For KCC Use:

Eff	e	ct	iv	е	Date

District	#	

SGA?	Yes	No

Form

# KANSAS CORPORATION COMMISSION **OIL & GAS CONSERVATION DIVISION**

March 2010 Form must be Typed Form must be Signed All blanks must be Filled

Form C-1

1039762

# NOTICE OF INTENT TO DRILL

Must be approved by KCC five (5) days prior to commencing well

KSONA-1, Certification of Corr	npliance with the Kansas S	Surface Owner Notification A	Act, MUST be submitted	d with this form
--------------------------------	----------------------------	------------------------------	------------------------	------------------

Expected Spud Date:	Spot Description:
month day year	( <u>0/0/0/0</u> )
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: +	County:
Contact Person:	Lease Name: Well #:
Phone:	Field Name:
CONTRACTOR: License#	
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:
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?	Well Farm Pond Other:
If Yes, true vertical depth:	DWR Permit #:
Bottom Hole Location:	( <b>Note:</b> Apply for Permit with DWR )
KCC DKT #:	Will Cores be taken?
	If Yes, proposed zone:

#### **AFFIDAVIT**

The undersigned hereby affirms that the drilling, completion and eventual plugging of this well will comply with K.S.A. 55 et. seq.

It is agreed that the following minimum requirements will be met:

- 1. Notify the appropriate district office *prior* to spudding of well;
- 2. A copy of the approved notice of intent to drill shall be posted on each drilling rig;
- 3. The minimum amount of surface pipe as specified below shall be set by circulating cement to the top; in all cases surface pipe shall be set through all unconsolidated materials plus a minimum of 20 feet into the underlying formation.
- 4. If the well is dry hole, an agreement between the operator and the district office on plug length and placement is necessary prior to plugging;
- 5. The appropriate district office will be notified before well is either plugged or production casing is cemented in;
- 6. If an ALTERNATE II COMPLETION, production pipe shall be cemented from below any usable water to surface within 120 DAYS of spud date. Or pursuant to Appendix "B" - Eastern Kansas surface casing order #133,891-C, which applies to the KCC District 3 area, alternate II cementing must be completed within 30 days of the spud date or the well shall be plugged. In all cases, NOTIFY district office prior to any cementing.

Submitted E	Electronically
-------------	----------------

For KCC Use ONLY	
API # 15	
Conductor pipe required	feet
Minimum surface pipe required	feet per ALT.
Approved by:	
This authorization expires: (This authorization void if drilling not started within 12	
Spud date: Agent:	

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

#### Remember to:

- File Certification of Compliance with the Kansas Surface Owner Notification Act (KSONA-1) with Intent to Drill;
- 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);
- Obtain written approval before disposing or injecting salt water.
- If well will not be drilled or permit has expired (See: authorized expiration date) please check the box below and return to the address below.

ш

Well will not be drilled or Permit Expired Date: \_ Signature of Operat

or	or	Ag	ent:		



For KCC Use ONLY

API # 15 - \_\_\_\_

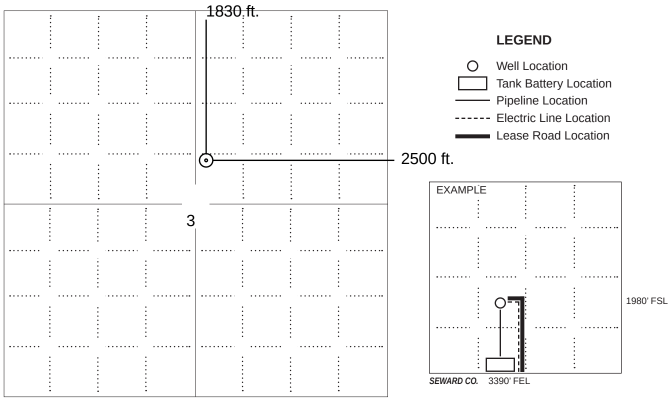
### IN ALL CASES PLOT THE INTENDED WELL ON THE PLAT BELOW

In all cases, please fully complete this side of the form. Include items 1 through 5 at the bottom of this page.

Operator:	Location of Well: County:
Lease:	feet from N / S Line of Section
Well Number:	feet from E / W Line of Section
Field:	Sec Twp S. R E 📃 W
Number of Acres attributable to well: QTR/QTR/QTR/QTR of acreage:	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. Show footage to the nearest lease or unit boundary line. Show the predicted locations of lease roads, tank batteries, pipelines and electrical lines, as required by the Kansas Surface Owner Notice Act (House Bill 2032). You may attach a separate plat if desired.



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).
- 5. The predicted locations of lease roads, tank batteries, pipelines, and electrical lines.

