P.O. Box 292, Wahoo, NE 68066 dblankenau@corancogreatplains.com

October 5, 2010

Kansas Corporation Commission Oil & Gas Conservation Division 130 S Market, Room 2078 Wichita, KS 67202

Carol Meduna

Gentlemen:

We are submitting and intent to drill for Persinger #5-32 well. This well is close to another well which we also lease, but we have not ever submitted on that is close like this so we are also attaching the Oil and Gas Leases.

If you need additional information concerning this could you please call Dan Blankenau at 402-443-6125.

Yours truly,

Carol Meduna

Secretary

AGREEMENT, Made and entered into this day 2nd of June, 2009, by and between

PATTI K. BONNETT a married woman

whose mailing address is 2014 SW Randolph Ave., Topeka, Kansas 66604 hereinafter called Lessor (whether one or more), and PL&E LLC., a Kansas Corporation, PO Box 23, Wahoo, NE. 68066 hereinafter called Less

Lessor, in consideration of ten dollars and more (\$10.00) in hand paid, receipt of which is here acknowledged and of the royalties herein provided and of the agreements of the Lessee herein contained, hereby grants, lesses and lets exclusively unto Lessee for the purpose of investigating and exploring by grouphysical and other means, prespecting drilling, mining and operating for and producing oil, liquid hydrocarbons, all gases and their respective constituent products, injecting gas, water, other fluids, and air into subsurface strata, laying pipe lines, storing oil, building tanks, power stations, telephone lines, and other structures and products manufactured therefrom, and housing and otherwise caring for its employees, the following described land, together with any reversionary rights and after-acquired interest, therein situated in Courty of NORTON. State of KANSAS described as follows to-wit:

TOWNSHIP 3 SOUTH RANGE 23 WEST SECTION 32: NZN2 &S2S1 TOWNSHIP 4 SOUTH RANGE 23 WEST SECTION 5: NW4 NZN2 &S2SW4 AND

and containing 400 acres more or less, and all accretions thereto.

Subject to the provisions herein contained, this lease shall remain in force for a term of three (3) years from this date (called "primary term") and as long thereafter as oil, liquid hydrocarbons, gas or other respective constituent products, or any of them is produced from said land or land with which said hand is pooled.

in consideration of the promises the said Leasee covenants and agrees.

1st. 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 fer gas of whatsoever nature of kind produced and sold, or used off the premises, or used in the manufacture of any products therefrom, one-eighth (1/8), at the market price at the well, (but, as to get sold by Lessee, in no event more than non-eighth (1/8) of the proceeds received by Lessee from such sales), for the gas sold, used off the precedes received by Lessee from such sales), for the gas sold, used off the proceeds received by Lessee from such sales), for the gas sold, used off the proceeds received by Lessee from such sales), for the gas sold, used off the proceeds received by Lessee from such sales), for the gas sold, used off the proceeds received by Lessee from such sales), for the gas sold, used off the proceeds received by Lessee from such sales). it will be considered that gas is being produced within the meming of the preceding paragraph.

This lease may be maintained during the primary term hereof without further payment or drilling operations. If the Lessae shall commence to drill a well within the term of this lease or my extension thereof, the Lessee shall have the right to drill such well to completion with reasonable diligence and depatch, and if oil or gas, or either of them be found in paying quantities, this lease shall continue and be in force with like effect as if such well had been completed within the term of years first mentioned.

If said Lessor owns a less interest in the above describe land then the entire and undivided fee simple to estate therein, then the royalties herein provided for shall be paid the said Lessor only in the proportion which Lessor's interest bears to the whole and undivided fee.

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 pipelines below plaw depth.

No well shall be drilled nearer than 200 feet to the house or burn now on said premises without written consent of Lesson

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 factures placed on said premises, including the right to draw and remove easing.

If the estate of either party hereto is assigned, and the privilege of assigning in whole or in part is expressly allowed, the covenants hereof shall extend to their heirs, executors, administrator, successors or assigns, but no change in the ownership of the land assignment of rentals or royalties shall be binding on the Lessee until after the Lessee has been furnished with a written transfer or assignment or a true copy thereof. In case Lessee assigns this lesse, 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 Lesser 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 covenents 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 Leases 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.

