

For KCC	Use:		
Effective	Date:		
District #			

Spud date: \_

\_ Agent: \_

## KANSAS CORPORATION COMMISSION OIL & GAS CONSERVATION DIVISION

1022978

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

		NTENT TO DRILL  All blanks must be Filled and the f
Expected Spud Date:		Spot Description:
month day yea	r	Sec Two S.B. F.W.
ODERATOR III		(a/a/a/a) feet from N / S Line of Section
OPERATOR: License#Name:		feet from E / W Line of Section
Address 1:		Is SECTION: Regular Irregular?
Address 2:		
City: State: Zip: + _		(Note: Locate well on the Section Plat on reverse side)
Contact Person:		County: Well #:
Phone:		Field Name:
CONTRACTOR: License#		
Name:		- Target Formation(s):
W # D *# + F		Nearest Lease or unit boundary line (in footage):
Well Drilled For: Well Class: Type Equipme	nt:	Ground Surface Elevation:
Oil Enh Rec Infield Mud Rota	•	Water well within one-quarter mile:
Gas Storage Pool Ext. Air Rotary	y	Public water supply well within one mile:
Disposal Wildcat Cable		Depth to bottom of fresh water:
Seismic ; # of Holes Other Other:		Depth to bottom of usable water:
Other.		Surface Pipe by Alternate:
If OWWO: old well information as follows:		Length of Surface Pipe Planned to be set:
Operator:		Long the of Constructor Directification
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?	'es No	Well Farm Pond Other:
If Yes, true vertical depth:		DWA Fellill #
Bottom Hole Location:		(Note: Apply for Permit with DWR )
KCC DKT #:		Will Cores be taken?YesNo
		If Yes, proposed zone:
<del>-</del>		FFIDAVIT
The undersigned hereby affirms that the drilling, completion and	eventual p	olugging of this well will comply with K.S.A. 55 et. seq.
It is agreed that the following minimum requirements will be met:		
<ol> <li>Notify the appropriate district office prior to spudding of we</li> </ol>		
2. A copy of the approved notice of intent to drill <b>shall be</b> pos		
through all unconsolidated materials plus a minimum of 20		et by circulating cement to the top; in all cases surface pipe <b>shall be set</b> he underlving formation.
		strict office on plug length and placement is necessary <i>prior to plugging</i> ;
5. The appropriate district office will be notified before well is		
		ted from below any usable water to surface within <b>120 DAYS</b> of spud date.
		#133,891-C, which applies to the KCC District 3 area, alternate II cementing be plugged. <i>In all cases, NOTIFY district office</i> prior to any cementing.
must be completed within 30 days of the spud date of the	well Shall L	be plugged. In all cases, NOTIFT district office prior to any cementing.
Submitted Electronically		
bubililitied Electronically		
Face KOO Have ONLY		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 requiredfeet		<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 Al	LT. I	II - Submit plugging report (CP-4) after plugging is completed (within 60 days);
		Obtain written approval before disposing or injecting salt water.
Approved by:		- If this permit has expired (See: authorized expiration date) please
This authorization expires:	val data \	check the box below and return 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

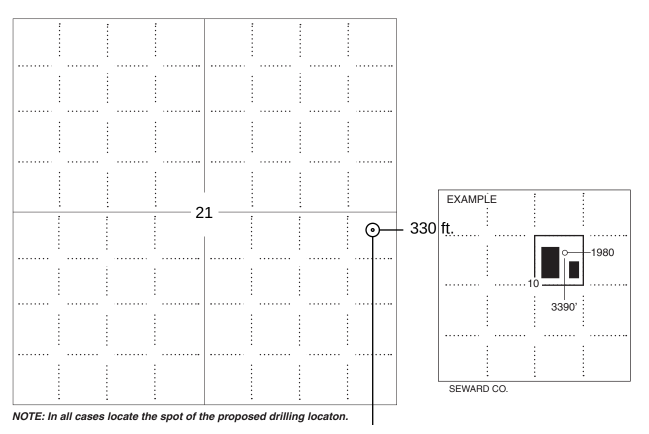
Plat of acreage attributable to a well in a prorated or spaced field

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.

Location of Well: County:
feet from N / S Line of Section
feet from E / W Line of Section
Sec Twp S. R
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.)



