

For KCC Use:	
Effective Date:	
District #	

Spud date: _

_ Agent: _

KANSAS CORPORATION COMMISSION OIL & GAS CONSERVATION DIVISION

1028976

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? Yes No
		If Yes, proposed zone:
-		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:		
1. Notify the appropriate district office <i>prior</i> to spudding of we		
2. A copy of the approved notice of intent to drill shall be pos		
through all unconsolidated materials plus a minimum of 20		et by circulating cement to the top; in all cases surface pipe shall be set 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 120 DAYS 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		 File acreage attribution plat according to field proration orders; Notify appropriate district office 48 hours prior to workover or re-entry;
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

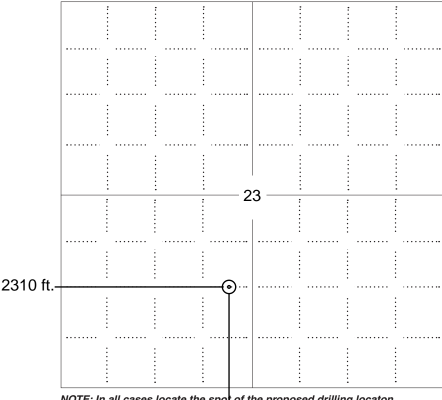
Plat of acreage attributable to a well in a prorated or spaced field

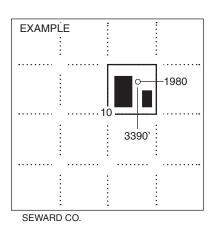
If the intended well is in a prorated or spaced field, please fully complete this side of the form. If the intended well is in a prorated or spaced field complete the plat below showing that the well will be properly located in relationship to other wells producing from the common source of supply. Please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

ADING 15	
API No. 15	
Operator:	Location of Well: County:
Lease:	feet from N / S Line of Section
Well Number:	feet from E / W Line of Section
Field:	SecTwp S. R 🗌 E 🗍 W
Number of Acres attributable to well:	Is Section: Regular or Irregular
QTR/QTR/QTR/QTR of acreage:	io cooloni.
	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.

1380 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,
- 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).



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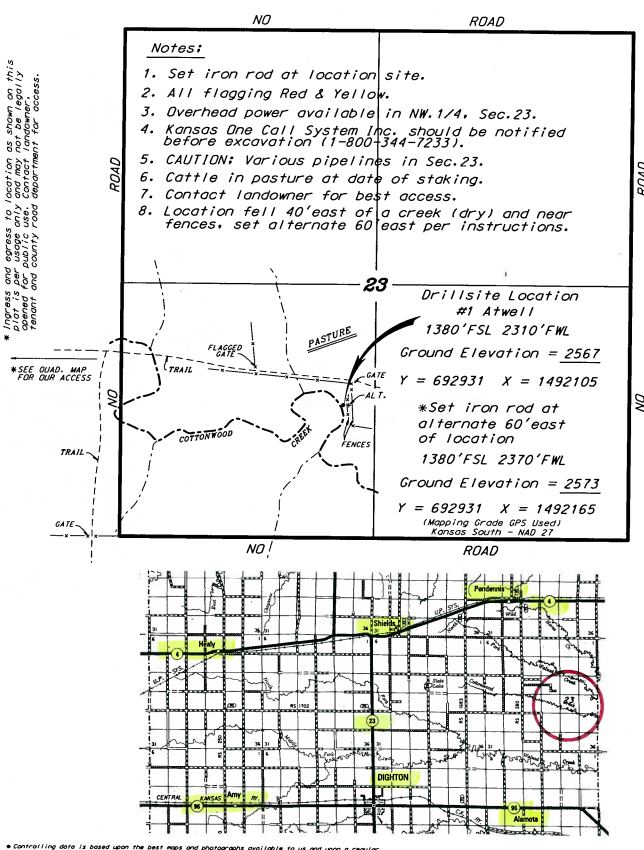
Form CDP-1
April 2004
Form must be Typed

