

RESOLUTION NO. 2013 - 03

A RESOLUTION OF THE TOWNSHIP OF HOPEWELL, BEAVER COUNTY, PENNSYLVANIA, PROVIDING FOR THE REGULATION OF GEOPHYSICAL/ SEISMIC TESTING AND APPLICATION FOR PERMISSION TO CONDUCT SEISMIC TESTING WITHIN HOPEWELL TOWNSHIP

WHEREAS, recently the use of energy source operations in connection with oil and gas surveying and exploration activities in Hopewell Township has become a health, safety and welfare concern for residents and businesses; and

WHEREAS, in order to deal with energy source operations in connection with oil and gas surveying and exploration activities, and in order to provide for the safety of Township residents, personal property and real property, the Township desires to establish application procedures for such operations in order to ensure the health, safety and welfare of its residents; and

WHEREAS, this Resolution will serve to effectuate Township Ordinance No.2011-04, Section 8, g(14) which requires Township approval for seismic testing within the Township.

NOW, THEREFORE, BE IT RESOLVED by the Commissioners of Hopewell Township, Beaver County, Pennsylvania, and the Authority of the same as follows:

Section 1. Definitions

"Energy Source Operations" Shall mean those operations that involve the transmittal of seismic waves to model the geophysical properties of the Earth's crust.

"Township" Shall mean the Township of Hopewell, Beaver County, Pennsylvania.

Section 2. Permit required.

It shall be unlawful for any person, entity, business or corporation to conduct any surveying/exploration activities within the Township pertaining to oil, gas, and/or other materials by the use of energy source operations, including without limitation drilling shot holes, weight drops, explosives, and/or vibrating machines, vibroseis equipment, thumper trucks or any other vehicles or equipment that cause vibrations, without first obtaining a permit therefore from the Township.

Section 3. Permit application; fee procedure.

Application for a permit hereunder shall be made with the Hopewell Township Zoning Officer. Such application shall contain the following information: (1) name of the applicant; (2) address of the applicant; (3) type of explosives or other geophysical methods of mineral exploration to be used; and the purposes therefore; (4) a map designating a testing area and showing the location of all points of use and the energy source to be used at each point; (5) a traffic control plan for any operations or testing that will impede or redirect traffic on a public right-of-way; (6) the applicant's insurance information, including the name of applicant's insurance carrier, the types and amount of insurance covering its proposed operations, the name and telephone number of an individual to contact in case of a claim for personal injury or property damage, and the procedure for obtaining a copy of applicant's certificate of insurance; and (7) proof of the right or license to handle explosives in the Commonwealth of Pennsylvania. The application shall be accompanied by a non-refundable permit fee calculated at one dollar (\$1.00) per acre of land designated within the testing area for processing the application and preparing the permit. On receipt of such application, the Zoning Officer and/or Township Engineer shall prepare a report showing all Township facilities or infrastructure that may be negatively affected by the proposed activity located in the testing area shown in such application. Such report and the application shall then be submitted to the Commissioners with the recommendations of the Zoning Officer and/or Township Engineer. The Board of Commissioners will consider the applicant's request at the next public meeting if the Board has the report at least ten (10) days before the meeting. If not, the Board will consider the applicant's request at the following public meeting. No permit shall be issued except upon approval of the Township Commissioners.

Section 4. Term of permit.

The term of a permit issued under this article shall be for one (1) year beginning on the date of approval of the permit by the Board of Commissioners, and all energy source operations shall be completed within said term. The applicant shall notify the Zoning Officer or his designee a minimum of three (3) business days in advance of the actual commencement of energy source operations. Once operations have commenced, in the event applicant is rendered unable, wholly or in part, by circumstances beyond the applicant's control, to complete operations within the remaining term of the permit, then the time for completion may be extended, at the sole discretion of the Township Manager, for a period of time not to exceed six (6) months, upon written request by the applicant setting forth full particulars of the circumstances causing the delay which were not within the control of the applicant and which the applicant could not have avoided by the exercise of due diligence and care.

Section 5. Operations in general.

