

- Submit plugging report (CP-4) after plugging is completed (within 60 days);

- Obtain written approval before disposing or injecting salt water.

check the box below and return to the address below.

Well Not Drilled - Permit Expired Date: \_

Signature of Operator or Agent:

- If this permit has expired (See: authorized expiration date) please

For KCC	Use:		
Effective [	Date:		
District # .			

Minimum surface pipe required \_

(This authorization void if drilling not started within 12 months of approval date.)

Agent:

This authorization expires: \_\_

Approved by:

Spud date: \_

# KANSAS CORPORATION COMMISSION OIL & GAS CONSERVATION DIVISION

Form C-1 October 2007 Form must be Typed

	TENT TO DRILL  (5) days prior to commencing well
Expected Spud Date:	Spot Description:
month day year	· · · Sec Two S.B. F. W
ODERATOR 11 #	(a/a/a/a) feet from N / S Line of Section
OPERATOR: License#	feet from E / W Line of Section
Name:	Is SECTION: Regular Irregular?
Address 1:	
City: State: Zip: +	(Note: Locate well on the Section Plat on reverse side)
Contact Person:	County:
Phone:	Lease Name: Well #:
CONTRACTOR: License#	Field Name:
Name:	Is this a Prorated / Spaced Field?
realite.	Target Formation(s):
Well Drilled For: Well Class: Type Equipment:	Nearest Lease or unit boundary line (in footage):
Oil Enh Rec Infield Mud Rotary	Ground Surface Elevation:feet MSL
Gas Storage Pool Ext. Air Rotary	Water well within one-quarter mile:
Disposal Wildcat Cable	Public water supply well within one mile:
Seismic ; # of Holes Other	Depth to bottom of fresh water:
Other:	Depth to bottom of usable water:
If OWWO: old well information as follows:	Surface Pipe by Alternate: I III
II OVVVO. Old Wolf Information as follows.	Length of Surface Pipe Planned to be set:
Operator:	Length of Conductor Pipe (if any):
Well Name:	Projected Total Depth:
Original Completion Date: Original Total Depth:	Formation at Total Depth:
Directional, Deviated or Horizontal wellbore?	Water Source for Drilling Operations:
If Yes, true vertical depth:	Well Farm Pond Other:
Bottom Hole Location:	DWR Permit #:(Note: Apply for Permit with DWR )
KCC DKT #:	
	Will Cores be taken?YesNo
	If Yes, proposed zone:
The undersigned hereby affirms that the drilling, completion and eventual plus It is agreed that the following minimum requirements will be met:  1. Notify the appropriate district office <i>prior</i> to spudding of well;	
<ol> <li>A copy of the approved notice of intent to drill shall be posted on each</li> <li>The minimum amount of surface pipe as specified below shall be set to through all unconsolidated materials plus a minimum of 20 feet into the</li> <li>If the well is dry hole, an agreement between the operator and the district.</li> <li>The appropriate district office will be notified before well is either plugge</li> <li>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</li> </ol>	by circulating cement to the top; in all cases surface pipe <b>shall be set</b> anderlying formation.  The initial of the set
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

\_feet per ALT.



# IN ALL CASES PLOT THE INTENDED WELL ON THE PLAT BELOW

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

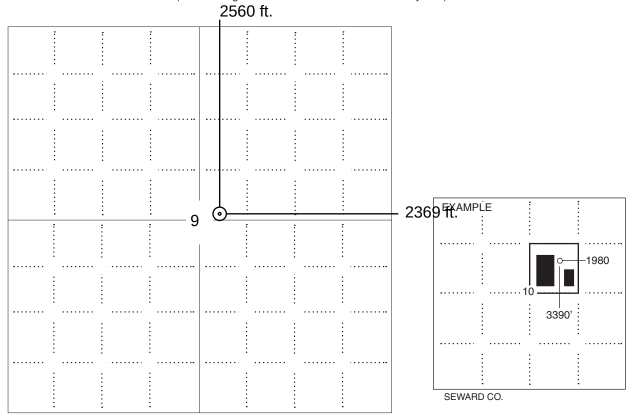
If the intended well is in a prorated or spaced field, please fully complete this side of the form. If the intended well is in a prorated or spaced field complete the plat below showing that the well will be properly located in relationship to other wells producing from the common source of supply. Please 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:	Sec Twp 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.

