

For KCC	Use:	
Effective	Date:	
District #		
0040		

This authorization expires: ___

Spud date: _

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

_ Agent: _

KANSAS CORPORATION COMMISSION OIL & GAS CONSERVATION DIVISION

Form C-1 October 2007 Form must be Typed

### Topic Process in the content of	feet from N / S Line of Seccons Section Flat on reverse side) County: Lease Name: Is this a Prorated / Spaced Field? Target Formation(s): Nearest Lease or unit boundary line (in footage): Ground Surface Elevation: Water well within one-quarter mile: Public water supply well within one mile: Depth to bottom of fresh water: Feet from N / S Line of Section Flat on reverse side) Well #: Feet M Yes I Depth to bottom of fresh water: Depth to bottom of usable water:
State:	feet from N / S Line of Section Fleet from E / W Line of Section F
State:	Is SECTION: Regular Irregular? (Note: Locate well on the Section Plat on reverse side) County: Well #: Field Name: Well #: Field Name: Yes Is this a Prorated / Spaced Field? Target Formation(s): Nearest Lease or unit boundary line (in footage): Feet M. Water well within one-quarter mile: Yes Depth to bottom of fresh water:
State: Zip: +	(Note: Locate well on the Section Plat on reverse side) County: Lease Name:
State: Zip: + Intact Person:	County:
State: Zip: + Intact Person:	County:
NTRACTOR: License#	Lease Name:
NTRACTOR: License#	Field Name: Is this a Prorated / Spaced Field? Target Formation(s): Nearest Lease or unit boundary line (in footage): Ground Surface Elevation: Water well within one-quarter mile: Public water supply well within one mile: Depth to bottom of fresh water:
Well Drilled For: Well Class: Type Equipment: Oil Enh Rec Infield Mud Rotary Gas Storage Pool Ext. Air Rotary Disposal Wildcat Cable Seismic; # of Holes Other Other:	Target Formation(s): Nearest Lease or unit boundary line (in footage): Ground Surface Elevation: Water well within one-quarter mile: Public water supply well within one mile: Depth to bottom of fresh water:
Well Drilled For: Well Class: Type Equipment: Oil Enh Rec Infield Mud Rotary Gas Storage Pool Ext. Air Rotary Disposal Wildcat Cable Seismic; # of Holes Other Other:	Target Formation(s): Nearest Lease or unit boundary line (in footage): Ground Surface Elevation: Water well within one-quarter mile: Public water supply well within one mile: Depth to bottom of fresh water:
Oil Enh Rec Infield Mud Rotary Gas Storage Pool Ext. Air Rotary Disposal Wildcat Cable Seismic; # of Holes Other Other:	Nearest Lease or unit boundary line (in footage): Ground Surface Elevation: Water well within one-quarter mile: Public water supply well within one mile: Depth to bottom of fresh water:
Oil Enh Rec Infield Mud Rotary Gas Storage Pool Ext. Air Rotary Disposal Wildcat Cable Seismic; # of Holes Other Other:	Ground Surface Elevation:
Gas Storage Pool Ext. Air Rotary Disposal Wildcat Cable Seismic ; # of Holes Other Other:	Public water supply well within one mile: Depth to bottom of fresh water:
Disposal Wildcat Cable Seismic ; # of Holes Other Other:	Depth to bottom of fresh water:
Seismic ; # of Holes Other Other:	Depth to bottom of fresh water:
Other:	•
If OWWO: old well information as follows:	Surface Pipe by Alternate: II III
	Length of Surface Pipe Planned to be set:
Operator:	Length of Conductor Pipe (if any):
Well Name:	
Original Completion Date: Original Total Depth:	
	Water Source for Drilling Operations:
ectional, Deviated or Horizontal wellbore?	Well Farm Pond Other:
s, true vertical depth:	DWR Permit #:
om Hole Location:	(Note: Apply for Permit with DWR)
C DKT #:	Will Cores be taken?
	If Yes, proposed zone:
 The appropriate district office will be notified before well is either plugger. If an ALTERNATE II COMPLETION, production pipe shall be cemented or pursuant to Appendix "B" - Eastern Kansas surface casing order # 	h drilling rig; t by circulating cement to the top; in all cases surface pipe shall be set the underlying formation. trict office on plug length and placement is necessary prior to plugging ;
omitted Electronically For KCC Use ONLY API # 15 Conductor pipe required feet	Remember to: - File Drill Pit Application (form CDP-1) with Intent to Drill; - File Completion Form ACO-1 within 120 days of spud date; - File acreage attribution plat according to field proration orders; - Notify appropriate district office 48 hours prior to workover or re-entry; - Submit plugging report (CP-4) after plugging is completed (within 60 days);

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

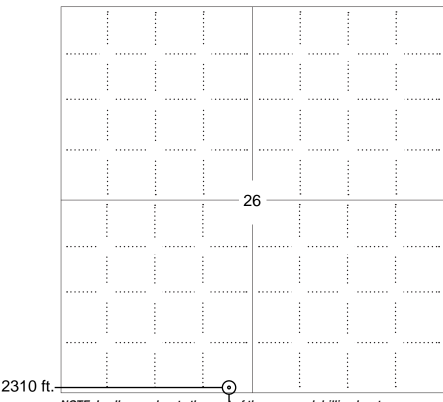
If the intended well is in a prorated or spaced field, please fully complete this side of the form. If the intended well is in a prorated or spaced field complete the plat below showing that the well will be properly located in relationship to other wells producing from the common source of supply. Please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

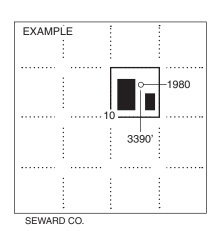
Location of Well: County:
feet from N / S Line of Section
feet from E / W Line of Section
Sec Twp S. R
Is Section: Regular or Irregular
If Section is Irregular, locate well from nearest corner boundary.
Section corner used: NE NW SE SW

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.)





NOTE: In all cases locate the spot of the proposed drilling locaton.

75 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

30281 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	SecTwp	_R East
Settling Pit Drilling Pit	If Existing, date of	onstructed:	Feet from	n North / South Line of Section
	Pit capacity:		Feet fron	n East / West Line of Section
		(bbls)		County
Is the pit located in a Sensitive Ground Water	Area? Yes	No		mg/l
Is the bottom below ground level?	Artificial Liner?		How is the pit lined if a	ency Pits and Settling Pits only) plastic liner is not used?
Yes No		No	There is the pic lined if a p	Subtraction to the cood.
Pit dimensions (all but working pits):	Length (fe	eet)	Width (feet)	N/A: Steel Pits
Depth fr	om ground level to de	eepest point:	(feet)	No Pit
If the pit is lined give a brief description of the liner material, thickness and installation procedure.			edures for periodic mainte ncluding any special monit	
Distance to nearest water well within one-mile	e of pit	Depth to shallo Source of infor	west fresh water	feet.
feet Depth of water well _	feet			electric log KDWR
Emergency, Settling and Burn Pits ONLY:		Drilling, Work	over and Haul-Off Pits (DNLY:
Producing Formation:		Type of materia	al utilized in drilling/workov	/er:
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 t	be closed within 365 days	of spud date.
Submitted Electronically				
	KCC	OFFICE USE OI	NLY Steel Pit	RFAC RFAS
Date Received: Permit Num	ıber:	Permi	it Date:	Lease Inspection: Yes No

FORM 88 - (PRODUCER'S SPICIAL) (PAID-UP)





63U (May. 2)	OIL AND GA	S LEASE 09-1	15 316-204-5364+P.O Box 753+Wichita, 63 67291-0792
AGREEMENT, Made and d	tored into the 31st day of August		2005
	nd Maxine Sauvage Revoca	ole Trust	EVIJ BK
The second secon	ed interest	Mah Wang da Mahalan and an and an	
whose mailing address in 41	West Hall Oberlie Was		
	Testing and the second and the secon	3as 6//49 here	inafter called Lessor (whether one or more).
and IN INVESCOL	, LLC, PO Box 385, Norto	1. Kansas 67654	
	ton 013 -111		hereinafter caller Lessee:
Lessor, in consideration of a here acknowledged and of the roy	the berein provided and of the agreements of the lenser by	Dollars (\$ 10.00	& MO Fishand paid, receipt of which
of investigating, exploring by geopt constituent products, injecting gas, w	reimi and other means, prospecting drilling, mining and o ster, other fluids, and air into substurface steam, laying pipe	perating for and producing oil, liquid hy	dependence in and their respective
ind things thereon to produce, save, products dismufactured therefrom, as	ten and more— Item termin provided and of the agreements of the lease he visual and other means, prospecting drilling, mining and o stee, other fluids, and at into subsurface acres, laying pipe and care of, treat, manufacture, process, some and transports at bousing and otherwise caring for the employees, the follow Catur	aid oil, liquid hydrocarbons, gases and the ring described hand, together with my year	of respective constituent products and other
therein situated in County of De	Catur State of	Kansas	described as follows to-wit:
Township 4 s	outh, Range 30 West		
Section 26:	West Half (W/2) Southwest Quarter (SW/4		
06001011 201	Southwest Quarter (SW/4		
to Mante	ownship 4 South Range 30 Wes	100	
touretious élecents.			acres, more or less, and all
Subject to the provisions here of, liquid hydrocarbons, gas or of	in contained, this lease shall remain in facce for a term of i or respective constituent products, or any of them, is produ-	hree (cal and from this date (cal	led "primary term"), and as long thereafter d land is pooled.
In consideration of the premi	as the said leasee covenants and agrees:		
Kerning service additionally the appropriate of	of leasor, free of cost, in the pipe line to which lesses may o		
and. To pay lessor for gas at the market price at the well, (but,	f whatsoever nature or kind produced and sold, or used off as to gas sold by losses, in no event more than uns-eighth solucier therefrom, said payments to be used monthly With a per not mineral sore retained hereunder, and if such pa	the premises, or used in the manufacture (%) of the proceeds received by issues from	e of any products therefrom, one-eighth (%), m auch sales), for the gas sold, used off the
e royalty One Dollar (\$1.00) per ye	princip therefrom, said payments to be made monthly. Whe r per net mineral sore retained hereunder, and if such pa	re gas from a well producing gas only is rment or tender is made it will be consid	not sold or used, lessee may pay or tender ered that gas is being produced within the
This lease may be maintain	d during the primary term hereof without further navmen	or drilling operations. If the league shall	commence to drill a well within the turn
f this lease or any extension thereof ound in paying quantities, this lease	d during the primary term hereof without further paymen the boson shall have the right to doll made well to comple shall continue and be in force with like effect as if such see	tion with restonable diligence and dispa I had been completed within the term of t	Ach, and if all or gas, or either of thom, he rears first mentioned.
If said lessor owns a less in he said lessor only in the proportion	erest in the above described land than the entire and un- which lessur's interest bears to the whole and undivided fee	ivided fee simple estate therein, then the	royalties herein provided for shall be paid
t trigit out event linds manu.	MAR State of cost, gain, oil and water produced on east land S	r lauser's operation thereon, except water	drove the wells of lawson
	se shall bury lesses's pipe lines below plow depth. than 200 feet to the house or barn now on said premises w	ithouse weither remains of lauren	
Lossee shall pay for damages	caused by lesseo's operations to growing crops on said land		
Leure shall have the right a If the setate of either party	any time to remove all machinery and fixtures placed on a	ud premises, including the right to draw	and remove ensing.
secutors, administrators, successors	nerete is assigned, and the privilege of sasigning in who or assigns, but no change in the ownsmalip of the land an transfer or assignithents or a true copy thereof. In case it portions arising subsequent to the date of assignment.	or assignment of rentals or royalties sho	all be binding on the leases until after the
With respect to the assigned portion of Lesses may at any time egos	portions trising subsequent to the date of seeignment.	nace according any neglice as neglices of	the shows described recognition and thereby
All expense or implied posters	ste and deliver to leasor or place of record a relace or rel- or portions and be relieved of all obligations as to the acre	ge aurrendered.	the state of the s
whole or in part, nor femee held it	ate of this sense shall be subject to all Federal and State L ble in damages, for failure to comply therewith, if complis	awa, Executive Orders, fulles or forgulate ace is prevented by, or if such failure is	me, and this sease shall not be terminated, the result of, any such Law, Order, Rule or
	grees to defend the title to the lands berein described, and r	grees that the lessee shall have the right a	t any time to redeem for lessor, by payment
great desires, for themselves and the	grees to defend the title to the lands berein described, and a t the above described lands, in the event of default of pays of fewls, successors and session, fereby surrender and re- may in any way affect the purposes for which this lesse is	nent by lessor, and be subrogated to the case all right of dower and homestess i	rights of the holder thereof, and the under- a the premises described deress, in so the
Lesses. at its option, is hereb	given the right and power to pool or combine the acreage	once, as received herein. covered by this lease or any portion the	reof with other land, lease or leases in the
meervation of oil, gas or other min	given the right and power to pool or combine the acreage lease's judgment it is necessary or advisable to do so it rais to and under and that may be preduced from each po-	order to properly develop and operate misse, such quoting to be of tracts conti-	said lease premises so as to promote the roose to one another and to be into a unit
seord in the conveyance records of	the county in which she land herein lessed is situated as	ding 640 acres each in the event of a gar instrument identifying and describing	s well. Launce shall execute in writing and the pooled acroage. The entire acreage so
ound on the pooled acreage, it shall	reak in, annt uniter and that, may be grodiced from each go in the event of an oil well, or into a unit or entite not exce the county in which the land hervin leased in situated as asked, for all purposes except the payment of royalties on a trusted as if production is had from this lease, whether it leaser shall receive or groundwidth from each or gooded at therein on an acreage basis bears to the total acreage as	to well or wells be located on the premises	s covered by this lease or not. In list of the
mend in the unit or his reyalty inter	at therein on an acrenge basis bears to the total acreage so	sooled in the particular unit involved.	offer measure was one summers as the sealed-
•			
	v		
IN WITHERS WHEREOF, th	undersigned execute this instrument as of the day and yea	first above written.	
Titnesses:		An 1. 1)	
Jeith Ja	unage .	Maxine Sau	vage
Weith Sauvage	, Trustee	Maxine Sauvage, Tr	ustee

