

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:

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

## KANSAS CORPORATION COMMISSION OIL & GAS CONSERVATION DIVISION

1044631

Form C-1

March 2010

Form must be Typed

Form must be Signed

All blanks must be Filled

## NOTICE OF INTENT TO DRILL

	e (5) days prior to commencing well s Surface Owner Notification Act, MUST be submitted with this form.
Expected Spud Date:	Spot Description:
month day year	
	(Q/Q/Q/Q) section   N / S Line of Section
OPERATOR: License#	feet from E / W Line of Section
Name:	Is SECTION: Regular Irregular?
Address 1:	
Address 2: State: Zip: +	(Note: Locate well on the Section Plat on reverse side)
Contact Person:	County
Phone:	Lease Name: Well #:
CONTRACTOR: Lineary	Field Name:
CONTRACTOR: License#	is the different operation.
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: Yes No
Seismic ;# of Holes Other	Depth to bottom of fresh water:
Other:	Depth to bottom of usable water:
	Surface Pipe by Alternate: II III
If OWWO: old well information as follows:	Length of Surface Pipe Planned to be set:
Operator:	Length of Conductor Pipe (if any):
Well Name:	Projected Total Depth:
Original Completion Date: Original Total Depth:	
Onga. Comp.c.c 240.	Water Source for Drilling Operations:
Directional, Deviated or Horizontal wellbore?	Well Farm Pond Other:
If Yes, true vertical depth:	
Bottom Hole Location:	(Note: Apply for Permit with DWR )
KCC DKT #:	
	If Yes, proposed zone:
	FIDAVIT
The undersigned hereby affirms that the drilling, completion and eventual pl	ugging 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 <i>prior</i> to spudding of well;	
2. A copy of the approved notice of intent to drill <b>shall be</b> posted on each	h drilling rig;
3. The minimum amount of surface pipe as specified below shall be set	
through all unconsolidated materials plus a minimum of 20 feet into the	
, , ,	strict office on plug length and placement is necessary <i>prior to plugging</i> ;
5. The appropriate district office will be notified before well is either plug	ged or production casing is cemented in; ed from below any usable water to surface within 120 DAYS of spud date.
	133,891-C, which applies to the KCC District 3 area, alternate II cementing
	e plugged. <i>In all cases, NOTIFY district office</i> prior to any cementing.
, , , ,	
Submitted Electronically	
districted Electronically	
For KCC Use ONLY	Remember to:
	- File Certification of Compliance with the Kansas Surface Owner Notification
API # 15	Act (KSONA-1) with Intent to Drill;
Conductor pipe requiredfeet	- File Drill Pit Application (form CDP-1) with Intent to Drill;
Minimum surface pipe required feet per ALT.	<ul> <li>File Completion Form ACO-1 within 120 days of spud date;</li> <li>File acreage attribution plat according to field proration orders;</li> </ul>
	Notify appropriate district office 48 hours prior to workover or re-entry;
Approved by:	- Submit plugging report (CP-4) after plugging is completed (within 60 days);
This authorization expires:	- Obtain written approval before disposing or injecting salt water.
(This authorization void if drilling not started within 12 months of approval date.)	If well will not be drilled as permit bee expired (See: authorized expiration data)

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

Spud date: \_

Side Two



For KCC Use ONLY	
API # 15	

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

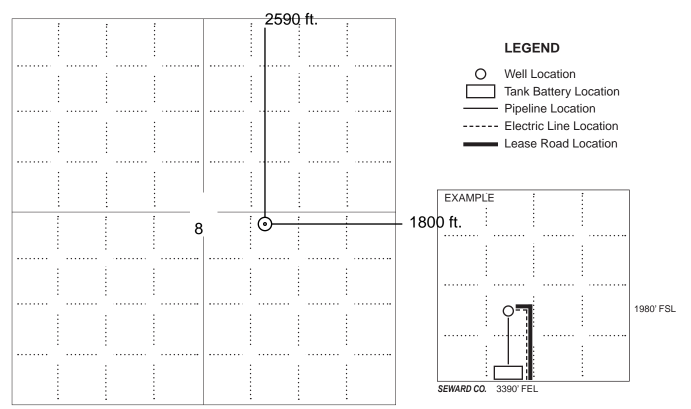
In all cases, please fully complete this side of the form. Include items 1 through 5 at the bottom of this page.