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):	Artificial Liner? Yes No Length (feet) om ground level to deepest point: liner Describe proce		SecTwpR East West Feet from North / South Line of Section Feet from East / West Line of Section County Chloride concentration: mg/l (For Emergency Pits and Settling Pits only) How is the pit lined if a plastic liner is not used? N/A: Steel Pits		
Distance to nearest water well within one-mile of pit		Depth to shallo	owest fresh waterfeet.		
·		Source of information:			
feet Depth of water wellfeet			uredwell owner electric logKDWR		
Emergency, Settling and Burn Pits ONLY:		Drilling, Workover and Haul-Off Pits ONLY:			
Producing Formation:		Type of material utilized in drilling/workover:			
Number of producing wells on lease:		Number of working pits to be utilized:			
Barrels of fluid produced daily: Does the slope from the tank battery allow all spilled fluids to flow into the pit? Yes No		Abandonment procedure:			
Submitted Electronically					
	ксс	OFFICE USE OF	NLY Steel Pit RFAC RFAS		
Date Received: Permit Num	ber:	Permi	nit Date: Lease Inspection: Yes No		

PALOMINO PETROLEUM, INC. ATWELL LEASE SW. 1/4, SECTION 23, T175, R27W LANE COUNTY, KANSAS



Controlling data is based upon the best maps and photographs section of land containing 640 acres.

Approximate section lines were determined using the normal standard of care of cilfield surveyors practicing in the state of Kansas. The section corners, which establish the precise section lines, were not necessarily located, and the exact location of the drilliste location in the section is not guaranteed. Therefore, the operator securing this service and accepting this plan and all other parties relying therein agree to hold Central Kansas Diffield Services, Inc., its officers and employees harmless from all losses, costs and expenses and said entities released from any liability from incidental or consequential damages.

June 3, 2009

63U (Rev. 1993)

Dennis C. Atwell

OIL AND GAS LEASE



Courtney Atwell, Executor of the Merritt

C. Atwell Estate, and Trustee

ACDEDMENT M. I		15th	June	*	2006
	e and entered into the Dennis C.	Atwell,	a single p	erson	
y and between	Courtney	Atwell, Execu		ritt C. Atwell Esta	ate
				Atwell Revocable Li	
					The state of the s
	RR 1, Box	31 Utica,	Kansas		
whose mailing address is J. Fred	Hambright Inc.	125 N. Marke		ita, Kansas 67202	Lessor (whether one or more),
and	<u></u>	70-1-70-1-10-10-1	9		
		One and Mor	re	One (1.00)	, hereinafter caller Lessee:
or investigating, exploring by constituent products, injecting and things thereon to product products manufactured thereign	the royalties herein provided a y geophysical and other mean g gas, water, other fluids, and a c, save, take care of, treat, man from, and housing and otherw	and of the agreements of the specified of the specified dilling, mair into subsurface strata, lufacture, process, store anise caring for its employee	he lessee herein contained, he in ing and operating for and judying pipe lines, storing oil, but transport said oil, liquid hydrometric in the contained by the contained by the contained by the liquid hydrometric in the liquid	politizes (3) in control to the cont	Il gases, and their respective ne lines, and other structures
herein situated in County of		ane	State of	Kansas	described as follows to-wit:
		Township 17 So Section 23: S	outh, Range 27 /2SW/4	West	
				8Q	
n Section	, Township	, Range	Trace (2)	ining	acres, more or less, and all
is oil, liquid hydrocarbons, g In consideration of th	ne premises the said lessee cov	ent products, or any of the enants and agrees:	em, is produced from said land	vesrs from this date (called "primary to i or land with which said land is poole	ed.
om me reased premises.				aid land, the equal one-eighth (%) part	
