



4.36a / 189921.6sf / Estimated

\$11,467.89

Recent Change: 08/18/2023 : New Active : ->ACT

MLS #: WVHS2003728 01 24A010000000000 Tax ID #:

Ownership Interest: Fee Simple Association: HOA Type: Land Waterfront: Nο

Mountain, Trees/Woods Views:

Location

County: Hampshire, WV School District: Hampshire County Schools Election District:

In City Limits: Municipality: **Bloomery**

Subdiv / Neigh: STAGECOACH STOP @ CAPON BRIDGE

Association / Community Info

\$100 / Annually HOA: Yes HOA Fee:

Association Recreation Fee: No

Lot Acres / SQFT:

Price/Acre:

Taxes and Assessment

Tax Annual Amt / Year: \$267 / 2022 Tax Assessed Value: \$23,600 / 2022

City/Town Tax: Land Use Code: 004 Annually 6 & 7 Clean Green Assess: Block/Lot: No Zoning: NONE

Land Information

4.36a / 189,922sf / Estimated Land/Lot Only, Recreational, Lot Acres / SQFT: Possible Use:

Current Use: Land/Lot Only Residential

Views: Mountain, Trees/Woods Development Status: Raw Land

Lease In Effect: No Additional Parcels: No

Mountainous, Partly Wooded, Private, Road Frontage, Rural, Secluded Lot Features:

Location Type: Rural

Road: Gravel / Private

Ground Rent

Ground Rent Exists: No Ground Rent Amount: Annually

Exterior Features

Horse: Yes Exterior Features:

Utilities

Utilities: Electric Available; Water Source: None; Sewer: No Septic System; Internet Services: Satellite

Remarks

Public:

IT'S ALL IN THE NAME - PIONEER LANE! GRAB YOUR OFF GRID IDEAS AND HEAD TO THE MOUNTAINS OF WEST VIRGINIA! TWO LOTS FOR A TOTAL OF 4.36 ACRES AND PLENTY OF ROOM TO DO YOUR OWN THING. CAMP OR BUILD A PIONEER CABIN - YOU DECIDE! LOTS OF PRIVACY! CLOSE TO THE TOWN OF CAPON

BRIDGE, THE CAPON RIVER, PRODUCE MARKETS AND SUPPLIES. UNDER 2 HOURS FROM DC!

Listing Office

Erin Davis (3298694) (Lic# WVS190300912) Listing Agent: (304) 359-8699

<u>erin@pioneerridgerealty.com</u> Listing Agent Email:

Responsible Broker: Craig See (82600) (Lic# CG488-WV)

Pioneer Ridge Realty (CAPTA1) (Lic# WVB190300523) Listing Office:

82 S W. Main St Ste, Romney, WV 26757-1700

Office Phone: (304) 359-2214

Office Email: craig@pioneerridgerealty.com

Showing

Showing Requirements: Show Anytime, Sign on Property

Showing Method: In-Person Only

Directions: From PRR - Head east on US-50 for 17.5 miles, turn left onto Timber Mountain Road for 1.9 miles. Continue

straight for 1 mile then continue onto Timber Mountain Rd for 0.7 miles, turn left onto Up A Creek Rd, bear to the left at sign for Pioneer Lane follow to split and bear right lots are immediately on right. Sign on property.

Compensation

For more information about offers of compensation, see BrightMLS.com/offer-comp.

Buyer Agency Comp: 4% Of Gross Sub Agency Comp: 0% Of Gross

Dual/Var Comm: No

Listing Details

Original Price: \$50,000 Owner Name: Brenda R Cunningham

Listing Agrmnt Type: Exclusive Right DOM / CDOM: 15 / 15
Prospects Excluded: No Original MLS Name: BRIGHT
Listing Service Type: Full Service Expiration Date: 06/30/24

Listing Service Type: Full Service Expiration Date: 06/30/24

Dual Agency: Yes Lease Considered: No
Sale Type: Standard Documents Available: Aerial Photo, Other, Restrictions