(a) All geophysical operations shall be limited to the areas approved by Township Board of Commissioners and depicted on the map kept at the Township building. A copy of such map shall be attached to any permit issued by the Township. If, during the course of operations, any utility line must be relocated to maintain compliance with the terms and conditions set forth herein or to ensure the safety of the general population, the applicant shall notify the Township Manager or his designee at least three (3) business days prior to embarking on such relocation, which shall be performed in compliance with Township standards and at no cost to the Township or respective utility company or Authority.

(b) The applicant shall employ a Pennsylvania licensed professional engineer specializing and certified in seismology, who shall be on the job site during the entire period of testing to mitigate any potential damage to public or private property. The applicant shall also designate a point of contact who will respond within twenty-four (24) hours to any request from the Township Manager or his designee for information regarding the applicant's testing operations, including a request for maps of the testing area that show the points of use as planned by the applicant at the time of the request.

(c) The applicant shall obtain written permission, as required by law, from property owners before entering upon or crossing their property.

(d) The applicant shall be responsible for and shall settle all reasonable and legitimate claims, demands, and causes of action relating to property or persons arising out of or as a result of the applicant's operations under this permit and shall handle all such claims in a fair, reasonable and expedient manner.

(e) The applicant must perform a PA One Call for any drilling or excavating activities within the Township.

Section 6. Notice Required.

(a) The applicant shall notify each owner of property, in writing by U.S. mail or personal delivery at the property, within four hundred (400) feet of its planned energy source operations or one hundred twenty-five (125) feet of vibroseis or weight drop tests, a minimum of ten (10) working days prior to the conducting of any test, of the availability at no cost to the property owner of pre- and post-test inspections of all structures located on or under said property, including appropriate testing and lab test for water wells. The applicant shall perform the offered inspections if requested by the property owner. The applicant shall maintain records of such inspections for a period of two (2) years and shall make such records available upon request by the Township. Said notice shall also include the anticipated start date of energy source operations and the energy source planned to be used. The applicant will offer to provide and will provide if requested, to such owner, in writing, the insurance information required by section 3 to be included in its application.

(b) The applicant shall place newspaper advertisements in the newspaper of general circulation in the Township of not less than three (3) inches by four (4) inches explaining the work to be performed, the location of the proposed work, and a toll-free telephone number where residents may call for more information. Said advertisement shall be placed one (1) time not less than seven (7) days before the permit application is scheduled to be considered by the Township Board of Commissioners and again not less than seven (7) days immediately before actual operations commence in the testing area. The toll-free telephone number provided by the applicant shall be answered during hours of operation as set forth in section 8 while work is ongoing in the Township, and an answering machine shall be installed to receive after-hour calls.

Section 7. Energy level restrictions.

(a) The applicant shall engineer all source locations (explosive charge size and depth, and vibrator source sweep frequency and drive levels or other geophysical sources) so that no structure,

subject to limitations contained in subsection 10(d) herein, shall be subject to any peak particle velocity greater than six-tenths-inch per second. The applicant shall conduct all the necessary engineering tests on property located within a one-hundred-mile radius from the Township and containing soils similar to that at the planned locations of the geophysical operations, and shall provide all reports to the Township in an appropriate format for evaluation at the time of application by a professional engineer or geologist registered in the Commonwealth of Pennsylvania. All reports submitted by the applicant shall be signed and sealed by a licensed Pennsylvania Professional Engineer.

(b) Using industry standard equipment and techniques, the engineer required by section 5(b) shall monitor and record, during operations, all pertinent locations to ensure compliance with the maximum peak particle velocity established by subsection (a). If peak particle velocity for any test exceeds said maximum, the engineer shall notify the Township Manager and cease all operations until corrections are made. The applicant shall maintain all documentation of monitoring activities for a period of at least two (2) years and make said documentation available upon request for inspection by the Township.

