## **1996 SESSION**

	961641757
1	SENATE BILL NO. 476
2	Senate Amendments in [] — January 31, 1996
3	A BILL to amend and reenact §§ 45.1-361.17, 45.1-361.21, 45.1-361.29, 45.1-361.30, and 45.1-361.33
4	of the Code of Virginia, relating to the Gas and Oil Act.
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6	Patrons—Wampler, Colgan, Marye and Reasor; Delegates: Abbitt, Councill, Kilgore, Parrish, Stump and
7 8	Watkins
o 9	Referred to the Committee on Agriculture, Conservation and Natural Resources
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11	Be it enacted by the General Assembly of Virginia:
12	1. That §§ 45.1-361.17, 45.1-361.21, 45.1-361.29, 45.1-361.30, and 45.1-361.33 of the Code of
13	Virginia are amended and reenacted as follows:
14	§ 45.1-361.17. Statewide spacing of wells.
15	A. Unless prior approval has been received from the Board or a provision of the field or pool rules
16 17	so allows:
17 18	1. Wells drilled in search of oil shall not be located closer than 1,320 feet to any well completed in the same pool;
19	2. Wells drilled in search of gas shall not be located closer than $2,640$ 2,500 feet to any other well
20	completed in the same pool; and
21	3. A well shall not be drilled closer to the boundary of the acreage supporting the well, whether such
22	acreage is a single leasehold or other tract or a contractual or statutory drilling unit, than one-half of the
23	minimum well spacing distances prescribed in this section.
24	B. Unless prior approval has been received from the Board or a provision of the field or pool rules
25 26	so allows: 1. Wells drilled in search of coalbed methane gas shall not be located closer than 1,000 feet to any
20 27	other coalbed methane gas well, or in the case of coalbed methane gas wells located in the gob, such
28	wells shall not be located closer than 500 feet to any other coalbed methane gas wells located in the
29	gob.
30	2. A coalbed methane gas well shall not be drilled closer than 500 feet, or in the case of such well
31	located in the gob, not closer than 250 feet, from the boundary of the acreage supporting the well,
32	whether such acreage is a single leasehold or other tract or a contractural or statutory drilling unit.
33 34	3. The spacing limitations set forth in this subsection are subject to the provisions of §§ 45.1-361.11 and 45.1-361.12.
35	§ 45.1-361.21. Pooling of interests in drilling units.
36	A. The Board, upon application from any gas or oil owner, shall enter an order pooling all interests
37	in the drilling unit for the development and operation thereof when:
38	1. Two or more separately owned tracts are embraced in a drilling unit;
39	2. There are separately owned interests in all or part of any such drilling unit and those having
40	interests have not agreed to pool their interests; or
41 42	3. There are separately owned tracts embraced within the minimum statewide spacing requirements prescribed in § 45.1-361.17.
43	However, no pooling order shall be entered until the notice and hearing requirements of this article
44	have been satisfied.
45	B. Subject to any contrary provision contained in a gas or oil lease respecting the property, gas or oil
46	operations incident to the drilling of a well on any portion of a unit covered by a pooling order shall be
47	deemed to be the conduct of such operations on each tract in the unit. The portion of production
48 49	allocated to any tract covered by a pooling order shall be in the same proportion as the acreage of that tract bears to the total acreage of the unit.
50	C. All pooling orders entered by the Board pursuant to the provisions of this section shall:
51	1. Authorize the drilling and operation of a well, including the stimulation of all coal seams in the
52	case of a coalbed methane well when authorized pursuant to clause (iii) of subdivision 2b of subsection
53	F of § 45.1-361.29, subject to the permit provisions contained in Article 3 (§ 45.1-361.27 et seq.) of this
54 55	chapter;
55 56	<ol> <li>Include the time and date when such order expires;</li> <li>Designate the gas or oil owner who is authorized to drill and operate the well; provided, however,</li> </ol>
50 57	that except in the case of coalbed methane gas wells, the designated operators must have the right to
58	conduct operations or have the written consent of owners with the right to conduct operations on at least
59	twenty-five percent of the acreage included in the unit;

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4. Prescribe the conditions under which gas or oil owners may become participating operators orexercise their rights of election under subdivision 7 of this subsection;

5. Establish the sharing of all reasonable costs, including a reasonable supervision fee, between
participating operators so that each participating operator pays the same percentage of such costs as his
acreage bears to the total unit acreage;