Side Two



KANSAS CORPORATION COMMISSION OIL & GAS CONSERVATION DIVISION 1039762

Form CDP-1 May 2010 Form must be Typed

# **APPLICATION FOR SURFACE PIT**

Submit in Duplicate					
Operator Name:			License Number:		
Operator Address:					
Contact Person:			Phone Number:		
Lease Name & Well No.:			Pit Location (QQQQ):		
Type of Pit:	Pit is:	Existing	 Sec. Twp. R.		
Settling Pit Drilling Pit	If Existing, date cor		Feet from North / South Line of Section		
Workover Pit Haul-Off Pit			Feet from East / West Line of Section		
(If WP Supply API No. or Year Drilled)	Pit capacity:	(bbls)	County		
Is the pit located in a Sensitive Ground Water A	rea? Yes I	No	Chloride concentration: mg/l (For Emergency Pits and Settling Pits only)		
Is the bottom below ground level?	Artificial Liner?	lo	How is the pit lined if a plastic liner is not used?		
Pit dimensions (all but working pits):	Length (fee	et)	Width (feet)N/A: Steel Pits		
Depth fro	m ground level to dee	epest point:	(feet) No Pit		
Distance to nearest water well within one-mile c	f pit:	Depth to shallow Source of inforr	vest fresh water feet. nation:		
feet Depth of water well	feet	measured well owner electric log KDWR			
Emergency, Settling and Burn Pits ONLY:		Drilling, Worko	ver 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 sp flow into the pit? Yes No	billed fluids to	Drill pits must be closed within 365 days of spud date.			
Submitted Electronically					
	KCC	OFFICE USE OI			
Date Received: Permit Numb	per:	Permi	Liner Steel Pit RFAC RFAS		

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



KANSAS CORPORATION COMMISSION OIL & GAS CONSERVATION DIVISION

CERTIFICATION OF COMPLIANCE WITH THE KANSAS SURFACE OWNER NOTIFICATION ACT Form KSONA-1 July 2010 Form Must Be Typed Form must be Signed All blanks must be Filled

This form must be submitted with all Forms C-1 (Notice of Intent to Drill); CB-1 (Cathodic Protection Borehole Intent); T-1 (Request for Change of Operator Transfer of Injection or Surface Pit Permit); and CP-1 (Well Plugging Application). Any such form submitted without an accompanying Form KSONA-1 will be returned.

Select the corresponding form being filed: C-1 (Intent) CB-1 (Cathodic Protection Borehole Intent) T-1 (Transfer) CP-1 (Plugging Application)

OPERATOR: License #	Well Location:
Name:	
Address 1:	County:
Address 2:	Lease Name: Well #:
City:   Zip:     Contact Person:	If filing a Form T-1 for multiple wells on a lease, enter the legal description of the lease below:
Phone: ( ) Fax: ( )	
Email Address:	
Surface Owner Information:	
Name:	When filing a Form T-1 involving multiple surface owners, attach an additional
Address 1:	sheet listing all of the information to the left for each surface owner. Surface owner information can be found in the records of the register of deeds for the
Address 2:	county, and in the real estate property tax records of the county treasurer.
City: State: Zip:+	

If this form is being submitted with a Form C-1 (Intent) or CB-1 (Cathodic Protection Borehole Intent), you must supply the surface owners and the KCC with a plat showing the predicted locations of lease roads, tank batteries, pipelines, and electrical lines. The locations shown on the plat are preliminary non-binding estimates. The locations may be entered on the Form C-1 plat, Form CB-1 plat, or a separate plat may be submitted.

#### Select one of the following:

- I certify that, pursuant to the Kansas Surface Owner Notice Act (House Bill 2032), I have provided the following to the surface owner(s) of the land upon which the subject well is or will be located: 1) a copy of the Form C-1, Form CB-1, Form T-1, or Form CP-1 that I am filing in connection with this form; 2) if the form being filed is a Form C-1 or Form CB-1, the plat(s) required by this form; and 3) my operator name, address, phone number, fax, and email address.
- □ I have not provided this information to the surface owner(s). I acknowledge that, because I have not provided this information, the KCC will be required to send this information to the surface owner(s). To mitigate the additional cost of the KCC performing this task, I acknowledge that I am being charged a \$30.00 handling fee, payable to the KCC, which is enclosed with this form.

If choosing the second option, submit payment of the \$30.00 handling fee with this form. If the fee is not received with this form, the KSONA-1 form and the associated Form C-1, Form CB-1, Form T-1, or Form CP-1 will be returned.

