For KCC Use:

Eff	e	ct	iv	е	Date
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District	±	
DISTINCT	TT .	

SGA?	Yes	No

Form

# KANSAS CORPORATION COMMISSION **OIL & GAS CONSERVATION DIVISION**

March 2010 Form must be Typed Form must be Signed All blanks must be Filled

Form C-1

1058007

# NOTICE OF INTENT TO DRILL

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

NKSONA-1, Certification of Compliance with the	Kansas Surface Owner Notification Ac	t, MUST be submitted with this form
--	--------------------------------------	-------------------------------------

Expected Spud Date:	Spot Description:
month day year	
OPERATOR: License#	feet from N / S Line of Section
Name:	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:    Oil  Enh Rec  Infield  Mud Rotary    Gas  Storage  Pool Ext.  Air Rotary    Disposal  Wildcat  Cable    Seismic ;  # of Holes  Other    Other:	Nearest Lease or unit boundary line (in footage):    Ground Surface Elevation:
Original Completion Date: Original Total Depth:	Formation at Total Depth:
	Water Source for Drilling Operations:
Directional, Deviated or Horizontal wellbore?	Well Farm Pond Other:
If Yes, true vertical depth:	DWR Permit #:
Bottom Hole Location:	( <b>Note:</b> Apply for Permit with DWR )
KCC DKT #:	Will Cores be taken?
	If Ves. proposed zone:

### **AFFIDAVIT**

The undersigned hereby affirms that the drilling, completion and eventual plugging of this well will comply with K.S.A. 55 et. seq.

It is agreed that the following minimum requirements will be met:

- 1. Notify the appropriate district office *prior* to spudding of well;
- 2. A copy of the approved notice of intent to drill shall be posted on each drilling rig;
- 3. The minimum amount of surface pipe as specified below shall be set by circulating cement to the top; in all cases surface pipe shall be set through all unconsolidated materials plus a minimum of 20 feet into the underlying formation.
- 4. If the well is dry hole, an agreement between the operator and the district office on plug length and placement is necessary prior to plugging;
- 5. The appropriate district office will be notified before well is either plugged or production casing is cemented in;
- 6. If an ALTERNATE II COMPLETION, production pipe shall be cemented from below any usable water to surface within 120 DAYS of spud date. Or pursuant to Appendix "B" - Eastern Kansas surface casing order #133,891-C, which applies to the KCC District 3 area, alternate II cementing must be completed within 30 days of the spud date or the well shall be plugged. In all cases, NOTIFY district office prior to any cementing.

## Submitted Electronically

For KCC Use ONLY	
API # 15	
Conductor pipe required	feet
Minimum surface pipe required	_ feet per ALT I _ II
Approved by:	
This authorization expires:	
Spud date: Agent:	

#### Remember to:

- File Certification of Compliance with the Kansas Surface Owner Notification Act (KSONA-1) with Intent to Drill;
- File Drill Pit Application (form CDP-1) with Intent to Drill;
- File Completion Form ACO-1 within 120 days of spud date;
- File acreage attribution plat according to field proration orders;
- Notify appropriate district office 48 hours prior to workover or re-entry;
- Submit plugging report (CP-4) after plugging is completed (within 60 days);
- Obtain written approval before disposing or injecting salt water.
- If well will not be drilled or permit has expired (See: authorized expiration date) please check the box below and return to the address below.

ш

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

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



For KCC Use ONLY

API # 15 - \_\_\_\_

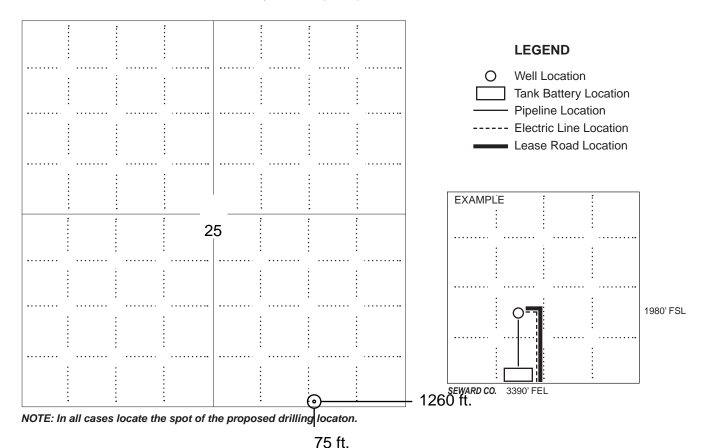
## IN ALL CASES PLOT THE INTENDED WELL ON THE PLAT BELOW

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

Operator:	Location of Well: County:
Lease:	feet from N / S Line of Section
Well Number:	feet from E / W Line of Section
Field:	Sec Twp S. R E 📃 W
Number of Acres attributable to well: QTR/QTR/QTR/QTR of acreage:	Is Section: Regular or Irregular
	If Section is Irregular, locate well from nearest corner boundary.
	Section corner used: NE NW SE SW

