

VIRGINIA:

BEFORE THE VIRGINIA DEPARTMENT OF ENERGY

APPLICANT: KEYROCK ENERGY, LLC

) VIRGINIA GAS  
) AND OIL BOARD

RELIEF SOUGHT:

)  
)  
) CREATION OF SEALED GOB DRILLING  
) UNIT AND POOLING OF INTERESTS IN  
) A 520.25 ACRE DRILLING UNIT  
) DESCRIBED IN EXHIBIT A HERETO  
) LOCATED IN THE NORA COALBED  
) GAS FIELD AND SERVED BY WELL NO.  
) KEYROCK #8 (HEREIN "SUBJECT  
) DRILLING UNIT") PURSUANT TO §§  
) 45.2.1620 AND 45.2-1622 OF THE CODE  
) OF VIRGINIA, FOR THE PRODUCTION  
) OF COALBED METHANE GAS FROM  
) THE MINED OUT JAWBONE COAL  
) SEAM (HEREINAFTER "SUBJECT  
) FORMATION") IN THE CONTURA DEEP  
) MINE 41 IN DICKENSON COUNTY,  
) VIRGINIA (HEREIN "COALBED  
) METHANE GAS" OR "GAS")  
)

) DOCKET NO.  
) VGOB 24-0820-4289

)  
) DRILLING UNIT SERVED BY WELL NUMBERED  
) KEYROCK #8 TO BE DRILLED IN THE LOCATION  
) DEPICTED ON EXHIBIT A HERETO,  
) G. W. Blair 346.25 ACRE TRACT NORA QUADRANGLE  
) ERVINTON DISTRICT DICKENSON COUNTY, VIRGINIA  
)

)  
)  
) REPORT OF THE BOARD  
)

) FINDINGS AND ORDER  
)

- )  
)  
) 1. HEARING DATE AND PLACE: This matter came for hearing before the Virginia Gas and Oil Board (hereafter  
) "Board") at 10:00 a.m. on August 20, 2024, at 3405 Mountain Empire Road, Big Stone Gap, Virginia.  
)  
) 2. APPEARANCES: Freddie E. Mullins appeared for the Applicant.  
)  
) 3. JURISDICTION AND NOTICE: Pursuant to §§ 45.2-1600 et seq. of the Code of Virginia, the Board finds that it has  
) jurisdiction over the subject matter. Based upon the evidence presented by Applicant, the Board also finds that the  
) Applicant has (1) exercised due diligence in conducting a meaningful search of reasonably available sources to  
) determine the identity and whereabouts of each gas and oil owner, coal owner, or mineral owner having an interest  
) in the Subject Drilling Unit (520.25 acre drilling unit being more particularly described on "Exhibit A" attached hereto  
) and made a part hereof) underlying and comprised of Subject Lands ("Subject Lands" being more particularly  
) described on "Exhibit A", attached hereto and made a part hereof); and (2) represented to the Board that it has given  
) notice to those parties (hereafter sometimes "person(s)" whether referring to individuals, corporations, partnerships  
) associations, companies, businesses, trusts, joint ventures or other legal entities) entitled by § 45.2-1618 of the Code  
) of Virginia to notice of this application; and (3) that the persons set forth in Exhibit B-3 hereto have been identified  
) by Applicant as persons who may be Owners or Claimants of Coalbed Methane Gas interests in Subject  
) Formations in the Subject Drilling Unit who have not heretofore agreed to lease or sell to the Applicant and/or  
) voluntarily pool their Gas interests. Further, the Board has caused notice of this hearing to be published as required  
) by § 45.2-1618 of the Code of Virginia. Whereupon, the Board hereby finds that the notices given herein satisfy all  
) statutory requirements, Board rule requirements, and the minimum standards of state due process.  
)

4. AMENDMENTS: None.
5. DISMISSALS: None
6. RELIEF REQUESTED: Applicant requests (1) that pursuant to Va. Code § 45.2- 1622, including the applicable portions of § 45.2-1620, the Board pool the rights, interests and estates in and to the Gas in the Subject Drilling Unit, including those of the Applicant and of the known persons named in Exhibit B hereto and that of their known and unknown heirs, executors, administrators, devisees, trustees, assigns and successors, both immediate and remote, for the drilling and operation, including production, of Coalbed Methane Gas produced from the Subject Drilling Unit established for the Subject Formation underlying and comprised of the Subject Lands, (hereafter sometimes collectively identified and referred to as "well development and/or operation in the Subject Drilling Unit") for the purpose of combusting coalbed methane gas to generate carbon credits for sale on the open market; (2) the Board create a sealed gob unit for the coalbed methane gas produced from the Subject Drilling Unit; and, (3) that the Board designate Keyrock Energy, LLC as the Unit Operator.
7. RELIEF GRANTED: The requested relief in this cause shall be and hereby is granted and: (1) pursuant to §45.2-1620 of the Code of Virginia, Keyrock Energy, LLC (hereafter "Unit Operator" or "Operator") is designated as the Unit Operator authorized to drill and operate the Well in Subject Drilling Unit at the location depicted on the plat attached hereto as Exhibit A, subject to the permit provisions contained in § 45.2.1629, et seq. of the Code of Virginia, to §§ 4 VAC 25-150 et seq., Gas and Oil Regulations; to §§ 4 VAC 25-160 et seq., and to the Virginia Gas and Oil Board Regulations all as amended from time to time, as a sealed gob unit for the purpose of combusting coalbed methane gas to generate carbon credits for sale on the open market; and (2) all the interests and estates in and to the Gas in Subject Drilling Unit, including that of the Applicant, the Unit Operator and of the known persons listed on Exhibit B, attached hereto and made a part hereof, and their known and unknown heirs, executors, administrators, devisees, trustees, assigns and successors, both immediate and remote, be and hereby are pooled in the Subject Formations in the Subject Drilling Unit underlying and comprised of the Subject Lands.
8. ELECTION AND ELECTION PERIOD: In the event any Owner or Claimant named in Exhibit B-3 hereto does not reach a voluntary agreement to share in the operation of the well located in the Subject Drilling Unit, at a rate of payment mutually agreed to by said Gas Owner or Claimant and the Unit Operator, then such person named may elect the options outlined in Paragraph 9 below and must give written notice of his election of the option to the designated Unit Operator at the address shown below within thirty (30) days from the date of receipt of a copy of this Order. A timely election shall be deemed to have been made if, on or before the last day of said 30-day period, such electing person has delivered his written election to the designated Unit Operator at the address shown below or has duly postmarked and placed its written election in first class United States mail, postage prepaid, addressed to the Unit Operator at the address shown below.
9. ELECTION OPTION.
- 9.1. Option 1 - To Participate In the Well Development and Operation of the Drilling Unit: Any Gas Owner or Claimant named in Exhibit B-3 who does not reach a voluntary agreement with the Unit Operator may elect to participate in the Well Development and Operation in the Subject Drilling Unit (hereafter "Participating Operator") by agreeing to pay the estimate of such Participating Operator's proportionate part of the actual and reasonable costs of the well Development contemplated by this Order for Gas produced under the Nora Field Rules, including a reasonable supervision fee, as more particularly outlined in Virginia Gas and Oil Board Regulation 4 VAC 25-160-100 (herein "Completed-for- Production Costs"). Further, a Participating Operator agrees to pay the estimate of such Participating Operator's proportionate part of the Completed-for- Production Cost as set forth below to the Unit Operator within forty-five (45) days from the later of the date of mailing or the date of recording of this Order. The Completed-for-Production Cost for the Subject Drilling Unit is as follows:

Completed-for-Production Costs: \$235,737.00

A Participating Operator's proportionate cost hereunder shall be the result obtained by multiplying the Participating Operator's "Interest in Unit" times the Completed-for-Production Cost set forth above. Provided, however, that in the event a Participating Operator elects to participate and fails or refuses to pay the estimate of his proportionate part of the Completed-for-Production Cost as set forth above, all within the time set forth

herein and in the manner prescribed in Paragraph 8 of this Order, then such Participating Operator shall be deemed to have elected not to participate and to have elected compensation instead of participation under Paragraph 9.2 herein.

- 9.2. Option 2 - Compensation. Any Gas Owner or Claimant named in Exhibit B-3 who does not reach a voluntary agreement with the Unit Operator may elect to participate under the following terms:
- Royalty: For each tract owned by the Lessor, Lessee shall pay Lessor royalties calculated as 12.5%, multiplied by the ratio of the acreage of that tract to the total acreage of the Subject Drilling Unit (under Va. Code § 45.2-1620(B)), multiplied by the revenue from the sale of Carbon Credits. In the event the sale of Carbon Credits is not approved by the California Air Resources Board (CARB) or if the market value generates no revenue, there would be no royalty paid based on the gas production.
  - Depth Restriction: All terms of this lease are confined to the mined-out interval of Deep Mine No. 41, otherwise defined as the Jawbone Seam.
  - Shut-in Payments: If production has ceased from the proposed well within the pooled boundary, Lessee shall tender to Lessor a shut-in royalty on the first day of the month following the initial cessation of production a payment of \$1,000.00. Lessee shall continue to tender to Lessor shut-in payments in the amount of \$1,000.00 per month until the well is plugged or production resumes. The Shut-in Payment is calculated for each owner on a percentage of acreage inside the Pool.
- 9.3. Option 3 - To Share In The Development And Operation As A Non-Participating Person On A Carried Basis And To Receive Consideration In Lieu Of Cash: Instead of participating in the Well development and operation of Subject Drilling Unit under Paragraph 9.1 above and in lieu of receiving a cash consideration under Paragraph 9.2 above, any Gas Owner or Claimant named in Exhibit B-3 who has not reached a voluntary agreement with the Unit Operator may elect to share in the well development and operation in Subject Drilling Unit on a carried basis (as a "Carried Well Operator") so that the proportionate part of the Completed-for-Production Costs hereby allocable to such Carried Well Operator's interest is charged against such Carried Well Operator's share of production from Subject Drilling Unit. Such Carried Well Operator's rights, interests, and claims in and to the Gas in Subject Drilling Unit shall be deemed and hereby are assigned to the Unit Operator until the proceeds from the sale of such Carried Well Operator's share of production from Subject Drilling Unit (exclusive of any royalty, excess or burden reserved in any lease, assignment thereof or agreement relating thereto covering such interest) equal three hundred percent (300%) for a leased interest or two hundred percent (200%) for an unleased interest (whichever is applicable) of such Carried Well Operator's share of the Completed-for-Production Costs allocable to the interest of such Carried Well Operator. When the Unit Operator recoups and recovers from such Carried Well Operator's assigned interest the amounts provided for above, then, the assigned interest of such Carried Well Operator shall automatically revert back to such Carried Well Operator, and from and after such reversion, such Carried Well Operator shall be treated as if it had participated initially under Paragraph 9.1 above; and thereafter, such participating person shall be charged with and shall pay his proportionate part of all further costs of such well development and operation.

Subject to final legal determination or ownership, the election made under this Paragraph 9.3, when so made, shall be satisfaction in full for the right, interests, and claims of such electing person in any Well development and operation covered hereby and such electing person shall be deemed to have assigned his right, interests, and claims in and to the Gas produced from Subject Formation in the Subject Drilling Unit to the Applicant for the period of time during which its interest is carried as above provided prior to its reversion back to such electing person.

10. Failure to Properly Elect: In the event a person named in Exhibit B-3 hereto has not reached a voluntary agreement with the Applicant or Unit Operator and fails to elect within the time, in the manner, and in accordance with the terms of this Order, one of the alternatives set forth in Paragraph 9 above for which his interest qualifies, then such person shall be deemed to have elected not to and shall be deemed, subject to any final legal determination of ownership, to have elected to accept as satisfaction in full for such person's right, interests, and claims in and to the Gas the consideration provided in Paragraph 9(2) above for which its interest qualifies, and shall be deemed to have leased and/or assigned his right interests, and claims in and to said Gas produced from Subject Formation in Subject Drilling Unit to the Unit Operator. Persons who fail to properly elect shall be deemed to have accepted the compensation and terms set forth herein at Paragraph

9(2) in satisfaction in full for the right, interests, and claims of such person in and to the Gas produced from Subject Formation underlying Subject Lands

11. ASSIGNMENT OF INTEREST: In the event a person named in Exhibit B-3 is unable to reach a voluntary agreement to share in the well development and operation in the Subject Drilling Unit at a rate of payment agreed to mutually by said Gas Owner or Claimant and the Unit Operator, and said person elects or fails to elect to do other than participate under Paragraph 9(2) above in the well development and operation in Subject Drilling Unit, then such person shall be deemed to have and shall have assigned unto Unit Operator such person's right, interests, and claims in and to said Well, in Subject Formations in Subject Drilling Unit, and other share in and to Gas production to which such person may otherwise be entitled by reason of any election or deemed election hereunder in accordance with the provisions of this Order governing said elections, except that the Gas Owner or Claimant shall be entitled to the royalties, payments, and interests provided in Paragraph 9(2) above.
12. UNIT OPERATOR (OR OPERATOR): Keyrock Energy, LLC shall be and hereby is designated as Unit Operator authorized to drill and operate the Well(s) in Subject Formations in Subject Drilling Unit, all subject to the permit provisions contained in §§ 45.2-1629 et seq. of the Code of Virginia; §§ 4 VAC 25-150 et seq., Gas and Oil Regulations; §§ 4 VAC 25-160 et seq., and Virginia Gas and Oil Board Regulations; all as amended from time to time, and all elections required by this Order shall be communicated to Unit Operator in writing at the address shown below:

Keyrock Energy, LLC  
 207 East Main Street, Suite 2-D  
 P. O. Box 2223  
 Johnson City, TN 37605  
 Phone: (423) 726-2070  
 Email: [compliance@keyrockenergy.com](mailto:compliance@keyrockenergy.com)