Sale Type: Standard
Listing Term Begins: 08/18/2023
Listing Entry Date: 08/18/2023
Possession: Settlement

Acceptable Financing: Cash, Conventional

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Parcel Summary

Property Owner				
Owner(s)	CUNNINGHAM BRENDA R			
In Care Of				
Mailing Address	331 BRAEBURN DR MARTINSBURG, WV 25401			
Tax Year	2023 - Owner History			

Appraisal Information			
Land Appraisal	\$11,900		
Mineral Appraisal	\$0		
Building Appraisal	\$0		
Total Appraisal	\$11,900		

Property Information				
Physical Address	PIONEER LN , WV			
Parcel ID	14-01-024A-0100-0000			
County	14 Hampshire			
District	01 Bloomery Dist			
Maps	Pdf			
Tax Class	3			
Calculated Acres	1.91 (Unofficial)			
Legal Description	LOT 6 (2.281AC) STAGECOACH STOP @ CAPON BRIDGE			
Property Class	Residential			
Land Use	100			
Utilities	None, 0, 0			

Sales				
Sale Price	n/a			
Sale Date				
Taxes	\$135			
Deed Book & Page	281 / 89			

				Buildir	ng Information		
Sum of Stru	cture Areas		0				
Number of Buildings (Cards) 1							
				Ві	uilding Card		
Year Built	Stories	Grade	Architectural Style	Ext. Wall	Basement Type	Finished Basement Area	Square Footage (SFLA)
			0	0			

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Land Appraisal \$11,700				
Mineral Appraisal	\$0			
Building Appraisal	\$0			
Total Appraisal	\$11,700			

Property Information				
Physical Address	PIONEER LN , WV			
Parcel ID	14-01-024A-0101-0000			
County	14 Hampshire			
District	01 Bloomery Dist			
Maps	Pdf			
Tax Class	3			
Calculated Acres	2.06 (Unofficial)			
Legal Description	LOT 7 (2.089AC) STAGECOACH STOP @ CAPON BRIDGE			
Property Class	Residential			
Land Use	100			
Utilities	None, 0, 0			

Sales				
Sale Price	n/a			
Sale Date				
Taxes	\$132			
Deed Book & Page	281 / 89			

				Buildir	ng Information		
Sum of Stru	cture Areas		0				
Number of Buildings (Cards) 1							
				В	uilding Card		
Year Built	Stories	Grade	Architectural Style	Ext. Wall	Basement Type	Finished Basement Area	Square Footage (SFLA)
			0	0			

Mouled: Consolidated Gas Supply Corp. M/S 223-A 445 W. Main Street Clarksburg, WV 10-12-83

ASSIGNMENT 3703/

/ / / O STATE OF West Virginia §

\$ KNOW ALL MEN BY THESE PRESENTS: THAT, COUNTY OF Hampshire \$

EXXON CORPORATION, a New Jersey corporation, P. O. Box 60626, New Orleans, Louisiana 70160, hereinafter called "Assignor" for TEN DOLLARS (\$10.00) and other valuable consideration paid by CONSOLIDATED GAS SUPPLY CORPORATION, 445 West Main Street, Clarksburg, West Virginia 26301, hereinafter called "Assignee", does transfer and assign unto Assignee TEN PERCENT (10%) of all of Assignor's right, title and interest in and to the oil and gas leases described on Exhibit 'A" attached hereto and made a part hereof for all purposes, insofar and only insofar as said leases cover lands described therein as to all depths below 300 feet from the top of the Oriskany Formation only, hereinafter referred to as "Assigned Premises".

TO HAVE AND TO HOLD the Assigned Premises unto the said
Assignee forever, subject to and in accordance with all the terms and
provisions of said leases and subject to the limitations, exceptions,
covenants and conditions herein set forth:

INGRESS AND EGRESS

Assignor herein grants the right of ingress and egress insofar as it has a right to do so, to the land covered by this assignment for the exploration for and development of oil and gas as to the depths assigned hereby, provided that neither the Assignor nor the Assignee shall unreasonably interfere with the enjoyment by the other of its respective rights.

