

For KCC	Use:		
Effective [Date:		
District # .			

Spud date: _

_ Agent: _

Kansas Corporation Commission Oil & Gas Conservation Division

Form C-1 October 2007 Form must be Typed Form must be Signed

	ITENT TO DRILL All blanks must be Filled (5) days prior to commencing well
Expected Spud Date:	Spot Description:
month day year	· · · Sec. Twp. S. B. DE W
OPERATOR: License#	(0/0/0/0) feet from N / S Line of Section
Name:	feet from E / W Line of Section
Address 1:	Is SECTION: Regular Irregular?
Address 2:	(Note: Locate well on the Section Plat on reverse side)
City:	County:
Contact Person:	Lease Name: Well #:
Phone:	Field Name:
CONTRACTOR: License#	Is this a Prorated / Spaced Field?
Name:	Target Formation(s):
Well Drilled For: Well Class: Type Equipment:	Nearest Lease or unit boundary line (in footage):
7,,,,,,,,	Ground Surface Elevation:feet MSL
Oil Enh Rec Infield Mud Rotary	Water well within one-quarter mile:
Gas Storage Pool Ext. Air Rotary	Public water supply well within one mile:
DisposalWildcatCable	Depth to bottom of fresh water:
Seismic ; # of Holes Other Other:	Depth to bottom of usable water:
Ottler.	Surface Pipe by Alternate: I III
If OWWO: old well information as follows:	Length of Surface Pipe Planned to be set:
Operatory	Length of Conductor Pipe (if any):
Operator:	Projected Total Depth:
Original Completion Date: Original Total Depth:	Formation at Total Depth:
Original Completion Bate.	Water Source for Drilling Operations:
Directional, Deviated or Horizontal wellbore?	Well Farm Pond Other:
f Yes, true vertical depth:	DWR Permit #:
Bottom Hole Location:	(Note: Apply for Permit with DWR)
CCC DKT #:	Will Cores be taken?
	If Yes, proposed zone:
The undersigned hereby affirms that the drilling, completion and eventual plu	FIDAVIT agging of this well will comply with K.S.A. 55 et. seq.
It is agreed that the following minimum requirements will be met:	
 Notify the appropriate district office <i>prior</i> to spudding of well; A copy of the approved notice of intent to drill <i>shall be</i> posted on each The minimum amount of surface pipe as specified below <i>shall be set</i> I through all unconsolidated materials plus a minimum of 20 feet into the If the well is dry hole, an agreement between the operator and the district. The appropriate district office will be notified before well is either plugg If an ALTERNATE II COMPLETION, production pipe shall be cemented. Or pursuant to Appendix "B" - Eastern Kansas surface casing order #1 must be completed within 30 days of the spud date or the well shall be 	by circulating cement to the top; in all cases surface pipe <i>shall be set</i> e underlying formation. rict office on plug length and placement is necessary <i>prior to plugging</i> ; led or production casing is cemented in; d from below any usable water to surface within <i>120 DAYS</i> of spud date. 33,891-C, which applies to the KCC District 3 area, alternate II cementing
submitted Electronically	Remember to:
For KCC Use ONLY	- File Drill Pit Application (form CDP-1) with Intent to Drill;
API # 15	- File Completion Form ACO-1 within 120 days of spud date;
	- File acreage attribution plat according to field proration orders;
Conductor pipe requiredfeet	- Notify appropriate district office 48 hours prior to workover or re-entry;
Minimum surface pipe requiredfeet per ALT. I II	- Submit plugging report (CP-4) after plugging is completed (within 60 days);
Approved by:	Obtain written approval before disposing or injecting salt water. If this promit has provided (Occupants arised a principal declaration of the balance
This authorization expires:	If this permit has expired (See: authorized expiration date) please check the box below and return to the address below.
(This authorization void if drilling not started within 12 months of approval date.)	S. 3.5 Jio Dox Dolott and rotalli to the address below.