13. COMMENCEMENT OF OPERATIONS: Unit Operator shall commence or cause to commence operations for the drilling of the Well within Subject Drilling Unit within seven hundred thirty (730) days from the date of this Order, and shall prosecute the same with due diligence. If the Unit Operator has not so commenced and/or prosecuted, then this order shall terminate, except for any cash sums then payable hereunder; otherwise, unless sooner terminated by Order of the Board, this Order shall expire at 12:00 p.m. on the date on which the well covered by this Order is permanently abandoned and plugged. However, in the event an appeal is taken from this Order, then the time between the filing of the Petition for Appeal and the Final Order of the Circuit Court shall be excluded in calculating the two-year period reference herein.
14. ESCROW PROVISIONS: No request has been made to establish escrow.
15. SPECIAL FINDINGS: The Board specifically and specially finds:
- 15.1. Applicant is Keyrock Energy, LLC. Applicant is duly authorized and qualified to transact business in the Commonwealth of Virginia;
- 15.2. Applicant Keyrock Energy, LLC is an operator in the Commonwealth of Virginia, and has satisfied the Board's requirements for operations in Virginia;
- 15.3. Applicant Keyrock Energy, LLC has agreed to explore, develop, and maintain those properties and assets now owned or hereafter acquired by Keyrock Energy, LLC, and has consented to serve as Coalbed Methane Gas Unit Operator for the Subject Drilling Unit and to faithfully discharge the duties imposed upon it as Unit Operator by statute and regulations;
- 15.4. Applicant Keyrock Energy, LLC, claims ownership of gas leases, Coalbed Methane Gas leases, and/or coal leases representing 99.53% percent of the oil and gas interest/claims in and to Coalbed Methane Gas in the Subject Drilling Unit; and, Applicant claims the right to explore for, develop and produce Coalbed Methane Gas from Subject Formations in Subject Drilling Unit in Dickenson County, Virginia, which Subject Lands are more particularly described in Exhibit A.
- 15.5. The estimated total production from the Subject Drilling Unit is 1,045 mmcf. The estimated amount of reserves from the Subject Drilling Unit is 1,045 mmcf.

- 15.6. Set forth in Exhibit B-3 is the name and last known address of each Owner or Claimant identified by the Applicant as having or claiming an interest in the Coalbed Methane Gas in Subject Formation in Subject Drilling Unit underlying and comprised of Subject Lands, who has not, in writing, leased to the Applicant or the Unit Operator or agreed to voluntarily pool his interests in Subject Drilling Unit for its development. The interests of the Respondents listed in Exhibit B-3 comprise 0.47% percent of the oil and gas interests/claims in and to the Coalbed Methane Gas in the Subject Drilling Unit;
- 15.7. Applicant's evidence established that fair, reasonable and equitable compensation would be paid to any person in lieu of the right to participate in the Wells as provided in Paragraph 9 above;
- 15.8. The relief requested and granted is just and reasonable, is supported by substantial evidence and will afford each person listed and named in Exhibit B-3 hereto the opportunity to recover or receive, without unnecessary expense, such person's just and fair share of the production from Subject Drilling Unit. The granting of the Application and relief requested therein will ensure to the extent possible the greatest ultimate recovery of Coalbed Methane Gas, prevent, or assist in preventing the various types of waste prohibited by statute and protect or assist in protecting the correlative rights of all persons in the subject common sources of supply in the Subject Lands. Therefore, the Board is entering an Order granting the relief herein set forth.
16. MAILING OF ORDER AND FILING OF AFFIDAVIT: Applicant or its Attorney shall file an affidavit with the Secretary of the Board within sixty (60) days after the date of recording of this Order stating that a true and correct copy of said Order was mailed within seven (7) days from the date of its receipt by Unit Operator to each Respondent named in Exhibit B pooled by this Order and whose address is known.
17. APPEALS: Appeals of this Order are governed by the provisions of § 45.2-1609 of the Virginia Code which provides that any order or decision of the Board may be appealed to the appropriate circuit court.
18. CONCLUSION: Therefore, the requested relief and all terms and provisions set forth above be and hereby are granted, and **IT IS SO ORDERED**.
19. APPEALS: Appeals of this Order are governed by the provisions of § 45.2-1609 of the Virginia Code which provides that any order or decision of the Board may be appealed to the appropriate circuit court.
20. EFFECTIVE DATE: This Order shall be effective as of the date of the Board's approval of this Application, which is set forth at Paragraph 1 above.

DONE AND EXECUTED this 23 day of August, 2024 by a majority of the Virginia Gas and Oil Board.



Chairman, Donald L. Ratliff

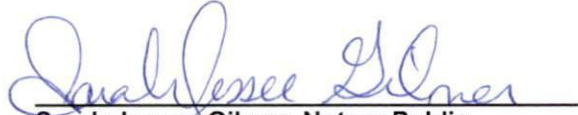
DONE AND PERFORMED this 23 day of August, 2024 by Order of the Virginia Gas and Oil Board.



James P. Skorupa  
Principal Executive to the staff,  
Virginia Gas and Oil Board

COMMONWEALTH OF VIRGINIA  
COUNTY OF RUSSELL

Acknowledged on this 23<sup>rd</sup> day of August, 2024, personally before me a notary public in and for the Commonwealth of Virginia, appeared Donald L. Ratliff, being duly sworn did depose and say that he is the Interim Chairman of the Virginia Gas and Oil Board and appeared James P. Skorupa, being duly sworn did depose and say that he is Principal Executive to the staff of the Virginia Gas and Oil Board, that they executed the same and was authorized to do so.

  
Sarah Jessee Gilmer, Notary Public  
262946

My Commission expires: July 31, 2025



VIRGINIA DEPARTMENT OF ENERGY:

BEFORE THE VIRGINIA GAS AND OIL BOARD

APPLICANT: Keyrock Energy, LLC

DIVISION OF GAS AND OIL  
DOCKET NO: VGOB 24-0820-4289

RELIEF SOUGHT: Creation of sealed gob drilling unit and Pooling

LOCATION: See "Exhibit A"      HEARING DATE: August 20, 2024

UNIT NUMBER: Keyrock #8

IN DICKENSON COUNTY, VIRGINIA

APPLICATION

- 1) **Parties:** Applicant is Keyrock Energy, LLC, 207 East Main Street, Suite 2-D, P. O. Box 2223, Johnson City, TN 37605. Respondents are listed on "Exhibit B", attached hereto and made a part hereof. Set forth in "Exhibit B" are the names and last-known addresses of each owner of record identified by the Applicant as having or claiming an interest in the coalbed methane gas underlying the drilling unit sought to be created and pooled herein. If living, each individual named in "Exhibit B" is made a party hereto. If any such individual is deceased, then the known and unknown heirs, executors, administrators, devisees, trustees, and assigns, both immediate and remote, of any such deceased individual are made parties hereto. Each of the legal entities named in "Exhibit B", if such entity continues to have legal existence, is made a party hereto. If any such legal entity is dissolved, then the known and unknown successors, trustees, and assigns, both immediate and remote, of such entity are made parties hereto.
  
- 2) **Facts:**
  - a) Applicant owns or claims to own coalbed methane gas leases and claims the right thereunder to explore for, develop and produce coalbed methane gas from the Mined Out Jawbone Coal Seam (hereinafter "Subject Formation") in the Contura Deep Mine 41 in Dickenson County, Virginia (hereinafter "Subject Lands"), which Subject Lands are more particularly described in "Exhibit A" attached hereto and made a part hereof. This endeavor aims to combust the coalbed methane gas to generate carbon credits for marketing purposes. To further this purpose, Applicant has entered into a lease, which is attached to the Application, with Enervest XIV-A Nora LLC, Enervest Energy Institutional Fund XIV-AI, LP, and Enervest IV-WIC Nora LLC, to develop and produce coalbed methane in the area shown on "Exhibit A". "Exhibit A" is a map certified by licensed professional engineer showing the size and shape of the drilling unit to be created and pooled, as well as Applicant's interest in the subject drilling unit. Applicant attests to the fact that it believes said map conforms to existing orders issued by the Board. The undersigned certifies that

the matters set forth in this application, to the best of his knowledge, information, and belief, are true and correct.

- b) On "Exhibit A", "Exhibit B", the Tract Identification Page, and "Exhibit B-3", Applicant has shown 1) the percentage of ownership in the drilling unit of each acreage (tract) being pooled, 2) the status of ownership of each acreage (tract) being pooled (including a description of the interest of each owner or claimant as disclosed by the examination of record title), i.e. whether leased to Applicant, leased to another person or unleased, and 3) the approximate percentage of interest in the drilling unit to be escrowed, if any, under Va. Code 45.2-1620(D) for each unidentifiable owner or claimant of a conflicting interest, if any.
- c) The Virginia Gas and Oil Board (hereinafter "Board") heretofore has established drilling units in the Nora Gas Field underlying and comprised of the Subject Lands pursuant to its Orders and those of the Virginia Oil and Gas Conservation Board. However, said Field Rules and orders specifically provide that they do not apply to the production of coalbed methane gas from sealed gob areas which production is contemplated by this application. Annexed hereto as "Exhibit L" which is an Underground Mine Map.
- d) The applicant estimates that the total amount of recoverable gas is 1,045 mmcf.
- e) Applicant has proposed 1 well bore as shown on "Exhibit A" for the production of coalbed methane from the sealed gob and "Subject Formation." The estimated costs for development contemplated by this Application are as set forth in "Exhibit C" attached hereto and made a part hereof which are Applicant's Estimate of Allowable Costs.
- f) Applicant has exercised diligence to locate each person owning or claiming an interest in coalbed methane gas in the subject drilling unit underlying the Subject Lands. It is necessary to prevent waste, to protect correlative rights, and to ensure the safe and efficient development and production of gas and oil resources in the Commonwealth that the Board hear this matter and adjudicate the rights and equities as between Applicant and the herein named persons.
- g) Simultaneously with the filing of this application pursuant to Va. Code § 45.2-1618(A). Applicant is providing notice by certified mail, return receipt requested to each person named as a Respondent in the Notice of Hearing having or claiming an interest in the coalbed methane gas, underlying the Subject Lands pooled herein. Applicant hereby notifies Board that where the identity or location of any person is shown as "unknown" on "Exhibit B", then Applicant is unable to provide the said person with written notice of the application herein by mail.

- h) Applicant does not request the Board establish an escrow account pursuant to Va. Code Ann. § 45.2-1622(A), Board Rules, and prior Orders of the Board, into which the payment of costs or proceeds attributable to conflicting interests (to the extent they are subject to escrow) shall be deposited and held for the interests of the claimants.
- 3) **Legal Authority:** Va. Code § 45.2-1600, et seq. 4 VAC 25-160-10, et seq. and such other regulations promulgated pursuant to law.
- 4) **Relief Sought:** Applicant requests the Board issue an order providing as follows:
- a) Creating a sealed gob drilling unit consisting of 520.25 +/- acres for the drilling, development, and production of coalbed methane gas from the sealed gob and the Subject Formation, which drilling unit is further described and depicted in "Exhibit A" annexed hereto and which drilling unit is described as follows: **BEGINNING** at a point having Virginia State Plane NAD 83 coordinates of N: 3,580,355.62 and E: 10,361,098.68 feet. Thence N 46°57'30" E 272.97 feet to a point; thence N 48°26'00" E 114.45 feet to a point; thence N 49°14'20" E 572.49 feet to a point; thence N 57°49'00" E 141.67 feet to a point; thence N 49°45'00" E 873.42 feet to a point; thence S 40°51'10" E 184.10 feet to a point; thence N 48°35'40" E 282.61 feet to a point; thence N 34°15'40" E 47.15 feet to a point; thence N 49°06'10" E 211.40 feet to a point; thence N 40°35'10" E 54.13 feet to a point; thence N 54°30'30" E 84.38 feet to a point; thence N 41°28'30" W 362.36 feet to a point; thence N 48°54'50" E 537.82 feet to a point; thence N 42°14'20" W 184.89 feet to a point; thence N 49°00'00" E 18.00 feet to a point; thence S 38°47'50" E 26.02 feet to a point; thence N 38°39'10" E 131.39 feet to a point; thence N 49°10'20" E 126.27 feet to a point; thence N 54°09'40" E 69.91 feet to a point; thence S 41°32'40" E 90.66 feet to a point; thence N 52°12'30" E 42.50 feet to a point; thence N 39°10'50" W 63.02 feet to a point; thence N 49°00'00" E 17.00 feet to a point; thence S 45°36'00" E 59.94 feet to a point; thence N 47°13'40" E 184.78 feet to a point; thence N 41°00'00" W 76.99 feet to a point; thence N 46°06'50" E 218.38 feet to a point; thence N 54°19'50" E 41.63 feet to a point; thence N 30°46'10" W 178.73 feet to a point; thence S 48°37'00" W 85.33 feet to a point; thence N 45°05'50" W 212.46 feet to a point; thence N 32°47'30" W 195.85 feet to a point; thence N 49°09'40" E 1057.97 feet to a point; thence N 26°37'40" E 202.15 feet to a point; thence N 43°20'50" W 74.08 feet to a point; thence S 63°15'40" W 65.07 feet to a point; thence N 25°35'20" W 19.00 feet to a point; thence N 63°34'40" E 60.97 feet to a point; thence N 40°51'40" W 426.21 feet to a point; thence S 69°16'30" W 172.32 feet to a point; thence S 47°59'40" W 180.59 feet to a point; thence S 25°48'00" E 72.36 feet to a point; thence S 49°31'50" W 523.48 feet to a point; thence S 10°44'00" E 89.66 feet to a point; thence S 71°39'30" W 83.85 feet to a point; thence N 22°07'10" W 51.93 feet to a point; thence S 48°42'30" W 983.95 feet to a point; thence N 43°57'30" W 215.31 feet to a point; thence N 37°32'30" W 193.37 feet to a point; thence N 48°36'50" E 297.58 feet to a point; thence N 65°25'20" W 26.36 feet to a point; thence N 48°17'50" E 247.06 feet to a point; thence N 49°27'10" E 375.44 feet to a point; thence N 49°01'30" E 244.36 feet to a point; thence S 57°37'10" E 25.98 feet to a point; thence N 49°00'00" E 194.97 feet to a point; thence S 46°08'10" E 40.37 feet to a point; thence N

