100   101				
101 104 105 105 109 1.00 18 110 1.00 18 110 1.00 18 110 1.00 18 1110 1.00 18 124 1.00 18 125 2.00 18 132 13.00 11 133 1.00 16 132 3.00 27 26.00 30  Well Number: 101  Well Number: 101  Well 0.00 18 200 3.00 27 26.00 30  Well 0.00 18 201 202 3.00 3.00 27 26.00 30  Well 0.00 30  Well 0.00 30  Well 0.00 30  Well 0.00 30 30  Well 0.00 30 30  Well 0.00 30 30  Well 0.00 30 30  Well 0.00 30 30 30 30 30 30 30 30 30 30 30 30 3	0.00	0.00		
104 105 105 109 1.00 18 110 1.100 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 18 18 18 18 18 18 18 18 18 18 18 18				ell Number: 100
105 109 110 110 110 110 1110 1119 1100 18 124 1100 18 125 1200 18 132 13.00 11 133 1.00 18 142 200 26.00 30  Well Number: 101  146 200 3.00 27 26.00 30  Well Number: 101  26.00 30  27 28 202 3.00 30 30 27 26.00 30  27 28 203 3.00 27 204 3.00 30 27 205 3.00 30 27 206 3.00 30 30 30 30 30 30 30 30 30 30 30 30 3	18.00		Control of the Contro	
109 110 110 119 1.00 18 1.00 18 1.24 1.00 18 1.25 1.00 18 1.25 1.00 18 1.32 1.00 18 1.33 1.00 11 1.33 1.00 18 1.42 2.00 3.00 2.7 26.00 3.00 27 26.00 3.00 27 202 202 203 204 203 204 203 204 205 206 206 207 208 208 209 1.00 18 209 1.00 18 209 1.00 18 209 1.00 18 209 1.00 18 209 1.00 18 209 1.00 18 209 1.00 18 209 1.00 18 209 1.00 18 209 1.00 18 209 1.00 18 209 1.00 18 209 1.00 18 209 1.00 18 209 1.00 18 209 1.00 18 209 1.00 18 209 1.00 18 209 1.00 18 209 1.00 18 209 1.00 18 209 1.00 18 209 1.00 18 209 211 216 217 219 3.00 2	18.00			
110 119 119 124 125 125 132 13.00 141 133 142 142 150 160 170 180 180 180 180 180 180 180 180 180 18	18.00			
119 124 125 132 13.00 18 133 13.00 17 133 142 142 146 200 26.00 30  Nell Number: 101  146 200 3.00 27 26.00 30  Nell Number: 101  26.00 30  Nell Number: 101  146 200 3.00 27 26.00 30  100 18 204 3.00 30 27 202 40 3.00 30 27 203 3.00 30 30  Nell Number: 101  146 200 3.00 30 30  Nell Number: 101  146 3.00 30 30 30 30 30 30 30 30 30 30 30 30 3	18.00			
124 125 132 13.00 133 142 142 133 142 144 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 18 1.00 18 18 1.00 18 18 18 18 18 18 18 18 18 18 18 18 18	18.00			
125	18.00			
132 133 142  Nell Number: 101  146 200 202 203 204 204 205 206 206 207 208 208 209 211 216 217 219  13.00 11 1,00 18 3.00 27 26.00 30  100 18 3.00 27 4.00 36 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 1.00 18 18 18 18 18 18 18 18 18 18 18 18 18	18.00			
133 142  26.00  26.00  30  Vell Number: 101  146 200 3.00 27  202 3.00 27  202 5.00 45 203 1.00 18 204 0.00 18 205 206 1.00 18 208 208 209 211 216 217 219 3.00 27 3.00 27 3.00 27 3.00 30 27 3.00 30 27 3.00 30 27 3.00 30 30 30 30 30 30 30 30 30 30 30 30 3	18.00			
7 3.00 27 26.00 30 30 30 30 30 30 30 30 30 30 30 30 3	117.00			
Nell Number: 101	18.00 27.00			
Well Number: 101       146       200       202       203       204       205       206       208       209       211       216       217       219         0.00       18       0.00       18       1.00       18       1.00       18       1.00       18       1.00       18       2.00       1.00       18       2.00       2.00       1.00       18       2.00       2.00       2.00       2.00       2.00       2.00       2.00       1.00       18       2.00       2.00       2.00       2.00       2.00       2.00       2.00       2.00       2.00       2.00       3.00       2.00       2.00       3.00       2.00       3.00       2.00       3.00       2.00       3.00	*********	(Approximate particular but transferring specific		172
146       0.00       18         200       3.00       27         202       5.00       45         203       1.00       18         204       0.00       18         205       4.00       36         206       1.00       18         208       1.00       18         209       1.00       18         211       1.00       18         216       1.00       18         217       0.00       18         219       3.00       2	306.00	26.00		
200     3.00     27       202     5.00     45       203     1.00     18       204     0.00     18       205     4.00     36       206     1.00     18       209     1.00     18       211     1.00     18       216     1.00     18       217     0.00     18       219     3.00     2				ell Number: 101
200     3.00     27       202     5.00     45       203     1.00     18       204     0.00     18       205     4.00     36       206     1.00     18       209     1.00     18       209     1.00     18       211     1.00     18       216     1.00     18       217     0.00     18       219     3.00     2	18.00	0.00	The second second second second	146
202     5.00     45       203     1.00     18       204     0.00     18       205     4.00     36       206     1.00     18       208     1.00     18       209     1.00     18       211     1.00     18       216     1.00     18       217     0.00     18       219     3.00     2	27.00			
203     1.00     18       204     0.00     18       205     4.00     36       206     1.00     18       208     1.00     18       209     1.00     18       211     1.00     18       216     1.00     18       217     0.00     18       219     3.00     2	45.00			
204     0.00     18       205     4.00     36       206     1.00     18       208     1.00     18       209     1.00     18       211     1.00     18       216     1.00     18       217     0.00     18       219     3.00     2	18.00			
205     4.00     36       206     1.00     18       208     1.00     18       209     1.00     18       211     1.00     18       216     1.00     18       217     0.00     18       219     3.00     2	18.00			
206     1.00     16       208     1.00     18       209     1.00     18       211     1.00     18       216     1.00     18       217     0.00     18       219     3.00     2	36,00			
208 1.00 18 209 1.00 18 211 1.00 18 216 217 219 3.00 2	18.00	1.00	#	
209 211 216 217 219 209 1,00 18 1,00 18 1,00 18 2,17 2,19 3,00 2	18.00	1.00		
211 216 217 219 1.00 18 0.00 18 3.00 21	18.00	1.00		209
217 219 0.00 18 3.00 2	18,00			211
219 3.00 2	18.00			
	18.00		The Marie Table	
Management of the Control of the Con	27.00	3.00	Control of the second	219
21.00 29	297.00	21.00		1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -

Page 2					
MCF Used	Amount Used				
0.00	0.00				
1.00 0.00 1.00	18.00 18.00 18.00				
2.00	54.00				
0.00	0,00				
1.00 3.00 2.00 2.00 3.00 0.00 3.00	18.00 27.00 18.00 18.00 27.00 18.00 27.00				
14.00	153.00				
0.00 0.00 1.00 1.00 1.00 2.00 1.00 3.00 0.00 1.00 1.00	18.00 18.00 18.00 18.00 18.00 18.00 27.00 18.00 18.00 18.00 27.00				
	2.00 2.00 3.00 0.00 3.00 14.00 1.00 1.00 1.00 1.00 2.00 1.00 3.00 0.00 1.00				

Page 4

Account	First Name	Last Name	MCF Used	Amount Used
Well Num	and the second s			
112 123			1.00	18.00 18.00
		- W	3.00	36.00
			129.00	1656.00

Page 1

Account First Name	Last Name	MCF Used	Amount Used
Well Number:			
		0.00	0.00
			0.00
Well Number: 0			
		0.00	0.00
Well Number: 100			
101 104		0.00	18.00
105		0.00	18.00
109		0.00	18.00 18.00
110		1.00	18.00
119		0.00	18.00
124		0.00	18.00
125		1.00	18.00
132		5.00	45.00
133		1.00	18.00
142 147		0.00	18.00
147		1.00	18.00
		9.00	243.00
Well Number: 101			
146		0.00	18.00
200		2.00	18.00
203		2.00	18.00
204		0.00	18.00 18.00
205		3.00	27.00
206		0.00	18.00
208		1.00	18.00
209		1.00	18.00
211		0.00	18.00
216 217		0.00	18.00
219		0.00	18.00 18.00
			A 100 TO 100 TO 1

Page 2

Account First	Name	Last Name	MCF Used	Amount Used
Well Number: 10	2			100, 100, 100 day 200 day 200 day 200 day 200 day
The second secon			The second second	an majour man pan dan gasi pali pan jana, was
			0.00	0.00
Well Number: 10	4			
114			0.00	18.00
115			0.00	18.00
128			1.00	18.00
			1.00	54.00
Well Number: 10	5			
				4.500
			0.00	0.00
Well Number: 10	8			
762			2.00	18.00
766			2.00	18.00
767			1.00	18.00
768			2.00	18.00
771 782			3.00	27.00 18.00
783			0.00	18.00
			10.00	135.00
			10.00	
Well Number: 10	i destruction and construction and const		0.00	40.00
721			0.00	18.00 18.00
724 728			1.00	18.00
731			0.00	18.00
733			0.00	18.00
734			2.00	18.00
737			1.00	18.00
738 739			2.00 0.00	18.00 18.00
740			8.00	72.00
744			0.00	18.00
746			1.00	18.00
			-	
-		Commence of the Commence of th		

Page 4

Account	First Name	Last Name	MCF Used	Amount Used
Well Num	ber: 118		the very some more vising when which class below the color land, make any well with a side of the color land, and a side of th	not also the second sec
112 123			0.00 1.00	18.00 18.00
			1.00	36.00
			80.00	1521.00

Page 1

The state of the s	t Name MCF Used	Amount User
Well Number;	And the control of th	to the first and with one of the same part of the same one of
	0.00	0.00
Well Number: 0		
· · · · · · · · · · · · · · · · · · ·		
	0.00	0.00
Vell Number: 100		
101 104	0.00	18.00
105	0.00	18.00
109	0.00	18.00
110	0.00	18.00
119	2.00	18.00
124	1.00	18.00
125	1.00	18.00
132	1.00	18.00
133	5.00	45.00
142	1.00	18.00
147	1.00	18.00
	1.00	18.00
	13.00	243.00
ell Number: 101		
146	0.00	18.00
200	2.00	18.00
202	2.00	18.00
204	0.00	18.00
205	0.00	18.00
206	0.00	18.00
208	0.00	18.00
209	0.00	18.00
211	1.00	18.00
216	0.00	18.00
217	0.00	18.00
-1/	[1 [3]]	18.00
219		
	0.00	18.00

Page 2

Account	First Name	Last Name	MCF Used	Amount Used
Well Numb				water, dates with relater to the control page of the control page of the control page.
Well Numb	er 104		0.00	0.00
-	11.24		2.44	40.00
114 115			0.00	18.00 18.00
128		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1.00	18.00
			1.00	54.00
Well Numb	er: 105			
			0.00	0.00
Well Numb	er: 108			
762			1.00	18.00
766		The second section	1.00	18.00
767			2.00	18.00 18.00
768 771		The second second	1.00	18.00
782			0.00	18.00
783			0.00	18.00
			6.00	126.00
Well Numb	per: 109			
721			0.00	18.00
724			0.00	18.00
728			1.00	18.00 18.00
731 733			0.00	18.00
734			1.00	18.00
737			1.00	18.00
738			2.00 0.00	18.00 18.00
739 740			6.00	54.00
744			0.00	18.00
746		The territory of the property of	1.00	18:00

Page 4

Account	First Name	Last Name	MCF Used	Amount Used
Well Num	ber: 118		,	
112			1.00	18.00
			1.00	18.00
			********	come many colors want fails; \$100 June 1000; \$100 Gate; side;
			71.00	1440.00

August 2022

Flooding unable to get to Meters

Page 1

Account First Name	Last Name	MCF Used	Amount Use
Well Number:	The state of the s	AND	=======
	the state of the s		
		0.00	0.00
Well Number: 0	-		
	The state of the s	0.00	0.00
Well Number: 100		0.00	0.00
101		1.00	
104		1.00	18.00
105		1.00	18.00
105		1.00	18.00
109		0.00	18.00
109		0.00	18.00
110		0.00	18.00
110		2.00	18.00
119		0.00	18.00
119		2.00	18.00
124		0.00	18.00
124		0.00	18.00
125		0.00	18.00
125		1.00	18.00
132		1.00	18.00 18.00
133		1.00	18.00
142 142		0.00	18.00
147		0.00	18.00
147		2.00	18,00
		12.00	360.00
/ell Number: 101			
146		0.00	18.00
200		4.00	36.00
219		0.00	18.00
		4.00	72.00
/ell Number: 102			

Page 2

Account First Name	Last Name	MCF Used	Amount Use
		Manager Security of the Control of t	The same and the same and the same and
		0.00	0.00
Well Number: 104			
114			
114	3 42 4 5 10	0.00 1.00	18.00
115 115		0.00	18.00
128		0.00	18.00
128		0.00	18.00 18.00
		2.00	18.00
		3.00	108.00
Well Number: 105			
от подположения			the demand his support to another
		0.00	0.00
Well Number: 108			
762 766		2.00	18.00
767		2.00	18.00
771		0.00	18.00
782		3.00	27.00
783		0.00	18.00
		0.00	18.00
		7.00	117.00
Vell Number: 109			
734		1.00	18.00
737 738		0.00	18.00
739		0.00	18.00
740		0.00	18.00
744		0.00	18.00
746		0.00	18.00
747		0.00	18.00
758		0.00	18.00 18.00
		1.00	the and part are the fall of the
		1.00	162.00

Page 3

Well Num	========== iber: 110	to make their tends come that distinct head distinct their distinc	MCF Used	Amount Used
Tron (Add)	ider. 110	* * * * * * * * * * * * * * * * * * *		A Land Company of the
701	P. S.		1.00	74.32
702			0.00	18,00
704			0.00	18.00
708			0.00	18,00
759			0.00	18.00
	bearing the			18,00
			1.00	90.00
Well Numb	per: 112			
801			5.00	45.00
810	Silver and the		2.00	45.00
820 822			5.00	18.00 45.00
823			4.00	36.00
023			0.00	18.00
			16.00	162.00
Well Numb	er: 113			
780	and the commence of the second		1.00	18.00
			1.00	18.00
Well Number	ər: 116			
903		eria mi	0.00	40.00
905			2.00	18.00
906			1.00	18.00 18.00
			The state of the s	
			3.00	54.00
Vell Numbe	er: 118			
112		militaria densa).	0.00	18.00
112			0.00	18.00
123			0.00	18.00
123			0.00	18.00
			0,00	72.00

Page 2

Account	First Name	Last Name	MCF Used	Amount Used
115 128			1.00 2.00	18.00 18.00
			7.00	72.00
Well Num	ber: 105			
			0.00	0.00
Well Num	ber: 108			
762 766 767 771 782 783			8.00 17.00 5.00 12.00 0.00 0.00	72.00 153.00 45.00 108.00 18.00 18.00
			42.00	414.00
734 737 738 739 740 744 746 747 758	iber: 109		0.00 15.00 6.00 1.00 3.00 2.00 2.00 2.00 0.00	18.00 135.00 54.00 18.00 27.00 18.00 18.00 18.00
Well Num	phor: 410		31.00	324.00
701 702 704 708 759	ibei. I IU		5.00 2.00 6.00 0.00 8.00	45.00 18.00 54.00 18.00 72.00
			21.00	207.00

Page 3

Account	First Name	Last Name	MCF Used	Amount Used
Well Num			THE THE PARTY AND THE	
801 810 820 822 823			8.00 4.00 5.00 3.00 9.00	72.00 36.00 45.00 27.00 81.00
			29.00	261.00
Well Num	ber: 113-			
780		#4 de talaque de proting	2.00	18.00
			2.00	18.00
Well Num	ber; 116			
901 905 912 912			2.00 1.00 1.00 3.00	18.00 18.00 18.00 27.00
			7.00	81.00
Well Num	nber: 118			
112 123			3.00 7.00	27.00 63.00
	The second secon		10.00	90.00
				==========
		1	218.00	2124.00

Page 1

Account First Name	Last Name	MCF Used	Amount Used
Well Number:			
		0.00	0.00
Well Number: 0			
		0.00	0.00
Well Number: 100			
101 104 105 109 110 119 124 125 132 133 142 147		12,00 8,00 6,00 12,00 7,00 8,00 12,00 16,00 6,00 5,00 17,00 10,00	108.00 72.00 54.00 108.00 63.00 72.00 108.00 144.00 54.00 45.00 153.00 90.00
Well Number: 101			
146 200 219		0.00 8.00 30.00	18.00 72.00 270.00
		38.00	360.00
Well Number: 102			
		0.00	0.00
Well Number: 104	- W - W - W - W - W - W - W - W - W - W		
114	and a second sec	7.00	63.00

Page 2

Account	First Name	Last Name	MCF Used	Amount Used
115 128			1.00 5.00	18.00 45.00
			13.00	126.00
Well Num	ber: 105			
			0.00	0.00
Well Num	ber; 108			
762 766 767 771 782 783			11.00 17.00 5.00 12,00 0.00 64.00	99.00 153.00 45.00 108.00 18.00 576.00
Well Num	nber: 109		109.00	999.00
734 737 738 739 740 744 746 747 758			18.00 14.00 8.00 1.00 11.00 2.00 8.00 9.00 2.00	162.00 126.00 72.00 18.00 99.00 18.00 72.00 81.00 18.00
			73.00	666.00
701 702 704 708 759	nber: 110	74.90	7.00 7.00 8.00 0.00 12.00	63.00 63.00 72.00 18.00 108.00
			34.00	324.00