Well Not Drilled - Permit Expired Date: _ Signature of Operator or Agent:



IN ALL CASES PLOT THE INTENDED WELL ON THE PLAT BELOW

Plat of acreage attributable to a well in a prorated or spaced field

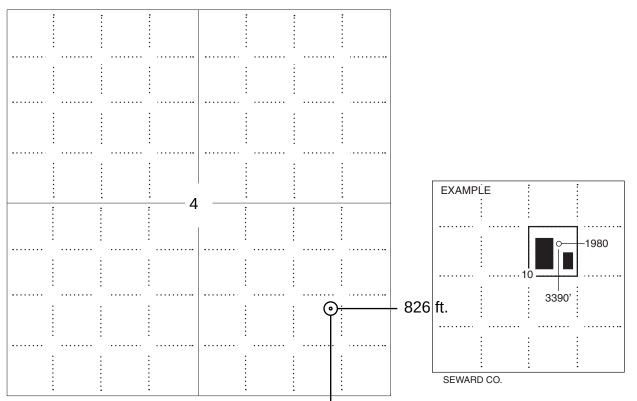
If the intended well is in a prorated or spaced field, please fully complete this side of the form. If the intended well is in a prorated or spaced field complete the plat below showing that the well will be properly located in relationship to other wells producing from the common source of supply. Please show all the wells and within 1 mile of the boundaries of the proposed acreage attribution unit for gas wells and within 1/2 mile of the boundaries of the proposed acreage attribution unit for oil wells.

API No. 15	
Operator:	Location of Well: County:
Lease:	feet from N / S Line of Section
Well Number:	feet from E / W Line of Section
Field:	SecTwp S. R 🗌 E 🗍 W
Number of Acres attributable to well:	Is Section: Regular or Irregular
	If Section is Irregular, locate well from nearest corner boundary.
	Section corner used: NE NW SE SW

PLAT

(Show location of the well and shade attributable acreage for prorated or spaced wells.)

(Show footage to the nearest lease or unit boundary line.)



NOTE: In all cases locate the spot of the proposed drilling locaton.

1194 ft.

In plotting the proposed location of the well, you must show:

- 1. The manner in which you are using the depicted plat by identifying section lines, i.e. 1 section, 1 section with 8 surrounding sections, 4 sections, etc.
- 2. The distance of the proposed drilling location from the south / north and east / west outside section lines.
- 3. The distance to the nearest lease or unit boundary line (in footage).
- 4. If proposed location is located within a prorated or spaced field a certificate of acreage attribution plat must be attached: (C0-7 for oil wells; CG-8 for gas wells).



KANSAS CORPORATION COMMISSION OIL & GAS CONSERVATION DIVISION

1018186

Form CDP-1 April 2004 Form must be Typed

APPLICATION FOR SURFACE PIT

Submit in Duplicate

Operator Name:			License Number:		
Operator Address:		·			
Contact Person:			Phone Number:		
Lease Name & Well No.:			Pit Location (QQQQ):		
Type of Pit: Emergency Pit Burn Pit Settling Pit Drilling Pit Workover Pit Haul-Off Pit (If WP Supply API No. or Year Drilled) Is the pit located in a Sensitive Ground Water Is the bottom below ground level? Yes No Pit dimensions (all but working pits): Depth from If the pit is lined give a brief description of the material, thickness and installation procedure	Artificial Liner? Yes 1 Length (feom ground level to de	No No et) Describe proce			
Distance to nearest water well within one-mile	of pit	Depth to shallo	west fresh waterfeet.		
feet Depth of water well	feet		redwell owner electric logKDWR		
Emergency, Settling and Burn Pits ONLY: Producing Formation: Number of producing wells on lease: Barrels of fluid produced daily: Does the slope from the tank battery allow all flow into the pit? Yes No Submitted Electronically		Type of material Number of work Abandonment	bover and Haul-Off Pits ONLY: al utilized in drilling/workover:		
	KCC (OFFICE USE OF	NLY Steel Pit RFAC RFAS		
Date Received: Permit Num	ber:	Permi	it Date: Lease Inspection:		

M63U (Rev. 1981)