48°50'40" E 142.93 feet to a point; thence S 82°19'20" E 30.86 feet to a point; thence N 48°20'50" E 87.88 feet to a point; thence N 36°16'50" W 46.18 feet to a point; thence S 49°00'00" W 23.00 feet to a point; thence N 41°00'00" W 19.00 feet to a point; thence N 50°10'20" E 195.31 feet to a point; thence N 28°22'50" E 198.59 feet to a point; thence N 41°03'50" W 10.00 feet to a point; thence N 48°56'10" E 19.00 feet to a point; thence S 41°03'50" E 10.00 feet to a point; thence N 46°45'20" E 54.69 feet to a point; thence N 50°11'30" E 55.65 feet to a point; thence N 41°00'00" W 4.00 feet to a point; thence N 49°00'00" E 19.00 feet to a point; thence S 41°00'00" E 5.00 feet to a point; thence N 42°16'40" E 45.30 feet to a point; thence N 38°27'20" W 45.04 feet to a point; thence N 49°00'00" E 18.00 feet to a point; thence S 39°48'20" E 48.00 feet to a point; thence N 39°47'30" E 47.68 feet to a point; thence N 49°00'00" E 19.00 feet to a point; thence N 53°59'20" E 47.17 feet to a point; thence N 41°00'00" W 3.00 feet to a point; thence N 49°00'00" E 18.00 feet to a point; thence N 52°01'20" E 63.08 feet to a point; thence S 42°48'30" E 95.04 feet to a point; thence S 40°24'30" E 193.87 feet to a point; thence S 31°32'10" E 12.16 feet to a point; thence S 44°28'10" E 66.11 feet to a point; thence S 41°00'00" E 191.98 feet to a point; thence S 40°49'30" E 340.88 feet to a point; thence S 39°49'10" E 95.01 feet to a point; thence S 41°00'00" E 106.96 feet to a point; thence S 44°13'40" E 55.02 feet to a point; thence S 53°31'40" E 18.44 feet to a point; thence S 73°15'20" E 14.78 feet to a point; thence S 32°28'10" E 80.88 feet to a point; thence S 42°37'30" E 141.03 feet to a point; thence S 37°59'10" E 133.06 feet to a point; thence S 41°09'20" E 371.12 feet to a point; thence N 48°53'10" E 163.01 feet to a point; thence N 49°45'30" E 258.19 feet to a point; thence S 41°00'00" E 90.07 feet to a point; thence N 50°26'30" E 64.99 feet to a point; thence S 41°34'40" E 197.98 feet to a point; thence S 41°36'30" E 94.08 feet to a point; thence S 40°30'00" E 243.82 feet to a point; thence N 35°37'40" E 47.28 feet to a point; thence N 40°53'30" W 15.90 feet to a point; thence N 49°00'10" E 18.00 feet to a point; thence S 41°56'20" E 122.00 feet to a point; thence S 41°12'50" E 268.97 feet to a point; thence S 40°44'10" E 629.48 feet to a point; thence S 41°00'00" E 330.94 feet to a point; thence S 41°30'20" E 227.02 feet to a point; thence S 41°12'20" E 280.58 feet to a point; thence S 40°58'20" E 169.73 feet to a point; thence S 63°01'20" E 174.30 feet to a point; thence N 48°02'00" E 97.01 feet to a point; thence S 42°43'10" E 296.68 feet to a point; thence S 35°37'30" E 140.64 feet to a point; thence S 49°12'30" W 537.32 feet to a point; thence S 48°56'30" W 1967.41 feet to a point; thence S 48°58'00" W 3844.75 feet to a point; thence S 28°11'10" W 72.04 feet to a point; thence N 42°11'00" W 178.02 feet to a point; thence N 46°03'30" W 67.62 feet to a point; thence N 36°29'10" W 169.40 feet to a point; thence N 63°33'10" E 69.35 feet to a point; thence N 29°41'20" W 259.89 feet to a point; thence S 49°33'00" W 64.25 feet to a point; thence N 43°17'30" W 100.07 feet to a point; thence N 34°39'40" W 18.11 feet to a point; thence S 64°11'40" W 25.69 feet to a point; thence N 41°13'00" W 2104.76 feet to a point; thence N 70°04'50" E 27.49 feet to a point; thence N 35°44'50" W 112.60 feet to a point; thence N 43°31'10" W 91.02 feet to a point; thence N 37°13'30" W 102.21 feet to the **BEGINNING**, containing 520.25 acres, more or less.

- b) Pooling all the interests of the Respondents named in Exhibit B-3 herein, and their

known and unknown heirs, executors, administrators, devisees, trustees, assigns, and successors, both immediate and remote, for the drilling, development, and production of coalbed methane gas from the subject drilling unit for the Subject Formation underlying and comprised of the Subject Lands.

- c) Establishing the percentages for division of interest for production, revenue, and costs for all Respondents in accordance with those percentages as are set forth in "Exhibit B".
- d) With respect to coalbed methane gas in the subject drilling unit, the applicant requests that the Board establish a procedure whereby each person named in Exhibit B-3 hereto, shall have the right to elect 1) to assign or lease his interest in the subject drilling unit to the designated operator, 2) to enter into a voluntary agreement with the designated operator to share in the operation (including the sharing in all reasonable costs of development of the unit) at a rate of payment mutually agreed to by the person making the election hereunder and the designated operator herein or 3) to share in the operation of the well(s) and costs of production as a nonparticipating operator on a carried basis after the proceeds allocable to such person's share equal the following:

In the case of a leased tract, 300 percent of the share of such costs allocable to such person's interest; or

In the case of an unleased tract, 200 percent, of the share of such costs allocable to such person's interest, all as determined by the Board.

- e) Providing that any Respondent herein who does not make a timely written election under the terms of the Order to be entered herein shall be deemed to have leased or assigned his coalbed methane gas interests in the subject drilling unit to the Applicant herein at a rate to be established by the Board.
- f) Designating Keyrock Energy, LLC, as Unit Operator; providing that the operator shall have the right to drill, develop, produce, market, and sell coalbed methane gas from the subject drilling unit and shall further have the right to generate and market carbon credits; granting the operator the right to market and sell the coalbed methane gas from the subject drilling unit which is attributable to the conflicting claims and interests pooled herein; providing that the operator shall have an operator's lien on the coalbed methane gas estate and rights owned or claimed by the persons named herein in the subject drilling unit; and granting the operator the right to drill at any legal or specially permitted location on subject drilling unit; and granting the operator the right to drill wells at any legal or specially permitted location on the subject drilling unit.
- g) Providing that the order to be entered herein shall expire two (2) years from the date of its issuance if operations have not commenced by said date; but further providing that if operations have commenced during said two-year period, then said order shall remain in effect for so long as operations continue on the subject drilling unit. However, in the event an appeal is

taken from the order issued, the time between the mailing of the notice of appeal and the final order of the Circuit Court shall be excluded in calculating the two-year period referred to herein.

- h) With respect to separately owned tracts and separately owned interests in the drilling unit, joining all the interests within the drilling unit to produce coalbed methane gas so that each owner in the drilling unit will share in all production and costs regarding the drilling unit in the proportion that the acreage owned by each owner bears to the entire acreage in the unit.
- i) Granting such other relief as is merited by the evidence and is just and equitable, whether or not such relief has been specifically requested herein.

Dated: July 15, 2024

**Keyrock Energy, LLC**  
Applicant

By:   
Morgan Pate, Geologist  
Keyrock Energy, LLC  
207 East Main St., Suite 2-D  
PO Box 2223  
Johnson City, TN 37605

LATITUDE 37° 07' 30"

300'

NOTE:

**EXHIBIT A**

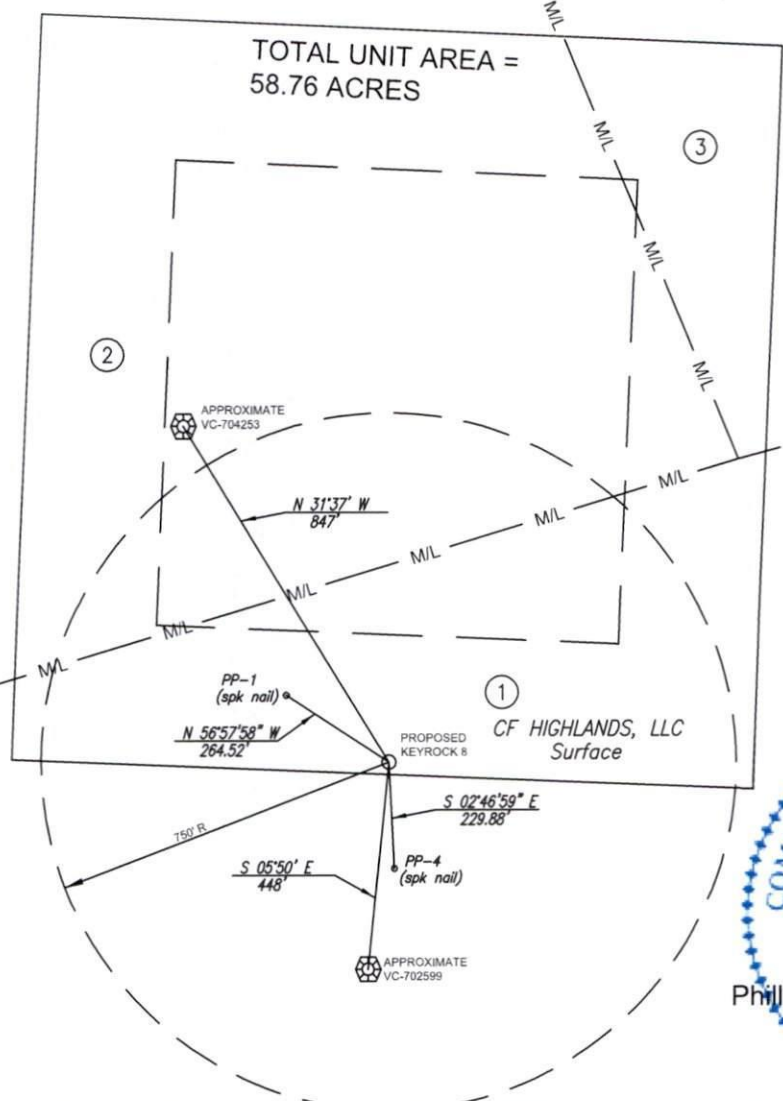
Well Coordinates: (VA St. Plane S. Zone,  
NAD 27 Calculated from NAD 83)  
N 301,539.97 E 882,026.85

Well Coordinates: (Geographic NAD 83)  
LAT: 37.099297° LON: 82.334230°

Well Coordinates: (Clinchfield Coal Co.)  
Calculated from NAD 27 LAT/LONG  
S 276 E 14,314

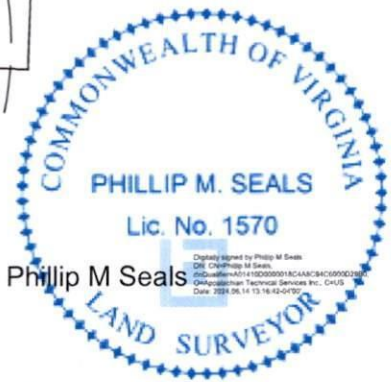
ELEVATIONS WERE DETERMINED BY GPS & TRIGONOMETRIC METHODS BASED ON CORS STATION VABG. THE BOUNDARY LINES SHOWN HEREON ARE BASED ON DEEDS, PLATS, AND MAPS OF RECORD OR SURVEYS BY OTHERS, AND DO NOT DEPICT A CURRENT BOUNDARY SURVEY. PROPERTY INFORMATION PROVIDED BY KEYROCK ENERGY, LLC THE WELL WILL BE DRILLED WITHIN 10 (TEN) FEET OF THE PERMITTED COORDINATES. THE POSITIONS OF EXISTING OFFSET WELLS WERE TAKEN FROM PLATS IN THE DGO FILES.

NOTE: THE BASIS OF THE BEARINGS SHOWN HEREON IS THE SOUTH VIRGINIA STATE PLANE 83 ZONE, GRID MERIDIAN NAD 83



LONGITUDE 82° 20' 00"

9,402'



**WELL LOCATION PLAT (Nora Grid BA-46)**

COMPANY Keyrock Energy LLC WELL NAME OR NUMBER KEYROCK #8  
 TRACT NO. T-7 QUADRANGLE NORA  
 DISTRICT Ervinton  
 WELL COORDINATES (VIRGINIA STATE PLANE 83) N 3,582,416.72 E 10,365,011.11  
 ELEVATION 2,327.15 METHOD USED TO DETERMINE ELEVATION: GPS & TRIG.  
 COUNTY Dickenson SCALE: 1" = 400' DATE 6-14-2024  
 THIS PLAT IS A NEW PLAT  ; AN UPDATED PLAT  ; OR A FINAL LOCATION PLAT

⊕ DENOTES THE LOCATION OF A WELL ON UNITED STATES TOPOGRAPHIC MAPS, SCALE 1 TO 24,000, LATITUDE AND LONGITUDE LINES BEING REPRESENTED BY BORDER LINES AS SHOWN.

