For KCC Use:

Eff	e	ct	iv	е	Date:

District	±	
DISTINCT	TT .	

SGA?	Yes	No

Forn

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

1042756

NOTICE OF INTENT TO DRILL

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

Expected Spud Date:	Spot Description:
month day year OPERATOR: License#	
Address 1:	Is SECTION: Regular Irregular?
Address 2:	(Note: Locate well on the Section Plat on reverse side) County: Lease Name: Well #:
Phone:	Field Name:
CONTRACTOR: License# Name:	Is this a Prorated / Spaced Field? Yes No Target Formation(s):
Well Drilled For: Well Class: Type Equipment: Oil Enh Rec Infield Mud Rotary Gas Storage Pool Ext. Air Rotary Disposal Wildcat Cable Seismic ; # of Holes Other Other:	Nearest Lease or unit boundary line (in footage):
Directional, Deviated or Horizontal wellbore?	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:

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 Electro	onically
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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:	

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.
 - Well will not be drilled or Permit Expired Date: _ Signature of Operator or Agent:

ш

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



For KCC Use ONLY

API # 15 - ____

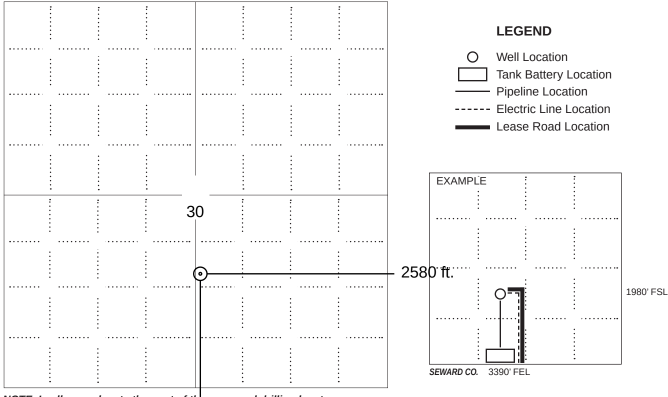
IN ALL CASES PLOT THE INTENDED WELL ON THE PLAT BELOW

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 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 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: **Emergency Pit** Burn Pit Proposed Existing Sec.____Twp.____R.___ East West Settling Pit **Drilling Pit** If Existing, date constructed: Feet from North / South Line of Section Haul-Off Pit Workover Pit ____Feet from ___ East / ___ West Line of Section Pit capacity: (If WP Supply API No. or Year Drilled) County _(bbls) Is the pit located in a Sensitive Ground Water Area? Yes No Chloride concentration: mg/l (For Emergency Pits and Settling Pits only) Is the bottom below ground level? Artificial Liner? How is the pit lined if a plastic liner is not used? Yes Yes No No ____Length (feet) ___ _____Width (feet) Pit dimensions (all but working pits): N/A: Steel Pits Depth from ground level to deepest point: __ __ (feet) No Pit If the pit is lined give a brief description of the liner Describe procedures for periodic maintenance and determining material, thickness and installation procedure. liner integrity, including any special monitoring. Depth to shallowest fresh water ____ Distance to nearest water well within one-mile of pit: feet. Source of information: KDWR measured well owner electric log _feet Depth of water well ____ __ feet 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 spilled fluids to flow into the pit? Yes No Drill pits must be closed within 365 days of spud date. Submitted Electronically KCC OFFICE USE ONLY Steel Pit Liner RFAC RFAS Permit Number: No Date Received: Permit Date: Lease Inspection: Yes

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

	County Rd 250	North	Highway 4	Well Location:	Well Name:	
X Road X Road	Image: Solution of the second seco		All	1778' FSL & 2511' FWL of Section 30, Township 16 South, Range 22 West		Mull Drilling Company, Inc. Proposed Location of Roads. Lines and Tank Battery