OIL AND GAS LEASE

	Made and entered into th		March			, 20 <u>07</u> ,
y and between		nter and Mary L. Wint	<u>er, husband ar</u>	d wife		
	6031 Birchwoo	od				
	Great Bend, K	s 67530				
vhose mailing address		m		1	W. I.Y	A
_		MPANY, INC., P.O. B	Rox 2758 Wiel		alled Lessor (whether one or m	**
	PROPERTY CON	HTM11, H10., 1.0. D	10x 2736, WICI	ilia, Kalisas U	, herematter called	Lessee:
air into subsurface strand transport said oil	the royalties herein provided means, prospecting, drilling, ata, laying pipe lines, storing liquid hydrocarbons, gases	oil, building tanks, nower stations, t	icing oil, liquid hydrocar telephone lines, and othe ducts, and other products	bons, all gases, and their	exclusively unto lessee for the	in hand paid, receipt of which is here purpose of investigating, exploring by s, injecting gas, water, other fluids, an are of, treat, manufacture, process, stor- caring for its employees, the following
County of	Ness	, State of	Kansas	described	as follows, to-wit:	
	ownship 20 South ection 4: S/2 SE/	n, Range 23 West, 4				
In Section 4	, Township	20 South Range	23 Most		90	
				, and containing	,	r less, and all accretions thereto.
thereafter as oil, liqui	d hydrocarbons, gas or other r	his lease shall remain in force for a t respective constituent products, or an		om said land or land w	years from this date th which said land is pooled.	(called "primary term") and as long
In consideratio	on of the premises the said less	see covenants and agrees:				oil produced and saved from the leased
premises.						
well, (but, as to gas s	sold by lessee, in no event m	nore than one-eighth (1/8) of the pro-	oceeds received by lesse	e from such sales), for	the gas sold, used off the pren	e-eighth (1/8), at the market price at the nises, or in the manufacture of product
therefrom, said paym	ents to be made monthly. W	here gas from a well producing gas	only is not sold or used,	lessee may pay or tend	ler as royalty One Dollar (\$1.0	0) per year per net mineral acre retaine
ttereunder, and it such This lease may	n payment or tender is made it to be maintained during the no	t will be considered that gas is being	produced within the mea	ming of the preceding p	aragraph.	n the term of this lease or any extension
thereof, the lessee sha	all have the right to drill such	well to completion with reasonable	diligence and dispatch, a	ions. If the lessee shall nd if oil or gas, or eithe	of them, be found in paying q	n the term of this lease or any extension nantities, this lease shall continue and b
in force with like effe	ect as if such well had been co	empleted within the term of years first	st mentioned.			
proportion which less	owns a less interest in the ab sor's interest bears to the whol	ove described land than the entire : le and undivided fee	and undivided fee simpl	e estate therein, then th	e royalties herein provided for	shall be paid to said lessor only in the
Lessee shall ha	ave the right to use, free of co	st, gas, oil and water produced on sa	id land for lessee's oper	ation thereon, except wa	iter from the wells of lessor.	
When requeste	ed by lessor, lessee shall bury	lessee's pipe lines below plow depth	h.			
Lessee shall p	oc unned nearer man 200 feet av for damages caused by less	t to the house or barn now on said pro see's operations to growing crops on	emises without written co	onsent of lessor.		
Lessee shall ha	ave the right at any time to res	move all machinery and fixtures place	ced on said premises, inc	uding the right to draw	and remove casing.	
If the estate of	f either party hereto is assigne	d, and the privilege of assigning in v	whole or in part is expres	sly allowed, the covena	ats hereof shall extend to the he	irs, executors, administrators, successor
copy thereof. In case	inge in the ownership of the is e lessee assigns this lease, in w	and or assignment of rentals or royal whole or in part, lessee shall be reliev	lties shall be binding on t wed of all obligations with	he lessee until after the	lessee has been furnished with portion or portions arising sub-	a written transfer or assignment or a tru
Lessee may at	any time execute and deliver	to lessor or place of record a release	e or releases covering an	portion or portions of	the above described premises a	nd thereby surrender this lease as to suc
		as as to the acreage surrendered.				
lessee held liable in d	lamages, for failure to comply	ase shall be subject to all Federal as therewith, if compliance is prevented	nd State Laws, Executived by or if such failure i	e Orders, Rules or Regi	ılatious, and this lease shall no Law Order Rule or Regulation	t be terminated, in whole or in part, no
Lessor hereby	warrants and agrees to defen	d the title to the lands herein describ	bed, and agrees that the l	essee shall have the rig	nt at any time to redeem for les	sor, by payment any mortgages, taxes o
other hens on the abo and assigns, hereby s	ove described lands, in the eve surrender and release all right	ent of default of payment by lessor, of dower and homestead in the neer	and be subrogated to the	rights of the holder the	reof, and undersigned lessors, i	or themselves and their heirs, successor y way affect the purposes for which the
lease is made, as reci	ited herein.					
						leases in the immediate vicinity thereo
may be produced fro	gment it is necessary or anviss om said premises, such poolin	ible to do so in order to properly deving to be of tracts continuous to one	elop and operate said lea	se premises so as to pro	mote the conservation of oil, g	as or other minerals in and under and the of an oil well, or into a unit or units no
exceeding 640 acres	each in the event of a gas we	ell. Lessee shall execute in writing a	and record in the convey	ance records of the cou	nty in which the land herein le	sed is situated an instrument identifyin
in this lease. If produ	ooled acreage. The entire acre uction is found on the pooled	cage so pooled into a tract or unit sh acreage it shall be treated as if prod	all be treated, for all pur	poses except the payme	nt of royalties on production fr	om the pooled unit, as if it were include es covered by this lease or not. In lieu o
the royalties elsewhe	re herein specified, lessor sha	all receive on production from a unit	so pooled only such por	ion of the royalty stipul	ated herein as the amount of hi	s acreage placed in the unit or his royal
interest therein on an	acreage basis bears to the tot	tal acreage so pooled in the particular	r unit involved.			
(A) \ 4 (**** · · · ·		•				
IN WIINES	S WHEREOF, the under	signed execute this instrument	as of the day and ye	ar first above writter	1.	
IN WITNES	SS WHEREOF, the under	signed execute this instrument	t as of the day and ye	ar first above writter	1.	
IN WITNES	SS WHEREOF, the under	signed execute this instrument	t as of the day and ye			
De	an ar	signed execute this instrument	t as of the day and ye			inter
George	an ar	signed execute this instrument	t as of the day and ye			inter 12-6752