1892.01 Form DGO-GO-7 Rev. 1-98  LICENSED LAND SURVEYOR (AFFIX SEAL)

## EXHIBIT A

Property Ownership Information for Keyrock No. 8  
06-14-2024

①

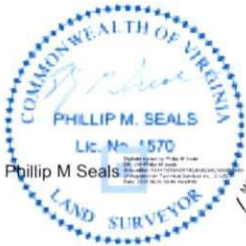
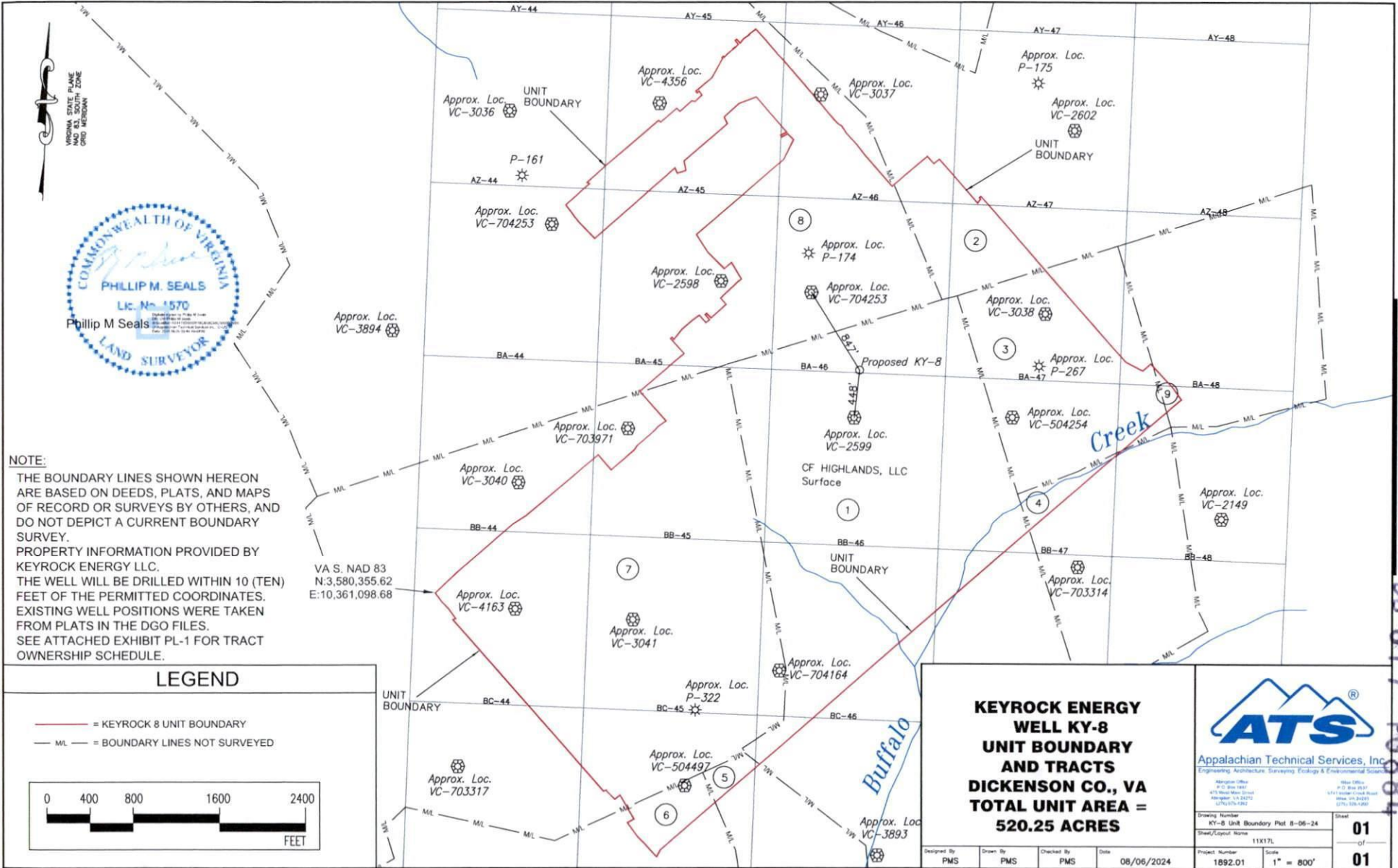
T-7  
 G.W BLAIR  
 346.25 ACRES  
 ACIN LLC - coal  
 PARAMONT CONTURA, LLC - coal lessee  
 WBRD LLC - coal  
 DICKENSON-RUSSELL CONTURA, LLC- coal lessee  
 ENERVEST XIV-A NORA LLC  
 ENERVEST ENERGY INSTITUTIONAL FUND XIV-1A, L.P. &  
 ENERVEST XIV-WIC NORA LLC  
 oil, gas & cbm  
 Keyrock Energy - cbm lessee  
 GAS 16.57 AC. 28.19%

②

T-101  
 JOSHUA PRESSLEY  
 940.59 ACRES  
 ACIN LLC - coal  
 PARAMONT CONTURA, LLC - coal lessee  
 WBRD LLC - coal  
 DICKENSON-RUSSELL CONTURA, LLC- coal lessee  
 ENERVEST XIV-A NORA LLC  
 ENERVEST ENERGY INSTITUTIONAL FUND XIV-1A, L.P. &  
 ENERVEST XIV-WIC NORA LLC  
 oil, gas & cbm  
 Keyrock Energy - cbm lessee  
 GAS 36.78 AC. 62.60%

③

T-115  
 RAINWATER RAMSEY  
 1303.00 ACRES  
 ACIN LLC - coal  
 PARAMONT CONTURA, LLC - coal lessee  
 WBRD LLC - coal  
 DICKENSON-RUSSELL CONTURA, LLC- coal lessee  
 ENERVEST XIV-A NORA LLC  
 ENERVEST ENERGY INSTITUTIONAL FUND XIV-1A, L.P. &  
 ENERVEST XIV-WIC NORA LLC  
 oil, gas & cbm  
 Keyrock Energy - cbm lessee  
 GAS 5.41 AC. 9.21%

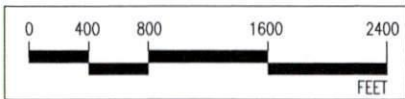


**NOTE:**  
 THE BOUNDARY LINES SHOWN HEREON ARE BASED ON DEEDS, PLATS, AND MAPS OF RECORD OR SURVEYS BY OTHERS, AND DO NOT DEPICT A CURRENT BOUNDARY SURVEY.  
 PROPERTY INFORMATION PROVIDED BY KEYROCK ENERGY LLC.  
 THE WELL WILL BE DRILLED WITHIN 10 (TEN) FEET OF THE PERMITTED COORDINATES. EXISTING WELL POSITIONS WERE TAKEN FROM PLATS IN THE DGO FILES. SEE ATTACHED EXHIBIT PL-1 FOR TRACT OWNERSHIP SCHEDULE.

VA S. NAD 83  
 N:3,580,355.62  
 E:10,361,098.68

**LEGEND**

- = KEYROCK 8 UNIT BOUNDARY
- ML — = BOUNDARY LINES NOT SURVEYED



**KEYROCK ENERGY  
 WELL KY-8  
 UNIT BOUNDARY  
 AND TRACTS  
 DICKENSON CO., VA  
 TOTAL UNIT AREA =  
 520.25 ACRES**



Appalachian Technical Services, Inc.  
 Engineering, Architecture, Surveying, Ecology & Environmental Sciences

119137

Designed By: PMS  
 Drawn By: PMS  
 Checked By: PMS  
 Date: 08/06/2024

Sheet Number KY-8 Unit Boundary Plat 8-06-24	Sheet <b>01</b>
Project Number 1892.01	Scale 1" = 800'
Sheet/Layout Name 119137	Sheet <b>01</b>

EXHIBIT PL-1  
Property Ownership Information for KY-8  
8-06-2024

①

T-7  
G.W BLAIR  
346.25 ACRES  
ACIN LLC - coal  
PARAMONT CONTURA, LLC - coal lessee  
WBRD LLC - coal  
DICKENSON-RUSSELL CONTURA, LLC- coal lessee  
ENERVEST XIV-A NORA LLC  
ENERVEST ENERGY INSTITUTIONAL FUND XIV-1A, L.P. &  
ENERVEST XIV-WIC NORA LLC  
oil, gas & cbm  
  
Keyrock Energy - cbm lessee  
GAS 156.56 AC. 30.09%

⑤

TONY MOORE surface, oil & gas  
35.4 ACRES  
TC-179  
ACIN LLC - coal  
PARAMONT CONTURA, LLC - coal lessee  
WBRD LLC - coal  
DICKENSON-RUSSELL CONTURA, LLC- coal lessee  
COAL  
  
GAS 2.46 AC. 0.47%

②

T-115  
RAINWATER RAMSEY  
1303.00 ACRES  
ACIN LLC - coal  
PARAMONT CONTURA, LLC - coal lessee  
WBRD LLC - coal  
DICKENSON-RUSSELL CONTURA, LLC- coal lessee  
ENERVEST XIV-A NORA LLC  
ENERVEST ENERGY INSTITUTIONAL FUND XIV-1A, L.P. &  
ENERVEST XIV-WIC NORA LLC  
oil, gas & cbm  
  
Keyrock Energy - cbm lessee  
GAS 20.88 AC. 4.01%

⑥

G.W.SMITH JR. HEIRS - oil & gas  
FRENCH / CHASE COMPANY  
130.80 ACRES  
ACIN LLC - coal  
PARAMONT CONTURA, LLC - coal lessee  
WBRD LLC - coal  
DICKENSON-RUSSELL CONTURA, LLC- coal lessee  
ENERVEST XIV-A NORA LLC  
ENERVEST ENERGY INSTITUTIONAL FUND XIV-1A, L.P. &  
ENERVEST XIV-WIC NORA LLC  
  
Keyrock Energy - cbm lessee  
GAS 7.21 AC. 1.39%

③

T-22  
R.E.CHASE  
60.00 ACRES  
ACIN LLC - coal  
PARAMONT CONTURA, LLC - coal lessee  
WBRD LLC - coal  
DICKENSON-RUSSELL CONTURA, LLC- coal lessee  
ENERVEST XIV-A NORA LLC  
ENERVEST ENERGY INSTITUTIONAL FUND XIV-1A, L.P. &  
ENERVEST XIV-WIC NORA LLC  
oil, gas & cbm  
  
Keyrock Energy - cbm lessee  
GAS 52.43 AC. 10.08%

⑦

T-186  
A.A. SKEEN  
327.39 ACRES  
ACIN LLC - coal  
PARAMONT CONTURA, LLC - coal lessee  
WBRD LLC - coal  
DICKENSON-RUSSELL CONTURA, LLC- coal lessee  
ENERVEST XIV-A NORA LLC  
ENERVEST ENERGY INSTITUTIONAL FUND XIV-1A, L.P. &  
ENERVEST XIV-WIC NORA LLC  
oil, gas & cbm  
  
Keyrock Energy - cbm lessee  
GAS 174.60 AC. 33.56%

④

T-154  
A.A. SKEENS  
58.76 ACRES  
ACIN LLC - coal  
PARAMONT CONTURA, LLC - coal lessee  
WBRD LLC - coal  
DICKENSON-RUSSELL CONTURA, LLC- coal lessee  
ENERVEST XIV-A NORA LLC  
ENERVEST ENERGY INSTITUTIONAL FUND XIV-1A, L.P. &  
ENERVEST XIV-WIC NORA LLC  
oil, gas & cbm  
  
Keyrock Energy - cbm lessee  
GAS 3.87 AC. 0.75%

⑧

T-101  
JOSHUA PRESSLEY  
940.59 ACRES  
ACIN LLC - coal  
PARAMONT CONTURA, LLC - coal lessee  
WBRD LLC - coal  
DICKENSON-RUSSELL CONTURA, LLC- coal lessee  
ENERVEST XIV-A NORA LLC  
ENERVEST ENERGY INSTITUTIONAL FUND XIV-1A, L.P. &  
ENERVEST XIV-WIC NORA LLC  
oil, gas & cbm  
  