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
Number of Acres attributable to well:	Is Section: Regular or Irregular
	If Section is Irregular, locate well from nearest corner boundary.  Section corner used: NE NW SE SW

#### **PLAT**

Show location of the well. 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.



KANSAS CORPORATION COMMISSION OIL & GAS CONSERVATION DIVISION

1044631

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  Settling Pit Drilling Pit  Workover Pit Haul-Off Pit  (If WP Supply API No. or Year Drilled)  Is the pit located in a Sensitive Ground Water A			SecTwp R East WestFeet from North / South Line of SectionFeet from East / West Line of Section County Chloride concentration: mg/l (For Emergency Pits and Settling Pits only)	
Is the bottom below ground level?  Yes No Yes No Yes No		No	How is the pit lined if a plastic liner is not used?	
	Length (fee		Width (feet)	
If the pit is lined give a brief description of the li material, thickness and installation procedure.	ilei		dures for periodic maintenance and determining any special monitoring.	
Distance to nearest water well within one-mile of	of pit:	Depth to shallo Source of infor	west fresh water feet. mation:	
feet Depth of water well	feet	measured	well owner electric log KDWR	
Emergency, Settling and Burn Pits ONLY:		Drilling, Work	over and Haul-Off Pits ONLY:	
Producing Formation:		Type of materia	al 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 Liner Steel Pit RFAC RFAS				
Date Received: Permit Num	ber:	Permi	it Date: Lease Inspection: Yes No	



## Kansas Corporation Commission Oil & Gas Conservation Division

1044631

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 (CB-1)	Cathodic Protection Borehole Intent) T-1 (Transfer) CP-1 (Plugging Application)
OPERATOR: License #	Well Location:
Name:	SecTwpS. R East
Address 1:	County:
Address 2:	Lease Name: Well #:
City: State: Zip:+	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 k 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.
☐ I certify that, pursuant to the Kansas Surface Owner Notice A owner(s) of the land upon which the subject well is or will be to CP-1 that I am filing in connection with this form; 2) if the form to form; and 3) my operator name, address, phone number, fax, at ☐ I have not provided this information to the surface owner(s). I at KCC will be required to send this information to the surface owner(s).	cknowledge that, because I have not provided this information, the vner(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	



## Pro-Stake LLC

Oil Field & Construction Site Staking

P.O. Box 2324 Garden City, Kansas 67846 Office/Fax: (620) 276-6159 Cell: (620) 272-1499



v091610-k

Shakespeare Oil Company, Inc
OPERATOR
Campbell #2-8
LEASE NAME

Logan County, KS

COUNTY

8
13s
32w
Sec. Twp. Rng.

2590' FNL – 1800' FEL LOCATION SPOT

GR. ELEVATION: 2958.6°

**Directions:** From the SE corner of Oakley, Ks at the intersection of Hwy 40 & Hwy 83 South - Now go 13 miles South on Hwy 83 - Now go 2 miles West to the SE corner of section 8-13s-32w & gate - Now go 0.7 mile North & West on trail into staked location..

Final ingress must be verified with land owner or Operator

This drawing does not constitute a monumented survey or a land survey plat

This drawing is for construction purposes only RD!410 (dirt trail) 6 5 5 Campbell #2-8 2590' FNL & 1800' FEL 8 2958.6' = gr. elev. at staked loc. 7 8 US NAD 83 Lat. = N 38° 56' 17.349706" Long = W 100° 53' 43.878648" I staked location with 7' wood (painted orange & blue) and t-post Contact Information: Location falls in pasture Vic Campbell 970-397-2828 = CellWhile standing at staked loc. looking 150' 970-330-5458 = Home North has 3.1' of drop East has 3.0' of rise South has 2.9' of rise West has 1.4' of rise draw is 56.0' West of staked loc Lease Road/Flowline Existing Tank Battery ingress stake NW into @ gate Quail Rd (gravel) 1Preliminary non-binding estimate of flowlines, tanks,

