

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

1055837

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 🔲 E 🔲 V
DPERATOR: License#	(0/0/0/0) feet from N / S Line of Section
Name:	feet from E / W Line of Section
ddress 1:	Is SECTION: Regular Irregular?
ddress 2:	(Note: Locate well on the Section Plat on reverse side)
State:	County:
Contact Person:	Lease Name: Well #:
hone:	Field Name:
CONTRACTOR: License#	Is this a Prorated / Spaced Field?
lame:	Target Formation(s):
Well Drilled For: Well Class: Type Equipment:	Nearest Lease or unit boundary line (in footage):
Oil Enh Rec Infield Mud Rotary	Ground Surface Elevation:feet MS
Gas Storage Pool Ext. Air Rotary	Water well within one-quarter mile:
Disposal Wildcat Cable	Public water supply well within one mile:
Seismic ; # of Holes Other	Depth to bottom of fresh water:
Other:	Depth to bottom of usable water:
If OWWO: old well information as follows:	Surface Pipe by Alternate: I II
	Length of Surface Pipe Planned to be set: Length of Conductor Pipe (if any):
Operator:	Projected Total Depth:
Well Name: Original Total Depth:	Formation at Total Depth:
Original Completion Date Original Total Deptil	Water Source for Drilling Operations:
Directional, Deviated or Horizontal wellbore?	Well Farm Pond Other:
f Yes, true vertical depth:	DWR Permit #:
Bottom Hole Location:	(Note: Apply for Permit with DWR)
CC DKT #·	
NOO DINT #	Will Cores be taken? YesN
OO DINI #	Will Cores be taken?N If Yes, proposed zone:
AFF	If Yes, proposed zone:
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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:_							_ Lo	cation of W	/ell: County:
Lease:									feet from N / S Line of Section
Well Numb	er:						_		feet from E / W Line of Section
Field:							Se	c	Twp S. R
Number of							15 1	Section:	Regular or Irregular
QTR/QTR/	QTR/QTR	of acreag	e:				_		
								Section is	Irregular, locate well from nearest corner boundary. er used: NE NW SE SW
				pelines an	d electrica	l lines, as ay attach a		y the Kans	clary line. Show the predicted locations of sas Surface Owner Notice Act (House Bill 2032). ired. LEGEND O Well Location Tank Battery Location
2534 ft			: : : : : :	<u> </u>					Pipeline Location Electric Line Location Lease Road Location
				1	2				EXAMPLE 1980' FSL
		:	:	:		: :	:		SEWARD CO. 3390' FEL

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.

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



KANSAS CORPORATION COMMISSION OIL & GAS CONSERVATION DIVISION

055837

Form CDP-1 May 2010 Form must be Typed

APPLICATION FOR SURFACE PIT

Submit in Duplicate

Operator Name:			License Number:
Operator Address:			
Contact Person:			Phone Number:
Lease Name & Well No.:			Pit Location (QQQQ):
Type of Pit: Emergency Pit Burn Pit	Pit is:	Existing	SecTwp R
Settling Pit Drilling Pit	If Existing, date con		Feet from North / South Line of Section
Workover Pit Haul-Off Pit (If WP Supply API No. or Year Drilled)	Pit capacity:	(bbls)	Feet from East / West Line of Section County
Is the pit located in a Sensitive Ground Water A	rea? Yes N	No	Chloride concentration: mg/l (For Emergency Pits and Settling Pits only)
Is the bottom below ground level? Yes No	Artificial Liner?	0	How is the pit lined if a plastic liner is not used?
Pit dimensions (all but working pits):	Length (fee	t)	Width (feet) N/A: Steel Pits
Depth fro	om ground level to deep	pest point:	(feet) No Pit
If the pit is lined give a brief description of the line material, thickness and installation procedure.	itei		dures for periodic maintenance and determining ncluding any special monitoring.
Distance to nearest water well within one-mile of	of pit:	Depth to shallo	west fresh water feet. mation:
feet Depth of water well	feet	measured	well owner electric log KDWR
Emergency, Settling and Burn Pits ONLY:		Drilling, Worko	over and Haul-Off Pits ONLY:
Producing Formation:		Type of materia	al utilized in drilling/workover:
Number of producing wells on lease:		Number of work	king pits to be utilized:
Barrels of fluid produced daily:		Abandonment p	procedure:
Does the slope from the tank battery allow all splow into the pit? Yes No	pilled fluids to	Drill pits must b	pe closed within 365 days of spud date.
Submitted Electronically			
	ксс	OFFICE USE OI	NLY Liner Steel Pit RFAC RFAS
Date Received: Permit Numb	ber:	Permi	t Date: Lease Inspection: Yes No