### 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

1018187

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:  Yes No

## OIL AND GAS LEASE

	Made and entered into the 3/					, 2007_
and between	Jo Parkerson and Ke	eith Parkerson, wife	and husband			
	P.O. Box 431					4.0
	Ness City, Kansas	67560				
ose mailing address	es is	The state of the s		The second secon	to the year on the production and the state of the second	-
-	DRILLING COMPANY	/ INC PO Boy 2		hereinafter called Lessor		
	DIGEDING COMI AIV	1, INC., 1.O. BOX 2	2736, Wichita, K	ansas 6/201	heremafter called Lessee:	
into subsurface stra transport said oil,	sideration of Ten the royalties herein provided and of the r means, prospecting, drilling, mining and rata, laying pipe lines, storing oil, buildin t, liquid hydrocarbons, gases and their re ner with any reversionary rights and after	g tanks, power stations, telephorespective constituent products as	one lines, and other structures	and things thereon to are	unto lessee for the purpose constituent products, injecting	g gas, water, other minds, an
unty of	Ness		Kansas	described as follows,	to-wit:	
	Township 20 South, I Section 9: N/2 SE/4	Range 23 West,				
Section 9	, Township20 S	South . Range	23 West and c	ontaining 80	acres, more or less, and	all accretions thereto.
Subject to the p	provisions herein contained, this lease sha	all remain in force for a term of	Two (2)	years from this d	late (called "primary term")	and as long thereafter as of
in consideration	gas or other respective constituent produc on of the premises the said lessee covenan	ts and agrees:				
1st To delive mises.	er to the credit of lessor, free of cost, in	the pipe line to which lessee r	may connect wells on said l	and, the equal one-eighth	(1/8) part of all oil produce	ed and saved from the leas
eunder, and if such	essor for gas of whatsoever nature or kins sold by lessee, in no event more than on tents to be made monthly. Where gas from the payment or tender is made it will be con-	ne-eighth (1/8) of the proceeds to om a well producing gas only is	s not sold or used. lessee may	nav or tender as royalty	One Dollar (\$1.00) per year	per net mineral acre retain
This lease may reof, the lessee shall have force with like effect of said lessee shall have lessee held liable in de Lessee hereby her liens on the abod designs, hereby sit lessees, at its one in lessee's judge as see in lessee's judge in your performance of describing the potential states of the said lessees lessees in growth and the said lessees lessees in the control of the said lessees les	sold by Jessee, in no event more than on exents to be made monthly. Where gas fire h payment or tender is made it will be come by be maintained during the primary term in all have the right to drill such well to comect as if such well had been completed with owns a less interest in the above describ son's interest bears to the whole and undiv ave the right to use, free of cost, gas, oil a ed by Jessee, lessee shall bury Jessee's pip the drilled nearer than 200 feet to the hous any for damages caused by Jessee's operation as the right at any time to remove all ma of citter party hereto is assigned, and the p ange in the ownership of the land or assign the lessee assigns this lease, in whole or in p any time execute and deliver to Jesseo and be relieved of all obligations as to the a implied covenants of this lease shall be Jamages, for failure to comply therewith, warrants and agrees to defend the title to ove described lands, in the event of defau surrender and release all right of dower are the herein.  Option, is hereby given the right and pow gment it is necessary or advisable to do so om said premises, such pooling to be of the each in the event of a gas well. Lessee:  Option, is found on the pooled acreage, it is not earenage basis bears to the total acreage so the careage, is so the remaining the pooled acreage.	ne-eighth (1/8) of the proceeds is win a well producing gas only is insidered that gas is being produchereof without further payment pletion with reasonable diligenchin the term of years first menticed land than the entire and undided fee.  In a word of the control of the con	s not sold or used, lessee may ceed within the meaning of the or drilling operations. If the ce and dispatch, and if oil or ioned.  If of lessee's operation therect without written consent of le individed fee simple estate the lefor lessee's operation therect without written consent of le individed fee simple estate the lefor lessee's operation therect without written consent of le individed fee simple estate is an individed fee in in part is expressly allowed all be binding on the lessee the all obligations with respect to eases covering any portion or the laws, Executive Orders, Ror if such failure is the result, it d agrees that the lessee shall subrogated to the rights of the scribed herein, in so far as a lage covered by this lease or a and to be into a unit or unit ord in the conveyance record treated, for all purposes except is had from this lease, whethe ledd only such portion of the revolved.	y pay or tender as royally pay or tender as royally lessees shall commence to gas, or either of them, be rein, then the royalties hen, except water from the vassor.  Ight to draw and remove of the covenants hereof sha mit after the lessee has be the assigned portion or pe portions of the above des ules or Regulations, and of, any such Law, Order, I have the right at any time to holder thereof, and und aid right of dower and ho my portion thereof with o as on to exceeding. 80 acres so of the county in which of the payment of royalties if the well or wells be loca oyalty stipulated herein as	One Dollar (\$1.00) per year o drill a well within the term found in paying quantities, therein provided for shall be pewells of lessor.  Leasing.  It extend to the heirs, execute en furnished with a written trotions arising subsequent to terribed premises and thereby this lease shall not be termingular or Regulation. To redeem for lessor, by pay terriped lessors, for themself enterprised lessors in the event of an oil with the hand herein leased is situated and the production from the pool attention of the production from the pool attention to the production from the pool attention to the production from the pool attention to the production of the production of the production from the pool attention to the production from the production from the pool attention to the production from the prod	per net mineral acre retain of this lease or any extensinis lease shall continue and haid to said lessor only in the distribution of the said to said lessor only in the distribution of the said lessor on the said lessor of