(c) The applicant shall obtain location maps for all water wells, underground hazardous waste storage/disposal sites, and water, sewer, oil, gas and chemical pipelines located in the testing area and conduct all energy source operations in a manner so as to not damage, interrupt, or otherwise interfere with said structures. Information obtained by the applicant shall be used by the surveying teams and operations manager to ensure compliance with the terms and conditions of this permit and that safe operating distances are maintained. If requested by the applicant, the Township shall make available for inspection and copying, maps, if any, prepared by or on behalf of the Township that indicate subsurface structures or facilities; provided, however that the applicant's reliance on any information furnished by the Township, its agents, representatives, and employees, whether written or verbal, shall be at the sole risk of the applicant with the following agreed upon disclaimer:

APPLICANT ACKNOWLEDGES THAT THE TOWNSHIP HAS NOT MADE ANY INDEPENDENT INVESTIGATION OR VERIFICATION OF INFORMATION REGARDING SUBSURFACE STRUCTURES AND FACILITIES FURNISHED TO APPLICANT AND MAKES NO REPRESENTATION OR WARRANTIES AS TO THE ACCURACY OR COMPLETENESS OF SUCH INFORMATION. APPLICANT EXPRESSLY ACKNOWLEDGES THAT THE TOWNSHIP MAKES NO WARRANTY OR REPRESENTATION, EXPRESSED OR IMPLIED, OR ARISING BY OPERATION OF LAW, INCLUDING, BUT NOT LIMITED TO, ANY WARRANTY OF FITNESS FOR A PARTICULAR USE OR PURPOSE OF SUCH SUBSURFACE INFORMATION.

(d) All township owned structures, buildings, waste water treatment facilities, pump stations, including but not limited to susceptible underground utilities (water mains, sewer mains, etc.) shall have pre- and post-testing inspections paid for by the applicant if subjected to a peak particle velocity greater than thirty-five-hundredths-inch per second. The Township shall have the option of receiving reimbursement of its actual cost of performing said inspections or having the inspections done by a third-party firm approved by the Township and hired by the applicant. Any reimbursement provided by this section shall be paid to the Township within thirty (30) days following the applicant's receipt of an invoice from the Township.

Section 8. Hours of operation.

Energy source testing may be conducted from 8:00 a.m. until the earlier of sunset or 7:00 p.m. local time, on Mondays through Fridays, and from 9:00 a.m. until the earlier of sunset or 7:00 p.m. local time, on Saturday. Testing shall not be permitted on Sunday.

Section 9. Lands, streets, rights-of-way, and easements.

(a) The applicant shall restore, at its own cost, Township-owned lands, roadways or rights-of-way used in its operations to the original condition just prior to the testing operations, free of damage, including ruts or any injury to landscaping. An excess maintenance agreement may, at the sole discretion of the Township, be required for any such testing operations.

(b) The applicant shall ensure that its operations will not interfere with the free and safe flow of traffic. When operations are immediately adjacent to the pavement, all equipment shall be parked and/or operated in one (1) lane of traffic.

(c) The applicant shall notify the Township Manager of any equipment to be operated on Township streets that will exceed the maximum posted weight limit or Ten (10) tons, whichever is greater, and obtain any special permitting required.

(d) Cables placed on the pavement within rights-of-way must be arranged so they do not create a hazardous condition or rumble strip effect. All cables must be securely anchored to the roadway with materials that will not damage and/or puncture the pavement. Nails, 'spikes, and similar materials used for anchors shall not be placed inside the pavement edge.

(e) Each testing crew performing work that impedes the flow of traffic, such as testing on Township streets or rights-of-way, shall be accompanied by a certified peace officer provided by the applicant. The applicant shall furnish at its cost adequate signs, barricades, flares, flagmen, etc., as necessary, to protect the traveling public.

Section 10. Testing.

(a) The applicant shall furnish to the Township's Manager, or designee, a schedule of each week's test plans. If Thumper Trucks are utilized on Township Roads, which will require permission of the Township, the Township Engineer shall inspect the road before and after testing. Applicant shall pay any and all costs incurred by the Township as a result of these inspections.

(b) All vibroseis or weight drop operations shall be conducted a minimum distance of 150 feet from any building, which shall mean a structure built for the support, shelter, or enclosure of persons, chattel, or movable property of any kind and which is affixed to the land. No charge test shall be detonated within three hundred (300) feet of any building, water well, or underground hazardous waste storage/disposal site. The applicant will provide multiple monitoring of any' charge testing within six hundred (600) feet of any occupied building.

(c) The applicant shall maintain and make available upon request to the Township, for a period of two (2) years, the daily log of energy source tests showing date, location, energy source used, drive level, operator, and all other related information including seismic and pre- and post-test survey.

