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

1025785

## 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;

- A copy of the approved notice of intent to drill *shall be* posted on each drilling rig;
- 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	<ul> <li>File Drill Pit Application (form CDP-1) with Intent to Drill;</li> </ul>
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 required feet 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.
(This autionization void if drining not started within 12 months of approval date.)	Well Not Drilled - Permit Expired Date:
Spud date: Agent:	Signature of Operator or Agent:
Opud dute Agent	



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

Side Two

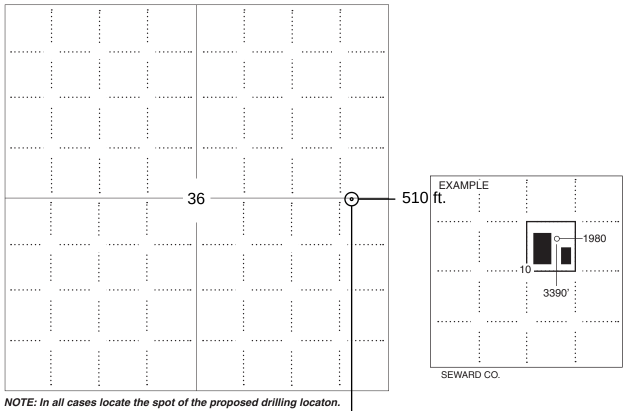
Plat of acreage attributable to a well in a prorated or spaced field

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 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.)



2620 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 1025785 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:	Existing	 SecTwpR	
Settling Pit Drilling Pit	If Existing, date constructed:		Feet from	
Workover Pit Haul-Off Pit (If WP Supply API No. or Year Drilled)	Pit capacity:	(bbls)	Feet from [	
Is the pit located in a Sensitive Ground Water	Area? Yes	No		y Pits and Settling Pits only)
Is the bottom below ground level?	Artificial Liner?	No	How is the pit lined if a pla	
Pit dimensions (all but working pits):	Length (fe	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 of pit       Depth to shallowest fresh waterfeet. Source of information:        feet       Depth of water wellfeet      measuredwell ownerelectric logKDWR				
		over and Haul-Off Pits ON		
		al utilized in drilling/workover	:	
Number of producing wells on lease: Number of N		Number of wor	mber of working pits to be utilized:	
Barrels of fluid produced daily: Abando		Abandonment	procedure:	
Does the slope from the tank battery allow all spilled fluids to		be closed within 365 days of spud date.		
Submitted Electronically				
	ксс	OFFICE USE OI	NLY Steel Pit	RFAC RFAS
Date Received: Permit Num	iber:	Permi	t Date: Le	ase Inspection: Yes No

