



File Number: A211094

COMMITMENT FOR TITLE INSURANCE ISSUED BY Commonwealth Land Title Insurance Company

NOTICE

IMPORTANT—READ CAREFULLY: THIS COMMITMENT IS AN OFFER TO ISSUE ONE OR MORE TITLE INSURANCE POLICIES. ALL CLAIMS OR REMEDIES SOUGHT AGAINST THE COMPANY INVOLVING THE CONTENT OF THIS COMMITMENT OR THE POLICY MUST BE BASED SOLELY IN CONTRACT.

THIS COMMITMENT IS NOT AN ABSTRACT OF TITLE, REPORT OF THE CONDITION OF TITLE, LEGAL OPINION, OPINION OF TITLE, OR OTHER REPRESENTATION OF THE STATUS OF TITLE. THE PROCEDURES USED BY THE COMPANY TO DETERMINE INSURABILITY OF THE TITLE, INCLUDING ANY SEARCH AND EXAMINATION, ARE PROPRIETARY TO THE COMPANY, WERE PERFORMED SOLELY FOR THE BENEFIT OF THE COMPANY, AND CREATE NO EXTRACONTRACTUAL LIABILITY TO ANY PERSON, INCLUDING A PROPOSED INSURED.

THE COMPANY'S OBLIGATION UNDER THIS COMMITMENT IS TO ISSUE A POLICY TO A PROPOSED INSURED IDENTIFIED IN SCHEDULE A IN ACCORDANCE WITH THE TERMS AND PROVISIONS OF THIS COMMITMENT. THE COMPANY HAS NO LIABILITY OR OBLIGATION INVOLVING THE CONTENT OF THIS COMMITMENT TO ANY OTHER PERSON.

COMMITMENT TO ISSUE POLICY

Subject to the Notice; Schedule B, Part I—Requirements; Schedule B, Part II—Exceptions; and the Commitment/Conditions, Commonwealth Land Title Insurance Company, a Florida Corporation (the "Company"), commits to issue the Policy according to the terms and provisions of this Commitment. This Commitment is effective as of the Commitment Date shown in Schedule A for each Policy described in Schedule A, only when the Company has entered in Schedule A both the specified dollar amount as the Proposed Policy Amount and the name of the Proposed Insured.

If all of the Schedule B, Part I—Requirements have not been met within **180** days after the Commitment Date, this Commitment terminates and the Company's liability and obligation end.

Community Title & Escrow, Ltd.

COMMONWEALTH LAND TITLE INSURANCE COMPANY

med reflect

ATTEST

President

Secretary



Issuing Agent: Community Title & Escrow, Ltd., authorized Agent of: Commonwealth Land Title Insurance Company

Issuing Office: 2600-D State Street, Alton, IL 62002

ALTA® Universal ID: 0004715 Loan ID Number:

Issuing Office File Number: A211094 Revision Number: Rev 02 10-19-21

Closer: Michelle Blom Phone: 618-433-5010 Email: mblom@communitytitle.net Examiner: Mindy Kimler Phone: 618-433-5854 Email: mkimler@communitytitle.net

If applicable to this transaction, your Wiring Instructions are available at this link: Wire Instructions

Any wiring instructions contained herein are for the use of the Lender only and are not valid unless verified by phone with your closer. Wiring Instructions for all other parties must be obtained per instructions obtained by phone from your closer.

SCHEDULE A

1. Commitment Date: October 14, 2021, 8:00 am

2. Policy to be issued:

(a) 2006 ALTA Owner's Policy

Proposed Insured: Purchaser with contractual rights under a purchase

agreement with the vested owner identified in item 4 of

schedule A

Proposed Policy Amount:

(b) 2006 ALTA Loan Policy

Proposed Insured: Lender with contractual obligations under a loan agreement

with the vested owner identified in Item 4 of Schedule A.

Proposed Policy Amount:

- 3. The estate or interest in the Land described or referred to in this Commitment is Fee Simple.
- 4. Title to the estate or interest in the Land is at the Commitment Date vested in: New River Royalty LLC, a Delaware limited liability company
- The Land is described as follows: See Attached Exhibit A



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Exhibit A

The Northwest Quarter (NW 1/4) of the Northeast Quarter (NE 1/4) of Section Twenty (20) in Township Eight (8) North, Range Three (3) West of the Third Principal Meridian in Montgomery County, Illinois.

IDENT: 201500000645

Except any interest in the coal, oil, gas and other mineral rights underlying the land which have been heretofore conveyed or reserved in prior conveyances, and all rights and easements in favor of the estate of said coal, oil gas and other minerals, if any.

PPN: 17-20-200-001 (Tract 1)



SCHEDULE B-I Requirements

File Number: A211094

All of the following Requirements must be met:

- The Proposed Insured must notify the Company in writing of the name of any party not referred to in this Commitment who will obtain an interest in the Land or who will make a loan on the Land. The Company may then make additional Requirements or Exceptions.
- 2. Pay the agreed amount for the estate or interest to be insured.
- 3. Pay the premiums, fees, and charges for the Policy to the Company.
- 4. Documents satisfactory to the Company that convey the Title or create the Mortgage to be insured, or both, must be properly authorized, executed, delivered, and recorded in the Public Records.
- 5. The Company must be informed, prior to closing, of any alterations, repairs or new construction in progress, recently completed or contemplated, at which time additional requirements may become necessary.
- Notice: Please be aware that due to the conflict between federal and state laws concerning the cultivation, distribution, manufacture or sale of marijuana, the Company is not able to close or insure any transaction involving Land that is associated with these activities.
- 7. The "Good Funds" section of the Title Insurance Act (215 ILCS 155/26) is effective January 1, 2010. This Act places limitations upon our ability to accept certain types of deposits into escrow. Please contact your local Title office regarding the application of this new law to your transaction.
- 8. Effective June 1, 2009, pursuant to Public Act 95-988, satisfactory evidence of identification must be presented for the notarization of any and all documents notarized by an Illinois notary public. Satisfactory identification documents are documents that are valid at the time of the notarial act; are issued by a state or federal government agency; bear the photographic image of the individual's face; and bear the individual's signature.
- 9. The Proposed Policy Amount(s) must be increased to the full value of the estate or interest being insured, and any additional premium must be paid at that time. An Owner's policy should reflect the purchase price or full value of the Land. A Loan Policy should reflect the loan amount or value of the property as collateral. Proposed Policy Amount(s) will be revised and premiums charged consistent therewith when the final amounts are approved.
- 10. For each policy to be issued as identified in Schedule A, Item 2; the Company shall not be liable under this commitment until it receives a designation for a Proposed Insured, acceptable to the Company. As provided in Commitment Condition 4, the Company may amend this commitment to add, among other things, additional exceptions or requirements after the designation of the Proposed Insured.
- 11. Warranty Deed executed by **New River Royalty**, **LLC** to Purchaser with contractual rights under a purchase agreement with the vested owner identified in item 4 of schedule A, must be made a matter of public record.
- 12. The Company should be furnished, from the Seller, the following:



SCHEDULE B-I Requirements

- (a) A copy of the Articles of Organization of the New River Royalty, LLC, as amended.
- (b) A copy of the Operating Agreement for the **New River Royalty**, **LLC**, as amended, showing whether the manager(s) or members are authorized to act on behalf of the LLC and how many signators are required to approve the transaction.
- (c) A current Certificate of Good Standing of **New River Royalty, LLC** from the Secretary of State of Illinois, and in the event the state of the formation of the LLC is not Illinois, in addition, a current Certificate of Good Standing from the proper governmental authority of the state in which the entity was created.
- 13. Mortgage executed by Purchaser with contractual rights under a purchase agreement with the vested owner identified in item 4 of schedule A to Lender with contractual obligations under a loan agreement with the proposed insured owner identified in Item 2 above. in the amount of \$10,000, must be made a matter of Public Record.
- 14. At the time of this commitment, the final loan amount was not available to the Company. Therefore, said requested loan policy will only be issued for the contractual face amount as listed in Schedule A of this commitment. If a differing loan amount should be requested from the Lender, the Company shall make this commitment subject to further exceptions and charges as deemed necessary by the Company, if any, to accommodate additional liability on the policy as requested by the Lender.
 - NOTE: Any revisions to said contractual face amount as listed in Schedule A shall be submitted in writing to the Company.
- 15. The Company should be provided a statement from the borrower(s) relative to any mortgage shown on Schedule B disclosing whether the borrower(s) have entered into any forbearance or loan modification agreement with the lender relative to delayed or post postponed payments or other restructuring of the debt secured by any mortgage affecting the property.
- 16. This commitment is subject to an update if the effective date as listed on Schedule A is older than 30 days. Please contact Community Title and Escrow to request and update to this commitment.
- 17. Any installment of real estate taxes that are due and payable must be paid.
- 18. Furnish this company with a Broker's Lien Affidavit all seller(s), purchaser(s), borrower(s), lessee(s), and any other parties holding an interest in the land establishing:
 - (i) the identity of any broker(s), known to have an agreement with the affiant, or any party claiming by, through or under said affiant, relative to any interest in the land, and
 - (ii) the amount of compensation due or to become due such broker(s), or
 - (iii) certifying that there are no broker(s) with any lien, or right to a lien, under any existing agreement with a broker.
- 19. CLOSING INFORMATION NOTE: If the closing of subject property is to be conducted by Community Title & Escrow, Ltd., we require all monies due from the purchase or the loan to be in the form of a wire transfer.



SCHEDULE B-I Requirements

We are required by law not to disburse funds until such "Good Funds" have been deposited, finally settled and credited to our escrow account. Wire transfers qualify as "Good Funds" immediately upon receipt.



SCHEDULE B- II Exceptions

File Number: A211094

THIS COMMITMENT DOES NOT REPUBLISH ANY COVENANT, CONDITION, RESTRICTION, OR LIMITATION CONTAINED IN ANY DOCUMENT REFERRED TO IN THIS COMMITMENT TO THE EXTENT THAT THE SPECIFIC COVENANT, CONDITION, RESTRICTION, OR LIMITATION VIOLATES STATE OR FEDERAL LAW BASED ON RACE, COLOR, RELIGION, SEX, SEXUAL ORIENTATION, GENDER IDENTITY, HANDICAP, FAMILIAL STATUS, OR NATIONAL ORIGIN.

The Policy will not insure against loss or damage resulting from the terms and provisions of any lease or easement identified in Schedule A, and will include the following Exceptions unless cleared to the satisfaction of the Company:

- 1. Rights or claims of parties in possession not shown by Public Records.
- 2. Any encroachment, encumbrance, violation, variation, or adverse circumstance affecting the title that would be disclosed by an accurate and complete land survey of the Land.
- 3. Easements, or claims of easements, not shown by the Public Records.
- 4. Any lien, or right to a lien, for services, labor or material heretofore or hereafter furnished, imposed by law and not shown by the Public Records.
- 5. Taxes or special assessments which are not shown as existing liens by the Public Records.
- 6. Any defect, lien, encumbrance, adverse claim, or other matter that appears for the first time in the Public Records or is created, attaches, or is disclosed between the Commitment Date and the date on which all of the Schedule B, Part I —Requirements are met.
- 7. Real Estate Taxes for the year 2020, 2021 and subsequent years; which are a lien but not yet due nor payable. Real Estate Taxes for the year 2020 show as paid in full; in the amount of \$936.94.
 - NOTE: Parcel Identification Numbers are for informational purposes only.
- 8. Original Coal Severance Deed dated August 21, 1916 and recorded September 16, 1916 in Book 130 Page 47 conveying all coal. (For further particulars, see record)
- 9. Terms, powers, and provisions of Special Warranty Deed dated August 12, 2010 and recorded August 30, 2010 as 201000059727. (For further particulars, see record)
- 10. Terms, powers, and provisions of Memorandum of Surface Easement and Agreement dated August 10, 2018 and recorded August 31, 2018 as Document No. 201800002840. (For further particulars, see record)
- 11. Terms, powers, and provisions of a Second Amended and Restated Mitigation Agreement dated August 21, 2018 and recorded August 31, 2018 as Document No. 201800002829. (For further particulars, see record)
- 12. Rights of way for drainage ditches, drain tiles, feeders, laterals and underground pipes, if any.
- 13. Utility and/or drainage easements, if any.
- 14. Easement for public and quasi-public utilities, if any.
- 15. Special Assessments dues which are not shown as existing liens by the public records.