PLAT

Show location of the well. Show footage to the nearest lease or unit boundary line. Show the predicted locations of lease roads, tank batteries, pipelines and electrical lines, as required by the Kansas Surface Owner Notice Act (House Bill 2032). You may attach a separate plat if desired.



#### 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.

Side Two



KANSAS CORPORATION COMMISSION OIL & GAS CONSERVATION DIVISION 1058007

Form CDP-1 May 2010 Form must be Typed

# **APPLICATION FOR SURFACE PIT**

Submit in Duplicate

Date Received: Permit Nu	mber:	Permi	t Date: Lease Insp	pection: Yes No		
	КСС	OFFICE USE OF	NLY	RFAC RFAS		
Submitted Electronically						
Does the slope from the tank battery allow all flow into the pit? Yes No	Drill pits must be closed within 365 days of spud date.					
Barrels of fluid produced daily:		Abandonment procedure:				
Number of producing wells on lease:		Number of working pits to be utilized:				
Producing Formation:		Type of material utilized in drilling/workover:				
Emergency, Settling and Burn Pits ONLY:		Drilling, Worko	illing, Workover and Haul-Off Pits ONLY:			
feet Depth of water well _	feet	measured	well owner electri	ic log KDWR		
Distance to nearest water well within one-mile	e of pit:	Depth to shallowest fresh water feet. Source of information:				
If the pit is lined give a brief description of the material, thickness and installation procedure			dures for periodic maintenance and d cluding any special monitoring.	letermining		
Depth f	rom ground level to dee	epest point:	(feet)	No Pit		
Pit dimensions (all but working pits):	Length (fe	et)	Width (feet)	N/A: Steel Pits		
Is the bottom below ground level?	Artificial Liner?	No	How is the pit lined if a plastic liner	is not used?		
Is the pit located in a Sensitive Ground Water	Area? Yes	No	Chloride concentration: (For Emergency Pits a	mg/l		
(If WP Supply API No. or Year Drilled)	Pit capacity:	(bbls)	Feet from East	/ West Line of Section County		
Settling Pit Drilling Pit Workover Pit Haul-Off Pit	If Existing, date co	nstructed:	Feet from North			
Emergency Pit Burn Pit	Proposed	Existing	SecTwp R	East West		
Type of Pit:	Pit is:					
Lease Name & Well No.:			Pit Location (QQQQ):			
Contact Person:			Phone Number:			
Operator Address:						

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



KANSAS CORPORATION COMMISSION OIL & GAS CONSERVATION DIVISION

CERTIFICATION OF COMPLIANCE WITH THE KANSAS SURFACE OWNER NOTIFICATION ACT Form KSONA-1 July 2010 Form Must Be Typed Form must be Signed All blanks must be Filled

This form must be submitted with all Forms C-1 (Notice of Intent to Drill); CB-1 (Cathodic Protection Borehole Intent); T-1 (Request for Change of Operator Transfer of Injection or Surface Pit Permit); and CP-1 (Well Plugging Application). Any such form submitted without an accompanying Form KSONA-1 will be returned.

Select the corresponding form being filed: C-1 (Intent) CB-1 (Cathodic Protection Borehole Intent) T-1 (Transfer) CP-1 (Plugging Application)

OPERATOR: License #	Well Location:				
Name:					
Address 1:	County:				
Address 2:	Lease Name: Well #:				
City:     Zip:       Contact Person:	If filing a Form T-1 for multiple wells on a lease, enter the legal description of the lease below:				
Phone: ( ) Fax: ( ) Email Address:					
Surface Owner Information:					
Name:	When filing a Form T-1 involving multiple surface owners, attach an additional				
Address 1:	sheet listing all of the information to the left for each surface owner. Surface owner information can be found in the records of the register of deeds for the				
Address 2:	county, and in the real estate property tax records of the county treasurer.				
City: State: Zip:+					

If this form is being submitted with a Form C-1 (Intent) or CB-1 (Cathodic Protection Borehole Intent), you must supply the surface owners and the KCC with a plat showing the predicted locations of lease roads, tank batteries, pipelines, and electrical lines. The locations shown on the plat are preliminary non-binding estimates. The locations may be entered on the Form C-1 plat, Form CB-1 plat, or a separate plat may be submitted.