1022b

EXTENSION OF OIL AND GAS LEASE

WHEREAS,	MULL DRILLING COMPANY, INC.
is/are the owner(s) and h	nolder(s) of an oil and gas lease on the following described land in
County, State of	Kansas :
	Township 20 South, Range 23 West, Section 4: N/2 SE/4
and recorded in Book_	290 Page 779, of the Records of Said County, and
WHEREAS, sa and the said owner(s) ar	aid lease expires in the absence of drilling operations on November 6, 2007 and holder(s) desire(s) to have the term of said lease extended;
	EFORE, the undersigned,
Jessi	ica Mauch, singlefor themselves, their heirs,
paid, the receipt where hereby extended, with t lease, for a period of as oil, liquid hydrocarb or land with which said	rs and assigns, for and in consideration of Ten and more Dollars (\$10.00 & more), in hand of is hereby acknowledged, does hereby agree that the said term of said lease shall be and is he same tenor and effect as if such extended term had been originally expressed in such Three (3) years from the date of the said expiration thereof and as long thereafter ons, gas or other respective constituent products, or any of them is produced from said lands land is pooled, subject, however, in all other respects, to the provisions and conditions of as modified, if any modification thereof may have been heretofore executed.
IN WITNESS 2007.	WHEREOF, this instrument is signed on this the $\frac{11}{11}$ day of October,
Jessica Mauch	
STATE OF KANSAS)) ss. ACKNOWLEDGMENT FOR INDIVIDUAL
This instrume	ent was acknowledged to me on this ITh day of October, 2007
byJessica M	auch, single
My commission expir	es: 03/03/2010 Notary Public
	JEFF BEENKEN NOTARY PUBLIC STATE OF KANSAS MyAPPL ETP. (12/03/10)

CM63U (Rev. 1981)

