

- 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:

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

KANSAS CORPORATION COMMISSION OIL & GAS CONSERVATION DIVISION

1047334

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				
OPERATOR: License#	feet from N / S Line of Section				
Name:	feet from E / W Line of Section				
Address 1:	Is SECTION: Regular Irregular?				
Address 2:	(Note: Locate well on the Section Plat on reverse side)				
City: State: Zip: +	County:				
Contact Person:	Lease Name: Well #:				
Phone:	Field Name:				
CONTRACTOR: License#	Is this a Prorated / Spaced Field?				
Name:	Target Formation(s):				
Well Drilled For: Well Class: Type Equipment:	Nearest Lease or unit boundary line (in footage):				
	Ground Surface Elevation:feet MSL				
Oil Enh Rec Infield Mud Rotary	Water well within one-quarter mile:				
Gas Storage Pool Ext. Air Rotary	Public water supply well within one mile:				
Disposal Wildcat Cable	Depth to bottom of fresh water:				
Other:	Depth to bottom of usable water:				
	Surface Pipe by Alternate: I 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:	Formation at Total Depth:				
	Water Source for Drilling Operations:				
Directional, Deviated or Horizontal wellbore? Yes No	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? Yes No				
	If Yes, proposed zone:				
AFF	IDAVIT				
The undersigned hereby affirms that the drilling, completion and eventual plu					
It is agreed that the following minimum requirements will be met:					
Notify the appropriate district office <i>prior</i> to spudding of well;					
 Notify the appropriate district office prior to spudding of well, 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 to	0 0,				
through all unconsolidated materials plus a minimum of 20 feet into the	· ·				
4. If the well is dry hole, an agreement between the operator and the distr	, , , , , , , , , , , , , , , , , , , ,				
 The appropriate district office will be notified before well is either plugg If an ALTERNATE II COMPLETION, production pipe shall be cemented 					
	33,891-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					
must be completed within 30 days of the spud date of the well shall be	plugged. In all cases, NOTIFY district office prior to any cementing.				
ubmitted Electronically					
For KCC Hos ONLY	Remember to:				
For KCC Use ONLY	- 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. I	 File Completion Form ACO-1 within 120 days of spud date; File acreage attribution plat according to field proration orders; 				
Approved by:	 Notify appropriate district office 48 hours prior to workover or re-entry; 				
	- Submit plugging report (CP-4) after plugging is completed (within 60 days);				
This authorization expires:					

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

_ Agent:

Side Two



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.	200ano: 0: 110m 00any:
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
PL	AT
Show location of the well. Show footage to the nearest lea	ase or unit boundary line. Show the predicted locations of
lease roads, tank batteries, pipelines and electrical lines, as requ	ired by the Kansas Surface Owner Notice Act (House Bill 2032).
You may attach a sep	parate plat if desired.

630 ft. 10

EXAMPLE 1980' FSL

SEWARD CO. 3390' FEL

LEGEND

Well Location

Tank Battery Location
Pipeline Location
--- Electric Line Location

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

2530 ft.

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

047334

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	Pit is: Proposed Existing If Existing, date constructed: Pit capacity: (bbls) Area? Yes No		SecTwp R East WestFeet from North / South Line of Section Feet from East / West Line of Section County mg/l			
Is the bottom below ground level?	Artificial Liner?		(For Emergency Pits and Settling Pits only) How is the pit lined if a plastic liner is not used?			
Pit dimensions (all but working pits):	Length (fee					
If the pit is lined give a brief description of the liner material, thickness and installation procedure. Describe procedures for periodic maintenance and determining liner integrity, including any special monitoring.						
Distance to nearest water well within one-mile of pit: Depth to sha Source of info			owest fresh water feet.			
feet Depth of water well	feet	measured	well owner electric log KDWR			
Emergency, Settling and Burn Pits ONLY: Producing Formation: Number of producing wells on lease: Barrels of fluid produced daily: Does the slope from the tank battery allow all spilled fluids to flow into the pit? Yes No Submitted Electronically		Drilling, Workover and Haul-Off Pits ONLY: Type of material utilized in drilling/workover: Number of working pits to be utilized: Abandonment procedure: Drill pits must be closed within 365 days of spud date.				
KCC OFFICE USE ONLY Liner Steel Pit RFAC RFAS						
Date Received: Permit Num	ber:	Permi	t Date: Lease Inspection: Yes No			



Kansas Corporation Commission Oil & Gas Conservation Division

1047334

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.