FORM 88 - (PRODUCER'S SP		Rearder	No. MARSAS BLUE PRINT CO. INC
63U (Nev. 1	"" OIL AND GAS LEASE	09-11	316-264-9344 • P.D. Box 793 • Wichita, 6S 67291-07
	sterred into the 31st day of August		2005 xx
by and between Keith	and Maxine Sauvage Revocable Trust		
	ded interest		The state of the s
			ARROWALL BARRON ALL AND REAL PROPERTY AND REAL PROPERTY AND ARROWS
777			
42			A COLUMN TO THE RESIDENCE OF THE PARTY OF TH
whose mailing address is41	West Hall, Oberlin, Kansas 67749	herei	nafter called Leasor (whether one or more
and TA Investor	s, LLC, PO Box 385, Norton, Kansas 6	7654	
Lassor, in consideration of	ten and more Dollars (10.00	& make hereinafter caller Lesses
is here acknowledged and of the ro- of investigating, exploring by geop- constituent products, injecting gas, ' and things thereon to products, save, products manufactured therefrom, a	yakesi and other means, prospecting drilling, mining and operating for and producin near, other fluids, and air into subsurface steats, laying pipe lines, storing oil, building t nake care of, treat, manufacture, process, store and transport said oil, liquid hydrocarbon de bousing and otherwise quing for its employees, the following described land, toward	ants, leases and high oil, liquid hydranks, power states, games and their per with any power set.	The base of the state of the property of thick of the purpose to describe one at the purpose to describe one at the purpose to describe on all gases, and their respective ions, selephone lines, and other structures of the pective constituent products and other minions of the purpose of the
therein situated in County ofD	ecatur state of Kansas		described as follows to-wis
Township 4	South Banca 20 Mars		
	outh, Range 30 West		
Section 35:	West Half (W/2) Southwest Quarter (SW/4)		
Section 26:	Southwest Quarter (SW/4)		
In Section	Township 4 South Range 30 West and containing _	480	ecres, more or less, and al
	in contained, this lease shall remain in force for a term of Three . Sepre from her respective constituent products, or any of them, is produced from said land or land	n this dute (culls	of "primary term"), and as long thereafter
In consideration of the area	her respective constituent products, or any of them, is produced from said land or land sas the said lesser covenants and agrees:	with which said	
lat. To deliver to the credit	of lessor, free of cost, in the pipe line to which lessee may connect wells on said land,	the equal one-eig	ebth (%) nast of all oil avadaced and saved
at the market price at the well, (but	as to gas sold by lessee. In no event more than one-eighth (%) of the proceeds receive	he manufacture id by lesses from	of any products therefrom, one-eighth (M), such sales), for the gas sold, used off the
se royalty One Dollar (\$1.00) per y meaning of the preceding paragraph	if whatsoever nature or kind produced and sold, or used off the premises, or used in a as to gas sold by leesee. In no event more than one-eighth (%) of the proceeds receive reduced cherefrom, said paymants to be made monthly. Where gas from a well produce ar per net mineral acre retained bereauder, and if such payment or tender is made it	ing gas only is a will be consider	or sold or used, lesses may pay or tender red that gas is being produced within the
This lease may be maintain of this lease or any extension there	ad during the primary term hereof without further payment or drilling operations. If f. the leases shall have the right to drill such well to completion, with reasonable dilig- shall continue and be in force with like effect as if such well had been completed with	the lessee shall	commence to drill a well within the term
found in paying quantities, this less in	shall continue and be in force with like effect as if such well had been completed with	in the term of ye	ers first mentioned.
he said leasor only in the proportion	acrest in the above described land than the entire and undivided fee simple estate the which lesson's interest bears to the whole and undivided fee.	erein, then the r	oyalties herein provided for shall be paid
respec sust trave the tribut	was. The of cost, gas, oil and water produced an said land for leaves's operation thereo	in except water i	from the molle of lesson.
No well shall be drilled many	see shall bury leases's pipe lines below plow depth. r than 300 feet to the house or barn now on asid premises without written consent of le		
Lease shall pay for damage	caused by lessee's operations to growing crops on said land.		
	any time to remove all machinery and fixtures placed on said premises, including the		
menutors, administrators, successor	hereto is nasigned, and the privilege of assigning in whole or in part is expressly a semigras, but no change in the ownership of the land or assignment of rentals of the terms or assignment or a true copy thereof. In case lesses ossigns this lease, in continuous crising subsequent to the date of assignment. we are deliver to lesses or place of record a release or releases overring any portion or portions and be reliaved of all obligations as to the acreage surrentered.	allowed, the covered royalties shall	rnants hereof shall extend to their heirs. I be binding on the lessee until after the
sames that hoos furnished with a wr rith respect to the assigned portion (sten transfer or assignment or a true copy thereof. In case leave sessions this leave, in	whole or in part	, lesser shall be relieved of all obligations
Lesses may at any time exe	use and deliver to lessor or place of record a release or releases covering any portion	or portions of t	he above described premises and thereby
All express or implied covers	to put tooms and to remove or any outgrations as to the acrossic entremered. note of this leave shall be subject to all feets and State Laws, Enecutive Orders, Rulable in damages, for failure to comply therewith, if cumpliance is prevented by, or if	les or Regulation	is, and this lease aball not be terminated.
Lessor hereby warrants and my mortgages, taxes or other lime	grees to defend the title to the lands herein shearibed, and agrees that the lessee shell is the above described lands, in the event of default of payment by lessor, and be sub- ser return to the manufacture for the same state of the same state of the same same and the same same as the same same as the same same as the same same as the same same same as the same same same same same same same sam	ave the right at	any time to redeem for lessor, by payment
igroad Januarie, Nor themselves and a	beer realist, successories and damigna, thereby surrounder and colonies all right of dower an	rogated to the n	the premises observed hereis, in se Ar
Lesse, at its option, is here	may so eay way affect the purposes for which this issue is made, as recited herein. If given the right and power to pool or combine the acreage covered by this lease or a	ny portion there	of with other land bease or leases in the
nmediate vicinity thereof, when in	Jenuar's judgment it is necessary or advisable to do so in order to properly develop	and operate a	aid lease premises so as to promote the
r units not exceeding 40 noises each scord in the conveyance records of	in the event of an oil well or into a unit or units not excreding 640 acres each in the	event of a gas	well. Lessee shall execute in writing and
ouled into a tract or unit shall be	restad, for all purposes except the payment of royalties on production from the pooled	unit, as if it we	re included in this lease. If production is
ballinage charact enachurads saitlang	y gives the right and power to pool or combine the acreage covered by this lease or a lumar's judgment it is necessary or advisable to do so in order to properly develop swals in and under and that may be produced from said questimes, such spaining to be in the event of an oil well, or into a unit or units not acreeding 680 acres each in the the county in which the land herein leased in situated an instrument identifying a wasted, for all purposes succept the payment of royalties on production from the pooled be treated as if production is had from this lease, whether the well or well be located lassers shall sarely-see as considerable, force a soil as people don't such posicion of the set therein on an acreage basis bears to the total acreage so pooled in the particular unit and therein on an acreage basis bears to the total acreage so pooled in the particular unit	repeatly stipulat	ed heroto as the amount of his sexuge
in our sum of no royalty inter	and the particular uniterested on the particular uniterested on pooled in the particular uniterested on the particular unitere	it involved.	
1			

IN WITCHESS WHEREOF, of undersigned execute this instrument as of the day and year first above written.

Wanasser, Marine Sauvage

Keith Sauvage, Trustee

Maxine Sauvage, Trustee

FORM 88 - (PRODUCER'S SPECIAL) (PAID-UP)



63U (Rev. 1	OIL AND GAS LEASE
	319-264-5344 ° P. D. Box 793 = Wichita. KS 67201-0793
	terred into the Ist day of September 2005 x xxx
by and between Joan M	McKenna Trust, Joan M. McKenna & Michael F. McKenna, Trustees
undivid	ed interest
	TO THE THE PERSON OF THE PERSO
whose mailing address is HC	Box 53, Jennings, Kansas 67643 bereinafter called Lessor (whether one or more).
and TA Investors	LIC. PO Box 385, Norton, Kansas 67654
	hereinafter caller Lessee:
Lessor, in consideration of	then and more— Dollars if, 10,000 & more paid, receipt of which the herein provided and of the agreements of the leases herein contained, hereby grants, leases and lets exclusively valo leases for which and other means, prospecting drilling, mining and operating for and producing oil, liquid hydrocarbons, all gaves, and their respective ear, other fluids, and air into subsurface extrast, laying pipe lines, storing oil, building tanks, power assents, telephone lines, and other arrectives the care of, treat, naturfacture, process, store and transport said oil, liquid hydrocarbons, gazes and their respective constituent productor and other themselves and otherwise caring for its employees, the following described hand, together with any reversionary rights and after acquired interest. Catur
of investigating, exploring by geoph constituent products, lojecting gas, w	which and other means, prospecting drilling, mining and operating for and producing oil, liquid hydrocarbons, all gases, and their respective
and things thereon to produce, nave, produce manufactured therefrom, as	the care of, treat, manufacture, process, store and transport said oil. liquid hydrocarboux, gases and their respective constituent products and other structures are also of the care of
therein situated in County ofDe	catur State of Kansas described as follows to-wit:
Township 4 s	outh, Range 30 West
Section 35:	West Half (W/2)
Section 26:	Southwest Quarter (SW/4)
In Section	weahip 4 South Range 30 West -4 -480
scoretions thereto.	and containing
Subject to the provisions here as oil, liquid hydrocarbons, gas or otl	n contained, this lease shall remain in force for a term of LIFER (3-chrs from this date (called "primary term"), and as long ithmuster, or respective constituent products, or any of them, is produced from said lead or land with which said land is product.
tn consideration of the premi	es the said leasee covenants and agrees:
	f lessor, free of cost, in the pipe line to which lessee may connect wells on said land, the equal one-eighth (%) part of all oil produced and saved
at the market price at the well, (but,	whatsoever nature or kind produced and sold, or used off the premises, or used in the manufacture of any products therefrom, one-eighth (%), as to gas sold by issues, in no event more than one-eighth (%) of the proceeds received by issues from such sales), for the gas sold, used off the
as royalty One Dellar (\$1.00) per yas	whatsoever nature or kind produced and sold, or used off the premises, or used in the manufacture of any products therefrom, one-eighth (%), as to gas sold by issuese, in no event more than one-eighth (%) of the proceeds received by issues from auch sales), for the gas sold, used off the reducts therefrom, said payments to be made monthly. Where gas from a well producing gas only is not sold or used, issues may pay or tander a par net mineral scre retained bereunder, and if such payment or tender is made it will be considered that gas is being produced within the
This lease may be maintaine	I during the primary term hereof without further payment or drilling operations. If the longer shall commence to drill a well within the term
found in paying quantities, this luane	I during the primary term hereof without further payment or drilling operations. If the leases shall commence to drill a well within the term the beases shall have the right to drill such with to completion with reasonable diligence and dispatch, and if oil or gas, or sither of them, be shall continue and be in force with like effect as if such well had been completed within the term of years first mentioned.
the anid lessor only in the proportion	grees in the above described land than the entire and undivided fee simple estate therein, then the royalties herein provided for shall be paid which lessure's interest bears to the whole and undivided fee
Leaner aball have the night to When requested by leaner, lean	use, thee of caset, gase, air eard waster graduced on sated dated for fossec is operation thereon, except waster from the walk of fewor, as shall bury lesses's pipe lines below plow depth,
No well shall be drilled neare	than 300 feet to the house or harn now on said premises without written consent of lessor.
Lesser shall have the right as	named by lessee's operations to growing crops on said hand. In y time to remove all machinery and fixtures placed on said premises, including the right to draw and remove casing.
If the estate of either party	ereto is assigned, and the privilege of assigning in whole or in part is appressly allowed, the covenants hereof shall extend to their heirs,
busee has been furnished with a writ with respect to the assigned portion of	ereto is assigned, and the privilege of assigning in whole or in part is axpressly allowed, the covenants hereof shall extend to their heirs, or assigne, but no change in the ownership of the land or assignment of rentals or royalties shall be binding on the lesses until after the set transfer or assignment or a true copy thereof. In case lesses assigns this lesse, in whole or in part, lesses shall be relieved of all obligations portions arising subsequent to the date of assignment.
Leases may at any time exec	to and deliver to lessor or place of secord a vibease or releases covering any portion or portions of the above described premises and thereby or portions and be relieved of all obligations as to the acreage surrendered.
All express or implied covers	or portions and be relieved of all obligations as to the acceage surrendered. At of this issues shall be eathert to all Federal sort State Laws, Exposition Gedera, Rujes or Regulations, and this lease shall not be terminated, ble 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
Lessor hereby warrants and a any murtiagus, taxes or other liens o	rees to defend the title to the lands herein described, and agrees that the lesses shall have the right at any time to redeem for lessor, by payment the subverdamented lands, in the evest of default of payment by lessor, and be subvogdated to the rights of the holder thereof, and the undersit helm of the lands and the lands of t
term significant morner mana simulational	prof and may may expect the purposes for writte this sense is made, as recited herein.
Lesses at its ontion is hereby	given the right and power to pool or combine the acreage covered by this lease or any portion thereof with other land, lease or leases in the leases, indigment it is necessary or advisable to do so in order to properly develop and operate said lease premises as us to prontote the puls to send susher and that may be predeced from said premises, such, pooling to be of treate configuous to one another and to be into a unit.
or units not exceeding 40 scres each	rate in and under and that may be produced from each premises, each posting to be of tracts contiguous to one another and to be into a unit in the event of an oil well, or into a unit or units not exceeding 640 acres each in the event of a gas well, Lessee shall execute in writing and
pooled into a tract or unit shall be to	in the event of an oil well, or into a unit or units not exceeding 640 acres each in the event of a gas well, Lessee shall execute in writing and secondary in which the land herein leased as situated an instrument identifying and describing the pooled coverage. The entire acreage so steel, for all purposes except the payment of royalties on production from the pooled unit, as if it were included in this lesse. If production is a transfer of the payment of the lessee, if production is a transfer of the payment of the lessee or not. In lies of the basic raised receives on production from a unit so pooled only such protons of the royalty appropriate above or appropriate of the entering a such amount of this acrosser is therefor on an acreage basis bears to the total acreage so pooled in the particular unit involved.
oyaldes elsewhere herein specified,	g wrated as it promettion is that from this lease, whether the well or well so located on the premises covered by this lease or not. In lieu of the same shall receive on production from a unit so pooled only such portion of the royalty atpulated herein as the amount of this screege is therefore an appropriate the same of the screege is the same of the same of the screege.
The same of the sa	a market on any artendic neems needs in rust rown welcodes so brooten in rus balanciers, son inadiated

