

Well will not be drilled or Permit Expired Date: _

Signature of Operator or Agent:

For KCC	Use:	
Effective	Date:	
District #		
SGA?	Yes No	

KANSAS CORPORATION COMMISSION OIL & GAS CONSERVATION DIVISION

1042458

Form C-1

March 2010

Form must be Typed

Form must be Signed

All blanks must be Filled

NOTICE OF INTENT TO DRILL

Expected Spud Date:	Spot Description:
month day year	Sec Twp S. R
DPERATOR: License#	(0/0/0/0) feet from N / S Line of Section
Name:	feet from E / W Line of Section
ddress 1:	Is SECTION: Regular Irregular?
ddress 2:	(Note: Locate well on the Section Plat on reverse side)
State:	County:
Contact Person:	Lease Name: Well #:
hone:	Field Name:
CONTRACTOR: License#	Is this a Prorated / Spaced Field?
lame:	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 MS
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:
If OWWO: old well information as follows:	Surface Pipe by Alternate: I II
	Length of Surface Pipe Planned to be set: Length of Conductor Pipe (if any):
Operator:	Projected Total Depth:
Well Name: Original Total Depth:	Formation at Total Depth:
Original Completion Date Original Total Deptil	Water Source for Drilling Operations:
Directional, Deviated or Horizontal wellbore?	Well Farm Pond Other:
f Yes, true vertical depth:	DWR Permit #:
Bottom Hole Location:	(Note: Apply for Permit with DWR)
CC DKT #·	
NOO DINT #	Will Cores be taken? YesN
OO DINI #	Will Cores be taken?N If Yes, proposed zone:
AFF	If Yes, proposed zone:
AFF The undersigned hereby affirms that the drilling, completion and eventual plu	If Yes, proposed zone:
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Side Two



EXAMPLE

SEWARD CO. 3390' FEL

1980' FSL

2000 ft....

For KCC Use ONLY	
API # 15	

Operator:

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.

Location of Well: County:

Operator.							anon or vi	ion. County.
Lease:								feet from N / S Line of Section
Well Number:								feet from E / W Line of Section
Field:			Sec	Sec Twp S. R				
Number of Acres attributable to well: Is Section: QTR/QTR/QTR of acreage:			Regular or Irregular					
						If S	ection is	Irregular, locate well from nearest corner boundary.
								er used: NE NW SE SW
					_	1 AT		
					=	LAT		
S	how locatio	on of the w	ell. Show t	footage to the	nearest	lease or	unit bound	dary line. Show the predicted locations of
lease roa	ads, tank b	atteries, pi	pelines and	d electrical lin	es, as re	quired by	the Kans	sas Surface Owner Notice Act (House Bill 2032).
	•		•	You may a				
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	:	:	:	:	:	:		2202113
•••••		-						O Well Location
	:	:	:	:	:	:		
	:	:	:	:	:	:		Tank Battery Location
								Pipeline Location
								Electric Line Location
	:	:	:	:	:	:		Electric Line Location
	:	:	:	:	:	:		Lease Road Location
	•	:	•	:	:	:		

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

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In plotting the proposed location of the well, you muzs 5/00 ft:

- 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.