# Submitted Electronically

I

I

# **OIL AND GAS LEASE**

AGREEMENT, Made and entered	into the	20 <sup>th</sup>	day of		Octob	er	2008
by and between		ARLENE YA	ARMER, wid		Yarmer		
<u> </u>							
whose mailing address is		18018 Micha	elis Road, R	ussell, Kansas	67665	hereinafter ca	led Lessor (whether one or more)
and		High Plains I	Energy Partne	ers, LLC			led Lessor (whether one or more),
		1560 Broadw	ay, Suite 21	00, Denver, C	O 80202		, hereinafter called Lessee:
Lessor, in consideration of acknowledged and of the royalties herein p geophysical and other means, prospecting of air into subsurface strata, laying pipe lines, and transport said oil, liquid hydrocarbons, described land, together with any reversions	rilling, mining storing oil, but gases and the	and Other Value the agreements of the and operating for and liding tanks, power star in respective constitue	able Conside Lessee herein cont producing oil, liqu	rations tained, hereby grants uid hydrocarbons, all	Dollars (\$ 10.00 , leases and lets exclusively gases, and their respective	) in hand pai unto Lessee for the pur constituent products, in	d, receipt of which is hereby pose of investigating, exploring by ecting gas, water, other fluids, and
therein situated in County of		Rush		State of	Kansa	IS	described as follows to-wit:
					HEREOF FOR PRO		
accretions thereto.	vnsnip	17 30000	Range	16 west	and containing	80.00	acres, more or less, and all
Subject to the provisions herein co hydrocarbons, gas or other respec provisions hereof.	ntained, this le tive constituer	ase shall remain in for it products, or any of	ce for a term of them, is produced	Three (3) from said land or	years from this date (e land pooled therewith or th	alled "primary term") a is lease is otherwise m	nd as long thereafter as oil, liquid aintained in effect pursuant to the
In consideration of the premises th	e said Lessee c	ovenants and agrees:					
1st. To deliver to the credit of Le. premises.	sor, free of co	st, in the pipe line to	which Lessee may	connect wells on a	iid land, the equal one-eight	h (1/8) part of all oil p	roduced and saved from the leased
2nd. To pay Lessor for gas, (inclu (1/8), at the market price at the well, (but, a part of the production, severance, or other otherwise making any such gas merchantab	ding casinghea s to gas sold b excise taxes an le) for the gas s	d gas) of whatsoever r y Lessee, in no event n d the cost incurred by old, used off the prem	nature or kind prod tore than one-eight Lessee in deliveri ises, or in the manu	luced and sold, or us th (1/8) of the net pr ng, treating for the r ufacture of products	ed off the premises, or used oceeds received by Lessee fr emoval of nitrogen, helium therefrom, said payments to	in the manufacture of a om such sales, such net or other impurities in the be made monthly.	any products therefrom, one-eighth proceeds to be less a proportionate as gas, processing, compressing, or
This lease may be maintained dur the leased premises or on acreage pooled continuously prosecuted on the leased prem days shall elapse between the completion or pooled or unitized therewith, the production hundred and twenty (120) days from the de shall continue in full force and effects so lon	ng the primary or unitized then ises or on acro- abandonment n should cease te of cessation g as oil or gas i	term hereof without fi ewith but Lessee is the age pooled or unitized of one well and the be- from any cause after of production or from a produced from the less	In the payment or en engaged in dril d therewith; and op ginning of operation the primary term, the date of compl ased premises or o	drilling operations. lling, reworking operations shall be coons for the drilling of this lease shall not etion of a dry hole. m acreage pooled or	If at the expiration of the pri- rations thereon, then this let midered to be continuously a subsequent well. If after a terminate if Lessee commen If oil or gas shall be discove unitized therewith	mary term of this lease, ase shall continue in for prosecuted if not more liscovery of oil or gas or ces additional drilling of and produced as a	oil or gas is not being produced on ce so long as operations are being than one hundred and twenty (120) n the leased premises or on acreage or reworking operations within one result of such operations, this lease
If after the primary term one or m are either shut in or production therefrom is consecutive days such well or wells are shu payment to be made to Lessor on or before while the well or wells are shut in or produ- sold by Lessee from another well on the let such operations or production occurs, as the	ore wells on the not being sold t in or product the anniversar- stion therefrom sed premises of case may be	e lease premises or lan 1 by Lessee, such well ion therefrom is not so y date of this lease nex- n is not being sold by ) r lands pooled or uniti Lessee's failure to pro	ds pooled or unitiz or wells shall new ld by Lessee, the I it ensuing after the Lessee; provided t Lessee; provided t zed therewith, no s perly pay shut-in r	red therewith are car ertheless be deemed essee shall pay an a expiration of the sa- hat if this lease is m hut-in royalty shall i oyalty shall render I	able of producing oil or gas to be producing for the pur- geregate shut-m royalty of C d minsty (90) day period and its primary term or otherwis be due until the end of the me essee liable for the amount of	or other substances cov lose of maintaining the Dne Dollar (\$1.00) per a l thereafter on or before e being maintained by o sut following anniversar due, but shall not operati	ered hereby, but such well or wells lesse. If for a period of nimety (90) are then covered by this lesse, such each anniversary date of this lesse perations, or if production is being y date of this lesse that cessation of to terminate this lesse.
If said Lessor owns a less interest paid the said Lessor only in the proportion	in the above d	escribed land than the	entire and undivid	ad fea simple at ita	therein, then the royalties (i	ncluding any shut-in ro	valties) herein provided for shall be
Lessee shall have the right to use,	free of cost, ga	s, oil and water produc	ed on said land for	Lessee's operation	thereon, except water from t	he wells of Lessor.	
When requested by Lessor, Lesses	shall bury Les	see's pipe lines below	plow depth.				
No well shall be drilled nearer that	n 200 feet to th	e house or barn now o	n said premises wi	thout written consers	of Lessor.		
Lesuce shall pay for damages caus	ed by Lessee's	operations to growing	crops on said land	1.			
Lessee shall have the right at any	time to remove	all machinery and fixt	ures placed on said	l premises, including	the right to draw and remov	e casing.	
If the estate of either party hereb successors or assigns, but no charge in th assignment or a true copy thereof. In case I of assignment.	o is assigned, a e ownership o essee assigns i	and the privilege of as f the land or assignme his lease, in whole or i	signing in whole on nt of rentals or ro n part, Lessee shal	or in part is express valties shall be bind l be relieved of all o	y allowed, the covenants h ing on the Lessee until after bligations with respect to the	ereof shall extend to the or the Lessee has been to assigned portion or por	eir heirs, executors, administrators, furnished with a written transfer or tions arising subsequent to the date