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If or lessee's operation with lease of the purpose of the lease of the purpose of the lease of the lea	y pay or tender as royally preceding paragraph. Jessee shall commence to gas, or either of them, be rein, then the royalties him, except water from the vissor.  Jest to draw and remove et and the covenants hereof shall life to draw and remove et and the second of the above described by the second of the second of the above described by the second of	One Dollar (\$1.00) per year of crill a well within the term found in paying quantities, the crein provided for shall be proved to the provided for shall be provided for shall b	per net mineral acre retained from this lease or any extensions lease shall continue and the said to said lessor only in the said to said lessor on assignment or a truth of the said to said the said
This lease may areof, the lessee shall has force with like effer If said lessor e proportion which less Lessee shall has When requeste No well shall he Lessee shall has If the estate of assigns, but no othat proportion which less assigns, but no othat proportion of the proportion o	sold by lessee, in no event more than on event more than on tents to be made monthly. Where gas free h payment or tender is made it will be core by be maintained during the primary term in all have the right to drill such well to come test as if such well had been completed with owns a less interest in the above describ sows is interest bears to the whole and undividual to the right to use, free of cost, gas, oil a ed by lessee; spip be drilled nearer than 200 feet to the hous any for damages caused by lessee; so operation as the right at any time to remove all made cither party hereto is assigned, and the parage in the ownership of the land or assigned in the event of all obligations as to the a rimplied covenants of this lease shall be damages, for failure to comply therewith, warrants and agrees to defend the title to two described lands, in the event of defau aurrender and release all right of dower are ted herein.  Option, is hereby given the right and power are ted herein.  Option, is hereby given the right and power are ted herein.  Option, is hereby given the right and power are ted herein.  Option, is hereby given the right and power are ted herein.  Option is found on the pooled acreage, is a reherein specified, lessor shall receive or a acreage basis bears to the total acreage so poole dacreage. If the primary term this see Lessee on or before a term of the primary term.  Of the primary term this	ne-cight (1/8) of the proceeds is may a well producing gas only is insidered that gas is being produchere of without further payment pletion with reasonable diligence that the produced on with reasonable diligence that the pletion of the produced on said land e lines below plow depth.  I will be the produced on said land e lines below plow depth.  I will be or barn now on said premises on to growing crops on said lard chinery and fixtures placed on a virilege of assigning in whole or mement of rentals or royalties shart. I essee shall be relieved of all place of record a release or releave the place of a release or releave the place of record a release or releave treage surrendered. Subject to all Federal and State if compliance is prevented by, or the lands herein described, and it of payment by lessor, and be and homestead in the premises dever to pool or combine the acrea in order to properly develop an anatost contiguous to one another shall execute in writing and record that it is not a tract or unit shall be the lands hereined as if production in production from a unit so pool o pooled in the particular unit in lease is not otherway the end of the paral acrees owned by so lease, this lease.  Said payment mat the address first in the address fi	s not sold or used, lessee may ead within the meaning of the cord drilling operations. If the ce and dispatch, and if oil or ioned.  If or lessee's operation thereo without written consent of le not.  If or lessee's operation thereo without written consent of le not.  If or lessee's operation thereo without written consent of le not.  If or lessee's operation thereo without written consent of le not.  If or lessee's operation thereo without written consent of le not.  If or lessee's operation thereo without written consent of le not.  If or lessee's operation thereo without written consent of le not.  If or lessee's operation thereo with lessee to all obligations with respect to cases covering any portion or et a. aws, Executive Orders. Ror if such failure is the result of agrees that the lessee shall subrogated to the rights of the secribed herein, in so far as a sage covered by this lease or a and operate said lease premises and to be into a unit or unit ord in the conveyance record recated, for all purposes except is had from this lease, whether led only such portion of the revolved.  If or lessee's operation with lease, whether led only such portion of the revolved.  If or lessee's operation with lease of the purpose of the lease of the purpose of the lease of the lea	y pay or tender as royally preceding paragraph. Jessee shall commence to gas, or either of them, be rein, then the royalties him, except water from the vissor.  Jest to draw and remove et and the covenants hereof shall life to draw and remove et and the second of the above described by the second of the second of the above described by the second of	One Dollar (\$1.00) per year of crill a well within the term found in paying quantities, the crein provided for shall be proved to the provided for shall be provided for shall b	of this lease or any extensis lease shall continue and baid to said lessor only in a said to said lessor only in the said to said to said the sa

