

# **CX-Energy Marketplace Agreement Instructions**

## Dear Landowner,

Thank you for your interest in contracting with CX-Energy to market your gas rights. Enclosed in this packet is the paperwork that you will need to fill out in order to be a member of the Clarion County landowners group. Please follow the instructions below to ensure that your agreement is completed correctly. CX-Energy will not be able to accept any paperwork that is incomplete.

- Carefully read the CX-Energy Market Place agreement (2 pages) entitled "Landowner Marketplace Agreement"
  and sign and date the second page. All landowners must sign and date this page on the right hand side under
  'Owner'. You are a landowner if your name is listed on your deed.
- Complete Exhibit A with your contact and parcel information. Please reference your property tax bill to identify your parcel number. If you are unable to identify your parcel number, contact your county's assessment office for assistance.
- Return your completed paperwork (including both pages of the Marketplace Agreement and Exhibit A to CX-Energy via email, fax, or mail via the addresses below:

CX-Energy 6021 Wallace Road Ext. Suite 300 Wexford, PA 15090

Phone: 724-933-1311 Fax: 724-913-4706

Email: clarion@cx-energy.com

Upon receipt of your completed paperwork CX-Energy will process your information and return a countersigned copy of the agreement to you for your records.

Thank You, Your CX-Energy Team



# Landowner MarketPlace Agreement

For good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, and intending to be legally bound, the parties agree as follows:

The purpose of these terms and conditions (the "MarketPlace Agreement" or "Agreement") is to set forth the activities that Co-eXprise, Inc. ("CX-Energy"), will pursue to administrate and facilitate the leasing of the oil and gas located in and under the parcels of land (the "Parcels"), defined below, to prospective Bidders/Lessees on behalf of the owner of the oil, gas, associated hydrocarbons and/or mineral rights in the Parcels ("Owner") and to set forth the responsibilities and liability of CX-Energy and Owner.

### 1. CX-Energy agrees:

- a) To coordinate price bids from oil and gas drillers and other interested lessees (e.g., gas companies, financial institutions, and others that may be interested in obtaining mineral rights in the Parcels "Bidders") in an effort to secure an acceptable lease price and terms for the Parcels that are eligible for oil & gas/mineral rights-related property leases, including but not limited to leases that enable a lessee to access certain oil & natural gas deposits contained in the Utica and/or Marcellus Shale formation on parcels of real property included in Exhibit A, identified by parcel tax numbers, parcel numbers and/or lot & block numbers, as available; and
- b) To present opportunities to enter into an oil and gas lease to Owner from Bidders at such time as CX-Energy receives written notice of said opportunities from interested Bidders.
- c) To present Owner with an oil and gas lease form, addendum, memorandum of lease, payment order, and other pertinent lease documentation, (the "Lease Documents") and to facilitate the submission of said Lease Documents to prospective Bidders.