Page 3

Account	First Name	Last Name	MCF Used	Amount Used
Well Num	ber: 112		amen (and, fame, fame (and point comer come) and disting plack hand, allow, space, same (anny time indices or and of the comerce of the comer	DE CONTROL CO
801 810 820 822 823			14.00 4.00 6.00 3.00 10.00	126.00 36.00 54.00 27.00 90.00
			37.00	333.00
Well Num	ber: 113			
780			2.00	18.00
			2.00	18.00
Well Num	ber: 116			
912			7.00	63.00
			7.00	63.00
Well Num	ber: 118			
112 123			8.00 12.00	72.00 108.00
			20.00	180.00
			was seen and over our own tops one offer our own own own own own.	
			452.00	4140,00

Page 1

Account First Name	Last Name	MCF Used	Amount Used
Well Number:			
	, , , , , , , , , , , , , , , , , , , ,	0.00	0.00
		0.00	0.00
Well Number: 0			
en manutabbilitar magatimanian distriktif jafan da da da manutabbili an an da	an annagan in the anna de dad, de na mòr i meirir air, prope, beangainn a bhlighgigar geirin, airthe air	0.00	0.00
Well Number: 100			
101 102		18.00 83.00	162.00 747.00
103		139.00	1251.00
104 105		16.00 8.00	144.00 72.00
109		16.00	144.00
110		12.00	108.00
119	1000	12.00	108.00
124		17.00	153.00
125		23.00	207.00
132	The second second	9.00	81.00
133		6.00	54.00
142	The second second	23.00	207.00
147		18.00	162.00
		control of the factor of the f	
		400.00	3600.00
Well Number: 101			
146	and the second	1.00	18:00
200		8.00	72.00
219		47.00	423.00
		56.00	513.00
Well Number: 102			
		0.00	0.00
Well Number: 104			

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Account	First Name	Last Name	MCF Used	Amount Used
114			10.00	90.00
115 128			3.00 9.00	27.00 81.00
,		***	moving and complete and their deposits found and	many larger solver and any improveding
			22.00	198.00
Well Num	ber: 105			
			0.00	0.00
Well Num	nber: 108			
762			15.00	135.00
766			24.00	216.00
767 771			8.00 17.00	72.00 153.00
782			0.00	18.00
783			65.00	585.00
			129.00	1179.00
Well Nun	nber: 109			
734			12.00	108.00
737			19.00	171.00
738	Contract of the contract of th		12.00	108.00
739			8.00	72.00
740			17.00 4.00	153.00 36.00
744 746			12.00	108.00
747			11.00	99.00
758			42.00	378.00
			137.00	1233.00
Well Nur	mber: 110			
701			9.00	81.00
702			11.00	99.00
704			9.00	81.00 18.00
708 759			12.00	108.00
			41.00	387.00

Page 3

Account	First Name	Last Name	MCF Used	Amount Used
Well Num				
801 810 820 822 823			22.00 10.00 8.00 0.00 11.00	198.00 90.00 72.00 18.00 99.00
			51.00	477.00
Well Num	ber: 113			
780			2.00	18.00
			2.00	18.00
Well Num	ber: 116			
912			10.00	90.00
			10.00	90.00
Well Num	ber: 118			
112 123	A.		11.00 15.00	99.00 135.00
			26.00	234.00
			Court from Area Area Area Area Court from Area Area Area Area Area Area Area Area	
			874.00	7929.00

Page 1

Account	First Name	Last Name	MCF Used	Amount Used
Well Numi			enga, agair again, anna agair, anna anna anna anna anna anna anna an	and man man man man and and and the control of the
			0.00	0.00
Well Numl	ber: 0			
			0.00	0.00
Well Num	ber: 100			
101			6.00	54.00
104			0.00	18.00
105	BS L		3.00	27.00
109		įc.	4.00	36.00
110			3.00	27.00
119			3.00	27.00
124			3.00	27.00
125			8.00	72.00
132			5.00	45.00
133			2.00	18.00
142			9.00	81.00
147			2.00	18.00
			48.00	450.00
Well Num	ber: 101			
146			0.00	18.00
200			7.00	63.00
219			14.00	126.00
	1,4-		21,00	207.00
Well Num	nber: 102			
Manual specific to the format of the	eng tap terminak ann say are nafa are fili san harina mendirencengkinini at men peterbelanan	riger and constant, makes sometimes from the time to the source of the s	0.00	0.00
Well Num	nber: 104			
114			4.00	36.00

## Page 1

Account	First Name	Last Name	MCF Used	Amount Used
Well Numi	ber:		the state plane have been stated and state of the state o	and the state and the same that the same tha
			0.00	0.00
White No.				0.00
Well Numb	per: U			
			0.00	0.00
Well Numb	per: 100			
101 104 105 109 110 119 124 125 132 133 142 147			14.00 15.00 8.00 18.00 11.00 12.00 16.00 22.00 8.00 6.00 21.00 16.00	126.00 135.00 72.00 162.00 99.00 108.00 144.00 198.00 72.00 54.00 189.00 144.00
Nell Numb	er: 101			
146 200 219	in the state of the state and an entire the state and an entire the state and an entire production in conserva		0.00 9.00 35.00	18.00 81.00 315.00
			44.00	414.00
Vell Number	er: 102			
Mall bloom	404		0.00	0.00
Vell Numbe	er: 104	en pour for som stant of eliminating some of places on the property dates and the contract of		
114			8.00	72.00

Page 2

Account	First Name	Last Name	MCF Used	Amount Used
115 128		and and the desired and the	5.00 8.00	45.00 72.00
			21.00	189.00
				100.00
Well Num	ber: 105			
			0.00	0.00
Well Num	ber: 108			
762			13.00	117.00
766			18.00	162.00
767			5.00	45.00
771 782			13.00	117.00
783			0.00	18.00
700			53.00	477.00
			102.00	936.00
Well Numi	ber: 109			
734			10.00	90.00
737 738			16.00	144.00
739			10.00	90.00
740			7.00 13.00	63.00
744			3.00	117.00 27.00
746			9.00	81.00
747			9.00	81.00
758			12.00	108.00
			89.00	801.00
Well Numb	per: 110			
701			12.00	108.00
702			12.00	108.00
704 708			11.00	99.00
759			0.00	18.00
700			21.00	189.00
	AL AND		56.00	522.00

Page 3

Account	First Name	Last Name	MCF Used	Amount Used
Well Num	the same of the sa			
801 810 820 822 823			19.00 9.00 9.00 6.00 13.00	171.00 81.00 81.00 54.00 117.00
			56.00	504.00
Well Numb	per: 113			
780			2.00	18.00
			2.00	18.00
Well Numb	er: 116			
912		-	12.00	108.00
			12.00	108.00
Vell Numb	er: 118			
112 123			12.00 15.00	108.00 135.00
			27.00	243.00
			576.00	5238.00

## Page 1

Account First Name	Last Name	MCF Used	Amount Used
Well Number:		Note: Call \$400. Allow MINE SING NAME (MAN AND NAME SING) CARD SINGS NAME SIN	ann daar taan taab jake saat taap jake saat taap jake saat saat jake saat saat saat saat saat saat saat saa
		0.00	0.00
		0.00	0.00
Well Number: 0			
		0,00	0.00
Well Number: 100			
101		15.00	135.00
104		13.00	117.00
105		7.00	63.00
109		17.00	153.00
110		10.00	90.00
124		14.00	126.00
125		21.00	189.00
132		8.00	72.00
133		6.00	54.00
142		21.00	189.00
147		15.00	135.00
		147.00	1323.00
Well Number: 101			
146	* ************************************	0.00	18.00
200		9.00	81.00
219		43.00	387.00
		*******	
		52.00	486.00
Vell Number: 102			
	and the state of t		
		0.00	0.00
Vell Number: 104			
114		9.00	81.00
115		4.00	36.00

Page 2

Account	First Name	Last Name	MCF Used	Amount Used
128			9.00	81.00
			22.00	198.00
Well Num	ber: 105			
			0.00	0.00
Well Numb	ber: 108			
762 766 767 771 782 783			15.00 23.00 7.00 15.00 0.00 62.00	135.00 207.00 63.00 135.00 18.00 558.00
			122.00	1116.00
Well Numb	per: 109			
734 737 738 739 740 744 746 747 758			13.00 20.00 13.00 8.00 15.00 4.00 12.00 11.00	117.00 180.00 117.00 72.00 135.00 36.00 108.00 99.00 153.00
			113,00	1017.00
Well Numb	er: 110			
701 1 702 704 708 759			9.00 9.00 10,00 0.00 14.00	81.00 81.00 90.00 18.00 126.00
			42.00	396.00

Page 3

Account	First Name	Last Name	MCF Used	Amount Used
Well Num	and the same and the same and the same and the same and the	est man deur mer fand tittel dies sich eine son der field titt sier met die titt sich sier sich dies sich sich sich sich sich sich sich sic		
801 810 820 822 823			15.00 5.00 7.00 7.00 12.00	135.00 45.00 63.00 63.00 108.00
		2 2 2 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	46.00	414.00
Well Num	ber: 113			
780			2,00	18.00
			2.00	18.00
Well Num	ber: 116			
912		-	7.00	63.00
	1,000		7.00	63.00
Well Num	ber: 118			
112 123			10.00 14.00	90.00 126.00
			24.00	216.00
			and the our year one one pair one, and the later	

Page 1

Account First Name	Last Name	MCF Used	Amount Used
Well Number:		The same was been also than the same same same same same same same sam	
		0.00	0.00
Well Number: 0			
		0.00	0.00
Well Number: 100			
101 104 105 109 110 119 124 125 132 133 142 147		10.00 7.00 6.00 13.00 8.00 7.00 11.00 14.00 5.00 5.00 18.00	90.00 63.00 54.00 117.00 72.00 63.00 99.00 126.00 45.00 45.00 162.00 99.00
		115.00	1035.00
Vell Number: 101 146 200 219		0.00 8.00 35.00	18.00 72.00 315.00
		43.00	405.00
Vell Number: 102			
		0.00	0.00
Vell Number: 104			
114	The second and designations	7.00	63.00

Page 2

Account	First Name	Last Name	MCF Used	Amount Used
115 128			2.00 6.00	18.00 54.00
	F		15.00	135.00
Well Numi	ber: 105			
The second section of the sect			0.00	0.00
Well Numb	ber: 108		3.00	0.00
762			44.00	
766			11.00	99.00
767			17.00	153.00
771			5.00	45.00
782			11.00	99.00
783			0.00	18.00
1,33			60.00	540.00
,			104.00	954.00
Well Numb	per: 109			
734			10.00	90.00
737			15.00	135.00
738			9.00	81.00
739			7.00	63.00
740			12,00	108.00
744			2.00	18.00
746			11,00	99.00
747			10.00	90.00
758			12.00	108.00
			88.00	792.00
Well Numb	per: 110			
701			9.00	70.00
702			8.00	72.00
704			7.00 8.00	63.00
708			0.00	72.00 18.00
759		3 * GA	11.00	99.00
	And the		34.00	324.00
			34.00	924,00

Page 3

Account	First Name	Last Name	MCF Used	Amount Used
Well Num			dear vinte, track lands door, risks page, copy and first joint joint, store date, page vinte.  They does have copy lands to the copy and does have been says lands only lands only. Note that they are copy lands only lands only. Note they copy lands only lands only.	
801 810 820 822 823			13.00 5.00 7.00 5.00 9.00	117,00 45,00 63.00 45.00 81.00
			39.00	351.00
Well Numb	per: 113			
780		and the second	3.00	27.00
			3.00	27.00
Well Numb	er: 116			
912			6.00	54.00
			6.00	54.00
Well Numb	er: 118			
112 123			8.00 12.00	72.00 108.00
			20.00	180.00
		en e	467.00	4257.00

Page 1

Account First Name	Last Name	MCF Used	Amount Used
Well Number:		no mana chia mana mana mana dian salah dian, apar pina (ana) anali mana basi sina: Mana dian dian mana pina mana sana sana mana sana sana sana sa	
	and the second s	0.00	,
		0.00	0,00
Well Number: 0			
and the second s		the street states designed the street states and	
		0.00	0.00
Well Number: 100			
101 104	and the second s	5.00	45.00
105		5.00 2.00	45.00 18.00
109		5.00	45.00
119		3.00	27.00
124		4.00	36.00
125		4.00	36.00
132		10.00	90.00
133		14.00	126.00
142		2.00 9.00	18.00
147		4.00	81.00 36.00
		67.00	603.00
Vell Number: 101			
146		0.00	18.00
200		6.00	54.00
219		9.00	81.00
	Section of the section	15.00	153.00
Vell Number: 102			
	TO THE PROPERTY OF THE STATE OF	0.00	0.00
Noll Number 454		7 · 7 F	V, VV.
Vell Number: 104	in the total continue to a friending with the price of th		
114		3.00	27.00

Page 2

Account First Name	Last Name MCF U	lead Amountil
115	The color was a series of the color of the c	
128	0.00 2.00	10.00
Commence	the second secon	18.00
	5.00	63.00
Well Number: 105		
		**********
	0.00	0.00
Well Number: 108		
762 766	6,00	54.00
767	9.00	81.00
771	1.00	18.00
782	5.00 0.00	45.00
783	0.00	18.00 18.00
	21.00	234.00
Vell Number: 109		234.00
Vell Number: 109 734 737	6.00	54.00
734 737 738	6.00 10.00	54.00 90.00
734 737 738 739	6.00 10.00 7.00	54.00 90.00 63.00
734 737 738 739 740	6.00 10.00 7.00 5.00	54.00 90.00 63.00 45.00
734 737 738 739 740 744	6.00 10.00 7.00	54.00 90.00 63.00 45.00 36.00
734 737 738 739 740 744 746	6.00 10.00 7.00 5.00 4.00 1.00	54.00 90.00 63.00 45.00
734 737 738 739 740 744 746 747	6.00 10.00 7.00 5.00 4.00 1.00 1.00	54.00 90.00 63.00 45.00 36.00 18.00 18.00
734 737 738 739 740 744 746	6.00 10.00 7.00 5.00 4.00 1.00	54.00 90.00 63.00 45.00 36.00 18.00
734 737 738 739 740 744 746 747	6.00 10.00 7.00 5.00 4.00 1.00 1.00	54.00 90.00 63.00 45.00 36.00 18.00 18.00
734 737 738 739 740 744 746 747	6.00 10.00 7.00 5.00 4.00 1.00 1.00 1.00 14.00	54.00 90.00 63.00 45.00 36.00 18.00 18.00 126.00
734 737 738 739 740 744 746 747 758	6.00 10.00 7.00 5.00 4.00 1.00 1.00 14.00 49.00	54.00 90.00 63.00 45.00 36.00 18.00 18.00 126.00
734 737 738 739 740 744 746 747 758	6.00 10.00 7.00 5.00 4.00 1.00 1.00 14.00 49.00	54.00 90.00 63.00 45.00 36.00 18.00 18.00 126.00 468.00
734 737 738 739 740 744 746 747 758	6.00 10.00 7.00 5.00 4.00 1.00 1.00 14.00 49.00	54.00 90.00 63.00 45.00 36.00 18.00 18.00 126.00 468.00
734 737 738 739 740 744 746 747 758	6.00 10.00 7.00 5.00 4.00 1.00 1.00 14.00 49.00	54.00 90.00 63.00 45.00 36.00 18.00 18.00 126.00 468.00

Page 3				
Account	First Name	Last Name	MCF Used	Amount Used
Well Num	ber: 112	the region was stated upon the state of the		
801 810 820 822 823			6.00 3.00 3.00 3.00 6.00	54.00 27.00 27.00 27.00 54.00
			21.00	189.00
Well Numb	per: 113			
780			2.00	18.00
			2.00	18.00
Vell Number	er: 116			
912		and the state of t	3.00	27.00
		-	3.00	27.00
ell Numbe	er: 118			
112 123	F	er en decreue).	4.00 7.00	36.00 63.00
			11.00	99.00
			210.00	2025.00

Page 1

Well Number	Last Name	MCF Used	Amount Use
Well Number:		and the same and t	
		-	-
		0.00	0.00
Well Number: 0			
the contraction of the discontraction on up to the for the police on the polynomial discontraction of the second property of the second p			
		0.00	0.00
Well Number: 100			
101 104		2.00	18.00
105		1.00	18.00
109		2.00	18,00
110		2.00	18.00
119		2.00	18.00
124		1.00	18.00
125		2.00	18.00
132	4.5	2.00	18.00
133	The second secon	15.00	135.00
142		1.00	18.00
147	The second second second	3.00	27.00
	######################################	4.00	36.00
		37.00	360.00
Vell Number: 101			
146 200		0.00	18.00
219		4.00	36.00
	And the second	3.00	27.00
		7.00	81.00
ell Number: 102	in experience of the substitute processing Across on the charge of the contract of the charge of the		
	Name and Advanced in the Control of	0.00	0.00
ell Number; 104			

Page 2

Account First Name	Last Name	MCF Used	Amount Used
115 128	Same and the Co. A	0,00 1.00	18.00 18.00
		2.00	54.00
Well Number: 105			
		0,00	0.00
Well Number: 108			
762 766 771 782 783		2.00 4.00 3.00 0.00 0.00	18.00 36.00 27.00 18.00 18.00
		9.00	117.00
Well Number: 109			
734 737 738 739 740 744 746 747 758		2.00 9.00 5.00 3.00 18.00 4.00 3.00 2.00 2.00	18.00 81.00 45.00 27.00 162.00 36.00 27.00 18.00
		48.00	432.00
Well Number: 110			
701 702 704 708 759		3.00 0.00 3.00 0.00 2.00	27.00 18.00 27.00 18.00 18.00
,		8.00	108.00

Page 3				
Account	First Name	Last Name	MCF Used	Amount Used
Well Num		The state of the s	The case was a second or case of the case	tion such such such years from eyer gate these year gate the such such such such such such such such
801 810 820 822 823			3.00 2.00 2.00 2.00 4.00	27.00 18.00 18.00 18.00 36.00
,			13.00	117.00
Well Numb	per: 113			
780			2.00	18.00
			2.00	18.00
Well Numb	per: 116			
912		ears and as former of an annual	2.00	18.00
			2.00	18.00
Well Numb	er: 118			
112 123			1.00 3.00	18.00 27.00
		1	4.00	45.00
			132.00	1350.00