remises, or in the manufact	en, tout, as to gas sold by less ure of products therefrom, said) per year per net mineral act	iee, in no event more than d payments to be made m	one-eighth (%) of the proceed	used in the manufacture of any products received by lessee from such sales), il producing gas only is not sold or us a made it will be considered that gas it	for the gas sold, used off the
This lease may be m if this lease or any extension	naintained during the primary	e the mont to drill auch w	all to commission with essent	ations. If the lessee shall commence to able diligence and dispatch, and if oil eted within the term of years first men	an man an aither of them be
If said lessor owns a	less interest in the above de oportion which lessor's interes	scribed land than the ent	tire and undivided for simple	estate therein, then the royalties herei	in provided for shall be paid
Lessee shall have the	right to use, free of cost, gas,	oil and water produced on	said land for lessee's operation	on thereon, except water from the well	s of lessor.
No well shall be drill-	ssor, lessee shall bury lessee's ed nearer than 200 feet to the l	pipe lines below plow dep house or barn now on said	th. I premises without written cor	nsent of lessor.	
Lessee shall pay for	damages caused by lessee's ope	erations to growing crops	on said land.	uding the right to draw and remove ca	
If the estate of either ecutors, administrators, success has been furnished wi	r party hereto is assigned of	nd the privilege of assignment or a true convertible	ning in whole or in part is ex of the land or assignment of	uding the right to draw and remove ca spressly allowed, the covenants hereof rentals or royalties shall be binding lease, in whole or in part, lessee shall	# aball autom # 44 4bata batas
P tale 1 to 1 man	ime execute and deliver to les h portion or portions and be re			ny portion or portions of the above des	cribed premises and thereby
				orders, Rules or Regulations, and this l by, or if such failure is the result of, s	ease shall not be terminated, any such Law, Order, Rule or
iny mortgages, taxes or othe igned lessors, for themselve	er liens on the above described	l lands, in the event of de and assigns, hereby surre	fault of payment by lessor, as	see shall have the right at any time to r nd be subrogated to the rights of the h dower and homestead in the premise herein.	solder thereof, and the under-
mmediate vicinty thereof, conservation of oil, gas or our units not exceeding 40 ac ecord in the conveyance re- pooled into a tract or unit slound on the pooled acreage, oyalties elsewhere herein a	when in lessee's judgment it ther minerals in and under ar res each in the event of an oil cords of the county in which hall be treated, for all purpose it shall be treated as if produc	is necessary or advisable ind that may be produced if well, or into a unit or until the land herein leased in the land herein leased in the land herein leased in the land herein the graph on a word on a roduction from a word on a roduction from a word or a second that the land herein land to be a land t	e to do so in order to proper from said premises, such pool sits not exceeding 640 acres es s situated an instrument ider coyalties on production from t te, whether the well or wells b sit so pooled only such porti	lease or any portion thereof with othe ly develop and operate said lease pro- ing to be of tracts contiguous to one a ach in the event of a gas well. Leasee ntifying and describing the pooled ac- che pooled unit, as if it were included i e located on the premises covered by the on of the royalty stipulated herein as ticular unit involved.	emises so as to promote the inother and to be into a unit shall execute in writing and creage. The entire acreage so in this lease. If production is his lease or not. In lieu of the
	See R	RIDER attached	d hereto and ma	de a part hereof.	
	\sim	V .	i		
IN WITNESS WHEN	EOF, the undersioned execut	this instrument as if the	day and year first above writ	ten. Laturell	TTE