### 2. Owner acknowledges and agrees:

- a) that CX-Energy has, and Owner hereby grants, the sole and exclusive authority and right, on behalf of Owner, to accept price bids from all Bidders, but CX-Energy is not in any way responsible for the obligations of Bidders regarding the Lease Agreements themselves:
- b) to refrain from negotiating with Bidders that are not communicating directly with CX-Energy ("Non-Participating Bidders"); to promptly forward to CX-Energy all bid proposals from Non-Participating Bidders, and instruct Non-Participating Bidders that CX-Energy have been exclusively engaged to accept bids on the Parcels;
- c) in the event that the CX-Energy Process results in the negotiation of a Lease Agreement with mutually-agreed upon lease terms, owner shall be obligated to execute such Lease Agreement.
- d) to be obligated by the terms of a lease agreement or lease agreements should multiple leases be necessary, with the successful Bidder ("Lease Agreement") that Owner executes and to abide by the terms of such Lease Agreement;
- e) To pay the "Transaction Fee" listed below to CX-Energy upon successful signing of a Lease Agreement, and Bonus Payment paid to Owner by the Bidder. The Transaction Fee includes fees for administrative services which shall be paid to CX-Energy.
- 3. Transaction Fee. For the following Parcels identified in Exhibit A, Owner shall pay a "Transaction Fee," through the Lease Agreement with the successful Bidder, in an amount equal to six percent (6%) of the Bonus Payment per net acre, multiplied by each net acre owned that is determined to have "Marketable Title" by the Bidder, meaning that the Lease Agreement Bonus Payment is paid to Owner upon Bidder's completion of due diligence and determination that Owner's title legally allows for oil and gas development. For any acreage that has "Unmarketable" oil and gas title, no Transaction Fee is due. The payment of the Transaction Fee may be a written obligation imposed on the successful Bidder by CX-Energy, or paid on behalf of Owner by Bidder pursuant to terms of the Lease Agreement. In the event that while this Agreement is in effect, Owner breaches this Agreement and enters a Lease Agreement on any of the Parcels listed in Exhibit A outside of CX-Energy process and efforts, Owner will be responsible to pay the Transaction Fee pertaining to such Parcel.
- 4. Term. This Agreement shall be in effect and exclusive for a period of six (6) months ("Exclusive Period") beginning on the effective date and shall renew automatically for additional six (6) month periods unless the other party is notified in writing prior to the termination of the current Exclusive Period. Unless this Agreement is terminated for non-performance, CX-Energy will be entitled to collect the Transaction Fee during the Exclusive Period of this contract. The Transaction Fee is considered earned on any Lease Agreement signed during the Exclusive Period, as it will be assumed that any Lease Agreement signed during this time period was secured because of CX-Energy's services. In the event of any material breach of this Agreement, the non-breaching party may terminate this Agreement prior to the end of the applicable term by giving thirty (30) days prior written notice to the breaching party; provided however, that this Agreement shall not terminate if the breaching party cures the breach prior to the expiration of such thirty (30) day period.

### 5. General

- Confidentiality, Intellectual Property and Use of Data. Except as otherwise provided, each party shall use the confidential information of the other parties only in furtherance of this MarketPlace Agreement and shall not transfer or otherwise disclose the confidential information of the other parties to any third party. This MarketPlace Agreement grants no rights whatsoever to Owner in the patents, copyrights, trade secrets, trademarks, service marks or other Intellectual Property rights of CX-Energy whether created prior to, during or after the performance of this MarketPlace Agreement. Notwithstanding anything to the contrary herein, CX-Energy shall have the right to: (i) use and disclose all data generated in connection with this Agreement to create a database that is accessible by prospective and current customers, to determine general price trends in various supply industries, to create predictive analyses useful for estimating likely market prices and for other general business purposes, including, without limitation, publication of results and named case studies, and (ii) list or otherwise identify Owner as a Owner in customer lists and other publication material.
- b) Disclaimer of Warranties and Limitation of Liability. Except for any express warranties made herein, CX-Energy make no other warranties, express or implied, concerning the subject matter of this Agreement, including without limitation, any implied warranties of merchantability, noninfringement or fitness for a particular purpose. The value of mineral and oil and gas rights is speculative in



nature and has a history of fluctuation due to the price of oil and natural gas and numerous other factors. Any opinion on the fairness of monetary offers is only an opinion, and CX-Energy make no predictions, guarantees or warranties that bonus payments, royalty payments, and/or the value of oil and gas interests in the future will be any greater or less than what they are now. Quite simply, CX-Energy cannot predict the future of the oil and natural gas leasing and purchasing markets. Additionally, CX-Energy make no guarantee, warranty, or determination on the effect that an oil and gas Lease Agreement will have on the fair market value of the property in the future, and/or Owner's ability to sell or refinance the property. Owner agrees that it releases and shall indemnify and hold harmless CX-Energy for any losses, expenses or costs, including reasonable attorneys' fees, arising or incurred in connection with any Lease Agreement, or any other agreement entered into pursuant to this Agreement whether in contract, tort, negligence or otherwise. In no event shall CX-Energy' liability in connection with this Agreement exceed the Transaction Fees received by CX-Energy pursuant to this Agreement. In no event shall CX-Energy be liable for any special, incidental, indirect or consequential damages whatsoever (including but not limited to lost profits or savings) arising out of or in any way related to the Agreement regardless of whether CX-Energy has been advised of the possibility of such damages.