IN WITNESS WHEREOF, the Witnesses;	undersigned execute this instrument as of the day and war first above written.
Joan M. 1	Ackenne Walnut & Wexing
7	in the state of th
Joan M. McKer	na, Trustee Michael F. McKenna, Taustee

FORM 88 — (PRODUCER'S SPECIAL) (PAID-UP)

7858772413





63U (Rev. 2	OIL AND GAS LEASE 09-115
AGREEMENT. Made and	stered into the Ist day of September 2005 xxxx
by and between Joan M	McKenna Trust, Joan M. McKenna & Michael F. McKenna, Trustees
undivi	ted interest
. HO	Dov. 52
whose mailing address is HC	Box 53, Jennings, Kansas 67643 hereinafter called Lessor (whether one or more).
and INVESTORS	LLC, PO Rox 385, Norton, Kansas 67654
Leaves to consideration of	ten and more
to here acknowledged and of the roy of investigating, exploring by geoptic constituent products, injecting gas, and things thereon to produce, save, produces manufactured therefrom, at therein situated in County of De	Len and more — Dollage is 10.00 & more hand, receipt Lessee: Item herein provided and of the agreements of the lessee herein contained, hereby grants, lesses and lets exchasively unto lessee for the purpose said, and other means, prospecting drilling, mining and operating for and producing oil, liquid hydrocarbons, all gases, and their respective sar, other findles, and air into subsurface carea, laying pipe lines, storing oil, building tanks, power stations, eterphone lines, and other supective size care of, treat, manufacture, process, store and transport said oil, liquid hydrocarbons, gases and their respective constituent products and other thousang and otherefore the housing and otherefore the housing and otherefore the caring for its employees, the following described had, together with any reversionary rights and alter-acquired interest, Catur State of Kansad
Section 25	outh, Range 30 West
Section 26:	West Half (W/2) Southwest Quarter (SW/4)
In Section	ownship 4 South Range 30 West and containing 480 acres, more or fees, and all
accretions Shereto.	
as oil, liquid hydrocarbons, gas or ot In consideration of the premi	in contained, this lease shall remain in force for a term of Lhree Johre from this date (called "primary term"), and as joing therefore the respective constituents produced, or any of them, is produced from said land or land with which said land is pooled.
lat. To deliver to the credit from the leased premiurs.	f leasor, 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 gnd saved
2nd. To pay lessor for gas o	whateoever nature or kind produced and sold, or used off the premises, or used in the manufacture of any products therefrom, one-eighth (%).
remises, or in the manufacture of pass royalty One Dollar (\$1,00) per year	whatsoever nature or kind produced and sold, or used off the premises, or used in the manufacture of any products therefrom, one-eighth (%), so to gas sold by lessee, in no event more chan one-eighth (%) of the proceeds received by lessee from such sales), for the gas sold, used off the militars therefrom, said payments to be made monthly. Where gas from a well producing gas only is not sold or used, lessee may pay or tender you make the mineral acre retained hereunder, and if such payment or tender is made it will be considered that gas is being produced within the
meaning of the preceding paragraph. This lease may be maintained	Addition the minute and the same payment or tender is made it will be considered that gas is being produced within the
of this lease or any extension thereof	the sames shall have the right we drift such well to complete with restorated difference and dispersation, and it of our gas, or wither of them, be
If smid lessor owns a less in he said lessor only in the proportion	reset in the above described land than the entire and undivided fee. Trust: in the above described land than the entire and undivided fee simple estate therein, then the royalties herein provided for shall be paid which issues is interest bears to the whole and undivided fee. The officers of the control of the shall be paid the shall be paid which issues of the shall be paid which issues of the shall be paid to shall be paid the shall be paid to shall
No well shall be drilled neare	ee shall bury lesses's pipe lines below plow depth. than 200 feet to the house or barn now on said premises without written consent of lessor.
Lessee shall pay for damages	paused by lessee's operations to growing cross on said land.
If the estate of either party	any time ta remove all machinery and fixtures placed on said premises, including the right to draw and remove casing. **reto is assigned, and the privilege of assigning in whole or in part is expressly allowed, the covenants hereof shall extend to their heirs.
cases has been furnished with a writerith respect to the assigned portion of	ereto is assigned, and the privilege of assigning in whole or in part is expressly allowed, the coverants hereof shall extend to their heirs, or assigned, but no change in the ownership of the land or assignment of rentals or royalties shall be binding on the lessee until after the sor transfer or a suit copy thered. In case lessee assigns this lesse, in whole or in part, lessee shall be retieved of all obligations portions arising subsequent to the date of assignment.
Lessee may at any time executive	to and deliver to lessor or plane of rescord a release or releases covering any portion or portions of the above described premises and thereby or portions and be relieved of all obligations as to the acreage surrendered.
All express or implied covena	or persons and so removed of all obligations as to the acreage surrendered. It so this issues shall be subject to all Pederis and State Lawa. Executive Orders, Rulea or Regulations, and this issue shall not be terminated, ble in damages, for failure to comply therewith, if compliance is prevented by, or if such failure is the result of, any such Lew, Order, Role or
legulation.	ore in damages, for failure to comply therewith, if compliance is prevented by, or if such failure is the result of, any such Low, Order, Rale or
ny mortgages, taxes or other liens o	recent to defend the title to the lands herein described, and agrees that the lease shall have the right at any time to redeem for lessor, by payment the shove described lands, in the event of default of payment by lessor, and be subrogated to the rights of the holder thereof, and the under-trients successors and assurant, sheetly surrender and release at it justs of dower and homestead in the premises described herein, in so far may in any way affect the purposes for which this lesse is made, as recited herein.
Lemme, at its option, is hereby	given the right and power to pool or combine the acreage covered by this leave or any portion thereof with other land, leave or leaves in the
meetvation of oil, gas or other min- r units not exceeding 40 scres each	given the right and power to pool or combine the acreage covered by this leave or any portion thereof with other land, loans or loans in the leaves's judgment it is necessary or advisable to do so in order to properly develop and operate said lease premises so as to promote the rails to and under and that may be goodseed from said potenties, such positing to be of crucia contiguous to one another and to be into a unit in the event of an oil well, or into a unit or units not exceeding 640 acres such in the sweet of an oil well, or into a unit in which may be considered to the property of an oil well, or into a unit or units not exceeding 640 acres such in the sweet of an oil well.
sooled into a tract or unit shall be to	he county in which the land herein leased is situated an instrument identifying and describing the pooled acreage. The entire acreage so sated, for all purposes except the payment of royalties on production from the pooled unit, as if it were included in this lease. If production is
yestine absorber beauty specified.	n the event of an oil well, or into a unit or units not exceeding 640 acres each in the event of as a well. Lease shall execute in writing and he county in which the land herein leased is attuated an instrument identifying and describing the pooled acreage. The entire acreage seased, for all purposes except the payment of royalties on production from the pooled unit, as if it were included in this lease, if production is present of the payment of the production is the sease of the production is the sease whether the well or well to located on the premises covered by this lease or not. In lieu of the nearest what reserves on production from the posself partners of the repulse to the premises covered by this lease or not. In lieu of the nearest what reserves on an acreage basis bears to the total acreage so pooled in the particular unit involved.
	on an analysis specie order to the total acrospe so pooled in the particular and involved.
1	
The Francisco	
IN WITNESS WHEREOF, the	undersigned execute this instrument as of the day and agair first above written.
JOAN M. N	Actiona Williams 3.18 XI war
Joan M. McKern	na, Trustee Michael F. McKenna, Taustee

IN WITNESS WHEREOF, th

John Macy Sauvege

Form 88 (Producer's Sp	CIAI) (DATEL TIO)			
63L) (Rev. 1	103)		Reorder No.	ANSAS BLUE PRINT CO.
	OIL AI	ND GAS LEASE	09-115	316-264-8944 = P.O. Sox 783 = Wichita, K\$-67201-
AGREEMENT, Made and	sterred into the 31st day of	August		
	y Sauvage & Donna		and & wife	2005 x 10x
	dinterest		and a wile	
		4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	-	
whose mailing address in HC	Box 69, Selden, K	ansas 67757	handa after	
TA Investors	LLC, PO Box 385,	Norton, Kansas	- Asteinalier	called Leasor (whether one or mor
Leasor, to consideration of is here acknowledged and of the rev	tien and more lites herein provided and of the agreements reveal and other means, prospecting drilling, revealed and other means, prospecting drilling, rest, other fluids, and air into subsulface attack care of, treat, manufacture, process, sone; the outside and otherwise caving for its employ CALUF	Dollar	10.00 £ 1	De Sinchand paid, person of white
of investigating, exploring by geople constituent products, injecting gas, v	wical and other means, prospecting drilling, ther, other fluids, and air into subsurface strate	mining and operating for and produce	rants, leases and less exc ing oil, liquid hydrocarb	dusively unto lessee for the purposeon, all games, and their respective
and things thereon to produce, save, products manufactured thereform, as	the care of, treat, manufacture, process, store : I bouning and otherwise caring for its employ	and transport said oil, liquid hydrocarbo tota, the following described land trans	tanks, power stations, t ns. gases and their respe	elephone lines, and other structure ctive constituent products and other
therein attuated in County ofDe	catur	State of Kansas	ther with any reversions	ry rights and after-acquired interes
Township 4 s	outh, Range 30 West			
Section 35:	West Half (W/2)			
Section 264	West Half (W/2) Southwest Quarter ((SW/4)		
n Section	ownship 4 South Range	30 West	480	
	n contained, this leave shall remain in force i	for a term of three (3)		acres, more or less, and a
in consideration of the premi	n contained, this leave shall remain in force in rraspective constituent products, or any of the stressid leaves covenants and agrees:	hem, is produced from said land or land	d with which said land i	nary term"), and as long thereafte pooled.
191. To deliver to the credit	f lessor, free of cost, in the pipe line to which	lessee may connect wells on said land	, the equal one-eighth (%) part of all oil produced and save
2nd. To pay lessor for gas a t the market price at the well. (but.	whatsoever nature or kind produced and so a to gas sold by lassee, in no event more the ducts therefrom, said payments to be made a par net mineral acre retained hereunder, as	ld, or used off the premises, or used in	the manufacture of any	products therefrom, one-eighth (%
redefines, or its the instituture or pe s royalty One Dollar (\$1.00) per year	ducts therefrom, said payments to be made	no one-eighth (%) of the proceeds receive monthly. Where gas from a well produ	red by issues from such a	sales), for the gas sold, used off the for used, lesser may pay or tender
caning of the preceding paragraph. This issue may be maintaine	during the primary term becauf without to	to sect payment of sender is made	it will be considered that	t gas is being produced within the
this lease or any extension through sund in paying quantities, this lease	during the primary term hereof without tu the lesses shall have the right to drill such thall continue and he in force with like affect rest in the above described lend than the or	well to completion with reasonable falls as if such well had been completed with	f the leaser shall comma gence and dispatch, and	nce to drill a well within the term if oil or gas, or either of them, b
te said lessor only in the proportion	thich Impor's interest hears to the whole and	and wided for	herein, then the royaltie	s herein provided for shall be paid
	ire for af east, gas, oil stad omer pandeced o e shall bury issues's pipe lines below plow de		on, except water from th	r welle of lesser.
No well shall be drilled neare	than 200 feet to the bosse or barn now on an	pth.		
LEMES SHALL PRY 101 Gamages	assed by leased's operations to growing cross	em said land		
If the estate of either party	my time to remove all machinery and fixture ereto is assigned, and the privilege of assig	s placed on said premises, including th ming in whole or in part is expressly	right to draw and remo	ove casing.
seer has been furnished with a writ th respect to the assigned portion of Leaves may at any time execu-	ereto is assigned, and the privilege of assign a manages, but no change in the ownership in transfer or assignment or a true copy there outside a ring subsequent to the data of assignment and deliver to the data of assignment.	of the land or sasignment of rentals wof. In case lesses assigns this lesse, in ignment.	or royalties shall be bir whole ar in part, leases	nding on the leases until after the ahall be relieved of all obligations
All express or implied covers	e and deliver to leasor or place of racord a : * portions and be relieved of all obligations a so of this lease shall be replied to all Deliver.	where or releases covering any portlos to the acreage surrendered.	s or portions of the abov	e described premiess and thereby
whole or in part, nor lessee held list	he in damages, for failure to comply therewi	th, if compliance is prevented by, or if	sies or Regulations, and such failure is the resul	this beast shall not be terminated, t of, any such Law, Order, Ruir or
y mortgages, taxes or other liens of most descours, for champes'ves and the said right of dower and homestead	toos to defend the title to the lands herein des the above described lands, in the event of de feirles, successors and assigns, fereby sucre ay in any way affect the propuess for which from the right and nower to read as applica-	erroed, and agrees that the lessee shall blaukt of payment by lessor, and be sul under and release all right of dower as this lesse is made, as recited herein.	have the right at any tin brogated to the rights of nd homestead in the pre-	ic to redeem for lessor, by payment the holder thereof, and the under- mises described berein, in so far
mediate vicinity thereof, when in	given the right and power to pool or combine muc's judgment it is necessary or advisable	the acreage covered by this leave or a e to do so in order to properly develo	any portion thereof with	other land, leave or leaves in the
units not exceeding 40 acres each	the event of an oil well, or into a unit or on	from said premises, such pooling to be sits not exceeding 640 acres each in th	of tracts contiguous to e event of a gas well. La	one another and to be into a unit
aled into a tract or unit shall be to and on the pouled acreage, it shall b	ay in any way affect the purposes for which triven the right and power to pool or combin- sser's judgment it is becessary or advisable dat in and unject sand that may be produced; the event of an oil well, or into a sont or or a county in which the land herwin leased it tod, for all purposes except the payment of treated as if production is had from this lead and the same of the same treated to the sont about a same to the same treated to the same to the same treated to the same treated same treated to the same treated same treated same same treated same sa	royalties on production from the pooled	and describing the pools unit, as if it were inclu	ed acreage. The entire acreage so ided in this lease. If production is
willies electricers inspecingly interested, and in the unit or his royalty interest	ator shall receive an production from a un therein on an acreage basis bears to the tota	of so pooled only such portion of the	royalty stipulated here it involved.	in as the amount of his acreage
1				