wing grops on said land. i focures placed on said premises, including the right to draw and remove easing. setsigning in whole or in part is expressly allowed, the covenants hereof shall extend to the heirs, executors, administrators, an setsigning in whole or in part is expressly allowed, the covenants hereof shall extend to the heirs, executors, administrators, an setsigning in whole or in part is expressly allowed, the covenants hereof shall extend to the heirs, executors, administrators, an set and prelieved of all obligations with respect to the assigned portion or portious arising subsequent to the date of assignment shall be relieved of all obligations with respect to the assigned portions, and this lease shall not be terminated, in whole or in sored a release or releases covering any portion or portions of the above described premises and thereby surrender this lease a rendered. all Federal and State Laws, Executive Orders, Rules or Regulations, and this lease shall not be terminated, in whole or in therein described, and agrees that the fessee shall have the right at any time to redeem for lessor, for themselves and their beirs, and herein described, and agrees that the fessee stall have the right of dower and homerteal may in any way affect the purposes for we are by lessor, and be subrogated to the rights of fight of dower and homerteal may in any way affect the purposes for we or combine the acreage covered by this lease or any portion thereof with other land, lease or leases in the immediate vicinity properly develop and operate and to be into a unit or units not exceeding 80 acres each in the event of an oll well, or into a unit or the writing and record in the converyance records of the county in which the land herein leased is situated as in interment is act or mit shall be treated, for all purposes except the payment of reveals on production from the pooled unit, as if it were red as if production is had from this lease, whether the well or wells be located on the prunises cove		ate of <u>KANSAS</u> described as follows, to-wit:	MORE Dollars (\$ 10.00) in hand paid, receipt of which is here acknowledged an another barbox parts, leases and lets exclusively unto lessee for the purpose of investigating, exploring by geophysical, inclu- gand operating for and producing oil, liquid hydrocarlous, all gases, and their respective constituent products, upreducing gas and other structures and their respective constituent products, take care of gases and their respective constituent products, and other structures and their respective constituent products, take care of gases and their respective constituent products and other products manufactured thereform, and shusing and otherwise care of gases and their respective constituent products and other products manufactured thereform, and shusing and otherwise care in gases and after acquired interest, therein situated in	day of <u>Pebruary</u> n Lee Jones and Barbara A. Jones, husband and wife <u>heriuafter called Lessor (whether one or p</u> P.O. Box 2758, Wichita, Kansas 67201, hereinafter called Lessor	OIL AND GAS LEASE
	wing crops on said land. "A fadures placed on said premises, including the right to draw and remove casing. "A sugning in whole or in part is expressly allowed, the coverants hereof shall extend to the heirs, executors, atomistnators, successors remains or royalites shall be binding on the lessee until after the lessee has been finatished with a written transfer or assignment or a rune (shall be relieved of all obligations with respect to the assigned portion or portions arising subsequent to the date of assignment, shall be relieved of all obligations with respect to the assigned portion or portions and thereby surrender this lease as to such readered.) all Federal and State Laws, Executive Orders, Rules or Regulations, and this lease shall not be terminated, in whole or in part, nor nee is prevented by, or if such failure is the result of, any such Law, Order, Rule or Regulation. I berein described, and agrees that the lesse shall have the right at any time to redeern for lessor, by payment any mortgages, taxes or eart by lessor, and be subrogated to the right of the thereof, and undersigned lessors, for themselves and their beins, successors and in the premises described herein, in so far as said right of down and home: fand, lease or leases in the immediate vicinity thereof, group the premises add poerate said lease, premises is as to promote the conservation of oil, gas or other minents in and under and that groups to one another and to be into a unit or units not exceeding 80 acres each in the event of an oil well, or into a unit or units not to in writing and record in the conveyance records of the orang in which the lead berein itsued is situred an intervaneat identifying ated as if production is had from this lease, whether the well or wells be located on the purmises covered by this lease or not. In lite or who from one is the from this lease, whether the well or wells be located on the purmises covered by this lease or not. In liten or the formation is had from this lease, whether t	<u>In force for a term of <u>Three (3)</u> years from this data (called "primary term") and as long produces, or may of them, is produced from sail land or lead with which said land is pooled. "Second by lesses for oil produced from the leaced premises. It is the proceed by lesses for oil produced the mandature of any products thereform, one-eighth (165) at the mandature of any produced the previous of the previous of the previous of the previous second by lesses from suit sails and is pooled. The previous produced the mandature of any produces thereform, one-eighth (165) at the mandature of yeolatic functors are retained of the previous produced the mandature of any produces thereform, one-eighth (165) at the mandature of yeolatic thereform, one-eighth (165) at the mandature of yeolatic second by a solid so used. It has ease shall commence to drill a well within the term of this lesses or any per version and the provide the previous produced the previous of the previous earling the previous of the previous of the previous and be the previous and be an of previous of the previous of the previous and the of a satignment or a transformer of the previous of the previous of the previous and therefory surrader this lesses as to and the previous of the previous of the previous and therefore and therefory surrader this lesses as to an ordered or satid previous of the previous of the previous and therefore and therefory surrader this lesses or any previous or previous of the previous and therefory surrader the lesses, use o</u>	an or <u>KANSAS</u> decided within the manufacture of the provider is stall as a stall a containing <u>Three (3)</u> years from this date (called "primary term") and as long produced from actif help or hard with which actif as is poold. The provider received by lesses for all produced from actif help or hard with which actif as poold. The provider the provider received by lesses from a stall help or hard with which a stall as the product (10%), at the manufact prior as the start produced start and a solid form the based promises, or any or them, is produced within the manufact prior of the provider services of the service services of the services of the services of the services of th	MORE Dolars (\$ 10.00.) in hand pial, meepin of which is here achanologida and of its manual participation, haves and large analysis, water the propose of three spectrum and the propose of the sector produce, we have been and the propose of the sector produce, we have been and the propose of the sector produce, and the produce and the propose of three spectrum and the propose of the sector produce, we have been and the produce and the produce and the propose of the sector produce, and the produce and the pro	y of