Keyrock Energy - cbm lessee  
GAS 101.40 AC. 19.49%

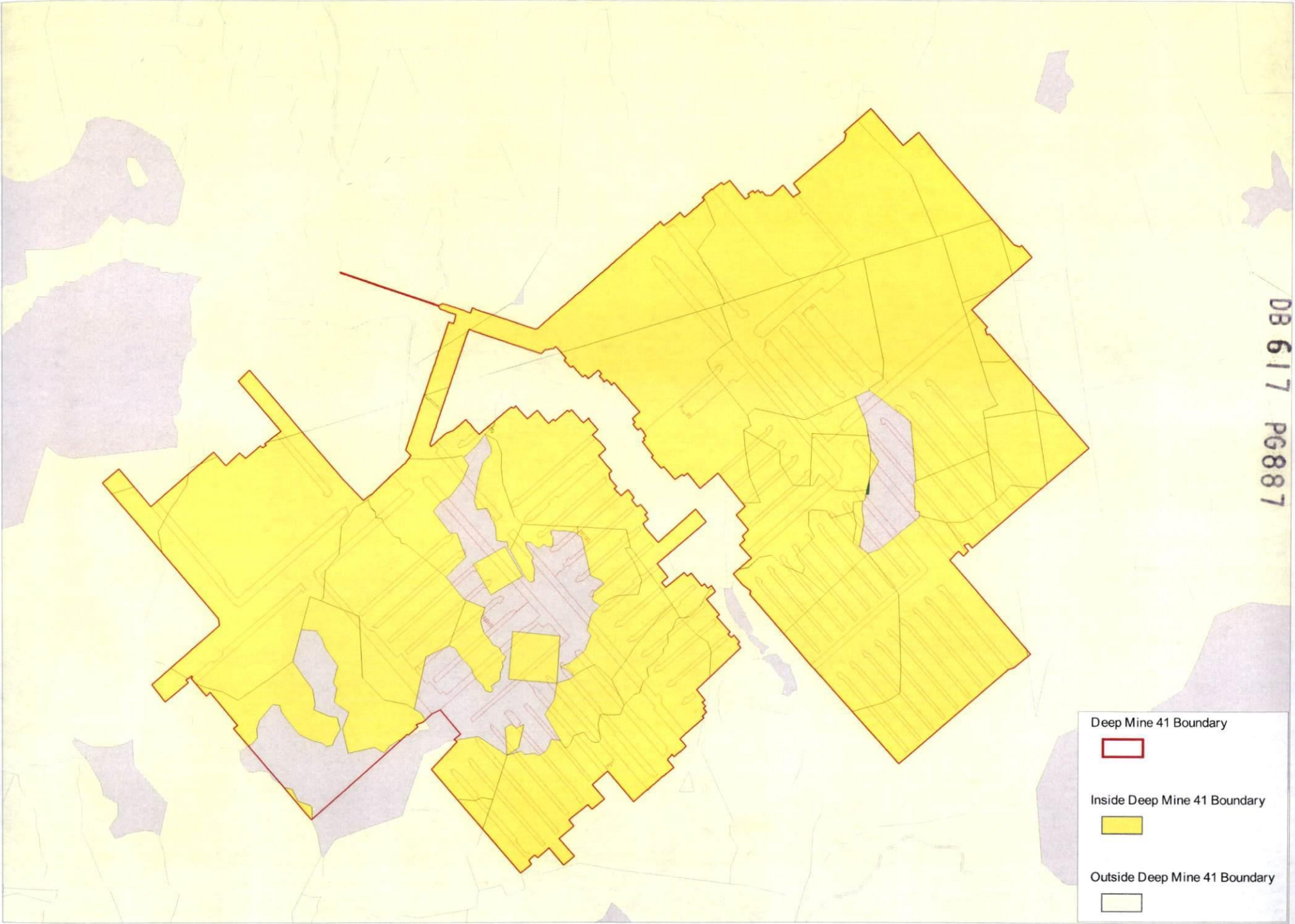
EXHIBIT PL-1

Property Ownership Information for KY-8  
8-06-2024

⑨

T-23  
R.E.CHASE  
71.33 ACRES  
ACIN LLC - coal  
PARAMONT CONTURA, LLC - coal lessee  
WBRD LLC - coal  
DICKENSON-RUSSELL CONTURA, LLC- coal lessee  
ENERVEST XIV-A NORA LLC  
ENERVEST ENERGY INSTITUTIONAL FUND XIV-1A, L.P. &  
ENERVEST XIV-WIC NORA LLC  
oil, gas & cbm  
  
Keyrock Energy - cbm lessee  
GAS 0.84AC.            0.16%

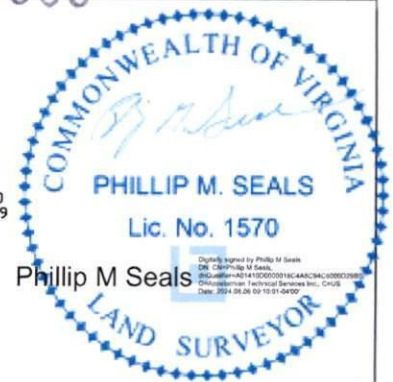
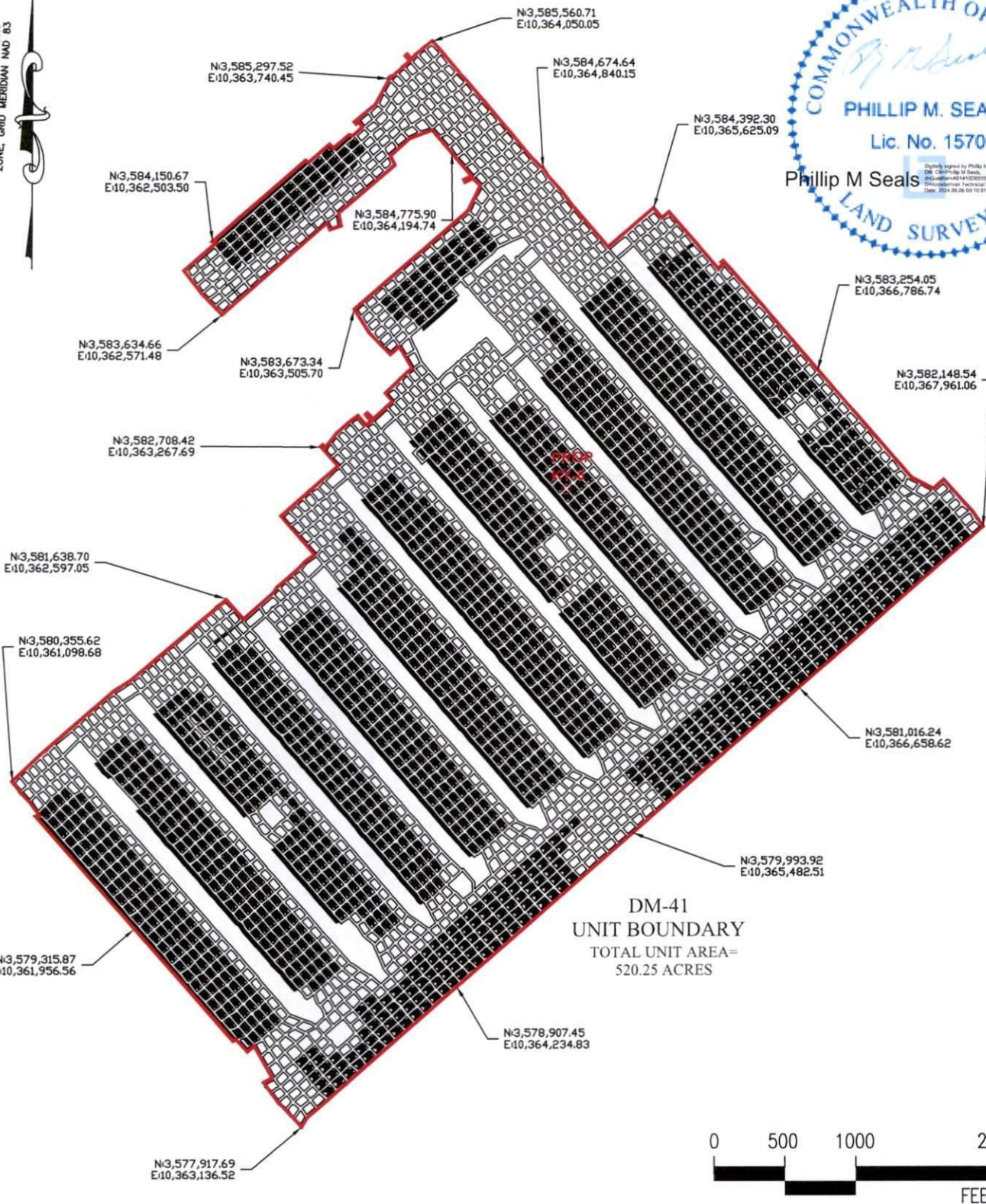
DB 617 PG887



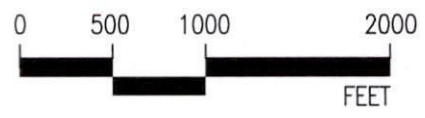
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# EXHIBIT L DB 617 PG888

NOTE: THE BASIS OF THE BEARINGS SHOWN HEREON IS THE VIRGINIA STATE PLANE SOUTH ZONE, GRID MERIDIAN NAD 83



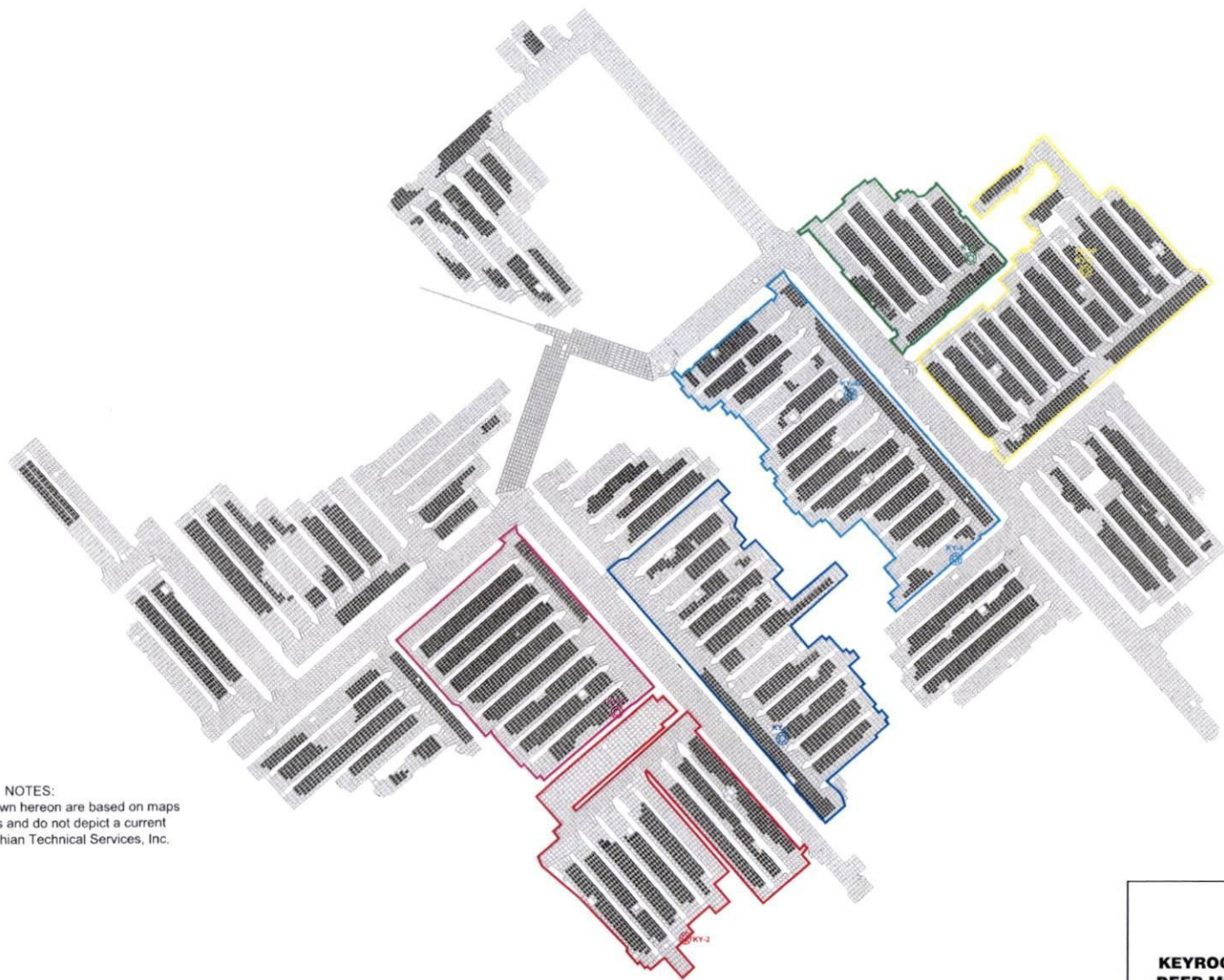
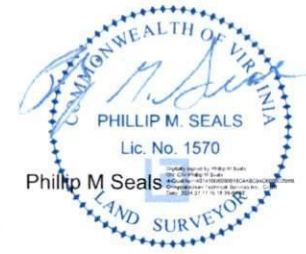
DM-41  
UNIT BOUNDARY  
TOTAL UNIT AREA=  
520.25 ACRES



NOTES:  
The mine works shown hereon are based on maps provided by others and do not depict a current survey by Appalachian Technical Services, Inc.

<p><b>KEYROCK ENERGY, LLC</b> <b>KY-8 UNIT BOUNDARY</b> <b>WITH MINE WORKS</b> <b>EXHIBIT L</b></p>				
				<p>Drawing Number: KY-8 EXHIBIT L 8-08-24</p> <p>Sheet: 01 of 01</p>
Designed By: PMS	Drawn By: JMC	Checked By: PMS	Date: 8/06/24	<p>Appalachian Technical Services, Inc. 1000 West 10th Street Martinsburg, WV 26150 (304) 263-4400</p>

APPALACHIAN TECHNICAL SERVICES, INC.  
 1000 W. MAIN ST., SUITE 100  
 CHARLOTTE, NC 28202  
 (704) 366-1000



**NOTES:**  
 The mine works shown hereon are based on maps provided by others and do not depict a current survey by Appalachian Technical Services, Inc.