Donna K. Sauvage

7858772413

FORM 88 — (PRODUCER'S 8				AD -	
63U (Rev.	993)	OIL AND GAS	LEASE	Reorder No. 09-115	AMSAS BLUE PRINT CO.
ACRESMINE W.	27		No. of the last of		316-264-9364 + P.O. Beax 795 + Wrichita, KS 6726
by and between John Ma	CV Sauvage 5	day of Augus	t		2005 x xx
undivid	ed interest	Donna K. Sauv	age, hush	and & wife	
				-	
	Paul 60 . 0 .				
and TA Investors	LLC PO Po	lden, Kansas 6	7757	hereinafter	called Lessor (whether one or m
		x 385, Norton,			
Loseor, to consideration of is here acknowledged and of the ro of investigating, exploring by geop constituent produces, injecting gas, and things thereon to procluce, accumulations of the produces and manifectated therefore, a therein attuated in County of	ten and more	9	Onlyan	or 10.00 s	hereinafter cailer Les
of investigating, exploring by geop constituent products, injecting gas,	atties harem provided and of sysical and other means, pro- tater, other fluids, and air into	the agreements of the lease here specifing drilling, mining and open published atoms lawing nice line.	in contained, hereby a razing for and produc	trants, leases and lets excitage oil, liquid bydrocard	Nusively unto lessee for the purp- pone, all gasen, and their respect
and things thereon to produce, save, products manufactured therefore, a	ake care of treat, manufactured burning and otherwise care	e, process, store and unapport sak	oil, liquid hydrocarbe	g tanks, power stations, i	elephone lines, and other structu ctive constituent products and ot
therein almased in County ofD	ecatur	State of	Kansas	cther with any reversions	ry rights and after-acquired inten- described as follows to-v
Township 4	outh, Range	20 Wast			
Section 35.	West Half (SU West			
Section 26	Southwest Qu	w/2) larter (SW/4)			
•		rarcer (SW)4)			
In Section	A South	Range 30 West			
accretions thereas.					scree, more or less, and
Subject to the provisions her sail, liquid hydrocarbons, gas or of In consideration of the prem 18t. To deliver to the condi-	in contained, this lease shall or respective constituent prod	remain in force for a term of the	from said land or land	on this date (called "pri	mary term"). and as long thereaf
In consideration of the prem	on the said leases covenants	and agrees:	trum saio tand or tan	d with which said land i	pnoled,
rom the leased premises.	or remot, they of cost, In the I	pipe line to which lessee may cont	sect wells on said land	t, the equal one-eighth ()) meet of all oil produced and and
2nd. To pay lessor for gas at the market price at the well, (but,	whatsoever nature or kind	produced and sold, or used off th	e premises, or used in	the manufacture of any	products therefrom, one-eighth (
2nd. To pay leaser for gas at the market price at the well, (but, eventions, or in the manufacture of p as reyarly One Dollar (81,00) per ya- nessning of the pracetting paragraph. This lease may be maintain	powers therefrom, said payme	mis to be made monthly. Where	of the proceeds receives from a well produ	ved by lasses from such , wing gas only is not sold	anles), for the gar sold, used off a l or used, lessee may pay or tend
This lease may be maintain		ted networder, and it such payme	ent or tender is made	it will be considered the	t gas is being produced within t
This lease may be maintain f this bease or any expansion theres band in paying quantities, this bease if said lessor owns a less in	the tenure shall have the ris	ereof without further payment or the to drill such well to completio	drilling operations.	If the lessee shall comme	mee to drill a well within the ter
If said lessor owns a less in he said lessor only in the proportion	erest in the above described	and than the entire and undivide	ad been completed wit	hin the term of years fire	st mentioned.
Lener shall have the right to	which lessor's interest bears t	to the whole and andivided fee. water produced on said fand for it	- rec simple caracte i	nersin, then the royaltie	s nerest provided for shall be pe
	has among order to be been a being like	68 Delicer valeur elambis			e wells of lessor.
No well shall be drilled nears	than 200 feet to the house or	harn now on said premises withe to growing crops on said land.	out written consent of	lessor,	
Leaser whall have the right at	any time to remove all machi	manu and Catanan aland	oraniam including th		
If the estate of either party	pereto is assigned, and the p	privilege of assigning in whole o	r in part is expressly	allowed, the covenants	hereof shall extend to their heir
If the setate of either party secutors, administrators, successors sees has both furnished with a wri fift respect to the seeight portion of Lasses may at any time space	en transfer or assignment or	a true copy thereof In case lesse	ssignment of rentals * assigns this lease, is	or royalties shall be bit what ar in part, lease	sding on the lessee until after the
Lesses may at any time spec	te and deliver to leagor or pi	so the date of passgrament. now of record a release or release	s covering any portio	n or portions of the show	- Attributi and th
Lesses may at any time spec grander this lesse as to such portion All express or implied covens	or portions and be relieved of	all obligations as to the acreage	aurrendered.	or we portuous or time appro-	e seaction premises and thereo.
All express or implied covens whole or in part, nor lessee held li egulation.	ble in damages, for failure to	comply therewith, if compliance	is prevented by, or if	ales or Regolations, and such failure is the resu	thin home shall not be terminated t of, any such Law, Order, Rule of
Lessor hereby warrants and a	rese to defend the title to the	lands bearing described and a			
ry moregages, taxes or other liens or most lessors, for themselves and the said right of dower and homestead	ir heirs, successors and masig	in the event of default of payment one, hereby surrender and release	t by lessor, and be su all right of dower a	brogated to the rights of nd homestead in the pro-	the holder thereof, and the under mises described herein, in so fa
mediate vicinity thereof, when in substruction of oil, gas or other mine mine not exceeding 40 sches each cord in the conveyance records of	essee's judgment it is necess rate to and under and that re	sary or advisable to do so in or	er to properly develo	op and operate said less	e premises su as to promote the
cord in the conveyance records of	n the event of an oil well, or he county in which the land	into a unit or onits not exceeding herein leased is situated an in-	g 640 acres each in the	se event of a gas well. L	resee shall execute in writing an
cord in the conveyance records of soled into a truct or unit shull be u- und on the pooled acresse, it shall be suffer classwhere beauty specified,	sted, for all purposes except treated as if production is h	the payment of royalties on product from this lesse, whether the w	uction from the poole	on the promises covered	ded in this lease. If production i
pullies claembers bernin specified, seed in the unit or his royalty inters	t therein on an acreage basis	crition from a unit as poofed on!	y such portion of the	royalty stipulated here	in me the amount of his acreng
		The second second second	to the particular at	III III VIII VEGE	
IN WITNESS WATERWAY					
IN WITNESS WHEREOF, the tnesses:	anceragued execute this instr	rument as of the day and year fire	d above written,		
	1 , ,				
John Macy Sauva	đe	Don	no // c		
^ 0	0	DOD	na K. Sau	Nage	
Jaka Man	X		m uno	LUMAGO	

FORM 88 — (PRODUCER'S S	PRCIAL) (PAID-UP)	
831) (Rev.	1993) Reorder No.	ANSAS BLUE PRINT CO
	OIL AND GAS LEASE	•
AGREEMENT. Made and	entered into the 31st day of August	284-8344 + P.O. Box 793 + Weching, KS 622
by and between Willi	am Walter Sauvage, a single person aka William W	2005 x xex
- undiv	ided interest	w Sauvage
		76/4
		-
whose mailing address is RR	2, Box 13, Oberlin, Kansas 67749	
and TA Investor	5, LLC, PO Box 385, Norton, Kansas 67654	led Lassor (whether one or me
is here acknowledged and of the	ten and more — Dollare (s_IO.00 & more stations provided and of the greenests of the lessee herein contained, hereby graves, leases and lets exclusive sear, other fluids, and air into subsurface stata. In ying pipe lines, storing oil, building tunies, power stations, telepia after care of, treat, manufacture, process, store and transport said oil, liquid hydroxorbone, assets and otherwise caring for its employees, the following described land, together with any reversionary fit state of KONISS STATES AND SAS	
of investigating, exploring by geop	yesical and other means, prospecting drilling, enining and operating for and operating all limits and other means, prospecting drilling, enining and operating for and operating all limits.	refrance paid, receipt of wis
and things thereon to produce, save, products manufactured therefrom, a	alte care of, treat, annufactoric, process, store and transport said oil, liquid hydrocarbons, sases, and the process of the p	, all gases, and their respect some lines, and other structu
therein situated in County of	Pecatur state of Kansas	e constituent products and out this and after-acquired inter-
Township 4 Son	th, Range 30 West	described as follows to-v
Section 35: 1	est Half (W/2)	
Section 26: 3	outhwest Quarter (SW/4)	
In Section	www.aship 4 South Range 30 West and concenning 480	
Subject to the provisions have	Range 50 West and concerning 480	scree, more or less, and a
as oil, liquid hydrocarbons, gas or oth	n contained, this lease shall remain in force for a term of three (3-bre from this date (called "primary respective constituent products, or any of them, is produced from said land or land with which said land is pool to the said leaser covenants and arrese.	term"), and as long thereaft
lat. To deliver to the cradit from the leased premises.	ea the said lessee covenants and agreess: f lessor, free of cost, in the pipe line to which lesser may connect wells on said land, the equal one-sighth (%) part	
2nd. To pay lessor for gas of	whatsoever nature or kind annulated and and and and annulated and and the equal one-sighth (%) part	rt of all oil produced and save
at the market price at the well, (but, premises, or in the manufacture of pr	whatsoever nature or kind produced and sold, or used off the premises, or used in the manufacture of any products the gas sold by lesset, in no receive more observance-cipholt (44) of the processed received by isseet from and assess, per net spineral acre retained hersunder, and if such payments to be made monthly. Where gas from a well producing gas only is not sold or up or net spineral acre retained hersunder, and if such payment or tender is made it will be considered that gas	ucts therefrom, one-eighth (w
meaning of the preceding paragraph.	per net mineral acre retained hersunder, and if such payment or tender is made it will be considered that gas	sed, lessee may pay or tends i is being produced within th
This lease may be maintaine of this tense or any extension thereof	during the primary term hereof without further payment or drilling operations. If the leases shall have the right to drill such well to completion with reasonable diligence and dispatch, and if oil shall continue and he in force with like effect as if such well had been completed within the term of years first mergen; in the above described land than the antire and well relief to the property of the shall continue to the state of	to drill a well within the terr
If said lessor owns a less int	shall continue and be in force with like effect as if such well had been completed within the term of years first mer rost in the above described land than the prime and undivided to the property of the state of t	il or gae, or either of them, bentianed.
the said lessor only in the proportion	rest, in the above described land than the antire and undivided fee simple estate therein, then the royalties here which lessor's interest brans to the whole and undivided fee. see, free of cost, gas, old and water produced on said land for lesser's operation thereon, except water from the well	win provided for shall be pai
		le of leasor.
Louner shall pay for damages	than 200 feet to the house or barn now on said premises without written consent of lessor. sused by tessee's operations to growing crops on said band.	
Lessee shall have the right at	Bry time to remove all machinery and flyeness placed as said association in	seing.
executors, administrators, successors	ereto le designaed, and the privilege of assigning in whole or in part is expressly allowed, the covenants hereo r designa, but no change in the ownership of the land or assignment of rentals or royalties shall be binding retransfer or assignment or a true copy thereof, in case lessee assigns this issue, in whole or in part, lessee ahalf portions arising subsequent to the date of assignment.	of shall extend to their heirs on the leases until after the
with respect to the sesigned portion or	portions arising subsequent to the date of assignment.	be relieved of all obligations
surrender this lease as to such portion	pr portions and be relieved of all obligations as to the accurage autorordesed	scribed premises and thereby
in whole or in part, nor leasee held lis	ts of this lease shall be subject to all Federal and State Laws. Exacutive Orders, Rules or Regulations, and this is see in damages, for failure to comply therewith, if compliance is prevented by, or if such failure is the result of a	lease shall not be terminated any such Law. Order, Rule of
signed lessons, for themselves and the	rose to defend the title to the lands herein described, and agrees that the lesses shall have the right at any time to r the above described lands, in the event of default of payment by lessor, and be subsequeted to the rights of the h r heirs, successors and assigns, hereby surrender and release all right of dower and homestead in the premises my in any way affect the purposes for which this lesse is made, as vecited herein.	holder showed and the under a described herein, in so far
conservation of oil, gas or other mine	given the right and power to pool or combine the acrossage cowered by this lease or any portion thereof with other summer's judgment it is breckshary or advanable to do so in order to properly develop and operate said lease proble in and under and that may be produced from said premises, such pooling to be of tracts contiguous to one a the event of so not level, or into a unit or units not exceeding 640 acress such in the event of a sawell. Lesses ecounty in which the lend herein leased is situated an instrument identifying and describing the pooled are said, for all purposes except the payment of royalties on production from the pooled unit, as if it were included it treated as if production is had from this lease, whether the well or wells be located on the permises covered by the soor shall receive on production from the pooled only such portion of the royalty stipulated herein as therein on an acreage basis bears to the total acreage so pooled in the particular unit involved.	emises so as to promote the another and to be into a unit
record in the conveyance records of a pooled into a tract or unit shall be tre	be county in which the land herein leased is situated an instrument identifying and describing the pooled are	reage. The entire acroage ac
found on the pooled acreage, it shall be royaltine elsewhere herein specified,	treated as if production is had from this lease, whether the well or wells be located on the premises covered by the	his lease or not. In lieu of the
placed in the unit or his royalty interes	therein on an acreage basis bears to the total acreage so pooled in the particular unit involved.	