KANSAS CORPORATION COMMISSION OIL & GAS CONSERVATION DIVISION

042458

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: Emergency Pit Burn Pit	Pit is:	Existing	SecTwp R		
Settling Pit Workover Pit Haul-Off Pit (If WP Supply API No. or Year Drilled)	If Existing, date con Pit capacity:	(bbls)	Feet from North / South Line of SectionFeet from East / West Line of SectionCounty		
Is the pit located in a Sensitive Ground Water A	rea? Yes N	No	Chloride concentration: mg/l (For Emergency Pits and Settling Pits only)		
Is the bottom below ground level? Yes No	Artificial Liner?	0	How is the pit lined if a plastic liner is not used?		
Pit dimensions (all but working pits):	Length (fee	t)	Width (feet) N/A: Steel Pits		
Depth fro	m ground level to deep	pest point:	(feet) No Pit		
If the pit is lined give a brief description of the line material, thickness and installation procedure.	ner		dures for periodic maintenance and determining ncluding any special monitoring.		
Distance to nearest water well within one-mile of	of pit:	Depth to shallowest fresh water feet. Source of information:			
feet Depth of water well	feet	measured 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 sp flow into the pit? Yes No	pilled fluids to	Drill pits must be closed within 365 days of spud date.			
Submitted Electronically					
	кссс	OFFICE USE OI	NLY Liner Steel Pit RFAC RFAS		
Date Received: Permit Numb	ber:	Permi	t Date: Lease Inspection: Yes No		



Kansas Corporation Commission Oil & Gas Conservation Division

1042458

Form KSONA-1
July 2010
Form Must Be Typed
Form must be Signed
All blanks must be Filled

CERTIFICATION OF COMPLIANCE WITH THE KANSAS SURFACE OWNER NOTIFICATION ACT

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 (C	Cathodic Protection Borehole Intent) T-1 (Transfer) CP-1 (Plugging Application)
OPERATOR: License #	Well Location:
Name:	SecTwpS. R 🔲 East 🗌 West
Address 1:	County:
Address 2:	Lease Name: Well #:
City:	If filing a Form T-1 for multiple wells on a lease, enter the legal description of
Contact Person:	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:	
the KCC with a plat showing the predicted locations of lease roads, tank	dic Protection Borehole Intent), you must supply the surface owners and a batteries, pipelines, and electrical lines. The locations shown on the plat in the Form C-1 plat, Form CB-1 plat, or a separate plat may be submitted.
Select one of the following:	
owner(s) of the land upon which the subject well is or will be loc CP-1 that I am filing in connection with this form; 2) if the form the form; and 3) my operator name, address, phone number, fax, and I have not provided this information to the surface owner(s). I an KCC will be required to send this information to the surface owner(s).	cknowledge that, because I have not provided this information, the ner(s). To mitigate the additional cost of the KCC performing this
task, I acknowledge that I am being charged a \$30.00 handling If choosing the second option, submit payment of the \$30.00 handling form and the associated Form C-1, Form CB-1, Form T-1, or Form CP-	fee with this form. If the fee is not received with this form, the KSONA-1
Submitted Electronically	

R. Evan Noll

(Petroleum Landman)

P.O. Box 1351 Hays, KS 67601 (785) 628-8774

August 26, 2010

Shirley A. Fuller 1048 G Street Salida, CO 81201

RE: Fu

Fuller #1-18 Well 2550' SL & 2000' EL Section 18-21S-24W Hodgeman County, Kansas

Dear Ms. Fuller:

Prior to issuing a permit to drill, the Kansas Corporation Commission is requiring the property owner be notified. The operator of the captioned well is:

American Warrior, Inc. P.O. Box 399 Garden City, KS 67846

Contact Man: Joe Smith - (620) 271-2258 - jsmith@pmtank.com

I'm enclosing a copy of the intent to drill filed with the KCC (this was electronically submitted and the copy that prints is not legible), a plat showing the Well, Lease Road, Tank Battery, Pipe & Electric Line locations. The Lease Road, Tank Battery, Pipe and Electric Line locations shown are non-binding and preliminary, being there simply to satisfy State requirement. The actual location will be determined after the well is staked by the surveyor.