Page 1

THE REAL PROPERTY AND ADDRESS OF THE PARTY ADDRESS OF THE PARTY AND ADD	t Name MCF Used	Amount Use
Well Number:		
	200	-
Mali March	0.00	0.00
Well Number: 0	The state of the s	
	0.00	0.00
Well Number: 100		0.00
101		
104	0.00	18.00
105	0.00	18.00
109	0.00	18.00
119	1.00	18.00
124 125	0.00	18.00
132	1.00	18.00
133	6.00	18,00 54.00
142	1.00	18.00
147	2.00	18.00
	2.00	18.00
	13.00	234.00
Vell Number: 101		
146 200	0.00	18.00
219	3.00 0.00	27.00 18.00
	3.00	63.00
/ell Number; 102		
	0.00	0.00
All Mumbers do	7/3 M	0.00
ell Number: 104	And the File State	
114 115	0.00	18.00

Page 2

Account	First Name	Last Name	MCF Used	Amount Used
128			1.00	18.00
			1.00	54.00
Well Numi	ber: 105			
			0.00	0.00
Well Numb	per: 108			
762 766 771 782 783			1.00 1.00 3.00 0.00 0.00	18.00 18.00 27.00 18.00 18.00
			5.00	99.00
Well Number	er: 109			
734 737 738 739 740 744 746 747 758			1.00 8.00 2.00 2.00 3.00 3.00 3.00 1.00 2.00	18.00 72.00 18.00 18.00 27.00 27.00 27.00 18.00 18.00
			25,00	243.00
Vell Numbe	r; 110			
701 702 704 708 759			1.00 0.00 1.00 0.00 1.00	18.00 18.00 18.00 18.00
			3.00	90.00

Page 3

Account	First Name	Last Name	MCF Used	Amount Used
Well Num	the party and the party and the party and the party series and	The contract of the contract o		Amount oset
801 810 820 822 823			2.00 0.00 2.00 2.00 1.00	18.00 18.00 18.00 18.00
	1. 1. 1.		7.00	90.00
Well Numb	er: 113			
780			0.00	18.00
			0.00	18.00
Vell Number	er: 116			
912		and the state of t	0.00	18.00
		4	0.00	18.00
Vell Numbe	er: 118			
112 123		- Autoria	0.00 1.00	18.00 18.00
			1.00	36,00
			58.00	945.00

- 1. Acct 101: Mallory Williamson, 397 Point of View Dr, Pikeville, KY 41501
- 2. Acct 102/103: Mary K. Sowards Etress, 1718 W. Shelbiana Rd, Pikeville, KY 41501
- 3. Acct 104: Fords Br. Church of Christ. 146 Church of Christ Way, Pikeville, KY 41501
- 4. Acct 105: Arlena Adkins, 101 Old Shelbiana Rd, Pikeville, KY 41501
- 5. Acct 109: Denny & Tammy May, 152 Fords Branch Road, Pikeville, KY 41501
- 6. Acct 112: Ronald Jack Charles, 194 Fords Branch Road, Pikeville, KY 41501
- 7. Acct 114: Buddy Ford, 214 Fords Branch Road, Pikeville, KY 41501
- 8. Acct 115: Elizabeth Old Regular Baptist, 938 Little Creek Road, Pikeville, KY 41501
- 9. Acct 119: Raymond Harris, 8 Fords Branch South. Fords Branch, KY 41523
- 10. Acct 123: Joyce Ford, 61 Fords Branch Ln South, Pikeville, KY 41501
- 11. Acct 124: Janet Yates Burnette, 15 South Lane Fords Br Rd, Pikeville, KY 41501
- 12. Acct 125: Bonnie Gibson, 225 Fords Branch Road, Pikeville, KY 41501
- 13. Acct 128: Brian & Sherry Iverson, 15 Old Shelbiana Rd, Pikeville, KY 41501
- 14. Acct 132: Norman Mayer, 374 Point of View Dr, Pikeville, KY 41501
- 15. Acct 133: Larry Damron, 154 Point of View Dr, Pikeville, KY 41501
- 16. Acct 141: Kenny Harris, 2327 Sookeys Creek Rd, Pikeville, KY 41501
- 17. Acct 142: Ricky Burnette, 15 Fords Branch Rd S, Pikeville, KY 41501
- 18. Acct 145: Stephen & Debbie Bryant, 2245 W. Sookeys Creek Road, Pikeville, KY 41501
- 19. Acct 147: James Draughn, 315 Grace Trail, Pikeville, KY 41501
- 20. Acct 200: Dolly Smallwood Robinson, 159 N. Heritage Dr., Jenkins, KY 41537
- 21. Acct 201: Boyd Smallwood, General Delivery
- 22. Acct 219: Mountain Comprehensive Care, 29 Fork Rd., Jenkins, KY 41537
- 23. Acct 701: Tommy Caudill, 9944 Highway 7 South, Kite, KY 41828
- 24. Acct 702: Kite-Topmost Fire Dept., 9239 HWY 7 South, Kite, KY 41828
- 25. Acct 704: Donald Perkins, 10180 Highway 7 South, Kite, KY 41828
- 26. Acct 708: Janice Hall, 12605 Highway 582, Kite, KY 41828
- 27. Acct 709: King Breeding, General Delivery
- 28. Acct 712: Delbert Breeding, General Delivery
- 29. Acct 734: Hillis Everidge, 113 Walker Branch, Carrie, KY 41725
- 30. Acct 737: Jackie Stidham, 101 Lombardi Dr., Carrie, KY 41725
- 31. Acct 738: Robert Combs, 12 Lombardi Dr., Carrie, KY 41725

- 32. Acct 739: John Gilbert, 45 Lombardi Dr., Carrie, KY 41725
- 33. Acct 740: John Gilbert, 5050 HWY 550 West, Carrie, KY 41725
- 34. Acct 744: Estill Perkins, 96 Georgia Ln., Carrie, KY 41725
- 35. Acct 746: Karen Ritchie Dobson, 5422 HWY 550, Carrie, KY 41740
- 36. Acct 747: Chyna Smith, 5664 HWY 550 West, Emmalena, KY 41740
- 37. Acct 758: Kevin Johnson, 181 Walker Br. Rd., Carrie, KY 41725
- 38. Acct 759: Christine Pratt, 10320 Highway 7 South, Kite, KY 41828
- 39. Acct 762: Michelle Wicker, 45 Sycamore Lane, Emmalena, KY 41740
- 40. Acct 764: Simeon Fields, 190 Sycamore Ln., Emmalena, KY 41740
- 41. Acct 766 Robert Adams, Box 162, Hindman, KY 41822
- 42. Acct 771: Ben Martin, 25 Mayor St., Emmalena, KY 41740
- 43. Acct 772/773: Bill Smith, 48 Leslie Dr, Carrie, KY 41725
- 44. Acct 780: Andrew Prater, R.R. 2, Box 96, Fisty, KY 41743
- 45. Acct 782: Michael Fannin, 77 Sycamore Ln, Hindman, KY 41822
- 46. Acct 783: Carrie Community Center, 5465 HWY 550 West, Emmalena, KY 41740
- 47. Acct 801: Loretta Gibson, 1574 Dry Creek Rd., Topmost, KY 41862
- 48. Acct 810: Peggy Greathouse, 142 Left Fork Dry Creek Rd., Topmost, KY 41862
- 49. Acct 812: Nola Cook, General Delivery
- 50. Acct 820: Danny Osborne, 1336 Dry Creek Rd., Topmost, KY 41862
- 51. Acct 822: Jordan Gibson, 1560 Dry Creek Rd., Topmost, KY 41862
- 52. Acct 823: Virgil Hall, General Delivery
- 53. Acct 912: Greg Hall, General Delivery

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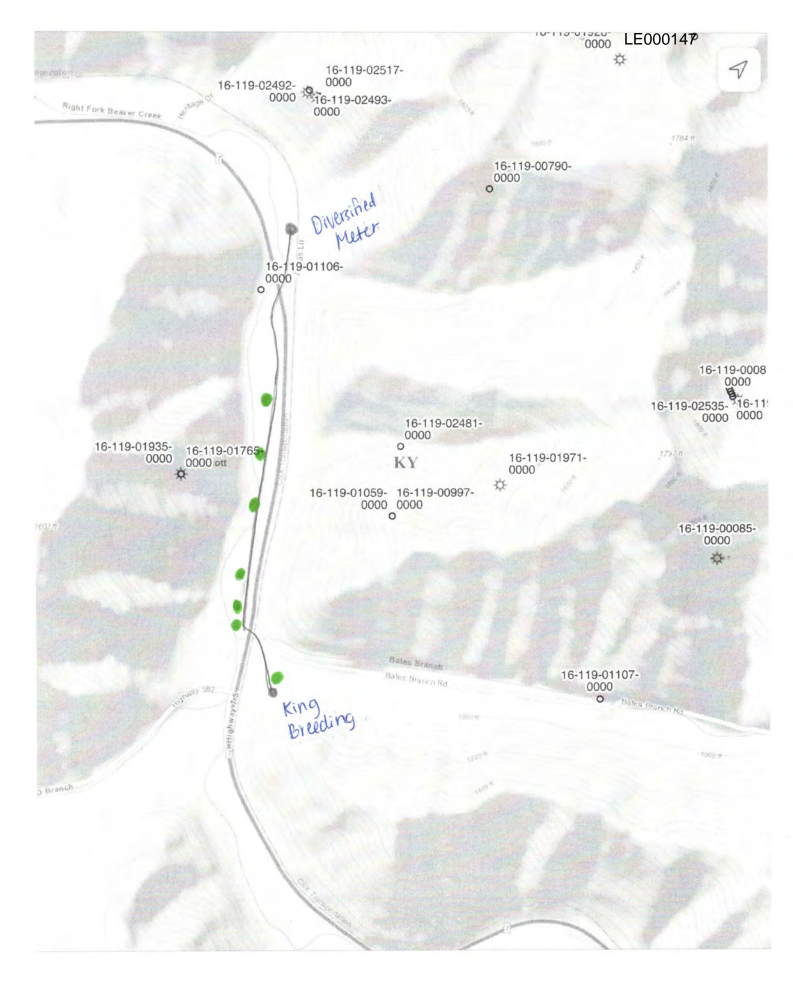
Kite - Pike County

King Breeding

Well originally drilled in approximately 1935.

Natural gas line size and material; 2" metal

- 1. Acct 701
- 2. Acct 702
- 3. Acct 704
- 4. Acct 759
- 5. Acct 708
- 6. Acct 712
- 7. Acct 709



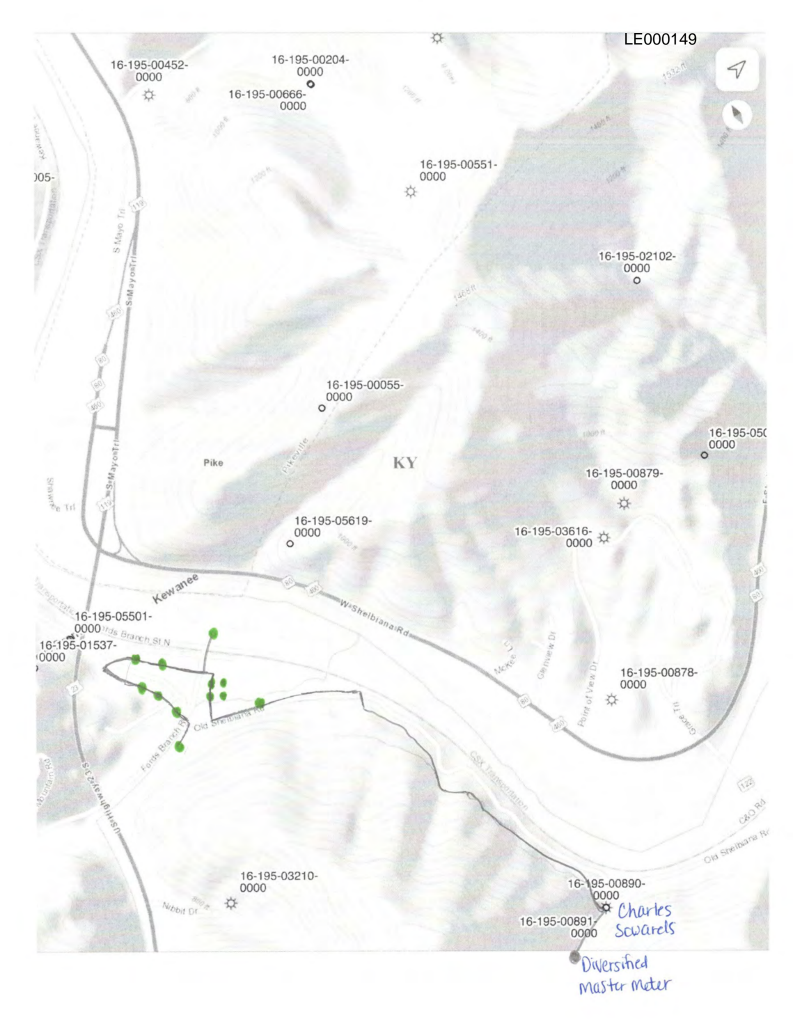
Fords Branch – Pike County

Charles Sowards

Well originally drilled in approximately 1949.

Natural gas line size and material: 2" metal, 1 7/8" metal and 1 1/4" plastic

- 1. Acct 109
- 2. Acct 128
- 3. Acct 112
- 4. Acct 125
- 5. Acct 114
- 6. Acct 115
  - 7. Acct 104
- 8. Acct 142
- 9. Acct 123
- 10.Acct 124
- 11.Acct 119
- 12.Acct 105



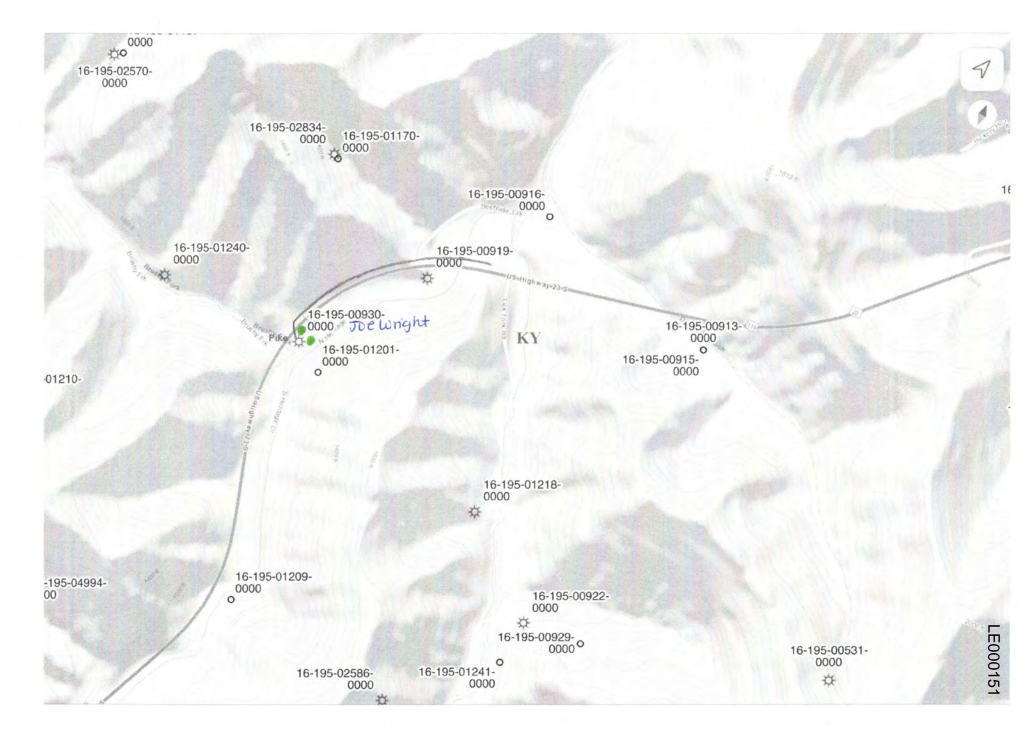
Pike County

Joe Wright

Well originally drilled in approximately 1956.

Natural gas line size and material: 2" metal

- 1. Acct 200
- 2. Acct 201



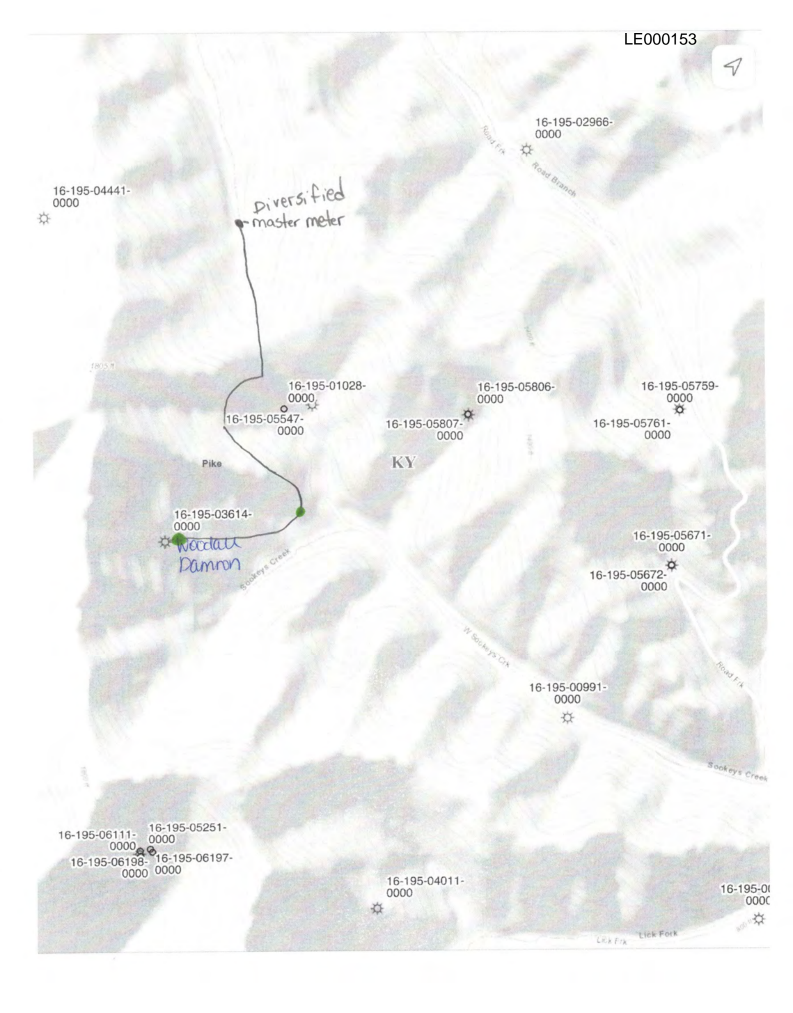
Sookey's Creek - Pike County

Woodall Damron

Well originally drilled in approximately 1948.