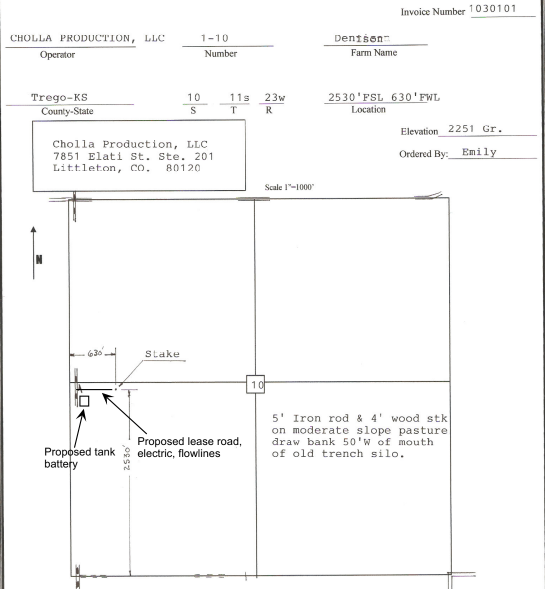
Select the corresponding form being filed: C-1 (Intent) CB-1 (C	Cathodic Protection Borehole Intent) T-1 (Transfer) CP-1 (Plugging Application)
OPERATOR: License #	Well Location:
Name:	SecTwpS. R
Address 1:	County:
Address 2:	Lease Name: Well #:
City:	If filing a Form T-1 for multiple wells on a lease, 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: State: Zip:+	
the KCC with a plat showing the predicted locations of lease roads, tank	dic Protection Borehole Intent), you must supply the surface owners and 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 loced CP-1 that I am filing in connection with this form; 2) if the form be form; and 3) my operator name, address, phone number, fax, and ☐ I have not provided this information to the surface owner(s). I address.	cknowledge that, because I have not provided this information, the rer(s). To mitigate the additional cost of the KCC performing this
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 1 will be returned.
Submitted Electronically	_



Fall & Associates

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

Date 11-3-10



Producers 86 Rocky Mountain 1989 (Paid-Up Rev. 1996)