OIL AND GAS LEASE

Lessor, in consideration ofacknowledged and of the royalties herein prinvestigating, exploring by geophysical, ind hydrocarbons, all gases, including but not lim subsurface strata, laying pipe lines, storing oil process, store and transport said oil, liquid hydro its employees, the following described land for the strate of the strat	Ten and more Ten and more ovided and of the agreements of the lessee he uding but not limited to 3-D seismic, and clited to gas associated with coal, and their respect he uding tanks, power stations, telephone lines drocarbons, gases and their respective constitue, together with any revisionary rights and after	Dollars (\$ crein contained, hereby gother means, prospecting citive constituent products s, and other structures and other pro- acquired interest, therein Kansas ange 23 West X and contain m of three (3) yes produced from said land of the produced from said land of the produced from said land of the promises, or us lighth (%) of the proceeds. West completed the payment or tender is a hyment or drilling operation with reasonable well had been completed dundivided fee simple es led fee. land for lessee's operation ises without written constituents.	and hereina 201 10.00 & more in 201 10.00 & more in 201 prants, leases and lets ext, drilling, mining and on including helium, inject in this streen to product the situated in in a described a de	perating for and producing oil, liquing gas, water, other fluids, and air integration and an integration and housing and otherwise caring the state of the state
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vestigating, exploring by geophysical, into divocarbons, all gases, including but not limburface strata, laying pipe lines, storing oil occess, store and transport said oil, liquid hyr its employees, the following described land burly of the strategy of the following described land burly of the strategy of the following described land burly of the strategy of the following described land burly of the strategy o	uding but not limited to 3-1 seismic, and of titled to gas associated with coal, and their respective constituent, building tanks, power stations, telephone lines drocarbons, gases and their respective constituent, together with any revisionary rights and after together with the sees of	ther means, prospecting exterior constituent products, and other structures and interproducts and other proacquired interest, therein Kansas Ange 23 West X and contain of three (3) year produced from said land of the produced from said land of the produced from said land of the prometer of the produced from said land of the prometer of the prometer of the prometer of the produced from the produced from said land of the prometer of the prometer of the prometer of the prometer of the produced from the produced	ing 80 ars from this date (called or land with which said la land, the equal one-eigh ed in the manufacture of the called or land with which said la land, the equal one-eigh ed in the manufacture of received by lessee from a producing gas only is no made it will be considered in the land, the equal one-eigh ed in the manufacture of received by lessee from a producing gas only is no made it will be considered to the considered one. If the lessee shall collected within the term of year tate therein, then the roy thereon, except water from the ex	n hand paid, receipt of which is he dusively unto lessee for the purpose perating for and producing oil, liquing gas, water, other fluids, and air integ, save, take care of, treat, manufactur from, and housing and otherwise carir sold of the same and the same and the same and the same and the same are same as a sam
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	se to remove all machinery and fixtures placed seasigned, and the privilege of assigning in gns, but no change in the ownership of the scfer or assignment or a true copy thereof. In a sarising subsequent to the date of assignmen the seasor or place of record a release ions and be relieved of all obligations as to the his lease shall be subject to all Federal and St damages, for failure to comply therewith, if condefend the title to the lands herein described, sowe described lands, in the event of default or seasons and assigns, hereby surrender any way affect the purposes for which this leat the right and power to pool or combine the act judgment it is necessary or advisable to and under and that may be produced from sevent of an oil well, or into a unit or units not try in which the land herein leased is situator all purposes except the payment of royaltie das if production is had from this lease, whethall receive on production from a unit so p in on an acreage basis bears to the total acrea.	don said premises, including whole or in part is expiland or assignment of recase lessee assigns this ie at the control of the	ing the right to draw and ressly allowed, the coven intals or royalties shall lase, in whole or in part, i portion or portions of the ers, Rules or Regulations , or if such failure is the shall have the right at as be subrogated to the right of the royal right of the royal right of the right of the royal right of the royal right of the royal right of the right of the royal right of the right of the royal right of the right of the royal right of the royal right of the royal right of the royal right of the right of t	ants hereof shall extend to their heir be binding on the lessee until after the sessee shall be relieved of all obligations above described premises and therefore and the sesses shall not be terminate result of, any such Law, Order, Ruleman to the toredeem for lessor, by payments of the holder thereof, and the under the premises described herein, in so for the holder thereof, and the under the premises described herein, in so for the holder thereof, and the under the premises described herein, in so for the there are the sessee that the there is the premises that the sessee in the desage of the there are the pooled acreage. The entire acreage is included in this lesse. If production wered by this lessee or not. In lie of the lessee shall exercise the lesses of the less
ANGELA MOYE ANGELA MOYE Notary Public - State of Kan My Appt. Expires (6-10-07) State of KS, Cou Sedgwick IN WITNESS WHEREOF, the underst tnesses: (Jessica March)	20 <u>es.</u> AT <u>11 45</u> 0'0 BOOK 290 R Security	SS DAY OF CLOCK AT RECORD PAGE 779 Steekhing REGISTER OF TECH FUND \$4.00	DEEDS	E C C W

EXTENSION OF OIL AND GAS LEASE

WHEREAS, _	MULL DRILLING COMPANY, INC.
is/are the owner(s) and h	nolder(s) of an oil and gas lease on the following described land in
County, State of	Kansas :
* embas	Township 20 South, Range 23 West, Section 4: N/2 SE/4
and recorded in Book	291 Page 585 of the Records of Said County, and
	uid lease expires in the absence of drilling operations on <u>November 6, 2007</u> Id holder(s) desire(s) to have the term of said lease extended;
NOW, THERE	FORE, the undersigned, T. Mauch and Kristin Mauch, husband and wife
(\$10.00 & more), in har said lease shall be and is originally expressed in a thereof and as long them them is produced from a	rs, executors, administrators and assigns, for and in consideration of Ten and more Dollars and paid, the receipt whereof is hereby acknowledged, does hereby agree that the said term of a hereby extended, with the same tenor and effect as if such extended term had been such lease, for a period of Three (3) years from the date of the said expiration eafter as oil, liquid hydrocarbons, gas or other respective constituent products, or any of said lands or land with which said land is pooled, subject, however, in all other respects, to itions of said lease or said lease as modified, if any modification thereof may have been
IN WITNESS 2007.	WHEREOF, this instrument is signed on this the
Ryan T. Mauch	web <u>Wistin Mauch</u> Kristin Mauch
STATE OF KANSAS COUNTY OF Ellis)) ss.
	nt was acknowledged to me on this 17 day of Ntober ,2007,
B 148 1811	ch and Kristin Mauch, husband and wife
My commission expire	s: 1011.09 Down McCouncide Notary Public