SCHEDULE B- II Exceptions

File Number: A211094

- 16. No examination has been made of the mineral title. Coverage shall not be construed as including the title to minerals underlying the subject premises.
- 17. Any and all easements, restrictions, outstanding oil, gas and mineral rights, and rights to aboriginal antiquities of record, but omitting restrictions, if any, based on race, color, religion, sex, handicap, familial status, or national origin.
- 18. All rights and easements in favor of the holder of any interest in the mineral estate or any party claiming by, through, or under said holder.
- 19. Rights of the Public, the State of Illinois, the County, the Township and the Municipality in and to that part of the premises taken, used, or dedicated for roads or highways.
- 20. Rights of tenants in possession under unrecorded leases, if any.
- 21. The acreage stated in the subject legal description is for descriptive purposes only. Nothing in this commitment or Policy, when issued, should be construed as insuring against loss or damage due to the inaccuracy of the acreage or any discrepancy in the quantity of Land so described.
- 22. We have made a search of the public records under the proposed buyer as _____. We reserve the right to amend this commitment after making a further search in the event of additional buyers and/or substitution of buyers.

Vesting Deed: deed

Schedule B II Exception Docs: Exception Documents

Tax Info: Property Tax

The Company has delivered this Commitment and/or Policy to the proposed insured and/or insured by electronic means. All signatures contained herein are to be effective under the provisions of Section 5-110 of the Illinois Electronic Commerce Security Act (5 ILCS 175/5-110).



COMMITMENT CONDITIONS

1. **DEFINITIONS**

- (a) "Knowledge" or "Known": Actual or imputed knowledge, but not constructive notice imparted by the Public Records.
- (b) "Land": The land described in Schedule A and affixed improvements that by law constitute real property. The term "Land" does not include any property beyond the lines of the area described in Schedule A, nor any right, title, interest, estate, or easement in abutting streets, roads, avenues, alleys, lanes, ways, or waterways, but this does not modify or limit the extent that a right of access to and from the Land is to be insured by the Policy.
- (c) "Mortgage": A mortgage, deed of trust, or other security instrument, including one evidenced by electronic means authorized by law.
- (d) "Policy": Each contract of title insurance, in a form adopted by the American Land Title Association, issued or to be issued by the Company pursuant to this Commitment.
- (e) "Proposed Insured": Each person identified in Schedule A as the Proposed Insured of each Policy to be issued pursuant to this Commitment.
- (f) "Proposed Policy Amount": Each dollar amount specified in Schedule A as the Proposed Policy Amount of each Policy to be issued pursuant to this Commitment.
- (g) "Public Records": Records established under state statutes at the Commitment Date for the purpose of imparting constructive notice of matters relating to real property to purchasers for value and without Knowledge.
- (h) "Title": The estate or interest described in Schedule A.
- 2. If all of the Schedule B, Part I—Requirements have not been met within the time period specified in the Commitment to Issue Policy, this Commitment terminates and the Company's liability and obligation end.
- 3. The Company's liability and obligation is limited by and this Commitment is not valid without:
 - (a) the Notice:
 - (b) the Commitment to Issue Policy;
 - (c) the Commitment Conditions;
 - (d) Schedule A;
 - (e) Schedule B, Part I—Requirements; and
 - (f) Schedule B, Part II—Exceptions; and
 - (g) a counter-signature by the Company or its issuing agent that may be in electronic form.

4. COMPANY'S RIGHT TO AMEND

The Company may amend this Commitment at any time. If the Company amends this Commitment to add a defect, lien, encumbrance, adverse claim, or other matter recorded in the Public Records prior to the Commitment Date, any liability of the Company is limited by Commitment Condition 5. The Company shall not be liable for any other amendment to this Commitment.

5. LIMITATIONS OF LIABILITY

- (a) The Company's liability under Commitment Condition 4 is limited to the Proposed Insured's actual expense incurred in the interval between the Company's delivery to the Proposed Insured of the Commitment and the delivery of the amended Commitment, resulting from the Proposed Insured's good faith reliance to:
 - (i) comply with the Schedule B, Part I—Requirements;
 - (ii) eliminate, with the Company's written consent, any Schedule B, Part II—Exceptions; or
 - (iii) acquire the Title or create the Mortgage covered by this Commitment.



COMMITMENT CONDITIONS

- (b) The Company shall not be liable under Commitment Condition 5(a) if the Proposed Insured requested the amendment or had Knowledge of the matter and did not notify the Company about it in writing.
- (c) The Company will only have liability under Commitment Condition 4 if the Proposed Insured would not have incurred the expense had the Commitment included the added matter when the Commitment was first delivered to the Proposed Insured.
- (d) The Company's liability shall not exceed the lesser of the Proposed Insured's actual expense incurred in good faith and described in Commitment Conditions 5(a)(i) through 5(a)(iii) or the Proposed Policy Amount.
- (e) The Company shall not be liable for the content of the Transaction Identification Data, if any.
- (f) In no event shall the Company be obligated to issue the Policy referred to in this Commitment unless all of the Schedule B, Part I—Requirements have been met to the satisfaction of the Company.
- (g) In any event, the Company's liability is limited by the terms and provisions of the Policy.

6. LIABILITY OF THE COMPANY MUST BE BASED ON THIS COMMITMENT

- (a) Only a Proposed Insured identified in Schedule A, and no other person, may make a claim under this Commitment.
- (b) Any claim must be based in contract and must be restricted solely to the terms and provisions of this Commitment.
- (c) Until the Policy is issued, this Commitment, as last revised, is the exclusive and entire agreement between the parties with respect to the subject matter of this Commitment and supersedes all prior commitment negotiations, representations, and proposals of any kind, whether written or oral, express or implied, relating to the subject matter of this Commitment.
- (d) The deletion or modification of any Schedule B, Part II—Exception does not constitute an agreement or obligation to provide coverage beyond the terms and provisions of this Commitment or the Policy.
- (e) Any amendment or endorsement to this Commitment must be in writing .
- (f) When the Policy is issued, all liability and obligation under this Commitment will end and the Company's only liability will be under the Policy.

7. IF THIS COMMITMENT HAS BEEN ISSUED BY AN ISSUING AGENT

The issuing agent is the Company's agent only for the limited purpose of issuing title insurance commitments and policies. The issuing agent is not the Company's agent for the purpose of providing closing or settlement services.

8. PRO-FORMA POLICY

The Company may provide, at the request of a Proposed Insured, a pro-forma policy illustrating the coverage that the Company may provide. A pro-forma policy neither reflects the status of Title at the time that the pro-forma policy is delivered to a Proposed Insured, nor is it a commitment to insure.

9. ARBITRATION

The Policy contains an arbitration clause. All arbitrable matters when the Proposed Policy Amount is \$2,000,000 or less shall be arbitrated at the option of either the Company or the Proposed Insured as the exclusive remedy of the parties. A Proposed Insured may review a copy of the arbitration rules at http://www.alta.org/arbitration.

ROFRION

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MUNIGOMERY COUNTY, IL
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02-24-2015 At 02:53 AM,
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SPECIAL WARRANTY DEED

Grantor, Hillsboro Energy LLC, a Delaware limited liability company duly authorized to transact business in the State of Illinois, for and in consideration of Ten Dollars (\$10.00) in hand paid, and other good and valuable consideration, the receipt and sufficiency of all of which are hereby acknowledged, CONVEYS AND WARRANTS to Grantee, New River Royalty, LLC, a Delaware limited liability company duly authorized to transact business in the State of Illinois, whose mailing address is 208 Public Square, 4th Floor, Benton, Illinois 62812, the following-described real properties consisting of six (6) tracts situate in Montgomery County, Illinois (collectively "Property"):

TRACT I

Part of the East Half (E½) of the Northwest Quarter (NW¼) of Section Nineteen (19) in Township Eight (8) North, Range Three (3) West of the Third Principal Meridian, described as follows: beginning at a stake at the Northwest corner of said Half Quarter Section; thence South 5 and 66/100 chains to the center of Vandalia Road; thence South 56° East along the center of said Vandalia Road 19 and 27/100 chains to the East line of said Half Quarter Section; thence North along said line 16 and 30/100 chains to the Northeast corner of said Tract 1; thence West 16 and 6/100 chains to the place of beginning; and also a part of the West Half (W½) of the Northwest Quarter (NW¼) of said Section Nineteen (19), being all of said Half Quarter Section lying Northeast of the Hillsboro and Vandalia Road. All of Tract 1 is situate in Montgomery County, Illinois.

PIN: 17-19-100-011

ADDRESS: Illinois Route 185, Hillsboro, Illinois 62049

TRACT 2

That part of the West Half (W½) of the Northeast Quarter (NE½) of Section Nineteen (19) in Township Eight (8) North, Range Three (3) West of the Third Principal Meridian, lying North of the Hillsboro and Vandalia Road (Illinois State Route 185) excepting that part described as follows: beginning at the intersection of the Western boundary of said Half Quarter Section and the Northeast right-of-way of Illinois State Route 185; thence Southeast along the said Northeast right-of-way of Illinois State Route 185 four hundred (400) feet; thence North two hundred ten (210) feet; and thence West three hundred fifty (350) feet to the point of beginning; and further excepting that part described as follows: beginning at the intersection of the Western boundary of said Half Quarter Section and the Northeast right-of-way of Illinois State Route 185; thence Southeast along said Northeast right-of-way of Illinois State Route 185 four hundred (400) feet to the true point of beginning: thence North two hundred ten (210) feet; thence East thirty (30) feet: thence South to the Northeast right-of-way of Illinois State Route 185; thence Northwest along said Northeast right-of-way of Illinois State Route 185 to the point of true beginning. All of Tract 2 is situate in Montgomery County, Illinois.

PIN: 17-19-200-009

ADDRESS: Illinois Route 185, Hillsboro, Illinois 62049

THE FOLLOWING IS EXCEPTED FROM THIS CONVEYANCE OF <u>TRACT 1</u> AND <u>TRACT 2</u> BY GRANTOR TO GRANTEE AND HEREBY RESERVED TO GRANTOR:

Part of the Northwest Quarter of the Northeast Quarter and part of the East Half of the Northwest Quarter of Section 19 in Township 8 North, Range 3 West of the Third Principal Meridian in Montgomery County, Illinois, and being more particularly described as follows:

Beginning at the northwest corner of said Northeast Quarter of Section 19; thence on the north line of the said Quarter Section, North 88 degrees 23 minutes 11 seconds East, 35.00 feet; thence South 0 degrees 10 minutes 47 seconds East, 636.63 feet; thence South 59 degrees 23 minutes 13 seconds East, 310.61 feet; thence South 1 degree 27 minutes 22 seconds East, 203.72 feet; thence South 89 degrees 55 minutes 54 seconds West, 113.00 feet; thence North 58 degrees 43 minutes 49 seconds West, 342.51 feet; thence North 0 degrees 13 minutes 52 seconds East, 746.55 feet; thence North 56 degrees 18 minutes 15 seconds West, 122.18 feet to the north line of said Northwest Quarter of Section 19; thence on said north line, North 88 degrees 23 minutes 11 seconds East, 195.00 feet to the point of beginning.

