For KCC Use:

District	#	
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Yes	1	١
	Yes	Yes

# **KANSAS CORPORATION COMMISSION OIL & GAS CONSERVATION DIVISION**

Form C-1 October 2007 Form must be Typed Form must be Signed All blanks must be Filled

1021552

# NOTICE OF INTENT TO DRILL

Must be approved by KCC five (5) days prior to commencing well

Expected Spud Date:	Spot Description:
month     day     year       OPERATOR: License#	Sec Twp S. R E W
Name:	feet from E / W Line of Section
	Is SECTION: Regular Irregular?
Address 1: Address 2:	
City: State: Zip: +	(Note: Locate well on the Section Plat on reverse side)
Contact Person: Cotact: 2.p 1	County:
Phone:	Lease Name: Well #:
	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):
	Ground Surface Elevation:feet MSL
Oil     Enh Rec     Infield     Mud Rotary       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:
	Surface Pipe by Alternate:
If OWWO: old well information as follows:	Length of Surface Pipe Planned to be set:
Occurrenter	Length of Conductor Pipe (if any):
Operator: Well Name:	Projected Total Depth:
Original Completion Date: Original Total Depth:	Formation at Total Depth:
	Water Source for Drilling Operations:
Directional. Deviated or Horizontal wellbore?	
If Yes, true vertical depth:	Well Farm Pond Other:
Bottom Hole Location:	DWR Permit #:(Note: Apply for Permit with DWR )
KCC DKT #:	
	If Yes, proposed zone:

#### **AFFIDAVIT**

The undersigned hereby affirms that the drilling, completion and eventual plugging of this well will comply with K.S.A. 55 et. seq. It is agreed that the following minimum requirements will be met:

- 1. Notify the appropriate district office *prior* to spudding of well;
- 2. A copy of the approved notice of intent to drill shall be posted on each drilling rig;
- 3. The minimum amount of surface pipe as specified below shall be set by circulating cement to the top; in all cases surface pipe shall be set through all unconsolidated materials plus a minimum of 20 feet into the underlying formation.
- 4. If the well is dry hole, an agreement between the operator and the district office on plug length and placement is necessary prior to plugging;
- 5. The appropriate district office will be notified before well is either plugged or production casing is cemented in;
- 6. If an ALTERNATE II COMPLETION, production pipe shall be cemented from below any usable water to surface within 120 DAYS of spud date. Or pursuant to Appendix "B" - Eastern Kansas surface casing order #133,891-C, which applies to the KCC District 3 area, alternate II cementing must be completed within 30 days of the spud date or the well shall be plugged. In all cases, NOTIFY district office prior to any 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;
Conductor pipe required feet	<ul> <li>File acreage attribution plat according to field proration orders;</li> <li>Notify appropriate district office 48 hours prior to workover or re-entry;</li> </ul>
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.
This authorization expires:	- If this permit has expired (See: authorized expiration date) please check the box below and return to the address below.
	Well Not Drilled - Permit Expired Date:
Spud date: Agent:	Signature of Operator or Agent:
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1021552

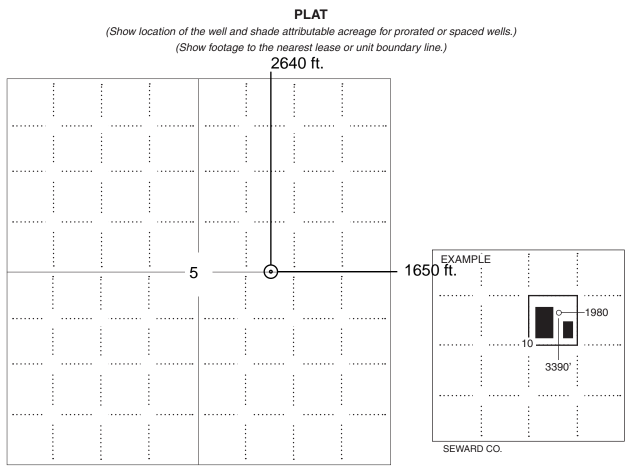
## IN ALL CASES PLOT THE INTENDED WELL ON THE PLAT BELOW

Side Two

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 gas wells and within 1/2 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 gas wells and within 1/2 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 gas wells and within 1/2 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 gas wells and within 1/2 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 gas wells and within 1/2 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 gas wells and within 1/2 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 gas wells and within 1/2 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 gas wells and within 1/2 mile of the boundaries of the proposed acreage attribution unit for gas wells and wells acreage attribution unit for gas wells acreage attribution unit for gas wells acreage attribution unit for gas wells acreage attrib

