

For KCC	Use:		
Effective [Date:		
District # .			

Approved by:

This authorization expires: ___

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

KANSAS CORPORATION COMMISSION OIL & GAS CONSERVATION DIVISION

1031550

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

	TENT TO DRILL (5) days prior to commencing well Form must be Signed All blanks must be Filled
Expected Spud Date: month day year	Spot Description:
monar day you	Sec Twp S. R E W
OPERATOR: License#	feet from N / S Line of Section
Name:	feet from E / W Line of Section
Address 1:	Is SECTION: Regular Irregular?
Address 2:	(Note: Locate well on the Section Plat on reverse side)
City: State: Zip: +	
Contact Person:	County: Lease Name: Well #:
Phone:	
CONTRACTOR: License#	Field Name:
	Is this a Prorated / Spaced Field?
Name:	Target Formation(s):
Well Drilled For: Well Class: Type Equipment:	Nearest Lease or unit boundary line (in footage):
Oil Enh Rec Infield Mud Rotary	Ground Surface Elevation:feet MSL
Gas Storage Pool Ext. Air Rotary	Water well within one-quarter mile:
Disposal Wildcat Cable	Public water supply well within one mile:
Seismic ; # of Holes Other	Depth to bottom of fresh water:
Other:	Depth to bottom of usable water:
	Surface Pipe by Alternate: III
If OWWO: old well information as follows:	Length of Surface Pipe Planned to be set:
Operator:	Length of Conductor Pipe (if any):
Well Name:	Projected Total Depth:
Original Completion Date: Original Total Depth:	Formation at Total Depth:
	Water Source for Drilling Operations:
Directional, Deviated or Horizontal wellbore? Yes No	Well Farm Pond Other:
If Yes, true vertical depth:	DWR Permit #:
Bottom Hole Location:	(Note: Apply for Permit with DWR)
KCC DKT #:	Will Cores be taken?
	If Yes, proposed zone:
AFF The undersigned hereby affirms that the drilling, completion and eventual plug	IDAVIT
It is agreed that the following minimum requirements will be met:	gging of this well will comply with N.S.A. 55 et. seq.
1. Notify the appropriate district office <i>prior</i> to spudding of well;	alulillus as ulas.
 A copy of the approved notice of intent to drill shall be posted on each The minimum amount of surface pipe as specified below shall be set b 	
through all unconsolidated materials plus a minimum of 20 feet into the	
4. If the well is dry hole, an agreement between the operator and the distri	ict office on plug length and placement is necessary prior to plugging;
5. The appropriate district office will be notified before well is either plugge	
6. If an ALTERNATE II COMPLETION, production pipe shall be cemented	
	33,891-C, which applies to the KCC District 3 area, alternate II cementing
must be completed within 30 days of the spud date or the well shall be	plugged. In all cases, NOTIFY district office prior to any cementing.
Submitted Electronically	
	Remember to:
For KCC Use ONLY	- File Drill Pit Application (form CDP-1) with Intent to Drill;
API # 15	- File Completion Form ACO-1 within 120 days of spud date;
	- File acreage attribution plat according to field proration orders;
Conductor pipe required feet	- Notify appropriate district office 48 hours prior to workover or re-entry;
Minimum surface pipe requiredfeet per ALT. I II	- Submit plugging report (CP-4) after plugging is completed (within 60 days);

- Obtain written approval before disposing or injecting salt water.

check the box below and return to the address below.