(d) No energy source operation shall subject any building intended for human habitation, utility line, water well, or underground hazardous waste storage/disposal site to a peak particle velocity greater than five-tenths-inch per second.

(e) Explosives shall be transported in constantly attended Type-three magazines as defined by' section 1902.4.7 of the 1994 Standard Fire Prevention Code. All vehicles transporting explosives will be placarded according to Regulation of Hazardous Materials 49 C.F.R. Only the necessary amount of explosives for each day's operations, during such period as the permit is in effect, shall be transported within the Township at any given time. No explosives shall be stored within the corporate Township limits, unless approved by the Township's Fire Chief. If such storage is approved, explosives must be stored in a locked and secure, constantly attended type-two magazine, as defined by section 1902.4.6 of the 1994 Standard Fire Prevention Code, at a single, isolated, and sparsely populated location.

(f) The applicant shall notify the Township's Manager, or designee, within twenty four (24) hours after the occurrence of any violation of these permit requirements. The Township Zoning Officer is hereby authorized to issue "Stop Work Orders" for any violation of the provisions contained in this Resolution.

Section 11. Bond, insurance, and indemnity.

(a) The applicant shall submit to the Township a performance bond in the amount of two hundred fifty thousand dollars (\$250,000.00) from a surety authorized to do business in the state. The performance bond shall be valid for a period of two (2) years from the date that the permit is issued. The bond shall provide, but not be limited to, the following condition: there shall be recoverable by the Township, jointly and severally from the principal and surety, any and all damages, loss or costs suffered by the Township in connection with the applicant's geophysical operations within the Township. The bond shall contain the following endorsement: "It is hereby understood and agreed that this bond may not be canceled by the surety company until sixty (60) days after receipt by the Township, by registered mail or written notice, of such intent to cancel or not to renew." The rights reserved to the Township with respect to the bond are in addition to all other rights of the Township and no action, proceeding or exercise of a right with respect to such bond shall affect any other rights of the Township.

(b) Prior to conducting any operations hereunder, the applicant and/or its contractors shall furnish a certificate of insurance to the Township showing the Township as an "additional insured" with respect to operations conducted within the Township and showing liability insurance coverage covering commercial, personal injury, and general liability in amounts not less than one million dollars (\$1,000,000.00) per person, three million dollars (\$3,000,000.00) per occurrence, and one million dollars (\$1,000,000.00) property damage.

(c) The applicant shall protect, indemnify, defend and hold the Township, its officers, employees, agents, and representatives harmless from and against all claims, demands, and causes of action of every kind and character for injury to, or death of, any person or persons, damages, liabilities, losses, and/or expenses, occurring or in any way incident to, arising out of, or in connection with its or its contractors', agents', or representatives' operations under this permit, including attorneys' fees, and any other costs and expenses incurred by the Township in defending against any such claims, demands, and causes of action. Within thirty (30) days of receipt of same, the applicant shall notify the Township, in writing, of each claim for injuries to, or death or,

persons or damages or losses to property occurring or in any way incident to, arising out of, or in connection with its or its contractors', agents', or representatives' operations conducted under this permit. At the Township's discretion, the Township may conduct an independent investigation, monitor, and review the processing of any such claim to ensure that such claim is handled as required herein.

(d) Any permit granted hereunder may be revoked upon breach of any term or condition contained herein.

(e) Notwithstanding anything contained herein to the contrary, any permit granted hereunder shall not be effective unless and until a copy of the permit, signed by an authorized officer of the Applicant, the performance bond, and the certificate of insurance have been filed with the Township Manager.

Section 12. Forms

The following Application, which is attached hereto, marked respectively as Exhibit "A" and made part of this Resolution, is hereby approved:

APPLICATION FOR PERMIT TO CONDUCT SEISMIC TESTING/SURVEY

The proper Township officials are hereby directed to immediately commence using said application and permit.

Section 13. Penalties.

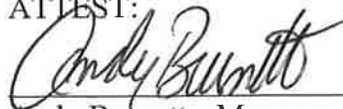
A person who knowingly violates any provision of this Resolution shall be deemed to have violated the provisions of Ordinance No. 2011-04 and will be subject to the penalties set forth therein. Each day of violation shall constitute a separate offense.

Section 14. Effective Date.