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



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).
- 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 1021552 **OIL & GAS CONSERVATION DIVISION** 

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:	Pit is:				
Emergency Pit Burn Pit	Proposed Existing		SecTwpR East West		
Settling Pit Drilling Pit	If Existing, date constructed:		Feet from North / South Line of Section		
Workover Pit Haul-Off Pit (If WP Supply API No. or Year Drilled)	Pit capacity:		Feet from East / West Line of Section		
		(bbls)		County	
Is the pit located in a Sensitive Ground Water	Area? Yes	No		Pits and Settling Pits only)	
Is the bottom below ground level?	Artificial Liner?	No	How is the pit lined if a plas	tic liner is not used?	
Pit dimensions (all but working pits):	Length (f	eet)	Width (feet)	N/A: Steel Pits	
Depth fr	om ground level to d	eepest point:	(feet)	No Pit	
Distance to nearest water well within one-mile	·	Source of infor	west fresh water mation: red well owner		
Emergency, Settling and Burn Pits ONLY:		Drilling, Workover and Haul-Off Pits ONLY:			
Producing Formation:	Producing Formation:		al utilized in drilling/workover:		
Number of producing wells on lease:		Number of working pits to be utilized:			
Barrels of fluid produced daily:	Abandonment procedure:				
Does the slope from the tank battery allow all flow into the pit? Yes No	spilled fluids to	Drill pits must be closed within 365 days of spud date.			
Submitted Electronically					
	ксс	OFFICE USE OI	NLY Steel Pit	RFAC RFAS	
Date Received: Permit Num	ber:	Permi	t Date: Lea	se Inspection: Yes No	

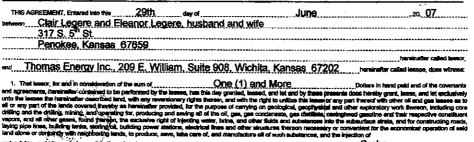
Mail to: KCC - Conservation Division, 130 S. Market - Room 2078, Wichita, Kansas 67202

1.88-1
Form 88 (producers) Rev. 1-83
(Paid-up, option to extend)
Kansas -Oldehoma



Research 227

- 480



and for const mine, brine, and other substances into the subscritece strate, said tract of land being situated in the County of Graham

State of \_\_\_\_\_\_ Kanšas \_\_\_\_\_, and described as follows;

Township 8 South, Range 23 West-Section 5:E/2 less and except the following described tract of land:

Beginning at a point 1.020 feet Est of the Southwest Corner (SW/c) of the Southeast Quarter (SE/4) of 5-8-23, thence East 533:3 feet; thence North 533.3 feet, thence West 533.3 feet, thence South 533.3 feet to The point of beginning out on

313.47 contra

#### acres, more or less inina

3. The lesses shall deliver to base as royally, free of onst, on the lesse, or into the pipe line to which lesses may canned to wells the equal one-sighth (18th) part of all produced and saved from the lessed precision, or at the lesses's option may pay to the lesses for such one-sighth (18th) royally the market price at the wellowed for oil of grade and gravity prevailing on the day such oil is not into the pipe line or into storage tanks.

4. The lesses shall pay to the lessor, as a royally, one-sighth (16th) of the proceeds realived by the lesses from the sets of gas, gas condenable, gas distillate, cating their gass, gas used for the manufacture of gassies or any other product, and all other gass, gas condenable, proceeds realived for the invested form the level harden heavin lessed. If such gas is not add by the lesses, produced from the level harden lesses, it is added by the lesses, produced from the level harden lesses. If you are statisticated the manufacture of gassies or any other produced entry produced parts, produced from the level harden lesses. If you are statisticated the manufacture of gassies or any other produced from the level harden the set of each year's parts of during which such gas is not add, as a sink-in royally, whether also on more wells, or another queue to make during the interval way in the transfer to the set of each year's in the set of the transfer during the convision of the level harden the set of the transfer and the transfer and the set of the transfer and the set of the t

ee is a peld-up lease and may be maintained during the primary term without further payments or drilling open

6. In the overst sold lessor owns a less interest in the above described land then the entire and undivided fee steppie estate therein then the novatives harein provide and beaut to sold lessor only in the proportion which his interest bears in the whole and undivided fee, however, in the event the tits to any interest in sold lend at over, to have on the other provides, the tasks and cover such newsrit.