### 2390 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

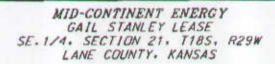
22978 Form CDP-1
April 2004
Form must be Typed

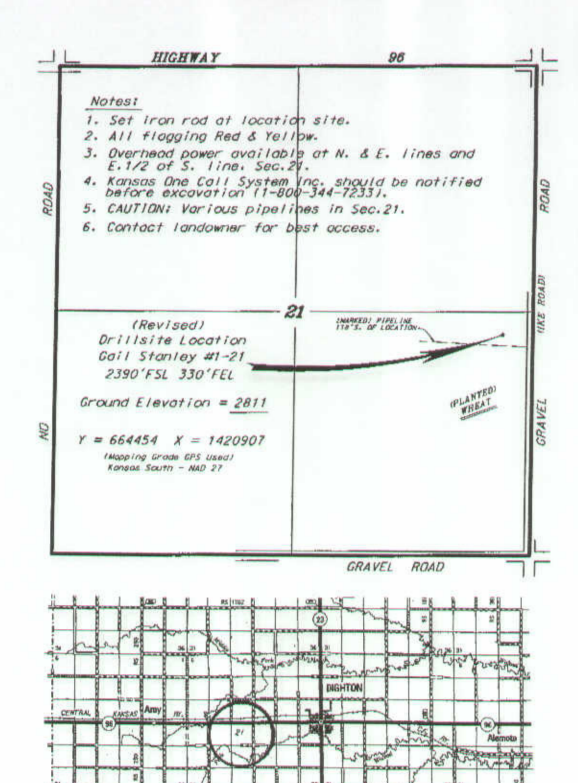
# **APPLICATION FOR SURFACE PIT**

#### 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:	Existing		
Emergency Pit Burn Pit  Settling Pit Drilling Pit	If Existing, date co		SecTwp	
Workover Pit Haul-Off Pit	Dit congoity:		Feet from Feet from	
(If WP Supply API No. or Year Drilled)	Pit capacity: (bbls)			County
Is the pit located in a Sensitive Ground Water	Area? Yes	] No		mg/l
Is the bottom below ground level?  Yes No	Artificial Liner?	No	How is the pit lined if a pl	
Pit dimensions (all but working pits):	Length (fe	et)	Width (feet)	N/A: Steel Pits
Depth fro	om ground level to de	epest point:	(feet)	No Pit
material, thickness and installation procedure	•	iiner integrity, ir	ncluding any special monito	ring.
Distance to nearest water well within one-mile	of pit	Depth to shallo Source of infor	west fresh water mation:	feet.
feet Depth of water well	feet	measu	redwell owner	electric logKDWR
Emergency, Settling and Burn Pits ONLY:		Drilling, Work	over and Haul-Off Pits Of	NLY:
Producing Formation:		Type of materia	al utilized in drilling/workove	r:
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 spilled fluids to flow into the pit? Yes No		Drill pits must be closed within 365 days of spud date.		
Submitted Electronically				
	ксс	OFFICE USE O	NLY Steel Pit	RFAC RFAS
Date Received: Permit Num	ber:	Permi	it Date: L	ease Inspection: Yes No

reporty reporty ner.





- Controlling bots is beset upon the past maps and photographs avoidable to us and usua o regular section of land containing 640 somes.
- experientation batellon links were determined uping the narmal element of ours of allfals marrayer's profit of an in the grate of dismans. The monetary contents which saringtism has executed links where not independently invested, the monetary special for its girllinks location for each for in our grateful profit of the grateful profit of the