Well Not Drilled - Permit Expired Date: _

- If this permit has expired (See: authorized expiration date) please



IN ALL CASES PLOT THE INTENDED WELL ON THE PLAT BELOW

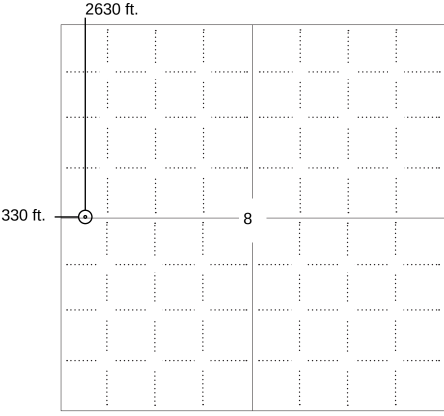
Plat of acreage attributable to a well in a prorated or spaced field

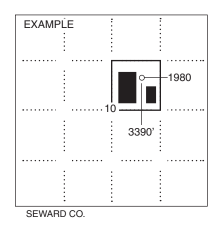
If the intended well is in a prorated or spaced field, please fully complete this side of the form. If the intended well is in a prorated or spaced field complete the plat below showing that the well will be properly located in relationship to other wells producing from the common source of supply. Please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

API No. 15	
Operator:	Location of Well: County:
Lease:	feet from N / S Line of Section
Well Number:	feet from E / W Line of Section
Field:	SecTwpS. R 🗌 E 🗍 W
Number of Acres attributable to well:	Is Section: Regular or Irregular
	If Section is Irregular, locate well from nearest corner boundary. Section corner used: NE NW SE SW

PLAT

(Show location of the well and shade attributable acreage for prorated or spaced wells.) (Show footage to the nearest lease or unit boundary line.)





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

In plotting the proposed location of the well, you must show:

- 1. The manner in which you are using the depicted plat by identifying section lines, i.e. 1 section, 1 section with 8 surrounding sections, 4 sections, etc.
- 2. The distance of the proposed drilling location from the south / north and east / west outside section lines.
- 3. The distance to the nearest lease or unit boundary line (in footage).
- 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

1031550

Form CDP-1 April 2004 Form must be Typed

APPLICATION FOR SURFACE PIT

Submit in Duplicate

Operator Name:			License Number:			
Operator Address:						
Contact Person:			Phone Number:			
Lease Name & Well No.:			Pit Location (QQQQ):			
Type of Pit: Emergency Pit Burn Pit Settling Pit Drilling Pit Workover Pit Haul-Off Pit (If WP Supply API No. or Year Drilled) Is the pit located in a Sensitive Ground Water Is the bottom below ground level? Yes No Pit dimensions (all but working pits):	Artificial Liner? Yes No Length (feet) om ground level to deepest point: liner Describe proce		SecTwpR East West Feet from North / South Line of Section Feet from East / West Line of Section Coun Coun Chloride concentration: mg/ (For Emergency Pits and Settling Pits only) How is the pit lined if a plastic liner is not used? Width (feet) N/A: Steel Pits			
Distance to nearest water well within one-mile	e of pit	Depth to shallo	owest fresh waterfeet.			
		Source of infor	mation:			
feet Depth of water well	feet		ured well owner electric log KDWR			
Emergency, Settling and Burn Pits ONLY:		Drilling, Workover and Haul-Off Pits ONLY:				
Producing Formation:		Type of material utilized in drilling/workover:				
Number of producing wells on lease:		Number of working pits to be utilized:				
Barrels of fluid produced daily:		Abandonment procedure:				
Does the slope from the tank battery allow all flow into the pit? Yes No	spilled fluids to	Drill pits must be closed within 365 days of spud date.				
Submitted Electronically						
	ксс	OFFICE USE O	NLY Steel Pit RFAC RFAS			
Date Received: Permit Num	ber:	Permi	it Date: Lease Inspection: Yes No			

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

63U (Rev. 1993)