Lessee may at any time 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 surrender this lease as to such portion or portions and be relieved of all obligations as to the acreage surrendered.

All express or implied covenants of this lease shall be subject to all Federal and State Laws, Executive Orders, Rules or Regulations, and this lease shall not be terminated, in whole or in part, nor Lessee held liable in damages, for failure to comply therewith, if compliance is prevented by, or if such failure is the result of, any such Law, Order, Rule or Regulation, including restrictions on the drilling and production of wells, and regulation of the price or transportation of oil, gas or other substance covered hereby. When drilling, reworking, production or other operations or obligations on the drilling prevented or delayed by such laws, rules, regulations or orders, or by inability to obtain necessary permits, equipment, services, material, water, electricity, fuel, access or easements, or by an act of God, restrike, lookout, or other industrial disturbance, act of the public ensemy, war, blockade, public riot, lightening, fire, storm, flood or other act of nature, explosion, governmental delay, restrikel, lookout, or other and production, or the memory matches for production, or failure of prevention, or by inability to obtain a satisfactory market for production, or flature of purchasers or carriers to take or transport such production, or other cause, which is not reasonably within control of Lessee, this lease shall not terminate because of such prevention or delay shall be added to the term hereof. Lessee shall not be liable for breach of any provision or implied covenants of this lease when drilling, production, or other operations are so prevented or delayed.

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 redeem for Lessor, by payment any mortgages, taxes or other liens on 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 undersigned Lessors, for themselves and their heirs, successors and assigns, hereby surrender and release all right of dower and homestead in the premises described herein, in so far as said right of dower and homestead may in any way affect the purposes for which this lease is made, as recited herein.

Lessee, at its option, is hereby given the right and power to pool, unitize or combine the acreage covered by this lease or any portion thereof with other land, lease or leases in the immediate vicinity under and that may be produced from suid premises, such pooling or unitization to be of tracts contiguous to one another and to be into a unit or units not exceeding 40 acres each in the event of a gas well. Lessee shall execute in writing and record in the conveyance records of the county in which the land herein leased is situated an from this lease. If production is found on the pooled or unitized acreage, it shall be treated as if production is had from this lease or not. In lieu of the royality elsewhere herein jectified, Lessor shall receive on production from a unit so pooled only such portion of the royality stipulated herein as to the total acreage placed in the unit or inits royalty interest therein on an acreage basis bears to the total acreage to the lesser is observed by this lease or not. In lieu of the royality elsewhere herein on an acreage basis bears to the total acreage on the unit and the unit or be royalty stipulated herein as the another and the unit or here acreage is rowered by this lease or not. In lieu of the royality elsewhere herein on an acreage basis bears to the total acreage to the acreage is to be total acreage. It areas to the royality stipulated herein as the another acreage based in the unit or his royalty stipulated herein as to the total acreage to a pooled or in the acreate is during the pooled on the royalty stipulated herein as the another acreage is defined and the acreage is defined to the acreage the approximation of the royalty stipulated herein as the amount of his acreage placed in the unit or his royalty interest the reside acreage to the acreage to the acreage base base is bears to be total acreage to a pooled or the particular unit molyed.

