

KANSAS CORPORATION COMMISSION OIL & GAS CONSERVATION DIVISION

031634

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): Depth from If the pit is lined give a brief description of the material, thickness and installation procedure	Artificial Liner? Yes No Length (feet) om ground level to deepest point: liner Describe proce				
		ccgy,			
Distance to nearest water well within one-mile of pit		Depth to shallo	west fresh waterfeet.		
feet Depth of water wellfeet			redwell owner electric logKDWR		
Emergency, Settling and Burn Pits ONLY: Producing Formation: Number of producing wells on lease: Barrels of fluid produced daily: Does the slope from the tank battery allow all spilled fluids to flow into the pit? Yes No Submitted Electronically		Drilling, Workover and Haul-Off Pits ONLY: Type of material utilized in drilling/workover: Number of working pits to be utilized: Abandonment procedure: Drill pits must be closed within 365 days of spud date.			
KCC OFFICE USE ONLY Steel Pit RFAC RFAS					
Date Received: Permit Num	ber:	Permi	it Date: Lease Inspection:		



Kathleen Sebelius, Governor Thomas E. Wright, Chairman Michael C. Moffet, Commissioner Joseph F. Harkins, Commissioner

HAUL-OFF PIT APPLICATION FILING REQUIREMENTS

82-3-607.	DISPOSAL	OF DIKE AND	D PIT CONTENTS
02-3-001.	DISFUSAL	OI DINE AND	J FII GONTENIO

- (a) Each operator shall perform one of the following when disposing of dike or pit contents:
 - Remove the liquid contents to a disposal well or other oil and gas operation approved by the commission or to road maintenance or construction locations approved by the department;
 - (2) dispose of reserve pit waste down the annular space of a well completed according to the alternate I requirements of K.A.R. 82-3-106, if the waste to be disposed of was generated during the drilling and completion of the well; or
 - (3) dispose of the remaining solid contents in any manner required by the commission. The requirements may include any of the following:
 - (A) Burial in place, in accordance with the grading and restoration requirements in K.A.R. 82-3-602 (f);
 - (B) removal and placement of the contents in an on-site disposal area approved by the commission;
 - removal and placement of the contents in an off-site disposal area on acreage owned by the same (C) landowner or to another producing lease or unit operated by the same operator, if prior written permission from the landowner has been obtained: or
 - (D) removal of the contents to a permitted off-site disposal area approved by the department.
- Each violation of this regulation shall be punishable by the following: (b)
 - A \$1,000 penalty for the first violation:
 - (2) a \$2,500 penalty for the second violation; and
 - (3) a \$5,000 penalty and an operator license review for the third violation.

Complete and return with Haul-Off Pit Application, Form CDP1(2004)
Haul-off pit will be located in an on-site disposal area: ☐ Yes ☐ No
Haul-off pit is located in an off-site disposal area on acreage owned by the same landowner: Yes No If yes, written permission from the landowner must be obtained. Attach written permission to haul-off pit application.
Haul-off pit is located in an off-site disposal area on another $\underline{producing}$ lease or unit operated by the same operator: \Box Yes \Box No \Box If yes, written permission from the landowner must be obtained. Attach permission and a copy of the lease assignment that covers the acreage where the haul-off pit is to be located, to the haul-off pit application.

COPY

Reorder No. 09-115 Kansas Blue Prin 700 S. Broedway PO Box 792 Wichita, KS 67201-0793 316-264-9344-284-5165 fax www.bb.com/s.bc0bbn.com/s.