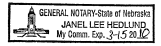
CM63U (Rev. 1981)

OIL AND GAS LEASE

by and between	de and entered into the	6th	_ day of	,	November		
		Ryan T.	Mauch			a single per	cson
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hose mailing address is _		107 Vi.1	lage. Havs	s. KS 67601		hereinafter called Lessor	AND A
nd MULL DRILLI	NG COMPANY.	INC., P.O.	Box 2758.	Wichita, Kansa	s 67201	Therematter Caned Lessor	(whether one or mor
		11.01, 1101	2011 2720,	Wieling, Teamor	3 07201	-	
		Ton and			10 M	, he	reinafter caller Less
ydrocarbons, all gases, inclu ubsurface strata, laying pipe	geophysical, including uding but not limited to lines, storing oil, buildi aid oil, liquid hydrocarl	gas associated wit ing tanks, power s oons, gases and the	th coal, and their tations, telephone	and other means, pros respective constituent p : lines, and other structs stituent products and or	pecting, drilling, roducts, including ares and things the her products many	MODE in hand paid, received and lets exclusively unto less mining and operating for and helium, injecting gas, water, out recon to produce, save, take care factured therefrom, and housing	producing oil, liqui ner fluids, and air int
ounty of	Ness		, State of	Kansas		described as follows to-wit:	
	1	Torredoi		Dans - 22 17		described as follows to-wit:	
	٠.		4: N/2SE/4	, Range 23 West i	_		
Section XX	Taumakin	XX	_	XX	•	80	
cretions thereto.	Township		Range	and	containing	acre	s, more or less, and a
Subject to the provisi oil, liquid hydrocarbons, g	ions herein contained, t as or other respective c	his lease shall rer onstituent produc	nain in force for ts, or any of then	a term of INCE (years from thi	s date (called "primary term").	and as long thereaft
In consideration of th	he premises the said les	see covenants and	d agrees:				
promised.						qual one-eighth (%) part of all c	
emises, or in the manufact royalty One Dollar (\$1,00	ure of products therefro	oy leasee, iii no e	e to be made mo	ne-eighth (%) of the pr	oceeds received by	anufacture of any products the lessee from such sales), for the as only is not sold or used, les be considered that gas is bein	gas sold, used off th
This lease may be m	agraph. Isintsined during the r	rimary term her	of without furth				
and in paying quantities, th	his lease shall continue	and be in force w	ith like effect as	i to completion with re if such well had been c	asonable diligence ompleted within th	and dispatch, and if oil or gas e term of years first mentioned.	, or either of them, t
If said lessor owns a said lessor only in the pro	less interest in the al	nove described lar	ed than the enti-		mple estate thereir	, then the royalties herein prov	rided for shall be pai
Lessee shall have the	right to use, free of cos	st, gas, oil and wa	ter produced on a	aid land for lessee's op	eration thereon, ex	cept water from the wells of les	sor.
When requested by le	ssor, lessee shall bury l ed nearer than 200 feet	essee's pipe lines	below plow depth	l.			
Lessee shall pay for d	lamages caused by less	ee's operations to	growing crops or	said land.			
Lessee shall have the	right at any time to re	move all machine	ry and fixtures p	laced on said premises.	including the righ	t to draw and remove casing.	
	th a written transfer or	assignment or s	ne ownersnip of	the land or assignme		ed, the covenants hereof shall yalties shall be binding on the le or in part, lessee shall be reli	
	me execute and deliver	to lessor or plac	e of record a rela	ase or releases coveris	ng any portion or p	ortions of the above described	premises and thereb
All express or implied	d covenants of this less	e shall be subject	to all Federal a	nd Ctata I ama Prosent	OJ PJ	r Regulations, and this lease sh failure is the result of, any suc	all not be terminated
			the event of defa s. hereby surren	ult of payment by less der and release all righ	or, and be subrogs	the right at any time to redeem	h Law, Order, Rule o
	s and their heirs, succe				to or dower and the		h Law, Order, Rule of
gned lessors, for themselves said right of dower and hos Lessee, at its option.	s and their neirs, succe mestead may in any wa is hereby given the rig	ay affect the purp ht and nower to r	oses for which th	is lease is made, as rec	this loose or one	outlan thousant with atheu land	h Law, Order, Rule of for lessor, by paymer hereof, and the under ibed herein, in so fa
gned lessors, for themselver said right of dower and ho Lessee, at its option, amediate vicinity thereof, v neervation of oil, gas or ot units not exceeding 80 accord in the conveyance recoled into a tract or unit sh und on the pooled acreage, i und on the pooled acreage,	mestead may in any wi is hereby given the rig when in lessee's judgm her minerals in and ur- res each in the event of ords of the county in all be treated, for all p it shall be treated as if secified, lessor shall re-	ay affect the purp- ht and power to re- nent it is necessa nder and that may f an oil well, or in which the land re- nurposes except th production is had ceive on product	oses for which the cool or combine to the cool or combine to the cool of the c	is lease is made, as rec he acreage covered by to do so in order to pour said premises, such s not exceeding 640 ac- tituated an instrument ralties on production fr whether the well or we so not pound only such	this lease or any properly develop an pooling to be of the each in the eve identifying and come the pooled unills be located on the pooling of the roy	ortion thereof with other land, d operate said lease premises acts contiguous to one another nt of a gas well. Lessee shall elescribing the pooled acreage. , as if it were included in this to premises covered by this leas alty stimulated herein as the as	h Law, Order, Rule of for lessor, by paymer hereof, and the unde tibed herein, in so fa lease or leases in the so as to promote the and to be into a unxecute in writing an The entire acreage s lease. If production i eor not. In lieu of the cornet.
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EXTENSION OF OIL AND GAS LEASE