THIS AGREEN	MENT made and entered	into this	19 th day of_	March	14 20 20 30	· · · · · · · · · · · · · · · · · · ·	, 200
by and between	Victor J.	Campbell a	nd Sharon M.	Campbell, h	usband and v	wife	
	6170 W. 24	th St., Gr	eeley, CO 80	634		*	, lessor (whether
one or more), and		RE OIL COMI	PANY, INC., 20	02 W. Main	St., Salem,	IL 62881	, lessee
with oil and gas or rights of way and caring for such promid land for the brine and other su	or, for and in considerate the is hereby acknowledged ollowing described land for any of oil, gas, gas conde	Asate, gas distillate,	casingnead gas, casingnead the exclusive of telegraph lines, tanks, processary, incident to the erection of structures that of land, together with a Kanni	passine, and all other seright of injecting wa ower houses, stations, particles, or convenient in the chereon to produce, save any reversionary rights t	er brine and other fluid	OOEMOTE ) In hand paidet unto the said lessee, exclusive drilling, and the drilling, minit parts, and other minerals products and substances into the subsufixtures or structures for produceration, alone or conjointly with roducts and substances and the identify the subsufficient of the subsufficient of the subsufficient of the substances and the identification of the substances and the identification of the substances and the identification of the substances and the substances and the substances are substantial substances.	rface strata with
in the second se	Township 1 Section 12		ange 33 West	Township	13 South, I 7: All	Range 32 West	
	Section 12	• W/Z V		Section		W/4; W/2 SW/4~ 4, SE/4	
of Section ———	, Township	r claimed by the less	, Range	murpose of calculating	the amount of any more	all submerged lands, accretions, y payment permitted or required	strips and gores
this lease, be cons	sidered as containing exa ID TO HOLD the same (:	ctly 1,760	acres, whether there	is more or less.	Two:	y payment permitted or required	2
years from this da produced from said In consideration	ite (hereafter called "Pri i lease premises or opera on of the premises, it is	mary Term") and as tions for the drilling hereby mutually agree	long thereafter as oil, gas, or production thereof are o	gas condensate, gas d omtinued as hereinafter	istillate, casinghead gas, provided.	casinghead gasoline, and other	minerals may be
To deliver produced and saved prevailing on the deliver	r, free of cost, to the le i from the lease premises lay such oil is run into t	essor at the well or to or at the lessee's o he pige line or storage	to the credit of lessor into ption to pay to the lessor i ue tanks.	or such one-eighth (1/a	th) the market price at	well, an equal one-eighth (Vath the wellhead for oil of a like	grade and gravity
						nd and sold or used off the lea from the sale of such produced t the mouth of the well, but i	
3. If gas from eriod of one (1)	om any well or wells on year or more during whi	the premises capable	of producing gas in commen			emises or in the manufacture of ated to pay as royalty for sur obligation so to pay, it shall w	
or the actual amou	int received by the lessee					obligation so to pay, it shall wing the time such gas is not solvell, but in no event more than privilege, at his sole risk, cost	
of oil, distillate, of tessor's wells and t	condensate, gas, casinghe tanks, for all operations	ie lights in the princ ad gas, casinghead g hereunder.	așoline and all other petrol	the lease premises. No eum products, water an	twithstanding any of the distribution of the d	e provisions aforesaid, lessee shi erials from the lease premises, e the date hereof, then this lease,	all have free use except water from
wise provided, shall	i terminate as to both p	arties unless the lesse	ee, on or before that date,	11.	lessor or to lessor's credi	t in the	
	or's agents and shall cont	tinue as the depositor	ed in writing by lessor whet y bank regardless of change	her or not such written s in the ownership of	aid land or the right to	or its successor or successors, we receive rentals, the sum of	
above described pre where a part or po reduced by said rel the lessor at his la	rights commerred upon the emises, as to any or all ortion of this lease is rel lease or releases. Payme ast known address (as shi	horizons, and thereby eased as to all horizon nt or tender of renta own by lessee's record	at any time, execute and surrender this lease as to ons, then rentals thereafter I may be made by draft or Is) on or before the rental	seriver to lessor or pla such portion or portion payable hereunder may check of the lessee, i date, and the payment	te of record a release or is and be relieved of all be reduced in the propo ransmitted, delivered or or tender shall be deeme	the; privilege of deferring the the commencement of operation n, the down payment, covers a releases covering any portion of selections as to the portion or that the arreage covered mailed to the authorized deposed to have been made when the	surrendered, and by this lease is itory bank or to check or draft is