Natural gas line size and material: 2" metal

- 1. Acct 145
- 2. Acct 141



Point of View – Pike County

J.W. Call

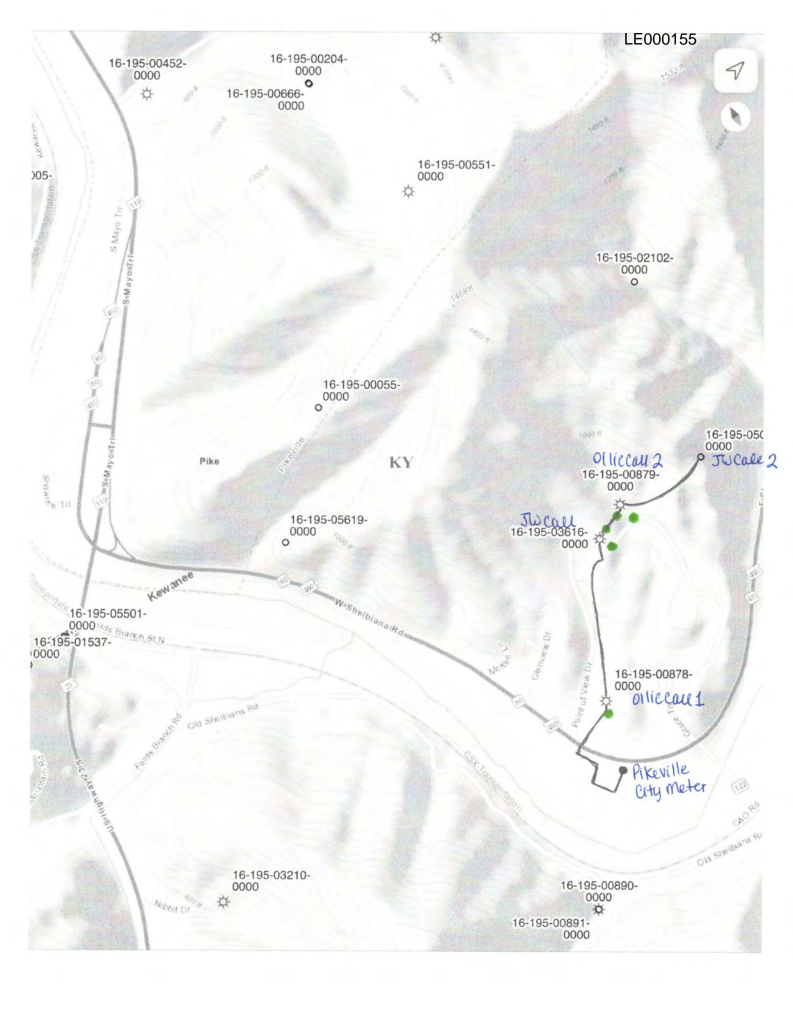
Well originally drilled in approximately 1945.

Call Sowards/Ollie Call

Well originally drilled in approximately 1945.

Natural gas line size and material: 2" metal, 2" plastic and 1 1/4" plastic

- 1. Acct 101
- 2. Acct 135
- 3. Acct 133
  - 4. Acct 102/103
- 5. Acct 132
  - 6. Acct 147



Carrie - Knott County

Chester McDaniels

Well originally drilled in approximately 1960.

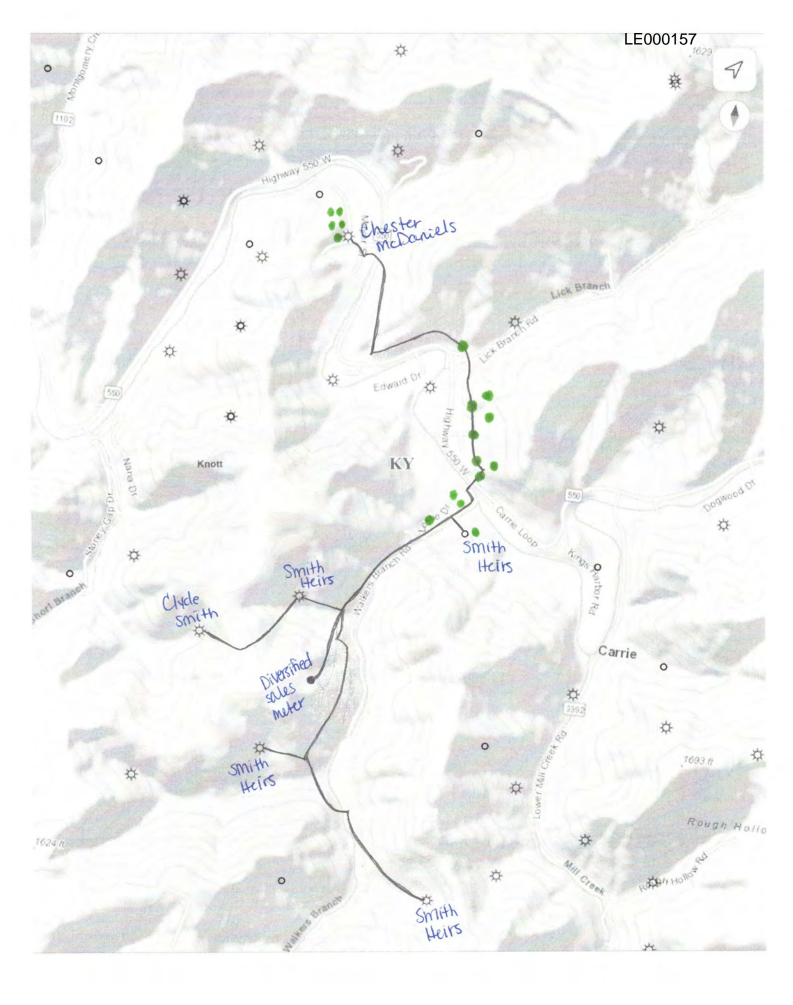
Smith Heirs

Clyde Smith

Wells originally drilled in approximately 1954.

Natural gas line size and material: 2" metal and 1 1/4" plastic

- 1. Acct 782
- 2. Acct 766
- 3. Acct 764
- 4. Acct 762
- 5. Acct 771
- 6. Acct 747
- 7. Acct 783
- 8. Acct 746
- 9. Acct 744
- 10.Acct 740
- 11.Acct 737
- 12.Acct 738
- 13.Acct 739
- 14.Acct 772
- 15.Acct 734
- 16.Acct 773
- 17.Acct 758



Dry Creek

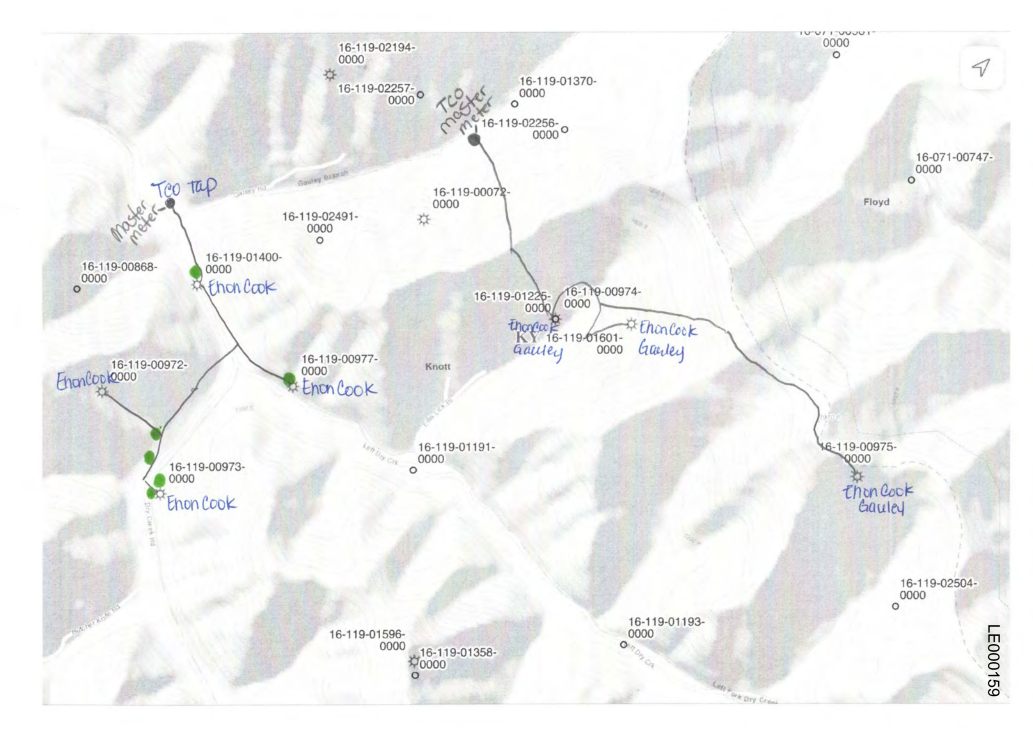
Enon Cook Gauley

Enon Cook Dry Creek l

Wells originally drilled in approximately 1929.

Natural gas line size and material: 2" metal, 2 7/8" metal and 3" metal

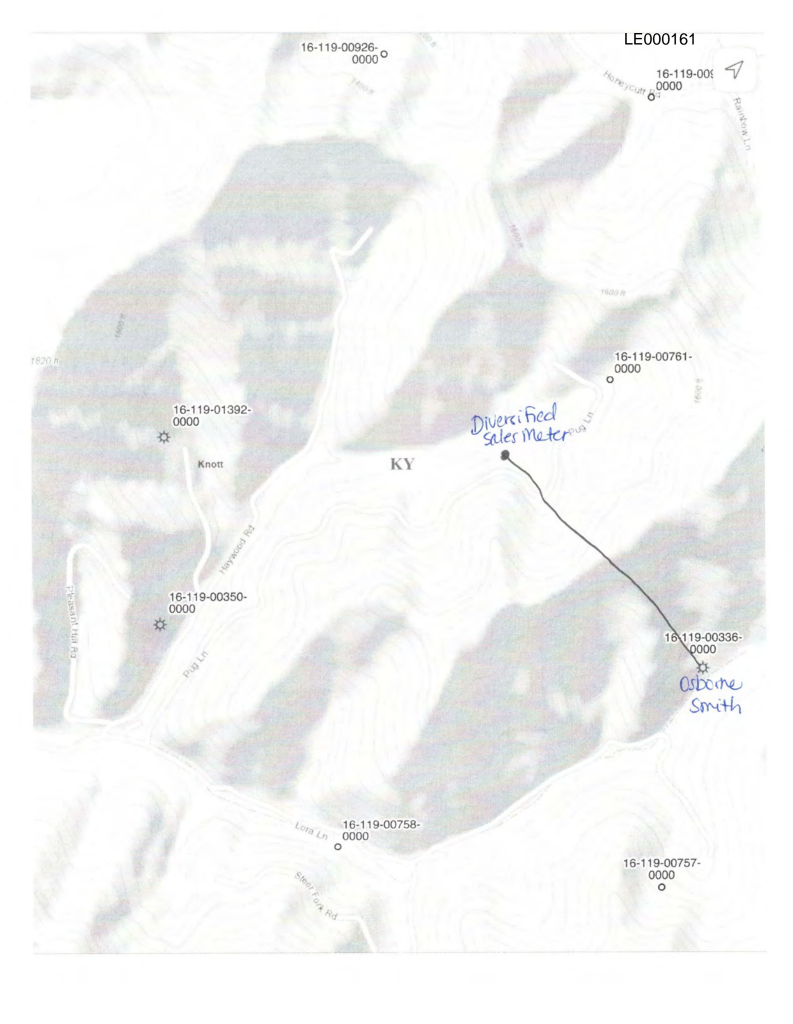
- 1. Acct 812
- 2. Acct 810
- 3. Acct 801
- 4. Acct 823
  - 5. Acct 822
- 6. Acct 820



Osborne Smith

Well originally drilled in approximately 1955.

Natural gas line size and material: 2" metal



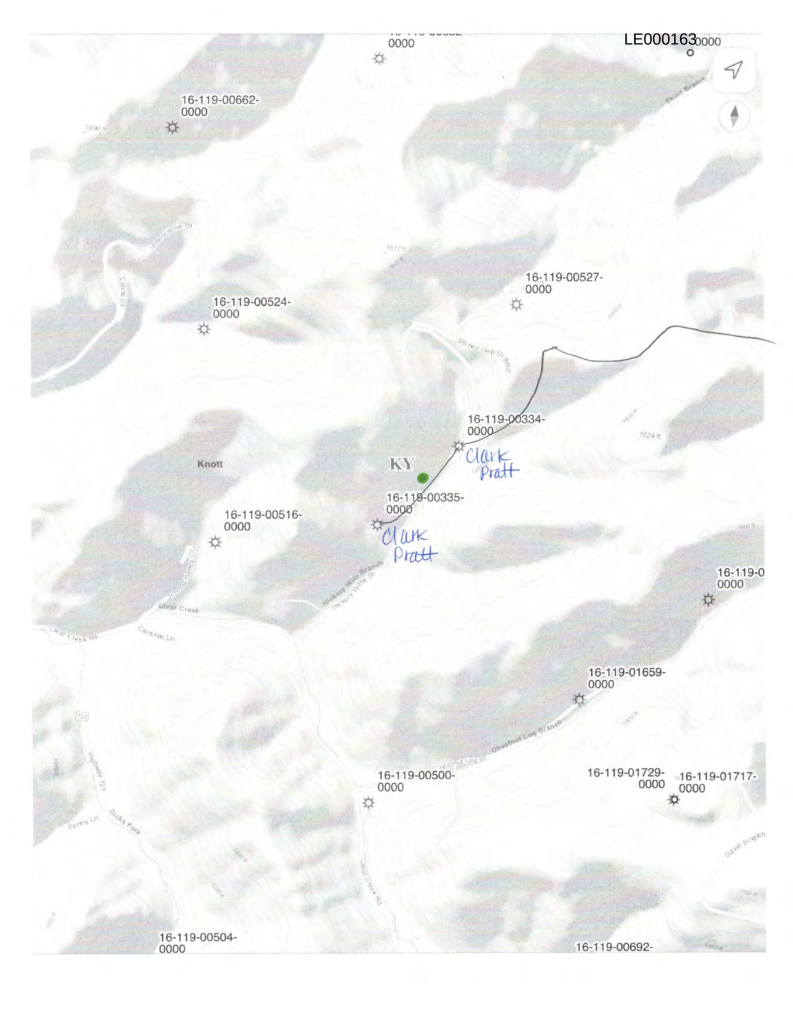
Clark Pratt

Well originally drilled in approximately 1954.

Natural gas line size and material: 3" metal and 1 1/4" plastic

Farm Tap gas recipients (marked by green dots):

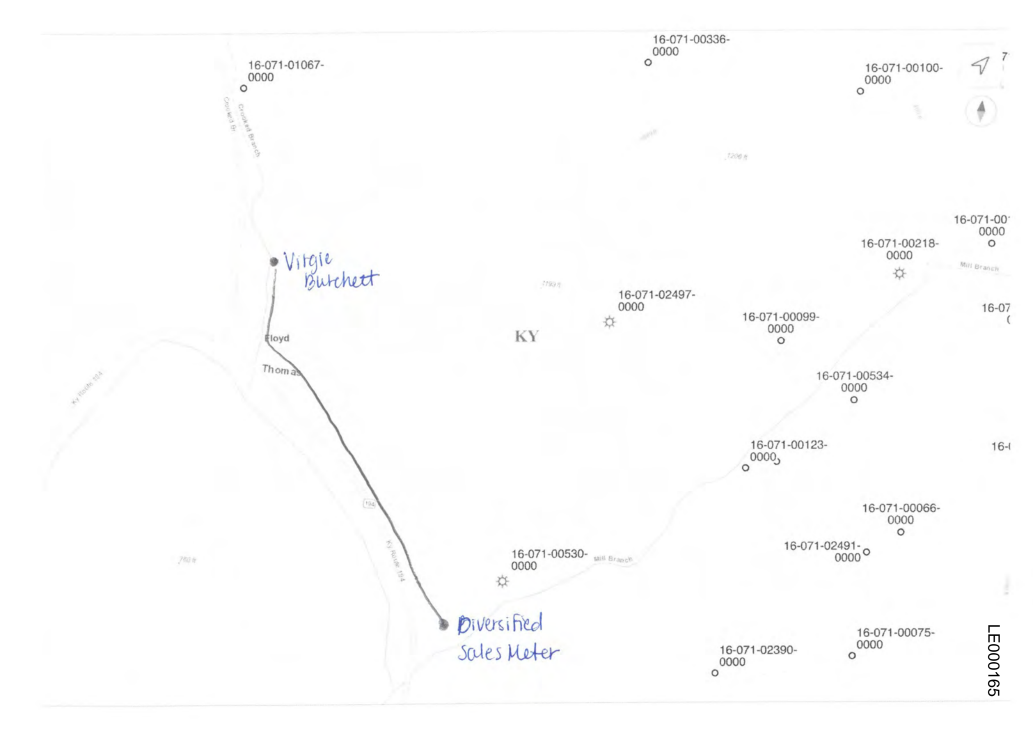
1. Acct 780



Virgie Burchett

Well originally drilled in approximately 1938.