## OIL AND GAS LEASE

AGREEMENT	Made and entered into th	e 3rd	day of <b>M</b> a	v		2=
by and between			erson, wife and h			, 20U/_,
	P.O. Box 431					
	Ness City, Kar	nsas 67560				
whose mailing address		MANIV INC	D.O. Day 2759	hereinafte	r called Lessor (whether one or more), 67201, hereinafter called Lesso	
and MULL	DRILLING CON	IFANT, INC.,	F.O. BOX 2/38,	wichita, Kansas	b/201 , hereinafter called Lesse	e;
air into subsurface stra and transport said oil,	the royalties herein provided r means, prospecting, drilling, ata laying pine lines, storing	oil, building tanks, power and their respective cons	f the lessee herein contained r and producing oil, liquid h r stations, telephone lines, a tituent products and other p	ydrocarbons, all gases, and ti	Dollars (\$ 10.00 ) in h test exclusively unto lessee for the purpheir respective constituent products, inje s thereon to produce, save, take care of, from, and housing and otherwise caring	cting gas, water, other fluids, and
County of	Ness	, State c	of Kans	describ	ped as follows, to-wit:	
	Township 20 S Section 9: NE.	South, Range 2: /4	3 West,			
In Section 9	, Township	20 South	, Range 23 W	lest , and containing	160 acres, more or less	and all accretions thereto.
liquid hydrocarbons, g	provisions herein contained, the gas or other respective constitu- on of the premises the said less er to the credit of lessor, free	uent products, or any of the	hem, is produced from said I	Two (2) ye and or land with which said	ars from this date (called "primary terr	n") and as long thereafter as oil,
went, tout, as to gas s whent, tout, as to gas s whereform, and if such thereform, said payme hereunder, and if such more with like effect of the lessee shall in force with like effect when requested No well shall be Lessee shall har When requested No well shall be Lessee shall har Lessee shall par Lessee shall par Lessee shall har fif the estate of or assigns, but no char copy thereof. In case! Lessee may at a portion or portions and All express or i lessee held liable in de Lessor hereby to ther liens on the above and assigns, bereby su lease is made, as recite Lessee, at its or when in lessee's judgmay be produced from when in lessee's judgmay be produced from cexceeding 640 acres e and describing the poor in this lease. If produce troyalties elsewhere interest therein on an a	sou by lessee, in no event me onts to be most to be most to be to be maintained during the priul all have the right to drill such tot as if such well had been corowns a less interest in the aboor's interest bears to the wholeve the right to use, free of cos do by lessor, lessee shall bury loe drilled nearer than 200 feet by for damages caused by lessor wet he right at any time to reneither party hereto is assigned naje in the ownership of the la lessee assigns this lease, in what is lessee as the ownership of the late of of the l	ore man one-eigent meter gas from a well prod will be considered that gramary term hereof without well to completion with required to completion with required to the completion with required to the completion with read that it is an	of the proceeds received by the company is not sold as is being produced within the further payment or drilling easonable diligence and dist of the continuous of the continuo	y lessee from such sales), for used, lessee may pay or te the meaning of the preceding operations. If the lessee sheatch, and if oil or gas, or eit it sanch, and if oil or gas, or eit it simple estate therein, then it is operation thereon, except vitten consent of lessor.  es, including the right to draw expressly allowed, the covering on the lessee until after this with respect to the assigning any portion or portions of eccutive Orders, Rules or Reithure is the result of, any such that it is the result of, any such that it is the result of, any such that it is the result of, any such it is the lessee shall have the rife, in so far as said right of a by this lease or any portion aid lease premises so as to print of a unit or units not exceed one-yance records of the coal purposes except the payin this lease, whether the wells the portion of the royalty stipuntification.	all commence to drill a well within the tear of them, be found in paying quantities the royalties herein provided for shall if the royalties herein provided for shall it water from the wells of lessor.  We and remove casing the state of the heirs, executed the state of the above described premises and there it haw, Order, Rule or Regulation. But at any time to redeem for lessor, by the state of production from the part of the state of the state of the state of production from the part of the present of the premises cover under the premises the state of the present of the premises the state of the premises the production of the premises the state of the	or in the manufacture of products year per net mineral arer retained arm of this lease or any extension is, this lease shall continue and be per paid to said lessor only in the be paid to said lessor only in the be paid to said lessor only in the cuttors, administrators, successors in transfer or assignment or a true to the date of assignment. By surrender this lease as to such minated, in whole or in part, nor payment any mortgages, taxes or payment any mortgages, taxes or seelves and their heirs, successors affect the purposes for which this in the immediate vicinity thereof, ter minerals in and under and that if well, or into a unit or units not intusted an instrument identifying sooled unit, as if it were included by this lease or not. In lieu of et by this lease or not. In lieu of the placed in the unit or his royalty
multiplied by and subject to the end of the	the number of ne to other provisions to original primary	t mineral acres of this lease, term. Said pa	or the primary owned by Lesso this lease shall be avment may be	term shall pay or in the land abo oe extended for a made by check	or tender to Lessor the vertice and then son additional term of <u>Correct of the Endougheer or an efore the end of the prince</u>	e sum of \$10.00 subject to this lease; one (1) year from
IN WITNESS	S WHEREOF, the undersi	gned execute this ins	trument as of the day a	nd year first above writte	n.	
Jo Park	erson	Jackers	2	Seit	Cela.	