<pre>shall continue for : described land be a</pre>	so long as such operation a dry hole or fail to est	ons are prosecuted an ablish production, the	d, if production results the on and in that event if a s	refrom, then so long as econd well is not com	such production may con menced on said land wit	e, this lease shall remain in fo tinue. Should the first well dril hin twelve (12) months followin ell is drilled during the first yea	lled on the above
term), this lease st amount and in the contemplated in par falling more than no the primary term of	thall terminate as to both same manner as hereina tragraph 3), this lease si linety (90) days after such f this lease, production of	h parties unless the i above provided. If, w nall not terminate pro h cessation; or, provid n the lease premises s	lessee on or before the expi ithin the primary term of ovided operations for the dr ed lessee begins or resumes shall cease from any cause (	ration of said twelve () this lease, production of liling or reworking of a the payment of rentals i other than a cessation of	.2) months shall resume on the lease premises shall be commenced on the manner and amount ontemplated in paragraph	or commence the payment of rer ill cease from any cause (other before or on the next ensuing r hereinbefore provided. If, after 3), this lease shall not terminal	itals in the same than a cessation ental paying date the expiration of te provided lessee
prosecution of such 8. Where req all cultivated crops	operations, and if productions of the production	uction results therefro shall bury all pipe I Lessee shall have the	m, then as long as such p ines below ordinary plow d right, but shall not be ob	roduction continues or t epth in cultivated land ligated, at any time, (	he well or wells are capa . Lessee shall pay lesso tither before or after exp	lease shall remain in force and ble of producing. or for damages caused by lesse piration of this lease, to remove laced on the lease premises by	e's operations to all fixtures and
tions hereunder and same area; the rigi shall be drilled nea	i any well or wells on the ht to so use such facilit arer than 200 feet to ar	ne lease premises dril lies may be continued ny house or barn now	led or used for the injection beyond the term of this land on the premises without the	of salt water or oth ease by payment in ad ne consent of lessor.	er fluids may also be us vance of the sum of One	sed for lessee's operation on ot e Hundred Dollars (\$100.00) pe or any part of the land cover	her lands in the er year. No well
with other land, lespool by the lessees or to obtain a mul	ease or leases, or interest s thereof), when in lesse ultiple production allowabl	t therein (whether suc e's judgment it is no e from anv governme	ch other interests are pooled ecessary or advisable in ord ntal agency having control	i by a voluntary agreen er to promote conservai over such matters. An	ment on the part of the cion, to properly develop pooling hereunder may	owners thereof or by the exerci or operate the land and interes cover all oil and gas, or any lease premises. Any unit formed	ise of a right to its to be pooled, one or more of
shall be of abutting lease; provided that located, or allocate such allocation of a	g or cornering tracts and it if any governmental me a producing allowable to allowable. The area pool	i shall not exceed 64 egulation or order sh pased on acreage per led and the zones or	O acres for gas, gas distill all prescribe a spacing pat well, then any such unit n formations and substances :	ate or gas condensate tern for the developmen nay embrace as much pooled shall be set fort	and shall not exceed 80 it of a field wherein the additional acreage as ma h by lessee in a ''declar	) acres for any other substance e above described land, or a po ly be so prescribed or as may ation of pooling" filed for reco	covered by this ortion thereof, is be permitted in ord in the county
lieu of the royaltie absence of such poo in the land covered	es elsewhere herein specif oling, would be payable I by this lease which is	ied, except shut-in g hereunder to lessor o placed in the pooled	as well royalties, lessor sha n production from the land area bears to the amount	<pre>   receive on production covered by this lease of     the surface acreage</pre>	from an area so pooled which is placed in the po of the entire pooled ar	ective date is specified in such only such portion of the royalt's ooled area as the amount of the ea. Nothing herein contained sl luct of other drilling operations	ies which, in the e surface acreage hall authorize or
of a well or of a cated on, or such o lands. Lessee may cuting and filing o	dry hole, or the operation drilling operations were terminate any pooling electron for record in the county	n of a producing well conducted upon, the l ffected pursuant heret or counties in which	i on the pooled area, shall ands covered by this lease o at any time the pooled i the pooled area is located	whether or not such w init is not capable of a written declaration	ourposes (except for royal ell is located upon, or s producing and no drilling of the termination of	Ity purposes) the same as if sa such drilling operations are cond operations are being conducted such pooling, provided that the	io well were lo- lucted upon, said thereon by exe-