Lessor hereby warrants and agrees to defend the title to the lands herein described, and agrees that the Lessoe shall have the right at any time to redeem for Lessor, by payment any mortgages, traces or other liens on the above described lands, in the event of default of payment by Lessor, and be subrogulated 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 is of are 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 or combine the screege covered by this lesse or any portions thereof with other land, lesse Lesses, at its option, is hereby given the right and power to pool or combine the acresps covered by this lesse or any portions thereof with other land, lesse or feases in the immediate victnity thereof, when in Lesseo's judgment it is necessary or advisable to do so in order to properly develop and operate said lease premises so as to promote the conservation of oil, gas or other minerals in and under and that may be produced from said premises, such pooling 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 an oil well, or into a unit or units not exceeding 640 acres each in the event of a gas well. Lesses shall exceed in writing and record in the conveyance records of the county in which the land herein based is situated an instrument identifying and describing the pooled acresps. The entire acresps so pooled into a tract or unit shall be treated, for all purposes except the payment of royalties on production from the pooled unit, as if it were included in this lease. If production is found on the pooled acresps, the contract of the royalties of the royalties are to the record on the premises covered by this lesse or not. In lieu of the royalties deswhere herein specified. Lesses shall receive on production from a unit so recoled only such pratition of the royalties deswines heaves to the pooled only such portion of the royalty stipulated herein as the amount of his acreage placed in the unit or his royalty interest therein on an earning basis bears to the rotal acreage so pooled in the particular unit involved.