Lessor agrees to give written notice to Lessee, if, during the primary terms of this leave, Lessor neceivet a bona fide offer which Lessor is willing to accept from any party offering to purchase from agrees to give written notice to Lessee, if, during the primary term of this leave, Lessor neceivet a bona fide offer which Lessor is willing to accept from any party offering to purchase from agrees to give written notice to Lessee, if, during the primary term of this leave, Lessor neceivet a bona fide offer which Lessor is willing to accept from any party offering to purchase from agrees to notify Lessee in writing of said offer immediately, including in the notice the name and address of the offeror, the price offered and all other periment terms and conditions of the offer. Lessee, for a grees to fifteen days after receipt of the notice, shall have the price and including the last day of the option to purchase the lease becoming effective terms and conditions of this paragraph. Should Lessee elect to purchase the lease pursuant to the terms, hereto, it shall so notify Lessor in may mart to the terms therest. All offers made up to and including the last day of the clease or periminary term of this lease. Should Lessee shall be subject to the terms and conditions of this paragraph. Should Lessee elect to purchase the lease present to the terms thered, it shall so notify Lessor in may ment of the specified amount as consideration for the new lease, such draft being subject only to approve a software and the terms of the enders. Lessor all promptly thereafter furnish to Lessor in payment of the specified amount as consideration for the new lease, such draft being subject only to approve and the specified amount as consideration for the new lease, such draft being subject only to approve the specified amount as consideration for the new lease, such draft being subject only to approve and the terms and conditions of the terms and conditions of the terms and conditions of the terms of the specified amount as consider

This lease may be signed in any number or numbers of counterparts and shall be effective as to each Lessor on execution hereof as to his or her interest and shall be binding on those signing, ithstanding some of the Lessors above named who may not have joined in the execution hereof. The word "Lessor" as used in this lease shall mean the party or parties who execute this lease as Lessor, up not named above. rithe

Lessee shall have the exclusive right to explore the land herein described by geological, geophysical or other methods, whether similar to those herein specified or not and whether now known or not, including the drilling of holes, use of torsion balance, seismograph explosions, magnetometer, or other geophysical or geological instruments, tests or procedures, for the purpose of securing geological and geophysical information. All information obtained by Lessee as a result of such activity shall be the exclusive property of Lessee, and Lessee may disseminate or sell such information without Lessor's consent. Lessor and Lessee herein agree that a portion of the consideration paid herein is for advance payment of usual and customary damages associated with seismograph operations (i.e.: the tracks in the wheat, pasture or field, road use, compaction etc.). If any extraordinary damages should occur, at Lessor's discretion, Lessor is tenant (if Lessor has a tenant) will be compensated accordingly, or Lessee may elect to repair the damages in lieu of compensation. cons

Lessor (and Lessee) herein agree to less and except from the terms of this Oil and Gas Lease any currently existing oil and/or gas well(s), bore hole(s) or other related facilities located on the enternabove described lease premises. Lessor further agrees that Lessee shall not be liable nor shall Lessee have the obligation to plug and abandon any of said existing oil and/or gas well(s), bore hole(s) or elated facilities.

SEE EXHIBIT "A" ATTACHED HERETO AND MADE A PART HEREOF FOR ADDITIONAL TERMS AND PROVISIONS.

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

arlene yarmer

# EXHIBIT "A"

Attached to and made a part of that certain Oil and Gas Lease dated October 20, 2008, by and between, ARLENE YARMER, as Lessor, and HIGH PLAINS ENERGY PARTNERS, LLC, as Lessee.

## **PROPERTY DESCRIPTION:**

#### **TOWNSHIP 17 SOUTH - RANGE 16 WEST**

# SECTION 3:

That certain tract or parcel of land estimated to contain  $\underline{80.00}$  acres, more or less, and being described as the West Half of the Northeast Quarter (W/2 of the NE/4) of Section 3, Township 17 South, Range 16 West, Rush County, Kansas.

It is the intention of this lease to cover and include any mineral interest which the Lessor may own in and to the above described tract, including streets, roads, canals, drainage ditches, rights of way or other servitudes, including, but not limited to, any reversionary interest which Lessor may acquire in the same, by prescription of nonuse.

#### ADDITIONAL TERMS AND PROVISIONS:

- 1. The provisions of this **EXHIBIT "A"** shall control and supersede the terms of the attached oil and gas lease when such terms conflict.
- 2. Lessee shall bury and maintain all pipelines below ordinary plow depth (36").
- 3. Lessee shall pay all damages, caused by Lessee's operations hereunder to crops, including grass, and restore as nearly as practical, said premises to the same conditions and contour as previously existed, upon termination of this lease.
- 4. Lessee is hereby granted the option to extend the primary term of this lease for an additional two (2) years from the expiration of the original primary term. This option may be exercised by Lessee, in total, on or before the expiration date of lease by paying and delivering to Lessor at the above address, the sum of \$15.00 per acre covered by the lease. In the event Lessee exercises this option, Lessee must renew all acreage covered by this lease. Should this option be exercised as herein provided, it shall be considered for all purposes as though this lease originally provided for a term of five (5) years.