Interests not covere 10. The right In the ownership of Its rights. Specifica	ed by this lease which c ts of either party hereur of the land, rentals or r cally, but not by way of	omprise a part of su Ider may be assigned Oyalties, however acco limitation of the for	ch pooled unit be also terr in whole or in part and omplished, shall operate or egoing, the lessee shall not	he provisions hereof sha be construed so as to be required to offset	e manner.  Ill extend to their heirs, enlarge or increase the wells on separate tracts	successors and assigns, but no cooligations or burdens of the leminto which the land covered by the total the lessee, no change in	hange or division ssee, or diminish y this lease may
said land or the ri days after lessee h In ownership or int	ight to receive rentals or has been furnished with terest. Such notice shall whip of the claiming pa	r royalties hereunder, written notice thereo be supported by ori	or any interest therein, ho if, together with the suppo iginal or certified copies of monts of reptals made her	wever accomplished, sha ting information herein all recorded document under within thirty (3	III be binding on the less after referred to, by the s and other instruments O) days after receipt of	isee (except at lessee's option) ne party claiming as the result or proceedings necessary in lessaid documents shall be bindir	until thirty (30) of such change ssee's opinion to
and above describe default in the rental 11. In the ev	ed the rental payments i il payment by one shall no vent lessor considers that	nereunder shall be ap ot affect the rights of the lessee has faile	portioned as to the several the other leasehold owners. d to comply with any oblig	ieasenoid owners (inc ation hereunder, expres	inding sublessees) raceon	e of this lease as to segregated y according to the surface are all notify lessee in writing, sp ommencing to meet the alleged I	ea or eacn, and ecifying in what
condition preceder essor, lessee shall : 12. If lessor	nt to any action by less not be deemed in default owns a less interest tha	sor for any cause. It hereunder. an the entire fee or	f, within sixty (60) days a mineral estate (whether or	fter the receipt of sucl not a lesser interest i	notice lessee shall mee s stated above), the ren	t or commence to meet the bre tals and royalties herein provide reversion of interest to lessor sh	aches alleged by ed shall be paid
and in that event of thereof, the rental 13. All provisions and interpretations tamages for failure	on the next succeeding me shall be increased to co sions hereof express or i thereof by such agenc to comply with any of	ental anniversary after over the additional in mplied shall be subje- ies or courts having the express or implie	· lessor shall have notified terest so acquired by the li- cct to all federal and state jurisdiction), and this lead d covenants hereof if such t	lessee of the occurrence issor. laws and the orders, ie shall not in any wa failure is caused by an	of such reversion and si rules and regulations of a ay be terminated wholly ay such laws, orders, rul	hall have furnished lessee with sall governmental agencies admini or partially nor shall the lesses or regulations (or interpreta drilling a well hereunder by the company of the company	satisfactory proof stering the same see be liable in stions thereof by
constituted authority or completion there wailable. 14. This lease	y having or asserting ju of not being available fi and all of its terms a	risdiction thereover, rom any cause, the p nd conditions shall be	or if lessee swould be una rimary term of this lease s binding upon all successors	ble during said period hall continue until six of the lessors and the	to drill a well hereum (6) months after said lessees, Should any one	der due to equipment necessary order is suspended and/or sa e or more of the parties above	in the drilling tid equipment is named as lessors
fail to execute this that any payment o herein of the spouss 15. Lessor he may mortgage, .axes and lessor hereby a	i lease, it shall neverthel- or payments made by the se of any such party as ereby warrants and agree s or other liens on the agrees that any such pay	ess be binding upon a lessee to the owner a party-lessor for the s to defend the title above described land i	all lessors who do execute i of any interest subject to to e purpose of waiving homes to the land above describe in the event of default of a	t. Notwithstanding any his lease shall be suff lead, dower or inchoate d and agrees that the ayment by the lessor	language herein to the icient payment hereunder rights of inheritance, if lessee shall have the righ and the lessee shall be	contrary, it is expressly unders as to such interest notwithstar	tood and agreed ding the joinder sor, by payment, holder thereof.
iessor under the IN WITNESS V See Exhib	e terms of this lease. WHEREOF, we sign this a it "A" attac	as of the day and yea ched hereto	r first above written. o and made a p	oart hereof	for all pur	poses.	
Hita	Hand	Les		# 14 July 1	Maron	Campbell	·
Victor J.	Campbell	1		Sh	aron M. Camp	bell .	wa