October 2. 2008

*Form RS (**Loducers) Rev 1-81 (Paid-up) Aans - Okla - Colo	OIL AND GAS LEASE	E KS 84-D1 ® 1983 David Carser Compan
THIS AGREEMENT Emerged into the 12th	Norrent	
THIS AGREEMENT, Equared into the Gail Stanley a/	c/a J. Gail Stanley, a s	Trollo V 200
30 W. Road 140		ingle woman
Dighton, KS 678	39	
and Intomas Energy, Inc.	, 209 E. William, Wichita	B KS 67202 heremalter called lesson
unto the lesses the horamatter described land, with a to all or any part of the lands covered thereby as he deling and the deliling, mining, and operating for, are vapors, and all other gases, lound thereon, the exclu- laring pipe lines, building tanks, storing of, building is land alone or congointy with nighboring lands, to pro-	or any new lessee, has tries tay granted, leased, and fet and by my reversionary highst thereien, and with the right to unsite it emarker provided, for the purpose of conveying in geological is ducing any saving all of the oxy gas, gas condensare, gas of ever right of injecting water funne, and other highst and subsi- cious savie, talk care of provided their structures thereon in duce, save, talk care of order provided.	Dotters in hand paid and of the covenants these presents does hiereby gram, lease, and be exclusively ins lease or any pair thereof with other of and gan leases at apophysical and other exploratory work thereon, including con- finalliate, casinghood papeline and their respective constituen.
into the subsurface strate, said fract of land being situate State ofSTATE OF		and the second s
Tc	ownship 18 South, Range 2 ection 21: SE	29 West
containing 160		
2. This bear shall	ree (3) acres, more or less.	
asinghead gasoline or any of the products covered by this	leasn is or can be word and	imary term") and as long thereafter as oi, gas, casingheed gas,
3. The became shall define as to	I cost on the lease, or into the pipe line to which lessee measee's option may pay to the lesser for such one-eighth role and or into storage lanks.	
4 The law of the	et ane or into storage tanks.	, and of the seemend for oil of ske grade
ore weaks, an amount equal to one dollar per net min at gas is being produced in paying quantities. The lim s.	ne-eighth (1/8h) of the proceeds received by the lesses from their product, and all other gases, including their constituents ally all or before the anti-of-each yearly period during which setal acre, and white said attut in reysity is so paid or tender is yearly period during which such gas is not sold shall begin	such gas is not sold, as a shull-in royalty, whether one or red, it will be considered under all provisions of this lease
6 in the event and to	uring the primary term without further payments or drilling opera	tions.
e paid to said lessor only in the proportion which his	above described land than the entire and undivided fee simp interest bears to the whole and undivided fee; however, in the ill cover such reversion.	ple estate therein then the coyalties herein provided for shall
7. The leasure what have the date to	COVER AUGIT PEVELIKON,	and the any interest in said land should revert
of this lease to remove all machinery fixtures, houses,	and premises without written consent of the lessor, Lasses : buildings and other structures placed on said premises, including	shall have the right at any time during, or after the expira- the right to draw and remove all casino.
ioes, esecutors, administrators, successors, and assign injustions or diminish the rights of lessue, and no char is been funcished with either the original recorded matu- base thereof, or certified copy of the proceedings sho ginal recorded instruments of conveyance or duly can cance payments of rentals made hereunder before suc- hers of lessors.	but no change or division in ownership of the fact, or by our ownership in the land or in the relystitus or any sum or urman of conveyunce or a duly certified copy theired, or a co- wing appointment of an administrator for the estate of any di field copies thereof necessary in showing a complete chain night of said documents shall be brinding on any direct or indi-	lowed, the coverains hereof shall extend to the hors, de- ysilies, however accomplished, stall operate to enlarge the due under this lease shall be bridge on the fuster until it entitled copy of the wal of any deceased owner and of the seceased owner, whicheup is appropriate, together with all of title back to lesse of the full interest claimed and all uncet assoner avance, deceased.
covalines accounts because are now or shall hereafter be	owned in severalty or in separate tracts, the premises were	
ed by sale, devisee, descent or otherwise, or to furnis Lessor hereby warrants and agrees to defend the till	h separate measuring or receiving tanks.	is land covered by this lease may now or hereafter be di-
If alter the expiration of the primary term, production	of oil or gas should cause from any such mortgage, tax or other ken	any royalty accruing hereunder.
other wall thereafter commenced, with no cessation ain in effect so long thereafter as there is production of c	of more than one hundred-twenty (120) consecutive days, and	as operations are prosucured either on the same well or if they result in production of oil or oas the large well or
ain in full force and effect for all purposes,	as in whole or in part by delivering or mailing such release to only a portion of the acreage covered thereby, then all petermine, but as to the portion of the acreage not released	the terms and provisions of this lease shall continue and
on provisions hereof, express or implied, shall be su- cices administrating the same, and this lease shall not be express or implied provisions hereof if such failure he last six months of the primary term hereof from a shall continue until six months after said order is suspen	spect to all federal and state fews and the orders, rules, or re be in any way terminated wholly or partially nor shall the lan accords with any such laws, orders, rules or regulations for is riting a well hereunder by the order of any constituted authorities.	rgulations (and interpretations thereof) of all governmental sees the liable in damages for failure to comply with any storpretations thereof). If losses should be prevented dur- nity having jurisdiction thereover, the primary term of the
Covered by another lesse, or leases whom, in lesser, covered by another lesse, or leases whom, in lesser, under the conservation of such minerals in and und or units not exceeding 640 acres each in the event of as sections. Lessee shall execute in visiting and fills in a screage so pooled into a unit or units shall be tree ease. If production is found on any part of the poole is lease or set.	power to pool or combine into one or moce units the land is judgment, it is necessary or advisable to do so in order to it said land, such pooling to the in a unit or units not exceet a gas and/or condensate or distillate well, plus a tolerance it record in the county in which the land is saluated an instru- ted for all purposes, except the payments of reyables on print a decreage in shall be treated as it production is ted from this all be and constitute a well herounder. In low of the royables copally stipulated herein as the amount of his net coyalty inter-	covered by this lease, or any portion thereof, with other proposity develop and operate and lease premises so as ding 40 acres each in the event of an off well, or into a of ten percent 10% to conform to Governmental Survey ment identifying and describing the pooled acresse. The deduction from the pooled unit, as if it were included in
This lease and all its terms assertions and all its		and an actuage coass opens to the total nun-
If at the end of the primary ter	that extend to and be binding on all successors of said lessor and in this lease is not otherwise continuumless Lessee on or before the end	dessee.
nereof, this lease shall expire tender to Lessor the sum of FI	this lease is not otherwise continuous Lease on or before the end ove (5) dollars	of the primary term shall pay or

