OIL, GAS AND/OR MINERAL RIGHTS/INTERESTS DISCLOSURE **OGMD** This form recommended and approved for, but not restricted to use by, the members of the Pennsylvania Association of Realtors & (PAR). PROPERTY Burns Road, Venus, PA 16364 1 2 SELLER Lyme Allegheny Land Company 3 BUYER 4 This Property is (select one): subject to a lease affecting subsurface rights. not subject to a lease affecting subsurface rights. 5 6 Surface and subsurface rights are often transferred together, but sometimes are transferred separately. Despite the best inten-7 tions of sellers, property owners are often not aware of the precise extent of the oil, gas and/or mineral rights/interests that they may 8 or may not own. The following has been completed by Seller to indicate Seller's knowledge of and intentions about the oil, 9 gas and/or mineral rights/interests for the Property and is not a substitute for any inspections or warranties that Buyer may wish 10 to obtain. The responses provided below are given to the best of Seller's knowledge and may not reflect all oil, gas and/or mineral 11 rights/interests for the Property. The statements contained herein are not a warranty of any kind by Seller or a warranty or rep-12 resentation by any listing real estate broker, any selling real estate broker, or their licensees. Buyer is advised to conduct a full 13 examination of oil, gas and/or mineral rights/interests for the Property. 14 15 1. OIL, GAS AND/OR MINERAL RIGHTS/INTERESTS EXCEPTED (A) Seller is aware that the following oil, gas and/or mineral rights/interests have been previously leased, sold or otherwise conveyed 16 17 by Seller or a previous owner of the Property (exceptions) as indicated and is not transferring them to Buyer: 18 X Oil PREVIOUSLY RESERVED BY OTHERS Gas PREVIOUSLY RESERVED BY OTHERS 19 Minerals _____ 20 21 22 Other (B) It cannot be presumed that Seller's failure to indicate an exception will entitle Buyer to all of those rights/interests. Buyer is ad-23 24 vised to conduct a full examination of all oil, gas and/or mineral rights/interests for the Property. 25 (C) The warranty of title in the Agreement of Sale does not pertain to the oil, gas and/or mineral rights/interests that have been ex-26 cepted. Seller will not defend title to these rights/interests and does not covenant that Buyer will have quiet enjoyment of these 27 rights/interests. 2. SELLER'S RESERVATION OF OIL, GAS AND/OR MINERAL RIGHTS/INTERESTS 28 (A) Seller is reserving the following oil, gas and/or mineral rights/interests as indicated and is not transferring them to Buyer: 29 30 Gas _ 31 Minerals _____ 32 33 Coal 34 This reservation(s) will be executed in its entirety at settlement, unless otherwise indicated. 35 (B) Seller's reservation does not apply to domestic free gas and surface damage rights/interests, which are set forth below. 36 37 (C) The warranty of title identified in the Agreement of Sale does not pertain to the oil, gas and/or mineral rights/interests that are reserved by Seller. Seller will not defend title to these rights/interests and does not covenant that Buyer will have quiet enjoyment 38 39 of these rights/interests. 40 3. DOMESTIC FREE GAS (A) Generally, Domestic Free Gas is a by product of the drilling process which can be supplied to a residential structure located on the 41 42 property where drilling takes place to be used for heating the structure. (B) Seller will convey to Buyer 100% of the domestic free gas rights/interests unless otherwise stated here ____ 43 Seller has no domestic free gas rights to transfer. 44 4. SURFACE DAMAGES 45 In the event Seller is reserving and retaining oil, gas and/or mineral rights/interests as set forth in Paragraph 2(A), then Seller further 46 agrees to convey, assign and/or transfer to Buyer: i) the exclusive right to receive compensation for any and all damages, which in-47 clude, but are not limited to, pipeline rights-of-way, well pad sites, compressor sites, and standing marketable timber, and ii) any and 48 all surface consent or surface remediation rights set forth in the applicable oil, gas, and/or mineral rights lease, pipeline right-of-way 49 agreement or other surface use agreement pertaining to the Property. A copy of the applicable language of the lease is attached to this 50 Disclosure or will be provided to Buyer within _____ days (10 if not specified). 51 52

Pennsylvania Association of REALTORS*

Buyer's Initials: /

COPYRIGHT PENNSYLVANIA ASSOCIATION OF REALTORS® 2012

OGMD Page 1 of 2

53	5.			
54		Seller is aware that the following	leases of oil, gas and/or mineral rights/interests have been assigned from	
55				
56		Oil		
57		Gas		
58		Minerals		
59		Coal		
60		Other		
61	6.	DOCUMENTATION		
62			restaining to any written lagran -11	_
63		ments relating to prior conve	pertaining to any written leases, addenda, surface use agreements, pipelin	ne easements, or other docu-
64		Seller has attached to this Disc	eyances, assignments, or transfers of the oil, gas and/or mineral rights iclosure copies of all written oil, gas and/or mineral rights leases, adden	s/interests to the Property.
65				
66		ances, assignments, or transfer	rs of these rights/interests, as follows:	ig to do with prior convey-
67		· • -, -, -, -, -, -, -, -, -, -, -, -, -,	rs of these rights/interests, as follows:	
68				
69				
70	7.	Other		-
71				
72				
73				
74				
		DocuSigned by:		
75	SEI	LER Thomas R	Morrow Lyme Allegheny Land Company	B + mp 4/21/2021
			Area Dynic Anegueny Land Company	DATE
76	SEI	I L'ID	970	D. A. T.E.
			· 	DATE
77	SEI	LER		D x TE
				DATE
	<u> </u>			
78		RI	ECEIPT AND ACKNOWLEDGEMENT BY BUYER	
79	The	undersigned Buyer acknowledge	es receint of this Disclosure Ruyay palmontages that the con-	ment is not a warmants.
80			UCILY 17:111 11(1) VIDE DIE DIE GNO/AV 19:110 and Sicher America, 41 - 4 of 1	11 4 12
81		TJ. A. A. AMARCI S ICSDOMANDHIN III	MAUNIV BIMSPII OF Porsolt of to the expense-Li file in	
			shie/or mineral rights/	
83	expe	expense and by qualified professionals.		
84	BUY	ER		DATE
				DATE
85	BUY	ER		DATE
86	BUY	ER		DATE