65 6. Require that nonleasing gas or oil owners be provided with reasonable access to unit records submitted to the Director or Inspector;

7. Establish a procedure for a gas or oil owner who received notice of the hearing and who does not decide to become a participating operator may elect either to (i) sell or lease his gas or oil ownership to a participating operator, (ii) enter into a voluntary agreement to share in the operation of the well at a rate of payment mutually agreed to by the gas or oil owner and the gas or oil operator authorized to drill the well, or (iii) share in the operation of the well as a nonparticipating operator on a carried basis after the proceeds allocable to his share equal the following:

a. In the case of a leased tract, 300 percent of the share of such costs allocable to his interest; or

b. In the case of an unleased tract, 200 percent of the share of such costs allocable to his interest.

D. Any gas or oil owner whose identity and location remain unknown at the conclusion of a hearing
concerning the establishment of a pooling order for which public notice was given shall be deemed to
have elected to lease his interest to the gas or oil operator at a rate to be established by the Board. The
Board shall cause to be established an escrow account into which the unknown lessor's share of
proceeds shall be paid and held for his benefit. Such escrowed proceeds shall be deemed to be
unclaimed property and shall be disposed of pursuant to the provisions of the Uniform Disposition of
Unclaimed Property Act (§ 55-210.1 et seq.).

82 E. Any person who does not make an election under the pooling order shall be deemed to have
83 leased his gas or oil interest to the gas or oil well operator as the pooling order may provide.

*F.* Should a gas or oil owner be a person under a disability, the applicant for a pooling order may petition the appropriate circuit court to appoint a guardian ad litem pursuant to the provisions of § 8.01-261 for purposes of making the election provided for by this section.

**87** FG. Any royalty or overriding royalty reserved in any lease which is deducted from a nonparticipating operator's share of production shall not be subject to charges for operating costs but shall be separately calculated and paid to the royalty owner.

90 GH. The Board shall resolve all disputes arising among gas or oil operators regarding the amount
91 and reasonableness of well operation costs. The Board shall, by regulation, establish allowable types of
92 costs which may be shared in pooled gas or oil operations.

93 § 45.1-361.29. Permit required; gas, oil, or geophysical operations; coalbed methane gas wells;
94 environmental assessment.

A. No person shall commence any ground disturbing activity for a well, gathering pipeline,
geophysical exploration or associated activity, facilities or structures without first having obtained from
the Director a permit to conduct such activity. Every permit application or permit modification
application filed with the Director shall be verified by the permit applicant and shall contain all data,
maps, plats, plans and other information as required by regulation or the Director.

B. New For permits issued on July 1, 1996, or thereafter, new permits issued by the Director shall be issued only for the following activities: geophysical operations, drilling, casing, equipping, stimulating and, producing, reworking initially productive zones and plugging a well, or gathering pipeline construction and operation. Applications for new permits to conduct geophysical operations shall be accompanied by an application fee of \$100. Applications for all other new permits shall be accompanied by an application fee of \$200.

106 C. Prior For permits issued prior to July 1, 1996, prior to commencing any reworking, deepening or plugging of the well, or other activity not previously approved on the permitted site, a permittee shall first obtain a permit modification from the Director. All applications for permit modifications shall be accompanied by a permit modification fee of \$100. For permits issued on July 1, 1996, or thereafter, prior to commencing any new zone completions a permittee shall first obtain a permit modification from the Director.

D. All permits and operations provided for under this section shall conform to the rules, regulations and orders of the Director and the Board. When permit terms or conditions required or provided for under Article 3 (§ 45.1-361.27 et seq.) of this chapter are in conflict with any provision of a conservation order issued pursuant to the provisions of Article 2 (§ 45.1-361.13 et seq.) of this chapter, the terms of the permit shall control. In this event, the operator shall return to the Board for reconsideration of a conservation order in light of the conflicting permit. Every permittee shall be responsible for all operations, activity or disturbances associated with the permitted site.

E. No permit or permit modification shall be issued by the Director until he has received from the applicant a written certification that (i) all notice requirements of this article have been complied with, together with proof thereof, and (ii) the applicant has the right to conduct the operations as set forth in

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122 the application and operations plan.

123 F. A permit shall be required to drill any coalbed methane gas well or to convert any methane 124 drainage borehole into a coalbed methane gas well. In addition to the other requirements of this section, 125 every permit application for a coalbed methane gas well shall include:

126 1. The method that the coalbed methane gas well operator will use to stimulate the well.