The effective date of this Resolution shall be the 28th day of JANUARY, 2013

RESOLVED this 28th day of JANUARY, 2013

ATTEST:



Andy Brunette, Manager



Norm Kraus, Jr., President

TOWNSHIP OF HOPEWELL

SEISMIC TESTING/SURVEY PERMIT APPLICATION

Applicant Information

Name: _____
Last First M.I.

Company: _____

Business Address: _____
Street Address Apartment/Unit #

City State ZIP Code

Contact Phone: () _____ Alternate Phone: () _____

Position/Title: _____

Liability Insurance Information

Insurance Carrier: _____
_____ (address 1)
_____ (address 2)

Limits: _____

Date of Policy: _____

* Attach Certificate of Insurance hereto

Application Requirements

Prior to the consideration and issuance of a Permit, you must submit:

- A) Proof of agreement, permission or consent of the landowner(s) upon whose property testing is to be performed.
- B) A map reflecting properties upon which all activity proposed to be conducted is identified by acreage and owner.
- C) An application fee in the amount of \$1.00 per acre of land designated within the testing area must accompany this application before any permit will be considered for approval.
- D) The type of explosives or other geophysical methods of mineral exploration to be used.
- E) A map designating the testing area and showing the location of all points of use and the energy source to be used at each point.
- F) A traffic control plan for any operations or testing that will impede or redirect traffic on a public right-of-way.

- G) The name and telephone number of an individual to contact in case of a claim for personal injury or property damage, and the procedure for obtaining a copy of applicant's certificate of insurance.
- H) Proof of the right or license to handle explosives in the Commonwealth of Pennsylvania.
- I) An excess maintenance agreement, if required by the Township.

Acknowledgement

I/we, (hereinafter referred to as "Releasee") hereby agrees to indemnify and hold harmless the Township (hereinafter referred to as "Releasor") from all liability, claims, demands, causes of action, charges, expenses, and attorney fees (including attorney fees to establish the Releasor's right to indemnify or incurred on appeal) resulting from involvement in this event/activity whether caused by any negligent act or omission of the Releasors or otherwise.

The Releasee hereby assumes full responsibility for any risk of bodily injury, death or property damage while upon Township property or participating in any and all events, activities and operations for which this permit is being issued or using any facilities and equipment whether caused by any negligent act or omission of Releasor or otherwise.

The Releasee expressly agrees that the foregoing release and waiver, indemnity agreement and assumption of risk are intended to be as broad and inclusive as permitted by Pennsylvania law and that if any portion thereof be held invalid, notwithstanding, the balance shall continue in full legal force and effect.

The Releasee hereby covenants and agrees that Releasee accepts full, sole and complete responsibility and liability for the aforementioned use events, activities and operations for which this permit is being issued, as well as any and all liability and expense for personal injury or damage to or loss of any and all persons or property from any cause that may result from the aforementioned use, events, activities and operations for which this permit is being issued. Releasee shall indemnify and hold harmless Releasor for any and all claimed or associated damage, loss or injury related to or resulting from the aforementioned events, activities and operations for which this permit is being issued, including costs and legal fees.

Releasee agrees that at all times during the events, activities and operations for which this permit is being that liability insurance will be maintained and in effect and that nothing herein shall be construed to limit or otherwise restrict any rights or powers granted to the Township/Borough by federal law, state law, or any other ordinances and resolutions of the Township/Borough.

INTENDING TO BE BOUND:

Signature: _____

* Corporate acknowledgment and seal is required.

Date: _____

*******FOR OFFICE USE ONLY*******

Acres involved: _____

Date paid: _____

Application fee paid: _____

Permit No: _____

**TOWNSHIP OF HOPEWELL
Beaver County, Pennsylvania
BOARD OF COMMISSIONERS
BUSINESS MEETING MINUTES**

7:06pm: Business Meeting Called to Order by Mr. Kraus and that the meeting will be recorded

ROLL CALL 7:06pm

President

Norm Kraus Jr

Vice President

Rich Bufalini

Commissioners

Nick DiPietro

Joe Kusnir

Brian Rohm

7:08pm

CITIZEN COMMENTS PERTAINING TO THE BUSINESS AGENDA None

7:10pm

BUSINESS AGENDA

Mr. Kusnir Motion to approve the Business Meeting Minutes dated December 17, 2012 with a correction noted to change the business meeting called to order by Mr. Bufalini from Mr. Kraus