OIL AND GAS LEASE



AGREEMENT, Made a	nd antared into the	20th day of	July			2006
by and between James K	ohl, Kenneth	Kohl and Ann Pfanr	nenstiel, Trust	ees of the Hel	en Kohl Trust date	ed May 11, 1995
whose mailing address is	R 3 Box 27, Ell	is, KS 67637	· · · · · · · · · · · · · · · · · · ·		hereinafter ca	lied Lessor (whether one or more),
J. Fred Hambrig	ht, Inc 125	N. Market, Suite 1	415, Wichita, I	Kansas 67202		
	^~	o or Moro	<u></u>	· · · · · · · · · · · · · · · · · · ·	1.00 11	, hereinafter caller Lessee:
of investigating, exploring by a constituent products, injecting and things thereon to produce, s	of e royalties herein pr ecophysical and other as, water, other flui- ave, take care of, tre	er means, prospecting drillir ls, and air into subsurface st at, manufacture, process, sto	ng, mining and opera trata, laying pipe lines ore and transport said	iting for and produc , storing oil, building oil, liquid hydrocarbo	rants, leases and lets exclusing oil, liquid hydrocarbor s tanks, power stations, teleons, gases and their respecti	_) in hand paid, receipt of which sively unto lessee for the purpose is, all gases, and their respective phone lines, and other structures we constituent products and other rights and after-acquired interest described as follows to-with
	Township Sec. 8: N	12-South, Range 21 W/4	1-West			
In Section	Township	, Range _		and containing	160	acres, more or less, and all
Subject to the provision	s herein contained,	this lease shall remain in for	rce for a term of	vo(2)	rom this date (called "prim	ary term"), and as long thereafter
	premises the said le	ssee covenants and agrees:				part of all oil produced and saved
at the market price at the well, premises, or in the manufactur	, (but, as to gas sold e of products therefi per year per net mir	by lessee, in no event more om, said payments to be me	than one-eighth (¼) ade monthly. Where (of the proceeds rece gas from a well prod	ived by lessee from such so lucing gas only is not sold	roducts therefrom, one-eighth (%), tles), for the gas sold, used off the or used, lessee may pay or tender gas is being produced within the
This lease may be mai of this lease or any extension t found in paying quantities, this	ntained during the thereof, the lessee shall continue	all have the right to drill st and be in force with like ef	uch well to completio fect as if such well h	n with reasonable di ad been completed w	lligence and dispatch, and ithin the term of years first	
the said lessor only in the prop	ortion which lessor's	bove described land than the interest bears to the whole ost, gas, oil and water produc	and undivided fee.			herein provided for shall be paid
When requested by less	or, lessee shall bury	lessee's pipe lines below plo	w depth.			wens of lessor.
		t to the house or barn now o see's operations to growing (•	out written consent c	f lessor.	
If the estate of either executors, administrators, succeedings has been furnished with	party hereto is assi essors or assigns, l a written transfer o	out no change in the owner r assignment or a true copy	assigning in whole criship of the land or thereof. In case lesse	er in part is express assignment of renta	ly allowed, the covenants l ls or royalties shall be bin	ve casing. hereof shall extend to their heirs, ding on the lessee until after the shall be relieved of all obligations
Lessee may at any tim surrender this lease as to such	e execute and deliv	er to lessor or place of recor	rd a release or releas		tion or portions of the abov	e described premises and thereby
All express or implied in whole or in part, nor lessee Regulation.	covenants of this lea held liable in dama	use shall be subject to all Feges, for failure to comply the	ederal and State Law erewith, if compliance	s, Executive Orders, e is prevented by, or	if such failure is the resul	this lease shall not be terminated t of, any such Law, Order, Rule or
any mortgages, taxes or other	liens on the above o and their heirs, suc	lescribed lands, in the event cessors and assigns, hereby	t of default of payme: v surrender and relea	nt by lessor, and be se all right of dower	subrogated to the rights of r and homestead in the pre	e to redeem for lessor, by payment the holder thereof, and the under emises described herein, in so far
immediate vicinity thereof, who conservation of oil, gas or oth or units not exceeding 40 acre record in the conveyance recopooled into a tract or unit sho found on the pooled acreage, it	hen in lessee's judger minerals in and is cach in the event rds of the county in all be treated, for all shall be treated as edified, lessor shall	ment it is necessary or ad- under and that may be prod of an oil well, or into a unit which the land herein lea purposes except the paymer f production is had from the receive on production from	visable to do so in o luced from said prem t or units not exceeding ased is situated an in nt of royalties on pro is lease, whether the a a unit so pooled or	rder to properly devises, such pooling to no 640 acres each in nastrument identifyin duction from the poo well or wells be locat aly such portion of	velop and operate said least be of tracts contiguous to the event of a gas well. Lag and describing the pool- oled unit, as if it were inclu- ted on the premises covered the royalty stipulated here	other land, lease or leases in these premises so as to promote the one another and to be into a universee shall execute in writing and acreage. The entire acreage sided in this lease. If production is by this lease or not. In lieu of the in as the amount of his acreage
SEE OPTION RIDER	ATTACHED HI	ERETO AND MADE	A PART HERE	OF:		
SEE ADDENDUM ATT	TACHED HERE	TO AND MADE A P	PART HEREOF:			
IN WITNESS WHERE Witnesses:	OF, the undersigned	l execute this instrument as		irst above written.	. 1	100
Frendl	All			- Sai	mes of	CON (
Ker	neth Kohl, Ti	rustee			James Kohl, Tr	ustee
(inn	Tonne	notel				
Ann ,	Pfannenstiel,	Trustee				