Natural gas line size and material: 1 1/4" metal and 1 1/4" plastic



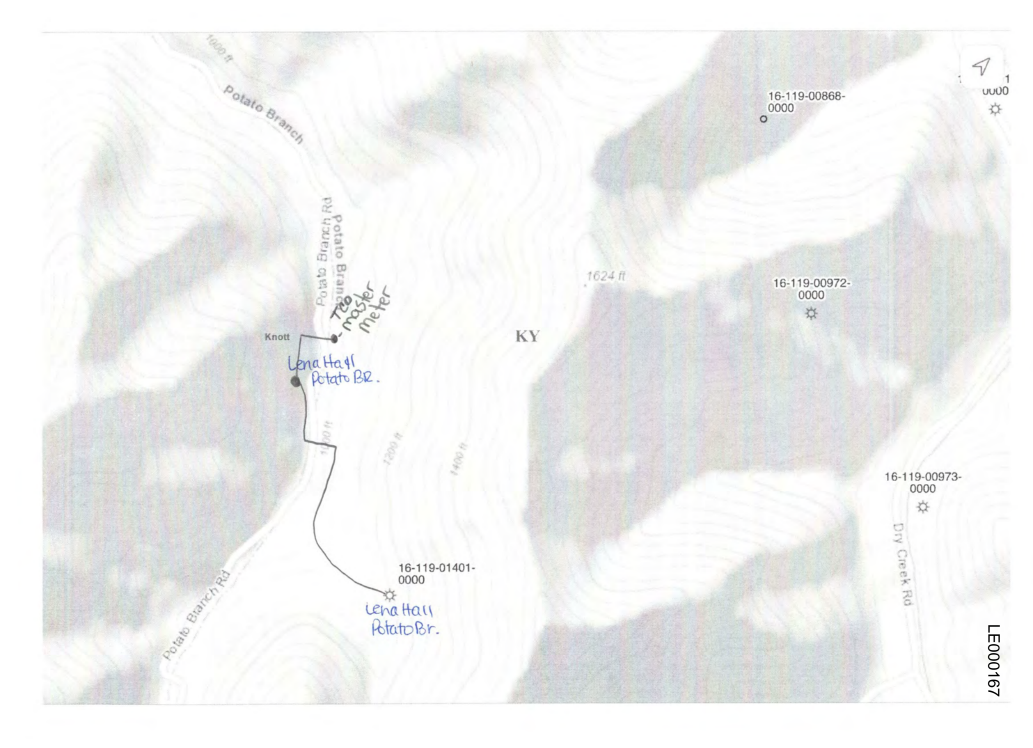
Dry Creek

Potato Branch - Knott County

Lena Hall

Wells originally drilled in approximately 1929.

Natural gas line size and material: 3" metal, 2" metal & 2" plastic



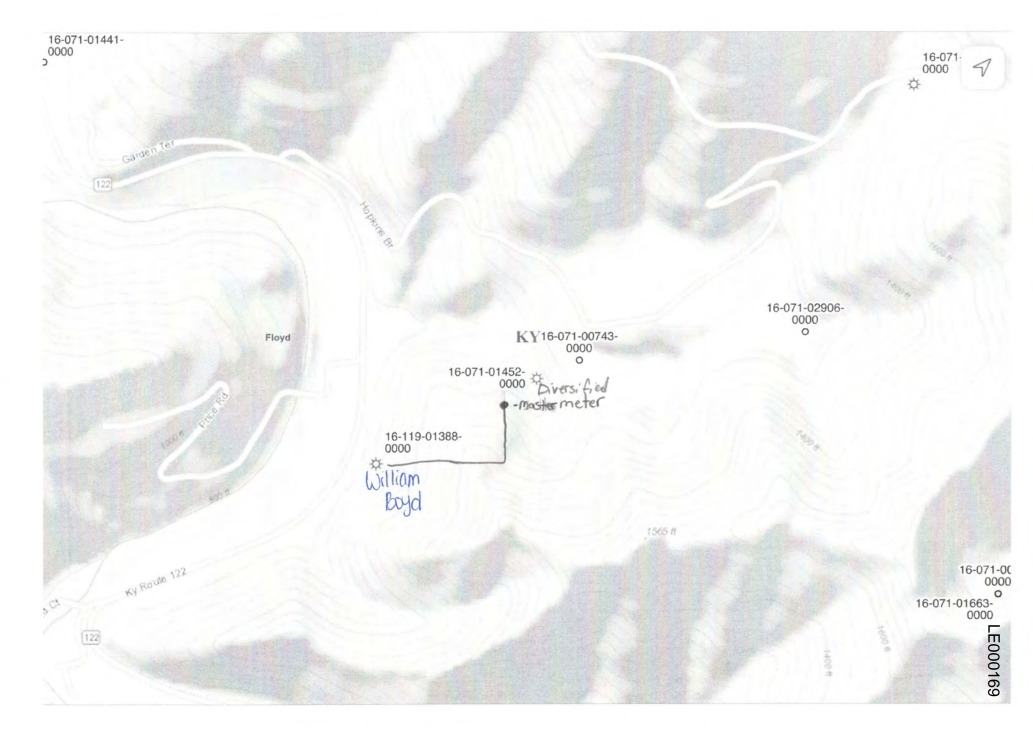
Dry Creek

Knott County

William Boyd

Well originally drilled in approximately 1938.

Natural gas line size and material: 3" metal



Jacks Creek

Floyd County

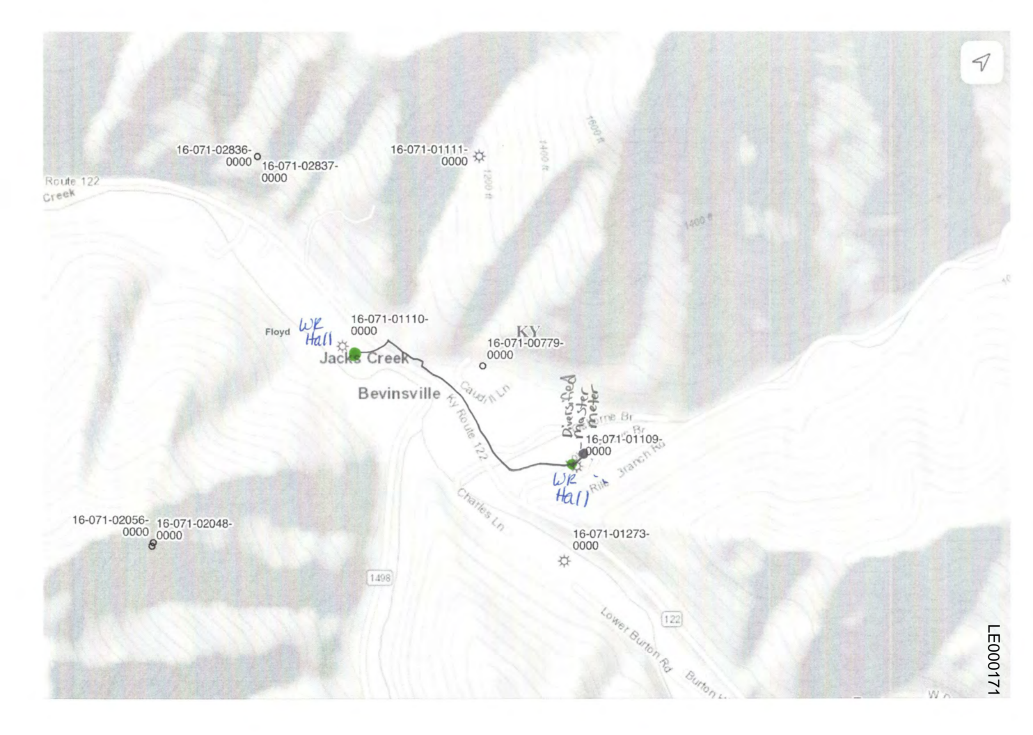
W.R. Hall

Wells originally drilled in approximately 1929.

Natural gas line size and material: 2" metal, 1 1/4" plastic, 1 1/4" metal

Farm Tap gas recipients (marked by green dots):

1. Acct 912



### VERIFICATION

I, Will Lindsey, hereby certify that I have reviewed Lindsey Enterprises, LLC's Responses to Commission Staff's Requests for Information, and they are true and accurate to the best of my knowledge and belief.

WILL LINDSEY

COMMONWEALTH OF KENTUCKY

1:58

COUNTY OF Fayette

The foregoing document was subscribed, sworn to, and acknowledged before me by Will Lindsey on this the 17 day of November, 2023.

My Commission expires:

12/12/2026

LEZLIE SHIVAR

Notary Public – State at Large Kentucky

NOTARY PUBLIC

101399319.1

My Commission Expires. Dec. 12. 2024

Notary ID KYNF 43082

## Thompson & Kennedy PLLC

Attorneys at Law 140 Scott Avenue Pikeville, KY 41501

Max K. Thompson \*†
Todd P. Kennedy \*
Rachel W. Kennedy
David C. Stratton ^
\* Partner
† also licensed in WV

^ of Counsel

P.O. Box 1079 Pikeville, KY 41502 Tel. (606) 432-2156 Fax (606) 437-7894 www.thompsonkennedypllc.com

May 18, 2023

Via email and U.S. Mail: baird@bairdandbaird.com Hon. Charles Baird Baird & Baird PO Box 351 Pikeville, KY 41502

RE: Lindsey Enterprises, LLC Natural Gas provided to Ford's Branch Property Owners

Dear Charles:

As you know, we previously submitted a proposed Memorandum of Understanding and Agreement to you for consideration by you and the Ford's Branch property owners. It is apparent that we cannot reach an agreement consistent with those terms. Thus, that Memorandum and offer is withdrawn.

Lindsey Enterprises is willing to do the following with respect to the Fords' Branch property owners:

Lindsey Enterprises will pay for delivery and propane tank rental from Ferrell Gas for a period of one year to the 13 farm taps located at Fords Branch. These 13 households will each need to contact Sabra Rutherford with Ferrell Gas in order to set up their own individual accounts before the tanks can be delivered. So as to not create a bookkeeping nightmare with respect to each individual owner, it is reasonable to assume that the property owners can have the tanks delivered and established in their names by June 30. Thus, the one year period will expire on June 30, 2024.



Here is the contact information for Ms. Rutherford:

Sabra Rutherford Regional Account Manager East Sales Division Ferrell Gas 502-523-8506

Please note that Lindsey Enterprises, LLC will cease providing natural gas to the Fords Branch property owners on July 1, 2023. This is dependent upon the continued production of the gas well in sufficient quantities for the Property Owners on this line.

Lindsey Enterprises will send separate correspondence to each of the property owners with this information, but we wanted to provide to you as well.

Sincerely,

TODD P. KENNEDY tkennedy@kylegal.net

Todd P. Kennedy

cc: Will Lindsey, by email only

#### MEMORANDUM OF UNDERSTANDING AND AGREEMENT

THIS MEMORANDUM OF UNDERSTANDING AND AGREEMENT (the "Agreement") sets forth the terms upon which Lindsey Enterprises, LLC, of 105 Laurel Lane, Pikeville, KY 41501 (hereafter "Lindsey") and certain individuals who live on or about what is known as Ford's Branch in Pike County (hereafter "Property Owners") have come to an agreement and understanding as to the natural gas currently provided by Lindsey to Property Owners.

It is stated that Lindsey provides natural gas to the Property Owners.

The Property Owners confirm that they are current customers of Lindsey and that they each own their individual and respective properties at issue and have authority to enter into this agreement.

Lindsey agrees that it will not cease the natural gas service on October 15, 2022 to the Property Owners as indicated in an August 12, 2022 letter previously sent to the Property Owners. However, it is noted that Lindsey is obligated to and will abide by any valid directives from local, state, or federal officials or agencies which may limit or otherwise affect the natural gas supply to these Property Owners.

During such time as the Property Owners are making diligent efforts with respect to their obligations in this Agreement, Lindsey shall continue to supply natural gas to Property Owners. Wherefore, the previous letters of August 12, 2022 are considered revoked.

If the parties are not able to consummate and lawfully undertake the terms outlined in this agreement, any future communication that may be sent by Lindsey to the Property Owners regarding the cessation of natural gas service to the Ford's Branch property owners will provide at least 60 days notice as to the cessation of service. The date upon which natural gas service may cease will be no earlier than March 15, 2023.

During this interim period, Lindsey will undertake certain elements of maintenance with

respect to the gas lines which may affect the integrity of the gas line and/or the safety to the Property Owners and/or the general public. Lindsey's past maintenance and any future maintenance of the gas lines does not waive Lindsey's position that it is not the owner of said gas lines. Past and future repairs performed and/or paid for by Lindsey will continue to be charged to the customers for reimbursement. The performance of past maintenance and/or maintenance during the Interim period does not obligate Lindsey to perform any maintenance beyond the Interim period.

The Property Owners, jointly and severally agree that they will form a non-profit LLC or other suitable entity which will assume ownership of the gas lines which run from the master meter to the homes of the respective Property Owners. The LLC will be responsible for any and all maintenance with respect to the gas lines from the master meter to the homes. The LLC shall procure a general liability or other suitable insurance policy, with minimum limits of \$1,000,000 per occurrence. Lindsey shall be listed an additional insured under said policy. A copy of the applicable policy and subsequent renewals shall be provided to Lindsey.

During the interim period, the Property Owners confirm their obligation and promise not to undertake any actions with respect to the gas lines which endanger property or the safety of others.

Upon execution of this agreement by all parties, Lindsey will timely start the installation of a master meter at or near the gas well which will provide downstream the natural gas to the Property Owners. This will be at Lindsey's expense.

Upon satisfactory completion of the obligations above, Lindsey will sign a quitclaim deed to each of the Property Owners which transfers any interest Lindsey may have in the gas lines to the property owners. Lindsey will likewise transfer ownership of the gas meters currently in place on or near the residences of the property owners to the LLC.

The Deed will specify and contain language confirming that the obligations of the current

Property Owners as set out in this Agreement and/or in the to be formed LLC will "run with the land" and be binding upon the heirs and assigns of Property Owners and all future owners of said properties.

Upon satisfactory completion of the above, Lindsey will have no liability to the Property Owners or to the public with respect to the gas line beyond the master meter. As noted above, Lindsey denies any past liability with respect to the gas lines and prior and current provision of natural gas to the Property Owners.

During the interim period, Lindsey will continue to charge \$9.00 per 1,000 cubic feet for the natural gas. Upon satisfactory completion of the obligations above, Lindsey shall sell the natural gas to the LLC at the monthly rates per the Columbia Gas Appalachian Index.

The provision of natural gas is dependent upon the continued production of the gas well in sufficient quantities for the Property Owners on this line.

The parties can agree to extend the time periods referenced above by mutual agreement if the parties are working diligently towards completing the steps required and set out herein.

The parties agree that each shall execute or procure and deliver such additional documents and perform such acts as shall be reasonably necessary to evidence or effectuate the terms and intent of the agreement set forth herein.

The parties understand and agree that this Agreement is not, nor is it to construed as, an admission of liability by any of the parties.

The parties further acknowledge, understand, and agree that this Agreement shall bind each of them and their heirs, next of kin, executors, administrators, successors, assigns or any other person or entity claiming by or through them and shall inure to the benefit of each.

Any provision of this Agreement that is unenforceable in any jurisdiction shall, as to such jurisdiction, be ineffective only to the extent of such prohibition or unenforceability, without invalidating the remaining provisions. Any such provision or unenforceability in any jurisdiction

shall not invalidate or render unenforceable such provision in any other jurisdiction.

All parties will be responsible for their own costs, fees, and expenses relative to this matter and in completing the actions called for in this Agreement.

The date of the Agreement for purposes of reference shall be the date of the last signature set forth below.

IN WITNESS HEREOF, I HAVE READ THE FOREGOING AGREEMENT, HAVE DISCUSSED ITS CONTENTS WITH MY ATTORNEY, FULLY UNDERSTAND IT, AND SIGN IT OF MY OWN FREE WILL AND ACCORD.

	Ope	L T. LINDSEY, II rations Manager and Member sey Enterprises, LLC	Date
STATE OF KENTUCKY	)		
COUNTY OF	)		
The foregoing was subscribe	d, sworn to, and	acknowledged before me by WILL	LINDSEY this the
day of	, 2022.		
My Commission expires:		NOTARY PUBLIC, STATE AT	LARGE
PROPERTY OWNERS			
Name and Title, on behalf of Ford's I	Branch Church of	f Christ (Account #104)	
Arlena Adkins (Account #105)			
Denny May and/or Tammy May (Acc	ount #109)		
Karen Lewis (Account #110)			

Ronald Jack Charles (Account #112)
Buddy Ford (Account #114)
Kermit Adkins, on behalf of Elizabeth old Regular Baptist Church Adkins (Account #115)
Raymond Harris (Account #119)
Joyce Ford (Account #123)
Janet Yates Burnette (Account #124)
Bonnie Gibson (Account #125)
Brian Iverson (Account #128)
Ricky Burnette (Account #142)
Prepared by:
Todd P. Kennedy, Esq.  tkennedy@kylegal.net Thompson & Kennedy, PLLC  140 Scott Avenue Pikeville, KY 41501 Counsel for Lindsey Enterprises, LLC

Lindsey Enterprises, LL0	Lindsey	v Enterpris	es, LLC
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P.S.C. KY.	
Sheet No.	

# LINDSEY ENTERPRISES, LLC

Of: 105 Laurel Lane Pikeville, KY 41501

## RATES, RULES, AND REGULATIONS FOR FURNISHING NATURAL GAS TO CUSTOMERS

Date of Issue:	
Date Effective:	1611
Issued by:	Will T. Lindsey, Jr. Member
Issued by Author	ity of an Order of the Public
Service Commiss	sion of KY
in Case No.:	
Dated:	

Lindsey Enter	rprises, LLC	For Entire Service 900181 P.S.C. KY. No Sheet No
	RATES AND	CHARGES
APPLICABLE:		
Availab	le to applicants along the gas	lines of Lindsey Enterprises, LLC
AVAILABILITY	OF SERVICE:	
Farm Ta	ap service in Pike, Floyd, Knot	tt, Letcher, and Perry Counties
RATES:		
N.	Monthly Customer Charge Minimum Bill All additional MCF	2 metric cubic foot per month \$18.00 per month \$9.00 per metric cubic foot
2	Wholesale Gas Price Well Operator (Labor Cost) Administrative Cost TOTAL	\$4.48/mcf \$3.69/mcf <u>\$.83/mcf</u> \$9.00/mcf
Date of Issue: Date Effective: Issued by:	Will T. Lindsey, Jr. Member	75
Issued by Auth	nority of an Order of the Public	
C	dealer of IOV	

Service Commission of KY

in Case No.: \_\_\_\_\_

Dated:

For Entire	ServileE000182
P.S.C. KY.	No
Sheet No.	

