



COAL, OIL, GAS AND/OR MINERAL INTERESTS/RIGHTS DISCLOSURE STATEMENT

PROPERTY ADDRESS		1903 Donner Street, McKeesport, PA 15135					
OWNER(S)/SELLER(S)		Richard Algeri, Betsy Algeri					
BUYER(S)							
disclosur contained by both transferre and/or mi and inten or warran verify the Seller's k not a war	e forms required herein. This for Buyer and Selled separately. Dineral interests/itions about the actions that Buyer to chain of title conowledge and marranty of any kind.	titute for the West Penn Multi-List, Inc. (WPML) Seller Disclosure Statement, but rather is a supplement d by the Pennsylvania Seller Disclosure Law as may be amended. The WPML is not responsible for the information of the completed by Seller and thoroughly reviewed by Buyer, and the bottom of each page should be interested together. Surface and subsurface rights may be transferred together, but sometimes the espite the best intentions of Sellers, property owners are often not aware of the precise extent of the coal, orights that they may or may not own. The following has been completed by Seller to indicate Seller's knowled coal, oil, gas and/or mineral interests and/or rights for the Property. This form is not a substitute for any inspecting wish to obtain. Buyer has the right and opportunity to obtain a complete mineral/oil and gas title searly the mineral/oil and gas rights for the subject Property. The responses provided below are given to the known of the coal, oil, gas and/or mineral interests/rights for the Property. The statements contained here the subject or a warranty or representation by any listing real estate broker, any selling real estate broker.	mation nitialed ey are oil, gas edge of ections arch to best of eein are				
1. RES	SERVATION OF	COAL, OIL, GAS AND/OR MINERAL INTERESTS/RIGHTS ng the following coal, oil, gas and/or mineral interests/rights as indicated, and such rights are not being transferred to E	Buyer:				
	☐ Oil						
	☐ Gas						
	☐ Minerals						
	☐ Other						
(B) (C)	Seller's reservat Any warranty of	n(s) will be executed in its entirety at settlement, unless otherwise indicated. tion does not apply to domestic free gas and surface damage interests/rights, as described herein. it title identified in the Agreement of Sale does not pertain to the coal, oil, gas and/or mineral interests/rights that are refer will not defend title to these interests/rights and does not covenant that Buyer will have quiet enjoyment of					
2. COA (A)	Seller is aware	ND/OR MINERAL INTERESTS/RIGHTS EXCEPTED that the following coal, oil, gas, mineral and/or surface rights/interests have been previously leased, sold or otheller or a previous owner of the property (exceptions) as indicated and is not transferring them to Buyer:	nerwise				
	Oil						
	☐ Gas						
	Minerals _						
	Other						
(B)	cannot be presu a full examination search and/or to examines transfor leased by a	edges that Seller's failure to disclose or identify an exception does not establish Buyer is entitled to such interests/riumed that Seller's failure to indicate an exception will entitle Buyer to all of those rights/interests. Buyer is advised to come of all coal, oil, gas and/or mineral rights/interests for the Property. Buyer further acknowledges his/her right to obtain conduct a complete examination of all coal, oil, gas and/or mineral interests/rights for the Property. A typical title fers made during the previous sixty years and may not specifically research surface or subsurface rights that have been previous owner. Buyer is advised to ask their title agent about the scope and depth of the title search performed per to waive or elect a title search contingency pertaining to oil, gas, mineral and/or surface rights.	conduct in a title search en sold				
(C)	Buyer acknowle	edges the warrant of title in the Agreement of Sale does not pertain to the coal, oil, gas and/or mineral interests/rights. Seller will not defend title to these interests/rights and does not covenant that Buyer will have quiet enjoyment of					
(D)	Oil, gas and/or proper recording	mineral rights and interests that have been previously conveyed are commonly transferred numerous times, with or g or notice, from owner to owner as well as by corporate acquisitions. Buyer understands that any information proviout Seller's knowledge of the excepted rights is only given to the best of Seller's ability and may not be current.					
Seller Init	tials: DA	Buver Initials: /					

Rostraver, 776 Rostraver Road Belle Vernon PA 15012 Phone: 8596990958 Fax:





COAL, OIL, GAS AND/OR MINERAL INTERESTS/RIGHTS DISCLOSURE STATEMENT (continued)