Kansas Corporation Commission Oil & Gas Conservation Division

1055837

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

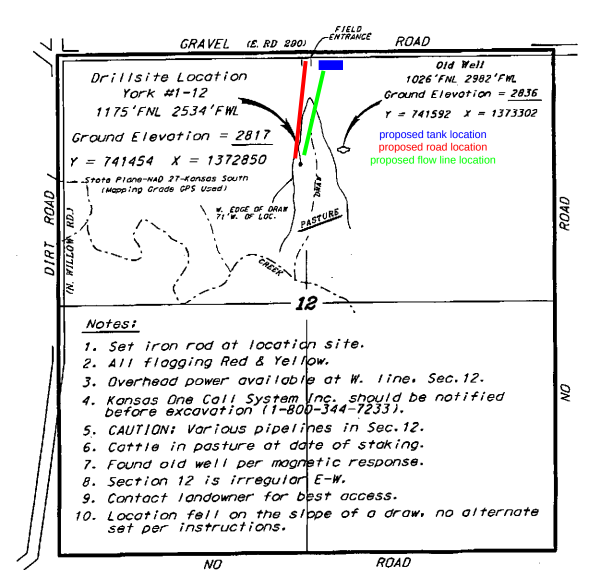
CERTIFICATION OF COMPLIANCE WITH THE KANSAS SURFACE OWNER NOTIFICATION ACT

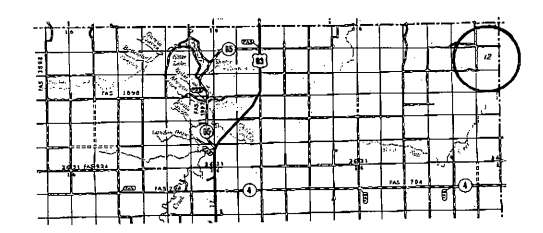
This form must be submitted with all Forms C-1 (Notice of Intent to Drill); CB-1 (Cathodic Protection Borehole Intent); T-1 (Request for Change of Operator Transfer of Injection or Surface Pit Permit); and CP-1 (Well Plugging Application).

Any such form submitted without an accompanying Form KSONA-1 will be returned.

Select the corresponding form being filed: C-1 (Intent) CB-1	(Cathodic Protection Borehole Intent) T-1 (Transfer) CP-1 (Plugging Application)
OPERATOR: License #	Well Location:
	County:
Address 1:	Lease Name: Well #:
Address 2: City: State: 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 sheet listing all of the information to the left for each surface owner. Surface
Address 1:	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, tan are preliminary non-binding estimates. The locations may be entered of Select one of the following: 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 I CP-1 that I am filing in connection with this form; 2) if the form form; and 3) my operator name, address, phone number, fax, a I have not provided this information to the surface owner(s). I a KCC will be required to send this information to the surface or	Act (House Bill 2032), I have provided the following to the surface located: 1) a copy of the Form C-1, Form CB-1, Form CB-1, Form CB-1, Form T-1, or Form being filed is a Form C-1 or Form CB-1, the plat(s) required by this and email address. Cacknowledge that, because I have not provided this information, the wner(s). To mitigate the additional cost of the KCC performing this gree, payable to the KCC, which is enclosed with this form.
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 will be returned.
Submitted Electronically	
	_

LARSON ENGINEERING, INC. YORK LEASE N. 1/2, SECTION 12, T165, R31W SCOTT COUNTY, KANSAS





Controlling data is based upon the best maps and photographs graliable to us and upon a requisi-decisor of land containing 640 acros.