William Walter Sauvage

William Walter Sauvage

FORM 88 -- (PRODUCER'S STECIAL) (PAID-UP)





63U (Re	(8) 115 09-115 0
	OIL AND GAS LEASE
ACRESCENCE Made	and intered into the 315f day of August
by and betweenWil	liam Walter Sauvage, a single person aka William W Sauvage
- und:	ivided interest
whose mailing address in RE	2, Box 13, Oberlin, Kansas 67749
TA Invest	bereinafter called Lessor (whether one or more
and -+ S IIIAGDE	OFB, LLC, PO Box 385, Norton, Kansas 67654
	hereinafter caller Lesses
Lemor, le consideration	of ten and more — — Dollars (\$ 10.00 & more hard name provided and of the agreements of the lessee herein contained, hereby grants, lessee and lets sectually unto lessee for the purpose have all of the respective of the lessee herein contained, hereby grants, lessee and lets sectually unto lessee for the purpose has a vasor, other fluids, and six jots unbaunface strata, laying pipe lines, sorting oil, building tanks, power stations, telephone lines, and other structure, teles care of, treat, manufacture, process, stort and tramport said oil, liquid hydrocarbous, gene and their respective constituents, questions and other structures, and the said of the structure is and other which any reversionary rights and after-acquired interest each of the care of the said of
s here scienowledged and of the of investigating, exploring by g	rounding provided and of the agreements of the lessee herein contained, hereby grants, lessee and less exclusively unto issues for the oursess
constituent products, injecting good things thereon to produce, a	as, water, other fluids, and air into subsurface strata, laying pipe lines, scoting oil, building tanks, power stations, telephone lines, and other structure
products manufactured therefore	s. and bousing and otherwise caring for its employees, the following described land, together with any reversionary rights and after account in the second of the control of the caring for its employees, the following described land, together with any reversionary rights and after account in the care of th
	described as follows to will
Township 4 S	outh, Range 30 West
Section 35:	West Half (W/2)
Section 26:	outhwest Quarter (SW/4)
	Jacon Augree (DM/4)
n Section	ownship 4 South Range 30 West and containing 480
Subject to the provisions	
oil, liquid hydrocarbone, gas o	herein contained, this imme shall remain in force for a 1970 of TIFGE
the annual monde of the bear be	structure and remote Covenina and street.
om the leased premises.	edit of lessor, free of cost, in the pipe line to which lesses may connect wells on said land, the equal one-eighth (%) part of all oil produced and saved
2nd. To pay lessor for g	(as of whatsoner nature or kind produced and sold, or used off the premises, or used in the manufacture of any products therefrom, one-eighth (%) of the processes required by lassee from such sales), for the gas sold by lassee, in no event more than one-eighth (%) of the processes required by lassee from such sales), for the gas sold, used off she playets therefrom, and payments to be made monthly. Where gas from a well producing gas only is not sold or used, lessee may pay or tender yell per net minorel acre retained because, and if such payment or tender is made it will be considered that gas is being produced within the similar the minorel acre retained because of the produced within the similar of the produced within the produced within the similar of the produced within
royalty One Dollar (8) 00) per	of penducts therefrom, and payments to be made monthly. Where gas from a well producing gas only is not sold or used, leasee may pay or tender
eaning of the preceding paragra	ph. The determinant serving and if such payment or tender is made it will be considered that gas is being produced within the
this lease or any extension the	alined during the primary term bereof without further payment or drilling operations. If the leases shall commence to drill a well within the premote the tenses shall have the right to drill such well to completion with reasonable diligence and disputch, and if oil or gas, or either of them, be a tolked with the term of years first mentioned.
and in paying quantities, this !	sees shall continue and be in force with like effect as if such well had been completed within the term of years first mentioned.
e said lessor only in the propor	ion sphich lessor's interest beam to the whole and undivided fae simple estate therein, then the royalties herein provided for shall be paid
When secondard by leaves	to an man, from of cost, gam, on' man; water produced on said fand for leasee's operation thereon, except water from the wells of lessor, has so shell bury leases's pipe lines below plow depth.
No well shall be drilled no	then 200 feet to the house of barn now on said premises without written consent of lessor.
Leases shall pay for dame	gengaused by lesser's operations to growing cross on said land.
If the cetate of either as	at at any time to remove all machinery and fixtures placed on said premises, including the right to draw and remove casing.
scutors, administrators, succes	ereto is assigned, and the privilege of assigning is whole or in part is expressly allowed, the covenants hereof shall extend to their heirs, some present assigns, but no change in the ownership of the land or assignment of rentals or royalties shall be binding on the issues until after the writings transfer or assignment or a true copys thereoff, to case classes assigns this lasse, in whole or in part, classes shall be binding on the issues until after the writing transfer or assignment or a true.
th respect to the assigned portic	wright transfer or assignment or a true cupy therend. In case lessee assigns this lesse, in whole or in part, lessee shall be relieved af all obligations a supportions printing subsequent to the date of assignment.
Leaser may at any time or	execute and deliver to lessor or place of record a release or releases covering any portion or portions of the above described premises and thereby tion or portions and he relieved of all obligations as to the acreage surrendered.
All express or implied cov	ensits of this lesse shall be subject so all Federal and State Law, Energie Orders, Rules or Regulations, and this lesse shall not be terminated, d tights 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
whole or in part, nor lessee he gulation.	d limble 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
Lessor hereby warrants a	nd a reen to defend the title to the lands herein described, and agrees that the lesses shall have the right at any time to redeem for lessor, by payment as og the above described lands, in the event of default of payment by lessor, and be subregated to the rights of the holder thereof, and the under-this accessors and assigns, hereby surrespoke all right of dower and homestand in the premises described herein, in so far say in any way affect the purposes for which this lesse is made, as recited herein.
ned feesors, for themselves and	is of the source described lands, in the event of default of payment by lessor, and be subrogated to the rights of the holder thereof, and the under- their heirs, successors and sasigns, hereby surrender and release all right of dower and homestand in the premises described herein, in so far
Lessee, at its option, in he	sed may in any way affect the purposes for which this lease is made, as recited herein.
mediate vicinity thereof, when	in masses a judgment it is necessary or advisable to do so in order to properly develop and operate said lease premises so as to promote the
units not exceeding 40 acres e	seeks given the right and power to pool our cumbine the nerenge covered by this lease or any portion thereof with ather land, lease or leases in the in seases in the right and power to pool our cumbine the nerenge covered by this lease or any portion thereof with ather land, lease or leases in the in seases is fudinment in a new portion of the received the premises so as in promote the sine-gase, and worker and that may be produced from said premises, such pooling to be of tracts considered not not one another and to be into a unit such as the weeks of an oil well, or into a unit or units not exceeding 860 acres such in the event of a gas well. Leases shall execute in writing and of the county in which the land herein leased is attuisted an instrument identifying and describing the pooled acreage. The entire acreage so be traited, for all purposes except the payment of coyalities on production from the pooled unit, as if it were included in this lease. If production is lease that the production is the production from a unit so pooled only such portion of the royality stipulated herein as the amount of his acreage and therein on an acreage basis bears to the total acreage so pooled in the particular unit involved.
oled into a tract or unit shall I	be tracted, for all purposes except the payment of royalties on production from the pooled unit, as if it were included in this lease. If production is
wither elecuniere herein special	at a detect as a production is near from this reme, whether the well or wells de located on the premises covered by this lease or not, to lieu of the su. section of the royalty attpulated berein as the amount of his acreage
oca in the anit of his rayalty in	server common on an acreege beams beam to the total acreege so pooled in the particular unit involved.
,	
r	
·	
IN WWNESS WHEREOF.	the andersigned execute this instrument as of the day and year first above written.
Willen 90	100-01
Jilliam Walter	
Villiam Walter	auvage

Form 88 — (Producers 8)			(II)	Daniel Al		
83U (Rev.)	OIL AN	D GAS LEA	CE (P)	Receder No. 09-115	ANSAS BLUE P	KINT CO.1
			SE		316-264-8344 = P.O. Box 793 + Wo	chta. K\$ 67201
AGREEMENT, Made and	ntered into the 31 st day of	August			2005	X 10
undivid	Joseph Sauvage & Ch	eryl A. Sau	uvage, hu	sband	& wife	M-10-11
QUALVIO	ed interest					
137	2			-		
whose mailing address is/	South Buffalo, Ober	lin, Kansas	67749	hereinafter	called Lassor (whether	one or mo
	PU BOX 385,	Norton, Kar	18as 6765	4	-	
Lessor, in consideration of	ten and more — bles herein provided and of the agreements of it yelcal and other means, prospecting defiling, an air into subsystance sures, it has care of, treat, stanufacture, process, store and departing and otherwise caring for its surpluyee Decatur			- 2 00	bereinafter	caller Less
of investigating, exploring by geople	tities herein provided and of the agreements of the value and other means, prospecting drilling, mi	ne lessee herein container	d, hereby grants, los	to and lets exc	OL in hand paid, med clustvely unto lessee for	the purpo
and things thereon to produce, save,	ater, other fluids, and air into subsuface suras, lake care of, treat, manufacture, process, store and	lying pipe lines, storing of	od, building tanks, p	ower stations,	telephone lines, and oth	er structur
therein situated in County of	Decatur	suite of Kans	land together with	any reversions	ary rights and after-acqu	ired intere
		suite of Aditis	as		described as fo	ilows to-w
	outh, Range 30 West					
Section 35:	West Half (W/2)					
Section 26:	Southwest Quarter (SW/4)				
In Section	ownship 4 South Range 30	West and co	entaining 480		alcress, appre de	less and -
					more, andre de	Nome, acoust as
In consideration of the presed	in contained, this lease shall remain in force for ar respective constituent products, or any of these as the said issues covenants and agrees:	, is produced from said I	and or lend with wi	ate (called "print sich said land i	mary term"). And as lon a pooled.	g thereafte
lat. To deliver to the credit from the leased premises.	of lessor, free of cost, in the pipe line to which le	see may connect wells o	n said land the some	one sighth ()	()f -17 -i1	
2nd. To pay leasor for gas o	Whatepever nature or kind produced and anti-		and there, the equi	er mint-arfaire (A	s) part or all dis produce	i and save
at the market price at the well, (but, premises, as is the measurement of pa	whatsoever nature or kind produced and sold, a to gas sold by lessee, in no svent more than a solutio therefrom, said psyments to be made mor per net mineral acre retained hereunder, and	or used the the premises, one-eighth (%) of the proc	or used in the man	afacture of any	products therefrom, one	e-righth (% men' af cha
meaning of the preceding paragraph.	per not mineral acre retained hereunder, and	if such payment or tends	er is made it will be	only is not sole considered the	d or used, leases may pe it gas is being produced	within the
This lease may be maintained this lease or any extension thereof	during the primary term beroof without furth the teams whall have the right to drift such we hall continue and be in force with like effect as event in the above described lawly than the activa-	r payment or drilling on	perations. If the less	ee shall comme	ence to drill a well with	in the terro
found in paying quantities, this lease	half continue and be in force with like effect as	to completion with reas if such well had been con	onable diligence an upleted within the te	d dispatch, and rm of years fire	d if oil or gas, or either at mentioned.	of them, b
he said impor only in the proportion	which leasur's interest hours to the whole and up	c use attended for man	pie antate therein, th	en the rayaltie	o herein provided for si	sall be paid
When represented he bearing bear	and the street, gas; all and water produced on a	and fand for (egace's open	ation thereon, excep	water from th	e wells of lessor.	
			consent of lessor.			
Lemme shott pay for damages	saused by leases's operations to symples crows on	and hand				
If the eatste of either party	any time to remove all machinery and fixtures pereto is assigned, and the privilege of assignit	aced on said premises, it at in whole or in part is	schuding the right to	draw and remarks	ove casing.	thats but-
essee has been furnished with a writ	ereto is assigned, and the privilege of assigning a sesigns, but no change in the ownership of a transfer or assignment or a true copy thereof	the land or assignment	of rentals or royali	ion shall be bir	nding on the leases unt	il after the
Leame may at any time exact	on transfer or assignment or a true capy thereof purtions arising subsequent to the date of assign the and deliver to become or whom of arread a set	ment.			and be same year or my	A THE STATE OF
urrender this lease as to such portion	te and deliver to lessor or place of record a rele or portions and be relieved of all obligations as t	o the acreage surrendered	any portion or porti	une of the above	we described premises a	nd thereby
n whole or in part, nor leases held he	ts of this lease shall be subject to all Pedural as ble in damages, for failure to comply therewith,	of State Lawn, Executive if compliance is prevent	e Orders, Raiss or Re ad by, or if such fai	guiations, and ure is the resu	this lease shall not be t it of, any such Law, Ore	erminated fer, Rule o
	rees to defend the title to the lands herein describe above described lands, in the event of defa-					
my mortgages, taxes or other liens or	the above described lands, in the event of defa it beirs, successors and seeigns, hereby surrend say in any way affect the purposes for which this	alt of payment by lessor, ar and release all right	and be subrogated of dower and home	to the rights of	the holder thereof, and emises described berein	the under
Lesson, at its option, is hereby	pay in any way affect the purposes for which this given the right and power to pool or combine the	s lense is made, as recited to screnge covered by thi	d herein.	on thereof with	other land bears or les	uma in the
nmediate vicinity thereof, when in conservation of oil, gas, or other mine	given the right and power to pool or combine to sesse's judgment it is necessary or advisable to the to and under, and that may be produced by the event of an off well or into a notice under	o do so in order to prop	etly develop and or	perate anid less	ac premises so as to p	omote the
cord in the conveyance records of i	the event of an oil well, or into a unit or units se county in which the land herein leased is a	not exceeding 640 acres stuated an instrument in	each in the event of dentifying and desc	f a gas well. L	easee shall execute in w	riting and
ooled into a tract or unit shall be tro ound on the pooled acreage, it shall b	ala in, and woder work their racy be preduced for in the swent of an oil well, or into a unit or unit accounty in which the land harein leased is a steel, for all purposes except the payment of roy treated an if production is had from this lease, murr shelf receive on production from a unit therein on an acreage basis bears to the total a	alties on production from whether the well or wells	n the pooled unit, as be located on the po	if it were inch	uded in this lease. If pr	oduction is
symbles alarmhers decele specifical, i laced in the unit or his royalty interes	therein on an acreage basis bears to the total a	so pooled only such por creage so pooled in the pr	tion of the royalty articular unit involv	stipulated here	ein as the amount of h	in acreage
	indersigned execute this instrument as of the da	y and year first above wy	ritten.			
linemes:						
						-
Michael Joseph	Sauvage	Cheryl	A. Sauva	ge		
An it is a format	1	14.	Pasacu	Latt - 2		
The total	STIMMY.	recy	1 to calle	rage		