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

PATTI K. BONNETT TERRY E BONNETT

INDIVIDUAL ACKNOWLEDGMENT of Patti K. Bonnett & Terry E. Bonnett

STATE OF KANSAS, NORTON COUNTY, SS-FILED FOR RECORD AT 3:45 O'CLOCK P M

STATE OF KANSAS COUNTY OF

6 2009 AUG

Brian Cummins Notary Public State of Kansas My Appt. Expires 116/10

2000 RECORDED IN BOOK 161A PAGE 595 The foregoing instrument was acknowledged before me this day of ______

Wanda M. Umca REG. OF DEEDS - NORTON COUNTY, KS 8.00

Notary Public

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Notary Public



	OIL AND GAS	LEASE	(P	ut6-201-9211-201-5165 fax www.kbp.com-kbp4fikbp.com
AGREEMENT, Made and entered into the 17th	day of March			2008
and between Persinger Investments, I	JC			
	. VC 67645			
ose mailing address is HC63, Box 37A, Lenced PL&E, LUC, PO Box 23, Wahoo, N			bereinafter called Le	ssor (whether one or more),
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lessor, in consideration of One and more		D 1 0	o and more.	, hereinafter culler Lessee;
een acknowle-tged and of the royalities been provided and of newsitigating, exploring by geophysical and other means, prosition and other means, prosition in produce, sujecting gas, water, other fluids, and air into things thereon to produce, save, take care of, treat, manufacture diverterion, and housing and otherwise can rein situated in County of Norton ection 29 — The west half (W/2) ection 32 — The south half of t	specting drilling, mining and open subsurface strata, laying pipe line or process, store and transport saiding for its employees, the following State of the Southwest	a contained, hereby grants, leasting for and producing oil, the sorting oil, building tanks, pool, liquid hydrocarbons, games clessinhed land, together with Kansas quarter of the	ses and lets exclusively u quid hydrocarbons, all g ower stations, telephone and their respective con- any reversionary rights a do	pases, and their respective fines, and other structures stituent products and other and after-acquired interest, escribed as follows to wite
section Township 3 South	Range 23 West	and containing 520		ncres, more or less, and all
Subject to the provisions herein contained, this lease shall ii, liquid hydricarbons, gas or other respective constituent pro- in consideration of the promises the said lease covenints	ducts, or any of them, is produced	3 years from this d	ate (called "primary tern tich said land to pooled.	n"), and as long thereafter
lst. To deliver to the credit of lessor, free of cost, in the the leased premises. 2nd To pay isseer for gas of whatsoever nature or kind to market price at the well, that, as to gas sold by lessee, in a lysts, or in the manufacture of products thereform, said pays	produced and sold, or used off the to event more than one-night (%) ants to be made monthly. Where a	premises, or used in the man of the promeds received by less ass from a well producing gas	ufacture of any products see from such sales), for only is not sold or used,	therefrom, one eighth (%), the gas sold, used off the lessee may pay or tender
orally One Doltar (\$1.00) per year per net mineral acce retaining of the precading paragraph. This lesses may be munitatined during the primary term is lease or any extension thereof, the leaves shall have the rid of in paying quantities, this leave shall continue and be in force if said lessor owns a less interest in the above described aid lessor only in the proportion which lessor's interest bears	hereof without further payment or ght to drill such well to completion with like effect as if such well ha land than the entire and undivid to the whole and undivided fee.	drilling operations. If the less a with reasonable diligence and dibeen completed within the to ed fee simple estate therein, it	see shall commence to d d dispatch, and if oil or erm of years first mention hen the royalties herein	rill a well within the term gas, or either of them, be ned. provided for shall be paid
Lessee shall have the right to use, free of cost, gas, oil and When requested by lesser, lessee shall bury lessee's pipe lin		ssee's operation thereon, excep	at water from the wells of	flessor.
No well shall be drilled nearer than 200 feet to the house of Lessee shall pay for damages caused by lessee's operation		ut written consent of lessor.		
Lessee shall have the right at any time to remove all much lift the estate of either party hereto as assigned, and the lift, the state of either party hereto as assignment of the control of the same of the control of the characteristic and the same of the control of the control of the case of the control	privilege of assigning in whole of in the ownership of the land or a ra true copy thereof. In case lease to the date of assignment, older of record a release or release	r in part is expressly allowed, essignment of rentals or coyali e assigns this lease, in whole o s covering any portion or port	the covenants bereaf st ties shall be binding on ir in part, lessee shall be	half extend to their heirs, the lessee until after the relieved of all obligations
nder this lease as to such portion or portions and be relieved of All express or implied covenants of this lease shall be sub- tiols or in part, nor lessee held liable in damages, for failure to atten.	of all obligations as to the sureage sect to all Enderal and State Laws	surrendered. Executive Orders, Rules or R	eculations, and this less	e shall not be terminated.
Lessor hereby warrants and agrees to defend the little to the nortgages, taxes or other liens on the above described lands, of lessors, for themselves and their heirs, successors and ass id right of dower and homestead may in any way effect the p	in the event of default of paymentans, hereby surrender and release	t by lessor, and he subrogated e all right of dower and home	to the rights of the hold	er thereof, and the under-
Lessen, at its option, is hereby given the right and power diste vicinity libered, when in lesseds nighteen it is a necessarian of oil, gas or other antiserals in and order and that six not exceeding 40 acres each in the event of an all well, of d in the conveyance recoved of the county in which the land d into a tract or unit shall be treated, for all purposes excep- on the pooled acreage, it shall be treated as if production is the elsewhere herein specified, lessor shall receive on prod d in the unit to his royally interest therein on an acreage basi-	to pool or combine the screage cossessy or advisable to do so in or may be produced from and promise rinto a unit or units not exceeding the best in the second of the situated an interpretation of royalties on production from this lease, whether the waction from a unit so pooled on!	ered by this lease or any port der to properly develop and a sex, such pooling to be of tract g 640 acres each in the event strument identifying and desc action from the pooled unit, as sell or wells be located on the p by such portion of the cavality	operate said lease premis a contiguous to one anot of a gas well. Leases sin wibing the pooled acrea; a if it were included in it memises covered by this l atipulated herein as th	ses so as to promote the ther and to be into a unit all execute in writing and ge. The entire acreage so his lease if production is lease or not, in lies of the
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IN WITNESS WHEREOP, the undersigned execute this ins	tropent as of the day and year fir	at above written.		
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Fall & Associates

Stake and Elevation Service 719 W. 5th Street P.O. Box 404 Concordia, KS. 66901 1-800-536-2821

OCT 0 4 2010

Date 9-28-10

Invoice Number 0923101 GREAT PLAINS ENERGY 5-32 Persinger Farm Name Number Operator 1390'FNL 1920'FWL Norton-KS 32 3s 23w R Location County-State Elevation 2435 Gr. Great Plains Energy Dan Ordered By: P.O. Box 292 Wahoo, NE. 68066 Scale 1"=1000" CORN Pasture Stake MILO 32 5' Iron rod & 4' wood stk on moderate slope pasture draw bank 35'NE of milo Ingress shown on attached