May 12, 2011

Received Time LMay. 14. 4 1:00 PWIELD SERVICES, INC. (820)792-1977



STATE OF KANSAS, SCOTT COUNTY, SS

This instrument was filed for record on the

day of **LorranyA.D. 20//

10 o'clock Q.M., and duly recorded in book

239 page 170

Debow Manaku

FORM 88 - (Produce	er's Special) (Paid-Up)	23/36/38/11/Pro-	-	16.00	Register of Deeds	YORK PROSPECT
63U	(Rev 1993)	OIL AND GAS LE	ASE		Register of Doods	<i>i</i> .
	(2007, 2002)					COMPUTERS
∆ GR FFM	ENT, Made and entered into the	14th day of J	anuary	, 2011, by and betv	/een	NUMERICAL do
AGREEM	York Joint Venture dated Ja					
	600000			np, by and unoug		
	Henry Forrest York and Dv	vight A. York, Partners		That is	1 1 T #	
whose mailing address	is 5001 W. Highwa	y 4; Healy KS 67850			hereinafter called Lesson	(whether one or more),
and	Scout Exploration Corp., P	O. Box 1410, Edmond	OK 73083			, hereinafter called Lessee.
herein provided and of other means, prospecti and air into subsurface manufacture, process, otherwise caring for its	consideration of ******* ten and fithe agreements of the lessee herein c ing drilling, mining and operating for e strata, laying pipe lines, storing oil, store and transport said oil, liquid is employees, the following described in the strategies of the strategies	contained, hereby grants, lease and producing oil, liquid hyd building tanks, power station androcarbons, gases and their	es and lets exclored and lets exclored as, telephone less respective colonary rights ar	usively unto lessee to gases, and their respe ines, and other structu nstituent products and after-acquired inter-	r the purpose of investigated tive constituent products, are and things thereon to do ther products manufacted.	injecting gas, water, other fluids, produce, save, take care of, treat,
therein situated in Cou	inty of Scott State of	Kalisas	described as i	Shows to-wit.		
		The Northeast	Quarter (N	E 1/4) and		
		The Northwest	Quarter (N	W 1/4) and	1	
	The	East Half of the South The Southea			and	
		The Sounce	Di Quarter	(52 /4)		
I accee agree that this	Township 16 South Lease shall constitute a separate lease ry term of the lease on the other tract,	agreement with respect to ear	ch of the four	tracts listed above. In	acres, more or less, an no event shall the product	d all accretions thereto. Lessor and tion of oil or gas on any individual
thereafter as oil liquid	o the provisions herein contained, this I hydrocarbons, gas or other respective leration of the premises the said lessee	e constituent products, or any	r a term of of them, is pro	three (3) ye duced from said land	ars from April 27, 2011, (or land with which said lan	alled "primary term"), and as long d is pooled.
1 st .	To deliver to the credit of lessor,	free of cost, in the pipeline to	which lessee	may connect wells on	said land, the equal one-e	ighth (1/8) part of all oil produced
and the same of the same of	ased premises. To pay lessor for gas of whatsoev ice at the well, (but, as to gas sold by anufacture of products therefrom, said 1.00) per year per net mineral acre re	lessee, in no event more than of	one-eighth (1/8 bly Where on	S) of the proceeds recess from a well producing	sived by lessee from such s	used, lessee may pay or tender as
the preceding paragra This leas lease or any extension quantities, this lease s If said leaser only in the		ry term hereof without further at to drill such well to complet effect as if such well had been described land than the entire are to the whole and undivided	r payment or de tion with reaso on completed we e and undivide	rilling operations. If the nable diligence and di- rithin the term of years and fee simple estate the	e lessee shall commence to spatch, and if oil or gas, or first mentioned. erein, then the royalties he	o drill a well within the term of this either of them, be found in paying crein provided for shall be paid the
	quested by lessor, lessee shall bury les			Lessoe 5 operations in		
	shall be drilled nearer than 200 feet to			hout written consent o	f lessor.	
	hall pay for damages caused by lessee					
Lessee s	hall have the right at any time to remo	ve all machinery and fixtures	placed on said			
executors, administra been furnished with a	state of either party hereto is assigne stors, successors or assigns, but no ch a written transfer or assignment or a tra- ortions arising subsequent to the date	ange in the ownership of the ue copy thereof. In case lessee	land or assion	ment of rentals or roy	alfies shall be binding on	the lessee until after the lessee has
Lessee 1 surrender this lease a	officing arising subsequent to the dark may at any time execute and deliver t is to such portion or portions and be re ess or implied covenants of the lease r lessee held liable in damages, for the	to lessor or place of record a life to lessor or place of record a life to lesson as to the shall be subject to all Federal	the acreage sur and State Law	rendered. s Executive Orders. I	Rules or Regulations, and t	his lease shall not be terminated, it
Regulation.	peralty warrants and agrees to defend t	he title to the lands herein des	scribed and ag	rees that the lessee sh	all have the right at any tin	ne to redeem for lessor, by paymer
lessors, for themselv dower and homestead	so or other liens on the above described es and their heirs, successors and ass d may in any way affect the purposes at its option, is hereby given the righ	igns, hereby surrender and rel for which this lease is made, at t and power to pool or combi-	lease all right of secretary security in the acreage	of dower and homeste 1. 2. covered by this lease	ad in the premises descrit	th other land; lease or leases in th
immediate vicinity the of oil, gas or other macres each in the even the county in which purposes except the production is had from production from a production from the state of the county immediately and the state of the stat	hereof, when in lessee's judgment it is initerals in and under and that may be not of an oil well, or into a unit or units the land herein leased is situated an ir payment of royalties on production for me this lease, whether the well or well a unit so pooled only such portion of	s necessary or advisable to do produced from said premises, a not exceeding 640 acres each astrument identifying and describe the pooled unit, as if it is be located on the premises of the royalty stipulated herein volved.	so in order to such pooling to in the event of cribing the poo- were included covered by this as the amount	properly develop and to be tracts contiguous f a gas well. Lessee st ded acreage. The entir in this lease. If produs s lease or not. In lieu of his acreage placed	operate said lease premise to one another and to be is hall execute in writing and e acreage so pooled into a ction is found on the poo of the royalties elsewhere in in the unit or his royalty	ss so as to promote the conservation to a unit or units not exceeding 4 record in the conveyance records of tract or unit shall be treated, for a led acreage, it shall be treated as nerein specified, lessor shall receivinterest therein on an acreage bas
Lessee	agrees upon the completion of any to	est as a dry hole or upon aba				
Scout E conducted in accorda virtue of your permis	exploration Corp. has your permission ance with good standard practices and	to conduct a seismic survey a careful manner; we agree to l	hold you free a	ds as listed herein for and harmless from any	the purpose of Oil & Gas and all claims and damag	Exploration. Our operations will be es that may result from our work be
	NESS WHEREOF, the undersigned e			first above written.		