## OIL AND GAS LEASE

and between	lade and entered into the 3 Rd day of May
	P.O. Box 431
	Ness City, Kansas 67560
ose mailing address	( Martin and a More),
d MULL I	ORILLING COMPANY, INC., P.O. Box 2758, Wichita, Kansas 67201, hereinafter called Lessee:
eophysical and other i ir into subsurface strai nd transport said oil,	teration of Ten and more  Dollars (\$ 10.00 ) in hand paid, receipt of which is he royalties herein provided and of the agreements of the lessee herein contained, hereby grants, leases and lets exclusively unto lessee for the purpose of investigating, exploring nears, prospecting, drilling, miming and operating for and producing oil, liquid hydrocarbons, all gases, and their respective constituent products, injecting gas, water, other fluids, a, laying pipe lines, storing oil, building tanks, power stations, telephone lines, and other structures and things thereon to produce, save, take care of, treat, manufacture, process, stiguid hydrocarbons, gases and their respective constituent products and other products manufactured therefrom, and housing and otherwise caring for its employees, the following with any reversionary rights and after acquired interest, therein situated in  Ness
	Township 20 South, Range 23 West, Section 9: NW/4
Section 9	Township 20 South, Range 23 West, and containing 160 acres, more or less, and all accretions thereto.
quid hydrocarbons, ga	ovisions herein contained, this lease shall remain in force for a term of
1st. To deliver emises.	of the premises the said lessee covenants and agrees: to the credit of lessor, free of cost, in the pipe line to which lessee may connect wells on said land, the equal one-eighth (1/8) part of all oil produced and saved from the leas
erefrom, said paymer reunder, and if such This lease may! I croof, the lesses shall force with like effect If said lessor on oportion which lesso Lessee shall pay Lessee may at a rivin or portions and All express or it seese held liable in data Lessor hereby where liens on the above disassigns, hereby sure lessees is made, as recite Lessee, at its ophen in lessee's judgen ybe produced from ceeding 640 acres es di describing the pool with lease. If produce royalties elsewhere terest therein on an a	tion, is hereby given the right and power to pool or combine the acreage covered by this lease or any portion thereof with other land, lease or leases in the immediate vicinity there ent it is necessary or advisable to do so in order to properly develop and operate said lease premises so as to promote the conservation of oil, gas or other minerals in and under and to said premises, such pooling to be of tracts contiguous to one another and to be into a unit or units not exceeding 80 acres each in the event of an oil well, or into a unit or units ich in the event of a gas well. Lessee shall execute in writing and record in the conveyance records of the county in which the land herein leased is situated an instrument identify led acreage. The entire acreage so pooled into a tract or unit shall be treated, for all purposes except the payment of royalties on production from the pooled acreage, it shall be trated as if production is had from this lease, whether the well or wells be located on the premises covered by this lease or not. In lieu herein specified, lessor shall receive on production from a unit so pooled only such portion of the royalty stipulated herein as the amount of his acreage placed in the unit or his royal except basis bears to the total acreage so pooled in the particular unit involved.
expire, unless nultiplied by t and subject to he end of the	of the primary term this lease is not otherwise continued in force under the provisions hereof, this lease shall be seen on the primary term shall pay or tender to Lessor the sum of \$10.00 the number of net mineral acres owned by Lessor in the land above described and then subject to this lease of the provisions of this lease, this lease shall be extended for an additional term of One (1) year from the primary term. Said payment may be made by check or draft of Lessee or any assignee therefore the land of the primary term.
IN WITNESS	WHEREOF, the undersigned execute this instrument as of the day and year first above written.
	erson Reith Parkerson