7. The leases shall have the right to use free of cost, gas, oil and weller found on said land for its operations thankon, except water from excluting wells of the leasor. Wind preserves the sesses shall bury its pipe lines below plow depth and shall pay for damage caused by its operations to growing crops on said land. No well ether demonstration 1200 feet to the house or barn now on said premises without written control wells of the sessor. Leases shall bury the right at any time during, or after demonstration of the lease of the lease of the sessor. Leases shall be the right at any time during, or after demonstration of the lease of the sessor. Leases shall have the right at any time during, or after pressure in the right set of the sessor. Leases shall be the right at any time during, or after pressure that lease of the lease of the sessor. Leases shall be the right at any time during, or after pressure the right set of the sessor. miniation of this issues to re

8. If the setate of either provide transmission increase, nature, countings and once transmission can said premises, including the right to draw and remove all cesting, and one many country and many country and many country and the privilized of an anglinging the viologic or in part is expressed, inter coverants here and all all extends to the here, deviaes, executors, exhibiting a minimized with early a constraint of an anglinging the viologic or the part is expressed, which covers and and an one complete cells of any and the privilized of and and ar in an any private transmission of the lend, or regulated, here coverants here and any covers and and any one constraint of the lend, or regulated, here coverses and advised, and coverse and or in an any private transmission of the lend, or regulated and any one coverse and any deviaes and the binding on the lenge until it has been furnished with either the original recorded instrument of convergence or any private transmission or a cetter or coverse of the lenge until the lenge until it or the cesses of the state of any decreased over which ever the original recorded instruments of convergence or advised private the original recorded instruments of convergence or due to the tester of the state of any decreased over which ever its expression of the state of any decreased over which ever or the table interest colleged instruments of convergence or due to the state of any decreased over which ever or the table interest colleged instruments of convergence or due to the state of tester or the state of the table interest colleged instruments of convergence or counter to the state of any decreased over which there are determined to the state of the table interest colleged instruments of convergence or due to the table and to the state of the table interest colleged assignment. Advises, or administrator, second or the table interest colleged assignment or the state of testes of the table interest colleged assignment.

9. If the leased premises are now or shall hereafter be owned in severally or in separate tracks, the premises may nonethaless be developed and operated as o is all registles accurate hereander shall be divided among and paid to such separate owners in the proportion that the acreage owned by each separate owner be first leased accurate. There shall be obtained on an approximation of the lease to offer walls on separate tracks into which the least covared by this lease may now or shiftied by each, devises, descent or otherwise, or to furnish separate measuring or receiving tanks. iens to the

10. Lessor harsby wannarts and agrees to defend the title to the land harvin described and agrees that the lesses, at its option, may pay and discharge in whole or ny taws, montgages, or other tions adding, levied, or essessed on or egainst the above described lands and, in the event it exercises such options it stall be subroy to rights of any holder or holders thanked and may reproduce the discharge of any such mortgage, tex or other tions, any royally according here.under. she or in pert Proceeded to

11. If all the two explaition of the primary term, production of oil or gas should cleare from any cause, this lease shall not terminete if lowese commences additional drilling or revealing operations within one hundred-work? (120) days thereafter, of if at the explaition of the primary term, oil or give in not being produced on said tends, but tesses is then engaged in drilling or revealing or provide the second term of the state and termination of the primary term, oil or give is not being produced on said tends, but tesses is then engaged in drilling or revealing to prove the second term of the state and termination of the primary term, oil or give is not being produced on said tends, but tesses is any of term will terreafter commenced, with no consection of more than one burchest second (220) consecutive days, and if they result in production of oil or gas, this tesse shall remain in effect epilong thereafter as there is production of oil or gas under any provisions of this tesse. then or

essee may at any time summdar or cancel this lease in whole or in part by delivering or making such release to the leaser, or by plening sume of record in the In case and lease is summdared and canceled as to only a portion of the screage covered thereby, then all payments and tisbiblics thereafter accruing un real lease as to the portion canceled shall cause and determine, but as to the portion of the screage not released the terms and provisions of this lease shall o shift force and effect (real) purposes. accruing under the