DELAY RENTAL AND SHUT-IN WELL PAYMENTS

Any delay rental and shut-in gas well payments which, in Assignor's sole opinion, are required to maintain in force the leases assigned hereby shall be made by Assignor. If Assignee should complete a well capable of producing gas from the Assigned Premises, and if having completed such well shall thereafter shut it in, Assignee shall give immediate written notice thereof to Assignor prior to the date that such well is shut in.

701

Assignee shall reimburse Assignor for its proportionate share of such payments within thirty (30) days of billing therefor; however, no reduction shall be made by reason of any depth limitation herein.

Assignor shall use due diligence to insure that all delay rental and shut-in gas payments which are necessary to maintain in force the leases covering the Assigned Premises are properly made, but there shall be no liability for any inadvertent error or failure with respect to such payments.

ASSIGNMENT SUBJECT TO CONTRACT

This assignment is made by Assignor and accepted by Assignee subject to the terms and provisions of that certain Agreement dated November 15, 1976 by and between Exxon Corporation and Consolidated Cas Supply Corporation, and any amendments thereof insofar only as said contract relates to the lands and depths assigned herein, and said agreement shall not be deemed as merged herein.

ASSIGNMENT SUBJECT TO PRODUCTION PAYMENT

This assignment is made by Assignor and accepted by Assignee subject to that certain Assignment of Production Payment from Exxon Corporation to Weaver Oil and Gas Corporation dated November 6, 1979 and Assignee by acceptance hereof agrees to bear, be responsible for and pay its proportionate share of such production payment insofar as said production payment covers and affects the lands and depths assigned herein.

RIGHT TO REASSIGNMENT PRIOR TO ABANDONMENT

abandon the Assigned Premises, or any portion thereof, Assignee shall give Assignor at least forty-five (45) days prior written notice thereof. Assignor shall thereafter have the option for thirty (30) days to require Assignee to make a reassignment of the Assigned Premises or that portion thereof which Assignee wishes to surrender or abandon. Any such reassignment shall be free and clear of all liens and encumbrances and free and clear of any overriding reyalties or payments out of production in excess of those presently applicable to the Assigned Premises.

702

SUCCESSORS AND ASSIGNS

This agreement, all rights titles and interests herein assigned shall inure to the benefit of the respective parties, its, his or their heirs, devisees, legal representatives, successors and assigns.

NO WARRANTY

This Assignment is made by Assignor and accepted by Assignee without warranty of title, express or implied.

EXECUTED, this the ____17th day of _____December

19 79

Form Approved OHS

EXXON CORPORATION

BY: Low Haward Agent and Attorney-in-Fact

ASSIGNOR

CONSOLIDATED GAS SUPPLY CORPORATION

Y: Hary B. Chelsman ASSIGNEE

This instrument was prepared by:

Patrick H. Baker P. O. Box 60626 New Orleans, LA 70160 Marled: Hoy & Shingleton Jr. Altorney at Law 204 N. Magkington St. Berkeley spring WV

40373

STAGE COACH STOP AT CAPON BRIDGE DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS $\frac{1}{2}$

THIS DECLARATION, made this 8th day of July, 1985, by Tuscarora Land Co., a Pennsylvania corporation, hereinafter referred to as "Declarant";

WITNESSETH:

That, whereas Declarant is the owner of certain real property in Hampshire County, West Virginia, having acquired the same by deed recorded in Deed Book at Page , among the land records in Hampshire County, West Virginia, which is more particularly described as follows: All that certain tract of land which was conveyed to Tuscarora Land Co. by J. C. Neff and Linda C. Neff by the Deed mentioned above and containing 284.492 acres, more or less, as described in said Deed and located and situate in the Bloomery District, Hampshire County, West Virginia.

WHEREAS, the Declarant will convey the said property subject to certain protective covenants, conditions, restrictions, reservations, liens and charges as hereinafter set forth.