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

		REBISTER OF MARCIA JOHNSON J BOOK: 614 P; Receipt #: 8785 Pages Recorded: 2 Date Recorded: 3/3/8	ARTON COUNTY, KS age : 5519 Total Fees: \$12.00
	Form 85 - (Producer's Special) (PAID-UP)	Rearder No.	🗥 Kansas Blue Print
	63LU (Rev. 1993) OIL AND GAS LEA	09.115	700 E, Brondwry PO Box 743 Wichsa, KS 07201-0793 310-204-0344-204-5165 (nj. Widda, KS 05201-0793
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	E. James Hiss and Melinda L. Hiss. his wi	er	
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	whose mailing address is 4050 24th St., Great Bend, KS 675	30 hereinafter enilee	Lassor (whether one or morr),
	and <u>LB Exploration</u> , Inc.	······································	
			, horeinafter caller Lesser:
	kenner, in consideration of Ten and more is here acknowledged and of the royalizes herein provided and of the screenens of the barrow herein contain of investigating, exploring by apophysical and other means, propecting drilling, mining and operating for constituent products, injecting gas, water, other fluids, and at into subsurface stats, laying pipe lines, storm and things discore to produce, store, take care of track, manufacture, process, store and transport stid oil, liqui products menufactured therefrom, and housing and otherwise caring for its employees, the following describ therein situated in County of Barton State of Kans	oci, brreby grants, losses and lem exclusive r and producing oil, liquid hydrocarbons, a cil, building marks, power stations, teleph d hydrocarbons, gases and their respective cd land, together with any reversionary rig	all gases, and their respective one lines, and other structures
	Northeast Quarter (NE/4)		
	n en	ter en la construction de la construcción de la construcción de la construcción de la construcción de la const Construcción de la construcción de l	
	In Section 36 Township 18 South Range 15 West and	1 <b>1960</b> - Marine Constanting	acres, more or less, and all
	Subject to the provisions herein contained, this lease shall remain in force for a term of		term"), and as long thermfler ed.
	lat. To deliver to the credit of lessor, free of cost, in the pice line to which lesses may connect wells	Physical Action 2010	
	2nd. To ppy lassor for sns of whatsomer nature or kind and and and and and off the sur-		
	of the market price at the well. (but, as to gas and by leases, in no evolt more than non-sight) (a) of the premises, or in the manufacture of products therefrom, hald payments to be made monthly. Where gas from an royality One Dollar (\$1.00) per year per not mineral acre retained herronder, and if such payment or termenains at the preceding paragraph.	roceeds received by leases from such sales)	. for the gas sold, used off the
	This longe may be maintained during the primary form hereof without further payment or drilling of this longe or any extension thereof, the leases shall have the right to drill such well to completion with tr found in paying quantities, this lease shall continue and be in force with like effect as if such well had been a	cosonable dillgence and dispatch, and if of completed within the term of years first me	l or gas, or either of them, he
	If and lessor owns a less interast in the above described land than the entire and undivided fee si the and income only in the proportion which lessor's interast bears to the whole and undivided fee.	mple estate therein, then the royalties her	cin provided for shall be paid
	Longee shall have the right to use, free of cost, gas, oil and water produced on said land for Inseen's op When required by leason, losses shall bury losses's pipe lines below plow deach.	peration thereon, except water from the wel	a of insane.
•	No well shall be drilled numer than 200 fost to the house or have now on anid provides without writte	m consent of lessor.	
	Leanc shall pay for domages caused by lasses's operations is growing crups on said land.		
	Lessee shall have the right at any time to remove all machinery and fixtures placed on anid premises If the state of either party hereto is assigned, and the privilage of assigning in whole or in part resources, administrators, accompare or assignation to change in the ownership of the lend or assignment lessee has been furnished with a written transfer or assignment or a trac copy thereof. In case itemen navium with summit to this astignation during on a maximum lessee has been furnished with a written transfer or assignment or a trac copy thereof. In case itemen navium	is expressly allowed, the covenants here	of shall extend to their heirs.
	the provide the standing of periodie attacks advised active of the care of seaten and the		
	Lesses may at may time execute and dollver to lessor or place of record a release or releases or releases or releases arrendes this lesses as to such portion or portions and he releved of all obligations on to the acreage surrende	Marcar .	
	All express of hpplied covenants of this inner shall be subject to all Federal and State Laws. Execut in whole an in part, nor lease held liable in damages, far failure to comply therewith, if compliance is preve Regulation, in the subject of the subject of the subject of the subject to all federal and state Laws.	ound by, or it such instars in the result of.	any such Law, Order, Rule or
	Usesor hereby wareants and states is defend the Mar is the lands herein strentised, and agents that the any mortagent interes or other lines on the above described lands, in the swart of default of payment by least signed leasts, for themestics and there here, successers and assigns, hareby surrender and release all rig as said right of dower and homestend may in any way affect the purposes for which this least is made, as we	or, and be subrogated to the rights of the i ht of dower and homestead in the premis- ited herein	solder thereof, and the under- me described herein, in an far
	* Lesses, at its option, is hereby given the right and power to pool or combine the sectors: covered by immediate vicinity therease, when in lesses's judgment it is meconsary or advisable to do an in order to a conservation of all gas or other mineral in and under and that may be produced from seid permises, such or units and exceeding 40 news sale in the event of an all well, or into a unit or units not exceeding 500 use react in the convergence received in the sevent of an all well, or into a unit or units not exceeding 500 use react in the convergence received in the sevent of an all supposes except the provent of solitates an approximation of a sevent of	this lease or any portion thread with oth trouchy devices and operate said lease pr positing to be of press conditions to only the sach in the event of a gas well. Lasses t identifying and describing the pooled as your the pooled unit, as if it were included 10 be longited on the premises covered by i	trained an an its promote the mother and to be into a unit aball execute in writing and treage. The entire acroage an in this lease, If production is
RECEIVEL	* This paragraph is amended to provide the larger than 320 acres and will consist	it a gas unit shal	d hv
	MMISSION located in the center of the unit. Lessor reserves a 1/64th of 7/8th overridi addition to the 1/8th royalty provided a	ng royalty intere	st, in
JAN 28200	JJ	·	Index
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## FORM 88 - (PRODUCER'S SPECIAL) (PAID-UP)