UNTY OF <u>Trego</u> foregoing instrument was acknowled James Kohl						20
Kenneth Kohl, Trustees of	the Helen Kohl Trus	st, dated 1	May 11,	1995		
commission expires9–19	-09		\leq to	nen	2	me
	STEVEN L. State of Ki	tersoc i		Notary even L	Public \	744. E
ATE OF <u>Kansas</u> UNTY OF <u>Ellis</u>	4 OKATOWK	EDGMENT F	OR INDIV	IDUAL (I	KsOkCoNe)
foregoing instrument was acknowled	ged before me this 21th	day of Jul	У	44 400		, 20
Ann Pfannenstiel, Truste	e of the Heten Kont	Trust date	ed_Mayr_	11, 199	95	
commission expires9_	19-09		_Ste	ven	2 for	me
	State My Appt. Ex	N L JAMES of Kansas P. 9-19-09	Ste	Notary ven L J	-	
ATE OF	AUKNOWI	EDGMENT F	OR INDIV	IDUAL (F	(sOkCoNe)
foregoing instrument was acknowled	ged before me this	day of				
commission expires	,					
				Notary	Public	
ATE OF						
JNTY OF		EDGMENT FO				
foregoing instrument was acknowled	ged before me this	day of	and		<u></u>	
			(11)(1		***************************************	
commission expires						
				Notary .	Public	
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ш			the	-M., and duly recorded ge of	Register of Deeds	
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	Rge.		recor	and o	Repris	
\$	Term		l for	M., 4		
FROM	County		filed	Page		
OIL AND GAS LEASE	Twp		This instrument was filed for record on the	o-clock	ffice.	By
Z			ment	5-0	the records of this office	refu
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<u>5</u>	DateSectionNo. of Acres	STATE OF	is ir	\ \frac{\frac{1}{4}}{1}	ords	reco
	DateSection No. of A	STATE	Thi day of	at in Book	e rec	y hen
A STATE OF THE PROPERTY OF THE	! 点 め ヱ ! ! STATE OF KANSAS	1 1	Ü	2, ¥	÷	By Wh
The second of th	COUNTY OF TREGO SS					
	THIS INSTRUMENT WAS FI					
	FOR RECORD THIS 27th D September, 2006 AT 9					
	AND RECORDED IN BOOK 1					
SAS CONTRACTOR OF THE PARTY OF		EE \$ 20.00				
The state of the s	duna male					
200M	Evea M. Rumpel, REGIST					
TE OF		EDGMENT FO	R CORPO	RATION	(KsOkCoN	(e)
NTY OF foregoing instrument was acknowledg				=:		
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oration, on behalf of the corporation.	a					
oration, on benan or the corporation.						
commission expires				Notary	Public	

Addendum

- 1. Lessee agrees to pay a minimum of Five Hundred (\$500.00) per location for drill site damage.
- 2. Lessee agrees to return the land as nearly as possible to its present condition after any drilling operations.
- 3. Lessee will restore CRP back to FSA specifications, if any damages are done to CRP.
- 4. Lessee agrees to pay for all damages to said acreage.
- 5. Lessee at one of their business location, will make available 3-D seismic maps of said Lessors acreage for Lessors viewing, only.
- 6. In the event that a part of the base oil and gas lease should be included in a unit producing oil and/or gas, it is understood and agreed that the unit will become a separate lease and that production on the unitized acreage will not hold the base oil and gas lease beyond the primary term without production on the non-unitized area.