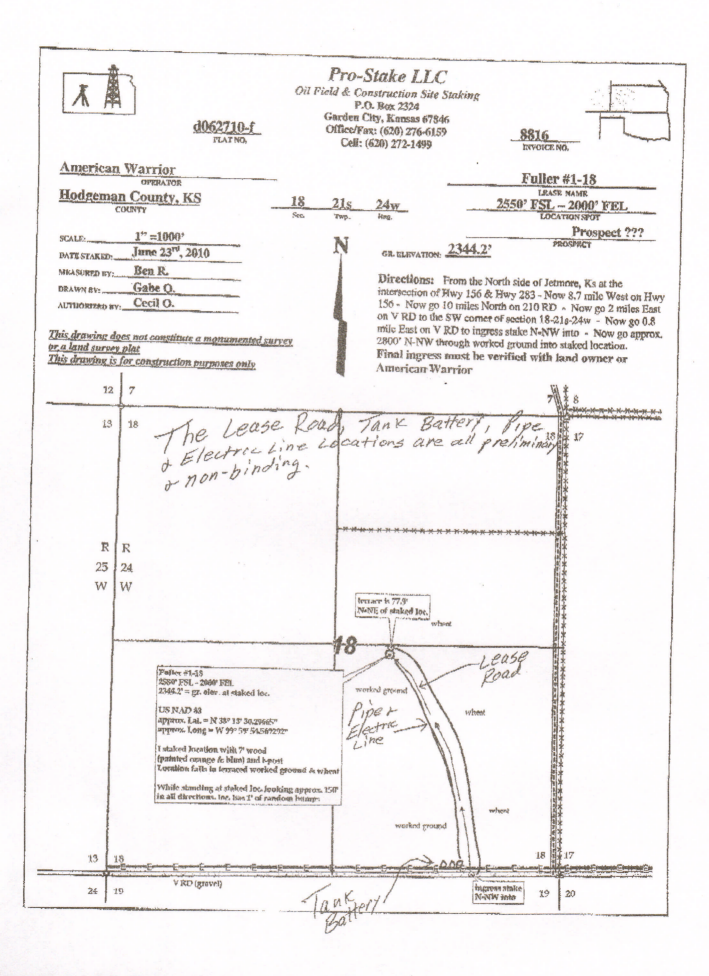
Lowell Foos with Lowell Foos Oilfield Tractor Works, Bazine, Kansas, will be build the lease road and well site location in accordance with the staking survey.

If you want to be involved in Lease Road, Tank Battery, Pipe & Electric Line locations, contact Mr. Lowell Foos (785) 731-5612, reference the captioned well name and coordinate with him.

R. Evan Noll

Contract Landman with American Warrior, Inc.