## **RULES AND REGULATIONS**

- 1. Bills for service will be rendered monthly, the term "month" shall mean the period between consecutive meter readings which shall be taken, as nearly as possible, every thirty (30) days.
- 2. Bills are rendered on or about the 1<sup>st</sup> day of the month for service furnished during the previous month and are due on that date. Bills not paid by the 12<sup>th</sup> of the month shall be subject to a 10 percent penalty on the monthly amount due. A penalty will not be charged on an existing penalty.
- A charge of \$200 shall be charged for each new service tap, including saddle and first shutoff valve that Lindsey Enterprises, LLC must furnish and install.
- 4. A reconnection charge of \$25 shall be paid before service is restored following disconnection of service for nonpayment of bills.
- A reconnection charge of \$100 shall be paid by customers, which request a disconnection and subsequently re-establish service at the same premises within 12 months.
- 6. A service charge of \$25 will be imposed on any customer whose check is returned from the bank due to insufficient funds. Such account will be considered

Date of Issue: Date Effective:	
Issued by:	Will T. Lindsey, Jr. Member
Issued by Authori	ty of an Order of the Public
Service Commiss	ion of KY
in Case No.:	

Dated:

For Entire	Service000183
P.S.C. KY.	No.
Sheet No.	

in arrears, subject to penalty and possible termination after notice pursuant to KAR 5:006, Section 11.

- 7. A charge of \$15 will be levied when a trip is made to collect a delinquent bill after proper notice.
- 8. Service will not be discontinued for nonpayment of bills without first having made a reasonable effort to induce the customer to pay the balance due. A 10-day written notice of cut-off will be given to the customer but the cut-off shall not be effected before 27 days after the mailing date of the original bill. This notice is separate from the bill and will include notification of state, local, and federal programs, if any, and their address, which provide assistance in payment of utility bills under certain conditions.
- 9. For matters not addressed herein, Lindsey Enterprises, LLC adopts the applicable rules of the Public Service Commission.

Date of Issue:	
Date Effective:	
Issued by:	Will T. Lindsey, Jr. Member
Issued by Authori	ty of an Order of the Public
Service Commiss	ion of KY
in Case No.:	
Dated:	

For Entire	Servle 000184
P.S.C. KY.	No.
Sheet No.	

## Footnotes

## ¹Wholesale Gas Price

23-Jun	\$ 1.53
23-May	\$ 1.77
23-Apr	\$ 1.72
23-Mar	\$ 2.08
23-Feb	\$ 2.48
23-Jan	\$ 3.96
22-Dec	\$ 5.89
22-Nov	\$ 4.02
22-Oct	\$ 4.89
22-Sep	\$ 8.03
22-Aug	\$ 7.87
22-Jul	\$ 5.72
22-Jun	\$ 8.14
22-May	\$ 6.58
22-Apr	\$ 4.63
22-Mar	\$ 3.92
22-Feb	\$ 5.80
22-Jan	\$ 3.30
21-Dec	\$ 4.95
21-Nov	\$ 5.56
21-Oct	\$ 4.81
21-Sep	\$ 3.65
21-Aug	\$ 3.22
21-Jul	\$ 3.02
	\$ 107.54
avg	\$ 4.48

Date of Issue:	
Date Effective:	
Issued by:	Will T. Lindsey, Jr. Member
Issued by Author	ity of an Order of the Public
Service Commiss	sion of KY
in Case No.:	
Dated:	

## Lindsey Enterprises, LLC

For Entire	Servle=0002185
P.S.C. KY.	No.
Sheet No.	

<sup>2</sup> WELL OPERATOR COST				
BASE PAY		20/HR		
SOC SEC/MEDI (CO PORTION)		1.59/HR		
STATE UNEMPLOYMENT		.34	/HR	
FED UNEMPLOYMENT		.22	/HR	
WORKERS COMP (4.89%)		.98/HR		
		\$	23.13	
METER READING				
20HRS x 12MONTHS ÷ 54 CUSTO	OMERS	S =		4.5HR
MOWING, BLOWING DRIPS, PA	INTINO	ŝ,		
PLACING METHANOL =				8HR
CALLOUTS AFTER HOURS				
20 x 3HRS ÷ 54 CUSTOMERS =				1HR
				13.5 HR
\$23.13 x 13.5HR = \$31	2.26			
\$312.26 ÷ 84.7 MCF/CUSTOME	R/YR =			\$3.69/MCF
3ADMINISTRATIVE COST				
BASE PAY		20	.15/HR	
SOC SEC/MEDI (CO PORTION)		1.5	59/HR	
STATE UNEMPLOYMENT		0.3	34/HR	
FED UNEMPLOYMENT		0.2	22/HR	
WORKERS COMP (4.89%)		0.9	99/HR	_
		\$	23.29	
INVOICING, PHONE CALLS, ETC	:			
15 MIN/CUSTOMER/MONTH x	12=	3	HR/YR/	CUSTOMER
3 HRS x \$23.29/HR =	\$69.8	87/	YEAR/CI	JSTOMER
\$69.87 ÷ 84.7 MCF/YR =			/MCF	

Date Effective:	
Issued by:	Will T. Lindsey, Jr. Member
Issued by Authori	ity of an Order of the Public
Service Commiss	sion of KY
in Case No.:	
Dated:	

Date of Issue:

STATE OF KENTUCKY COUNTY OF PIKE, to-wit:

and Ersis Robinsom, his wife granter, in consideration of the sum of one Dollar, (\$1.00) in hand paid, receipt of which is hereby acknowledged, doth hereby grant unto, W. W. Lindsey, Edgar Moore, Henry Adkins, Woodrow Mc Peek, Samuel Casebolt, Robert Boggs, Pearl Casebolt, Charles Branham, Frank Pruitt, Eugene Pruitt, Woody Hall, Sam Jones, Elizabeth Regular Baptist Church, Kermit Coleman, W. H. Ford, Ella Harris, Ruby Hall, John Colsen, Gareth B. Belcher, Raymond Harris, Bill Johnson, Lloyd Harris, Clay Harris, Jack Estep, Benny A. Ford, Alvis Casebolt, and Henry Workman, hereinafter called "grantee", their successors and assigns, the right and rights of way to lay, construct, reconstruct, replace, renew, maintain, repair, operate, and remove pipe and pipe lines and needed appurtanences for the transportation and measurement of natural gas at such location as the grantee shall select, on over and through a certain tract of land situate in Pike County Kentucky, on the waters of Levisa Fork of Big Sandy River, and bounded and described as follows:

On the North by lands of VINCE MORIA	
On the East by lands of Elerenz RATUIFF	
On the South by lands of CHARUE SOWAN	22000
On the West by lands of CHARLIE SOWAR	Seco
AND DONES by deed dated the 12	
Bigh, 19 15, of record in the office of the C	lerk of said
County in deed book 254, page 605.	1

Grantor does hereby also grant unto said Grantee the rights of ingress and egress over the lands of grantors, to and from said lines or any of them, being constructed or to be constructed, for the purposes of construction, inspection, repairing, renewing, operating, or removing the same, together with the right of removal of such at will, in whole or in part; the grantee, its successors and assigns to select the way of ingress and egress.

TO HAVE AND TO HOLD said easements, rights of way and rights unto the said grantee, its successors and assigns.

The grantee hereby further agrees to pay for all damages done to fences and growing crops of the grantor while laying, repairing or removing said lines and further that the amount of said damages, if not mutually agreed upon, shall be ascertained and determined by three disinterested persons, one thereof to be appointed by the grantor, and one by the grantee, and the third by the two so appointed, and award of such three persons, or any two of them, shall be final and conclusive.

All of the rights granted and the duties imposed thereby upon the grantor and the grantee, respectively, shall inure to and be binding upon their respective heirs, personal representatives, successors and assigns.

WITNESS the following signatures and seals the day and year first above written.

This instrument prepared by:	signed:	Earsi Robinson
W. W. Lindsey	signed:	Earl Robinson
W. W. Lindsey		

and Erose Robinson	, his wife, whose names
are signed to the within writing, bearing date the signed to the within writing, bearing date the signed that the signed is a signed to the signed day acknowledged the same Given under my hand this 22 day day.  My commission expires	e before me in my said county.
I, JOHN PAUL BLAIR, Clerk of t State aforesaid, certify that the fo day of December	regoing and this certificate have been

Smith Heir Lease

By But Mulling D.C.

THIS AGREEMENT, made and entered into, this the 12th day of June, 1954, by and between Clyde B. Smith and Leslie Lois B. Smith. his wife of Topmost. Anott County Kentucky: John Dennis B. Smith and Elaine B. Smith his wife, of Boston, Massachusetts; Curtis B. Smith and Lenore T. Smith, his ife, of martinsville, Illinois; Alta B. Smith, single, of Dayton Beach, Florida; Shelby B. Smith, of Vallejo, California; Earnest B. Smith and Rachel B. Smith, his wife of Norman, Oklahoma, Alta Logan, single, of Whitesburg, Kentucky; Mae Logan, single, of Oak Ridge, Tennessee Ruth Logan Raleigh and John W. Raleigh, her husband, of Oak Ridge, Tennssee; and Frances B. Smith, single, of Day City, Michigan, parties of the first part, hereinafter called LESSOR, and W. W. LINDSEY, party of the second part, hereinafter called LESSEE. WITNESSETH:

That the said lessors in consideration of the sum of One Dollar (\$1.00) the receipt of which is hereby acknowledged and of the covenants hereinafter contained on the part of the said Lessee, to be paid, kept, and performed, has granted, demised, leased, and let, and by these presents does grant, demise, lease, and let, with covenants of general warranty, unto the said Lessee, for the purpose of drilling and otherwise operating for oil and gas, and of laying pipe linesand building tanks, roads, stations, telephone, telegraph, and electric power lines, houses for valves, meters, regulators and other appliances, with all other rights and privileges necessary, incident or convenient for the operation of this land alone and conjointly with neighboring lands, all that certain tract of land situated in the Carrie Precinct District, Knott County, Kentucky, on the waters of Walker's Branch of Froublesome Creek, and bounded substantially as follows:

On the North by Troublesome Creek On the East by lands of Wiley Combs heirs, Floyd Risenr and Will Combs heirs On the South by lands of Mentucky River Coal Corporation On the West by the lands of Cornelius Singleton and C rris combs heirs. containing 714 acres more or less. Be the same lands bequeathed to the Lessors herein by Will Bookx Maxxxx of Polly B. mith, dated 3rd day of June, 1939, and recorded in Will Book No. 1, at page 273, and being the same land conveyed from John Martin et al. to Polly B. Smith by deed, dated the 24th day of July, 1902, and recorded in Deed Book 12, at page 27, of the Knott County Court Clerk's Effice.

It is agreed that this lease shall remain in force for the term of five (5) years from this date, and as long thereafter as the said land is operated by the lessee, it's successors or assigns, in theproduction of oil or gas in paying quantities.

The Lesses covenants and agrees to deliver to the credit of the Lessors, their heirs or assigns, free of costs, in the pipe line to which said Lessee may connect its wells, a royalty of one-eighth (1/8) of all oil produced and saved from the leased premises, and the lessors shall be paid for the gas produced and marketed from the nnew see at the rate of one-eighth of the selling price of te gas at the well or

Lease BK. 22, Bage 222

On the South by lands of Mentucky River Coal Corporation
On the West by the lands of Cornelius Singleton and Carrie Somes heirs,
containing 714 acres more or less. Be the same lands bequeathed to the Lessors herein
by Will Book No. 1, at page 273, and being the same land conveyed from John Martin et al.
to Polly B. Smith by deed, dated the 24th day of July, 1902, and recorded in
Book 12, at page 27, of the Knott County Court Clerk's Office.

It is agreed that this lease shall remain in force for the term of five (5) years from this date, and as long thereafter as the said land is operated by the lessee, it's successors or assigns, in the production of oil or gas in paying quantities.

The Lesses covenants and agrees to deliver to the credit of the Lessors, their heirs or assigns, free of costs, in the pipe line to which said Lessee may connect its wells, a royalty of one-eighth (1/8) of all oil produced and saved from the leased premises, and the lessors shall be paid for the gas produced and marketed from the premises at the rate of one-eighth of the selling price of the gas at the well or meter station where it is measured and delivered to the purchaser.

The Lessee covenants and agrees to pay rental at the rate of One Dollar (\$1.00) per acre per year, after sixty days from the date hereof, and until, but not after, a well yielding royalty to the Lessor is drilled on the leased premises; said rental shall be payable quarterly, and the Lessee shallhave the right, at its option, to adjust the first rental payments so that all subsequent rentals shall fall due on even quarters. Any rental paid for the time beyond the completion of gas well shall be credited against the first royalty due upon the premises. Upon the drilling of a well considered non-productive by the Lessee and yellding no royalty for the further term of 6 months after the completion of such non-productive well, without rental. Upon the expiration of said 6 months, another well shall be commenced, or, at the option of the lessee, the payment of the aforesaid rental shall be renewed, upon the basis of the actual total acreage covered hereby, less 100 acres for each non-productive well so drilled upon the premises.

Lesses on said land and take gas produced therefrom for their use forheat and light for three dwelling houses on said land at Lessor's own risk, subject to the use, operation, pumping and right of abandonment of the well or lines by the Lessee. The first 200,000 cubic feet of gas so taken from each of said three wells each year shall be free, but all gas in excess of Two hundred thousand cubic feet taken in each year from each of said three wells, shall be paid for the Lessors at the same rate and at the same price Lessors are being paid royalty for gas produced from the premises, and measurement and regulation shall be by meter and regulators set at the tap on the well or gathering line. This privilege is upon condition that the Lessors shall use gas with economy, in safe and proper pipes and appliances and shall subscribe to and be bound by the reasonable rules and regulations of the Lessee. The connection or connections with the Lessee's wells or line shall be made by the Lessee. Definite and satisfactory evidence of the right and privil ge to, or ownership of, the use of such free gas

In the event of the failure of the Lessors promptly to pay for gas used in excess of said 200,000 cubic feet per year, Lessee, may, if it so elects, in addition to all other legal remedies, apply sufficient of rentals or royalties accruing hereunder to satisfy any sums which may be due for such excess gas. Each and all of the terms, conditions, and provisions hereof, with respect to the use of free gas, shall be fully complied with and all be considered and construed to be conditions precedent to the right to use thereof, it being definitely understood that but three gas provileges, in any event, shall be granted on the entire leasedpremises.

Payment of all monies herein named or due the Lessors under this lease may be made by cash er check to the following named persons in the following proportions:

Clyde B. Smith - Two-eighths (2/8)
John Dennis B. Smith - Dno - thirty-second (1/32)
Curtis B. Smith - one-eighth (1/8)
Alta B. Smith - one-eighth (1/8)
Ernest B. Smith - one-eighth (1/8)
Shelby B. Smith - one-eighth (1/8)
Mac Logan - one twenty-fourth (1/24)
Alta Logan - one twenty-fourth (1/24)
Buth Logan Raleigh - one twenty-fourth (1/24)
Frances B. Smith - three thirty-seconds (3/32)

If the Lessers interest in the leased premises is, or shall prove to be less than the entire fee simple estate therein, or, if the acreage herein recited is in excess of the true quantity of land in said premises, the Lessers covenant and agree, upon demand, to refund excess rentals or royalties paid, and to release, "essee from the payment of further rentals or royalties in proportion to such outstanding interest or interests in title, or excess acreage, or both. It the acreage recited is less than the true quantity, the Lessee shall likewise, apon demand, adjust rentals paid and to be paid in accordance to the true acreage. In event the Lessors shall upon demand fail to refund any overpayment, Lessee shall have, and is hereby given the right to credit rentals or royalties due hereunder with the overpayment until the amount thereof is fully recovered.

In addition to the covenant of general warranty, hereinabove contained, the Lessors further covenant and agree, (a) that if the lessors title to the leased premises shall come into dispute or litigation, or, if, in the judgment of the Lessee, there are bona fide adverse claims to the rentals or royalties hereinabove provided for, then the Lessee, at its option, may withhold the payment of said rentals or royalties, until final adjustment or adjudication or other settlement of such dispute, litigation, claim or claims; and(b) that the lessee, at its option, may pay and discharge any taxes assessed against lessors on the leased premises, mortgages, or other lien or liens, existing, levied, assessed, or which may hereafter come into existence or be levied or assessed on or against Lessors interests in the leased premises, and, in the event it

If the Lessors interest in the leased premises is, or shall prove to be less than the entire fee simple estate therein, or, if the acreage herein recited is in excess of the true quantity of land in said premises, the Lessors covenant and agree, upon demand, to refund excess rentals or royalties paid, and to release, essee from the payment of further rentals or royalties in proportion to such outstanding interest or interests in title, or excess acreage, or both. It the acreage recited is less than the true quantity, the Lessee shall likewise, inpon demand, adjust rentals paid and to be paid in accordance to the true acreage. In event the Lessors shall upon demand fail to refund any overpayment, Lessee shall have, and is hereby given the right to credit rentals or royalties due hereunder with the overpayment until the amount thereof is fully recovered.

In addition to the covenant of general warranty, hereinabove contained, the Lessors further covenant and agree, (a) that if the lessors' title to the leased premises shall come into dispute or litigation, or, if, in the judgment of the Lessee, there are bona fide adverse claims to the rentals or royalties hereinabove provided for, then the Lessee, at its option, may withhold the payment of said rentals or regalties, until final adjustment or adjudication or other settlement of such dispute, litigation, claim or claims; and(b) that the lessee, at its option, may pay and discharge any taxes assessed against lessors on the leased premises, mortgages, or other lien or liens, existing, levied, assessed, or which may hereafter come into existence or be levied or assessed on or against Lessors' interests in the leased premises, and, in the event it exercise such option the Lessee shall be subrogated to the lien and any and all rights of any holder or holders thereof and may reimburse itself by applying to the discharge of any such mortgage, tax, or other lien or liens, any rental or royalty accouning hereunder, provided, however, that Lessors shall pay taxes only on their interest in the leased premises, and the Lessee shall pay all taxes and assessments and governmental charges of any nature assessed against its interest in the leased premises, including taxes and assessments against its gas wells and pipe lines and equipment and machinery on said premises.