127 2. a. A signed consent from the coal operator of each coal seam which is located within 750 128 horizontal feet of the proposed well location (i) which the applicant proposes to stimulate or (ii) which 129 is within 100 vertical feet above or below a coal bearing stratum which the applicant proposes to 130 stimulate.

131 b. The consent required by this section may be (i) contained in a lease or other such agreement; (ii) 132 contained in an instrument of title; or (iii) in any case where a coal operator cannot be located or 133 identified and the operator has complied with § 45.1-361.19, provided by a pooling order entered 134 pursuant to § 45.1-361.21 or § 45.1-361.22 and provided such order contains a finding that the operator 135 has exercised due diligence in attempting to identify and locate the coal operator. The requirement of 136 signed consent contained in this section shall in no way be considered to impair, abridge or affect any contractual rights or objections arising out of a coalbed methane gas contract or coalbed methane gas 137 138 lease entered into prior to January 1, 1990, between the applicant and any coal operator, and any 139 extensions or renewals thereto, and the existence of such lease or contractual arrangement and any 140 extensions or renewals thereto shall constitute a waiver of the requirement for the applicant to file an 141 additional signed consent.

142 3. The unit map, if any, approved by the Board.

143 G. No permit required by this chapter for activities to be conducted within an area of Tidewater 144 Virginia where drilling is authorized under subsection B of § 62.1-195.1 shall be granted until the 145 environmental impact assessment required by § 62.1-195.1 has been conducted and the assessment has 146 been reviewed by the Department.

§ 45.1-361.30. Notice of permit applications and permit modification applications required; content. 147

148 A. Within one day of the day on which the application for a permit for a gas or oil operation is 149 filed, the applicant shall provide notice of the application to the following persons:

150 1. All surface owners, coal owners, and mineral owners on the tract to be drilled;

151 2. Coal operators who have registered operation plans with the Department for activities located on 152 the tract to be drilled; 153

3. All surface owners on tracts where the surface is to be disturbed;

154 4. All gas, oil, or royalty owners within one-half of the distance specified in § 45.1-361.17 for that 155 type of well, or within one-half of the distance to the nearest well completed in the same pool, 156 whichever is less, or within the boundaries of a drilling unit established pursuant to the provisions of 157 this chapter;

158 5. All coal operators who have applied for or obtained a mining or prospecting permit with respect 159 to tracts located within 500 feet of the proposed well location or in the case of a proposed coalbed 160 methane gas well location, within 750 feet thereof; and

161 6. All coal owners or mineral owners on tracts located within 500 feet of the proposed well location 162 or in the case of a proposed coalbed methane gas well location, within 750 feet thereof.

163 B. Within one day of the day on which the application for a permit modification for a gas or oil 164 operation is filed, the applicant requesting such permit modification shall provide notice of the 165 application to all persons listed in subsection A of this section who may be directly affected by the 166 proposed activity.

167 C. Within one day of the day on which the application for a permit for geophysical operations is 168 submitted, the applicant shall provide notice to those persons listed in subdivisions 1, 2 and 3 of 169 subsection A of this section.

170 D. All notices required to be given pursuant to subsections A, B and C of this section shall contain a 171 statement of the time within which objections may be made and the name and address of the person to 172 whom objections shall be forwarded. Only those persons entitled to notice under subsections A, B, and 173 C of this section shall have standing to object to the issuance of the proposed permit or permit modification for a gas, oil, or geophysical operation as the use may be. Upon receipt of notice, any 174 175 person may waive in writing the time and right to object.

176 E. Within one day of the day on which the application for a permit is filed, the applicant shall 177 provide notice to (i) the local governing body or chief executive officer of the county, city, or town in 178 which the well is proposed to be located and (ii) the general public, through publication of a notice in at least one newspaper of general circulation which is published in the county, city or town where the well 179 180 is proposed to be located.

181 § 45.1-361.33. Expiration of permits.

182 All permits issued pursuant to this chapter shall expire twenty-four months from their date of

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- issuance unless the permitted activity has commenced within that time period. An operator may renew the existing permit for an additional twenty-four months by submitting a written request containing the coal operator's approval and remitting a \$250 renewal fee [ within 90 days after no later than ] the 184 185 186 expiration date.