and



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



	OIL AND GA	is lease	09-115 Wichita, KS 57201-0763 216-281-8314-264-3185 fax www.kbp.com + kbp@kbp.com
AGREEMENT, Made and entered into the	26th day of Sep	tember	2008
•	er and Thomas C. Full	· · · · · · · · · · · · · · · · · · ·	
	7173-12A	12 12 13 14 15 15 15 15 15 15 15 15 15 15 15 15 15	
7714			
1	TAU YAN		
phose mailing address is <u>1048 G Stree</u>	t, Salida, CO 81201		hereinafter called Lessor (whether one or more
nd American Warrior, I	1	1	
	™idhitankananmannanmannannannannannannannannannan	THE STATE OF THE S	bereinafter caller Lease
Lessor, in consideration of the royalties herein prous here acknowledged and of the royalties herein prous finvestigating, exploring by geophysical and other nonstituent products, injecting gas, water, other fluids and things thereon to produce, save, take care of, treat products manufactured therefrom, and housing and other fluids in the same of the same fluids and the same fluids are the same fluids.	rided and of the agreements of the lessee I means, prospecting drilling, mining and, and air into subsurface strata, laying pipe, manufacture, process, store and transport therwise cating for its employees, the foliometry. State	operating for and producing oil, liqui e lines, storing oil, building tanks, pow tsaid oil, liquid hydrocarbons, gases an owing described land, together with an Kansas	and lets exclusively onto leasee for the purpose id hydrocarbons, all gases, and their respective er stations, telephone lines, and other structure d their respective constituent products and other y reversionary (table and after-acousted interest
The South H	alf of the Northeast	Quarter (San Wil)	,
n Section 18 Township 2 coretions thereto.		t and containing 80	minimizer and second second and an ideal asses as
Subject to the provisions herein contained, this soil, liquid hydrocarbons, gas or other respective con	s lease shall remain in force for a term of istituent products, or any of them, is grod	three years from this date just from this date	e (called "primary term"), and as long thereafte h said land is pooled.
In consideration of the premises the said lesses 1st. To deliver to the credit of lessor, free of	e covenants and agrees:		
om the leased premises. 2nd. To pay lessor for gas of whatsoever na			
the morket price at the well, (but, as to gas sold by temises, or in the manufacture of pruducts therefron s reyalty One Dellar (\$1.00) per year per net miner; saning of the preceding paragraph.	t (equip IV Na graph mars than any sight)	h dlil of the muceande unactual but leaved	s dhaan anab aaban) dan dha naa aald caasi aff th
This lease may be maintained during the pri- this lease or any extension thereof, the lease shall und in paying quantities, this lease shall condune a If said leasor owns a less interest in the abo e said leasor only in the proportion which leasor's in Leases shall have the right to use, free of cost, When requested by lessor, leases shall bury les No well shall be drilled nearer than 200 feet to Leases shall pay for damages caused by leases Leases shall have the right at any time to rem If the catata of either party hereto is assign, but asset has been furnished with a written transfer or a fift respect to the essigned portion or portions arising. Leases may at any time execute and deliver trender this lease as to such portion or portions and All express or implied covenants of this lease whole or in part, nor leases held liable in damages, gulation.	thave the right to drill such well to compute be in force with like effect as if such we described land than the entire and up iterest bears to the whole and undivided to gas, oil and water produced on said land user's pipe lines below plow depth. the house or barn now on said premises a operations to growing crops on said land two all machinery and fixtures placed on etc., and the privilege of assigning in who change in the ownership of the land saigmount or a true copy thereof. In case I subsequent to the date of assignment. In case is consequent to the date of assignment or a true copy thereof, in case is leasor or place of record a ralease or rebe relieved of all obligations as to the accurate the subject to all Federal and State for failure to comply therewith, if compile	pletion with reasonable dillagence and divided fee simple estate therein, then see if or lessee's operation thereon, except without written consent of lessor. and premises, including the right to dranks or in part is expressly allowed, the or assignment of rentals or royalities lessee essigns this lesse, in whole or in alleases covering any portion or portion range surrendered. Laws, Executive Orders, Rules or Regulance is prevented by, or if such failure	inspatch, and if oil or gas, or either of them, is of years first mentioned. I the royalties berein provided for shall be pail water from the wells of lessor. The wand remove casing. The covenants hereof shall extend to their heirs is shall be binding on the lessee until after the part, lessee shall be relieved of all obligation is of the above described premises and thereby thations, and this lesse shall not be terminated a is the result of, any such Law, Order, Rule of the terminate of the result of, any such Law, Order, Rule of the terminate of the result of, any such Law, Order, Rule of the terminate of the result of, any such Law, Order, Rule of the terminate of the result of, any such Law, Order, Rule of the terminate of the result of the result of the result of the page of the
ned lessors, for themselves and their heirs, success said right of dower and homestead may in any way Lessoe, at its option, is hereby given the right mediate vicinity thereof, when in homestic indexes	tiped lands, in the event of default of pay lors and assigns, hereby surrender and r affect the purposes for which this lease is and power to pool or combine the acreas	yment by lessor, and be subrogsted to release all right of dower and homeste s made, as recited herein.	
nservation of oil, gas or other minerals in and undurity not exceeding 40 acres each in the event of a cord in the conveyance records of the county in wholed into a tract or unit shall be treated, for all pured on the pooled acreage, it shall be treated as if prod on the pooled acreage, it shall be treated as if prod on the pooled acreage, it shall be treated as if prod on the pooled acreage, it shall be treated as if prod on the pooled acreage, it shall be treated as if prod on the pooled acreage, it is not provided.	or ann that may be produced from said part of oil well, or into a unit or units not except the land herein leased is attacted a posses except the payment of royalties on education is had from this lease, whether it is not producted.	in order to properly develop and oper remises, such pooling to be of tracts of ecding 640 acres each in the event of a sn instrument identifying and describ production from the pooled mit, as if the well or wells be located on the pren	rate said fease premises so as to promote the entiguous to one snother and to be into a unit a gas well. Lessee shall execute in writing and ing the pooled screage. The entire screage so it were included in this lesse, if production is nines covered by this lesse or not. In lieu of the
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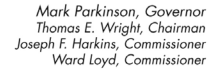
9 1 5