PAID-UP OIL AND GAS LEASE

		g into this 14 th	day of	September	, 20	09	, by and between
THIS AGREEMENT	, made and entere	M IIIIM HOW					
William R. Denison a	nd Kenda L. I.	Jenison, nusband a	ind wife				
		U.D. Have V	67601	hereir	after called les	sor (wheth	or one or more), and
d		nald Dr., Hays, KS	9 0 7 0 0 1	Hox 154, Mound City, KS 66050			sinafter called lessee:
American Land and Title	Services, L.L.C.	whose address is _					
prospecting, exploring (by gi- construct and maintain pipel oil and gas (which right shall necessary to or associated	nes, telephone an include specificall with the constructions and the construction of the construction of the constructions and the constructions are constructed and con	d electric lines, tanks, p y a right-of-way and ea- tion and maintenance lake care of the oil and s and privileges necess d taking care of oil and o	leases and lets ex ining, operating for onds, roadways, pl sement for ingress of such pipelines, gas), and the exclu- sary, incident to, or gas and the injection	\$ 10.00+) in hand paid, reclusively unto lessee the lands de and producing oil or gas, or boll ants, equipment, and structures to and egress from said lands by telephone and electric lines, tan sive right to inject air, gas, water, convenient for the economical on of air, gas, water, brine, and oth Kansas	(as defined b hereon to prod lessee, or its a ks, ponds, roa brine and othe	elow), tog uce, save issignees, dways, pl ir fluids fro id land, al e subsurfa	ether with the right to and take care of said agents or permittees, ants, equipment, and m any source into the one or conjointly with ioe strata, said lands
being situated in the County		Trego	. State of	Kansas	geachioca	10.000.000	100.71
Township 11 South, Section 10: S/2NW/	Range 23 We 4, SW/4	st of the 6th P.M.					
24	0.00 acres	s, more or less.					
result of a change in the bit may be incident, appurtens of the land described above appurtenant, related or attriands described above own. The term oil as used in natural condensate recove.	oundaries or center int, related or attributed g; (3) all lands inclusional industributed to lessor by lated or acquired by this lease shall be red from gas without	buted to lessor in any la juded in any road, easer virtue of lessor's own lessor through adverse interpreted to include a jut resort to manufacturi	ke, stream or river ment or right-of-way arship of the land of possession or othe my liquid hydrocarb ing process. The te	very unto lessee, to the same ex- cipied or retained by lessor by a djoining the lands described about raversing or adjoining the lands traversing or adjoining the lands tescribed above, and (4) all stipp is similar statutes of the state in whom substances which occur naturing gas as used in this lease shall which maintains a gaseous or ra- te, coal bed methane gas, casing	described above described above or tracts of lands a rally in the earth be interpreted fified state at o	we by virture which adjace are located h, including to include refinary ter	e of lessor's ownership are or may be incident, ent or contiguous to the f. g drip gasoline or other e any substance, either
Subject to the other pro- term") and as long thereal this lease, a well complete seams from which the coal well and operations for the production of oil and gas; of completion and abandon commenced for a new well drilling operations shall be establish production of oil.	visions herein cont ter as oil and gas, d for the productic bed methane gas e reworking, deep drilling operations s ment of one well oil at such time as deemed to be co and oas at such time	ained, this lease shall re or either of them, is pro- in of coalbed methane will be produced is occu- sening or pluggling back- shall be considered to bi- or hole and the comme fessee has begun the immenced with respect the as lessee has the ref-	emain in force for a pduced from the lea gas shall be deem uring. For purposes of a well or hole a continuously pro- encement of drilling construction of the to reworking, deep guisite equipment for	term of 2 (1 WO) used premises or drilling operation at the producing gas under this of this lease, "drilling operations or other operations conducted secuted" if not more than one hun operations on another well or wellsite location or the road whi ening, plugging back or other op or such operations at the wellsite.	years from sare continuo s lease at all ti shall include on an effort to dred twenty (1) hote, drilling or och provides ac- erations condu-	m this date outly prosess when operations establish. 20) days sperations costs to thicked in an	for the drilling of a new resume or re-establish half etapse between the shall be deemed to be the wellsite location; and a effort to resume or re-
The lessee shall deli- wells the equal one-eighth possession, paying the ma-	ver to the credit of (1/8) part of all of trket price thereof	the lessor as royalty, for I produced and saved for prevailing for oil of like go	ree of cost, into the rom the leased pre grade and gravity in	tanks or in the pipe line on the i mises, or lessee may from time t the field where produced on the	date of purchas	e.	and only regard and
The lessee shall pay le premises or used in the m royalty shall be one-eighth entered into in good faith received by lessee after orders. In the event lesser in computing royalty heret	ssor, as royalty, o anufacture of gaso (1/8) of the amou by lessee and a g giviny effect to app compresses, trea inder may deduct f	n gas, including casingli bline or other products, nt realized from such si jas purchaser for such blicable regulatory orde its, purifies or dehydrate from such price a reasol	nead gas or other s the market value at ale. The amount re- term and under su rs and after applica- es such gas (wheth hable charge for ea	paseous substances, produced for the well of one-eighth (1/8) of the alized from the sale of gas shall by ch conditions as are customery ation of any applicable price adju- er on or off the leased premises) ch of such functions performed; in	om the leased a gas sold or use the price est in the industry, istments specific or transports guideling associations.	premises sed, proving ablished by Price sha fied in suc as off the ated fuel	by the gas sales contract ill mean the net amount th contract or regulatory leased premises, lessee
 This is a paid-up lear throughout the primary te except as otherwise provi- surrender this lease as to and be relieved of all oblig 	se and all cash cor rm. In consideration ded herein, to com all or any portion of pations thereafter a	isideration first recited a in of the payment of su mence or continue any of the land described ab occuring to the acreage	bove and annual re ch cash consideral operations during ove, and as to any surrendered.	entals have been paid to lessor in ion and advance annual rentals, the primary term. Lessee may at strata or stratum, by delivering to	advance to kee lessor agrees any time or tim lessor or by fili	ep this lea that lesse es during ng of reco	e shall not be obligated or after the primary term rd a release or releases
			lease, other than th	e payment of royalties, may be pa	aid by lessee to	the lesso	r or to lessor's credit in
(or its successor or succe otherwise) which shall co- or draft, mailed or deliver personal representatives	essors, or any bank ntinue as the depoted ed on or before the of lessor and on lessors.	sitory regardless of chai e due date for that payi ssor's successors in inte	nges in the owners ment. Any payment erest or on lessor's	ated, or which succeeds to its bu hip of said land or the oil and gas is so made shall be binding on the assigns.	. All such paym ie heirs, devise	ents may es, execu	be made by cash, check tors, administrators, and
lease shall continue in for shall continue in force so	ce so long as drilli long as oil or gas or any cause, this l	ng operations are conti shall be produced from lease shall not terminat r resumes drilling opera	nuously prosecuted the leased premise e if lessee is then of stions, and this lease	sed from the leased premises but t, and if production of oil or gas re s. if, after the expiration of the pr angaged in drilling operations, or se shall remain in force so long a m the leased premises.	imary term of the within one hur	such drilli his lease, idred twer	ng operations, this lease production on the leased ity (120) days after each