THE FOLLOWING EASEMENT FOR UTILITIES IS HEREBY RESERVED AND RETAINED BY GRANTOR ON, OVER, ACROSS, AND THROUGH TRACT 1:

A utility easement fifty (50) feet wide, being part of the East Half of the Northwest Quarter of Section 19 in Township 8 North, Range 3 West of the Third Principal Meridian in Montgomery County, Illinois, said easement being twenty-five (25) feet on each side of the following-described easement centerline:

Commencing at the northeast corner of said Northwest Quarter of Section 19; thence on the north line of said Quarter Section, South 88 degrees 23 minutes 11 seconds West, 786.17 feet to the point of beginning of said easement centerline; thence South 12 degrees 36 minutes 53 seconds East, 335.90 feet; thence South 61 degrees 31 minutes 58 seconds East, 701.60 feet to the point of ending of said easement centerline.

PIN: 17-19-200-008

ADDRESS: Route 185, Hillsboro, Illinois 62049

TRACT 3

The Northeast Quarter (NE4) of the Northeast Quarter (NE4) of Section Nineteen (19) in Township Eight (8) North, Range Three (3) West of the Third Principal Meridian in Montgomery County, Illinois.

PIN: 17-19-200-002

ADDRESS: North 9th Ave. Hillsboro, Illinois 62049

TRACT 4

The Southeast Quarter (SE¼) of the Northeast Quarter (NE¼) of Section Nineteen (19) and the Southwest Quarter (SW¼) of the Northwest Quarter (NW¼) of Section Twenty (20), all in Township Eight (8) North, Range Three (3) West of the Third Principal Meridian in Montgomery County, Illinois, subject to existing highways and public easements.

PIN: 17-19-200-011 & 17-20-100-002

ADDRESS: Illinois Route 185, Hillsboro, Illinois 62049

THE FOLLOWING IS EXCEPTED FROM THIS CONVEYANCE OF TRACT 4 BY GRANTOR TO GRANTEE AND HEREBY RESERVED TO GRANTOR:

Part of the Southeast Quarter of the Northeast Quarter of Section 19 in Township 8 North, Range 3 West of the Third Principal Meridian, Montgomery County, Illinois, being more particularly described as follows:

Commencing at the northwest corner of the said Southeast Quarter of the Northeast Quarter of Section 19; thence on the west line of the said quarter-quarter section, South 1 degree 29 minutes 32 seconds East, 564.20 feet to the northeasterly right of way line of Illinois Route 185; thence on the said northeasterly right of way line, 236.34 feet along an arc to the left, having a radius of 24874.83 feet, the chord of which is South 58 degrees 59 minutes 03 seconds East, 236.34 feet to the point of beginning.

From the said point of beginning; thence North 30 degrees 27 minutes 13 seconds East, 45.41 feet; thence North 0 degrees 00 minutes 00 seconds East, 136.41 feet; thence North 90 degrees 00 minutes 00 seconds East, 120.21 feet; thence South 0 degrees 00 minutes 00 seconds East,

81.17 feet; thence South 59 degrees 47 minutes 12 seconds East, 67.29 feet; thence North 0 degrees 00 minutes 00 seconds East, 91.48 feet; thence North 90 degrees 00 minutes 00 seconds East, 76.18 feet; thence South 59 degrees 47 minutes 12 seconds East, 418.44 feet; thence South 37 degrees 13 minutes 32 seconds West, 102.43 feet; thence South 50 degrees 27 minutes 38 seconds West, 79.13 feet; thence North 59 degrees 47 minutes 12 seconds West, 364.28 feet; thence North 0 degrees 00 minutes 00 seconds East, 28.36 feet; thence North 59 degrees 47 minutes 12 seconds West, 66.35 feet; thence North 90 degrees 00 minutes 00 seconds West, 62.83 feet; thence South 30 degrees 27 minutes 13 seconds West, 73.28 feet; thence South 10 degrees 20 minutes 29 seconds West, 16.11 feet to the northeasterly right of way line of Illinois Route 185; thence on the said northeasterly right of way line, 47.89 feet along an arc to the right, having a radius of 24874.83 feet, the chord of which is North 59 degrees 18 minutes 41 seconds West, 47.89 feet to the point of beginning.

PIN: 17-19-200-010

ADDRESS: Route 185, Hillsboro, Illinois 62049

TRACT 5

The Northwest Quarter (NW4) of the Northwest Quarter (NW4) of Section Twenty (20) in Township Eight (8) North, Range Three (3) West of the Third Principal Meridian in Montgomery County, Illinois.

PIN: 17-20-100-001

ADDRESS: North 9th Ave. Hillsboro, Illinois 62049

TRACT 6

The Northwest Quarter (NW4) of the Northeast Quarter (NE 4) and the Northeast Quarter (NE4) of the Northwest Quarter (NW4) of Section Twenty (20) in Township Eight (8) North, Range Three (3) West of the Third Principal Meridian in Montgomery County, Illinois.

PIN: 17-20-200-001 & 17-20-100-003

ADDRESS: North 9th Ave. Hillsboro, Illinois 62049

Prior Deed in Title: Special Warranty Deed from Montgomery Land Company, LLC, as Grantor, to Hillsboro Energy LLC, as Grantee, dated August 12, 2010 bearing Instrument No. 201000059726 and recorded on August 30, 2010 in the office of the County Recorder of Montgomery County, Illinois in OR Book 1399, Page 99 – 105.

This conveyance of the Property is made expressly subject to all existing and recorded (or visible upon inspection) conveyances, restrictions, exceptions, reservations, easements, rights-ofway, leases, conditions, encroachments, and covenants of whatever kind or nature (collectively "Prior Reservations"). To the extent not covered by or subject to Prior Reservations, Grantor hereby excepts and reserves from this conveyance and from the force and effect of this Special Warranty Deed the following interests, rights and privileges: the No. 5 and No. 6 seams of coal underlying the Property (collectively "Coal") and all rights and privileges to enter upon and use the surface of the Property in connection with exploring for, analyzing (including core drilling), mining, removing, developing, transporting, producing, and marketing the Coal and/or the Coal mined, removed, developed, produced, or marketed from other properties (still collectively "Coal") including (i) the right of mining and removing the Coal by any legally permissible mining method, including without limitation longwall mining and any other full extraction method now used or becoming available in the future, except strip and open pit methods; (ii) the right to mine and remove all or any part of the Coal without leaving lateral or subjacent support for the surface or any overlying strata on, in or under the Property or any adjoining property and thereby causing subsidence, and the right to subside the surface of the Property without liability to the Grantee, its heirs, successors or assigns, for any injury or damage to the surface or subsurface or anything thereon or therein from any and all causes whatsoever for surface or subsurface subsidence caused by mining out the Coal, including but not limited to not leaving pillars or partial pillars or artificial supports under the Property due to mining by longwall or other full extraction methods; (iii) the right to use any strata, openings, passageways, voids and spaces created by the mining and/or removal of the Coal or existing prior to such mining and removal for the purpose of transporting people or equipment or Coal mined and/or removed from the Property or other lands and for any other purpose whatsoever including without limitation the disposal of slurry, coal combustion materials, or any other substances; (iv) the right to use any and all voids, geologic formations, Coal or other mineral seams or strata for all lawful purposes including without limitation carbon dioxide sequestration; (v) the right of ingress, egress.

and regress and the right to enter onto the Property at all times and for all lawful purposes including fully exercising and enjoying those rights and privileges herein excepted and reserved, conducting subsidence mitigation and restoration work, reconstructing drainage patterns which may be necessary to correct any material damage resulting from subsidence to the Property and nearby or adjacent lands to the extent Grantor, its successors or assigns are required to do so under applicable laws or regulations, and engineering, reclaiming, surveying, inspecting, drilling, exploring, and performing such other operations or activities as may be required by law or regulation (either now existing or hereafter imposed); (vi) all mining, removal, development, production and transportation rights, easements, privileges, and options appurtenant to the title of the surface and/or the Coal and owned by Grantor, whether express or implied, as the same may apply to the coal estate and the overlying surface and strata; and (vii) the right to vent and flare methane, gob gas, coal seam gas and/or horizontal borehole gas for reasons related to mining ventilation and/or safety.

To the extent it is necessary for Grantor or its successors or assigns to exercise the right reserved in this deed to enter onto the Property, reasonable advance prior notice shall be given to Grantee (except that the requirement of reasonable advance prior notice shall be deemed to be waived in the event of an emergency). In the event Grantor or its successor or assigns damages or disturbs the Property upon the exercise of any of the rights or privileges reserved in this Special Warranty Deed, then Grantor or its successors or assigns, as applicable, shall repair or compensate Grantee for any resulting damage or disturbance to the Property.

Grantor hereby reserves and makes this Special Warranty Deed subject to a sole, exclusive, and irrevocable option ("Option"), in favor and for the benefit of Grantor and its successors and assigns, to purchase from Grantee or its successors and assigns (such Option being a covenant running with the land) all or any part(s) of the Property as Grantor may desire to purchase ("Desired Property") at any time, and from time to time, during the term of the Option which shall commence on the date this Special Warranty Deed is signed and delivered by Grantor ("Effective Date") and shall terminate at the close of business on the date which is twenty (20) years after the Effective Date ("Option Period"). If at any time and from time to time during the Option Period Grantor desires to

purchase Desired Property, Grantor shall provide written notice thereof to Grantee ("Option Notice") and shall specify in the Option Notice the specific Desired Property it desires to purchase at that time. The purchase price to be paid by Grantor to Grantee for such Desired Property shall be the fair market value of such Desired Property on the date of the applicable Option Notice ("Option Date"). Closing for the sale, purchase, and conveyance of the Desired Property shall take place at a mutually agreed to, date, time and place which such date ("Closing Date") shall be no more than ninety (90) days after the Option Date. The fair market value of the Desired Property shall be determined by an appraisal of the Desired Property performed by an independent, qualified, and duly licensed real property appraiser who shall be mutually selected by Grantor and Grantee ("First Appraisal"). The cost of the First Appraisal shall be paid by Grantor. If the First Appraisal is acceptable to Grantor and Grantee, then the "fair market value" of the Desired Property from the First Appraisal shall be final and binding on Grantor and Grantee and shall be the purchase price of the Desired Property. In the event either Grantor or Grantee objects to the First Appraisal, the objecting party shall obtain, at its cost, a second appraisal of the Desired Property by a second independent, qualified, and duly licensed real property appraiser selected by the objecting party ("Second Appraisal"). The "fair market values" of the Desired Property from the First Appraisal and the Second Appraisal shall be averaged to produce the fair market value of the Desired Property which then shall be final and binding on Grantor and Grantee and shall be the purchase price of the Desired Property. The purchase price shall be payable in lawful money of the United States by check or wire transfer of immediately available funds. Grantor and Grantee shall cooperate in good faith to close the sale, purchase, and conveyance of the Desired Property on or before the Closing Date. Grantee shall convey the Desired Property to Grantor or its designee free and clear of all liens and encumbrances (except for any easements or restrictions of record) by special warranty deed. All real property taxes (and other allocable costs) shall be prorated as of the Closing Date. Grantee shall pay all transfer taxes and Grantor shall pay all recording fees with respect to the transfer(s) of any and all Desired Property. Grantor and Grantee each shall bear its own legal fees and other costs associated with closing the transfer(s) of any and all Desired Property.