FORM 88 — (PRODUCER'S SI			
83U (Rev.		Recorder No. 09-115	ANSAS BLUE PHINT CO.
AGREEMENT, Made and	ntered into the 31 stday of August		116-254-8344 = P.O. Box 785 = Whichita. KS 67201
by and between Michael	Joseph Sauvage & Cheryl A. Sauvage,		2005 x 10
undivid	ed interest	nuspand 8	Wife
whose mailing address is 117	South Buffalo, Oberlin, Kansas 67749	hereinafter o	alled Lessor (whether one or mo
and	s, LLC, PO Box 385, Norton, Kansas 67	654	
Lensor, in consideration of is here acknowledged and of the rol of inventigating, exploring by geop constituent products, injecting gas, a and things thereon to produce, save, products manufactured therefrom, at therein situated in County of	ten and more — Dowler (a) slices berein provided and of the agreements of the lessee herein contained, hereby grast and other means, prospecting defilling, mining and operating for and producing ster, other fluids, and air into substiface strats, laying pipe lines, storing oil, building tan ake care of, rest, manufacture, process, storing and uransport and oil, liquid hydrocarboots, d housing and otherwise caring for to employees, the following described land, together Decature.	O, OO & MO a, leases and lete excludil, liquid hydrocarbo la, power stations, us gases and their respec r with any reversionar	hereinafter caller Lees L'Sa hand paid, receipt of white selvely unto losses for the purpo selvely unto losses for the purpo lephone lines, and other stuceur lephone lines, and other stuceur tive constituent products and only y rights and after-acquired intere described as follows to-m.
Township 4	outh, Range 30 West		
Section 35:	West Half (W/2) Southwest Quarter (SW/4)		
In Section	ownship 4 South Range 30 West and containing 4	80	ACTES. Diore or Jana, and J
Subject to the provisions here as oil, liquid hydrocarbons, gas or other consideration of the reconst	is contained, this lease shall remain in force for a term of three. Segre from to respective constituent products, or any of them, is produced from said land or land wises the said lease covenants and agrees:	his date (called "prim th which said land is	ary term"), and as long thereaft pooled.
let. To deliver to the credit from the issued premines.	of lessor, free of cost, in the pipe line to which lessee may connect wells on said land, the	e equal ans-sighth (%)	part of all oil produced and save
2nd. To pay leasor for gas a at the market price at the well, (but, common ar in the manufacture of a as royalty One Dollar (\$1.00) per yellocating of the preceding paragraph.	whatsoness nature or kind produced and sold, or used off the premises, or used in the seto gas sold by lessee, in no event more than one-nighth (4) of the proceeds received a dwictor classification, and payments to be made monthly. Where gas from a well producing per not mineral acre retained hereunder, and if such payment or under is made it w	manufacture of any p by lassae from such as gas only is not sold ill be considered that	products therefrom, one-eighth (% alas), for the gas-sold, asset as a or used, lesses may pay or tends gan is being produced within th
This lease may be maintaine of this lease or any extension thereof found in paying quantities, this lease	i during the primary term hereof without further payment or drilling operations. If the beance shall have the right to drill such well to complation with reasonable diffigure that it may be in force with the effect of the property of the	e lessee shall commen ce and disputch, and	nce to drill a well within the tarr if oil or gas, or either of them, b
the said lemm only in the proportion	which imager's interest bears to the whole and undivided for	in, then the royalties	herein provided for shall be pai
When requested by leaser, im-	m shall bury lemma's pine lines below slow denth	except water from the	wells of lessor.
THE REAL PROPERTY AND ADDRESS OF THE PERSON.	their evoluter to the negation of hern now on unid premises without written constant of last	mr,	
runna sereni bith tot quimmfinit	paused by lesses's operations to growing cross on said land.		
If the optate of either party	any time to remove all machinery and fixtures placed on said premises, including the rig	tht to draw and remov	ve casing.
executors, administrators, successors lesses has been furnished with a writ with respect to the assigned portion of	errico in accigned, and the privilege of assigning in whole or in part is expressly allow a seeigned, but no change in the ownership of the land or seeignment of rentals or is transfer or assignment or a true copy thereof. In case lessee assignment of rentals or is portions sprising subsequent to the date of assignment.	royaities shall be bine tole or in part, leases ;	tereal shall extend to their heir ding on the lessee until after the shall be satiesed of all shipsation
Lessee may at any time exer- surrender this lesse as to such portion	as and deliver to lessor or place of record a release or releases covering any portion or or portions and be relieved of all obligations as to the acreage surrendered.	portions of the above	described premises and thereby
All express or implied covens in whole or in part, nor lessee held lis Engulation.	is and deliver to issue or place of record a release or releases covering any portion or or portions and be relieved of all obligations as to the screage surrendered. In of this lease shall be subject to all Federal and State Laws, Executive Orders, Subsa- ble in damages, for failure to comply therewith, if compliance is prevented by, or if suc	or Regulations, and to h failure is the result	his bease shall not be terminated of, any such Law, Order, Rule o
Lessor hereby warrants and a thy mortgages, taxes or other liens of detone lessors, for themselves end the seald right of dower and homesteed	rees to defend the citle to the lands herein described, and agrees that the leases shall have the above described lands, in the event of default of payment by lessons, and he subrog relatively successful and release all right of downs and hay in any way affect the purposes for which this lease is made, as recited herein. Siven that right and power to pool or combine the acreage covered by this lease or any mass's hadement it is necessary or advisable to do so in order to properly develop a	e the right at any time rated to the rights of t tomestead in the pre-	to redeem for lesson, by paymen the holder thereof, and the under mises described herein, in so far
mmediate vicinity thereof, when in	given the right and power to pool or combine the acreage covered by this lesse or any mass's hadgment it is necessary or advisable to do so in order to properly develop s	portion thereof with and operate said lease	other land, lease or leases in the premises so as to promote the

Lesses, at its option, is hereby given the right and power to pool or combine the acreage covered by this lesse or any portion thereof with other land, lesse or lesses in the consequence, when in sease's judgment it is necessary or advisable to do so in order to properly develop and operate said lesses premises as as as proposed the convergence of or units not exceeding 40 acres such in the event of as onli well, or into a mint or units not exceeding 40 acres such in the conveyance records of secondary in which the land herein lessed is situated in instrument identifying and describing the pooled acres acres are not only to track or wint shall be tracked in the lesses of the country in which the land herein lessed is situated in instrument identifying and describing the pooled acres. Because it is all it were included in this lesse. If production is fround on the pooled eccange, it shall be treated as if production is had from this lesse, whether the well or well be located on the premises covered by this lesses about one of the unit or his royalty instruct. Although the control is acreage based oversity of the country in which the unit or his royalty instruct. Although the country is acreage between the country is acreage based on the production of the production is treated as if production is had from this lesse, whether the well or well be located on the promises covered by this lesses about on the production is treated as if the describing and acreage based bears to the total acreage based production is troot acreage based bears to the total acreage based on the production involved.

Winessee:

Michael Joseph Sauvage Cheryl A. Sauvage

Michael Joseph Juweyl Cheryl A. Sauvage

corporation, on behalf of the corporation. My commission expires Notary Public FORM 88 — (PRODUCER'S SPECIAL) (PAID-UP)





63U (Nev. 1	
	OIL AND GAS LEASE
AGREEMENT, Made and	hered into the 31 st day of August 2005
by and between Trudy L	
	husband, undivided interest
	repared andivided Incerest
whose mailing address is 313	Ward, Norton, Kansas 67654 bereinafter called Lessor (whother one or more)
and TA Investor	LLC, PO Box 385, Norton, Kansas 67654
	THE MENT OF MILITIAN WILLIAM
Sames is social-nin-nf	then and move
is here acknowledged and of the roy	lities herein provided and of the agreements of the lesses herein contained, hereby grants, lesses and less grants have been provided and of the agreements of the lesses herein contained, hereby grants, lesses and less grants lesses and less grants lesses and less grants.
constituent products, injecting gas, w	ysical and other means, prospecting drilling, mining and operating for and producing oil, liquid hydrocarbons, all gases, and their respective ster, other fluids, and air into subsurface strats, laying pipe lines, storing oil, building tasks, proved stational telephone lines, and their respective
products manufactured therefrom, a	then and more — Device (\$ 10,000 & MQ Methand paid, receipt of which this herein provided and of the agreements of the lessee herein contained, hereby grants, lesses and lets exclusively unto lessee for the purpose ser, other fluids, and air into subsurface status, laying pipe lies, storing oil, building tanks, power sautous, telephone lines, and other respective when the care of, treat, manufacture, process, store and unapport said oil, liquid hydrocarbous, saues such their respective constituent produces and other showing and otherwise caring for in employees, the following desorbed land, together with any reversionary rights and after-acquired interest,
therein situated in County of	ecatur State of Kansas described as follows to win
Township 4 Se	uth, Range 30 West
Section 35:	West Half (W/2)
section 20:	Southwest Quarter (SW/4)
In Section	ownship 4. South Range 30 West and containing 480 Berra Moor or loss, and all
Subject to the provisions have	
s oil, liquid hydrocarbons, gas or ot	n contained, this least shall remain in force for a term of three well and or land with which said had is pooled.
	as the said lessee covenants and agrees: I lesser, free of cost, in the pipe line to which lesses may connect wells on said land, the equal one-eighth (%) part of all oil produced and saved
rom the leased premiers.	the country of the paper may to which seems may connect wells on said land, the equal one-eighth (%) part of all oil produced and saved
at the market price at the well, (but,	whatanever nature or kind produced and sold, or used off the premisses, or used in the manufacture of any products therefrom, one-sighth (%), at to gas sold by lessee, in no event more than one-sighth (%) of the proceede received by lessee from such sales), for the gas sold used off the coincits therefrom, said payments to be made mouthly. Where gas from a well producing gas only is not send or used, lessee may pay or tender per net mineral acre retained hereunder, and if such payment or ander is made it will be considered that gas is being produced within the
s royalty One Dollar (\$1.00) per ye	inducts therefrom, said payments to be made mouthly. Where gas from a well producing gas only is not sold or used, lesses may pay or tender to be mineral acre retained hereunder, and if such mayment are tender is made it will be recalled that on its below may pay or tender.
seasing of the proceeding paragraph. This losse may be maintain.	I during the to C. the A. C. t
f this bear or any extension thereof	I during the primary term hereof without further payment or drilling operations. If the lossee shall commence to drill a well within the term the heave shall have the right to drill such well to completion with reasonable diligence and dispatch, and if oil or gas, or either of them, be shall continue and be in force with like affect as if such well had been completed within the term of years first mentioned.
If said lessor owns a less in	event in the above described land than the entire and undivided fee simple event there the revenities have been about the series of the series and the series of the series there the revenities have been applied by the series of the series o
Leases shall have the right to	evet in the above described land than the entire and untivided fee simple estate therein, then the royalties herein provided for shall be paid which issuer's interest bears to the whole and untivided fee.
When requested by lessor, less	tuen fone of court, gaze, oil and sender presidence on mail fanel for fensee's operation thereon, except water from the wells of issuer, se shall bury lessee's pipe lines below plow depth.
tio men mennen ne minride videlin	WHALL MOVE THE TO THE DOUBLE OF DRIFT NOW DEL BANK THEFTIMES WITHOUT WITH THE DOUBLE OF LAND.
Leonor shall have the right at	named by leaser's operations to growing crops on said land. any time to remove all machinery and fixtures placed on said premiers, including the right to draw and remove casing.
If the estate of either party	sereto is assigned, and the privilege of assigning in whole or in part is expressly allowed, the covenants hereof shall extend to their heirs.
seec has been furnished with a writ	erete is assigned, and the privilege of assigning in whole or in part is expressly allowed, the covenants hereof shall extend to their heirs, as assigns, but no change in the ownership of the land or assignment of rentals or royalties shall be binding on the issues until after the enterparts or assignment as a true copyr thereof. In case issues assigns this lance, to whole or its part, issues shall be portions arising subsequent to the date of assignment.
Leasee may at any time exec	portions arising subsequent to the date of assignment.
rrender this lease as to such portion	te and deliver to lessor or place of record a releases covering any portion or portions of the above described premises and thereby or portions and be relieved of all obligations as to the acreage surrendered.
whole or in part, nor leasee held lie	or portnesses and he reserved of all obligations as to the acreage surrendered. It is of this leave shall be subject to all Fondays and State Laves, Executive Orders, Rules or Regulations, and this leave shall not be terminated, ble 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
Lamor hereby warrants and a	Private defend the title to the lands benefit described and any short by
ny mortgages, tazes or other liene or	Trees to defend the title to the lands herein described, and agrees that the lessee shall have the right at any time to redeem for lessor, by payment the above described iands, in the event of default of payment by lessor, and be subregressed to the rights of the holder thereof, and the undertheir samples assigns, hereby surrender and release all right of dower and homestead in the precises described herein, in an far any way affect the purposes for which this lesse is made, as recited herein.
said right of dower and homestead	may in any way affect the purposes for which this lease is made, as recited herein.
	given the tight and power to pool or combine the acreage covered by this leave or any portion thereof with other land, lease or leases in the summer a judgment it is necessary or advisable to do so in order to properly develop and operate said lease overnies so as to remarks the
units not exceeding 40 scres such	whe in and under and that may be produced from said premises, such pooling to be of tracts contiguous to use spother and to be into a unit, in the event of an oil well, or into a unit or units not exceeding 640 acres each in the event of a gas well. Lesses shall execute in writing and
cord in the conveyance records of soled into a tract or unit shall be tr	The its and under not that may be produced from said printises, such pooling to be of tracts configuous to me another and to be into a unit as the event of an oil well, or into a unit or units not exceeding 640 acres each in the event of a gas well. Lessass shall srecute to writing and and the county in which the land herein lessand is situated an instrument identifying and describing the pooled acreage. The entire acreage so sated, for all purposes succept the payment of royalties on production from the pooled unit, as if it were included in this lessae. If production the treated as if production is had from this lesse, whether the well or wells be located on the premises covered by this lesse or not. In lieu of the same what reaches on production from the pooled units are successful to the same what the amount of his acreage therein on an acreage basis bears to the total acreage so pooled in the particular unit involved.
und on the pooled acreege, it shall be public apacition.	treated as if production is had from this lease, whether the well or wells be located on the premises covered by this lease or not. In lieu of the same shall receive on production from a unit so pooled only such portion of the royalty athousand therein as the amount of his arrange.
aced in the unit or his royalty intere	t therein on an acreege basis bears to the total acreege so pooled in the particular unit involved.
IN WITNESS WHEREOF the	andersigned execute this instrument as of the day and year first above eritten.
Ancesses:	11
rudy 5	rechard Mormon Machan
Trudy L. Stock	ham Norman Stockham