- 6. If at any time, either before or after the expiration of the primary term of this lease, there is a well capable of producing oil or gas on lands covered by this lease are pooled or unitized, but the well is shut-in, whether before or after production therefrom, and this lease is not being maintained otherwise as provided herein, this lease shall not terminate (unless released by lessee) and it shall nevertheless be considered that oil or gas is being produced from lands covered by this lease during all times while the well is so shut-in. Lessee shall use reasonable diligence to market the oil or gas capable of being produced from such shut-in well, but shall be under no obligation to market the oil or gas under terms, conditions or circumstances which, in lessee's judgment exercised in good faith, are unsatisfactory. When the lease is continued in force in this manner, lessee shall pay or tender to the lessor or lessor's successors or assigns, an amount equal to \$1.00 per year per net mineral acre covered by the lease. Such payments shall be made on or before the shut-in royalty payment date, as defined below, next occurring after the expiration of one hundred twenty (120) days from the date the well was shut-in, unless prior to such date oil or gas from the well is sold or used or the lease is otherwise maintained as provided herein. In like manner, on or before each succeeding shut-in royalty payment date while such well remains shut-in, lessee shall make payment of shut-in royalty in the same amount and manner. The term "shut-in royalty payment date while such well remains shut-in, lessee shall make payment may be made by cash, draft or check, mailed or tendered on or before the shut-in royalty date. Lessee's failure to pay or tender, or properly pay or tender, any such sum shall render lessee liable for the amount due but it shall not operate to terminate the lesse.
- 7. If lessor owns a lesser interest in the above described land than the entire and undivided fee simple estate therein, then the royalties, including shul-in royalty, herein provided shall be paid to lessor only in the proportion which lessor's interest bears to the whole and undivided fee. Any interest in production from the lands described herein to which the interest of lessor may be subject shall be deducted from the royalty herein reserved.
- 8. Lessee shall have the right to use, free of cost, gas, oil and water produced on said land for its operation thereon, except water from wells and reservoirs of lessor Lessee shall have the right at any time to remove all machinery and fixtures placed on said premises, including the right to draw and remove casing.
- 9. Lessee shall pay to lessor reasonable amounts for damages caused by its operations to growing crops on said land. When requested by lessor, lessee shall bury its pipelines which traverse cultivated lands below plow depth. No well shall be drilled nearer than two hundred (200) feet to a house or barn now on said premises without written consent of lessor. Lessee shall have the right at any time (but not the obligation), to remove all improvements, machinery, and fixtures placed or erected by lessee. on said premises, including the right to pull and remove casings

