

NOTICE OF INTENTION TO RETAIN MINERAL RIGHTS

NOTICE IS HEREBY GIVEN, UNDER THE PROVISIONS OF Act 42 of the Public Act of 1963 of the State of Michigan, that the undersigned

Whose address is

Claims to be the owner of oil and gas interests herein described, and as such owner desires to preserve such interests and does not intend to abandon same. Such interests are described as follows:

Dated _____

(L.S.)

(L.S.)

State of Michigan
County of _____ ss:

On this day _____ before me, a Notary Public, in and for said
County, personally appeared _____ to me
known to be the same persons described in and who executed the within instrument, who
have acknowledged the same to be their free act and deed.

Notary Public _____

Prepared by:
Name
Address

_____ County, Michigan
acting in _____ Co., MI.
My commission expires _____

A Notice of Intention to Retain Mineral Rights MUST BE RECORDED within every 20-year period in which there is no "activity" of your severed oil and gas rights under Public Act 42 of 1963 [Dormant Mineral Act] such as a recorded lease, transfer or mortgage, or oil and gas production. Otherwise these severed rights will be deemed abandoned and will automatically revert to the then surface owner. It is strongly recommended that a Notice of Intention to Retain Mineral Rights be recorded within every 20 year period regardless of activity.