Printed by P&M Printing (303) 423-4691	011 1 W	New Movies Wyoming Montana Col	orado. Utah.
STATE OF COLORECTO	N	, New Mexico, Wyoming, Montana, Col ebraska, North Dakota, South Dakota CKNOWLEDGMENT—INDIVIDUAL	brauo, Ctan,
COUNTY OF WUC	_) A	101	
BEFORE ME, the undersigned, a Notary l	Public, in and for said County	and State, on this	100011
day of March, 192	2001, personally appeared_	VICTOR J. COVIC	PIPE II
and Shumon M. Ce	um obell	e e e e e e e e e e e e e e e e e e e	
and	to me known to	be the identical person, d	escribed in and who executed
the within and foregoing instrument of writing	and acknowledged to me th	at their duly executed the	same as + 1 Resemble of free
TAL NUMBER WHIEDEOE I have bereint	o set my hand and affixed my	notarial seal the day and year last at	ove written OTABV
My Commission Expires 2-1-20		Sally Disner	ONotary Public.
	Λ.	dress: 1923 59th Au	estilblic.s
그렇게 하시네요 그 그 사람이 없다.	AC	Greeley (	0 多级134:00
			Ommission Expires 211
	Oll I	s, New Mexico, Wyoming, Montana, Co	
STATE OF	- Lee	is, New Mexico, Wyoming, Montana, Co Nebraska, North Dakota, South Dakota CKNOWLEDGMENT—INDIVIDUAL	will all of the state of the st
COUNTY OF	_)		
BEFORE ME, the undersigned, a Notary			
day of			
and			1
	to me known to	be the identical person,	lescribed in and who executed
the within and foregoing instrument of writin	g and acknowledged to me t	1atduly executed the	same asfree
and voluntary act and deed for the uses and p	urposes merem set form.		
IN WITNESS WHEREOF, I have hereur		y notarial seal the day and year last a	bove written.
My Commission Expires			Notary Public.
in the second of	A	ddress:	
STATE OF	the state of the s	NOWLEDGMENT (For use by Corpora	tion)
COUNTY OF	ss.		, , , , , , , , , , , , , , , , , , ,
On this day	of	, A.D. 1	9, before me personall
appeared	* X	, to me per	rsonally known, who, being b
me duly sworn, did say that he is the	of_		
	ř :	_and that the seal affixed to said inst	
said corporation and that said instrument wa	s signed and sealed in behalf	of said corporation by authority of it	s Board of Directors, and sai
	acknowledged s	aid instrument to be free act and deed	of said corporation.
Witness my hand and seal this	day of		, A.D. 19
	- -	AND THE STORY OF T	Notary Public.
		Address	
(SEAL)	1	Address	
My Commission expires		DEXELLA DESCRIPTION OF THE PROPERTY OF THE PRO	
a figure and the figure of the		S S S S S S S S S S S S S S S S S S S	
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		Zd in Zd in	<u>.</u>
			B.
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	-, 19.	6. 6. 6. 6. 6. 6. 6. 6. 6. 6. 6. 6. 6. 6	Deputy
	19.	1920.1, 1920.1, 1 duly recorded 1 3-2355 2017.	
	, 19	rd on the 9 and duly reco 255-255. This office.	
30(2)	ounty,	record on the 9th treatment of the M., and duly recorded in the 353-355 sof this office.	
W(	County,	for record on the 4  1927  M., and duly records of this office.	
FROM	County,	iled for record on the 9  1927  A., and duly record bage 253-255  e records of this office.	
FROM	County,	lock A M., and duly recond the Bage 253-25.	
NoFROMFROM	County,	ant was filed for record on the grand of the records of this office.  Solve A M., and duly record of the records of this office.	When recorded return to
	County,	ument was filed for record on the grand of the records of this office.  Of the records of this office.	
	SS	instrument was filed for r  Chail  S  O'clock  Pa  of the record  Of the record	When recorded return to
	S2.	instrument was filed for r  Chail  S  O'clock  Pa  of the record  Of the record	When recorded return to
		instrument was filed for r  Chail  S  O'clock  Pa  of the record  Of the record	When recorded return to