mineral acres owned by Lessor in the land above described and then subject to this lease; and subject to the other provisions of this lease, this lease shall thereby be modified and the primary term shall be extended for an additional term of two (2) years from the end of the original primary terms.

\*See Exhibit "A" attached hereto and made a part hereof.

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

multiplied by the number of net

years from the end of the original primary term.

Sail Stanley SS# 5/2-10-3035

0	1983	David	Carter	Compa
				- 40

GIL AND GAS LEASE	
12th November 2000 THIS AGREEMENT FORM STAINLEY A/K/a J. Gail Stanley, a single woman	3
35 W. Road 140	
Dighton, KS 67839 Thomas Energy, Inc., 209 E. William, Wichita, KS hereinafter called lesser	
That lessor, for and in consideration of the sum of One and more	ly rs re rot s,
to the subsurface, strate, said tract of land being situated in the County of Kansas and described as follows:	Ta .
Township 18 South, Range 29 West Section 21: Et NE's	
80 ontainingscreet, more or less.	
2. This lease shell remain in force for a term of three (3)	
3. The lessee shall deliver to lessor as royalty, free of cost, on the lesse, or into the pipe line to which lessee may connect its wells the equal one-eighth part of all oil proceed and saved from the lessed premises, or at the lessee's option may pay to the lessor for such one-eighth royalty the market price at the wellhead for oil of like graded gravity prevailing on the day such oil is run into the pipe line or into storage tarits.	
d. The lesses shall pay to the lessor, as a royalty, one-sighth (1/8th) of the proceeds received by the lesses from the sale of gas, gas condensate, gas distillate, casingheads, gas used for the manufacture of gasdine or any other product, and all other gases, including their constituent parts, produced from the land herein leased. If such gas is to sold by the lesses, lesses may pay or tender annually at or before the end of each yearly period during which such gas is not sold, as a shut-in royalty, whether one or one wells, an amount equal to one dollar per net mineral acre, and while said shut in royalty is so paid or tondered, it will be considered under all provisions of this lease at gas is being produced in paying quantities. The first yearly period during which such gas is not sold shall begin on the date the first well is completed for production of any contraction.	
5. This lease is a paid-up lease and may be maintained during the primary term without further payments or dilling operations.	
5. In the event said lessor owns a less interest in the above described land than the entire and undivided fee simple estate therein then the royallies better provided for shall paid to said lessor only in the proportion which his interest bears to the whole and undivided fee; however, in the event the title to any interest in said land should rever lessor, or his heirs, or his or their grantee, this lesse shall cover such reversion.	n.
7. The lesses shall have the right to use, fine of cost, gas, o\u00e9 and water found on said land for its operations thereon, except water from existing we'lls of the lessor. When yourned by lessor, the lesses shall have the right at less less shall be delined by lessor, the lesses shall have the right at any time during, or after the expranser to the house or barn now on said premises without written consent of the lessor, Lesses shall have the right at any time during, or after the exprans of this lesses to remove all machinery fixtures, houses, buildings and other structures placed on said premises, including the right to draw and remove all casing.	
3. If the estate of either party hereto is assigned fand the privilege of assigning in whole or in part is expressly allowed), the covariants hereof shall extend to the heirs, de-east executors, administrators, successors, and assigns, but no change or division in ownership of the land, or reyalties, however accomplished, shall operate to enlarge the ligations or deminish the rights of lessee, and no change of ownership in the land or in the royalties or any sum due under this lease shall be briding on the lessee unit in sibean furnished with either the original recorded instrument of conveyance or a duly certified copy theeod, or a certified copy of the will of any deceased owner and of the bates threed, or certified copy of the proceedings showing appointment of an administrator for the estate of any deceased owner, whichever is appropriate, together with all ginal recorded instruments of conveyance or duly certified copies thereof necessary in showing a complete chain of title back to lessor of the full interest claimed, and at wance payments of rentals made hereunder before receipt of said documents shall be binding on any direct or indirect assignee, grantee, devisee, or administrator, executor, held to lessor of the full interest claimed, and at wance payments of rentals made hereunder before receipt of said documents shall be binding on any direct or indirect assignee, grantee, devisee, or administrator, executor, held of the processor of the full of the processor.	0 0 4