	Oil					
	☐ Gas					
	☐ Minerals					
	Coal_					
	Other					
(B)						
(D)	Oil	Unknown				
	Gas					
	Minerals					
	Coal					
	Other					
(C	C) Seller ☐ is 🗵 is not aware of a lease affecting subsurface rights.					
SU	If Seller is aware of a lease affecting subsurface rights, does Seller have a copy of the lea The warranty of title in the Agreement of Sale does not pertain to any oil, gas, and/or min or reserved. Seller will not defend title to these rights/interests and does not covena rights/interests. URFACE RIGHTS A) Surface rights owned by Seller:	eral rights/interests that will be conveyed, excepted nt that Buyer will have quiet enjoyment of these				
(B)	3) Surface rights excepted:					
` ′						
SU (A)	coal, oil, gas and/or mineral interests/rights as set forth in Paragraph 1(A) above, then Se to Buyer: (i) the exclusive right to receive compensation for any and all damages, which is	ller further agrees to convey, assign and/or transfernclude, but are not limited to, pipeline rights of way				
	A) The parties acknowledge certain rights exist regarding surface damage as described he coal, oil, gas and/or mineral interests/rights as set forth in Paragraph 1(A) above, then Se to Buyer: (i) the exclusive right to receive compensation for any and all damages, which is well-pad sites, compressor sites, and standing marketable timber, and (ii) any and all sur in the applicable coal, oil, gas and/or mineral rights lease, pipeline right-of-way agreement Property. Seller hereby agrees to provide a complete copy of the applicable lease upon applicable language of the lease is attached to this Disclosure or will be provided to Buyer	Iller further agrees to convey, assign and/or transfel include, but are not limited to, pipeline rights of way face consent or surface remediation rights set forther or other surface use agreement pertaining to the written receipt of such a demand. A copy of the within days (10, if not specified).				
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COAL, OIL, GAS AND/OR MINERAL INTERESTS/RIGHTS DISCLOSURE STATEMENT (continued)

8. X	To the added oil, gother they	enda, surface use agreements, pipeline engas and/or mineral interests/rights to the Preller has indicated they do not have suppor should disclose any knowledge of the lo	easements, or other documents relating to prior conveyar Property. orting documentation, but believe such documents may expocation of such documents by providing information as t	belief, Seller does not have supporting documentation pertaining to any written leases, s, or other documents relating to prior conveyances, assignments or transfers of the coal, numentation, but believe such documents may exist and are aware of the location of same, f such documents by providing information as to where they believe such documents are ntact information, including name, address, phone number and e-mail of the custodian:		
	Seller has attached to this Disclosure Statement copies of all written coal, oil, gas and/or mineral rights leases, addenda, surface use ag pipeline easements and other documents (i.e. royalty agreements) within Seller's possession having to do with prior cor assignments or transfers of these interests/rights, as follows:					
9.	(A) (B) (C) (D)	agreements, or other matters, whether re Are you aware of any existing or threater discussed herein? Yes No Are you aware of any insurance claims fil Are you aware of any apportionment or a	evenants, conditions, restrictions, mineral or natural restrictions are corded or unrecorded, which affect title of the Property? [sened action, suit, or government proceeding relating to the led relating to the coal, oil, gas, mineral and/or other rights allocation issues affecting the Property? Yes X No led separately (e.g., surface rights transferred separately on Number or parcel number.	☐ Yes ☐ No le coal, oil, gas, mineral and/or other rights s discussed herein? ☐ Yes ☒ No		
10. 11.		or the subsurface rights to the Property and hire an expert to appraise the subsurface				
SEL	LER	Richard Algeri Richard Algeri	07/22/2024	ATE		
SEL		Richard Algeri Betsy Algeri Betsy Algeri	07/22/2024 D /	ATE		
SEL			D/	ATE		
		RF(CEIPT AND ACKNOWLEDGEMENT BY BUYER(S)			
Bu into an of into title	yer(s) erests d/or m the co erests e of th	dersigned Buyer(s) acknowledge receipt of further acknowledge the right to requestrights. Buyer(s) acknowledge that this Stanineral interests/rights that Seller is able aroal, oil, gas and/or mineral interests/rights strights, at Buyer's expense and by qualifing mineral/oil and gas rights.	of this Disclosure and that the representations herein hest further verification and/or to obtain a detailed title statement is not a warranty and that Buyer is purchasing nd willing to convey. It is Buyer's responsibility to satisfy he to the Property. Buyer(s) may investigate the ownership ied professionals. Buyer(s) may also obtain a title search	e search relative to any of the subject the Property with only the coal, oil, gas himself/herself as to the ownership status status of the coal, oil, gas and/or mineral		
	BUYE			DATE		
_						