- Lessee is hereby given the right and power at any time and from time to time as a recurring right, either before or after production, as to all or any part of the land described above and as to any one or more of the formations hereunder, to pool or unitize the leasehold estate and the mineral estate covered by this lease with other land, lease or leases in the immediate vicinity for the production of oil and gas, or separately for the production of either, when in lessee's judgment it is necessary or land, lease or leases. Likewise, units previously formed to include advisable to do so, and irrespective of whether authority similar to this exists with respect to such other land, lease or leases. Likewise, units previously formed to include advisable to do so, and irrespective of whether authority similar to this exists with respect to such other land, lease or leases. Likewise, units previously formed to include advisable to do so, and irrespective of whether authority similar to this exists with respect to such other land, lease or leases. Likewise, units previously formed to include formations not producing oil or gas may be reformed to exclude such non-producing formations. The forming or reforming of any unit shall be accomplished by lesses executing and filing of record a declaration of such unitization or reformation, which declaration shall describe the unit. Any unit may include land upon which a well has executing and filing of record a declaration of such unitization or reformation, which declaration shall be readed as if it were production, drilling or reworking operations or a well shut-in under this lease. In anywhere on a unit which includes all or a part of this lease shall be treated as if it were production, drilling or reworking operations or a well shut-in under this lease. In anywhere on a unit which includes all or a part of this lease shall be treated as if it were production, drilling or reworking operations or a well shut-in under this lease. In anywhere on a unit which includes all or
- 11. Lessee shall have the right to unitize, pool, or combine all or any part of the land described above as to one or more of the formations thereunder with other lands in the same general area by entering into a cooperative or unit plan of development or operation approved by any governmental authority and, from time to time, with like approval, to modify, change or terminate any such plan or agreement and, in such event, the terms, conditions, and provisions of this lease shall be deemed modified to conform to the terms, conditions, and provisions of such approved cooperative or unit plan of development or operation and particularly, all drilling and development requirements of such plan or agreement and this lease requirements of this lease, express or implied, shall be satisfied by compiliance with the drilling and development requirements of such plan or agreement. In the event that the land described above or any part thereof shall hereafter be operated under shall not terminate or expire during the life of such plan or agreement. In the event that the land described above or any part thereof shall hereafter be operated under shall not terminate or expire during the life of such plan or agreement. In the event that the land described above or any part thereof shall hereafter be operated under shall not terminate or expire during the rot of the purpose of computing the royalties to be paid hereunder to lessor, be regarded as having been the produced from the particular tract of land to which it is allocated and not to any other tract of land; and the royalty payments to be made hereunder to lessor shall be based upon production only as so allocated.
- 12. If the estate of either party hereto is assigned or sublet, and the privilege of assigning or subletting in whole or in part is expressly allowed, the express and implied covenants hereof shall extend to the sublessees, successors and assigns of the parties; and in the event of an assignment or subletting by lessee, lessee shall be relieved and discharged as to the leasehold rights so assigned or sublet from any liability to lessor thereafter accruing upon any of the covenants or conditions of this relieved and discharged as to the leasehold rights so assigned or sublet from any liability to lessor thereafter accruing upon any of the covenants or conditions of these, either express or implied. No change in Ownership of the land, royalities, or other payments, however accomplished, shall operate to enlarge the obligations or lease, either express or require separate measuring or installation of separate tanks by lessee. Notwithstanding any actual or constructive knowledge of or notice diminish the rights of lessee or require separate measuring or installation of separate tanks by lessee. Notwithstanding any actual or constructive knowledge of or notice to change in ownership of said land or of the right to receive royalities or other payments hereunder, or of any interest therein, whether by reason of death, conveyance or any other matter, shall be binding on lessee (except at lessee's option in any particular case) until one hundred twenty (120) days after lessee has been conveyance or any other matter, shall be binding on lessee (except at lessee's option in any particular case) until one hundred twenty (120) days after lessee has been notice whereof, and the supporting information hereinafter referred to, by the party claiming as a result of such change in ownership or merest. Such furtished written notice thereof, and the supporting information hereinafter referred to, by the party claiming as a result of such change in ownership or merest. Such furtished written notice thereof, and the supporting inform