6311 (Rev. 1993

OIL AND GAS LEASE

13:11	7.4				.:	
AGREEMENT, Made	e and entered into the _	day of _	Quaust			2009
Mo.1	z Property	•	3	-		
by and between	z rropercy	, 660				
		-	· · · · · · · · · · · · · · · · · · ·	•		
	625 C 10+	h Street,	Kiowa KS	67070		
whose mailing address is	023 3. 100	n Street,	KIOWA, KO	0,0,0	hereinafter called L	essor (whether one or more).
and _Chieftain	n Oil Co.,	Inc.				
•				F		, hereinaster caller Lessee:
	on of Ten and	more			.0.00+)in	•
Lessor, in consideratic is here acknowledged and of of investigating, exploring by constituent products, injecting and things thereon to product products manufactured theref therein situated in County of	the royalties herein pro geophysical and other gas, water, other fluid save, take care of, trea	vided and of the agreeme r means, prospecting dril s, and air into subsurface t, manufacture, process, s	ling, mining and opera strata, laying pipe lines tore and transport said (contained, hereby grant ting for and producing , storing oil, building tan oil, liquid hydrocarbons	s, leases and lets exclusively oil, liquid hydrocarbons, all iks, power stations, telephor gases and their respective co	gases, and their respective e lines, and other structures astituent products and other
therein situated in County of	BULDET		State of		<u> </u>	described as follows to-wit:
**			•		. •	į
NE/4 and N/	2 SE/4 and	SE/4 SE/4			•	
NE/4 and n/	2 02, 1 0	. 52,	r			
¥			-	•	•	
				•		
35		31s .	12W		280	
In Section	, Township	Kang		and containing		acres, more or less, and all
as oil, liquid hydrocarbons, g	ss or other respective co	his lease shall remain in to onstituent products, or an see covenants and agrees:	y of them, is produced	$1e\left(1 ight)$ years from from said land or land w	this date (called "primary to ith which said land is pooled	rm"), and as long thereafter i.
1st. To deliver to th				ect wells on said land, th	e equal one-eighth (%) part (of all oil produced and saved-
from the leased premises.			and and are used off the		manufacture of any produc	te therefrom, one eighth (¼),
at the market price at the we premises, or in the manufact as royalty One Dollar (\$1.00	ell, (but, as to gas sold l ure of products therefro) per year per net mine	by lessee, in no event mo	re than one-eighth (¼) nade monthly. Where (of the proceeds received as from a well producin	by lessee from such sales), g gas only is not sold or us	or the gas sold, used ou the
meaning of the preceding par This lease may be m of this lease or any extension found in paying quantities, the	aintained during the p	ill have the right to drill	auch well to completic	n with reasonable dilige:	nce and dispatch, and it oil	drill a well within the term or gas, or either of them, be tioned.
If said lessor owns a	less interest in the ab	ove described land than	the entire and undivid	ed fee simple estate the	ein, then the royalties herei	n provided for shall be paid
the said lessor only in the pro	oportion which lessor's	interest hears to the whol	e and undivided fee.	•	, except water from the well	•
		it, gas, ou and water prod essec's pipe lines below p		sage a operation thereon	, except water from the wein	
		to the house or barn now		out written consent of les	sor.	•
		ee's operations to growin				
Lessee shall have the If the estate of eithe executors, administrators, su lessee has been furnished wi	er party hereto is assig	ned, and the privilege o	assigning in whole o	r in part is expressly al	, kovalties sosii de ditiditik	shall extend to their heirs, on the lessee until after the
with respect to the assigned ;	portion or portions arisi	ng subsequent to the date	of assignment.			cribed premises and thereby
aurrender this lease as to suc	h portion or portions ar	id be relieved of all obligi	tions as to the acreage	surrendered.		ease shall not be terminated,
All express or implie in whole or in part, nor lesse	d covenants of this less se held liable in damag	se shall be subject to all es, for failure to comply t	rederal and State Law herewith, if complianc	is prevented by, or if s	uch failure is the result of, a	ny such Law, Order, Rule or
Regulation.	nts and agrees to defend	the title to the lands her	ein described, and agre	es that the lessee shall he	ave the right at any time to r	edeem for lessor, by payment older thereof, and the under-
as said right of dower and he	omestead may in any w	ay affect the purposes for	which this lease is me	de, as recited nerein.	ny nortion thereof with othe	r land, lease or leases in the
immediate vicinity thereof,	when in lessee's judge	nent it is necessary or a	dvisable to do so in o	reer to properly develop	of tracta contiguous to one s	nother and to be into a unit
of units not exceeding 40 ac	res each in the event o	fan oil well, or into a ur	it or units not exceed	ng 640 acres each in the	nd describing the nonled ac	reage. The entire acreage so
found on the pooled screage,	it shall be treated as if	producition is had from t	his lease, whether the m a unit so pooled of	well or wells be located to	royalty stipulated herein a	
placed in the unit or his roys	ilty interest therein on a	in acreage basis bears to	the total acreage so po-	oled in the particular uni	t involved.	•
	•					
1120 1 1 1						
		•				
						•
		and the second second				
i rajelsatier						•
(4) (**) F*				e e e e e e		•
1 2 h 1 h		•				
IN WITNESS WHE	REOF, the undersioned	execute this instrument s	s of the day and year i	tret abow written.	Λl	•
Witnesses:				-11/11	Y	
,			!<	~10 W 11	<u> </u>	
			RON	ALD D. MOI	Z; Member	
	<u> </u>	· · · · · · · · · · · · · · · · · · ·				
			X	with X	Ma-/	
					Manho X	

Ronald D. Molz and Kristi L. Molz, husband and wife, are partners of Molz Property, LLC which is the landowner of the Chieftain lease located in Section 35, Township 31S, Range 12 West containing 280 acres in Barber County, Kansas. As such, we authorize Chieftain Oil Co., Inc. to haul drilling fluids from the McGuire A #1 well located in Section 19, Township 32S, Range 10 West in Barber County, Kansas into the Chieftain lease established pit.

<u>Auauda Cou</u> Witness	Ronald D. Motz
9/30/09 Date	9/30/09 Date
<u>Auranda Con</u> Witness	Kristi L. Molz
9/30/09	9-30-09 Date



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

September 30, 2009

Ron Molz Chieftain Oil Co., Inc. 605 S. 6th; PO Box 124 KIOWA, KS67070-1912

Re: Drilling Pit Application McGuire A 1 Sec.35-31S-12W Barber County, Kansas

Dear Ron Molz:

District staff has inspected the above referenced location and has determined that the Haul-Off pit shall be constructed <u>without slots</u>, the bottom shall be flat and reasonably level and the free fluids must be removed. The fluids are to be removed from the Haul-Off pit as soon as the Hutchinson Salt section has been drilled through and displacement of the fluids into the Haul-Off pit has occurred. The fluids should be removed again as soon as practical after drilling operations have ceased.

NO completion fluids or non-exempt wastes shall be placed in the Haul-Off pit.

The fluids should be taken to an authorized disposal well. Please call the District Office at (620) 225-8888 when the fluids have been removed. Please file form CDP-5 (August 2008), Exploration and Production Waste Transfer, through SOLAR within 30 days of fluid removal.

If you have any questions or concerns please feel free to contact the District Office at (620) 225-8888.