Dwight A. York Title: Partner

(PAGE _ / OF <u>3</u>)

Henry Forrest York Title: Partner

YORK JOINT VENTURE dated January 1, 2003, a Kansas Partnership, by:

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RIDER

If the lands covered hereby are irrigated by the use of a self-propelled overhead sprinkler system, presently in operation or installed hereafter, the Lessee, prior to conducting operations hereon, shall consult with the Lessor in regard to said drilling operations. Said operations shall be conducted in such a manner as will least disturb or interfere with Lessor's irrigation system or the surface contours of the leased premises. Lessee, or its assigns, shall promptly restore any damage caused by it to said irrigation system to its former condition as nearly as possible. Should any alterations to the surface contours be caused by its operations, Lessee, or its assigns, shall restore said surface contours to their former condition as nearly as practicable. In the event of production and continued use of the surface, Lessee, or its assigns, will restore or prepare the surface and situate and install all equipment needed in connection therewith, so that Lessee's use thereof will not interfere with the passage of said overhead sprinkler irrigation system nor prohibit the use of the remaining ground. Lessee shall consult with Lessor in regard to the route of ingress and egress on said leased premises for the purpose of drilling and production.

Lessor shall have the right to take, in kind, in lieu of money royalty, gas produced from any gas well drilled on the land herein described or on any land with which it is unitized, solely for use as fuel to pump water for irrigation of crops grown on the land herein described or on other lands farmed by Lessor; which right shall be subject to the following terms and conditions:

- (1) The quantity of gas taken shall not exceed the fraction of gas produced each month which Lessor is entitled to receive as royalty from the gas produced from such well, and a corresponding reduction shall be made in gas royalty payments under the terms of this lease the value of said gas being based on well head price.
- (2) Any gas so purchased by Lessor shall be purchased at a point to be designated by Lessee at or near the mouth of the well.
- (3) The Lessee shall install, operate and maintain at or near said designated point all connections, regulators and meters necessary to control and measure such gas, at the sole cost of Lessor.
- (4) All such meters and appurtenant equipment shall remain the property of Lessee. Lessor, at his own risk and expense and at locations that will not interfere with Lessee's lease operations, shall install, operate and maintain the line necessary to service the engine operating the pumping equipment.
- (5) The equipment and facilities used in the purchase measurement and transportation of such gas and utilization and operation thereof shall at all times be in compliance with all reasonable current requirements of Lessee. Lessor will at all times hold Lessee harmless from all claims and liabilities arising from the taking, transportation and use of such gas.
- (6) Nothing herein contained shall operate by implication to enlarge or increase the obligations which Lessee would have in the absence of this section as to the operation of said well or impair any right it would otherwise have to determine the quantity of gas it shall produce at any particular time; and the purchase, transportation and use of such gas shall be without interference with or danger to Lessee's property or its rights and operations under the lease.
- (7) Should a breach of Lessor's obligation occur under this paragraph, Lessee shall notify Lessor in writing of such breach and Lessor shall remedy same within thirty (30) days, or Lessor's privilege, hereunder, to purchase such gas shall be revoked.
- (8) The well head price hereunder shall be the price per Mmbtu, including all escalations, adjustments and allowances, received by the Lessee for the sale of its gas produced from the leased premises.
- (9) It is understood that the gas supplied to the Lessor is raw gas as produced at the well, and Lessee shall have no obligation to odorize the same; that the gas may contain water, natural gasoline or other liquids; that the pressure at the delivery point may fluctuate, and Lessor assumes the risk thereof.

YORK JOINT VENTURE dated January 1, 2003, a Kansas Partnership, by:

Henry Forrest York

Title: Partner

Dwight A. York
Title: Partner