# **OIL AND GAS LEASE**

AGREEMENT. Made and entered into the	day of		October			2008
by and between	ARLENE YAR	MER, wido	w of Vernon	Yarmer		
whose mailing address is	19019 Michaeli	a Dead Due				
and High Plains Energy Partners LLC						
	1560 Broadway	, Suite 2100	, Denver, CO	0 80202		, hereinafter called Lessee:
Lessor, in consideration of <u>Ten</u>	and Other Valuabl	e Considera	tione	D-11- (\$ 10.00		
acknowledged and of the royalties herein provided and of geophysical and other means, prospecting drilling, mining air into subsurface strata, laying pipe lines, storing oil, bu and transport said oil, liquid hydrocarbons, gazes and the described land, together with any reversionary rights and	g and operating for and pro adding tanks, power station	ducing oil, liquid	hydrocarbons, all	leases and lets exclusively un gases, and their respective co	to Lessee for the purpo nstituent products, injec	se of investigating, exploring by ting gas, water, other fluids, and
therein situated in County of	Rush		State of	Kansas		described as follows to-wit:
SEE EXHIBIT "A" ATTA						
In Section 3 Township	17 South	_Range	16 West	and containing		acres, more or less, and all
Subject to the provisions herein contained, this lease shall remain in force for a term of						
It consistention of the premises the said Lessee covenants and agrees: Ist. 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-eighth (1/8) part of all oil produced and saved from the leased premises.						
2nd. To pay Lessor for gas, (including casinghead gas) of whatsoever nature or kind produced and sold, or used off the premises, or used in the manufacture of any products thereform, one-eighth (1.8), at the market price at the well, (but, as to gas sold by Lessee, in no event more than one-eighth (1.8) of the net proceeds received by Lessee from such sales, such net proceeds to be less a proportionate otherwise making any such gas merchantable) for the gas sold, used off the premises, or in the manufacture of products thereform, said payments to be made monthly.						
This lease may be maintained during the primary term hereof without further payment or drilling operations. If at the expiration of the primary term of this lease, oil or gas is not being produced on continuously prosecuted on the leased premises or on acreage pooled or unitized therewith but Lessee is then engaged in drilling, reworking operations thereon, then this lease shall continue in forces so long as operations are being days shall elass between the completion or abandonment of one well and the beginning of operations shall be considered to be continuously prosecuted if not more than one hundred and twenty (120) pooled or unitized therewith, the production should case from any cause after the primary term, this lease shall not terminate it Lessee to commence additional drilling or reworking operations for the drilling of a subsequent well. If after discovery of oil or gas on the leased premises or on acreage hundred and twenty (120) days from the date of cossation of production of a term term terminate it. Lessee commences additional drilling or reworking operations, this lease shall not terminate its descovered and produced as a result of such operations, this lease on a decase mode or unitized therewith, the production as of one as oil or gas is produced from the leased premises or on acreage cooled or unitized therewith the terms at the state of completion of a dry hole. If oil or gas shall be discovered and produced as a result of such operations, this lease to also a so do reas of production or from the date of completion of a dry hole. If oil or gas shall be discovered and produced as a result of such operations, this lease on acreage nooled or unitized therewith the date of production or from the date or on acreage nooled or unitized therewith terms and the date of the dat						
If after the primary term one or more wells on the are either shut in or production therefrom is not being sol consecutive days such well or wells are shut in or product payment to be made to Lessor on or before the anniversare while the well or wells are shut in or production therefore sold by Lessee from another well on the leased premises of such operations or production occura, as the case may be.	ne lease premise: or lands p d by Lesses, such well or y tion therefrom is not sold b y date of this lease next en m is not being sold by Less or lands pooled or unitized Lessee's failure to properly	wooled or unitized wells shall neveril y Lessee, the Less suing after the ex- ee; provided that therewith, no shur y pay shut-in roya	therewith are capa heless be deemed is see shall pay in ag piration of the said if this lease is in it this lease is hall be dity shall render Le	ble of producing oil or gas or a be producing for the purpos gregate shut-in royalty of Om nimety (90) day period and ti a primary term or otherwise b c due until the end of the next see liable for the amount due	other substances cover e of maintaining the less bollar (\$1.00) per acru- hereafter on or before es- being maintained by opp following anniversary of bollowing anniversary of but shall not operate to	ed hereby, but such well or wells use. If for a period of ninety (90) a then covered by this lease, such uch anniversary date of this lease rations, or if production is being late of this lease that costation of a terminate this lease
If aid Lessor owns a less interest in the above of paid the said Lessor only in the proportion which Lessor's	teershed land those the esti	to ond redinided.	fra minute inter al	herein, then the royalties (inc	luding any shut-in royal	ties) herein provided for shall be
Lessee shall have the right to use, free of cost, gas, oil and water produced on said land for Lessee's operation thereon, except water from the wells of Lessor.						
When requested by Lessor, Lessee shall bury Lessee's pipe lines below plow depth						
No well shall be drilled nearer than 200 feet to the house or barn now on said premises without written consent of Lessor.						
Lessee shall pay for damages caused by Lessee's operations to growing crops on said land. Lessee shall have the right at any 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 hereto is assigned and the privilege of equipmine in which is the state of either party hereto is assigned.						
assignment or a true copy thereof. In case Lessee assigns this lease, in whole or in part, Lessee shall be relieved of all obligations with respect to the assigned portion or portions arising subsequent to the date of assignment.						