WHEREAS,	MULL DRILLING COMPANY, INC.
is/are the owner(s) and ho	lder(s) of an oil and gas lease on the following described land inNess
County, State of	Kansas :
-	Township 20 South, Range 23 West, Section 4: N/2 SE/4
and recorded in Book	Page 563, of the Records of Said County, and
WHEREAS, said and the said owner(s) and	holder(s) desire(s) to have the term of said lease extended;
Valerie	ORE, the undersigned,
(\$10.00 & more), in hand said lease shall be and is loriginally expressed in su thereof and as long therea them is produced from sa	s, executors, administrators and assigns, for and in consideration of Ten and more Dollars paid, the receipt whereof is hereby acknowledged, does hereby agree that the said term of hereby extended, with the same tenor and effect as if such extended term had been ch lease, for a period of
IN WITNESS W	THEREOF, this instrument is signed on this the 22 day of October,
Valerie E Erickson A - corrector	Kirk Erickson Kirk Erickson
STATE OF NEBRASKA COUNTY OF Adam	A CVNOWI EDCATENT FOR INDIVIDUAL
This instrument by Valerie Fric	was acknowledged to me on this 22 day of OCTO bes , 2007, kson and Kirk Erickson, wife and husband
My commission expires:	3-15-2010 Janel Lee Hedlerwo Notary Public



CM63U (Rev. 1981)