NOW, THEREFORE, Declarant hereby declares that all of the property described above, shall be held, sold and conveyed subject to the following easements, restrictions, covenants, reservations, and conditions, all of which are for the purpose of enhancing and protecting the value and desirability of real property and be binding on all parties having the right, title or interest in the above described property or any part hereof, their heirs, successors and assigns, and shall inure to the benefit of each and every owner thereof.

ARTICLE I DEFINITIONS

- 1. "Association" shall mean and refer to the Stage Coach Stop at Capon Bridge Property Owners Association, its successors and assigns.
- 2. "Owner" shall mean and refer to the record owner, whether one or more persons, or entities, of the fee simple title to any Lot which is a part of the property, including contract sellers, but excluding those having such interest merely as security for the performance of an obligation.
- 3. "Property" shall mean and refer to that certain real property described above, and such additions thereto as may hereafter be brought, within the jurisdiction of the Association.
- 4. "Lot" shall mean and refer to any numbered plot of land shown upon any recorded subdivision plat of the Properties.
- 5. "Declarant" shall mean and refer to Tuscarora Land Co., its successors and assigns, if such successors or assigns should acquire the remaining undeveloped Lots from the Declarant for the purposes of development.
- 6. "Common Properties" shall mean and refer to those areas of land shown on the subdivision plat, as amended from time to time in accordance herewith, as being intended to be devoted to the common use and enjoyment of all the Owners and Lots that may be transferred to the Association for use as Common Properties.

ARTICLE II MEMBERSHIP AND VOTING RIGHTS

- 1. Every Owner of a Lot which is subject to assessment shall be a member of the Association. Membership shall be appurtenant to and may not be separated from ownership of any Lot which is subject to assessment.
 - 2. The Association shall have two classes of voting membership;

CLASS A. Class A membership shall be all Owners with the exception of the Declarant and shall be entitled to one vote for each Lot. When more than one person holds an interest in any Lot, all such persons shall be members. The vote for each Lot shall be exercised as they among themselves determine.

CLASS B. The Class B member shall be the Declarant, who shall be entitled to four (4) votes for each lot owned. The Class B membership shall cease and be converted to Class A membership on the happening of either of the following events, whichever occurs earlier:

- (a) When the total votes outstanding in the Class A membership equal the total votes outstanding in the Class B membership, or
- (b) January 1, 1987

ARTICLE III COVENANT FOR MAINTENANCE ASSESSMENTS

- 1. The Declarant may assess initially, for each lot, up to Seventy-Two (\$72.00) Dollars per year, for the use, upkeep and maintenance of the rights-of-way (including maintenance and clearing of road right-of-way stumps, debris, etc.) within the entire area of said Stage Coach Stop at Capon Bridge and such other common facilities as the said Declarant may provide therein, subject to any increase as provided hereinafter. This assessment of said fees does not apply to Lots owned by the Declarant.
- 2. Any assessment made pursuant to this paragraph, including late fee of Five (\$5.00) Dollars, interest at the rate of nine (9%) percent per annum from the date of delinquency, and reasonable attorney's fees incurred in the collection thereof, shall constitute a lien on this property until paid and all grantees do bind themselves, their heirs and successors in title to this lien and to the covenants herein written. This lien is expressly inferior and subordinate to any mortgage liens presently or hereafter encumbering the property affected by these protective covenants. This assessment may not be raised by more than ten (10%) percent per year without the written affirmative vote of two-thirds (2/3) of the members of the Association entitled to vote. Tuscarora Land Co. assumes the responsibility for the collection of the monies due under this lien assessment and for the maintenance of roads, rights-of-way and common areas until January 1, 1987, or until 80% of the property has been sold, whichever is first. At that time the rights and responsibilities as created by the Declaration of Protective Covenants will be delegated to the Stage Coach Stop at Capon Bridge Property Owners' Association who shall assume full responsibility for the collection of the lien and the maintenance of the roads, rights-of-way, and common areas. The payment of said assessment and levy shall initiate upon sale of any parcel in the Stage Coach Stop at Capon Bridge Subdivision and in the event of a resale, the obligation shall become the obligation of the new owner(s).