13. All provisions hereof, express or (inplied, shall be subject to all faderal and state lease and the orders, rules, or regulations (and interpretations the governmental agencies astrinizativing the same, and this lease shall not be is any way terminated whole or partially nor shall be based to liable in order agencies of the prime of the sprease to liable in the design of the sprease in piled providence here of such failure accords with any such leve, orders, rules or regulations (or interpretations thread). If lease shall be to primery term hereof them drilling a well nervender by the order of any censitized authority traving justicidion thread primery term to be presented during the least is known the term may term hereof them drilling a well nervender by the order of any censitized authority traving justicidion the primery term to be also order as the sprease of the sprease term of the primery term to be and the supported. wes for failure to nee should

14. Lessee, at its option, is harder given the right and power to pool or combine hits one or more units the land sowered by this lesse, or any portion thereor, with other land, or owered by mother lands, or lessee when, it issues? subjected, it is necessary or detable to do as in order to progetly develop and operate aad rease premiers so as or order no product in deux manual in and sovered and its and to unit or units into exceeding 60 ecrose sect in the event of an ot wait, or into a unit or units into exceeding 60 ecrose sect in the event of a gas end/or control to be in a unit or units on to exceeding 60 ecrose sect in the event of a gas end/or control with the land is into event of an ot wait, or into a unit or units end in interest exceeding 640 ecrose sect in the event of a gas end/or control to be in a unit or units on an exceeding of ecrose sect in the event of an ot wait, or into a unit or units end in the event of a gas end/or control to be into a unit or into exceeding of each interest into event of a gas end/or control to end/or exceeding of end/or experimental Survey event into exceeding 640 ecrose pooled into a unit or units end in the event of a gas end/or control to end/or exceeding of end/or experimental Survey event into event of a data end/or experimental Survey event into event of a data end/or experimental Survey event into event of a data end/or experimental Survey event exceeding of end/or experimental Survey event exceeding the posted or experimental Survey event exceeding event ex

se and all its terms, conditions, sext stipulations shall anlend to and be binding on all successors of sold lessor and lesses,

16. If at the end of the primary term this lease is not all envise continued in farce under the provisions hereof, this lease shall expire, unless Lasses on or before the end of any set of the set of

Lessee shall consult with lessor as to the lessee's routes of ingress and egress to and from leased premises.

IN WITNESS WHEREOF, we sign the day and year first above written.

RECEIVED KANSAS CORPORATION COMMISSIO

AUG 1 8 2008

CONSERVATION DIVISION WICHITA, KS

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227 481 en an igne war war in the n. Alexandre 医输出 机晶体的 医外外的 法法理 医鼻腔 化合理 化合理 网络小桃花 化分子 化合物的 法收入 化分子 化分子 计分子 化分子 化分子 Eleanor Lege STATE OF Kansas ACKNOWLEDGMENT FOR INDIVIDUAL )**ss**. COUNTY OF Graham This instrument was acknowledged to me on this \_\_\_\_\_\_ day of \_\_\_\_\_\_ June \_\_\_\_\_ 20\_07\_ by Clair Legere and Eleanor Legere, husband and wife My commission expires: 10/2 5/10 Muchue Notary Public si. M NOTARY PUBLIC - State of Kant MICHAEL A. MASSAGLIA My Appl. Baline 10/2:5 STATE OF ACKNOWLEDGMENT FOR INDIVIDUAL )\$5. COUNTY OF This instrument was acknowledged to me on this \_\_\_\_\_ \_ 20 \_ day of by My commission expires: Notary Public State of Kansas, Graham County SS. This instrument was filed for Record on day of <u>Julv</u> o'clock AM 10-03 A.D. al 20 and duty recorded in .00 Page\_ TOP Ulinto Toll, REGISTER OF DEEDS ร้ายสไ RECEIVED KANSAS CORPORATION COMMISSION AUG 1 8 2008 CONSERVATION DIVISION WICHITA, KS . والمراجع الجرام المراجع المراجع 1. <u>.</u> 1909069617 From:American Energy Resources 08/18/2008 10:03 #881 b 003/008