

MEMORANDUM OF SURFACE USE AGREEMENT
(Huber-Culhane #2-32 from the Huber-Culhane #1-32 Well Location)

This MEMORANDUM OF SURFACE USE AGREEMENT ("Memorandum") is provided by XTO Energy Inc., a Delaware Corporation, the address of which is 810 Houston Street, Fort Worth, TX 76102-6298 ("XTO or "Operator), and David A. Paul and Marie E. Paul, whose address is 2729 CR-228, Durango, Colorado 81301 ("Surface Owner").

Notice is hereby given that XTO and Surface Owner have entered in a Surface Use Agreement dated the 14th of March, 2011, concerning a proposed gas well known as the Huber-Culhane #2-32 (the "Additional Well") to be located on the well pad of an existing gas well known as the Huber-Culhane #1-32 (the "Existing Well") or reasonable expansion or modification thereof. Both wells are or will be located on the below described property and will be or have been drilled pursuant to underlying oil and gas lease(s) and applicable permits. Under the Surface Use Agreement, Surface Owner and Operator have agreed to certain specific matters in connection with XTO's right to use the surface estate of the following property:

Tract B-1 of CULHANE, INC. / PAUL BOUNDARY ADJUSTMENT PROJECT NO. 94-210, according to the plat thereof filed for record on January 24, 1955, as Reception No. 681830, La Plata County, Colorado, which is situated in the NE1/4 of Section 32, Township-35-North, Range-08-West, N.M.P.M.

This memorandum constitutes notice to all interested parties of the existence of the Surface Use Agreement. Furthermore, any successor or assign of either XTO or Surface Owner shall be bound by the terms and conditions of the Surface Use Agreement. In the event that any party acquires any rights or interests in the surface estate of the Property, such rights or interests shall be subject to the terms and conditions set forth in the Surface Use Agreement. For more information, contact either XTO or Surface Owner.

Under Colorado Oil and Gas Conservation Commission (the "COGCC") Notice and Consultation Rules 305.e, 305.e(1)(A), 305.e(7), 306.a. and 306.a(3), Surface Owner acknowledges and agrees that Operator has complied with all notice and consultation requirements of COGCC Rules 305 and 306. The 305.e(7) Waiver being only applicable to planned drilling and completion activities under the aforementioned Surface Use Agreement. XTO in compliance with COGCC Rules shall provide Surface Owner Notice as required for all subsequent activities. Surface Owner also waives the right to receive notices under the La Plata County Code including, but not limited to, Section 90-77 of said Code.

SURFACE OWNER:

By: David A. Paul
David A. Paul

Date: 3/14/2011

By: Marie E. Paul
Marie E. Paul

Date: 3/14/11

OPERATOR:

XTO Energy Inc., a Delaware corporation

By: Edwin S. Ryan, Jr.

Name: Edwin S. Ryan, Jr. ¹⁵⁵⁴

Title: Senior Vice President – Land Administration

ACKNOWLEDGEMENTS

STATE OF COLORADO)
COUNTY OF LA PLATA) ss.

This instrument was acknowledged before me this 14th day of MARCH, 2011 by David A. Paul and Marie E. Paul, personally known to me.

WITNESS my hand and official seal.

Mike Simone
Notary Public

(SEAL)

MAY 11, 2014
My Commission Expires



My Commission Expires 5-11-14

STATE OF TEXAS)
COUNTY OF TARRANT) ss.

This instrument was acknowledged before me on the 23rd day of March, 2011 by Edwin S. Ryan, Jr., Senior Vice President – Land Administration of XTO Energy Inc., a Delaware corporation, on behalf of said corporation.

WITNESS my hand and official seal.

Dedra L. Nunez
Notary Public

(SEAL)

Jan 28, 2012
My Commission Expires