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

63U (Rev. 1993)



	OIL AND	GAS LEASE		318-284-0344-284-5185 fast www.kbp.com - kbp@kbp.com
AGREEMENT, Made and entered into the26t.	hday ofS	eptember		
by and between Shirley A. Fuller			and husband	
			Carlina de Sector 2 de las de la primer de l	
WWW.MALAN.	The second secon			
		+		
30).0	, , , , , , , , , , , , , , , , , , ,			
_	Salida, CO 81:	201	hereinafter calle	ed Lessor (whether one or more
andAmerican Warrior, Inc	* * * * * * * * * * * * * * * * * * *		- W.	·
	·	-		, hereinafter caller Lesses
Lessor, in consideration of Text is here acknowledged and of the royalties herein provided and	ı & more	D9	Hars (\$ 10.00+) in hand paid, receipt of which
on investigating, exploring by geophysical and other means, constituent products, injecting gas, water, other fluids, and air and things thereon to produce, save, take care of, treat, manuf-	prospecting drilling, mining tinto subsurface strata, laying score, process, store and trat	, and operating for and pro g pipe lines, storing oil, but tanort said oil, liquid hydro	oducing oil, liquid hydrocarbons, ilding tanks, power stations, telep earbons, seases and their respective	, all gases, and their respective hone lines, and other structure a constituent products and other
products manufactured therefrom, and housing and otherwise therein situated in County of Hodgeman	caring for its employees, the	e following described land, State of KA	together with any reversionary ਜੀ। ਅਤਲ ਤ	ghts and after-acquired interest
1994	TV *Neyfalaansinadeeeaseensiddelada.aa	Marie Principal and Association and Published		0000/1000 10 10110415 10 1111
			•	
The Sou	ıtheast Quarter	: (SEL)		
•				
•				
In Section 18 Township Zl Sou	th Range 24 W	est and contains	ing 160	acres, more or less, and al
accretions thereto.				
Subject to the provisions herein contained, this lease to as oil, liquid hydrocarbons, gas or other respective constituent	shall remain in force for a te t products, or any of them, is	rm of yes produced from said land o	ers from this date (called "primar) r land with which said land is poo	y term"), and as long thereafter oled.
In consideration of the premises the said lessee covern lst. To deliver to the credit of lessor, free of cost, in			T 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
rrom rut 168860 bremises.				
2nd. To pay lessor for gas of whatsoever nature or hat the market price at the well, (but, as to gas sold by lessed, premises, or in the manufacture of products therefrom, said p as royalty One Dollar (\$1.00) per year per net mineral acre meaning of the preceding paragraph.	in on event more than one-	righth (%) of the proceeds :	received by lessee from such sales	s), for the gas sold, used off the
This lease may be maintained during the primery to of this lease or any extension thereof, the leases shall have the	em bereaf without further p	ayment or drilling operation	ins. If the leasee shall commence	to drill a well within the term
	TOPOS With like effect as if at	ich well had been complete	d within the term of years first m	entlaned.
If said lessor owns a less interest in the above descr the said lessor only in the proportion which lessor's interest be	ibed land than the entire at care to the whole and andivi	nd undivided foe simple est ded fee.	tate therein, then the royalties he	rein provided for shall be paid
Lesses 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 we	ells of lessor.
When requested by lossor, lessee shall bury lessee's pip No well shall be drilled nearer than 200 feet to the hou	se finas balow plow depth, isa ne harn now an agid read	ricas without written manu	nt of irrory	•
Lesses shall pay for demages caused by lesses's operat	tions to growing crops on as	id land.		
Lessee shall have the right at any time to remove all a	nachinery and fixtures place	d on said promises, includi	ng the right to draw and remove o	insing.