-Karrell XII	James Kohl
Kenneth Kohl, Trustee	James Kohl, Trustee
	_ ann Hannonstiel
	Ann Pfannenstiel, Trustee

OPTION RIDER

If at the end of the primary term, this lease is not otherwise continued in force under The provisions hereof, this lease shall expire, unless Lessee on or before the end of the primary term shall pay or tender to Lessor, the sum of \$5.00 multiplied by the number of net mineral acres owned by Lessor in the land above described and then subject to this lease; and subject to the other provisions of this lease, the primary term shall be extended for an additional term of One(1) years from the end of the primary term hereof.

Kenneth Kohl, Trustee

James Kohl, Trustee

James Kohl, Trustee

Ann Pfannenstiel, Trustee

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

63U (Rev. 1993)

Reorder No. 09-115 Kansas Blue Print 700 S. Broadway PO Box 793 Wilchita, KS 67201-0793

OIL AND G	SAS LEASE 316-264-0344-284-5185 fax www.kbp.com kbp@kbp.com
AGREEMENT, Made and entered into the 14th day of	October 2008
by and between The Armbruster Survivor's Trust, U/T/	I February 28, 2002, Norbert Armbruster and
Gene Knieling, Co-Trustees AND The Fredrick	Armbruster Family Trust, U/T/I February 28,
2002, Norbert Armbruster and Gene Knieling,	Co-Trustees
whose mailing address is 518 S. Denver, Rush Center, KS 6	hereinafter called Lessor (whether one or more),
and MURFIN DRILLING COMPANY, INC.	Telephone 1-800-621-3018
250 N. Water, Suite 300, Wichita, KS 67202	hereinafter caller Lessee:
Lessor, in consideration of ONE and MOVE is here acknowledged and of the royalties herein provided and of the agreements of the less of investigating, exploring by geophysical and other means, prospecting drilling, mining constituent products, injecting gas, water, other fluids, and air into subsurface strata, laying and things thereon to produce, save, take care of, treat, manufacture, process, store and transproducts manufactured therefrom, and housing and otherwise caring for its employees, the therein situated in County of Trego s	and operating for and producing oil, liquid hydrocarbons, all gases, and their respective pipe lines, storing oil, building tanks, power stations, telephone lines, and other structures sport said oil, liquid hydrocarbons, gases and their respective constituent products and other following described land, together with any reversionary rights and after-acquired interest,
Township 12 South, Section 8: SW/4, W/	
In Section XXXX Township XXXX Range XX	and containing 240 acres, more or less, and all
accretions thereto.	m of three(3) years from this data (called "primary term") and as long thereafter
as oil, liquid hydrocarbons, gas or other respective constituent products, or any of them, is In consideration of the premises the said lessee covenants and agrees:	produced from said land or land with which said land is pooled.
from the leased premises.	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, as to gas sold by lessee, in no event more than one-e premises, or in the manufacture of products therefrom, said payments to be made monthly	sed off the premises, or used in the manufacture of any products therefrom, one-eighth (%), eighth (%) of the proceeds received by lessee from such sales), for the gas sold, used off the y. Where gas from a well producing gas only is not sold or used, lessee may pay or tender ach payment or tender is made it will be considered that gas is being produced within the
of this lease or any extension thereof, the lessee shall have the right to drill such well to found in paying quantities, this lease shall continue and be in force with like effect as if su	