LEGEND	
	= KY-1 UNIT BOUNDARY
	= KY-2 UNIT BOUNDARY
	= KY-3 UNIT BOUNDARY
	= KY-4 & KY-4A UNIT BOUNDARY
	= KY-5 UNIT BOUNDARY
	= PROP. KY-8 UNIT BOUNDARY

DB 617 PG889


<p><b>KEYROCK ENERGY, LLC</b>  <b>DEEP MINE 41 EXISTING</b>  <b>WELLS AND UNITS.</b></p>		 Appalachian Technical Services, Inc. <small>Engineering • Construction • Surveying • Energy &amp; Environmental Services</small>	
		Drawing Number: EM-41 WELLS UNITS 7-17-24 Project Name: EM-41 WELLS UNITS	Sheet: <b>01</b>
Designer: FMS Checker: JAC Title: FMS Date: 7/17/24	Project Number: 1892-01 Scale: 1" = 2500'	Sheet: <b>01</b>	

Exhibit B  
Keyrock #8  
VGOB Docket # 24-0820-4289  
List of Owners in a Sealed Gob  
(520.25 Acre Unit)

	Acres in Unit	Interest in Unit
<b><u>Tract One - #T-7 G.W. Blair Tract (346.25 Acres)</u></b>		
(1) ACIN LLC – Coal Capitol Corporate Services, Inc. 10 South Jefferson St. Ste 1400 Roanoke, VA 24011		
(2) Paramount Contura, LLC - Coal Lessee Corporation Service Company 100 Shockoe Slip FL 2 Richmond, VA, 23219-4100		
(3) WBRD LLC - Coal Capitol Corporate Services, Inc. 10 South Jefferson St Ste. 1400 Roanoke, VA 24011		
(4) Dickenson-Russell Contura, LLC - Coal Lessee Corporation Service Company 100 Shockoe Slip FL 2 Richmond, VA, 23219-4100		
(5) ENERVEST XIV-A NORA LLC ENERVEST ENERGY INSTITUTIONAL FUND XIV-1A, L.P. ENERVEST XIV-WIC NORA LLC - CBM 1001 Fannin St Ste. 800 Houston TX 77002 - Oil, Gas & CBM -		
(6) Keyrock Energy - CBM Lessee Corporate Creations Network Inc. 425 W Washington St. Ste 4 Suffolk, VA, 23434 - 5320	156.56 acres	30.09%

**Tract Two - # T115 Rainwater Ramsey (1303.00 Acres)**

- (1) ACIN LLC – Coal  
Capitol Corporate Services, Inc.  
10 South Jefferson St.  
Ste 1400  
Roanoke, VA 24011
- (2) Paramount Contura, LLC - Coal Lessee

Exhibit B  
Keyrock #8  
VGOB Docket # 24-0820-4289  
List of Owners in a Sealed Gob  
(520.25 Acre Unit)

	Acres in Unit	Interest in Unit
Corporation Service Company 100 Shockoe Slip FL 2 Richmond, VA, 23219-4100		
(3) WBRD LLC - Coal Capitol Corporate Services, Inc. 10 South Jefferson St Ste. 1400 Roanoke, VA 24011		
(4) Dickenson-Russell Contura, LLC - Coal Lessee Corporation Service Company 100 Shockoe Slip FL 2 Richmond, VA 23219-4100		
(5) ENERVEST XIV-A NORA LLC ENERVEST ENERGY INSTITUTIONAL FUND XIV-1A, L.P. ENERVEST XIV-WIC NORA LLC - CBM 1001 Fannin St Ste. 800 Houston TX 77002 - Oil, Gas & CBM -		
(6) Keyrock Energy - CBM Lessee Corporate Creations Network Inc. 425 W Washington St. Ste 4 Suffolk, VA, 23434 - 5320	20.88 acres	4.01%

**Tract Three - #T-22 R.E. Chase (60.00 Acres)**

- (1) ACIN LLC – Coal  
Capitol Corporate Services, Inc.  
10 South Jefferson St.  
Ste 1400  
Roanoke, VA 24011
- (2) Paramount Contura, LLC - Coal Lessee  
Corporation Service Company  
100 Shockoe Slip  
FL 2  
Richmond, VA, 23219-4100
- (3) WBRD LLC - Coal  
Capitol Corporate Services, Inc.

Exhibit B  
Keyrock #8  
VGOB Docket # 24-0820-4289  
List of Owners in a Sealed Gob  
(520.25 Acre Unit)

	Acres in Unit	Interest in Unit
10 South Jefferson St Ste. 1400 Roanoke, VA 24011		
(4) Dickenson-Russell Contura, LLC - Coal Lessee Corporation Service Company 100 Shockoe Slip FL 2 Richmond, VA 23219-4100		
(5) ENERVEST XIV-A NORA LLC ENERVEST ENERGY INSTITUTIONAL FUND XIV-1A, L.P. ENERVEST XIV-WIC NORA LLC - CBM 1001 Fannin St Ste. 800 Houston TX 77002 - Oil, Gas & CBM -		
(6) Keyrock Energy - CBM Lessee Corporate Creations Network Inc. 425 W Washington St. Ste 4 Suffolk, VA, 23434 - 5320	52.43 acres	10.08%

**Tract Four - # T-154 A.A. Skeens (58.76 Acres)**

- (1) ACIN LLC – Coal  
Capitol Corporate Services, Inc.  
10 South Jefferson St.  
Ste 1400  
Roanoke, VA 24011
- (2) Paramount Contura, LLC - Coal Lessee  
Corporation Service Company  
100 Shockoe Slip  
FL 2  
Richmond, VA, 23219-4100
- (3) WBRD LLC - Coal  
Capitol Corporate Services, Inc.  
10 South Jefferson St  
Ste. 1400  
Roanoke, VA 24011
- (4) Dickenson-Russell Contura, LLC - Coal Lessee  
Corporation Service Company  
100 Shockoe Slip

Exhibit B  
Keyrock #8  
VGOB Docket # 24-0820-4289  
List of Owners in a Sealed Gob  
(520.25 Acre Unit)

	Acres in Unit	Interest in Unit
FL 2 Richmond, VA 23219-4100		
(5) ENERVEST XIV-A NORA LLC ENERVEST ENERGY INSTITUTIONAL FUND XIV-1A, L.P. ENERVEST XIV-WIC NORA LLC - CBM 1001 Fannin St Ste. 800 Houston TX 77002 - Oil, Gas & CBM -		
(6) Keyrock Energy - CBM Lessee Corporate Creations Network Inc. 425 W Washington St. Ste 4 Suffolk, VA, 23434 - 5320	3.87 acres	0.75%
<b><u>Tract Five – #TC-179 (35.4 Acres)</u></b>		
(1) Tony Moore - Surface, Oil & Gas 1517 Buzzard Pt Clinchco, VA 24226		
(2) ACIN LLC – Coal Capitol Corporate Services, Inc. 10 South Jefferson St. Ste 1400 Roanoke, VA 24011		
(3) Paramount Contura, LLC - Coal Lessee Corporation Service Company 100 Shockoe Slip FL 2 Richmond, VA, 23219-4100		
(4) WBRD LLC - Coal Capitol Corporate Services, Inc. 10 South Jefferson St Ste. 1400 Roanoke, VA 24011		
(5) Dickenson-Russell Contura, LLC - Coal Lessee Corporation Service Company 100 Shockoe Slip FL 2 Richmond, VA 23219-4100	2.46 acres	0.47%

Exhibit B  
Keyrock #8  
VGOB Docket # 24-0820-4289  
List of Owners in a Sealed Gob  
(520.25 Acre Unit)

	Acres in Unit	Interest in Unit
<b><u>Tract Six – G.W. Smith Jr. Heirs oil &amp; gas French/Chase Company (130.80 Acres)</u></b>		
(1) ACIN LLC – Coal Capitol Corporate Services, Inc. 10 South Jefferson St. Ste 1400 Roanoke, VA 24011		
(2) Paramount Contura, LLC - Coal Lessee Corporation Service Company 100 Shockoe Slip FL 2 Richmond, VA, 23219-4100		
(3) WBRD LLC - Coal Capitol Corporate Services, Inc. 10 South Jefferson St Ste. 1400 Roanoke, VA 24011		
(4) Dickenson-Russell Contura, LLC - Coal Lessee Corporation Service Company 100 Shockoe Slip FL 2 Richmond, VA 23219-4100		
(5) ENERVEST XIV-A NORA LLC ENERVEST ENERGY INSTITUTIONAL FUND XIV-1A, L.P. ENERVEST XIV-WIC NORA LLC- Oil, Gas & CBM 1001 Fannin St Ste. 800 Houston TX 77002		
(6) Keyrock Energy - CBM Lessee Corporate Creations Network Inc. 425 W Washington St. Ste 4 Suffolk, VA, 23434 – 5320	7.21 acres	1.39%

**Tract Seven - #T-186 A.A. Skeen (327.39 Acres)**

- (1) ACIN LLC – Coal  
Capitol Corporate Services, Inc.  
10 South Jefferson St.  
Ste 1400  
Roanoke, VA 24011

Exhibit B  
Keyrock #8  
VGOB Docket # 24-0820-4289  
List of Owners in a Sealed Gob  
(520.25 Acre Unit)

	Acres in Unit	Interest in Unit
(2) Paramount Contura, LLC - Coal Lessee Corporation Service Company 100 Shockoe Slip FL 2 Richmond, VA, 23219-4100		
(3) WBRD LLC - Coal Capitol Corporate Services, Inc. 10 South Jefferson St Ste. 1400 Roanoke, VA 24011		
(4) Dickenson-Russell Contura, LLC - Coal Lessee Corporation Service Company 100 Shockoe Slip FL 2 Richmond, VA 23219-4100		
(5) ENERVEST XIV-A NORA LLC ENERVEST ENERGY INSTITUTIONAL FUND XIV-1A, L.P. ENERVEST XIV-WIC NORA LLC- Oil, Gas & CBM 1001 Fannin St Ste. 800 Houston TX 77002		
(6) Keyrock Energy - CBM Lessee Corporate Creations Network Inc. 425 W Washington St. Ste 4 Suffolk, VA, 23434 – 5320	174.60 acres	33.56%

**Tract Eight – #T101 Joshua Pressley (940.59 Acres)**

- (1) ACIN LLC – Coal  
Capitol Corporate Services, Inc.  
10 South Jefferson St.  
Ste 1400  
Roanoke, VA 24011
- (2) Paramount Contura, LLC - Coal Lessee  
Corporation Service Company  
100 Shockoe Slip  
FL 2  
Richmond, VA, 23219-4100
- (3) WBRD LLC - Coal  
Capitol Corporate Services, Inc.

Exhibit B  
Keyrock #8  
VGOB Docket # 24-0820-4289  
List of Owners in a Sealed Gob  
(520.25 Acre Unit)

	Acres in Unit	Interest in Unit
10 South Jefferson St Ste. 1400 Roanoke, VA 24011		
(4) Dickenson-Russell Contura, LLC - Coal Lessee Corporation Service Company 100 Shockoe Slip FL 2 Richmond, VA 23219-4100		
(5) ENERVEST XIV-A NORA LLC ENERVEST ENERGY INSTITUTIONAL FUND XIV-1A, L.P. ENERVEST XIV-WIC NORA LLC- Oil, Gas & CBM 1001 Fannin St Ste. 800 Houston TX 77002		
(6) Keyrock Energy - CBM Lessee Corporate Creations Network Inc. 425 W Washington St. Ste 4 Suffolk, VA, 23434 – 5320	101.40 acres	19.49%

**Tract Nine – #T-23 R.E. Chase (71.33 Acres)**

- (1) ACIN LLC – Coal  
Capitol Corporate Services, Inc.  
10 South Jefferson St.  
Ste 1400  
Roanoke, VA 24011
- (2) Paramount Contura, LLC - Coal Lessee  
Corporation Service Company  
100 Shockoe Slip  
FL 2  
Richmond, VA, 23219-4100
- (3) WBRD LLC - Coal  
Capitol Corporate Services, Inc.  
10 South Jefferson St  
Ste. 1400  
Roanoke, VA 24011
- (4) Dickenson-Russell Contura, LLC - Coal Lessee  
Corporation Service Company  
100 Shockoe Slip  
FL 2  
Richmond, VA 23219-4100

Exhibit B  
 Keyrock #8  
 VGOB Docket # 24-0820-4289  
 List of Owners in a Sealed Gob  
 (520.25 Acre Unit)

	<u>Acres in Unit</u>	<u>Interest in Unit</u>
(5) ENERVEST XIV-A NORA LLC ENERVEST ENERGY INSTITUTIONAL FUND XIV-1A, L.P. ENERVEST XIV-WIC NORA LLC- Oil, Gas & CBM 1001 Fannin St Ste. 800 Houston TX 77002		
(6) Keyrock Energy - CBM Lessee Corporate Creations Network Inc. 425 W Washington St. Ste 4 Suffolk, VA, 23434 – 5320	<u>0.84 acres</u>	<u>0.16%</u>
<b>TOTAL:</b>	<b>520.25 acres</b>	<b>100.00%</b>

Exhibit B-3  
Keyrock #8  
VGOB Docket # 24-0820-4289  
List of Unleased Owners in a Sealed Gob  
(520.25 Acre Unit)

	<u>Acres in Unit</u>	<u>Interest in Unit</u>
<b><u>Tract Five – #TC-179 (35.4 Acres)</u></b>		
(1) Tony Moore - Surface, Oil & Gas	<u>2.46 acres</u>	<u>0.47%</u>
<b>TOTAL</b>	<b>2.46 acres</b>	<b>0.47%</b>

Exhibit D  
Keyrock #8  
VGOB Docket # 24-0820-4289  
Leased Owners in a Sealed Gob  
(520.25 Acre Unit)

	Acres in Unit	Interest in Unit
<b><u>Tract One - #T-7 G.W. Blair Tract (346.25 Acres)</u></b>		
(1) ACIN LLC – Coal Capitol Corporate Services, Inc. 10 South Jefferson St. Ste 1400 Roanoke, VA 24011		
(2) Paramount Contura, LLC - Coal Lessee Corporation Service Company 100 Shockoe Slip FL 2 Richmond, VA, 23219-4100		
(3) WBRD LLC - Coal Capitol Corporate Services, Inc. 10 South Jefferson St Ste. 1400 Roanoke, VA 24011		
(4) Dickenson-Russell Contura, LLC - Coal Lessee Corporation Service Company 100 Shockoe Slip FL 2 Richmond, VA, 23219-4100		
(5) ENERVEST XIV-A NORA LLC ENERVEST ENERGY INSTITUTIONAL FUND XIV-1A, L.P. ENERVEST XIV-WIC NORA LLC - CBM 1001 Fannin St Ste. 800 Houston TX 77002 - Oil, Gas & CBM -		
(6) Keyrock Energy - CBM Lessee Corporate Creations Network Inc. 425 W Washington St. Ste 4 Suffolk, VA, 23434 - 5320	156.56 acres	30.09%