TO HAVE AND TO HOLD the Property to Grantee and Grantee's successors and assigns forever, and Grantor covenants as its sole warranty that the Property is free of any encumbrance made or suffered by Grantor and that Grantor shall warrant and defend the same to Grantee and Grantee's successors and assigns forever, against the lawful claims and demands of all persons claiming by, through, or under Grantor, but against none other. Grantor is aware of a right of first refusal having been granted by Montgomery Land Company, LLC (a predecessor entity of Grantee, having been merged into Grantee on August 12, 2010) to a third party with respect to "TRACT 5" of the Property which is a covenant of record running with the land and which is currently an encumbrance on or against the Property ("Acknowledged Encumbrance"). Grantor has made Grantee aware of the Acknowledged Encumbrance, Grantee has acknowledged to Grantee the existence and effect of the Acknowledged Encumbrance, and Grantee has agreed to accept this Special Warranty Deed, and hereby does so, with full knowledge of the Acknowledged Encumbrance. Grantor shall not warrant and defend the Property for or against claims and demands arising out of the Acknowledged Encumbrance.

The conveyance of the Property is subject to unpaid real property taxes for 2014 and subsequent years which Grantee shall pay.

This Special Warranty Deed is made with the special covenant of after-acquired title as to the Property herein conveyed to the extent of the purported paper title within Grantor's chain of title.

This transaction and the conveyance herein are exempt from the transfer tax under 35 ILCS 200/31-45 paragraph (e) since this is a deed where the actual consideration is less than one hundred dollars (\$100.00).

IN TESTIMONY WHEREOF, Grantor has caused these presents to be signed and delivered by its duly authorized officer or person on ______/C/+h_____, 2014.

Grantor: Hillsboro Energy LLC, a Delaware limited liability company

| By: Ush & Brun | 201500000845 OR 1587 |
|--|--|
| Name: Michael Beyer | |
| Title: C.E.O. | |
| | |
| STATE OF Florida) COUNTY OF Palm Beach)SS | |
| C.E.O. of Hi company, whose name is subscribed to the for person and acknowledged that he signed and | I for said County, in the State aforesaid, do hereby personally known to me to be the disboro Energy LLC, a Delaware limited liability regoing instrument, appeared before me this day in delivered the said instrument of writing as the apany and as his free and voluntary act and as the ses and purposes therein set forth. |
| Given under my hand and seal this 19th day | vof <u>May</u> , 2014, |
| SAMANTHA LEA WRIGHT MY COMMISSION # EE222712 EXPIRES August 06, 2016 (407) 198-0153 Floride Notary Service acord | Samontha Lea Wright Notary Public |

(distrument - Book Paja 2015000000445 DS - 1587 - 5

Return recorded deed and mail future tax statements to:

New River Royalty, LLC 208 Public Square, 4th Floor Benton, Illinois 62812

| Parcel Number | Site Address | Owner Name & Address |
|---|--|---|
| 17-20-200-001 | 13031 N 9TH AV | NEW RIVER ROYALTY LLC, |
| Tax Year 2020 (Payable 2021) ▼ | HILLSBORO, IL 62049 | P O BOX 147 PINCKNEYVILLE, IL, 62274 |
| Sale Status None | | |
| Property Class 0021 - Rural Unimproved | Tax Code 04001 - EAST FORK - U003 NO FIRE | Tax Status Taxable |
| Net Taxable Value | Tax Rate | Total Tax |
| 12,890 | 7.268700 | \$936.94 |
| Township | Acres | Mailing Address |
| EAST FORK | 40.0000 | |

No Property Photos

| Parcel Owner Information | | |
|--------------------------|----------|--------------------------------------|
| Name | Tax Bill | Address |
| NEW RIVER ROYALTY LLC | Υ | P O BOX 147 PINCKNEYVILLE, IL, 62274 |

| Billing | | | |
|-----------------------|-------------------------------------|-------------------------------------|----------|
| | 1st Installment (Due 07/16/2021) | 2nd Installment (Due 09/03/2021) | Totals |
| Tax Billed | \$468.47 | \$468.47 | \$936.94 |
| Penalty Billed | \$0.00 | \$0.00 | \$0.00 |
| Cost Billed | \$0.00 | \$0.00 | \$0.00 |
| Fees/Liens/SSA Billed | \$0.00 | \$0.00 | \$0.00 |
| Total Billed | \$468.47 | \$468.47 | \$936.94 |
| Amount Paid | \$468.47 | \$468.47 | \$936.94 |
| Total Unpaid | \$0.00 | \$0.00 | \$0.00 |
| Paid By | NEW RIVER ROYALTY LLC | NEW RIVER ROYALTY LLC | |
| Date Paid | 6/22/2021 | 6/22/2021 | |

| Assessments | | | | | | |
|---------------------------|----------|----------|-----------|---------------|---------|--------|
| Level | Homesite | Dwelling | Farm Land | Farm Building | Mineral | Total |
| DOR Equalized | 0 | 0 | 12,890 | 0 | 0 | 12,890 |
| Department of Revenue | 0 | 0 | 12,890 | 0 | 0 | 12,890 |
| Board of Review Equalized | 0 | 0 | 12,890 | 0 | 0 | 12,890 |
| Board of Review | 0 | 0 | 12,890 | 0 | 0 | 12,890 |
| S of A Equalized | 0 | 0 | 12,890 | 0 | 0 | 12,890 |
| Supervisor of Assessments | 0 | 0 | 12,890 | 0 | 0 | 12,890 |
| Township Assessor | 0 | 0 | 12,890 | 0 | 0 | 12,890 |
| Prior Year Equalized | 0 | 0 | 11,630 | 0 | 0 | 11,630 |

No Exemptions

| Farmland | | |
|--------------------------------|---------|--------|
| Land Type | Acres | EAV |
| Cropland | 39.3100 | 12,892 |
| Road Way | 0.6900 | 0 |
| Totals | 40.0000 | 12,892 |
| Click to open Farmland Details | | |

No Genealogy Information

Taxing Bodies

| District | Tax Rate | Extension |
|-------------------------------|----------|-----------|
| HILLSBORO UNIT 3 | 4.982230 | \$642.21 |
| COUNTY TAX | 1.010290 | \$130.23 |
| LINCOLNLAND COLLEGE | 0.495140 | \$63.82 |
| EAST FORK ROAD DIST | 0.264890 | \$34.14 |
| EAST FORK TWP | 0.207650 | \$26.77 |
| HILLSBORO AREA PUBLIC LIBRARY | 0.198700 | \$25.61 |
| HILLSBORO AMB | 0.061520 | \$7.93 |
| CES EXTENSION SERV | 0.031540 | \$4.07 |
| MTA GRSH-WSVL-EFRK | 0.016740 | \$2.16 |
| TOTAL | 7.268700 | \$936.94 |



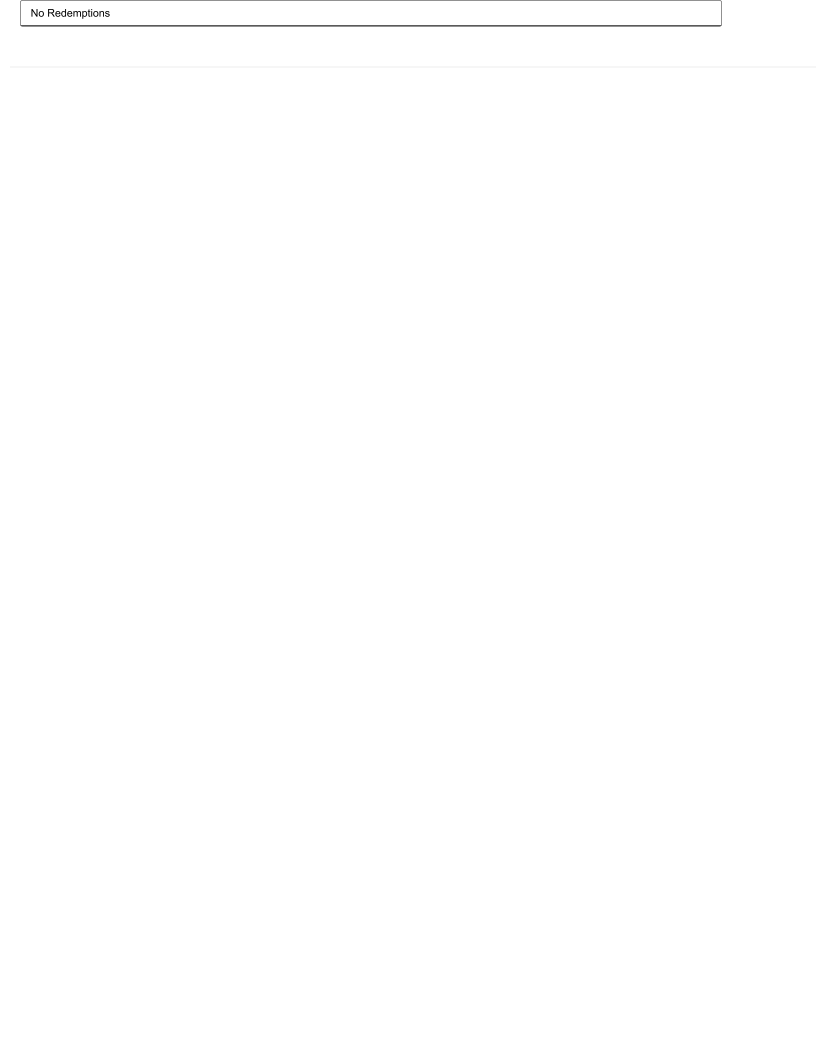
No Drainage / Special District Information

| Payment History | | | |
|-----------------|--------------|--------------|---------------|
| Tax Year | Total Billed | Total Paid | Amount Unpaid |
| 2020 | \$936.94 | \$936.94 | \$0.00 |
| 2019 | \$856.64 | \$856.64 | \$0.00 |
| 2018 | \$768.78 | \$768.78 | \$0.00 |
| | | Show 12 More | |

| Sales | s History | | | | | | | |
|-------|--------------|---------------|-----------|-----------|------------------------|--------------|-------------------|--------------|
| Year | Document # | Sale Type | Sale Date | Sold By | Sold To | Gross Price | Personal Property | Net Price |
| 2009 | 200900054277 | Warranty Deed | 9/22/2009 | BILL FATH | MONTGOMERY LAND CO LLC | \$570,000.00 | \$0.00 | \$570,000.00 |

No Structure Information

No Forfeiture Information



Original Coal Severance of

Phis indending Withersoth; that the grantors, Dora Henry, widow, Links & Fath, but Kate, Aim. Fath, Rie Mire; Ann. R. Louir and William W.Louir, Ren. bushord, Ragone Fath and Tillia Path his wife, Phiel Lijoyas and Manasi B. Joyas; har husband; all of the County of Montgomery, and Florence Haude May and W.P. key; Han husband, of the Bounty of Macounta and State of Illinois and in the consideration of the num of one Dollar (\$1:00) and other veluable considers in band Buid; sonvey and warrant to Robe W. Henry, Trinter; of the City of Dateon, County of Payotto, and Stoto or Pandaylyania, "ill the coal underlying the Surface of the following denorated real estate, to with the Northest quirter (1) of the Northwest number (1) and orthwest quarter (p) of the Northeann quarter (b) Section twonly (20) Township eight (8) , Tougo three (3) West or the Taird Principal Meridian containing elgaty (80) zeros or less; situated in the County or Montgomery and State of Illinois, together with the right to mine and remove the same, and the right to mine and remove so much and so much and of other minerals as it; may be desirable or nenessary to mine or remove in order to and remove, such soul; and the right to corruge mining operations under said tracts of ceid Robb D. Henry, Trustoy; his heirs, assigns or suncessord in ornership, without dimigs to the surface, becapy releasing and waiting all rights under and by the homestead exemption Taxe of this grate.