10255

## OIL AND GAS LEASE

and between	Made and entered into the 3Rd day of May 20_0
and between	Jo Parkerson and Keith Parkerson, wife and husband
	P.O. Box 431
	Ness City, Kansas 67560
ose mailing address	s ishereinafter called Lessor (whether one or more),
d_MULL	DRILLING COMPANY, INC., P.O. Box 2758, Wichita, Kansas 67201, hereinafter called Lessee:
	, would be caused.
r into subsurface stra d transport said oil.	Ten and more  Ten and more  Dollars (\$ 10.00 ) in hand paid, receipt of which is the royalties herein provided and of the agreements of the lessee herein contained, hereby grants, leases and lets exclusively unto lessee for the purpose of investigating, explorin reasns, prospecting, drilling, mining and operating for and producing oil, liquid hydrocarbons, all gases, and their respective constituent products, injecting gas, water, other fluids, tast, laying pipe lines, storing oil, building tanks, power stations, telephone lines, and other structures and things thereon to produce, save, take care of, treat, manufacture, process, see the constituent products and other products manufactured therefrom, and bousing and otherwise caring for its employees, the follower with any reversionary rights and after acquired interest, therein situated in
ounty of	Ness State of Kansas described as follows, to-wit:
	Township 20 South, Range 23 West, Section 9: SW/4
Section 9	Township20 South Range23 West, and containing160acres, more or less, and all accretions thereto.
	acres, more or less, and an accretions thereto.
uid hydrocarbons, g	provisions herein contained, this lease shall remain in force for a term of Two (2) years from this date (called "primary term") and as long thereafter as gas or other respective constituent products, or any of them, is produced from said land or land with which said land is pooled.  n of the premises the said lessee covenants and agrees:
1st. To delive	is of the credit of lessor, free of cost, in the pipe line to which lessee may connect wells on said land, the equal one-eighth (1/8) part of all oil produced and saved from the le-
and a	essor for gas of whatsoever nature or kind produced and sold, or used off the premises, or used in the manufacture of any products therefrom, one-eighth (1/8), at the market price a
efrom, said payme	
eunder, and if such	tenses, in no event more man one-eighm (1/8) of the proceeds received by lessee from such sales), for the gas sold, used off the premises, or in the manufacture of products to be made monthly. Where gas from a well producine as not by in or sold on used lessee may now or tender so would come policy (\$1,00) used on the manufacture of producing the pro
This lease may	to the present of the premises, or in the manufacture of produced within the manufacture of produced within the manufacture of producing the made monthly. Where gas from a well producing gas only is not sold or used, lessee may pay or tender as royalty One Dollar (\$1.00) per year per net mineral acre reta payment or tender is made it will be considered that gas is being produced within the meaning of the preceding paragraph.  be maintained during the primary term hereof without further payment or drilling questions. If the preceding paragraph.
This lease may treof, the lessee shall force with like effec	who by lessee, in the event more than one-eighth (1/8) of the proceeds received by lessee from such sales), for the gas sold, used off the premises, or in the manufacture of products to be made monthly. Where gas from a well producing gas only is not sold or used, lessee may pay or tender as royalty One Dollar (\$1.00) per year per net mineral acre reta a payment or tender is made it will be considered that gas is being produced within the meaning of the preceding paragraph.  be maintained during the primary term hereof without further payment or drilling operations. If the lessee shall commence to drill a well within the term of this lease or any extent all have the right to drill such well to completion with reasonable diligence and dispatch, and if oil or gas, or either of them, be found in paying quantities, this lease shall continue and ct as if such well had been completed within the term of years first mentioned.