- c) Complete Understanding; Modification; Nonassignability and Binding Effect. This Agreement and the CX-Energy constitute the complete and exclusive understanding and agreement of the parties and supersedes all prior understandings and agreements, whether written or oral, with respect to the subject matter hereof. Any waiver, modification or amendment of any provision of this Agreement will be effective only if in writing and signed by both parties hereto. Neither party shall assign this Agreement, in whole or in part, to any third party without the prior written consent of the other party; provided, however, that either party may, without the other party's prior written consent, assign this Agreement to a successor in interest to the entire business or assets of the assigning party or to a majority-owned subsidiary. This Agreement shall be binding upon and inure to the benefit of the parties hereto and their permitted successors and assigns.
- d) Governing Law; Notices; Counterparts. This Agreement and any claims, whether in contract, tort or otherwise, arising from this Agreement shall be governed by and interpreted in accordance with the laws of the Commonwealth of Pennsylvania, without giving effect to principles of conflicts of law. The parties agree that the state and federal courts sitting in Pittsburgh, Pennsylvania, USA, shall have proper and exclusive jurisdiction and venue for any proceedings arising from this Agreement. If any provision of this Agreement is held by a court of competent jurisdiction to be contrary to law, then the remaining provisions of this Agreement will remain in full force and effect. This Agreement may be executed in any number of copies, each of which will be deemed an original and all of which together will constitute one and the same instrument. All notices, legal service, requests or other communications required hereunder will be in writing and will be deemed to have been given or made if delivered personally or by confirmed courier, or mailed by certified or registered mail, postage prepaid, return receipt requested, to the parties at the principal addresses set forth above, or to such other address(es) as may be specified in writing by either of the parties to the other in accordance with this Section.

IN WITNESS WHEREOF, the parties hereto, intending to be legally bound, have executed this MarketPlace Agreement as of the Effective Date.

orise, Inc.	<b>Owner:</b> By:	
Signature	Signature and Print Name	Date
Print Name & Title	Signature and Print Name	Date
	Signature and Print Name	Date
	Signature and Print Name	Date
	For office use only: CXS	P1



# **Exhibit A**

Primary Contact Information: Primary Contact is the point of contact for all listed Parcels that will be contacted for updates and information.

Full Mailing Address	Secondary Phone Number	
Full Mail	Primary Phone Number	
Primary Contact Name	Email Address	

Parcel Information: Please complete or circle all known information. Please list which of the above numbered owners own each property. Please use additional entry sheets as needed.

Parcel Number	Property Location (Address or Description)	dress or Description)	Township
County	Owners (List all if multiple)	ll if multiple)	Acreage
Do you receive Royalty Payments?	Do you receive Shut-In Fees?	Lessee	Lease Expiration Date
Yes / No / Not Sure	Yes / No / Not Sure		

Township	Acreage	Lease Expiration Date	
dress or Description)	ll if multiple)	Lessee	
Property Location (Address or Description)	Owners (List all if multiple)	Do you receive Shut-In Fees?	Yes / No / Not Sure
Parcel Number	County	Do you receive Royalty Payments?	Yes / No / Not Sure

For office use only:

CXS

Return To: CX-Energy via 724-913-4706 (Fax), clarion@cx-energy.com (email) or 6021 Wallace Rd., Ext., Wexford, PA 15090

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Do you receive Royalty Payments?	Do you receive Shut-In Fees?	Lessee	Lease Expiration Date
Yes / No / Not Sure	Yes / No / Not Sure		
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Yes / No / Not Sure	Yes / No / Not Sure		
For office use only:			

SHOULD LANDOWNER HIRE CX-ENERGY, THIS FORM WILL BE REFERENCED AS A CONTRACT EXHIBIT

Return To: CX-Energy via 724-913-4706 (Fax), clarion@cx-energy.com (email) or 6021 Wallace Rd., Ext., Wexford, PA 15090