Detect this Twenty-first day of August A.D. 1916.

| | 134 | · "你不是你的 | A CONTRACTOR OF THE PARTY OF TH | - P. M. |
|-----------------------------------|--------|-------------|--|---------|
| Dore Honry | (Beal) | Eugone Pa | the the | (H#11.) |
| Luke A. Path | | Tiller Fat | | (8831) |
| Kato M. Path | (6601) | Rinel I.J | 0y06 | (F61) |
| Anna Li Lonta | (Roul) | Manual D H. | U Dy go | Rosl |
| Anna L. Lontz William W. Lantz | Soct) | Propunde | Mounts, May | (8631) |
| THE PROPERTY OF THE SHIP | 100 | W.P. May | Translate the | GRAT IS |

State of Illinois.

Montgomery, County, Vill, J. R. Molavid's Hotery Public in and for asid County do heroly certify that Nors Manry Widow, Luke A Path and Late Ann Wath, Min wire, Arme L. Dants, and William V. Londs: Her Austerna, Rigelo, Fath and Tillo Fath, his wire, Rebot I. Joyne, and Manney R. Joyne, the property of the Manney R. Joyne, and Manney R. Joyne, M. Joyne

the wime persons those means are substituted to the foregoing instrument of having exembed the same dipeared before me in person this day and acknowledged thus diey signed; scaled and delivered who sold instrument as their free and voluntary, and for the mean and purposes.

Therein set farth including the release and waiver of the right of homeness.

fivou linder my head and noterial need thin Blot day or August A.D. 1916.

J.R.Malavid. Notary Public.

(J.M. Monayid Matary Public Montgomery Ocilli). Removined Hencember 15, 1915 at W-20 a olone J.M. No. 48515.

Denistri alla adalla adalla

High Hall

Coal Deed

201000059727
Filed for Record in
MONTGOMERY COUNTY, IL
SAMDY LEITHEISER, COUNTY RECORDER
08-30-2010 At 10:31 am.
WARR DEED: 76.00
OR Book 1399 Page 106 - 112
RHSP Surcharge 10.00
Instrument Book Page
201000059727 OR 1399 106

STATE OF ILLINOIS
COUNTY OF MONTGOMERY

SPECIAL WARRRANTY DEED

Grantor, Montgomery Land Company, LLC, a Delaware limited liability company duly authorized to transact business in the State of Illinois, for and in consideration of the sum of One Dollar in hand paid and other good and valuable consideration, the receipt and sufficiency of which are acknowledged, CONVEYS and WARRANTS to Colt LLC, a West Virginia limited liability company duly authorized to do business in the State of Illinois, as Grantee, the following rights and privileges (collectively "Rights") for, in regard to and/or associated or connected with that certain real estate situate in Montgomery County, Illinois hereinafter described (being defined as the "Property"):

101670 000-0

All rights and privileges to enter upon and use the surface of the Property in connection with mining, removing, developing, producing, and marketing all the minerals of every kind and character lying in, on or under the Property or otherwise pertaining to it, including without limitation all the coal, oil, gas, methane, casing head gas, hydrocarbons, coal seam gas, petrochemicals, rocks, minerals substances, non-mineral substances and any other substance(s) now known of hereafter discovered ("Minerals") together with all mining, removal, development, production and marketing rights and privileges associated or connected with the Minerals including the exclusive right and privilege of prospecting, core drilling and/or exploring for and mining and removing by any legally permissible mining method, including without limitation longwall mining and any other full extraction method now used or becoming available in the future, except strip and open pit methods, all of which may be exercised without liability to Grantor and/or Grantor's heirs, successors and assigns, and which such rights and privileges include without limitation the following: (i) the right to mine and remove all or any parts of the Minerals or strata without leaving lateral or subjacent support for the surface or any overlying strata on, in or under the Property or any adjoining property and thereby causing subsidence and without being liable for any injury or damage to the owner of the superincumbent soil and to said soil or anything therein or thereon from any and all causes whatsoever or for surface subsidence caused by mining out or removing the Minerals or from not leaving pillars or artificial supports under the Property; (ii) the right to exercise all of the foregoing rights without (liability for any damage or injury to the surface, any other minerals or strata, or any waters, streams, facilities, improvements or anything else thereon or therein of that may be placed thereon or therein in the future; (iii) the right to use any strata, openings, passageways, voids and spaces created by the mining and/or removal of the Minerals or existing prior to such mining and removal for transporting or storing people, Minerals, materials, and equipment and Minerals and materials mined and/or removed from other lands and for any other purpose whatsoever including without limitation the disposal of slurry, coal combustion materials, and any other substance or material which lawfully may be placed in any underground void; (iv) the right to use any and all voids, geologic formations, coal or other Mineral seams or strata for all lawful purposes including without limitation carbon dioxide sequestration; (v) the right of ingress and egress and regress at all times for the purpose of conducting subsidence mitigation and restoration work and for reconstruction of drainage patterns which may be necessary to correct any material damage resulting from subsidence to the Property and nearby or adjacent lands and for the purpose of engineering, reclaiming, surveying, inspecting, drilling, exploring, and performing such other operation or activity as may be required by law or regulation (either now existing or hereafter imposed); (vi) all mining, removal, development, production and transportation rights, easements, privileges, and options appurtenant to the title of the Minerals and owned by Grantor, whether express or implied, as the same may apply to the mineral estate and the overlying surface and strata; and (vii) the right to vent, flare, collect, harvest, develop, produce, remove and market methane, gob gas, coal seam gas and/or horizontal borehole gas.

The real estate situate in Montgomery County, Illinois for or in regard to which the Rights are conveyed and warranted or with which the Rights herein conveyed and warranted are associated or connected ("Property") is described as follows:

All of the tracts, parcels and property described in the various deeds or other instruments set forth and listed on Exhibit A which is attached hereto and made a part hereof.

In some or all instances the legal descriptions set forth on Exhibit A have been shortened. The intent of this Special Warranty Deed is for Grantor to transfer and convey to Grantee all right, title and interest of Grantor in and to all the Rights for the Property described in the various deeds or other documents set forth and listed on Exhibit A.

Subject to all easements, conditions and restrictions, whether of record or visible upon inspection, and all leases of record.

This transaction and the conveyance herein are exempt from the transfer tax under 35 ILCS 200/31-45 paragraph (e) since this is a deed where the actual consideration is less than one hundred dollars (\$100.00).

[Signature and Notary Acknowledgments appear on following page.]

| Dated this 12 day of Avgust, 2010. |
|--|
| |
| Grantor: Montgomery Land Company, LLC |
| By: One let Relief L |
| |
| Its: Authorized Person |
| STATE OF WEST VIREINIA |
| 22 |
| COUNTY OF KANAWAY) |
| I, the undersigned, a notary public in and for said County, in the State aforesaid, do |
| hereby certify that Down R. Holcom B, personally known to me to be the Authorized Person of Montgomery Land Company, LLC, whose name is |
| subscribed to the foregoing instrument, appeared before me this day in person and acknowledged |
| that he signed and delivered the said instrument of writing as the Authorized Person of said |
| limited liability company, pursuant to authority given, as his free and voluntary act and as the free and voluntary act and deed of said company, for the uses and purposes therein set forth, |
| including the release and waiver of the right of homestead. |
| Given under my hand and notarial seal, this 12 day of Avavat , 2010. |
| |
| Circh Wh |
| Notary Public |
| My Commission Expires: 12.13. 2010 |
| Q |
| Send Tax Statement to: |
| Sugar Camp Energy, LLC |
| 200 Fubile Square, 4 Figor |
| Benton, Illinois 62812 Prepared by: Elizabeth Dow, Esq. Bailey & Glasser, LLP 1003 Western Avenue Joliet, Illinois 60435 |
| Elizabeth Dow, Esq. |
| Bailey & Glasser, LLP 1003 Western Avenue |
| Joliet, Illinois 60435 |

| Mo. Co | | | | |
|--|-------------|-----------|--------|--|
| | | i Tari | | |
| _ | Bux dwi sae | OWI | Kng | 9. Acres. Address |
| 11 USIGE S Deed Bk1241P412 04-000-700-00 17-07-176-001 E PT S1/2 NW N of Road | 7 | 8 | ω | 3 27 47 Fillmore Trive II Die 9 Lillohare III 18 18 18 18 18 18 18 |
| Trustee's Deed Bk1241P412 04-000-695-00 17-07-251-001 3098/10ft | 7 | 20 | μ. | - |
| Beg SW cor SW Frl1/4 E to a Pt | | | , | |
| Trustee's Deed Bk1214P115 17-07-300-003 FrI1/2 | 1 |) | 7 | |
| Bk1246P483 04-000-703-00 | 1 | 2 | > | |
| Bk1315P194 | - | ļα | 13/13 | _ |
| Bk1315P194 | 7 | | ψ ω | |
| Warranty Deed Bk1315P194 17-07-400-006 airport | | ν α | .) (L | 3 8.40 Fillmore Tr. & II Rte 8, Hillsboro, Illinois 62049 |
| Section 8 Township o No. 44 P | 1 | | | 2.03 Fill file 1r. & II Kle 8, Hillsboro, Illinois 62049 |
| Warranty Deed Rk1277P74 17 08 200 Collegemeny County Illinois | 4 | | | |
| 11-03-300-004 11-08-300-004 W 24.75'S 2310' SW R W | 8 | 8 | 3 | 3 1.78 Fillmore Tr. & II Rte 8. Hillsboro Illinois 62040 |
| Warratt, Dood Butter 8 North Range 3 West Montgomery County Illinois | | | T | |
| Pt S2 N2 | 15 | 8 | w. | |
| Section 17 Township 8 North Pages 2 West 1 | | | | C 1.50 Last 13th Ave Hillsboro Illinois 62049 |
| Warranty Deed Bk1277P71 Railge 3 west Montgomery County Illinois | | | | |
| Bk1310P122 | 17 | 8 | ω | 1 |
| Bk1241P412 | 17 | 8 | ω | 1 |
| - | 17 | 8 | ω | + |
| | | | | Concompase Na miisbolo, IC 62049 |
| Warranty Deed Bk1260P434 | 17 | œ | u ا | |
| | _ | c | c | 3.00 N 9IT AVE Hillsborg, IL 62049 |
| 04-000-803-00 17-17-300-006 | 17 | 00 | μ | |
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| Section 18 Township 8 No. Williams 2 M. A. | | | | -2:20 caraonioase na milisporo, il 62049 |
| County Illinois | | | | |
| to SE cor of fracti NW1/4 ex beg NE cor S2640' | | | | |
| Trustee's Dear Rk1214B115 04 000 000 00 11 N330' E1064' N2330' to N In fracti | | | | |
| 200-000-00 17-18-100-002 | 18 | 8 | ω | 100.72 Fillmore Tr. & Rite 185 Hillshore II 62040 |
| Trustee, S)Déed Bk1214P115 04-000-808-05 17-18-100-003 in Fraci NW1/4 Sec 18 | 0 | o |) | |
| 1 1 | ō | 0 | u | 62.45 Fillmore Tr. & Rte 185 Hillsboro, IL 62049 |