If and when drilling or other operations hereunder are delayed or interrupted by lack of water, labor or material, or by storm, fore, flood, or rebellion, insurrection, riot, strike, differences with workmen, or failure of carriers to transport or furnish facilities for transportion, or as a result of some order, rule, regulation, requisition or necessity of the government, or as a result of any other cause whatsoever beyond the control of the Lessee, anything in this lease to the contrary notwithstanding, provided, however, that such delay or interruption shall not stop the running of time provided for in this lease for longer than six months.

The Lessee shall have the right to assign this lease or any interest herein or any portion of the acreage covered hereby, however, in the event of such assignment of any interest in this lease or any portion of the acreage covered hereby, the assignee shall be bound by all of the terms, condition, covenants, and agreements contained herein to be kept andperformed by the Lessee.

The drilling of one productive well on the leased prem ses shall

taxes assessed against lessors on the leased premises, mortgages, or other lien or liens, existing, levied, assessed, or which may hereafter come into existence or be levied or assessed on or against Lessors' interests in the leased premises, and, in the event it exercise such option the Lessee shall be subrogated to the lien and any and all rights of any holder or holders thereof and may reimburse itself by applying to the discharge of any such mortgage, tax, or other lien or liens, any rental or royalty accounting hereunder, provided, however, that Lessors shall pay taxes only on their interest in the leased premises, and the Lessee shall pay all taxes and assessments and governmental charges of any nature assessed against its interest in the leased premises, including taxes and assessments against its gas wells and pipe lines and equipment and machinery on said premises.

If and when drilling or other operations hereunder are delayed or interrupted by lack of water, labor or material, or by storm, fore, flood, or rebellion, insurrection, riot, strike, differences with workmen, or failure of carriers to transport or furnish facilities for transportion, or as a result of some order, rule, regulation, requisition or necessity of the government, or as a result of any other cause whatsoever beyond the control of the Lessee, anything in this lease to the contrary notwithstanding, provided, however, that such delay or interruption shall not stop the running of time provided for in this lease for longer than six months.

The Lessee shall have the right to assign this lease or any interest herein or any portion of the acreage covered hereby, however, in the event of such assignment of any interest in this lease or any portion of the acreage covered hereby, the assignee shall be bound by all of the terms, condition, covenants, and agreements contained herein to be kept andperformed by the Lessee.

The drilling of one productive well on the leased prem ses shall relieve the lease from the payment of delay rentals for six months from the time gas begins to be marketed from said well and yielding royalty to the Lessors, and after six months from the date of completion of such well yielding royalty to the Lessors another well shall be drilled or delay rental shall be resumed and paid thereafter on all acreage covered by this lease, except 100 acres around each well, whether productive or non-productive. Upon the completion of a second productive well yielding royalty to the lessors, the lessee shall be relieved from the payment of delay rentals on the whole, of the leased premises for six minths from the completion of such well, and at the end of such six months another well shall be drilled or delay rentals shall be resumed on the whole acreage covered by this lease, except 100 acres around each well, whether productive or non-productive. The frilling of three productive wells on the leased premises, yeilding roalty to the lessor, shall relieve the lessee from the payment of any further delay rentals.

The Lessee may at any time during the term hereof, cancel and surrender this lease, and be relieve d of any and all obligations, payments and liabilities thereafter to accrue as to the whole of the leased premises, by the recordation of a release or deed of surrender in the aforesaid County Court Clerk's Office, and the mailing of a check covering all rentals, if any, due up to the date of such cancellation or surrender.

It is agreed that the Lessee may drill as many wells on said land as it desires, and it shall commence drilling of the first well on the leased premises within

30 days from the date of the execution of this lease.

It is agreed that the "essee shall have the privilege of using free of any charge, sufficient water, oil and gas from the said premises to run all machinery necessary for drilling and operating thereon, and at any time to semove all machinery and fixtures placed on said premises.

No well shadt be drilled by the Lessee within 200 feet of the dwelling house or barn now on said premises, except by the consent of the Lessors.

The leased premises may be freely and fully used by the Lessors for farming purposes excepting such parts as are used by the Lessors for farming purposes excepting such parts as are used by the Lessors for farming purposes excepting such parts as are used by the Lessors for farming purposes excepting such parts as are used by the Lessors for farming purposes excepting such parts as are used by the Lessors for farming purposes excepting such parts as are used by the Lessors for farming purposes excepting such parts as are used by the Lessors for farming purposes excepting such parts as are used by the Lessors for farming purposes excepting such parts as are used by the Lessors for farming purposes.

All the terms, conditions, limitations and covenants between the parties hereto shall extend to and be binding upon their respective heirs, successors, personal representatives, and assigns.

IN TESTIMONY WHEREOF, witness the following signatures and seals the day and year first above written.

C. B. Smith (SEAL)
Lenore T. Smith (SEAL)
C. B. Smith (SEAL)
Rachel B. Smith (SEAL)
Frances B. Smith (SEAL)
Clyde B. Smith (SEAL)
Leslie Lois B. Smith (SEAL)

Alta B. Smith (SEAL)
Mae Logan (SEAL)
Ruth Logan Raleigh (SEAL)
John W. Raleigh (SEAL)

Earnest B. Smith
By C. B. Smith, (SEAL)
Attorney in Fact.

WITNESS THE SIGNATURE OF RACHEL B. SMITH, by her Attorney in fact under power of attorney, recorded in deed book No. \_\_at page \_\_records of the Knott Co. Court Clerk's Office.

Rachel B. Smith (SFAL)
By Lenore T. Smith (SEAL)
Attorney-in-fact/

witness the Sichature of Ernest B. Smith, by his atterney in fact, under power of attorney, recorded in Deed Book No. \_\_at page \_\_records of the Knot County Jourt Clerk's Office.

C. B. Smith (SEAL)
Lenore T. Smith (SEAL)
C. B. Smith (SEAL)
Rachel B. Smith (SEAL)
Frances B. Smith (SEAL)
Clyde B. Smith (SEAL)
Leslie Lois B. Smith (SEAL)

Alta B. Smith (SEAL)
Mae Logan (SEAL)
Ruth Logan Raleigh (SEAL)
John W. Raleigh (SEAL)

Earnest B. Smith
By C. B. Smith, (SEAL)
Attorney in Fact.

WITNESS THE SIGNATURE OF RACHEL B. SMITH, by her Attorney in fact under power of attorney, recorded in deed book No. \_\_at page \_\_records of the Knott Co. Court Clerk's Office.

Rachel B. Smith (SFAL)
By Lenore T. Smith (SEAL)
Attorney-in-fact/

WITNESS THE SIGNATURE OF ERNEST B. SMITH, by his atterney in fact, under power of attorney, recorded in Deed Book No. \_\_at page \_\_records of the Knott County Court Clerk's Office.

G. B. Smith (SEAL)
By C. B. Smith (SEAL)
Attorney-in-fact

WITNESS THE SIGNATURE OF JOHN DENNIS B. SMITH AND ELAINE B. SMITH HIS WIFE, by his Attorney-in-fact, under power of attorney, recorded in Deed Book No. 78 at page 351, records of the Knott County Clerk's Ifice.

John D. B. Smith (SEAL)

Blaine H. Smith (SEAL)

By Clark Pratt, (SEAL)

Attorney-in plact

WITNESS TRE SIGNATURE OF SHELBY B. SMITH, by his attorney, in fact, under power of attorney, recorded in Deed Book No. at page records of the Knott County Court Clerk's Office.

Shelby B. Smith (SEAL) Clyde B. Smith (SEAL) Attorney-in-fact WITNESS THE SIGNATURE OF ERNEST B. SMITH, by his attorney in fact, under power of attorney, recorded in Deed Book No. \_\_at page \_\_records of the Knott County ourt Clerk's Office.

C. B. Smith (SEAL)

By C. B. Smith (SEAL)

Attorney-in-fact

WITNESS THE SIGNATURE OF JOHN DENNIS B. SMITH AND ELAINE B. SMITH HIS WIFE, by his Attorney-in-fact, under power of attorney, recorded in Deed Book No. 78 at page 351, records of the Knott County Clerk's 'ffice.

John D. B. Smith (SEAL)

Blaine M. Smith (SEAL)

By Clark Pratt, (SEAL)

Attorney-inefact

WITNESS TRE SIGNATURE OF SHELBY B. SMITH, by his attorney, in fact, under power of attorney, recorded in Deed Book No. at page records of the Knott County Court Clerk's Office.

Shelby B. Smith (SEAL) Clyde B. Smith (SEAL) Attorney-in-fact

WITNESS THE SIGNATURE OF ALTA LOGAN, by her attorney in fact, under power of attorney, recorded in Deed Book No. \_\_\_\_at page \_\_\_\_, records of the Knott County Court Clerk's Office.

Alta B. Logan (SEAL)
By Howard Logan (SEAL)
Attorney in fact

STATE OF KENTUCKY COUNTY OF KNOTT / SCT.

I, Roy Mullins, Clerk of the County Court, within and for the County and state aforesaid, do certify that the foregoing lease was this day produced to me, and duly acknowledged before me in said county and State, by Clyde B. Smith and Leslie Lois B. Smith, his wife, to be their act and deed.

Given under my hand and seal this 14 day of Aug. 1954.

Roy Mullins, Clerk KnottCo. Court.

STATE OF KENTUCKY COUNTY OF KNOTT /SCT.

I, Roy Mullins, Clerk of the County Court within and for the County and State aforesaid, do certify that the foregoing Lease was this day produced to me, and duly acknowledged before me in said ounty and State, by Clark Pratt, Attorney in fact for John Dennis B. Smith and Elaine . Smith his wife, to be their act and

STATE OF ILLINOIS

SCT:

COUNTY OF CLARK I, J. M. Linn, a Notary Public within and for the County and State aforesaid, do certify that the foregoing Lease was this day produced to me, and duly acknowledged before me in said County and state by Curtis D. Smith and Lenore T. Smith. his wife to be their act and deed.

Given under my hand and seal this 14 day of June, 1954. My commission expires on the 26 day of April, 1956.

(SEAL)

J. M. Linn Totary Public

STATE OF FLORIDA COUNTY OF VOLUSIA

SCT:

I, Gladys B. Dees, a Notary Public within and for the County AND state aforesaid, do certify that the foregoing Lease was this day produced to me, and duly acknowledged Before me in said County and State, by Alta B. Smith, to be her act and deed.

Given under my hand and seal this 23 day of August, 1954. My commission expires on the 3rd day of December, 1954.

> Gladys B. Dees Notary Public

STATE OF KENTUCKY

COUNTY OF KNOTT SCT: I, Roy Mullins, County Clerk within and for the County and State aforesaid, do certify that the foregoing Lease was this day produced to me, and duly acknowledged before me in said County and State, by Clyde B. Smith, Atterney-in-fact for Shelby B. Smith, to be his act and deed. Given under my hand and seal this 14 day of August, 1954.

Rey Mullins, Clerk Knott Co. Court.

STATE OF TENNESSEE COUNTY OF ANDERSON I, Howard Hooper, a notary Public within and for the County and State aforesaid, de certify that the foregoing "ease was this day produced to me, and duly hasone we in said County and State, by John W. Releigh to be his act

COUNTY OF VOLUSIA SCT

I, Gladys B. Dees, a Notary Public within and for the Sounty AND state aforesaid, do certify that the foregoing Lease was this day produced to me, and duly acknowledged Before me in said County and State, by Alta D. Smith, to be her act and deed.

Given under my hand and seal this 23 day of August, 1954. My commission expires on the 3rd day of December, 1954.

Gladys B. Dees Notary Public

STATE OF KENTUCKY COUNTY OF KNOTT SCT:

I, Roy Mullins, County Clerk within and for the County and State aforesaid, do certify that the foregoing Lease was this day produced to me, and duly acknowledged before me in said County and State, by Clyde B. Smith, Attorney-in-fact for Shelby B. Smith, to be his act and deed.

Given under my hand and seal this 14 day of August. 1954.

Rey Mullins, Clerk Knott Co. Court.

STATE OF TENNESSEE COUNTY OF ANDERSON /SCT:

I, Howard Hooper, a notary Public mithin and for the County and State aforesaid, de certify that theforegoing lease was this day produced to me, and duly acknowledged before me in said County and State, by John W. Releigh to be his act and deed.

Given under my hand and seal this 30 day of August, 1954.
My Commission expires the 5th day of April, 1956.

Saal Attached.

Howard Hooper Notary Public

State of Kentucky County of Letcher SCT;

I Thelma Sergent Napier, a Notary Public within and for the County and State aforesaids de certify that the foregoing Lease was this day produced to me andduly acknowledged before me in said County and State ; by Mae Logan, and Ruth Logan Raleigh to be their act and deed.

Given under my hand and seal this 18th day of August, 1954.
My Commission expires the 17th day of October, 1957,

Thelma Sergent Napier Notary Public

COUNTY OF AN DE SON /SCT:

LE000198

I, Howard Hooper, a notary Public Mithim and for the County and State aforesaid, de certify that theforegoing Tease was this day produced to me, and duly acknowledged before me in said County and State, by John W. Raleigh to be his act and deed.

Given under my hand and seal this 30 day of August, 1954.
My Commission expires the 5th day of April, 1956.

Seal Attached.

Howard Hosper Notary Public

State of Kentucky County of Letcher SCT

I Thelma Sergent Napier, a Notary Public within and for the County and State aforesaids decertify that the foregoing Lease was this day produced to me andduly acknowledged before me in said County and State, by Mae Logan, and Ruth Legan Raleigh to be their act and deed.

Given under my hand and seal this 18th day of August, 1954.
My Commission expires the 17th day of October, 1957.

Thelma Sergent Napier Notary Public

STATE OF MICHIGAN COUNTY OF BAY

I, Robert K. Rabidoux, a Notary Public within and for the county and State aforesaid, do certify that the foregoing Lease was this day produced to me, and duly acknowledged before me in said County and State, by Frances B. Smith, to be her act and deed.

Given under my hand and seal this 31st day of July, 1954. My commission expires on the 23rd day of Sept. 1955.

(SEAL)

Robert K. Rabideux Netary Public

STATE OF ILLINOIS COUNTY OF CLARK SCT:

I, J.M. Linn, a Notary Public within and for the County and State aforesaid, do certify that the foregoing Lease was this day produced to me, and duly acknowledged before me in said County and State, by Curtis B. Smith, as Attorney-Infact for Ernest B. Smith, to be the act and deed of Ernest B. Smith.

Given under my hand this 12 day of June, 1954.

My commission expires on the 26 day of April, 1956.

(SEAL)

J. M. Linn Notary Public

STATE OF ILLINOIS
COUNTY OF CLARK - SCT:

acknowledged before me in said Jounty and State, by wenere I. Smith, as Attorney-in-fact for Rachel D. Smith, to be her act and deed.

Given under my hand and seal this 14 day of June, 1954.

My commission expires the 26 day of Ap il, 1956.

(SEAL)

J. M. Lian, Netary Public

STATE OF KENTUCKY

COUNTY OF LETCHER SCT:

I, Thelma Sergent Mapier, a Notary Public within and for the County and State aforesaid, de certify that the foregoing lease was this day produced to me, and duly acknowledged before me in said County and State, by Heward Legan, as Attorneyin-fact, for Alta Legan, to be her act and deed.

Given under my hand and seal this 18 day of August, 1954.

My commission expires the 17 day of October, 1957.

Thelma Sergent Napier Netary Public.

STATE OF KENTUCKY
COUNTY OF KNOTT SCT:

I, Rey Mullins, Clerk of the County Court of the County aforesaid, decertify that the foregoing Lease from Clyde B. Smith and others, to W. W. Lindsey was, on the 14 day of September, 1954, Muly ledged in my office for record, who reupon the same and the foregoing certificates and this my certificate have been duly recorded in LEASE BOOK No. 23, page 222, records of my office.

Given under my hand and seal this 14 day of September, 1954.

By Bill Deller D.C.

This agreement and lease entered into this the 25th day of September 1954, by and between D. W. Wallen and Kermit Smith, parties of the first part and B. J. Morton and George Everage, parties of the second part, witnesseth: that:

For and in consideration of the covenants hereinafter provided, first parties leases and lets unto second parties the entire upstairs portion of stone building located in the forks of Highway No. 80 and Highway No. 160, in the city of Hindman, Kentucky, for a period of one year from the lst day of October, 1954.

In consideration of said lease parties of the second part agree and bind themselves to pay to said first parties the sum of \$20.00 per month, said monthly
navments to be made in advance each month.

COUNTY OF CLARK
I,, a Notary Public within and for the
County and State aforesaid, do wertify that the foregoing lease was this day
produced to me, and duly acknowledged before me in said County and State, by
Lenore T. Smith, as Attorney-in-fact for Rachel B. Smith, to be her act and dee
Given under my hand and seal this / day of 1934
My commission expires the 31 day of 2pril 1932
$0 \times 9$ .
Notary Public
*************************************
STATE OF KENTUCKY SOT:
COUNTY OF LETCHER
I, Thelma Sergent rapies, a Notary Bublic within and for the
County and State aforesaid, do certify that the foregoing lease was this day
produced to me, and duly acknowledged before me in said County and State, by
Howard Logan, as Attorney-in-fact for Alta Logan, to be her act and deed.
Given under my hand and seal this 18 day of august 1954
My commission expires the 17 day of October 1957.
Thelma Sergent napier Notary Public
**************************************
STATE OF KENTUCKY
COUNTY OF KNOTT
I, Rey Mullens, Clerk of the County Court of the
County aforesaid, do certify that the foregoing Lease from Clyde B. Smith
and others - to W. W. Lindsey was, on the 14 day of
duly lodged in my office for record, whereupon the same and the foregoing
certificates and this my certificate have been duly recorded in LEASE BOOK
NO. 23 Page 222, records of my office.
Given under my hand and seal this
La Mulleria Clerk.
2 / 15 11 m. 11.

I, - T which A part public within and for the county and btate aforesaid, do certify that the foregoing bease was this day produced to me, and duly acknowledged before me in said county and btate, by John W. Maleigh to be his act and deed.

wiven under my hand and seal this 30 day of August1954.