63U (Rev. 1993)

## OIL AND GAS LEASE

Remoder No. 09-125 Kansas Blue Print 7005.0004my PD Sor 753 Weiker Kötzpolaris 36-274-KB4-264-265 Jan Weiker Kansan tap@thecem

	AGREEMENT, Made and entered into the 2nd day of day of 2008
	by and between <u>Richard L. Hiss</u> and Bertina J. Hiss, husband and wife
	E. James Hiss and Melinda L. Hiss, husband and wife
	whome mailing address is 4050 24th St., Great Bend, KS 67530 hereinsflor called Lesson (whether one or more), and LB Exploration, Inc.
	and <u>Lagioration, inc</u> .
	Lemon; in consideration of <u>Ten and more</u>
	Southeast Quarter (SE/4)
	In Section 36 Township 18 South Range 15 West 160
	activitions thereto, and containing and containing activity activity and all
	In consideration of the premiums the said lesses covenance or any of them. Is produced from said land or land with which said land in pooled.
	1st. To deliver to the credit of leaser, free of cost, in the pipe line to which leases may connect wells on said land, the equal one-eighth (%) part of all oil produced and saved
	2nd. To pay leaser for ans of whatsoever nature or kind produced and sold, or used off the premises, or used in the manufacture of any preducts therefrom, one-sighth (%), at the market price at the well, (but, at is gas add by leasen, in no event more than one-sighth (%) of the proceeds received by leases from such sales), for the gas sold, used off the premises, or in the manufacture of products therefrom, such systematic how manual books market how the market of a sold or used, lease and, used off the at reynity. One Dallar (\$1.00) per year per net mineral acre retained hercunder, and if such payment or tender is well producing gas only is not sold or used, leases may pay or tender meaning of the preceding paragraph.
	This image may be maintained during the primary term hereof without further payment or drilling aperations. If the lessee shall commence to drill a well within the term found in paying quantities, this lesse shall contain and be inforce with like effect as if such well to completion with reasonable diligence and dispatch, and if ell or gas, or either of them, be if a dispatch dispatch dispatch and be inforce with like effect as if such well to accepted on the term in the term of several dispatch are also being on the term in the term of several first mediated within the term of several first mediated.
	the said tensor only in the proportion which lease's interest bases to be whole and undivided for simple calls therein, then the royalties hernin provided for shall be paid Leases shall have the right to use, first of cost one all and undivided and undivided for
	When requested by instants that the share built bury lenses is the start of the sta
	a second part of the manager chased by leaster a portationa to enough a second on an it land
2	Lensee shall have the right at any time to remove all machinery and fixtures placed on said premises, including the right to draw and remove essing. If the cetate of sither party herrio is assigned, and the privilege of saigning in whole or in part is expressly allowed, the covenants hereof shall extend to their beins, secutors, administrators, successfor or session, but no change in the evenembly of the land or assignment of matals or royalties shall be binding on the lesses until after theirs, essee has been furnished with a writes its standar or successformer in the evenembly in the session of matals or royalties shall be binding on the lesses until after the with respect to the assigned portion or portions arising subsequent to the date of assignment.
	Lesses that at any time execute and deliver to lessor or place of record a release or minases covering any portion or portions of the above domeniated premines and thereby
	All express or implied covenants of this lease shall be subject to all forest and this lease shall not be terminated, a whole or in part, not lease held liable in damages, for failure to comply therewith if compliance is prevented by, or if such failure is the result of any such Law, Order, Rule or Regulation.
	Lessor hereby warsanis and agrees to defend the field to the lends baselind, and spreet that the leases shall have the right at any time to redeem for lessor, by payment in more than a start of the above described lands, in the event of default of payment by the uppression of the above described lands, in the event of default of payment by the uppression of the above described lands, in the event of default of payment by the uppression of the above described lands, in the event of default of payment by the uppression of the above described lands, in the event of default of payment by the uppression of the above described lands, in the event of default of payment by the uppression of the above described lands.