Lessee may at any time 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 surrender this lease as to such portion or portions and be relieved of all obligations as to the acreage surrendered.						
All express or implied covenants of this lease al Lessee held liable in damages, for failure to comply there and production of wells, and regulation of the price or trans prevented or delayed by such laws, nules, regulations or strike, lockout, or other industrial disturbance, act of the restrant or inaction, or by inability to obtain a satisfact specifically enumerated above or otherwise, which is not prevention or delay shall be added to the term hereof. Le or delayed.	hall be subject to all Federa with, if compliance is prev maportation of oil, gas or oil orders, or by inability to o public enemy, war, block ray market for production t reaconably within control assee shall not be liable for	al and State Laws ented by, or if su her substance cov btain necessary p de, public riot, li , or failure of pu of Lescee, this le breach of any pro-	, Executive Orders ch failure is the re- ered hereby. When emits, equipment, ghtening, fire, stor rohasers or carrier ase shall not termi ovision or implied	Rules or Regulations, and it suit of, any such Law, Order, n drilling, reworking, product services, material, water, el m, flood or other act of natu to take or transport such nate because of such prevent covenants of this lease when	his lease shall not be ten Rule or Regulation, inco ion or other operations of extricity, fuel, access or re, explosion, governme rochaction, or by any o ion or delay, and, at Le drilling, production, or	minated, in whole or in part, nor luding restrictions on the drilling or obligations under this lease are easements, or by an act of God, ntal action, governmental delay, ther cause, whether of the kind sees' soption, the period of such other operations are so prevented
Lessor hereby warrants and agrees to defend the or other liens on the above described lands, in the event successors and assigns, hereby surrender and release all r which this lease is made, as recited herein.	ight of dower and homester	ad in the premises	described herein,	in so far as said right of down	and homestead may i	s, for themselves and their heirs, n any way affect the purposes for
Lessee, at its option, is hereby given the right ar thereof, when in Lessee's judgment it is necessary or ad under and that may be produced from said premises, such or into a unit or units not exceeding 640 acres each in the instrument identifying and describing the pooled or units from the pooled unit, as if it were included in this lesse. I on the premises covered by this lesse or not. In time of th the amount of his acreage placed in the unit or his royalty	a pooling or unitization to be event of a gas well. Lesse ad acreage. The entire acre f production is found on th	e shall execute in age so pooled or unitize pooled or unitize	p and operate said uous to one anothe writing and record unitized into a tract red acreage, it shall	rease premises so as to prom r and to be into a unit or unit i in the conveyance records of tor unit shall be treated, for a be treated as if production is	ote the conservation of s not exceeding 40 acre the county in which th Il purposes except the p had from this lease, wh	oil, gas or other minerals in and s each in the event of an oil well, e land herein leased is situated an ayment of royalties on production
Lessor, a lease covering any or all of the substances cov agrees to notify Lessee m writing of said offer immediate period of fifteen days after receipt of the notice, shall hav ierms and conditions specified in the offer. All offers ma to purchase the lease pursuant to the terms, hereto, it shal lease for execution on behalf of Lessor along with Lessee of title according to the terms thereof. Upon receipt there record for payment.	if, during the primary term, rered by this lease and cow by, including in the notice it e the prior and preferred nj de up to and including the i ll so notify Lessor in writing s's collection draft payable eof, Lessor shall promptly e	of this lease, Less sring all or a por he name and add ght and option to ast day of the prin g by mail or teleg to Lessor in payn execute said lease	sor receives a bona tion of said land h ress of the offeror, t purchase the leace mary term of this le ram prior to expira nent of the specifie and return the sam	t fide offer which Lessor is w erein, with the lease becomin the price offered and all other or part thereof or interest ther rase shall be subject to the ter tion of said 15-day period. L d amount as consideration for te along with the endorsed dr	illing to accept from an geffective upon expire pertiment terms and cor- ein, covere.1 by the offe- ms and conditions of th- essee shall promptly the r the new lease, such dra aft to Lessee's represent	tion of this lease. Lessor hereby ditions of the offer. Lessee, for a r at the price and according to the s paragraph. Should Lessee elect wreafter furnish to Lessor the new aff being subject only to approval ative or through Lessor's bank of
This lease may be signed in any number or numbers of counterparts and shall be effective as to each Lessor on execution hereof as to his or her interest and shall be binding on those signing, notwithstanding some of the Lessor above named who may not have joined in the execution hereof. The word "Lessor" as used in this lease shall mean the party or parties who execute this lease as Lessor, although not named above.						
Lessee shall have the exclusive right to explore not, including the drilling of holes, use of torsion balance and geophysical information. All information obtained b consent. Lessor and Lessee herein agree that a portion of wheat, pasture or field, road use, compaction etc.). If an may elect to repair the damages in lieu of compensation.	the land herein described e, seismograph explosions, y Lessee as a result of such the consideration paid her y extraordinary durages sh	by geological, ge magnetometer, o h activity shall be ein is for advance ould occur, at Le	ophysical or other r other geophysical the exclusive prop payment of usual scor's discretion, I	methods, whether similar to tor geological instruments, te berty of Lessee, and Lessee m and customary damage: asso cessor or its tenant (if Lessor	those herein specified o sets or procedures, for the ay disseminate or sell as clated with seismograph has a tenant) will be con	r not and whether now known or te purpole of securing geological uch information without Lessor's operations (i.e.: tire tracks in the inpensated accordingly, or Lessee