Form 88 — (Producer's Spe	CIALL (PAID, LIP)	•
63U (Rev. 1	Recorder No.	INC.
000 ,	OIL AND GAS LEASE 386-204-504-7-0 Box 750-Wichia ES 522	07-0793
AGREEMENT, Made and o	burned into the 31 st. day of August fka Trudy L Sumner 2005	
by and between Trudy L	Stockham, f/k/a Trudy Lynn Sauvage, & Norman Stockham,	
wife &	usband, undivided interest	
****	Market Transfer 11	
	Ward, Norton, Kansas 67654 hereinafter called Leason (whether one or m	norei
TA Investor	LLC, PO Box 385, Norton, Kansas 67654	
	hereinafter caller La	
Lessor, in consideration of a here acknowledged and of the roy of investigating, exploring by geop constituent products, injecting gas, v and things thereon to produce, save, products meanifactured therefrom, a therein situated in County of	ten and more——— Dollars (\$ 10,00 & mo Nightand paid, receipt of waster provided and of the agreements of the lossee herein contained, hereby grants, feases and fets exclusively unto feases for the pury spical and other means, prospecting drilling, mining and operating for and producing oil, liquid hydrocarbons, all passes, and their respective, the following the care of, treat, manufacture, process, store and imapport said oil, liquid hydrocarbons, gases and their respective constituent products and of bousing and other evidence carries, process, store and imapport said oil, liquid hydrocarbons, gases and their respective constituent products and of bousing and other evidence carries of the employees, the following described land, together with any reversionary rights and after-acquired interest of the employees. The contractive of the employees of the employees of the employees of the employees of the employees. The employees of the employees. The employees of the employees. The employees of t	pose scrive suree other erest
	outh, Range 30 West	
Section 35: Section 26:	West Half (W/2) Southwest Quarter (SW/4)	
00002011 201	, , , , , , , , , , , , , , , , , , , ,	
In Section	Township 4 Solith Range 30 West and containing 480 scree, more or less, as	nd a
soundless themse		cafte
as oil, liquid hydrocarbons, gas or o	ein contained, this lease shall remain in force for a term of three () Pare from this date scalled "primary term"), and as long there her respective constituent products, or any of them, is produced from said land or land with which said land is pooled.	
lat. To deliver to the credi	of lessor, free of cost, in the pipe line to which lesses may connect wells on said land, the equal one-eighth (%) part of all oil produced and	
2nd. To pay lessor for gas at the market price at the well. (but	of whatsoever nature or kind produced and sold, or used off the premises, or used in the manufacture of any products therefrom, one-eighth as to gas sold by lessee, in no event more than one-eighth (%) of the proceeds received by lessee from such sales), for the gas sold, used of contact shortefrom, said payments to be conde contactly. Where gas from a well producing gas only is not sold or used, bessee may pay to the per net mineral acre retained hereunder, and if such payment or tender is made it will be considered that gas is bring produced within	h (W
prominer, or in the manufacture of m rayalty One Dollar (\$1.00) per y	endacts therefrom, east payments to be made monthly. Where gas from a well producing gas only is not sold or used, lesses may pay or is ar per net mineral acre retained hereunder, and if such payment or tender is made it will be considered that gas is being produced withi	n the
This lease may be maintain	ed during the primary term hereof without further payment or drilling operations. If the issues shall commence to drill a well within the f. the lessee shall have the right to drill such well to completion with reasonable diligence and dispatch, and if oil or gas, or sither of the shall continue and be in force with like effect as if such well had been completed within the term of years first mentioned.	sem
found in paying quantities, this less	e shall continue and be in force with like effect as it such well had been completed within the term of years first mentioned.	e pai
	terest in the above described land than the entire and undivided fee simple estate therein, then the royalties bewein provided for shall be which lessor's intervet becaus to the whole and andivided fee. When free of cost, gas, oil and water produced on said land for lessor's operation therean, except water from the wells of lessor.	,
When requested by lessor, le	see shall bury lames's pipe lines below plow depth.	
	er than 200 feet to the house or barn now on said promises without written consent of lessor. a caused by lesses's operations to growing crops on said land.	
Lessee shall have the right	t any time to remove all machinery and fixtures placed on said premises, including the right to draw and remove casing.	h-1-
If the estate of either part	hereto is assigned, and the privilege of assigning in whole or in part is expressly allowed, the covenants hereof shall extend to their a crassigns, but no change in the ownership of the land or assignment of rentals or royalties shall be binding on the lessee until after sites transfer or assignment or a true copy thereof. In case lessee assigns this lesse, in whole or in part, lessee shall be relieved of all oblige or portions arising subsequent to the date of ssaignment.	er th
with combact to the amithmet, builtins	previous arising subsequent to the cut of sengment.	ereb
surrender this lease as to such porti	cute and deliver to lessor or place of record a relesse or relesses covering any portion or portions of the above described precises and the n or portions and be relieved of all obligations as to the acreage surrendered.	
All express or implied cover in whole or in part, nor lessee held Regulation.	ants of this lesse shall be subject to all Federal and State Laws, Executive Orders, Rules or Regulations, and this lesse shall not be termin lable in damages, for failure to comply therewith, if compliance is prevented by, or if such failure is the result of any such Law, Order, So	une o
Lessor hereby warrants and	agrees to defend the title to the lands herein described, and agrees that the lessee shall have the right at any time to redsom for lessor, by pay	ymen
any moregages, taxes or other hens signed lessors, for themselves and as said right of dower and homestes	agrees to defend the title to the landa herein described, and agrees that the lessee shall have the right at any time to redeem for lessor, by pay in the above described lands, in the event of default of payment by lessor, and be subrogated to the rights of the holder thereof, and the universelve accessors and assigns, hereby surrounds and release all rights of abover and homestead in the premises described herein, in a lessy in any way affect the purposes for which this lease is mode, as recited herein.	so fa
Lessee, at its option, is here	by given the right and power to pool or combine the acreage covered by this lease or any portion thereof with other land, lease or leases is a lease, independ it is necessary or advisable to do so in order to properly develop and operate said lease premises so as to proper	in the
conservation of oil, gas or other mor units not exceeding 40 acres assertered in the conveyance records of pooled into a tract or unit shall be found on the pooled acreage, it shall reyalties elsewhere herein specifies	by gives the right and power to pool or combine the acreage covered by this leane or any portion thereof with other land, lease or leases in leaser's judgment it is necessary or advisable to do so in order to properly develop and operate said lease permisses so as to promodiserals in said under and that may be produced from anid premisses, such pooling to be of tickle conditions well. Lease almost well as in the event of an oil well, or into a unit or units not exceeding 640 acree each in the event of a gas well. Lease shall execute in which the county in which the lease the lease of sustance an instrument identifying and describing the pooled acreege. The entire acree resisted, for all purposes except the payment of royalized on production from the pooled unit, as if it were included in this lease. If product be treated said if production is had from this lease, whether the well or wells be located on the premises covered by this lease or not. In list of leases and leaves the payment of royalized only such portion of the royalty elipsulated herein as the amount of his set wit therein on an acreege basis beeze to the total excesses so pooled in the particular until involved.	g an age o tion i of th
laced in the unit or his royalty into	ast therein on an acreage basis bears to the total acreage no pooled in the particular unit involved.	

IN WITNESS WHEREOF, the undersigned execute this instrument as of the da	y stid year first above written.
Trudy L Stockham	Mormon Stackbon
Trudy L. Stockham	Norman Stockham

PAGE 12

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FORM 86 — (PRODUCER'S	PECIAL) (PATE TEN
83U (Rev.	1993)
	OIL AND GAS I FASE 09-115 ARSAS BLUE PRINT CO
AOREEMENT, Made and	Jan april 1997 April 1
-1-4-11	and Maxine Sauvace Park
undiv	ded interest
whose mailing address is 41	2 West Hall, Oberlin, Kansas 67749
and _IA investor	S. LLC, PO Box 385, Norton, Kansas 67654
is here acknowledged and of the ro	tien and more Interpretation of the lease herein contained, hereby grants, leases and lets exclusively unto lease for the purposes, other fluids, and air into subsurface strata, laying pipe lines, storing oil, liquid hydrocarbons, all gases, and that respectively and their respective discussively unto lease for the purposes, other fluids, and air into subsurface strata, laying pipe lines, storing oil, building tanks, power stations, welephores times, and other structure decisions, which is the property of the stations, welephores times, and other structure of the stations and the stations are strated to the stations and the stations are structured in the stations and the stations are structured to the stations and the stations are structured to the stations and the stations are structured to the stations are stations. The stations are stations are stations are stations are stations and the stations are stations. The stations are stations are stations are stations are stations are stations. The stations are stations are stations are stations are stations are stations. The stations are stations are stations are stations are stations are stations. The stations are stations are stations are stations are stations are stations. The stations are stations are stations are stations are stations are stations. The stations are stations are stations are stations are stations are stations. The stations are stations are stations are stations are stations are stations. The stations are stations are stations are stations are stations are stations.
constituent products, injecting gas, a	yeical and other means, prospecting drilling, enining and operating for and producing oil, lieude hydrocarbons, uncertainty of the purpose of
products manufactored therefrom, a	and care of, treat, manufacture, peacess, store and transport said oil, liquid hydrocarbons, gases and their respective constituent products and other structure. If housing and otherwise caring for its employees, the following described land.
In County of	State of Kansas described as follows to-sw
Township 4 S	outh, Range 30 West
Section 35:	West Half (W/2)
Section 26:	Southwest Quarter (SW/4)
In Section	manabip 4 SOUTH stange 30 West and containing 480 acres, more or less, and al
Subject to the provisions here as oil, liquid hydrocarbons, gas or oth	a contained, this lease shall remein in force for a term of three (.3 per from this date (called "primary term"), and as long thereafter
In consideration of the premis	as the enid beases township and agrees:
from the leased premises.	f lessor, free of cost, in the pipe line to which issues may connect wells on said land, the squal one-eighth (%) part of all oil produced and saved
at the market price at the seel, (but a	whatsoever nature or kind produced and sold, or used off the premises, or used in the manufacture of any produces therefore, one-sighth (4) of the proceeds received by lease from such sakes), for the gas sold, used off the ducts therefore, said payments to be made monthly. Where gas from a well producing gas only is not sold or used, leases may pay or tender nor mineral scre retained hereunder, and if such payment or tender is made it will be considered that gas is being produced within the
as royalty One Dollar (\$1.00) per yea meaning of the praceding paragraph.	per net mineral acre retained hereunder, and if such payment or tender is made it will be considered that gas is being produced within the
This lease may be maintained of this lease or any extension thereof.	during the primary term herself without further payment or drilling operations. If the lessee shall commence to drill a well within the term the lessee shall have the right to drill such well to completion with reasonable diligence and dispatch, and if oil or gas, or either of them, be hall continue and be in force with like effect as if such well had been completed within the term of years first mentioned.
If said lessor owns a less int	hall continue and be in force with like effect as if such well had been completed within the term of years from mentioned. wet in the above described land than the entire and undivided for simple extent there of years from the control of the con
Lesses shall have the right to	vet in the above described land than the entire and undivided fee simple cotate therein, then the royalties herein provided for shall be paid high lessor's interest bears to the whole and undivided fee. on, free of cost, gas, oil and water produced on said land for lessor's operation thereon, except water from the wells of lessor.
Muco redenseed by legger, less	e shall bury leasen's pipe lines below plow depth. than 200 feet to the house or barn now on said premises without written consent of lessor.
have shall pay for damages	nused by lessee's operations to growing crops on said land.
Lineaux shall have the right at If the estate of either party !	ny time to remove all machinery and fixtures placed on said premises, including the right to draw and remove casing.
executors, administrators, successors fessee has heps furnished with a write	reto is assigned, and the privilege of assigning in whole or in part is expressly allowed, the covenents hereof shall extend to their heirs, it assigns, but no change in the ownership of the land or assignment of rantals or ravalities shall be hinding on the issues make after the intensity or assignment or assignment or assignment or assignment or assignment or assignment or as true copy thereof. In case issues assigns this leave, in whole or in part, leases shall be relieved of all obligations ortions arising subsequent to the date of assignment.
Langer may at any time execu	softions arising subsequent to the date of assignment. and deliver to issue or place of record a release or releases covering any partion or portlans of the above described premises and thereby a portions and be relieved of all obligations as to the accesses servandered.
All express or implied covenar	r portions and he relieved of all obligations as to the acreage surrendered. s of this lense shall be subject to all Federal and State Laws, Executive Orders, Rules or Regulations, and this lesse shall not be terminated. 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
negutation.	
any mortgages, taxes or other fiens on	wes to defend the title to the lands herein described, and agrees that the lessee shall have the right at any time to redeem for lessor, by payment the above described lands, in the event of default of payment by lessor, and be subrogusted to the rights of the holder thereof, and the under heirs, assessmen and assigns, hereby surrender and release all right of dower and homestead in the premises described herein, in so for my may affect the purposes for which this lesse is made, as recited herein.
immediate vicinity thereal, when in the conservation of oil, gas or other mine	given the right with power to pool of comoine the acreage covered by this sense or any portion thereo with other sens, maintain the management of the property develop and operate said lease previous as as a promose the said and under and that may be produced from said premises, such pooling to be of reacte contiguous to one another and to be into a unit
or units not exceeding 40 acres each i	given the right and power to pool or combine the acreage covered by this leave or any portion thereof with other lend, lease or leases in the same, 's judgmeant, 'is in yoccaseny' as subvisable to do so in voter to a property develop and operate such lease specimes as as to a possesse the last in and under and that may be produced from said premises, such pooling to be of tracts contiguous to one smother and to be into a unit as the event of a gas well. Lesses shall execute in writing and ecounty in which the land herein lessed is situated an instrument identifying and doserning the power shall execute in writing and ecounty in which the land herein lessed is situated an instrument identifying and doserning the power of the payment of royalities on production from the pooled unit, as if it were included in this lesse, if production is treated as if production is the state of the county of the payment of the payment of the state of the county of the payment of the state of the county of the payment of the production from the pooled unit, as if it were included in this lesse, the state of the county of the payment o
pooled into a tract or unit shall be tre	sted, for all purposes except the payment of royalties on production from the pooled unit, as if it were included in this lease, if production is that from this lease, whether the well or wells do located on the promises covered by this lease or not. In these of the
placed in the unit or his royalty interes	therein on an acreage basis bears to the total acreage so pooled in the particular unit involved.
: .	
IN WITHESE WHEREOF, the	addersigned excepts this instrument as of the day and year first above written
Witnesses:	1 4- 1
Deith Ja	mage Marine Sauvage
Keith Sauvage	, Trustee Maxine Sauvage, Trustee