63U (Rev. 1993)



	25	OIL AND	AS LEASE	Č	www.kbp.com · kbp@kbp.com
AGREEMENT, Made and ente	15t	h day of	June		2006
by and between	Dennis C. At		a single pers	on	
by and between	Courtney Atw	ell, Executo	r of the Merrit	t C. Atwell Es	state
			Merritt C. Atw		
	Code ency new	CII, II do CCC	11022200 01 11011	101000010	2212119 22 200
	RR 1, Box 31	Utica, Ka	nese		
whose mailing address is		5 N. Market		, Kansas 6720	lled Lessor (whether one or more),
and	. 1911C 111C - 12	J N. Harket	#1413 MICHICA	Maribas 0720	
		7		2 (7 00)	, hereinafter caller Lessee:
Lessor, in consideration of is here acknowledged and of the royal of investigating, exploring by geophyconstituent products, injecting gas, was and things thereon to produce, save, tal products manufactured therefrom, and therein situated in County of	ties herein provided and of sical and other means, pro- ter, other fluids, and air into ke care of, treat, manufactur	specting drilling, mining subsurface strata, laying e, process, store and tran ing for its employees, the	and operating for and product pipe lines, storing oil, buildin sport said oil, liquid hydrocarb following described land, tog	grants, leases and lets exclus- cing oil, liquid hydrocarbor g tanks, power stations, tele ons, gases and their respecti	ns, all gases, and their respective ephone lines, and other structures ive constituent products and other
		1			_
	Mot m	ahin 17 Cout	h, Range 27 Wes	, i	
		ion 23: N/29		<u>L</u>	***
	Sect	10n 23: N/2	ow/ 4	3	
			3	1	
	ownship		and containing	80	acres, more or less, and all
accretions thereto. Subject to the provisions herei as oil, liquid hydrocarbons, gas or othe In consideration of the premise	er respective constituent pro es the said lessee covenants	oducts, or any of them, is and agrees:	produced from said land or la	nd with which said land is	
1st. To deliver to the credit o from the leased premises.	f lessor, free of cost, in the	pipe line to which lessee	may connect wells on said lar	id, the equal one-eighth (%)	part of all oil produced and saved
at the market price at the well, (but, a premises, or in the manufacture of pro as royalty One Dollar (\$1.00) per year meaning of the preceding paragraph.	is to gas sold by lessee, in oducts therefrom, said payr r per net mineral acre reta	no event more than one- nents to be made month ined hereunder, and if s	eighth (%) of the proceeds rece ly. Where gas from a well pro- uch payment or tender is mad	ived by lessee from such as lucing gas only is not sold a it will be considered that	or used, lessee may pay or tender
of this lease or any extension thereof, found in paying quantities, this lease s	the lessee shall have the r shall continue and be in for crest in the above describes which lessor's interest bears	ight to drill such well to ce with like effect as if s I land than the entire a to the whole and undiv	completion with reasonable d uch well had been completed w nd undivided fee simple estate ided fee.	iligence and dispatch, and ithin the term of years first therein, then the royalties	if oil or gas, or either of them, be mentioned. herein provided for shall be paid
When requested by lessor, less	ee shall bury lessee's pipe l	ines below plow depth.		-	
No well shall be drilled nearer Lessee shall pay for damages				of lessor.	
Lessee shall have the right at If the estate of either party hexecutors, administrators, successors lessee has been furnished with a writt with respect to the assigned portion or	any time to remove all mad hereto is assigned, and the or assigns, but no change ten transfer or assignment portions arising subsequer	thinery and fixtures place privilege of assigning in the ownership of the or a true copy thereof. In the to the date of assignment	ed on said premises, including in whole or in part is express e land or assignment of rents a case lessee assigns this lease ent.	ly allowed, the covenants has or royalties shall be bin, in whole or in part, lessee	nereof shall extend to their heirs, ding on the lessee until after the
surrender this lease as to such portion All express or implied covenas in whole or in part, nor lessee held lis	or portions and be relieved nts of this lease shall be su	of all obligations as to t bject to all Federal and	he acreage surrendered. State Laws, Executive Orders.	Rules or Regulations, and	this lease shall not be terminated,
any mortgages, taxes or other liens or signed lessors, for themselves and the	n the above described lands eir heirs, successors and a	s, in the event of default seigns, hereby surrender	of payment by lessor, and be and release all right of dowe	subrogated to the rights of r and homestead in the pre	
as said right of dower and homestead Lessee, at its option, is hereby immediate vicinity thereof, when in conservation of oil, gas or other mine or units not exceeding 40 acres each record in the conveyance records of pooled into a tract or unit shall be tr found on the pooled acreage, it shall be royalties elsewhere herein specified, placed in the unit or his royalty intere	y given the right and powe lessee's judgment it is ne erals in and under and tha in the event of an oil well, the county in which the li- eated, for all purposes exce treated as if production is lessor shall receive on pro-	r to pool or combine the cessary or advisable to t may be produced from or into a unit or units r and herein leased is situ pe the payment of royal s had from this lease, we duction from a unit se	acreage covered by this lease do so in order to properly de said premises, such pooling to ot exceeding 640 acres each in tated an instrument identifying ties on production from the po- nether the well or wells be loca to pooled only such portion of	or any portion thereof with velop and operate said leas be of tracts contiguous to a the event of a gas well. Lang and describing the pool oled unit, as if it were inclu- ted on the premises covered the royalty stipulated here	one another and to be into a unit essee shall execute in writing and ed acreage. The entire acreage so ided in this lease. If production is by this lease or not. In lieu of the
	See RIDE	R attached h	ereto and made	a part hereof	
IN WITHER WHEREOF, the Witnesses:	e undersigned because this i	natruman as of the day	and year first above written.	0.04-	

Courtney Aswell, Executor of the Merritt Dennis C. Atwell C. Atwell Estate and Trustee



Mark Parkinson, Governor Thomas E. Wright, Chairman Michael C. Moffet, Commissioner Joseph F. Harkins, Commissioner

June 18, 2009

Klee R. Watchous Palomino Petroleum, Inc. 4924 SE 84TH ST NEWTON, KS67114-8827

Re: Drilling Pit Application Atwell Lease Well No. 1 SW/4 Sec.23-17S-27W Lane County, Kansas

Dear Klee R. Watchous:

District staff has inspected the above referenced location and has determined that the reserve pit shall be constructed <u>without slots</u>, 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 within 96 hours of completion of drilling operations. KEEP PITS away from draw/drainage. KEEP PITS on East side of stake.

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 (620) 225-8888 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 (620) 225-8888.