May commission expires the state of the

Notary Public

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STATE OF TENNESSEE T
COUNTY OF ANDERSON
I, The hand Suggest hopin, a Notary Public within and for the
County and State aforesaid, do certify that the foregoing Lease was this day
produced to me, and duly acknowledged before me in said County and State, by
Mae Logan, and Ruth Logan Raleigh and John W. Raleigh, her husband to be their
act and deed.
Given under my hand and seal this 18 day of accept 195
My commission expires the 17 day of October 195
The not Sergent hapin
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STATE OF MICHIGAN
COUNTY OF BAY
I, Down Range of the and for the
County and State aforesaid, do certufy that the foregoing Lease was this day
produced to me, and duly acknowledged before me in said County and State, by
Frances B. Smith, to be her act and deed.
Given under my hand and seal this 3/30 day of 1954
My commission expires on the day of
Notary Piblic.
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STATE OF ILLINOIS
COUNTY OF CLARK
I, J. M. L. , a Notary Public within and for the
County and State aforesaid, do certify that the foregoing Lease was this day

produced to me, and duly acknowledged before me in said County and State, by Curtis B. Smith, as Attorney-in-fact for Ernest B. Smith, to be the act and deed of Ernest B. Smith.

Given under my hand and seal, this day of	1904.
My commission expires on the 76 day of	19 <u>.7.</u>
O. 15 1	
Notary Public	-

STATE	OF	ILLINOTS
-+ TT 17	O.F	TIMEINGIS

SOT:

COUNTY OF CLARK

, a Notary Public within and for the County and State aforesaid, do certify that the foregoing Lease was this day produced to me, and Sta and

and duly acknowledged before me in said Count	w and
State by Curtis B. Smith and Lenore T. Smith, his wife to be their	, and
and deed.	act
Given under my hand and seal this / day of	
My commission expires on the 16 day of This	19_
day of this	194
0.20 -	
**************************************	
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STATE OF FLORIDA	
COUNTY OF VOLUSIA	
I, See B Dee , a Notary Public within and	l for the
County and State aforesaid, do certify that the foregoing Lease was	1101 0110
produced to me, and duly acknowledged before me in said County and S	this day
be ner act and deed.	
Given under my hand and seal this 23 day of August	ر 19 م
My commission expires on the 3rd day of skumber	193-4
Notary Public	<u> </u>
************************	
STATE OF KENTUCKY	
COUNTY OF KNOTT SCT:	
I,, a Notary Public within and i	
County and State aforesaid, do continue	or the
County and State aforesaid, do certify that the foregoing Lease was the	is day
and duly acknowledged before me in said Country	
Clyde B. Smith, Attorney-in-fact for Shelby B. Smith, to be his act and	d deed.
day of	
my Commission expires on the day of	
	<sub>T8</sub> •

Notary Public

WITNESS THE SIGNATURE OF RACHEL B. SMITH, by her attorney in fact, under power of attorney, recorded in Deed Book No at page,
records of the Knott County Court Clerk's Office.
By Lenous F. Smith (Seal) Attorney-in-fact.
WITNESS THE SIGNATURE OF ERNEST B. SMITH, by his abborney in fact,
under power of attorney, recorded in Deed Book Noat page,
records of the Knott County Court Clerk's Office.
Con
(Seal)
By Banito (Seal)
Attorney-in-fact.
"/TIMNURGA MYST
WITNESS THE SIGNATURE OF JOHN DENNIS B. SMITH AND ELAINE B. SMITH HIS
WIFE, by his Attorney-in-fact, under power of attorney, recorded in Deed Book
No. 78 at page 351, records of the Knott County Clerk's Office.
John D Dmith (Seal)
(Seal)
By Clark Diath (Sail)
Attorney-in-fact.
WITNESS THE SIGNATURE OF SHELBY B. SMITH, by his attorney in fact,
under power of attorney, recorded in Deed Book No at page
records of the Knott County/Clerk's Office.
ottice.
(Seal)
Attorney-in-fact. (Seal)
WITNESS THE SIGNATURE OF ALTA LOGAN, by her attorney in fact, under
power of attorney, recorded in Deed Book No. at page,
records of the Knott County Court Clerk's Office.
Mer DO
(Seal)
Attorney-in-fact. (Seal)

WITNESS THE SIGNATURE OF ALI	la B. SM	ITH, by h	er attor	ney in fa	ot,
under power of attorney, recorded	in Deed	Book No.	8	t page	,
records of the Knott County Court	Clerk's	Office.			
				(	Seal)
Ву				(;	Seal)
ور المراجع الم		Attorney-			
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STATE OF KENTYCKY	. 4		-		
COUNTY OF KNOTT	20		230	-3	e.
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,	8.01			ithin and	
County and State aforesaid, do cer					
day produced to me, and duly ackno					
State, by Clyde B. Smith and Lesli	e Lois E	3. Smith,	his wif	e, to be t	heir
act and deed.					
Odyran under wur hand					
Given under my hand a					
My commission expires	on the	¢	ay of _	-	19•
	# 1	100			
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STATE OF KENTUCKY					
COUNTY OF KNOTT	11	1	/	F	X
I, Joy Mulling & a	ty.	Notary	Public W	yithin and	for the
County and State aforesaid, do cert					
produced to me, and duly acknowledg					
Clark Pratt, Attoryney in fact for					
his wife, to be their act and deed.		imis b. Si	mith and	Elaine B.	. Smith
and deed.					
Given under my hand and seal	this /	day of	_6	09	195 %
My commission expires on the					19
T	)	o. 1			
2	No.	ary Publi	ull	- July man	
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IS AGREEMI	ENT, Made and entered	into this 2 2 mld	ay of Jane	my 4. 17	9., 19.48
nd between	Ifon	y Dam	Jud July	matter	Urodal
hi whi	and a	179.7000	ram an	2 magro-	
-23.0 9					
				hereinafter	called the
r and W. W.	Links	es and	V.C.K.	local	caned the
		/	1		
nafter called the Lessee: WITNESSETH: That	t the Lessor, in consideratio	n of one dollar, the rece	ipt of which is hereby acknow the term of Ten Years (and	wledged, and of the covenants so long thereafter as said land d hereinafter described, toget stations, telephone, telegraph it for the operation of this lar ich operations, the right to use ed by Lessee in or upon said p	and agree-
e Lessee in the search for sive right to drill for, pro	production of oil and gas), duce and market said oil and	all the oil and gas and gas and gas and gasoline, to lay	asoline in and under the lar pipe lines and build tanks, researy, incident or convenier	stations, telephone, telegraph et for the operation of this lan	and electric ad alone and
r lines, houses for gates, intly with neighboring la r from said lands in the o	nds, and to possess so much perations thereon, and the ri	of said lands as may be ght to remove, at any tin	necessary or convenient to su ne, any and all property place	ch operations, the right to use ed by Lessee in or upon said p	oil, gas and remises, and
or waives the right to cla ants generally the title t	im or hold during or after o the land herein leased and	i to the oil and gas and	gasoline produced therefrom	Elb.	Constru
Said land being situat	te in	Ken C	recinct,		County,
of Kentucky, on the wate counded substantially as fo	ollows:	Danielan X	Manne	Lands	<b>Accase</b>
he North by lands of he East by lands of	OX E 32	A LA	4	1. 0 /	
he South by lands of	4.0 , m	ary + H	S, Careb	of Land	
he West by lands of	and, ma	A ( Jone	ph ton	ds conveyed to, or inherited by	v. Lensor by.
om mow.	Blein	J.c. Ham	more or less, including lan	, or minerious by	
ded in	Book	Page		lerk's office of said County.	
TO HAVE AND TO I No well to be drilled	HOLD said premises for and within 200 feet of the barn of	or dwelling house without	Lessor's consent.	or's credit in tanks, tank cars	or pipe line
In Consideration of thich Lessee may connect and while the was is mu	ne Premises, the said Lessee its wells, a royalty of one.ei arketed, at the rate of one-ei	ighth $(\frac{1}{6})$ of all oil prodighth $(\frac{1}{6})$ of the wholes	uced and saved from the pre- ile market value thereof at t	or's credit in tanks, tank cars, alses, and to pay for each gas to well based on the usual brie notice to Lessor of its intentio fter the completion of each we event Lessee does not market	well from the e paid there-
n the general locality of well, or shall, in fact, pl	said leased premises, paya ug and abandon the same.	ble each three months, u Said payments shall con ing the gasoline and oth	ntil Lessee shall give written nmence within ninety days a er contents thereof. In the	notice to Lessor of its intention ifter the completion of each we event Lessee does not market	ell and shall the gas from
itute the entire consider premises, Lessee is to pa	eation to such Lessor including delay rentals until such the beautiful and event to	me as said gas is market increase the rate of said	ed. I gas well payments or said	royalty of oil by reason of an	ny royalty or
est in said oil or gas that wise. And any such of	may have been heretofore sutstanding royalty or intere	old, reserved, or conveyed est shall be first deducte	by said Lessor or his or t d from the royalties and ren said premises. Lessoe shall b	royalty of oil by reason of an heir predecessor or predecesson tale above provided to be paid we the right to deduct such ex- the proportion to such excess shall pay up arrears or deficie f the true acresge. Its as are used by Dessee in op-	or delivered. sess from the
e acreage or area herein rental or royalty paym	recited is in excess of the tents and shall be released for area is less than the q	from the payment of fur uantity of land in said p	ther rentals or royalties in remises, Lessee, on demand,	the proportion to such excess shall pay up arrears or deficie	over the true ney in rental
nents on the basis of the	excess over said recited acres may be fully and freely use	age and thereafter pay re d by Lessor for farming	purposes, excepting such pa	i the true acreage. Its as are used by Lessee in op his lease. Velling on said premises from	erating here-
r and Lessee agrees to pa Lessor shall be entit	led to 200,000 cubic feet of	gas per year free of cos pressure is sufficient for	t for domestic use in one di such use, and shall use said	velling on said premises from gas at Lessor's risk and exper	any gas well se of piping,
subject to the right of Le same, and with economica	essee to require Lessor to set al gas burning appliances (st	a meter and regulator a abject to Lessee's approve	t the tap in the well or line  1), and Lessee shall not be	from which said gas is taken f liable for any insufficient sup Lessee, the waste and casing h	or measuring ply from any lead was from
e whatsoever. Lessee is vells, and gasoline, (with	to have in consideration of the right to manufacture a madioining lands, provided,	same), and water for use however, if said waste on	on or off the premises, and to	his lesse.  veiling on said premises from gas at Lessor's risk and exper  from which said gas is taken it liable for any insufficient sup-  Lessee, the waste and essing it he right to operate and mainta-  the manufacture of gasolins or operated in the control of the cost of the cos	in roads, pipe Lessee to pay
or their proportionate pa for each well from which	irt of one-eighth (1/4) of the h and while said gas is so us	proceeds received from to	he sale thereof less Lessor's	from the date	of this lease
Lessee agrees to com	the less	a write b	e of il	in land	pagable
terly in salvanes (and his lease surrendered by	fore the end of the trem for	or which shapent has be . Upon the drilling-of	en dande to League for diss.	the unaccess parties of solu-	payment chall y continue to
the level premises for another well shall be ess	the further tells of one ye	ar after the completion of	of tody non-productive wall, to be wise this lease shall to	erminate.	onstitute full.
units and complete compo	nestion for such privilege:	rivilege, but shall not be	required, to consolidate the	leasehold estate or any part or	parts thereof
ted by the execution and in described. In the ever	d delivery of this lease with nt lessee exercises such right	h the leasehold estate or t and privilege, the conso	any part or parts thereof lidated leasehold estate shall sally, and in such event the	n lands adjacent or configuration be deemed, treated and opera coyalties payable hereunder sha	ted as though Il be prorated
leasehold estates so conso paid to the respective le es to the total acreage in	ssors in the proportion whic such consolidated leasehold	h the number of acres of estate, and a producing	oil and gas owned by such well on any portion of the	leasehold estate or any part or n lands adjacent or contiguou be deemed, treated and opera royalties payable hereunder sha lessor and included in the cons- consolidated estate shall opera	olidated estate te to continue
CHUITE MINISTER	the first and the second second second second second	Assessment to I could	or such ocent of Lessor a	s hereinaiter named, in nand.	or deposit to
sor's or such agent's credi e and surrender this leas	e by returning it to Lessor,	with the endorsement by	Lessee of a surrender hercor	hereunder. Lessee shall have the or by recording a release and have the Lessor agrees to accept as, as	d surrender in
	•	CHILLY CHEEK & CHICE, SOME	Committee of the Commit	and of anal and all narting hore	do
Lessor hereby covens es or other liens and encu	imbrances upon said premises s of such mortgages or other	s in the event of default liens and encumbrances,	of payment by Lessor, and with full right to enforce the	pay and discharge any and al in 'hat event shall be subrogs same, or may retain for the pa	yment of such
es, mortgages or other lie		r this lease may be made	by cash or check payable to	Hond Ham	76
0 1/1/9	Moodell-	ex. 136 ox	deposit to their	chem ar	credit
200		bank of	Pikwill	1/3	_ or by check .
Kurille 12	mational				and the second second
	Mational				
	Mational	P. 0.		- 11:	County,
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order and mailed to	mational to a little by a	that II. 4	28 Ty of the	. Poyalties age	County,
order and mailed to	Maternal  The La	that II. "	28 74 of the	A Poyalties age	3.5.1.2 h
order and mailed to	The Land American Company of the Com	that II. "	28 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7	hether one or more persons.	3.5.1.2 h
order and mailed to	Trants and fundations ten on both parties to this agraith of Kentucky, passed at idize, validate, define and entrilled"; and it is expressly assee be held to have assume	that II. "	to than extend to their he covenants of said "Leasor" we tion thereof shall be gover year 1926, and approved by a for lands leased for oil at the covenant of	hether one or more persons.	3.5.1.7 h
te of Arms, confusion in the confusion of the compound in the comprone confusion of the c	Trans and initiations tein on behalf of "Lessor" at of both parties to this agr alth of Kentucky, passed at idize, validate, define and enfilled"; and it is expressly essee be held to have assume except as in said statute or owing signatures and seals the	betwelve the parties here to the joint and several of the remement that the construct regular session in the force contracts, and lease conceded and stipulated by any duty or obligation in this agreement express	year 1926, and approved by s for lands leased for oil ar y the Lessor that there is no with reference to the develop sly provided.	bother one or more persons.	3.5.1.2 h
the of J	of both parties to this agr alth of Kentucky, passed at i dize, validate, define and enf irilled"; and it is expressly of essee be held to have assume	betwelve the parties here to the joint and several of the remement that the construct regular session in the force contracts, and lease conceded and stipulated by any duty or obligation in this agreement express	year 1926, and approved by s for lands leased for oil ar y the Lessor that there is no with reference to the develop sly provided.	hether one or more persons.	8.5 John of the General of March, 1920, le for how and of the Lesset to r the protection (Seal)
the of J	of both parties to this agr alth of Kentucky, passed at i dize, validate, define and enf irilled"; and it is expressly of essee be held to have assume	betweln the parties here to the joint and several of reement that the construc- tion of the contracts and lease conceded and stipulated by dany duty or obligation in this agreement express	year 1926, and approved by s for lands leased for oil ar y the Lessor that there is no with reference to the develop sly provided.	hether one or more persons.	f the General of March, 1920, le for how and of the Lesser to r the protection (Seal)
te of Arms, confining the same from drainage.  It is fine intention sembly of the Commonwestiled. "An act to standar ent offer will a shall be dimbibled, nor small the bethe same from drainage.  WITNESS the followers.	of both parties to this agr alth of Kentucky, passed at i dize, validate, define and enf irilled"; and it is expressly of essee be held to have assume	betweln the parties here to the joint and several of reement that the construc- tion of the contracts and lease conceded and stipulated by dany duty or obligation in this agreement express	year 1926, and approved by s for lands leased for oil ar y the Lessor that there is no with reference to the develop sly provided.	hether one or more persons.	8.5. Solutions of the General of March, 1920, the for how and of the Lessed to rethe protection (Seal)
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te of Arens confusions. The corner and mailed to	of both parties to this agr alth of Kentucky, passed at i dize, validate, define and enf irilled"; and it is expressly of essee be held to have assume	betweln the parties here to the joint and several of reement that the construc- tion of the contracts and lease conceded and stipulated by dany duty or obligation in this agreement express	year 1926, and approved by s for lands leased for oil ar y the Lessor that there is no with reference to the develop sly provided.	hether one or more persons.	f the General of March, 1920, de for how and of the Lesser to r the protection (Seal) (Seal) (Seal) (Seal) (Seal)
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BOOK 291 PAGE 154	<b>以</b> 到第三个人
STATE OF KENTUCKY.	
COUNTY OF The County of hatau Public	in and for the County
and State aforesaid, do certify that the foregoing instrument of writing bearing date the	A. D., 194.8,
was this day produced before me to said County by Many Dannas his wife, known to and and artifetted with a his wife, known to a	pu to be the parties therein
and the wife known to a shared said Disputs, same, who thereupon acknowledged the same before me in my said County to be their act and deed, and them respectively.  I further certify that my Commission as Notary Public expires	and the second s
(a) (b) by nuclei my hand and seal of office this day of day of day of	t 8.
In and for the county is	and State aforesaid.
STATE OF KENTUCKY, 6	in the
nell C. Laune notary Public	in and for the County
and State aforesaid, do certify that the foregoing instrument of griting bearing date the 39 the day of	- 1.0 /19 7 8 M
was this day produced before me in said Cyunty by his wife, known to	me(to be the parties therein
and many same, who thereupon acknowledged the same before me in my said County to be their act and deed, and them respectively.  I further certify that my Commission as Notary Public expires March 18, 1950	180
Given under my hand and seal of office this 29 the day of January 19	34
In and for the County	and Stare aforeshid.
	the second
	*
County of Pike  Clerk's Certificate of Lodgment and Record.	
I, BESSIE R. ARNOLD, Clerk of the County Court for the County and State aforesaid, certify that the foregoingLeasewas on the _29th	
whereupon the same with the loregoing and same	
Witness my hand this 2nd day of February, 198,  BESSIE R. ARNOID Clerk	
BESSIE A. ANDTHE	
der Thispanian Committee and C	