08/10/2009 08:59	7858772413	COLIP		PAGE 14
29-88				
oliduq	K-010N		sand.	My commission ex
Annual 12 11 11 11 11 11 11 11 11 11 11 11 11			self of the corporation.	corporation, on bel
				by d
(SNOCKCONS)	DOMENT FOR CORPORATION		rument was acknowledge	COUNTY OF
				TO STATE
the recards of this affice. SULPLY B SAUMER By When recorded, return to \$12.00	STATE OF Kansas County Decatur This instrument was file day of September at 11:00 priork A	Hale August Wh 35 & SW 26 Section Two No. of Acres 480 Decatur	TO TA INVESTORS,	OIL AND
ER Register of Preeds.	nty Decatur This instrument was filed for record on the 2nd of September 30 2005 11:00 order A.M., and duly recorded not be 11:00 order and duly recorded	4 S Rge 30 W Term 3 yrs Caunty Kansas	TA INVESTORS, LLC	OIL AND GAS LEASE
Public	Notary		VALIDA	the statement territory of the state
			Majer	es noissimmos yM
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K*OkCoNe)	DOMENT FOR INDIVIDUAL (1		moent was acknowledge	TATE OF GRAND OF The Street of Tarker of Tarke
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(**C)\$C@A&)	DEWENT POR INDIVIDUAL (I	ed before me this	rument was acknowledge	STATE OF COUNTY OF
Public	Noto.		sauda	ea monestrumos Stat
			maju.	es noissimmos yM
	puit -			AN AN
(*OkCoNe)	DOMENT FOR INDIVIDUAL (ed before me this	VAA:	STATE OF
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welnoto	Davison		L @ 111 -1	
3 DAVARE 3CE	IN W has	Trustee	3290 UNAC 1	hy KETTH
002 14	Tenanh 10 V	ACAMONACA sida +m + volved be		
(9)No(3)NOB)	OGMENT FOR INDIVIDUAL (13 (MONAUY	2 1349	N 30 STATE

Form 29	EXTENSION OF LEASE	09-251 315-264-9344	by PO Box 793 67201-0793 264-5186 fee
		www.klap.com - i	kbp@kbp.com
	Investors, LLC	File No	
	O. Box 385, Norton, Kansa	67654	
Decatur	County, State of Kan	as it covers the following described land in	
Section 38		1)	
Undivided	Interest		
	Seni Seni	STATE OF KANSAS, DECATUR COUNTY, SS: THIS INSTRUMENT WAS FILED FOR RECORD OF THE 13th DAY OF JUDE 20.08, AT 4:45. O'CLOCK PM AND RECORDED IN BOOK B14 PAGE 268 FER \$ 8.00 REGISTER OF SEEDS DECATUR COUNTY JUDY B GAUMER)NT
of Section	., Township 4 South Range 30 We	est, which lease is recorded in Book B3	,
WHEREAS, said)			
and the hereinabove na	f drilling operations on August 31, ned owner (or owners) of said lease desires	to have the term of said lease extended;	
	E, the undersigned, for and in consideration		
in hand paid, the rece the interest of the und	bt whereof is hereby acknowledged, do YS rsigned in the above described land is cond	Shereby agree that the said term of said lease in erned shall be and is hereby extended with the sam	sofar as ne tenor
and effect as if such e date of the said expira any well on the land co or said lease as modifi	tended term had been originally expressed ion thereof and as long thereafter as oil or vered by said lease, subject however, in all d, if any modification thereof may have be	in such lease, for a period of <u>One</u> years figas (including casinghead gas) is or can be produce other respects, to the provisions and conditions of so mercufore executed.	om the ed from aid lease
All express or imp Regulations, and this le ply therewith, if comp		to all Federal and State Laws, Executive Orders, l part, nor lessee held liable in damages, for failure s the result of, any such Law, Order, Rule or Res	
/	land the second of the second	day or	-9363
V	b	P	
Deith &	aurage	Marine Dauvage	
(Keith Sauv	ge, Trústee	Maxine Sauvage, Trustee	
	· ·		
STATE OF K	NSAS		
COUNTY OF	ECATUR 88.		
	ersigned, a Notary Public, within and for a	aid County and State, on this 27TM	
tay of May	, 2008 personally appeared		
	ge, Trustee		and
Maxine Saus	age, Trustee of the Keith &	Maxine Sauvage Revocable Trust	
		, to me well known t	o be the
identical person who	executed the within and foregoing instrum free and voluntary act and deed for the us	ent, and acknowledged to me thathc executent,	
NOTARY PUBLIC - STATE OF RA	on OF, I have hereunto set my hand and o	ficial seal the day and year last above written.	
My Appt. Exp. 6-14-2		0 . 0 1 + 0	
My commission expires	6-14-2011	Kagina a Stanley Notary Ph	blic.
* If lease has here	ofore been extended insert in blank, "As he	etofore extended on,,"	

BOOK 814 PAGE 268

Form 29	EXTENSION (OF LEASE T	ERM	09-251	Ansas Blue Print 700 8, Broedway PD Bax 763 Wichias, K5 67201-0708 316-264-9344-264-6186 fax www.kbp.com - kbp@kbs.com
WHEREAS,	TA Investors,	LLC		File No.	
	P. O. Box 385	Norton, Kan	sas 67654		
is (are) the owner(s	s) and holder(s) of an oil a	nd gas lease insofar s	as it covers the fo	llowing described land in	n
Decatur	Count	y, State of Kan	sas	:	
Section					
Section	25: Southwest	Quarter (SW/	4)		
Unđivid	ed Interest	Seal Seal	THIS INSTRUME THE 13th DAY AT 4:47 O'CLI BOOK B14 P	CCK P M AND RECORDED AGE 270 FEE \$ 8.0	RECORD ON 08 RDED IN
of Section	Township 4 Sou	th Rongo 30 We	St which loss	se is recorded in Book_	B3
0.0	of the records of said Cou		, which lead	se is recorded in Book_	
WHEREAS, sai					
expires in the absen-	ce of drilling operations on named owner (or owners)	August 31,	2008		
	ORE, the undersigned, for				
	eccipt whereof is hereby a				
	,				
and effect as it such date of the said exp any well on the land or said leage as mod	n estended term had been iration thereof and as long covered by said lease, sub lifted, if any modification t	originally expressed in thereafter as oil or a ject however, in all of hereof may have been	in such lease, for gas (including cas other respects, to t n heretofore execu	a period of One inghead gas) is or can be he provisions and condit ted.	_years from the be produced from ions of said lease
	mpied covenants of this less lesse shall not be termin mpiance is prevented by, WHEREOF, this instrumen			State Laws, Executive ld liable in damages, fo y such Law, Order, Ru y of	Orders, Rules or r failure to com- le or Regulation.
Oak no	Samo		Donne K	Jamas	
John Mad	y Sauvage		Donna K. S	Sauvage .	
1				GINA M. MONTGON Notary Public - State of My Appl. Explores S., 1	ERY R-OX
STATE OF LO)			
COUNTY OF	egenter	} 58.			
1 4	undersigned, a Notary Pub	lic, within and for sa	aid County and St	atc, on this	LA
day of May		personally appeared			
_	y Sauvage	- d d d d			and
Donna K.	Sauvage, husba	nd and wire		name of the second of the seco	
				, to me well	known to be the
identical person y	who executed the within an	d foregoing instrume	nt, and acknowled		
same as	free and voluntary act				
IN WITNESS V	VHIREOF, I have hereunte	set my hand and off	ficial seal the day	and year last above w	ritten.
My commission expi	res aug. 13.	2008	Dine	m man D	offry Public.
* If lease has h	ere ofore been extended ins	ert in blank, "As here	etofore extended o	n	

BOOK BI4 PAGE 276

Form 29	EXTENSION	OF LEASE	TERM	Reorder No. 09-251	Kansas Blue Print 700 5, Broedway PO Box 760 Wichks, K6 97201-0793 316-244-0944 (346 5165 low www.kbp.com - kbp@kbp.com
				F	ile No.
WHEREAS, TA		LLC Norton, Kar	sas 67654		
is (are) the owner(s) as				lowing described	l land in
Decatur			Kansas		
Section 35 Section 26		(W/2) Ouarter (SV	W/4)		
Undivided	Interest	Seni Seni	THE 13th DAY	OF June OCK P. M. AND AGE 272 FEE B. J. EEDS-DECATUR	POR RECORD ON 20 08, DRECORDED IN \$ 8.00
of Section	, Township 4 So	uth Range 30 V	West which les	se is recorded in	n Book B3
7.00	the records of said C	-	, which yes	00 10 1001010 11	,
WHEREAS, said le					
expires in the absence of and the hereinabove nar	drilling operations	n August	31, 2008	of said lases sat	andad:
	E, the undersigned, for				
					of said lease insofar as ded with the same tenor
and offeet on if such as	tanded term had hee	n originally express	ed in such lease for	a period of O	ne years from the
date of the said expirate any well or the land co or said lease as modified	on thereof and as lovered by said lease, so if any modification	ong thereafter as oil subject however, in a thereof may have	or gas (including cas all other respects, to t been heretofore execu	inghead gas) is the provisions an ited.	or can be produced from d conditions of said lease
ply therewith, if comp	ise shall not be tern lance is prevented b EREOF, this instrum	y, or if such failur	e is the result of, an	ny such Law. U	secutive Orders, Rules or ages, for failure to com- der, Rule or Regulation.
Michael Jo	seph Sauvage	-	Cheryl A.	Sauvage	
1	1 -		11/	2 1 - 1111	30 4 4
Muhay for	en sama		Chrys	L.XXIIII	age.
day of May	seph Sauvage	Public, within and fo	2669	tate, on this	2 Tremand
Cheryl A.	Sauvage, hus	band and wif			1,000
				, to	me well known to be the
identical person who	executed the within	and foregoing instr	ument, and acknowle	edged to me the	athe executed the
same as			uses and purposes t		
NOTARY PUBLIC - State of	EREOF, I have herev Kansas	into set my hand an	d official seal the da	y and year last	above written.
REGINA A. STA	LEY				
My commission expires	6-14-2	01)	Reag	ina a	Starley Notary Public.

Form 29	EXTENSION OF LEASE TERM Reorder No. 09-251 Reorder No. 09-251 Reorder No. 09-251
	This No.
TA	Investors, LLC
WHEREAS,	1-1-1
	d holder(s) of an oil and gas lease insofar as it covers the following described land in
Decatur	County, State of Kansas :
Section 35 Section 26	1 1 - 1
Undivided	STATE OF KANSAS, DECATUR COUNTY, SS: THIS INSTRUMENT WAS FILED FOR RECORD ON THE 13thDay of June 20.08., AT 4:50 or Clock P m AND RECORDED IN BOOK B14 PAGE 273 FEE \$ 8.00 REGISTER OF DEEDS-DECATUR COUNTY JUDY B GAUMER
	Township 4 SouthRange 30 West, which lease is recorded in Book B3
	he records of said County, and
WHEREAS, said h	delling operations on August 31, 2008
and the hereinabove na	drilling operations on August 31, 2008 ed owner (or owners) of said lease desires to have the term of said lease extended;
NOW, THEREFOR	E, the undersigned, for and in consideration of One Dollar (\$1.90) One and more
in hand paid, the recei	t whereof is hereby acknowledged, do.YES hereby agree that the said term of said lease insofar as exigned in the above described land is concerned shall be and is hereby extended with the same tenor
any well on the land coor said lease as modifie	tended term had been originally expressed in such lease, for a period of OHE
	EREOF, this instrument is signed on this the 9th day of Jure 2008.
- Joseph	M. Kome A. S. S. Ack
June	The state of the s
Joan M. Mc	Kenna, Trustee Michael F. McKenna, Trustee
STATE OF Kansa	
	ersigned, a Notary Public, within and for said County and State, on this.
day of June	personally appeared
	Kenna, Trusteeand
Michael F.	McKenna, Trustee of the Joan M McKenna Trust
	to me well known to be the
identical person_ wh	executed the within and foregoing instrument, and acknowledged to me that _he_ exeruted the
same as	free and voluntary act and deed for the uses and purposes therein set forth.
IN WITNESS WE	EREOF, I have hereunto set my hand and official seal the day and year last above written.
My commission expire	4/02/2012 Choune Burmoster

7858772413

Form 29	EXTENSION C	OF LEASE TE	RM Reorder No 09-251	Kataka Blue Print ANS: Straway PU Sok AN Wichia, KE 57201-0783 310-204-9344 - 204-5186 [as
			09-201	www.kbp.com · kbp@kbp.com
WHEREAS TA	Investors, LI	.c		File No
***************************************	O. Box 385, N		67654	
			it covers the following desc	ribed land in
Decatur		y, State of Kans		
		1 10)		
Section 3 Section 2		(W/2) Quarter (SW/4)	
Undivided	Interest			
		Seni Seni	STATE OF KANSAS, DEC THIS INSTRUMENT WAS THE 13th DAY OF JUE AT 4:46 O'CLOCK P BOOK B14 PAGE 26 REGISTER OF DEEDS DE JUDY B GAUMER	FILED FOR RECORD ON 20 08 M AND RECORDED IN FRE \$ 8.00 CATUR COUNTY
of Section	Township 4 Sou	thpance 30 We	St, which lease is record	ed in Book B3
	he records of said Cou		, WALK 16406 10 166014	an avvi
evulves in the sheence of	drilling operations on	August 3	1, 2008	
and the hereinabove nar	ed owner (or owners)	of said lease desires to	have the term of said lease One Dollar (\$1.00) One	
in hand naid the recei	t whereof is hereby a	cknowledged do VES	hereby agree that the said	term of said lease insofar as extended with the same tenor
and effect as if such end date of the said expira-	tended term had been	originally expressed in thereafter as oil or gr ject however, in all ot	such lease, for a period of as (including casinghead gas her respects, to the provision	of ONG years from the) is or can be produced from a and conditions of said lease
IN WITNESS WH	see shall not be termin ance is prevented by, EREOF, this instrument	at is signed on this the		s, Executive Orders, Rules of damages, for failure to com v, Order, Rule or Regulation y 2008
	alter Sauvage	0		
WIIIIan	arter Sauvage			
STATE OF KAL	SAS	56.		. 27m
Before me, the un			d County and State, on this	3 0 1111
William V	alter Sauvage	personally appeared, a single per	cson	an
VALUE VIEW VIEW VIEW VIEW VIEW VIEW VIEW VIE				
-				, to me well known to be th
identical person who	executed the within an	nd foregoing instrumer		that _hc_ executed th
same as			and purposes therein set for	
			cial seal the day and year	
REGINA A. STANLE				
My Appt. Exp. b-14-	DII			0, 0
Mr. ammunicates assolute	6-14-20	11	Regina a	uslinates
My commission expires			-	Notary Public.

* If lease has here ofore been extended insert in blank, "As heretofore extended on

" If lease has heretofore been extended insert in blank, "As heretofore extended on_____

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