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OIL AND GAS LEASE

heesingthe rolled it according to the second	Pueblo. CO 81005	14 Starling Dr.	by and between William L. Jones a/k/a William Lee Jones and Barbara A. Jones, husband and wife	AGREEMENT, Made and entered into the 23rd day of February
the further and an mount				. 2010

and MULL DRILLING COMPANY. INC., P.O. Box 2758, Wichita, Kansas 67201 ____ hereinatter called Lessee:

whose mailing address is

royalties herein provided and of the agreements of the lessee herein contained, hereby grants, lesses and lets exclusively unto lesses for the purport not innized to 3-D seisorie, and other means, prospecting, drilling, mining and operating for and producing all, liquid hydrocarbours, all geses, and other fluids, and air into subsurface strate, laying pipe lines, storing oil, building tanks, power stations, talephone lines, and other structures manufacture, process, store and transport said oil, liquid hydrocarbours, geses and their respective constituent products and other products manufa-employees, the following described land, together with any reversionary rights and after acquired interest, there in shuated in TEN AND MORE Doltars (S10.00) in hand paid, receipt of which is here admowledged and of the by uno lessee for the purpose of investigating, exploiting by geophysical, including but hydrocarbons, all gases, and their respective constituent produce, injecting gas, water, bases, and other structures and things thereon to produce, save, take care of, treat, bases and other products manufactured therefore, and housing and otherwise earing for its s and other products manufactured therefore, and housing and otherwise earing for its

NESS State ğ, KANSAS

described as follows, to-wit:

Township 16 South, Range 22 West, Section 30: SW/4

In Section Township , Range and containing 160 acres, more or less, and all accretions thereig

Subject to the provisions berain contained, this lease shall remain in force for a term of <u>Three (3)</u> years from this date (called "primary term") and as long thereafter as oil, liquid hydrocarbons, gas or other respective constinuent produces, or any of them, is produced from said land or hard with which said land is pooled. In consideration of the premises the said lesse coverants and agrees: 1st. To lender to lessor, fire of cost, one-eighth (1/8) of all proceeds received by lessee for oil produced and sold from the leased premises. 2ad. To pay lessor for gas of whatseever nature or ixid produced and cold or the premises, or used in the manufacture of any produces thereform, said payments to be made monthly. Where gas from a well produced so cocived by lessee from such sales), for the gas sold, used off the premises, or in the manufacture of produces the considered that gas is being produced so cocived by lessee from such sales), for the gas sold, used off the premises, or in the manufacture of indeption (1/8) of the produced produced so cocived by lessee from such sales), for the gas sold, used off the premises, or in the manufacture of produced the considered that gas is being produced not used, lessee may pay or tender as more than or this lease or any externion thereof, the lesse may be maintained during the primary term hereof without further payment or duiling operations. If the lessee shall commence to duil a well within the term of this lease or any externion thereof, the lesser's interest in the above described land then the term of years fart mentioned. Lesser's that lessor is used, well no the advised fore. Lessee shall have the right to use, free of cost, gas, oil and water produced and sold or lessee's operation thereon, eccept water from the wells of lessor. No well shall be dilied neare than 200 feetto the house or term to gaving cross sold lead. Lessee shall have the right to use form to remain the produced on said land for lessee's operation the sole as easient of the sort. No mentio

In the set shall pay for unarrow set of the set of providing copy on sold land.
Lesse shall have the right as any time to transver all machinery suit formers placed on sint promises, including the right to draw and remove easing.
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All copross or implied overnants of this lesse shall be subject to the large summedre.
All copross or individ overnants and agrees to the arcedge summedre.
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Lesse tracky warments and grees to belead the to be lards berein described herein, in so far as said right of obver and hourse and their hints, morecases and their hints, morecases in methy ana

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

William Jones

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Barbara A. Jones

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