- 13. In the interest of conservation, the protection of reservoir pressures and recovery of the greatest ultimate yield of oil and/or gas, lessee shall have the right to combine the leased premises with other premises in the same general area for the purpose of operating and maintaining repressuring and recycling facilities, and for such purpose may locate such facilities, including input wells, upon leased premises, and no royalties shall be payable hereunder upon any gas used for repressuring and recycling operations benefiting the leased premises.
- 14. If lessor, during the primary term of this lease, receives a bona fide offer from a third party to purchase from lessor a lease covering any or all of the substances covered by this lease and covering all or a portion of the land described herein, with such lease to become effective upon expiration of this lease, which lessor is willing to accept from the offering party, lessor hereby agrees to notify lessee in writing of said offer immediately, including in the notice the name and address of the offer, the price offered and all other pertinent terms and conditions of the offer. Lessee, for a period of fifteen (15) days after the receipt of the notice, shall have the prior and preferred right and option to purchase the lease or part thereof or interest therein covered by the offer at the price and on the terms and conditions specified in the offer. All offers made up to and including the last day of the primary term of this lease shall be subject to the terms and conditions of this paragraph 14. Should lessee elect to purchase the lease pursuant to the terms hereof, it shall so notify lessor in writing by mail, telefax, or telegram prior to expiration of said fifteen (15) day period. Lessee shall promptly thereafter furnish to lessor the new lease for execution by lessor along with lessee's sight draft payable to lessor in payment of the specified amount as consideration for the new lease, such draft being subject to approval of title according to the terms thereof. Upon receipt thereof, lessor shall promptly execute said lease and return same along with the draft through lessor's bank of record for payment.
- 15. In the event lessor considers that lessee has not complied with all its obligations hereunder, either express or implied, lessor shall notify lessee in writing, setting out specifically in what respects lessee has breached this lesse. Lessee shall then have sixty (60) days after receipt of said notice within which to meet or commence to meet all or any part of the breaches alleged by lessor. The service of said notice shall be precedent to the bringing of any action by lessor on said lease for any cause, and no such action shall be brought until the lapse of sixty (60) days after service of such notice on lessee. Neither the service of said notice nor the doing of any acts by lessee aimed to meet all or any of the alleged breaches shall be deemed an admission or presumption that lessee has failed to perform all its obligations hereunder. This lease shall never be forfeited or cancelled for failure to perform in whole or in part any of its implied covenants, conditions, or stipulations until a judicial determination is made that such failure exists and lessee fails within a reasonable time to satisfy any such covenants, conditions, or stipulations.
- 16. All express and implied covenants of this lease shall be subject to all federal and state, county or municipal laws, executive orders, rules and regulations, and lessee's obligations and covenants hereunder, whether express or implied, shall be suspended at the time or from time to time as compliance with such obligations and covenants is prevented or hindered by or is in conflict with federal, state, county, or municipal laws, rules, regulations or executive orders asserted as official by or under public authority claiming jurisdiction, or Act of God, adverse field, weather, or market conditions, inability to obtain materials in the open market or transportation thereof, was strikes, lockouts, riots, or other conditions or circumstances not wholly controlled by lessee, and this lease shall not be terminated in whole or in part, nor lessee held liable in damages for failure to comply with any such obligations or covenants if compliance therewith is prevented or hindered by or is in conflict with any of the foregoing eventualities. The time during which lessee shall be prevented from conducting drilling or reworking operations during the primary term of this lease, under the confingencies above stated, shall be added to the primary term of the lease.
- 17. Lessor hereby warrants and agrees to detend the title to the lands described above, and agrees that the lessee, at its option, shall have the right at any time to pay for lessor, any mortgage, taxes or other liens existing, levied or assessed on or against the above described lands in the event of default of payment by lessor and be subrogated to the rights of the holder thereof, and lessor hereby agrees that any such payments made by lessee for the lessor may be deducted from any amounts of money which may become due the lessor under the terms of this lease.
 - 18. This lease and all its terms, conditions, and stipulations shall extend to and be binding on all successors in interest, in whole or in part, of said lessor or lesses
 - 19. With respect to and for the purpose of this lease, lessor, and each of them if there be more than one, hereby release and waive the right of homestead
- 19. With respect to and for the purpose of this lease, lessor, and each of them if there be more than one, hereby release and waive the right of homestead.