**Tract Two - # T115 Rainwater Ramsey (1303.00 Acres)**

- (1) ACIN LLC – Coal  
Capitol Corporate Services, Inc.  
10 South Jefferson St.  
Ste 1400  
Roanoke, VA 24011
- (2) Paramount Contura, LLC - Coal Lessee  
Corporation Service Company

Exhibit D  
Keyrock #8  
VGOB Docket # 24-0820-4289  
Leased Owners in a Sealed Gob  
(520.25 Acre Unit)

	Acres in Unit	Interest in Unit
100 Shockoe Slip FL 2 Richmond, VA, 23219-4100		
(3) WBRD LLC - Coal Capitol Corporate Services, Inc. 10 South Jefferson St Ste. 1400 Roanoke, VA 24011		
(4) Dickenson-Russell Contura, LLC - Coal Lessee Corporation Service Company 100 Shockoe Slip FL 2 Richmond, VA 23219-4100		
(5) ENERVEST XIV-A NORA LLC ENERVEST ENERGY INSTITUTIONAL FUND XIV-1A, L.P. ENERVEST XIV-WIC NORA LLC - CBM 1001 Fannin St Ste. 800 Houston TX 77002 - Oil, Gas & CBM -		
(6) Keyrock Energy - CBM Lessee Corporate Creations Network Inc. 425 W Washington St. Ste 4 Suffolk, VA, 23434 - 5320	20.88 acres	4.01%

**Tract Three - #T-22 R.E. Chase (60.00 Acres)**

- (1) ACIN LLC – Coal  
Capitol Corporate Services, Inc.  
10 South Jefferson St.  
Ste 1400  
Roanoke, VA 24011
- (2) Paramount Contura, LLC - Coal Lessee  
Corporation Service Company  
100 Shockoe Slip  
FL 2  
Richmond, VA, 23219-4100
- (3) WBRD LLC - Coal  
Capitol Corporate Services, Inc.  
10 South Jefferson St  
Ste. 1400

Exhibit D  
Keyrock #8  
VGOB Docket # 24-0820-4289  
Leased Owners in a Sealed Gob  
(520.25 Acre Unit)

	Acres in Unit	Interest in Unit
Roanoke, VA 24011		
(4) Dickenson-Russell Contura, LLC - Coal Lessee Corporation Service Company 100 Shockoe Slip FL 2 Richmond, VA 23219-4100		
(5) ENERVEST XIV-A NORA LLC ENERVEST ENERGY INSTITUTIONAL FUND XIV-1A, L.P. ENERVEST XIV-WIC NORA LLC - CBM 1001 Fannin St Ste. 800 Houston TX 77002 - Oil, Gas & CBM -		
(6) Keyrock Energy - CBM Lessee Corporate Creations Network Inc. 425 W Washington St. Ste 4 Suffolk, VA, 23434 - 5320	52.43 acres	10.08%

**Tract Four - # T-154 A.A. Skeens (58.76 Acres)**

- (1) ACIN LLC – Coal  
Capitol Corporate Services, Inc.  
10 South Jefferson St.  
Ste 1400  
Roanoke, VA 24011
- (2) Paramount Contura, LLC - Coal Lessee  
Corporation Service Company  
100 Shockoe Slip  
FL 2  
Richmond, VA, 23219-4100
- (3) WBRD LLC - Coal  
Capitol Corporate Services, Inc.  
10 South Jefferson St  
Ste. 1400  
Roanoke, VA 24011
- (4) Dickenson-Russell Contura, LLC - Coal Lessee  
Corporation Service Company  
100 Shockoe Slip  
FL 2  
Richmond, VA 23219-4100

Exhibit D  
Keyrock #8  
VGOB Docket # 24-0820-4289  
Leased Owners in a Sealed Gob  
(520.25 Acre Unit)

	Acres in Unit	Interest in Unit
(5) ENERVEST XIV-A NORA LLC ENERVEST ENERGY INSTITUTIONAL FUND XIV-1A, L.P. ENERVEST XIV-WIC NORA LLC - CBM 1001 Fannin St Ste. 800 Houston TX 77002 - Oil, Gas & CBM -		
(6) Keyrock Energy - CBM Lessee Corporate Creations Network Inc. 425 W Washington St. Ste 4 Suffolk, VA, 23434 - 5320	3.87 acres	0.75%

**Tract Six – G.W. Smith Jr. Heirs oil & gas  
French/Chase Company (130.80 Acres)**

- (1) ACIN LLC – Coal  
Capitol Corporate Services, Inc.  
10 South Jefferson St.  
Ste 1400  
Roanoke, VA 24011
- (2) Paramount Contura, LLC - Coal Lessee  
Corporation Service Company  
100 Shockoe Slip  
FL 2  
Richmond, VA, 23219-4100
- (3) WBRD LLC - Coal  
Capitol Corporate Services, Inc.  
10 South Jefferson St  
Ste. 1400  
Roanoke, VA 24011
- (4) Dickenson-Russell Contura, LLC - Coal Lessee  
Corporation Service Company  
100 Shockoe Slip  
FL 2  
Richmond, VA 23219-4100
- (5) ENERVEST XIV-A NORA LLC  
ENERVEST ENERGY INSTITUTIONAL  
FUND XIV-1A, L.P.  
ENERVEST XIV-WIC NORA LLC- Oil, Gas & CBM  
1001 Fannin St  
Ste. 800  
Houston TX 77002

Exhibit D  
Keyrock #8  
VGOB Docket # 24-0820-4289  
Leased Owners in a Sealed Gob  
(520.25 Acre Unit)

	Acres in Unit	Interest in Unit
(6) Keyrock Energy - CBM Lessee Corporate Creations Network Inc. 425 W Washington St. Ste 4 Suffolk, VA, 23434 – 5320	7.21 acres	1.39%
<b><u>Tract Seven - #T-186 A.A. Skeen (327.39 Acres)</u></b>		
(1) ACIN LLC – Coal Capitol Corporate Services, Inc. 10 South Jefferson St. Ste 1400 Roanoke, VA 24011		
(2) Paramount Contura, LLC - Coal Lessee Corporation Service Company 100 Shockoe Slip FL 2 Richmond, VA, 23219-4100		
(3) WBRD LLC - Coal Capitol Corporate Services, Inc. 10 South Jefferson St Ste. 1400 Roanoke, VA 24011		
(4) Dickenson-Russell Contura, LLC - Coal Lessee Corporation Service Company 100 Shockoe Slip FL 2 Richmond, VA 23219-4100		
(5) ENERVEST XIV-A NORA LLC ENERVEST ENERGY INSTITUTIONAL FUND XIV-1A, L.P. ENERVEST XIV-WIC NORA LLC- Oil, Gas & CBM 1001 Fannin St Ste. 800 Houston TX 77002		
(6) Keyrock Energy - CBM Lessee Corporate Creations Network Inc. 425 W Washington St. Ste 4 Suffolk, VA, 23434 – 5320	174.60 acres	33.56%
<b><u>Tract Eight – #T101 Joshua Pressley (940.59 Acres)</u></b>		
(1) ACIN LLC – Coal		

Exhibit D  
 Keyrock #8  
 VGOB Docket # 24-0820-4289  
 Leased Owners in a Sealed Gob  
 (520.25 Acre Unit)

	Acres in Unit	Interest in Unit
Capitol Corporate Services, Inc. 10 South Jefferson St. Ste 1400 Roanoke, VA 24011		
(2) Paramount Contura, LLC - Coal Lessee Corporation Service Company 100 Shockoe Slip FL 2 Richmond, VA, 23219-4100		
(3) WBRD LLC - Coal Capitol Corporate Services, Inc. 10 South Jefferson St Ste. 1400 Roanoke, VA 24011		
(4) Dickenson-Russell Contura, LLC - Coal Lessee Corporation Service Company 100 Shockoe Slip FL 2 Richmond, VA 23219-4100		
(5) ENERVEST XIV-A NORA LLC ENERVEST ENERGY INSTITUTIONAL FUND XIV-1A, L.P. ENERVEST XIV-WIC NORA LLC- Oil, Gas & CBM 1001 Fannin St Ste. 800 Houston TX 77002		
(6) Keyrock Energy - CBM Lessee Corporate Creations Network Inc. 425 W Washington St. Ste 4 Suffolk, VA, 23434 – 5320	101.40 acres	19.49%

**Tract Nine – #T-23 R.E. Chase (71.33 Acres)**

- (1) ACIN LLC – Coal  
Capitol Corporate Services, Inc.  
10 South Jefferson St.  
Ste 1400  
Roanoke, VA 24011
- (2) Paramount Contura, LLC - Coal Lessee  
Corporation Service Company  
100 Shockoe Slip  
FL 2

Exhibit D  
Keyrock #8  
VGOB Docket # 24-0820-4289  
Leased Owners in a Sealed Gob  
(520.25 Acre Unit)

	Acres in Unit	Interest in Unit
Richmond, VA, 23219-4100		
(3) WBRD LLC - Coal Capitol Corporate Services, Inc. 10 South Jefferson St Ste. 1400 Roanoke, VA 24011		
(4) Dickenson-Russell Contura, LLC - Coal Lessee Corporation Service Company 100 Shockoe Slip FL 2 Richmond, VA 23219-4100		
(5) ENERVEST XIV-A NORA LLC ENERVEST ENERGY INSTITUTIONAL FUND XIV-1A, L.P. ENERVEST XIV-WIC NORA LLC- Oil, Gas & CBM 1001 Fannin St Ste. 800 Houston TX 77002		
(6) Keyrock Energy - CBM Lessee Corporate Creations Network Inc. 425 W Washington St. Ste 4 Suffolk, VA, 23434 – 5320	<u>0.84 acres</u>	<u>0.16%</u>
<b>TOTAL:</b>	<b>517.79 acres</b>	<b>99.53%</b>

DB 617 PG906

		Exhibit I		
		Keyrock #8		
VGOB Docket # 24-0820-4289				
List of all Wells Incl. the Sealed Gob				
(520.25 Acre Unit)				
Unit Number	Well Number	DGO File Number	Status	Type Well
BA-44	VC-704253	DI-0996	Producing	Coal Bed
BA-47	VC-3038	DI-0713	Producing	Coal Bed
BB-46	VC-2599	DI-0664	Producing	Coal Bed
BB-47	VC-504254	DI-1047	Producing	Coal Bed
BC-44	VC-4163	DI-0965	Producing	Coal Bed
BC-45	VC-3041	DI-0734	Producing	Coal Bed
BC-46	VC-704164	DI-0971	Producing	Coal Bed
BD-45	VC-504497	DI-1032	Producing	Coal Bed
BA-47	P-267	DI-0333	Producing	Conventional
BA-46	P-174	DI-0227	Producing	Conventional
BC-45	P-322	DI-0316	Producing	Conventional

PAID UP COALBED METHANE LEASE

THIS PAID UP COALBED METHANE LEASE ("Lease"), made this \_\_\_\_\_ day of January, 2022, between ENERVEST XIV-A NORA LLC (50.10494%), ENERVEST ENERGY INSTITUTIONAL FUND XIV-A1, L.P. (15.00000%) and ENERVEST XIV-WIC NORA LLC (34.89506%), each a Delaware limited partnership (collectively referred to as "Lessor") c/o EnerVest Operating, L.L.C. whose address is 408 W Main Street, Abingdon, VA 24210, and Keyrock Energy, L.L.C., a Delaware limited liability corporation, whose address is 207 E. Main Street, Suite 2-D, P.O. Box 2223, Johnson City, TN 37605 ("Lessee").