OIL AND GAS LEASE

AGREEMI	ENT, Made and entered into the	<u>6th</u> ,	day of		Nove	mber	
by and between		Valerie A	A. Erickson	<u> </u>		and	
	,	Kirk Erio	ckson			her hi	usband
whose mailing add	ress is	124 Mark	St., Auro	ora, NE	68818	hereinafter call	led Lessor (whether one or more
and MULL D	RILLING COMPANY	, INC., P.O.	Box 2758,	Wichita,	Kansas 67201	· · · · · · · · · · · · · · · · · · ·	Dessor (whether one of more
							, hereinafter caller Lesse
acknowledged and investigating, explo hydrocarbons, all ga subsurface strata, la process, store and tr	in consideration of	but not limited to gas associated with ling tanks, power sta bons, gases and their	acents of the lesse 3-D seismic, as coal, and their r tions, telephone r respective const	nd other me espective con lines, and oth ituent produc	tained, hereby grants, ins, prospecting, drilli- tituent products, inclu er structures and thing ts and other products r	leases and lets exclusively ng, mining and operating ding helium, injecting gas, s thereon to produce, save, nanufactured therefrom, a	g for and producing oil, liquid water, other fluids, and air into take care of, treat, manufacture
County of	Ness		, State of		Kansas	described as follow	c to wit.
		Township	20 South,	Rance 2		described as follow	s to-wite
	· · · · · · · · · · · · · · · · · · ·		4: N/2SE/4		- Wase		
n Section	XX Township	XX	Range	XX	, and containing	80	acres, more or less, and a
ccretions thereto.	he provisions herein contained,		,				
o on, nquia njuloc	arbona, gas or other respective	constituent products	, or any of them	is produced	from said land or land	n this date (called "primar with which said land is po	ry term"). and as long thereafte ooled.
1st. To del	ation of the premises the said le iver to the credit of lessor, free			see may conn	ect wells on said land,	the equal one-eighth (%) p	art of all oil produced and saved
2nd. To pa	mises. Ly lessor for gas of whatsoever	nature or kind prod	uced and sold. o	r used off the	premises or used in t	he manufacture of any pro	aducts therefrom one-eighth (%)
premises, or in the same royalty One Doll	manufacture of products therefi lar (\$1.00) per year per net mir	on, said payments	ent more than or to be made mon	ne-eighth (¼) thly, Where	of the proceeds receive	d by lessee from such sal- ing gas only is not sold o	es), for the gas sold, used off the
This lease r	may be maintained during the	primary term hereo	f without furthe	r navment o	drilling operations If	the lesses shall commons	e to drill a wall within the terr
n this lease or any	extension thereof, the lessee shantities, this lease shall continue	all have the right t	o drill such well	to completio	ı with reasonable dilic	ence and dispatch and if	oil or gas or either of them h
If said less	or owns a less interest in the a in the proportion which lessor's	bove described land	than the entire	and undivid			
	have the right to use, free of co				ssee's operation there	n, except water from the v	vells of lessor,
When reque	sted by lessor, lessee shall bury	lessee's pipe lines b	elow plow depth.				
No well sha Lessee shall	ll be drilled nearer than 200 fee pay for damages caused by les	t to the house or bar	n now on said p	remises with	ut written consent of l	essor.	
	have the right at any time to r				premises, including the	right to draw and remove	e casing.
If the estate xecutors, administ	e of either party hereto is assi	gned, and the privi	lege of assignin	g in whole o	r in part is expressly	allowed, the covenants he	reof shall extend to their heirs
coace mas been full	nished with a written transfer o ssigned portion or portions aris	r assignment or a t	rue conv thereof	In case less	e assigns this lease, in	whole or in part, lessee sh	nall be relieved of all obligations
Lessee may	at any time execute and delivers as to such portion or portions a	er to lessor or place	of record a rele	ase or releas	s covering any portion	or portions of the above	described premises and thereby
All express	or implied covenants of this les	se shall be subject	to all Endarel an	d State I am	Evenutius Orders D	les or Regulations, and th	is lease shall not be terminated
~guiation.							of, any such Law, Order, Rule or
iny mortgages, taxe igned lessors, for t	es or other liens on the above d	escribed lands, in th	ne event of defau . hereby surrend	ilt of paymen er and releas	t by lessor, and be sul e all right of dower s	progeted to the rights of th	to redeem for lessor, by payment ne holder thereof, and the under- nises described herein, in so far
Lessee, at it	s option, is hereby given the ri	ght and power to po	ool or combine th	e acreage co	ered by this lease or	any portion thereof with o	ther land, lease or leases in the
onservation of oil, r units not exceeding the convey tooled into a tract cound on the pooled oyalties elsewhere	gas or other minerals in and to mg 80 acres each in the event of yance records of the county in or unit shall be treated, for all acreage, it shall be treated as i	inder and that may of an oil well, or int which the land he purposes except the f producition is had ecceive on produciti	be produced from a unit or units or unit or units or either in leased is a payment of roy from this lease, on from a unit	m said premi not exceedir ituated an in alties on prod whether the v	ses, such pooling to be g 640 acres each in the strument identifying a justion from the pooling yell or wells be located by such portion of the	of tracts contiguous to or e event of a gas well. Less and describing the pooled I unit, as if it were includ- on the premises covered b royalty stipulated hereir	premises so as to promote the another and to be into a unit see shall execute in writing and acreage. The entire acreage sed in this lease. If production is y this lease or not. In lieu of the as the amount of his acreage
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IN WITHER	S WHEREOF, the undersigned	evenute this inst	ant as of the de-	v and voor f	et ahove weitten		
/itnesses:	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	Contract on the High Coll	.c.rv ao Or erie da	, and year II	17		
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