This lease may reof, the lessee shal force with like effect If said lessor o	to the center of the completed within the term of years of the proceeds received by lessee from such sales), for the gas sold, used off the premises, or in the manufacture of prodents to be made monthly. Where gas from a well producing gas only is not sold or used, lessee may pay or tender as royalty one Dollar (\$1.00) per year per net mineral acre reta a payment or tender is made it will be considered that gas is being produced within the meaning of the preceding paragraph.  The maintained during the primary term hereof without further payment or drilling operations. If the lessee shall commence to drill a well within the term of this lease or any extention that the retained of the preceding paragraph.  The maintained during the primary term hereof without further payment or drilling operations. If the lessee shall commence to drill a well within the term of this lease or any extention that the properties of them, be found in paying quantities, this lease shall continue and the properties of the paying the properties of the paying the properties of the paying the paying to easily be paying to easily the paying to easily the paying properties of the paying the properties of the paying the paying the paying to easily the paying paying the paying the paying paying paying the paying payi
This lease may teof, the lessee shal force with like effec If said lessor o portion which lesso Lessee shall ha	when by lessee, in the event more than one-eighth (1/8) of the proceeds received by lessee from such sales), for the gas sold, used off the premises, or in the manufacture of products to be made monthly. Where gas from a well producing gas only is not sold or used, lessee may pay or tender as royalty One Dollar (\$1.00) per year per net mineral acre reta payment or tender is made it will be considered that gas is being produced within the meaning of the preceding paragraph.  be maintained during the primary term hereof without further payment or drilling operations. If the lessee shall commence to drill a well within the term of this lease or any extent have the right to drill such well to completion with reasonable diligence and dispatch, and if oil or gas, or either of them, be found in paying quantities, this lease shall continue an ct as if such well had been completed within the term of years first mentioned.  In the same of the provided of the premisers of the provided for shall be paid to said lessor only in or's interest to an whole and undivided fee.  The first to use, free of cost gas, oil and water produced on said land for lessee's operation thereon, excent water from the wells of lessor.
This lease may teof, the lessee shal force with like effec If said lessor o portion which lesso Lessee shall ha	the processes of the event more than one-eighth (1/8) of the proceeds received by lessee from such sales), for the gas sold, used off the premises, or in the manufacture of prode that to be made monthly. Where gas from a well producing gas only is not sold or used, lessee may pay or tender as royalty One Dollar (\$1.00) per year per net mineral acre reta payment or tender is made it will be considered that gas is being produced within the meaning of the preceding paragraph.  The maintained during the primary term hereof without further payment or drilling operations. If the lessee shall commence to drill a well within the term of this lease or any extent at a sife such well had been completed within the term of years first mentioned.  The production will have the completed within the term of years first mentioned.  The payment of the production will be paid to said lessor only in or's interest hears to the whole and undivided fee.  The payment of the production will be paid to said lessor only in or's interest bears to the whole and undivided fee.  The payment of the produced on said land for lessee's operation thereon, except water from the wells of lessor.  The production of the premises, or in the manufacture of produced on said land for lessee's operation thereon, except water from the wells of lessor.
This lease may recof, the leasee shal force with like effect of said lessor o portion which less Lessee shall ha When requested No well shall but lessee shall pa	when by essect, in to event more than one-eighth (1/8) of the proceeds received by lessee from such sales), for the gas sold, used off the premises, or in the manufacture of products to be made monthly. Where gas from a well producing gas only is not sold or used, lessee may pay or tender as royalty One Dollar (\$1.00) per year per net mineral acre reta payment or tender is made it will be considered that gas is being produced within the meaning of the preceding paragraph.  be maintained during the primary term hereof without further payment or drilling operations. If the lessee shall commence to drill a well within the term of this lease or any extent laws the result of the produced within the term of this lease or any extent laws the sold laws the right to drill such well to completion with reasonable diligence and dispatch, and if oil or gas, or either of them, be found in paying quantities, this lease shall continue and at as if such well had been completed within the term of years first mentioned.  