in cr an tr	These at its option, is hereby given the right and power to pool or combine the acreage covered by this lease or any portion thereof with other land; isase or leases in the machine vicinity thereof, when in lease's judgment it is increases; or advisable in do so in order to properly develop and operate said lease premises so as to promote the t units not exceeding 40 acres such in the event of an oil well, or into a units not exceeding 40 acres such in the event of an oil well, or into a units not exceeding 40 acres such in the event of an oil well, or into a units not exceeding 40 acres such in the event of an oil well, or into a units not exceeding 40 acres such in the event of an oil well, or into a units not exceeding 40 acres such in the event of an oil well, or into a units not exceeding 40 acres such in the event of an oil well, or into a units not exceeding 40 acres such in the event of an oil well, or into a units not exceeding 40 acres such in the event of an oil well, or into a units not exceeding 40 acres such in the event of an oil well, or into a units not exceeding 40 acres such in the event of an oil well, or into a units not exceeding 40 acres such in the event of an oil well, or into a units not exceeding 40 acres such in the event of an oil well, or into a units not exceeding 40 acres such in the event of an oil well, or into a units not exceeding 40 acres such as a such acres acr
	neard in the conveyence counts of the event of no oil well, or into a unit or units not creaseding 640 acress each in the avent of a maxet but of a motor of no o into a unit origin in the conveyence counts of the counts in which the land herein leased is situated an interment identifying and dancibler, the probed acrease. The entite acrease are origin to a tend to unit shall be treated, for all purposes except the payment of royalise an production from the posled unit, as if it were included in this lease. If production is a tend of the provide acrease, the control of a start of the
	* This paragraph is amended to provide that a gas unit shall not be larger than 320 acres and will consist of only land owned by the lesser. Any oil unit shall be square in size with the well being located in the center of the unit.
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JAN 2820	
CONSERVATION DI	생활용 분분분 Book: 613 Page: 2783 Receipt #: 76341 Date: Decreted: 2 Total Fees: #12.00
WICHITA, K	Pages Recorded: 2 (0441 ress 312.00) 3 IN WITNESS WHEREOF, the understand execute this least unent as of the day and year first above written. In the Recorded: 3/10/2005 8:52:18 AP
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Kathleen Sebelius, Governor Thomas E. Wright, Chairman Michael C. Moffet, Commissioner Joseph F. Harkins, Commissioner

January 28, 2009

Michael Petermann LB Exploration, Inc. 2135 2ND RD HOLYROOD, KS67450-9021

Re: Drilling Pit Application Hiss Lease Well No. 1 SE/4 Sec.36-18S-15W Barton County, Kansas

Dear Michael Petermann:

District staff has inspected the above referenced location and has determined that the reserve pit shall be constructed **without slots**, the bottom shall be flat and reasonably level, and the free fluids must be removed. The fluids are to be removed from the reserve pit as soon as practical after drilling operations have ceased. KEEP PITS away from draw/drainage.

# If production casing is set all completion fluids shall be removed from the working pits daily. NO completion fluids or non-exempt wastes shall be placed in the reserve pit.

The fluids should be taken to an authorized disposal well. Please call the District Office at (785) 625-0550 when the fluids have been removed. Please file form CDP-5 (August 2004), Exploration and Production Waste Transfer, within 30 days of fluid removal. Conservation division forms are available through our office and on the KCC web site: kcc.ks.gov/conservation/forms/

A copy of this letter should be posted in the doghouse along with the approved Intent to Drill. If you have any questions or concerns please feel free to contact the District Office at (785) 625-0550.