EXHIBIT A

| Trustee's Deed Bk1309P497 Trustee's Deed Bk1309P497 Trustee's Deed Bk1309P497 Trustee's Deed Bk1309P497 Warranly Dego' Bk1354P368 Warranly Dego Bk1354P368 | Trustee's Deed Bk1214P115 Trustee's Deed Bk1214P115 Section 13 Township 8 North | Trustee's Deed Bk1214P115 | Section 12 Township 8 North | Warranty Deed Bk1345P411 | Warranty Deed Bk1247P5 Warranty Deed Bk1246P402 | Warranty Deed Bk1226P56 | Mo Land | Section 19 Township 8 North Warranty Deed Bk1226P56 Warranty Deed Bk1226P56 Warranty Deed Bk1226P40 | Warranty Deed Bk1226P56 Trustee's Deed Bk1310P122 | Document Warranty Deed Bk1246P483 Warranty Deed Bk1315P194 |
|---|---|---|---|--------------------------|---|---|---------------------------------------|--|---|--|
| | Trustee's Deed Bk1214P115 08-100-224-05: 16-12-281-004 to SE Cor NE1/4 to POB Trustee's Deed Bk1214P115 08-100-229:00 16-12-400-004 SE Lyg E of RR Section 13 Township 8 North Range 4 West Montgomery County Illinois NW4 LYG E of IL RT 127 & SELY | SE cor NE1/2 Nwly RR Swly to S in of B nt E Line of NE1/4 & | Section 12 Township 8 North Range 4 West Montgomery County Illustra | | Varranty Deed | 04-000-819-00 17-19-200-005/W350' to POB) | Mo Land 17-19-200-004 N210', to POB | Section 19 Township 8 North Range 3 West Montgomery County Illinois Warranty Deed Bk1226P56 04-000-822-00 17-19-100-009 NW lyg N of IL 185 Warranty Deed Bk1226P56 04-000-817-00 17-19-200-002 NE NE | 04-000-809-00 17-18-300-006 E1/2 Fracil SW & W1/2 W1/2 SE, 17-18-400-006 E/2 SE & E/2 W/2 SE | 04-000-807-00 17-18-200-001 Pt NE |
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To attached to attached

201700002002
Filed for Record in
MONTGOMERY COUNTY, IL
SANDY LEITHEISER, COUNTY RECORDER
06-05-2017 At 09:28 am.
MEMORANDUM 76.00
OR Book 1647 Pase 90 - 94
RHSP Surcharse 9.00
Instrument Book Pase
201700002002 OR 1647 90

MEMORANDUM OF OPTION AGREEMENT

THIS MEMORANDUM OF OPTION AGREEMENT is made effective as of March 28, 2017 by and between NEW RIVER ROYALTY LLC, a Delaware limited liability company ("New River Royalty" or the "Optionor"), and FORESIGHT ENERGY LLC, a Delaware limited liability company ("Foresight") and MURRAY ENERGY CORPORATION, an Ohio corporation ("Murray") (with Foresight and Murray each being, independently and separately, an "Optionee").

Optionor has granted each Optionee the right and option to purchase any whole or entire tract of certain surface properties located in Illinois and Indiana including without limitation those properties described in Exhibit A, attached hereto and incorporated herein by this reference, in accordance with the terms and conditions of that certain Option Agreement dated as of March 28, 2017, between Optionor and each Optionee (the "Agreement").

This Memorandum of Option Agreement is subject to all of the terms and conditions of the Agreement, which is incorporated herein by reference. It is understood by the parties hereto that the Agreement constitutes the entire agreement between Optionor, and each Optionee with respect to the subject matter thereof. This Memorandum of Option Agreement shall not be construed to modify or amend the Agreement in any respect. Capitalized terms used herein shall have the meanings defined in the Agreement unless otherwise defined herein.

IN WITNESS WHEREOF, the parties hereto have executed this Memorandum of Option as of the date first written above.

| eto have executed this Memorandum of Option |
|---|
| OPTIONOR |
| NEW RIVER ROYALTY LLC |
| By: Object Quan |
| |
| Name: Abijah Queen |
| Its: Authorized Porser |

OPTIONEE FORESIGHT ENERGY LLC **OPTIONEE** MURRAY ENERGY CORPORATION ADD A NOTARY ACKNOWLEDGMENT FOR EACH PARTY AR. COUNTY IN PRECORDER INDIVIDUAL ACKNOWLEDGEME

I, the undersigned, a notary public in and for said County, in the State aforesaid, do hereby certify that Orion Guern, personally known to me to be an Authorized Person of New River Royalty, LLC, a Delaware limited liability company, whose name is subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that he signed and delivered the said instrument of writing as an Authorized Person of said limited liability company, pursuant to proper authority given, as his free and voluntary act and as the free and voluntary act and deed of said company, for the uses and purposes therein set forth.

Given under my hand and notarial seal this 2 day of Y

COUNTY OF FRANKLIN

, 201

Notary Public

OFFICIAL SEAL
LYNNE ELLEN JONES
Notary Public - State of Illinois
My Commission Expires Apr 27, 2019

INDIVIDUAL ACKNOWLEDGEMENT

COUNTY OF Franklin

I, the undersigned, a notary public in and for said County, in the State aforesaid, do hereby certify that Lee Landon, personally known to me to be an Authorized Person of Foresight Energy, LLC, a Delaware limited liability company, whose name is subscribed to the foregoing instrument appeared before me this day in person and acknowledged that he signed and delivered the said instrument of writing as an Authorized Person of said limited liability company, pursuant to proper authority given, as his free and voluntary act and as the free and voluntary act and deed of said company, for the uses and purposes therein set forth.

Given under my hand and notarial seal this 2rd day of May 19, 2017.

Notary Public

OFFICIAL SEAL LYNNE ELLEN JONES Notary Public - State of Illinols My Commission Expires Apr 27, 2019

INDIVIDUAL ACKNOWLEDGEME

COUNTY OF Franklin

I, the undersigned, a notary public in and for said county, in the State aforesaid, do hereby certify that <u>lee (and or)</u>, personally known to me to be an Authorized Person of Murray Energy Corporation, an Ohio corporation, whose name is subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that he signed and delivered the said instrument of writing as an Authorized Person of said limited liability company, pursuant to proper authority given, as his free and voluntary act and as the free and voluntary act and deed of said company, for the uses and purposes therein set forth.

Given under my hand and notarial seal this 2nd day of May 10, 201

Notary Public

OFFICIAL SEAL LYNNE ELLEN JONES Notary Public - State of Illinois My Commission Expires Apr 27, 2019

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201200002840
Filed for Record in
MONTGOMERY COUNTY, IL
SANDY LEITHEISER, COUNTY RECORDER
08-31-2018 At 11:47 am.
MEMORANDUN 79.00
OR Book 1677 Pase 700 - 707
KHSP Surcharse 9.00
Instrument Book Pase
201200002840 OR 1677 700

mc-0069

MEMORANDUM OF SURFACE EASEMENT AND AGREEMENT

This Memorandum of Surface Easement and Agreement, with an Effective Date of August 10, 2018, by and between New River Royalty, LLC, a Delaware limited liability company duly authorized to transact business in the State of Illinois whose mailing address is 3801 PGA Blvd, Suite 903, Palm Beach Gardens, FL 33410, hereinafter called "Grantor", and Hillsboro Energy, LLC, a Delaware limited liability company duly authorized to transact business in the State of Illinois whose mailing address is P.O. Box 457, Hillsboro, IL 62049, hereinafter called "Grantee",

WITNESSETH:

WHEREAS, Grantor and Grantee entered into a Surface Easement and Agreement ("Agreement") which Grantor thereby did Grant and Convey unto Grantee non-exclusive easements (each an "Easement" and collectively the "Easements") over the surface or a portion of the surface of that certain real property or those certain real properties located in Montgomery County, Illinois and described or depicted in or on Exhibit A attached hereto and made a part hereof with such real properties bearing the Tax I.D. Numbers and other identifying data or information set forth on (or as shown or depicted on) Exhibit A. The real property or the real properties on or over which each Easement is or the Easements are situate is/are referred to individually as a "Property" and collectively as the "Properties", and the area encumbered by each Easement is referred to as an "Easement Premises".

Said Agreement describes the conveyance of certain rights for the purposes of constructing, operating, maintaining, accessing, establishing, laying, installing, inspecting, patrolling, protecting, repairing, replacing, and/or removing the structures, improvements, roads, facilities, and uses set forth and detailed in Exhibit A (each a "Surface Facility" and collectively the "Surface Facilities"), related to and necessary for the operation of the Deer Run Mine by GRANTEE or its affiliates, successors and permitted assigns in Montgomery County, Illinois (the "Mine");

- each Easement shall continue in force and effect for the time period set forth in Exhibit A, unless terminated earlier in accordance with the Agreement; provided however, in no event and under no circumstance shall the term of each Easement extend beyond the term of the Agreement;
- subject to the rights reserved to GRANTOR and its successors and assigns as set forth therein;

All persons having reason to be concerned with the title as to the foregoing Premises are hereby given notice of the existence of said Easement and of the duty to inquire about its terms and conditions with regard to the title to the foregoing Premises. Inquiries may be made to Grantee at the address set forth above.

[Signatures and Acknowledgments are on the following pages.]

| GRANTOR: |
|--------------------------|
| New River Royalty, LLC |
| By TELATE BOY |
| Name: Robert R. Boyd |
| Title: Authorized Person |
| |
| |
| GRANTEE: |
| By Lu M London |
| Name: LEE M. Landoch |
| Title Authorized Person |

| STATE OF Florida, |
|--|
| COUNTY OF Palm Beach) SS. |
| I, the undersigned, a notary public in and for said County, in the State aforesaid, do hereby certified that Port of New River Royalty, LLC, a Delaware limited liability company, whose name is subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that he signer and delivered the said instrument of writing as an Authorized Person of said limited liability company, pursuant to proper authority given, as his free and voluntary act and as the free and voluntary act and deed of said company, for the uses and purposes therein set forth. Given under my hand and notarial seal this day of August, 2000. |
| SAMANTHA LEA WRIGHT MY COMMISSION # FF983995 EXPIRES August 05, 2020 Notary Public Notary Public |
| |
| STATE OF Ollinois) COUNTY OF Williamsm) |
| I, the undersigned, a notary public in and for said County, in the State aforesaid, do hereby certify that Lee Candon, personally known to me to be the undersigned of Him of Hillston Freezy LC, a Delaware limited liability company, whose name is subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that he signed and delivered the said instrument of writing as the liability company, pursuant to proper authority given, as his free and voluntary act and as the free and voluntary act and deed of said company, for the uses and purposes therein set forth. |
| Given under my hand and notarial seal, this 1074 day of Quoyest , 2018 |
| OFFICIAL SEAL LYNNE ELLEN JONES Notary Public - State of Illinois My Commission Expires Apr 27, 2019 |
| |