2. If the leased premises are now or shall hereafter be owned in severalty or in separate tracts, the promises may nonetheless be developed and operated as one lease, and reyelioss secruling hereunder shall be divided among and paid to such separate owners in the proportion that the acreage owned by each separate owner bears to the critice sed acreage. There shall be no obligation on the part of the lease it wells on apparate tracts into which the land covered by this lease may now or hereafter be died by sale, devisee, descent or otherwise, or to furnish separate measuring or receiving tanks.	t .
<ol> <li>Lessor heraby warrants and agrees to defend the title to the land herain described and agrees that the lessee, at its option, may pay and descharge in whole or in part any tees, mertipages, or other fishes sating, levied, or assessed on or against the above described lands and, is sevent it exercises such options it shall be subrogated to the rights any holder or holders thereof and may remotures itself by applying to the discharge of any such motigage, tax or other in, any royally accruing hereunder.</li> </ol>	ė.
1. If after the expiration of the primary term, production of oil or gas should cease from any cause, this lease shall not terminate if lesses commances additional drilling or working operations within one hundred-twenty (120) days thereafter, or if at the expiration of the primary term, oil or gas is not being produced on said land, but lesses is in engaged in drilling or reworking operations thereon, then in either event, this lease shall numain in force so long as operations are prosecuted either on the same well or well brievester commenced, with no cessation of more than one hundred-twenty [120] consecutive days, and if they result in production of oil or gas, this lease shall nain in effect so long thereafter as there is production of oil or gas and er any provision of this lease.	i.
2. Lessee may at any time surrender or cancel this lease in whole or in part by delivering or mailing such release to the lesser, or by placing same of record in the proper unity, in case sad lease is surrendered and canceled as to only a portion of the acreage covered thereby, then all payments and subtimies thereafter acroining under the terms and lease as to the portion canceled shall cease and determine, but as to the portion of the acreage not released the terms and provisions of this lease shall continue and nain in full force and effect for all purposes.	4
3. All provisions hereof, express or implied, shall be subject to all federal and state laws and the orders, rules, or regulations (and interpretations thereof) of all povernmental series administering the same, and this lease shall not be in any way terminated wholly or pertially nor shall the leases be liable in damages for failure to comply with any techniques or implied provisions hereof if such failure accords with any such laws, orders, rules or regulations for interpretations thereof. If leases shall do prevented during the last six months of the primary term hereof from drilling a well hereunder by the order of any constituted authority having jurisdiction thereover, the primary term of this see shall continue until six months after said order is suspended.	
4. Lessee, at its option, is hereby given the right and power to pool or combine into one or more units the land covered by this lease, or leases when, in lessee's judgment, it is necessary or advisable to do so in order to properly develop and operate said lease premises so an promote the conservation of such miniestatis in and under said land, such pooling to be in a unit or units not exceeding 40 acres each in the event of a gas and/or condensate or distillate well, plus a tolerance of ten percent (10%) to conform to Governmental Survey after sections. Lessee shall execute in writing and file for record in the county in which the land is situated an instrument identifying and describing the pooled acreage. The lies acreage so pooled into a unit or units shall be treated for all purposes, except the payment of reyalbies on production from the pooled unit, as if if were included in lease if production is found on any part of the pooled acreage it shall be treated as if production is found on any part of the pooled acreage is shall be read constitute a week hereunder. In sever the paymenter herein specified lessor shall recoive on pro-clion from the pooled only such portion of the royalty stipulated herein as the amount of his net royalty interest therein on an acreage basis bears to the fotal minies acreage so pooled in the particular unit involved.	s a v z i
This lease and all its terms, conditions, and supulations shall extend to and be binding on an accessors of said lesser and lessee.  If at the end of the primary term this lease is not otherwise continued in force under the provisions hereof, this lease shall expire, unless lessee on or before the end of the primary term shall pay or tender to Lessor the sum of Five (5) dollars multiplied by the number of net	
mineral acres owned by Lessor in the land above described and then subject to this lease; and subject to the other provisions of this lease, this lease shall thereby be modified and the primary term shall be extended for an additional term of years from the end of the original primary	tem
See Exhibit "A" attached hereto and made a part hereof.	
WITNESS WHEREOF, we sign the day and year first above written.	

Gail Stanley SSP 5/250-3035