It is also a such as the produced of the produced of the produced of the paid to said lessor only in or's interest bears to the whole and undivided fee.  We the right to use, free of cost, gas, oil and water produced on said land for lessee's operation thereon, except water from the wells of lessor.  By Isosor, lessee shall bury lessee's pipe lines below plow depth.  The drilled nearer than 200 feet to the house or harm now on said premises without written consent of lessor.  The drilled nearer than 200 feet to the house or harm now on said premises without written consent of lessor.
This lease may reof, the lessee shalforce with like effect it said lessor o poption which lesso Lessee shall haw then requested No well shall be it essee shall haw the see shall parties of the estate of the estate of	who by lessee, it in overit more than one-eighth (1/8) of the proceeds received by lessee from such sales), for the gas sold, used off the premises, or in the manufacture of prode that to be made monthly. Where gas from a well producing gas only is not sold or used, lessee may pay or tender as royalty One Dollar (\$1.00) per year per net mineral acre reta payment or tender is made it will be considered that gas is being produced within the meaning of the preceding paragraph.  The maintained during the primary term hereof without further payment or drilling operations. If the lessee shall commence to drill a well within the term of this lease or any extent of the right to drill such well to completion with reasonable diligence and dispatch, and if oil or gas, or either of them, be found in paying quantities, this lease shall continue and ct as if such well had been completed within the term of years first mentioned.  The payment of the produced of the produced on said least or interest bears to the whole and undivided fee.  The payment of the payment of the payment of the previous payment of the payment of the payment of the payment of the previous payment of the payment of the payment of the payment of the previous payment of the previ
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This lease may treof, the lessee shall be comportion which lesse on opportion which lesse opportion which lesse that the composition which lesse shall have been seen that the caster of the caster o	vertices to be made monthly. Where gas from a well producing gas only is not sold or used, lessee may pay or tender as royalty One Dollar (\$1.00) per year per net mineral acre reta a payment or tender is made it will be considered that gas is being produced within the meaning of the preceding paragraph.  The maintained during the primary term hereof without further payment or drilling operations. If the lessee shall commence to drill a well within the term of this lease or any extent of have the right to drill such well to completion with reasonable diligence and dispatch, and if oil or gas, or either of them, be found in paying quantities, this lease shall continue an ct as if such well had been completed within the term of years first mentioned.  The right to well had been completed within the term of years first mentioned.  The right to use, free of cost, gas, oil and water produced on said land for lessee's operation thereon, except water from the wells of lessor.  The drill ensure the shall bury lessee's pipe lines below plow depth.  The drill ensure that 200 feet to the house or barn now on said premises without written consent of lessor.  The drill ensure that any time to remove all machinery and fixtures placed on said premises, including the right to draw and remove casing, either party here to is assigned, and the privilege of assigning in whole or in part is expressly allowed, the covenants hereof shall extend to the heirs, executors, administrators, success nage in the convership of the land or assignment of rentals or royalties shall be brinding on the lessee until after the lessee has been furnished with a written transfer or assignment or a lessee assigns flus lease, in whole or in part, lessee shall be brinding on the lessee until after the lessee has been furnished with a written transfer or assignment or a lessee assigns flus lease, in whole or in part, lessee shall be brinding on the lessee until after the lessee has been furnished with a written transfer or assignment or a lessee assigns flu
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