Mr. Rohm Second the motion

Roll Call Vote:

Mr. DiPietro Yes

Mr. Kusnir Yes

Mr. Rohm Yes

Mr. Bufalini Yes

Mr. Kraus Abstain

Motion Carried

Mr. Bufalini Motion to approve the list of bills dated January 28, 2013

Mr. Kusnir Second the motion

Roll Call Vote:

Mr. DiPietro Yes

Mr. Kusnir Yes

Mr. Rohm Yes

Mr. Bufalini Yes

Mr. Kraus Yes

Motion Carried

Mr. Kusnir Motion to approve Resolution R-2013-03 providing for the regulation of geophysical/seismic testing and application for permission to conduct seismic testing within Hopewell Township

Mr. Bufalini Second the motion

Roll Call Vote:

Mr. DiPietro Yes

Mr. Kusnir Yes

Mr. Rohm Yes

Mr. Bufalini Yes

Mr. Kraus Yes

Motion Carried

7:13pm **COMMISSIONERS REPORTS AND DEPARTMENT REPORTS GIVEN ARE ON FILE**

Eugene Ungarean Police Chief

Commissioner Kusnir asked the Chief if the solicitor permit violation in the Police report was in regards to Kirby sweeper salesman going door-to-door. Chief of Police informed Mr. Kusnir that he was correct and that the Police did remove a Kirby salesman from the streets and did cite him for not having a Township issued solicitor's permit. Chief of Police Ungarean did go on to explain for the record that all the rumors on the internet were not true about Kirby salesman going to homes doing door-to-door sales and then coming back and invading them. These rumors for the record were completely false.

Nick DiPietro Commissioner

Mr. DiPietro wanted to thank Pam and the entire Park Staff for a job well done over the weekend for the jump-in-the lake event. Pam Fiejdasz also for the record wanted to thank the Park Staff for their efforts this past weekend.

7:25pm **OLD BUSINESS** **None**

7:25pm **NEW BUSINESS** **None**

7:28pm **PUBLIC FORUM CITIZENS COMMENTS**

Terry Roberts from Seitel

Mr. Roberts gave a report on the company as the project Manager for Seitel. Mr. Robert's report to the Board included an overview of their company and the data they collect and how it is collected in regards to finding gas deposits under the ground. Seitel wants to conduct Seismic testing within the Township and on Township property. Questions were asked by the Board and Township Solicitor. Mr. Roberts was advised that his company would have to abide by all the rules in Resolution R-2013-03 as well as obtaining solicitor permits. Mr. Roberts would be willing to hold a town hall meeting for the residents in the future if needed.

Tom Rohm 225 Sharon Grange Road

Mr. Rohm questioned Mr. Roberts in regards to Sietel using thumper trucks and what damage would occur on Township roads because of the use of these trucks. Mr. Roberts informed that the trucks used only have a sound plate that goes over the road and by no means does the plate hit the ground repeatedly. Mr. Rohm also inquired to Mr. Bates about the proposed subdivision at Shadow Lakes on its exact location. Mr. Bates advised Mr. Rohm that the proposed site is located off Golf Course Road on Joseph Drive. Mr. Rohm also asked Mr. Bates about the hedges that were interfering with the site view of a stop sign at the corner of Cedar and Chestnut and if the resident had taken care of the problem. Mr. Bates informed Mr. Rohm that he has talked to the home owner and has cut some of the hedges down and is in the process of cutting them down lower. Mr. Bates informed Mr. Rohm that he will be following up on this situation.

7:50pm **ANNOUNCEMENTS**

Hopewell Township Parks and Recreation Department will hold its annual Park Pavilion sign-ups on February 18, 2013. First week Hopewell Township residents only. Sign-ups will begin 8am and numbers will be handed out starting at 6am.

7:50pm **ADJOURNMENT**

Mr. DiPietro Motion to adjourn
Mr. Kusnir Second the motion
Voice Vote: All in favor
Motion Carried

Minutes Recorded by: Andy J. Brunette 01/28/13
Minutes Prepared by: Andy J. Brunette 01/30/13