If said lessor owns a less interest in the above described land than the entire at the said lessor only in the proportion which lessor's interest bears to the whole and undivi-	nd undivided fee simple estate therein, then the royalties herein provided for shall be paid ded fee.
Lessee shall have the right to use, free of cost, gas, oil and water produced on said When requested by lessor, lessee shall bury lessee's pipe lines below plow depth.	land for lessee's operation thereon, except water from the wells of lessor.
No well shall be drilled nearer than 200 feet to the house or barn now on said pren	
Lessee shall pay for damages caused by lessee's operations to growing crops on sai Lessee shall have the right at any time to remove all machinery and fixtures place	· · · · · · · · · · · · · · · · · · ·
If the estate of either party hereto is assigned, and the privilege of assigning i executors, administrators, successors or assigns, but no change in the ownership of the lessee has been furnished with a written transfer or assignment or a true copy thereof. In with respect to the assigned portion or portions arising subsequent to the date of assignme	n whole or in part is expressly allowed, the covenants hereof shall extend to their heirs, a land or assignment of rentals or royalties shall be binding on the lessee until after the case lessee assigns this lease, in whole or in part, lessee shall be relieved of all obligations
	or releases covering any portion or portions of the above described premises and thereby
	State Laws, Executive Orders, Rules or Regulations, and this lease shall not be terminated,
any mortgages, taxes or other liens on the above described lands, in the event of default	, and agrees that the lessee shall have the right at any time to redeem for lessor, by payment of payment by lessor, and be subrogated to the rights of the holder thereof, and the underand release all right of dower and homestead in the premises described herein, in so far ease is made, as recited herein.
immediate vicinity thereof, when in lessee's judgment it is necessary or advisable to econservation of oil, gas or other minerals in and under and that may be produced from or units not exceeding 40 acres each in the event of an oil well, or into a unit or units no record in the conveyance records of the county in which the land herein leased is situ pooled into a tract or unit shall be treated, for all purposes except the payment of royalt found on the pooled acreage, it shall be treated as if production is had from this lease, wh	acreage covered by this lease or any portion thereof with other land, lease or leases in the loss in order to properly develop and operate said lease premises so as to promote the said premises, such pooling to be of tracts contiguous to one another and to be into a unit of exceeding 640 acres each in the event of a gas well. Lessee shall execute in writing and ated an instrument identifying and describing the pooled acreage. The entire acreage so ies on production from the pooled unit, as if it were included in this lease. If production is either the well or wells be located on the premises covered by this lease or not. In lieu of the pooled only such portion of the royalty stipulated herein as the amount of his acreage sage so pooled in the particular unit involved.
*See rider attached hereto and made a pa	art hereof;
in the state of th	
and the second of the second o	
IN WITNESS WHEREOF, the undersigned execute this instrument as of the day of Witnesses: The Armbruster Survivor's Trust, U/T/I February 28, 2002	The Fredrick Armbruster Family Trust, U/T/I February 28, 2002
A) O Co	11/0
By: Norbest Armbruster, Co-Trustee	Norbert Armbruster, Co-Trustee
	- h
By: Gene Knie Ling, Co-Trustee	By:
155 667	John Taragramy, Co II Good