EXHIBIT A

BETWEEN NEW RIVER ROYALTY, LLC AND HILLSBORO ENERGY, LLC (MONTGOMERY COUNTY IL PROPERTIES) EXHBIT A TO SURFACE EASEMENT AND AGREEMENT

| Approximate Location of Easement Premises on Property | | See Plat MC13 |
|---|--|-----------------------------------|
| Begin Period/ Esement Projected Termination (subpart Approximate Reclamation ii) of Terms and Location of Period Conditions to Easement (Section 9 of Granting Clause of Premises on Agreement) | ASAP, but no later than 5 years after | E 10 |
| Begin Projected Reclamation i Period (Section 9 of Agreement) | | June 01 2028 |
| ls Easement Premises Cropland (Yes. Surface Facility(les) on or No.") Easement Premises | | Monitoring Hole A14A June 01 2028 |
| Grantee's Is Easement IDNR Premises Mining Cropland (Yes Permit # or No") | | > |
| Grantee's IDNR Mining Permit # | | 399 |
| Grantee's IBR# if Applicable | | .13 |
| Easement Premises Acres | See Legal | Description |
| Property Acres | | 40 |
| Tax Parcel. Numbers Affected | | 17-20-200-001 |
| Location (County) of Property and Easement Premises | * | Montgomery |

Book Page 1677 786 Instrument 201200002840 MC IBR 13 A14A Date: May 15, 2018 NEW RIVER ROYALTY, ILC Drawn by: AQ New River Rowally, L.C. Drawing No. MC-13 A14A Soule: 0. ner

IBR 13 A14A Montgomery County

Commencing from the Northeast Corner of the Northeast Quarter of Section 20, Township 8 North, Range 3 West, of the 3rd Principle Meridian, Montgomery County, Illinois; thence South 89 degrees 49 minutes 31 seconds West a distance of 1269.88 feet along the north line of said section 20; thence South 00 degrees 53 minutes 32 seconds East a distance of 900.20 feet along the center line of Schoolhouse road; thence North 90 degrees 00 minutes 00 seconds West a distance of 47.17 feet to the point of beginning;

thence South 00 degrees 02 minutes 46 seconds West a distance of 87.57 feet; thence South 87 degrees 48 minutes 57 seconds West a distance of 110.22 feet; thence North 45 degrees 20 minutes 24 seconds West a distance of 24.74 feet; thence North 06 degrees 11 minutes 28 seconds East a distance of 55.58 feet; thence North 38 degrees 35 minutes 55 seconds East a distance of 20.76 feet; thence North 77 degrees 44 minutes 42 seconds East a distance of 22.76 feet; thence South 88 degrees 43 minutes 20 seconds East a distance of 86.65 feet; which is the point of beginning.

Containing 0.25 acres more or less

Oliver Holoophed

201100064695
Filed for Record in
MONTGOMERY COUNTY, IL
SANDY LEITHEISER, COUNTY RECORDER
07-14-2011 At 12:27 pm.
MEMORANDUM 39.00
OR Book 1447 Pase 328 - 331
RHSP Surcharse 10.00

Instrument Book Page 201100064695 OR 1447 328

SHORT FORM OR-MEMORANDUM OF MITIGATION AGREEMENT

THIS SHORT FORM OR MEMORANDUM OF MITIGATION AGREEMENT ("Short Form") is made and entered into on August 12, 2010, and is by and between New River Royalty, LLC, a Delaware limited liability company authorized to do business in the State of Illinois, with an address of 208 Public Square, 4th Floor, Benton, Illinois 62812 ("Surface Owner"); and Hillsboro Energy LLC, a Delaware limited liability company duly authorized to transact business in the State of Illinois, with an address of 925 S. Main Street, Hillsboro, Illinois 62049 ("Company"). Surface Owner and Company is each sometimes referred to individually as a "Party" and are sometimes referred to collectively as the "Parties".

WHEREAS, Surface Owner is the owner of the surface of various lands located in Montgomery County, Illinois ("Property"); and

WHEREAS, Company owns a coal mine ("Mine") which includes, or which hereafter may include, certain coal from the No. 5 and No. 6 seams of coal underlying the Property which is within the scope of operation for the Mine; and,

WHEREAS, the Parties have entered into that certain "Mitigation Agreement" with an Effective Date of August 12, 2010 ("Agreement") which sets forth the plan of the Parties for the mitigation of subsidence damage to the Structure(s) (being the structures or facilities located on the Property) and for either the repair of or the payment of compensation for damages to the Structure(s) caused by or resulting from Company's mining and/or removal of coal from the No.

Instrument Book Pase 201100064695 OR 1447 329

5 and No. 6 seams of coal only in the Mine as required by the Illinois Surface Coal Mining Land Conservation and Reclamation Act, 225 ILCS 720/1.01 et seq., certain regulations issued thereunder, or any other applicable law.

The Agreement gives Company certain rights and/or obligations or responsibilities regarding inspecting Structures and repairing or compensating for certain Damage (as defined in the Agreement). In the Agreement Surface Owner waives certain rights regarding minimization and notice of subsidence; and Surface Owner agrees to certain restrictions on constructing new structures and making improvements to existing structures.

The term of the Agreement is for twenty-five (25) years after its Effective Date; provided that if coal mine subsidence occurs prior to the end of said term, such term shall be extended until such time as any Damages (as defined in the Agreement) are corrected by repair or addressed by the payment of diminution in value. In addition, if mining operations under the Property have not been completed by the end of such term, such term shall be extended until such time as all such mining operations have been completed and any Damages caused thereby or resulting therefrom are corrected by repair or addressed by the payment of diminution in value. However, in no event and under no circumstance shall the term of the Agreement extend beyond forty (40) years after its Effective Date.

In the Agreement Surface Owner acknowledges that Company has certain mining rights which permit the mining of coal underlying the Property, and the Agreement confirms in Company the right to subside the surface of the Property by any extraction method now used or which may become available in the future, except strip or open pit methods, and the right to subside the surface of the Property without liability to Surface Owner (except as provided for in the Agreement) for any and all damages to the surface or subsurface or anything thereon or therein for surface or subsurface subsidence caused by mining out the coal, including without limitation not leaving pillars, partial pillars or artificial supports under the Property and mining by longwall or any other full extraction method.

The Agreement provides if Surface Owner, or Surface Owner's agent, or anyone acting on behalf of Surface Owner or for Surface Owner's benefit, acquires any surface land or surface property within Montgomery County, Illinois during the term of the Agreement ("New Surface"), the New Surface shall be and become part of the Property and thereby become subject to the Agreement).

The Parties acknowledge and agree that (a) this Short Form is executed only for recording purposes in order to give notice of the existence of the Agreement, its purposes, and some of its provisions; (b) the lands owned by Surface Owner in Montgomery County, Illinois (and any New Surface) are subject to the Agreement; (c) capitalized terms in this Short Form shall have the same meaning given to the terms in the Agreement; and (d) to the extent that the terms and provisions of this Short Form differ from those in the Agreement, the terms and provisions of the Agreement shall control.

Instrument 201100064695 OR Book Pase 1447 330

| | | | 2011 | JUU04675 (| UR 1447 | 330 |
|--|-----------------|---------------------------|---------------------------|----------------------|-----------------------|-------|
| IN WITNESS WHEREOF, each Party written above. | has executed | this Short | Form the | day and | year first | |
| SURFACE OWNER | | | | | | |
| New River Royalty, LLC | | | | | | |
| By: Donald Refolial | | | | | | |
| Its: AUTHORIZED PERSON. | | | | | | |
| COMPANY | | | | | | |
| COMPANY Hillsboro Energy LLC By: () - 100000000000000000000000000000000000 | | | | | | |
| By: Joself Adul | | | | | | |
| Its: AUTHORIZED PERSON | | | | | | |
| | | À | | | | |
| STATE OF W | | N. | | | | |
| COUNTY OF halip) SS. | | | Ŕ | | | |
| I, the undersigned Notary Public, in certify that <u>Jonald R. Hol Comb</u> duly authorized person of New River Roya | | , persona | ally know | to me | to be a | |
| personally known to me to be the same instrument, appeared before me this day in | person, and a | e name is s cknowledge | subscribed d that he s | to the fo | oregoing aled and | |
| delivered the said instrument as such authorized and voluntary act, and as the free and and purposes therein set forth. | voluntary act a | and deed of | said Com | company cany, for | y, as his the uses | |
| STATE OF HEAT VALUE OF ALL AND | eal on this St | day of | إرام ا | _, 2011. | | |
| BCTH MARIE DOPOLO 100 dec. BECKLEY, WY ACRD BY COMMISSION SCHOOL FEBRUARY 14, 2013 | (h) | lih Ma | u De | Ald | |)) |
| The state of the s | | Nota | ry Public | | | TO TO |

| | 201100064695 OR 1447 331 |
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| ٥, | |
| STATE OF W |) |
| COUNTY OF hale |) SS.) |
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| I, the undersigned Notary P certify that | ublic, in and for said County in the State aforesaid, do hereby, personally known to me to be a |
| duly authorized person of Hillsbo | ro Energy LLC, a Delaware limited liability company, and |
| personally known to me to be the | e same person whose name is subscribed to the foregoing |
| instrument, appeared before me this | s day in person, and acknowledged that he signed, sealed and |
| delivered the said instrument as such | ch authorized person of said limited liability company, as his |
| and voluntary act, and as the h | ree and voluntary act and deed of said Company, for the uses |
| and purposes therein set forth. | |
| Given under my hand and no | otarial seal on this Syla day of July , 2011. |
| | Notary Public |
| was in the second of the secon | |
| OFFICIAL SEAL OF | 1) led Mare Delato |
| HEIMAND ET MARIE DOFOLO | Notary Public |
| BECKLEY, NV 25807 | |
| My commission express february 84, 2013 | |
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| | · © |
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| Prepared By and Return To: | |
| | ************************************** |
| New River Royalty, LLC | |
| 208 Public Square, 4th Floor | |
| Benton, IL 62812 | |
| | W ₂ |
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| | * In |
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| | |
| | ` © |
| | COUNTY IN PRECORDER |
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201700001852
Filed for Record in
MONTGOMERY COUNTY, IL
SANDY LEITHEISER, COUNTY RECORDER
05-22-2017 At 12:13 pm.
MEM AGREENT 75.00
OR Book 1646 Pase 316 - 319
RHSP Surcharse 9.00
Instrument Book Pase
201700001852 OR 1646 316

SHORT FORM OR MEMORANDUM

OFFIRST AMENDED AND RESTATED MITIGATION AGREEMENT

THIS SHORT FORM OR MEMORANDUM OF FIRST AMENDED AND RESTATED MITIGATION AGREEMENT ("Short Form") is made and entered into on March 14, 2017, and is by and between New River Royalty, LLC, a Delaware limited liability company authorized to do business in the State of Illinois, with an address of PO Box 609, Benton, Illinois 62812 ("Surface Owner"); and Hillsboro Energy LLC, a Delaware limited liability company duly authorized to transact business in the State of Illinois, with an address of 925 S. Main Street, Hillsboro, Illinois 62049 ("Company"). Surface Owner and Company is each sometimes referred to individually as a "Party" and are sometimes referred to collectively as the "Parties".

WHEREAS, Surface Owner is the owner of the surface of various lands located in Montgomery County, Illinois ("Property"); and

WHEREAS, Company owns a coal mine ("Mine") which includes, or which hereafter may include, certain coal from the No. 5 and No. 6 seams of coal underlying the Property which is within the scope of operation for the Mine; and,

WHEREAS, the Parties entered into a Mitigation Agreement with an Effective Date of August 12, 2010 ("Original Agreement") which sets forth the plan of the Parties for the mitigation of subsidence damage to the Structure(s) (being the structures or facilities located on the Property) and for either the repair of or the payment of compensation for damages to the Structure(s) caused by or resulting from Company's mining and/or removal of coal from the No. 5 and No. 6 seams of coal only in the Mine as required by the Illinois Surface Coal Mining Land

Conservation and Reclamation Act, 225 ILCS 720/1.01 et seq., certain regulations issued thereunder, or any other applicable law; and,

WHEREAS, Surface Owner and Company amended and restated the Original Agreement in that certain First Amended and Restated Mitigation Agreement with an Effective Date of March 14, 2017 ("Amended Agreement").