 20. Lessee, at its option, may extend the primary term of this lease as to all or any part of the acreage covered hereby for an additional Two (2) years beyond the initial primary term by written notification and payment to Lessor, or to Lessor's successor in interest, a sum equal the original per net mineral acre consideration paid for the execution of this lease for each net mineral acre Lessee elects to extend. This notice and payment shall be mailed no less than fifteen (15) days prior to the expiration of the original primary term of this lease. If operations are being conducted on the lease premises at the expiration of the primary term in such manner as to maintain this lease in force, payments shall be made within thirty (30) days after the completion of a dry hole resulting from operations. If Lessee exercises this option, the lease, as extended, will thereafter be considered as if the original primary term provided in the body of the lease was for Four (4) years.

 21. This lease is subject to the addendums of even date attached hereto and made a part hereof, as shown on Exhibit "A

WHEREOF witness our hands as of the day and year first above written

My App. Exp

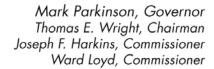
William R. De ACKNOWLEDGEMENT-INDIVIDUAL Kansas STATE of Ellis COUNTY of eptember BEFORE ME, the undersigned, a Notary Public, in and for said County and State, on this William R. Denison and Kenda L. Denison, husband and wife me known to be the identical person S described in and who executed the within and foregoing instrument of wri executed the same as their free and voluntary act and deed, including the release and waiver of the right of IN WITNESS WHEREOF, I have hereunto set my hand and affixed my notarial seal the day and year last a Notary Public.
Address: 2219 Hanry A.A.
Hup, K.S. 67601 My Commission Expires ANRY PUR GINA C. BASGALL NOTARY PUBLIC STATE OF KANSAS

EXHIBIT "A"

Attached hereto and made a part of that certain Oil and Gas Lease dated September 14th, 2009, by and between William R. Denison and Kenda L. Denison, husband and wife, as Lessor, and American Land and Title Services, L.L.C., as Lessee, covering the following described lands in Trego County, Kansas, to wit:

- Prior to the construction of any roads, pipelines, tank battery installation or other equipment on the location of the drilling site, LESSEE shall consult with the surface owner and or tenant as to the location of the same. There shall be no oil road or hard surfacing of any access roads without the written consent of the LESSOR. Each well shall be serviced by only one road limited to twenty (20) feet in width. LESSOR'S permission and consent shall not be unreasonably withheld.
- 2. Upon completion of operations on each well, LESSEE agrees to restore the premises to as near as practical to the same condition which existed prior to the commencement of the operation.
- 3. Upon abandonment of the lease, LESSEE shall fill all pits, ponds, and remove all structures and reasonably restore the premises to as near as practical to the condition existing at the time of the lease. Said restoration shall be complete within six (6) months after the cessation of operation.

Signed for Identification: A. Lenson La Cenason





December 06, 2010

Emily Hundley-Goff Cholla Production, LLC 7851 S ELATI ST STE 201 LITTLETON, CO 80120-8081

Re: Drilling Pit Application DENISON 1-10 SW/4 Sec.10-11S-23W Trego County, Kansas

Dear Emily Hundley-Goff:

District staff has inspected the above referenced location and has determined that the reserve pit shall be constructed **without slots**, the bottom shall be flat and reasonably level, and the free fluids must be removed. The fluids are to be removed from the reserve pit as soon as practical after drilling operations have ceased. Keep pits away from draw/drainage.

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 (785) 625-0550 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 (785) 625-0550.