155 667

STATE OFANSAS		
COUNTY OF	ACKNOWLEDGMENT F	OR INDIVIDUAL (KsOkÇoNe)
The foregoing instrument was acknowledged before n by Norbert Armbruster, Co-Trustee of		
February 28, 2002 AND Norbert Armbr	uster, Co-Trustee of	the Fredrick Armbruster Family
Trust, U/T/I February 28, 2002		<i>(</i>), (), ()
My commission expires	JACOB A. MEIAR COMMISSION EXPIRES	Wotary Public
SEAL - MY	And on one is	cob A. Meiar
1/		n. netar
STATE OF Kansas	ACKNOWLEDGMENT F	OR INDIVIDUAL (KsOkCoNe)
COUNTY OF <u>Ness</u> The foregoing instrument was acknowledged before n		
by Gene Knieling, Co-Trustee of the		
2002 AND Gene Knieling, Co-Trustee		
February 28, 2002		- A - 1/
My commission expires		
	Ray Witthuhn	HOTARY PUBLIC - State of Kansas RAY WITTHUHN
		My Appt Exp.
STATE OF	ACKNOWLEDGMENT F	'OR INDIVIDUAL (KsOkCoNe)
COUNTY OF The foregoing instrument was acknowledged before n	-	
by		
		•.
My commission expires		Notary Public
STATE OF	ACKNOWLEDGMENT F	OR INDIVIDUAL (KsOkCoNe)
COUNTY OF The foregoing instrument was acknowledged before n	· · · · -	· · · · · · · · · · · · · · · · · · ·
by		
My commission expires		Notary Public
	•	Notary Fuote
		is o g
		Deec
H		n th
OIL AND GAS LEASE FROM		This instrument was filed for record on the of o-clock M., and duly recorded sook Page of records of this office. Register of Deeds.
	Rge.	eecol lund
	Term.	di d
Ä 5	ty - T	iled fo
FROM FROM	County	
	Twp.	oclock
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ž X		irum if th
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Po Pate	Section	This instrument was day of o-clock. at o-clock. in Book the records of this office. By When recorded, return to
TO 10	C d K K	H W By the in at day
•		÷
STATE OF	*	OOD GODDOD (MICAL (M. CL.C. N.)
COUNTY OF	ACKNOWLEDGMENT F	OR CORPORATION (KsOkCoNe)
The foregoing instrument was acknowledged before n		
of		
corporation, on behalf of the corporation.	a	
My commission expires		
<u> </u>		Notary Public

Attached to and made a part of tnat certain oil and gas lease dated, October 14, 2008, by and between The Armbruster Survivor's Trust, U/T/I February 28, 2002, Norbert Armbruster and Gene Knieling, Co-Trustees AND The Fredrick Armbruster Family Trust, U/T/I February 28, 2002, Norbert Armbruster and Gene Knieling, Co-Trustees, as Lessor, and Murfin Drilling Company, Inc., as Lessee.

RIDER

- 1. When preparing development locations, the topsoil shall be segregated to be replaced on the surface upon completion of drilling activities. Any terraces driven over or altered for drilling or tank locations shall be restored to original height and contour as nearly as is practicable.
- 2. In the event of drilling operations on said land, Lessee or assigns agree to backfill all slush pits, level the location and restore the surface as nearly as is practicable. Lessee or assigns agrees to pay for all damages of any nature arising from its operations on the above land.
- 3. It is understood and agreed that upon the termination of production on the Lease, all equipment of Lessee shall be removed within six (6) months and all sites shall be restored to their original condition as nearly as is practicable.
- 4. Upon the completion of any drilling operations or any seismographic testing the Lessee shall leave no waste material, litter or other debris on said premises and shall restore said premises as nearly as practicable to the condition the premises were in prior to Lessee's operations.
- 5. A sufficient dike shall be placed around tank batteries. Also tank batteries and pumping equipment units shall be fenced to restrain cattle in pastures or on ground that Lessor grazes cattle.
- 6. If at the end of the primary term, this lease is not otherwise continued in force under the provisions hereof, this lease shall expire, unless Lessee on or before the end of the primary term shall pay or tender to Lessor, the sum equal to the original per acre bonus paid to lessor under the initial primary term of said lease multiplied by the number of net mineral acres owned by Lessor in the land above described and then subject to this lease the primary term shall be extended for an additional three (3) years from the end of the primary term hereof.

By:

The Armbruster Survivor's Trust, U/T/I February 28, 2002

The Fredrick Armbruster Family Trust, U/T/I February 28, 2002

Norbert Armbruster, Co-Trustee

Gene Knieling, Co-Trustee

Norbert Armbruster, Co-Trustee

Gene Knielung, Co-Trustee

CO COUNTY STER

STATE OF KANSAS
COUNTY OF TREGO SS
THIS INSTRUMENT WAS FILED
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Laura M Kumpel.
Evea M. Rumpel, REGISTER OF DEED