The Amended Agreement gives Company certain rights and/or obligations or responsibilities regarding inspecting Structures and repairing or compensating for certain Damage (as defined in the Amended Agreement). In the Amended Agreement Surface Owner waives certain rights regarding minimization and notice of subsidence; and Surface Owner agrees to certain restrictions on constructing new structures and making improvements to existing structures, except on areas of the Property exempted from such restrictions based on whether (1) the No. 6 seam of coal thereunder has been mined and (ii) the No. 5 and/or No. 6 seams of coal thereunder is/are planned to be mined within fifteen (15) years after the Effective Date of the Amended Agreement.

The term of the Amended Agreement shall end, terminate, and expire, without further or additional action by the Parties, at midnight on August 11, 2037; provided that if coal mine subsidence occurs prior to the end of said term, such term shall be extended until such time as any Damages (as defined in the Amended Agreement) are corrected by repair or addressed by the payment of diminution in value. In addition, if mining operations under the Property have not been completed by the end of such term, such term shall be extended until such time as all such mining operations have been completed and any Damages caused thereby or resulting therefrom are corrected by repair or addressed by the payment of diminution in value.

In the Amended Agreement Surface Owner acknowledges that Company has certain mining rights which permit the mining of coal underlying the Property, and the Amended Agreement confirms in Company the right to subside the surface of the Property by any extraction method now used or which may become available in the future, except strip or open pit methods, and the right to subside the surface of the Property without liability to Surface Owner (except as provided for in the Amended Agreement) for any and all damages to the surface or subsurface or anything thereon or therein for surface or subsurface subsidence caused by mining out the coal, including without limitation not leaving pillars, partial pillars or artificial supports under the Property and mining by longwall or any other full extraction method.

The Amended Agreement provides if Surface Owner, or Surface Owner's agent, or anyone acting on behalf of Surface Owner or for Surface Owner's benefit, acquires any surface land or surface property within Montgomery County, Illinois during the term of the Amended Agreement ("New Surface"), the New Surface shall be and become part of the Property (and thereby become subject to the Amended Agreement).

The Parties acknowledge and agree that (a) this Short Form is executed only for recording purposes in order to give notice of the existence of the Amended Agreement, its purposes, and some of its provisions; (b) the lands owned by Surface Owner in Montgomery County, Illinois (and any New Surface) are subject to the Amended Agreement; (c) capitalized

terms in this Short Form shall have the same meaning given to the terms in the Amended Agreement; and (d) to the extent that the terms and provisions of this Short Form differ from those in the Amended Agreement, the terms and provisions of the Amended Agreement shall control. S WHEREOF, each Party has executed this Short Form the day and year first written above SURFACE OWN New River Royalty, 1 COMPANY Hillsboro Energy, LLC) SS. COUNTY OF I, the undersigned Notary Public, in and for said County in the State aforesaid, do hereby Abijah luan _____, personally known to me to be a duly authorized person of New River Royalty, LLC, a Delaware limited liability company, and personally known to me to be the same person whose name is subscribed to the foregoing instrument, appeared before me this day in person, and acknowledged that he signed sealed and delivered the said instrument as such authorized person of said limited liability company, as his free and voluntary act, and as the free and voluntary act and deed of said Company, for the uses and purposes therein set forth. Given under my hand and notarial seal on this 2 CASEY JO MOWERY Official Seal Notary Public - State of Illinois My Commission Expires Oct 19, 2020

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| STATE OF Huner |
| COUNTY OF Funflin |
| I, the undersigned Notary Public, in and for said County in the State aforesaid, do hereby |
| personally known to me to be a |
| duly authorized person of Hillsboro Energy LLC, a Delaware limited liability company, and |
| personally known to me to be the same person whose name is subscribed to the foregoing |
| instrument, appeared before me this day in person, and acknowledged that he signed, sealed and delivered the said instrument as such authorized person of said limited liability company, as his |
| free and voluntary act, and as the free and voluntary act and deed of said Company, for the uses |
| and purposes therein set forth. |
| 211/ |
| Given under my hand and notarial seal on this 2 wd day of May, 2017. |
| |
| asy Go Mowen |
| Notary Public |
| CASEY JO MOWERY |
| |
| Official Seal Notary Public - State of Illinois My Commission Expires Oct 19, 2020 My Commission Expires Oct 19, 2020 |
| Prepared By and Return To: New River Royalty, LLC PO Box 609 Benton, IL 62812 |
| |
| |
| |
| |
| Prepared By and Return To: |
| New River Royalty, LLC |
| PO Box 609 |
| Benton, IL 62812 |
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201800002827
Filed for Record in
MONTGOMERY COUNTY, IL.
SANDY LEITHEISER, COUNTY RECORDER
08-31-2018 At 11:47 am.
MEMORANDUM 77.00
OR Book 1677 Pase 614 - 618
RHSF Surcharse 9.00
Instrument Book Pase
201800002829 OR 1677 614

MC-0110

SHORT FORM OR MEMORANDUM OF SECOND AMENDED AND RESTATED MITIGATION AGREEMENT

THIS SHORT FORM OR MEMORANDUM OF SECOND AMENDED AND RESTATED MITIGATION AGREEMENT ("Short Form") is made and entered into on 2018, and is by and between New River Royalty, LLC, a Delaware limited liability company authorized to do business in the State of Illinois, with an address of PO Box 609, Benton, Illinois 62812 ("Surface Owner"); and Hillsboro Energy LLC, a Delaware limited liability company duly authorized to transact business in the State of Illinois, with an address of P.O. Box 457, Hillsboro, Illinois 62049 ("Company"). Surface Owner and Company is each sometimes referred to individually as a "Party" and are sometimes referred to collectively as the "Parties".

WHEREAS, Surface Owner is the owner of the surface of various lands located in Montgomery County, Illinois ("Property"); and

WHEREAS, Company owns a coal mine ("Mine") which includes, or which hereafter may include, certain coal from the No. 5 and No. 6 seams of coal underlying the Property which is within the scope of operation for the Mine; and,

WHEREAS, the Parties entered into a Mitigation Agreement with an Effective Date of August 12, 2010 ("Original Agreement") which sets forth the plan of the Parties for the mitigation of subsidence damage to the Structure(s) (being the structures or facilities located on the Property) and for either the repair of or the payment of compensation for damages to the Structure(s) caused by or resulting from Company's mining and/or removal of coal from the No. 5 and No. 6 seams of coal only in the Mine as required by the Illinois Surface Coal Mining Land

Conservation and Reclamation Act, 225 ILCS 720/1.01 et seq., certain regulations issued thereunder, or any other applicable law; and,

WHEREAS, The Parties entered into the First Amended and Restated Mitigation Agreement with an effective date of March 14, 2017 ("First Amended Agreement"), which amended certain provisions of the Original Agreement as of the Effective Date of the First Amended Agreement and restated the Original Agreement, as so amended, in its entirety pursuant to and as set forth in the First Amended Agreement.

The Second Amended Agreement gives Company certain rights and/or obligations or responsibilities regarding inspecting Structures and repairing or compensating for certain Damage (as defined in the Second Amended Agreement). In the Second Amended Agreement Surface Owner waives certain rights regarding minimization and notice of subsidence; and Surface Owner agrees that Company or its agents(s) or contractor(s) shall be entitled, solely at its/their own cost and election, to conduct and perform reconstruction of surface drainage patterns as necessary to relieve subsidence effects on the Property and adjacent and/or nearby properties.

The term of the Second Amended Agreement shall end, terminate, and expire, without further or additional action by the Parties, at midnight on August 11, 2037; provided that if coal mine subsidence occurs prior to the end of said term, such term shall be extended until such time as any Damages (as defined in the Amended Agreement) are corrected by repair or addressed by the payment of diminution in value. In addition, if mining operations under the Property have not been completed by the end of such term, such term shall be extended until such time as all such mining operations have been completed and any Damages caused thereby or resulting therefrom are corrected by repair or addressed by the payment of diminution in value.

In the Second Amended Agreement Surface Owner acknowledges that Company has certain mining rights which permit the mining of coal underlying the Property, and the Amended Agreement confirms in Company the right to subside the surface of the Property by any extraction method now used or which may become available in the future, except strip or open pit methods, and the right to subside the surface of the Property without liability to Surface Owner (except as provided for in the Amended Agreement) for any and all damages to the surface or subsurface or anything thereon or therein for surface or subsurface subsidence caused by mining out the coal, including without limitation not leaving pillars, partial pillars or artificial supports under the Property and mining by longwall or any other full extraction method.

The Second Amended Agreement provides if Surface Owner, or Surface Owner's agent, or anyone acting on behalf of Surface Owner or for Surface Owner's benefit, acquires any surface land or surface property within Montgomery County, Illinois during the term of the Second Amended Agreement ("New Surface"), the New Surface shall be and become part of the Property (and thereby become subject to the Second Amended Agreement).

The Parties acknowledge and agree that (a) this Short Form is executed only for recording purposes in order to give notice of the existence of the Second Amended Agreement, its purposes, and some of its provisions; (b) the lands owned by Surface Owner in Montgomery County, Illinois (and any New Surface) are subject to the Second Amended Agreement; (c) capitalized terms in this Short Form shall have the same meaning given to the terms in the Second Amended Agreement; and (d) to the extent that the terms and provisions of this Short Form differ from those in the Second Amended Agreement, the terms and provisions of the Second Amended Agreement shall control.

[Signatures and Notary Acknowledgments are on the following pages.]

IN WITNESS WHEREOF, each Party has executed this Short Form the day and year first written above.

SURFACE OWNER

New River Royalty, LLC

BY: TELL R. B.Q

Its: Authorized Person

Robert R Boyd

COMPANY

Hillsboro Energy LLC

Ву: -

Its: Authorited Person

| STATE OF Florida) |
|--|
| COUNTY OF Palm Beach) SS. |
| I, the undersigned Notary Public, in and for said County in the State aforesaid, do hereby certify that por the land person of New River Royalty, LLC, a Delaware limited liability company, and personally known to me to be the same person whose name is subscribed to the foregoing instrument, appeared before me this day in person, and acknowledged that he signed, sealed and delivered the said instrument as such authorized person of said limited liability company, as his free and voluntary act, and as the free and voluntary act and deed of said Company, for the uses and purposes therein set forth. |
| Given under my hand and notarial seal on this 15th day of August, 2018 |
| SAMANTHA LEA WRIGHT MY COMMISSION # FF983995 EXPIRES August 06, 2020 [407) 398-0153 Piorida Notary Service.com |
| |
| TATE OF Illinois) SS. COUNTY OF Franklin) |
| I, the undersigned Notary Public, in and for said County in the State aforesaid, do hereby extify that |
| Given under my hand and notarial seal on this Zot day of Lagust, 2016. |
| A |

Prepared By and Return To: New River Royalty, LLC PO Box 609 Benton, IL 62812 Notary Public

OFFICIAL SEAL LYNNE ELLEN JONES Notary Public - State of Illinois My Corruntssion Expires Apr 27, 2019