If the estate of either party hereto is assigned, and executors, administrators, successors or assigns, but no char lessee has been furnished with a written transfer or assignme with respect to the assigned portion or portions arising subsequently.	age in the ownership of the sat or a true copy thereof. In went to the date of assignmen	: land or adsignment of re case lesses assigns this les of.	ninis or reyolties shall be bindin se, in whole or in part, lessee sha	g on the lesses until alter the ill be relieved of all obligations
Lessee may at any time execute and deliver to lessor surrender this icase as to such portion or portions and be reliev	or place of record a release red of all obligations as to if	or releases covering any p	portion or partions of the above d	escribed premises and thereby
All express or implied coversants of this lease shall be in whole or in part, nor leasee held liable in damages, for fails Regulation.	subject to all Federal and S are to comply therewith, if e	itate Laws, Executive Orda ompliance is prevented by,	or if such failure is the result of,	any such Law, Order, Rule or
Lensor hereby warrants and agrees to defend the title to any mortgages, taxes or other liens on the above described lar signed lensors, for themselves and their heirs, successors and as said right of dower and homestead may in any way affect the	GOA, IN the event of default of	n paymont by leasor, and i	te subrogated to the rights of the	
Lesser, at its option, is hereby given the right and por	wer to pool or combine the a	creage covered by this isse	e or any portion thereof with oth	ter land, lones or leases in the remises so as to promote the
conservation of oil, gas or other minerals in and under and it or units not exceeding 40 acres each in the event of an oil was exceed in the conveyance records of the county in which the social was exceed in the conveyance records of the county in which the social into a tract or unit shall be treated, for all purposes exceed in the peoled acreage, it shall be treated as if production wyslites classwhere herein specified, lessor shall receive on I blaced in the unit or his royalty interest therein on an acreage in the content of the content	and indy be presented from a city po- land bersin leased is situa scept the payment of royaltin is had from this lease, whe	are premises, such pooling t exceeding 640 acres each ted an instrument identifies on production from the 1 ther the well or wells be los	to on of tracts contiguous to one in the event of a gas well. Lesser ring and describing the pooled a pooled unit, as if it were included cated on the premises covered by t	another and to be into a unit e shall execute in writing and creage. The entire acreage so in this lease. If production is
In the event of drilling operat mutually agree with Lessor rega agrees to restore the surface t pay all damages following said	xaing the rout o its original	A OF TROPAGO	യാർഗ് വരായക്കാര - 2 ക്ഷേക	v
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IN MITTIES SHOWAAN			V Contract of the Contract of	ه <u>د</u> بحضر د
IN WITNESS WHEREOF, the undersigned execute this fitnesses:	instrument as of the day an	d year first above written	(, , , , , , , , , , , , , , , , , , ,	1 (11)
Spuly 6 FreeDos.		14	BUROS (I	erll ~
Shirley A. Fuller		The	omas C. Fuller	The second secon





August 30, 2010

Cecil O'Brate American Warrior, Inc. PO Box 399 GARDEN CITY, KS 67846-0399

Re: Drilling Pit Application FULLER 1-18 SE/4 Sec.18-21S-24W Hodgeman County, Kansas

Dear Cecil O'Brate:

District staff has inspected the above referenced location and has determined that the reserve pit shall be constructed <u>without slots</u>, the bottom shall be flat and reasonably level, and the free fluids must be removed. The fluids are to be removed from the reserve pit within 96 hours of completion of drilling operations.

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 KOLAR 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.