1. **Grant.** Lessor, in consideration of the sum of One and no/100 dollars (\$1.00) and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged and of the covenants and agreements herein contained, does hereby grant unto Lessee all of the coalbed methane ("CBM"), in and under the lands hereinafter described together with the exclusive right to explore, drill and operate for, produce, flare, and market CBM, the right to lay pipeline to transport CBM from the lands leased hereunder and other lands, the right to build and install such tanks, equipment and structures ancillary thereto to carry on operations for CBM, together with the right to enter thereon at all times and to occupy, possess and use so much of said premises as is necessary and convenient for all purposes described herein. Lessee shall have the right to stimulate or fracture the coal seam to facilitate the production of CBM, subject to the depth restrictions in the Addendum attached hereto, and the appropriate regulatory and mineral estate approvals required.
2. **Description.** This Lease covers the premises situated between the waters of the Buffalo Creek and Caney Creek of Dickenson County, Virginia, containing See Exhibit 'A' acres, more or less, being the same lands depicted on Exhibit "A" hereto attached commonly known as Deep Mine 41(the "Leased Premises").
3. **Term of Lease.** This Lease shall remain in force for a primary term of THREE (3) years and as long thereafter as CBM is being produced or Drilling operations have commenced on the Leased Premises.
4. **Royalty:** Lessee shall pay to Lessor a royalty equal to Twelve and One-Half Percent (12.5 %) of the net amount realized by Lessee from the sale and delivery of all CBM produced and sold from the Leased Premises. Such royalty shall be calculated at the mouth of the well after deducting from such royalties Lessor's pro-rata share of reasonable post-production costs, including without limitation (i) all costs of metering, gathering, marketing, compressing, dehydrating, and transporting the produced volumes; (ii) all costs associated with the processing and removal of natural gas liquids and other liquids or gaseous substances or impurities from the produced volumes; and (iii) all costs of any other treatment or processing such deductions shall not exceed sixty cents (\$0.60) per mmbtu of gas produced. Lessee may also deduct from royalties a pro-rata share of any severance or other tax, fee, or assessment imposed by any governmental agency that is levied upon the value of reserves, production or the severance of CBM produced from the Leased Premises. Royalties shall be paid on the volumes of CBM sold by Lessee, and Lessor shall not be entitled to royalties for any line loss or fuel for compression. Payment of royalties for sales made during any calendar month shall be on or about the 30th day after receipt by Lessee of payment for such sales. At the point that monthly royalty payments average less than \$50.00 per month over a 3-month period, Lessee shall have the right, but not the obligation, to make any or all future royalty payments on an annual basis.
5. **Paid-Up Lease.** This is a "Paid-Up Lease." The initial payment as agreed to in the "Order of Payment" (executed contemporaneously herewith) shall operate as a rental and cover the privilege of deferring the commencement of operations for the full term of this Lease. This and all other payments due under this Lease shall be made by cash or check and shall be deemed tendered when either delivered or mailed to Lessor at the above address. There shall be no requirement to pay additional delay rentals under the Lease. If Lessor owns a lesser interest in the Leased Premises than the entire undivided fee simple estate therein, then the royalties and rentals provided for herein shall be paid to the Lessor only in the proportion that its interest bears to the whole and undivided fee.
6. **Ownership Changes.** Lessee reserves the right to mortgage its interest in whole or part without prior notice to the Lessor.
7. **Regulation and Delay.** This Lease shall be subject to all laws and governmental rules and regulations. This Lease shall not terminate, in whole or in part, nor shall Lessee be held liable for failure to comply herewith, if compliance is prevented would result in the breach of any such law or governmental rule or regulation. Lessor grants Lessee the authority to compromise or settle any disputes with government agencies relating to this Lease or production therefrom. In the event the Lessee is unable

to perform any of the acts to be performed by the Lessee by reason of force majeure including but not limited to acts of God, strikes, riots, and governmental restrictions, this Lease shall nevertheless remain in full force and effect until the Lessee can perform said act or acts.

8. **Pooling:** Lessee is hereby granted the right at any time to unitize or pool the Leased Premises or any portion thereof, subject to the depth restrictions contained herein, with any other lands for the production of CBM. Operations upon and production from the unit shall be treated as if such operations were upon or such production were from the Leased Premises whether or not the well or wells are located thereon, provided, however, that Lessee shall pay Lessor, in lieu of other royalties thereon, only such proportion of the royalties stipulated in Paragraph 4 as the amount of Lessor's acreage placed in the unit, or Lessor's royalty interest therein on an acreage basis, bears to the total acreage in the unit. Lessee shall have the right to amend, alter or correct any such drilling unit or consolidation at any time in the same manner as herein provided.

9. **Entireties.** If the Leased Premises is owned by two or more parties, or the ownership of any interest therein should hereafter be transferred by sale, devise or operation of law, said land, nevertheless, may be held, developed and operated as an entirety, and the rentals and royalties shall be divided among and paid to such several owners in the proportion that the acreage owned by each such owner bears to the entire Leased Premises.

10. **Surface Use.** Following completion of any producing well, Lessee shall (a) fill all the pits used during drilling which are not required either for production purposes or by any government regulations; (b) remove all concrete bases, drilling supplies and drilling equipment; and (c) grade, plant, and seed the area disturbed by drilling that is not required in production of the well, where necessary to bind the soil and prevent substantial erosion and sedimentation.

11. **Access Roads.** Lessee shall have the right, but not the obligation, to use existing access roads currently owned and maintained by Lessor. If Lessee elects to use an access road, Lessee will provide to Lessor a map of the road and the anticipated dates of usage, and Lessor and Lessee will enter into a joint maintenance agreement that is equitable for use of the road. Lessee may upgrade any of Lessor's access roads they may use with prior written consent from the Lessor, and all upgrades and repairs will be performed in accordance with Virginia Department of Energy standards. Under no circumstances will Lessee cause damage or loss to any access road, and will immediately repair any such damage at Lessee's sole expense.

12. **Electricity.** Lessor agrees, to the extent it has an existing source of electricity with excess electricity available in any area where Lessee is engaged in the exploration or production of Methane from the Lands, and to the extent permitted by applicable law or regulation, Lessee shall be permitted to access Lessor's source of electricity to obtain electricity for use in connection with Lessee's methane exploration and production operations. Lessee shall pay any expenses associated with accessing Lessor's electrical grid and with Lessee's use of electricity.

13. **Release of Lease.** Lessee may at any time surrender all or any part of this Lease by recording a release of lease in Dickenson County, Virginia and delivering or mailing a copy of said release with recording reference to Lessor.

14. **Breach or Default.** In the event Lessor believes that the Lessee has not complied with any of its obligations hereunder, Lessor shall notify Lessee in writing, setting out specifically in what respects Lessee has breached this Lease. Lessee shall then have thirty (30) days after receipt of said notice within which to resolve or commence to resolve all or any part of the breaches alleged by Lessor. Lessor shall not bring any cause of action against Lessee for breach of the Lease sooner than thirty (30) days after service of such notice on Lessee, and only if Lessee has failed to resolve or failed to commence to resolve all or any part of the breaches alleged by Lessor. Neither the service of said notice nor the doing of acts by the Lessee aimed to resolve any or all of the alleged breaches shall be deemed an admission or presumption that Lessee has failed to perform all its obligations hereunder.

15. **Agreement.** This Lease and all its terms, conditions, and stipulations shall extend to and be binding on all heirs, successors and assigns of Lessor or Lessee. This Lease contains all of the agreements and understandings of the Lessor and the Lessee respecting the subject matter hereof and no implied covenants or obligations, or verbal representations or promises, have been made or relied upon by Lessor or Lessee supplementing or modifying this Lease or as an inducement thereto. All implied covenants are hereby disclaimed by the Lessor and Lessee, including, but not limited to, any implied duty to market and implied duty to develop the CBM.



**Lessee:**

**Keyrock Energy LLC**

By: *Morgan Pate*  
Name: Morgan Pate  
Title: Authorized Agent

**ACKNOWLEDGEMENT**

STATE OF TENNESSEE                    )  
  ) §  
COUNTY OF WASHINGTON            )

The foregoing instrument was acknowledged before me this 14<sup>th</sup> day of January, 2022 by Morgan Pate, as Authorized Agent of KEYROCK ENERGY, LLC, on behalf of the limited liability company.

My Commission Expires: 6-27-23



*Dina Y. Shirley*  
Notary Public

### Lease Addendum

1. **Indemnification.** Lessee agrees to indemnify, protect, save harmless and defend Lessor from and against any loss, injury, damage, claim, reclamation requirement of the Virginia Department of Mines, and Minerals (DMME), environmental damage or expense occurring as a result of the Lessee's use of the Leased Premises or which would not have occurred but for the Lessee's use of the Leased Premises, except to the extent any such loss, injury, damage, claim or expense is caused by the Lessor's negligence.

2. **Assignment.** This Lease shall not be assigned in part or whole without the expressed written consent of the Lessor.

3. **Existing Coal Agreement.** Lessor acknowledges that the Leased Premises are subject to an unrecorded Letter Agreement dated 9-12-2018 by and between Contura, ACIN, & etc. for the purpose of laying out guidelines for the co-development of the Coal, Oil, Gas, and Coal Bed Methane on jointly owned properties located in Dickenson and Buchanan Counties, Virginia. Lessor further acknowledges that they are subject to said agreement.

4. **Depth Restriction.** The terms of this Lease are confined to the mined interval of Deep Mine No. 41, otherwise defined as the Jawbone Seam. This Lease does not include and there is hereby excepted and reserved unto the Lessor any and all oil, gas, and other mineral bearing strata, as well as all coals and coalbed methane both shallower and deeper than targeted Deep Mine No. 41. contained within the Jawbone Coal Seam.

5. **Royalty on Sale of Electricity or Sale of Carbon Credits.** Lessor shall receive a royalty of Twelve and One-Half Percent (12.5%) of the gross proceeds actually received by Lessee or any of Lessee's affiliates from the sale of electricity generated from combustion of the CBM and/or the sale of Carbon Credits (as defined herein) from the CBM, minus this same percentage share of all Post-Production Costs and minus this same percentage share of all production, severance and ad valorem taxes.

(a) Carbon Credit, as used herein, means a product representing the removal, limitation, reduction, avoidance, sequestration, or migration of greenhouse gas emissions generated or issued under any governmental or non-governmental program. By way of example, this includes California Carbon Offsets ("CCO"), which are credits issued by the California Air Resources Board.

6. **Shut-in Payments.** Lessee may, at its option, cease production from any part or all of the wells located on the Leased Premises, or any wells located on another tract pooled with the Leased Premises for the necessary maintenance or repair of Lessee's equipment, an event of force majeure, or when production from the specific mine as shown in Exhibit "A" has reached its annual production limit as defined by the equations set forth in the Compliance Offset Protocol Mine Methane Capture Projects, California Environmental Protection Agency, Air Resources Board, upon five (5) days written notice to Lessor, without such cessation of production operating to terminate the Lease.

(a) Lessee shall tender to Lessor on the first day of the month following the initial cessation of production a shut-in payment of One Thousand Dollars (\$1,000.00). Lessee shall continue to tender to Lessor shut-in payments of One Thousand Dollars (\$1,000.00) on the first of each month until the well or wells have been returned to production.

(b) After twelve (12) continuous months of no production, the shut-in payment shall be increased to One Thousand Five Hundred Dollars (\$1,500.00) per month, paid in quarterly installments.

(c) The shut-in payments may be suspended at any time by Lessee upon Lessee's written notice to Lessor, accompanied by Lessee's executed release of Lease.

(d) The Lease shall terminate automatically, and Lessee shall record a release of lease in Dickenson County, Virginia, after twenty-four (24) continuous months of no production.

7. **Commingling.** Lessee may commingle the production from the Leased Premises ("Produced CBM") with coal bed or coal mine methane produced from properties other than the Leased Premises ("Other Methane") prior to its sale. In the event the Produced CBM is commingled, Lessee shall install meters capable of measuring all Produced CBM from the Leased Premises, and all Other

Methane commingled with the Produced CBM. Lessor's royalties shall be determined by prorating total sales from Lessee's system according to the ratio of Produced CBM and Other Methane introduced into Lessee's system.

8. **Lessor's Title Information.** Lessor agrees to make available to Lessee for inspection and copying all existing title information in Lessor's possession concerning the Leased Premises. Lessor makes no warranties concerning the completeness or accuracy of any such information and shall have no obligation to extend, update, or supplement any title information for Lessee's use. For purposes of this paragraph, "title information" includes but is not limited to abstracts, title insurance policies and commitments and title opinions.

9. **Leasehold Limitation.**

(a) Lessee has familiarized itself with the deeds and title papers under which Lessor owns the rights granted hereunder, and the parties hereto understand that this Lease only grants such rights as are owned by Lessor as of the effective date and which it has the right to grant.

(b) It is the duty of Lessee to familiarize itself with the exact location of the Leased Premises and to ensure that all development activities are confined to the Leased Premises.

(c) The parties hereto agree that, if mining operations heretofore have been conducted on or under the Leased Premises, Lessor has not made and does not now make any representations concerning the condition of any seam of coal on the Leased Premises, previous mining thereon, or the condition of the surface, structures, or works therein or thereon.

(d) Lessee acknowledges that, prior to the execution of this Lease, it (a) has made an independent examination of data concerning the Leased Premises, (b) has inspected the Leased Premises and is familiar with the physical condition thereof, and (c) has fully informed itself as to all existing conditions and limitations applicable to the Leased Premises. Lessee acknowledges that it has independently analyzed any information provided by Lessor with regard to the Leased Premises and agrees that the furnishing of any information to the Lessee shall not constitute a representation that such information is accurate or complete or a warranty that the Leased Premises confirms thereto. Lessee accepts the CBM and Produced CBM as is and without any warranty, expressed or implied, with regard to the quality of the gas or gas volumes realized by Lessee.

(e) Nothing herein contained shall be deemed or construed to be a covenant for quiet enjoyment or a warranty of title on the part of the Lessor, either express or implied, but Lessee must respect and observe all limitations or defects in the title of Lessor in and to the Leased Premises, said land, coal rights, and all other rights appurtenant thereto. It is likewise understood by Lessee that Lessor gives no warrant as to the quality or quantity of the gas contained in the abandoned mines and assumes no liability due to any deficiency that may exist or develop therein.

(f) To the best of Lessor's knowledge, there are no conflicts between this Lease and any other lease or license issued by Lessor. However, if a conflict arises as to the extent of the boundaries or an overlapping with Lessor's other leases or licenses, then the lease or license that first became effective shall prevail and Lessor shall have no liability or obligation to Lessee as a result thereof.

(g) Lessor does not claim ownership of or any rights to the surface of the Leased Premises other than those surface rights conveyed to Lessor in its deeds.

10. **Insurance.** At all times while operations are conducted upon the Leased Premises, Lessee shall comply with the workers compensation law of the state in which its operations are being conducted. Lessee shall require all contractors engaged by it with respect to any of the operations to comply with the workers compensation law of the state where the applicable operations are being conducted.

INSTRUMENT 240000901  
RECORDED IN THE CLERK'S OFFICE OF  
DICKENSON CIRCUIT COURT ON  
SEPTEMBER 20, 2024 AT 10:27 AM  
JOSHUA R. EVANS, CLERK  
RECORDED BY: MCR

Exhibit "A"