Lessor (and Lessee) herein agree to less and except from the terms of this Oil and Gas Lease any currently existing oil and/or gas well(s), bore hole(s) or other related facilities located on the hereinabove described lease premises. Lessor further agrees that Lessee shall not be liable nor shall Lessee have the obligation to plug and abandon any of said existing oil and/or gas well(s), bore hole(s) or related facilities.

SEE EXHIBIT "A" ATTACHED HERETO AND MADE A PART HEREOF FOR ADDITIONAL TERMS AND PROVISIONS.

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

ARLENE YARMER Jarmer

## EXHIBIT "A"

Attached to and made a part of that certain Oil and Gas Lease dated October 20, 2008, by and between, ARLENE YARMER, as Lessor, and HIGH PLAINS ENERGY PARTNERS, LLC, as Lessee.

# **PROPERTY DESCRIPTION:**

#### **TOWNSHIP 17 SOUTH – RANGE 16 WEST**

# SECTION 3:

That certain tract or parcel of land estimated to contain <u>80.00</u> acres, more or less, and being described as the East Half of the Northwest Quarter (E/2 of the NW/4) of Section 3, Township 17 South, Range 16 West, Rush County, Kansas.

It is the intention of this lease to cover and include any mineral interest which the Lessor may own in and to the above described tract, including streets, roads, canals, drainage ditches, rights of way or other servitudes, including, but not limited to, any reversionary interest which Lessor may acquire in the same, by prescription of nonuse.

#### ADDITIONAL TERMS AND PROVISIONS:

1. 1. 1.

- 1. The provisions of this **EXHIBIT** "A" shall control and supersede the terms of the attached oil and gas lease when such terms conflict.
- 2. Lessee shall bury and maintain all pipelines below ordinary plow depth (36").
- 3. Lessee shall pay all damages, caused by Lessee's operations hereunder to crops, including grass, and restore as nearly as practical, said premises to the same conditions and contour as previously existed, upon termination of this lease.
- 4. Lessee is hereby granted the option to extend the primary term of this lease for an additional two (2) years from the expiration of the original primary term. This option may be exercised by Lessee, in total, on or before the expiration date of lease by paying and delivering to Lessor at the above address, the sum of \$15.00 per acre covered by the lease. In the event Lessee exercises this option, Lessee must renew all acreage covered by this lease. Should this option be exercised as herein provided, it shall be considered for all purposes as though this lease originally provided for a term of five (5) years.



June 30, 2010

Clayton Camozzi Samuel Gary Jr. & Associates, Inc. 1515 WYNKOOP, STE 700 DENVER, CO 80202

Re: Drilling Pit Application YARMER ET AL 1-3 NE/4 Sec.03-17S-16W Rush County, Kansas

Dear Clayton Camozzi:

District staff has inspected the above referenced location and has determined that the reserve pit shall be constructed <u>without slots</u>, the bottom shall be flat and reasonably level and the free fluids must be removed. The fluids are to be removed from the reserve pit as soon as the Hutchinson Salt section has been drilled through and displacement of the fluids into the reserve pit has occurred. The fluids should be removed again within 96 hours after drilling operations have ceased. Keep pit less than 3' deep.

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

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

A copy of this letter should be posted in the doghouse along with the approved Intent to Drill. If you have any questions or concerns please feel free to contact the District Office at (620) 225-8888.