ARTICLE IV USE RESTRICTIONS

1. Lots may be used only for single-family residential purposes and for purposes incidental or assessory thereto, including a guest apartment or guest house, which may be rented when not otherwise occupied. No dwelling may be constructed or maintained on any lot with a ground floor area of less than 480 square feet, exclusive of porches and garages; provided that the Board of Directors of the Association, or the Declarant, may authorize a lesser area in unusual cases where justified by the architectural design, location on lot and landscaping. Nor shall any dwelling be erected less than Twenty-five (25') feet from the side or rear line of any Lot, nor less than Sixty (60') feet from the center line of any road or right-of-way; provided that the Board of Directors of the Association may authorize lesser set-backs where dictated by terrain conditions; and provided that side line set-backs shall not apply to a property line between lots in a single ownership. All exterior construction must be completed and closed within eight (8) months of the commencement of construction. No building of a temporary nature shall be erected or placed on any of said lots except those customarily erected in connection with building construction operations; and in such cases,

for a period not to exceed four (4) months. This shall not prohibit the erection of a toilet complying with provisions of Article V, Paragraph 3, below.

- 2. No Owner shall erect or suffer to be erected any structure within, or otherwise obstruct, any easement across his lot, nor divert or otherwise interfere with the natural flow of surface water, nor obstruct any drainage ditch. No parking is permitted upon any road within the Property at any time; and as part of the development of any Lot, the Owner shall provide adequate offstreet parking for himself and his guest(s).
- 3. No sign of any kind larger than one square foot shall be displayed on any Lot, except temporary signs in connection with the construction, lease or sale of buildings or Lots, except street name and directional signs.
- 4. Mobile homes which are sectional or modular, shall be permitted provided that they have wood or masonite siding and asphalt shingle roofs and are installed on a permanent foundation. The use of trailers within said subdivision is unauthorized, except for the use of temporary camping trailers. This covenant shall not be construed to permit the use of a camping trailer or camper as a permanent housing; no such camping trailer or camper shall be permitted to remain on any Lot for a period in excess of four (4) consecutive months.
- 5. No noxious or offensive trade or activity shall be carried on upon any lot or right-of-way, nor shall anything be done thereon which may be or become an annoyance or nuisance to the community. Without exclusion, the following items and activities must be thoroughly screened by appropriate planting of a fence of approved design:
 - a. Refuse containers. (all refuse must be kept in closed sanitary containers at all times.)
 - b. Fuel storage tanks.
 - c. Garden equipment and supplies.
- 6. The discharge of firearms or bows for hunting or target shooting is strictly prohibited within 150 yards of any improvement, cabin or living area or any Lot withing the subdivision.
- 7. The use of any motorcycle or motor vehicle without proper noise abatement equipment is prohibited within the subdivision.
- The Owner shall maintain, repair and restore, as necessary, the exterior of any buildings or other improvements erected on any Lot owned by him. Owners likewise agree to repair and restore promptly to its prior condition any part of a subdivision road damaged by equipment of Owner or his contractor enroute to or from Owner's Lot. All lots, improved or unimproved, must be maintained by Owner in a neat and orderly condition at all times. No garbage, refuse, trash or inoperative vehicle or other debris shall be permitted to accumulate or remain on any Lot. In the event any Owner shall fail to discharge his aforesaid responsibilities in a manner satisfactory to the Board of Directors of the Association, the Association, upon a two-thirds (2/3) vote of its Board of Directors, and after fifteen (15) days notice to the Owner, shall have the right, through its agents and employees, to enter upon said Lot and perform necessary maintenance, repairs and restoration, or to remove any offending material or object. Such action shall not be deemed a traspass, and the cost of same when performed by the Association shall be added to and become part of the assessment to which such Lot is subject.
- 9. Not part of any Lot may be sold or used as a road or right-of-way to any land outside the Property without the advance, written permission of the Declarant.
- 10. The Association, by vote of two-thirds (2/3) of its members may make additional rules, covenants and restrictions for the use of the Property, which together with the above may be enforced by fines or other penalties.

GENERAL PROVISIONS

- 1. Declarant reserves the right to replat any Lot or Lots prior to delivery of a deed to an original purchaser. Nothing herein shall be construed to prevent Declarant from imposing additional covenants or restrictions on any Lot not already conveyed by it. Any Lot in said subdivision may be resubdivided by the purchaser, his heirs, successors and/or assigns as long as the minimum size of each lot subdivided, including the Lot retained by the Owner, shall not be less than five (5) acres.
- 2. In the event state, local government, any utility, co-operative, or municipality expects or requires the installation of a public utility system within the area of which this is a part, the grantee or grantees by the acceptance of the Deed do hereby agree to pay their proportionate share for the cost and expense of the construction, maintenance and operation thereof, as the same cost is to be determined by the appropriate authority.
- 3. All sewage disposal systems constructed on said lots shall conform to the regulations of the appropriate West Virginia Department of Health. Free standing toilets are also subject to the aformentioned requirements and shall be placed in a secluded area whenever possible. No building shall be constructed and no water well shall be drilled on any lot until a sewage disposal permit has been obtained from the West Virginia Sewage Enforcement Officer.
- 4. Twelve (12") inch diameter culverts must be used in all driveways leading from any subdivision roads.
- 5. No trucks, buses, old cars or unsightly vehicles of any type or description may be left or abandoned on said Lots.
- 6. Declarant reserves the right to grant easements for installation and maintenance of public utilities between the property lines and the building restriction lines of all lots, in addition to easements reserved by any other instrument duly recorded.
- 7. The Association, or any Owner, shall have the right to enforce, by any proceeding at law or in equity, all restrictions, conditions, covenants, reservations, liens, and charges now and hereafter imposed by the provisions of the Declaration. Failure by the Association or by any Owner to enforce any provision herein contained shall in no event be deemed a waiver of the right to do so thereafter.
- 8. Additional property may be annexed the the Property with the consent of two-thirds (2/3) of the members of the Association.
- 9. The covenants, restrictions and other provisions of the Declaration shall run with and bind the land for a term of twenty years from the date this Declaration is recorded, after which they shall be automatically extended for successive periods of ten (10) years. This Declaration may be amended during the first twenty (20) year period by an instrument signed by not less than ninety (90%) percent of Lot Owners, and thereafter by an instrument signed by not less than seventy-five (75%) percent of the Lot Owners.

Invalidation of any of the covenants, restrictions, or other provisions of the Declaration by judgment or court order shall in no wise affect any other provisions, which shall remain in full force and effect. IN WITNESS WHEREOF, the said Tuscarora Land Co., being the Declarant herein, has caused this declaration to be signed by its Vice President and its corporate seal to be affixed, duly attested by its Secretary.

	TUSCARURA LAND CU.
	By: Theodora D. Walters, Vice President (SEA)
ATTEST: (PLACE OF CORPORATE SEAL)	
Its Secretary	
STATE OF PENNSYLVANIA: : SS. COUNTY OF FRANKLIN :	
atoresaid, do hereby certify that the writing above as Vice Preside	, a Notary Public, of the County and State Theodora D. Walters, whose name is signed to ent of Tuscarora Land Co., a corporation, has on 1985, acknowledged the said writing before me
GIVEN under my hand this 8t	th day of July, 1985.
	Gina M. Cramus
My Commission Expires: (PLACE OF NOTARIAL SEAL)	GINA M. CRAMER, Notary Public Chambersburg, Franklin Co., PA. My Commission Expires Jan. 26, 1989
This Document Prepared by: Tuscarora Land Co. Lincoln Way West Fort Loudon, Pennsylvania	
	of September 1985, at /2:10, M., e Clerk's Office of the County Commission of said County
CASTO & HARRIS INC., SPENCER, W. VA. RE-ORDER NO 84430-C	Attest Clerk County Commission, Hampshire County, W. Va.