#### Select one of the following:

- I certify that, pursuant to the Kansas Surface Owner Notice Act (House Bill 2032), I have provided the following to the surface owner(s) of the land upon which the subject well is or will be located: 1) a copy of the Form C-1, Form CB-1, Form T-1, or Form CP-1 that I am filing in connection with this form; 2) if the form being filed is a Form C-1 or Form CB-1, the plat(s) required by this form; and 3) my operator name, address, phone number, fax, and email address.
- □ I have not provided this information to the surface owner(s). I acknowledge that, because I have not provided this information, the KCC will be required to send this information to the surface owner(s). To mitigate the additional cost of the KCC performing this task, I acknowledge that I am being charged a \$30.00 handling fee, payable to the KCC, which is enclosed with this form.

If choosing the second option, submit payment of the \$30.00 handling fee with this form. If the fee is not received with this form, the KSONA-1 form and the associated Form C-1, Form CB-1, Form T-1, or Form CP-1 will be returned.

## Submitted Electronically

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Mocland, K	5 67650		
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whose mailing address is	nt LLC, a		
Management and a second s	En é	100	., hereinafter anther Lenses:
Losson, in consideration of	the agreements of the leases herein doi	Dollars (5	) in hand paid, feediet of which a exclusively unto lossen for the parpose terthons, all vacus, and their material
constructs products, injecting gas, water, other fiulds, and is in mid-things thereas in feeding gas, water, other fiulds, and is in	to nubnurface strate, laying pipe lines, su	ning oil, building tanis, power static	me, telephone lines, and ather suuchites

FAX ND. :785 421 2784

May. 26 2011 11:12AM P2

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FROM : GRAHAM CO REGISTER OF DEEDS

Subject to the provisions barein sontained, this lease shall remain in force for a term of \_\_\_\_\_\_ (and an it is data (called "primary term"), and as king they after an all, light hydrocarbons, gas ut other respective constituent produces, or any of them, is produced from said land or land with which said land is packed.

and containing

In consideration of the premises the said issues covenants and agrees:

ist. To deliver to the crudit of lensor, free of cost, in the pipe line to which lesses may connect wells on said lund, the wavel one-eighth (%) part of all oil produced and anved from the lesses promises.

and. To pay least for gas of whatsource nature or hind produced and, or used off the promises, or used in the manufacture of any products therefrom, one-eighth (%), at the market price at the well, that, as to gas sold by least, in no sound mark than one-eighth (%) of the proceedu received by leaster from such soles), for the gas sold, used off the premises, or in the manufacture of products therefrom, shid paymants to be made monthly. When gas from a well producing gas only is not sold or used, issue may pay or tender as royalty One Dollar (%). On pay pay or tender as royalty One Dollar (%). One year year per net mineral acts scialable hermander, and if such payment or tender is ined it will be considered that gas is being produced within the meaning of the preceding paragraph.

This base may be maintaized during the primary term hereof without further payment or drilling operations. If the lease shall commence to drill a well within the term of this lease or any extension thereof, the lease shall have the right to drill such well to completen with resumable diligners and dispatch, and if ell or gas, or either of them, be found in paying quantities, this lease shall continue and be in force with like effort as if such well had been sumpleted within the term of years first mentioned.

If said lessor owns a lass interest in the shave described land than the entire and undivided for simple asias therein, then the countries herein provided for shall be paid the said issor only in the proportion which lessor's interest been to the whole and undivided fee.

Lease shall have the right to use, free of cust, gas, oil and water produced on said land for insent a soundiion thereon, except water from the wells of lessor.

When requested by lessor, lessor shall bury lesser's pipe lines being plow depth.

No well shall be drilled neares than 200 feet to the house or have now on said premiers without written consent of lessor.

Lawrer shall pay for damages caused by leaves's operations to growing cropp on said land.

lasses shall have the right at any time to remove all machinery and flatures placed on and gremiess, including the right to draw and remove maing.

If the sature of either party hereto is used and the privilogs of used and the privilogs in whole or in part is approach allowed, the covenants hereof shall extend to their heits, executors, anonexas or awayns, but he charge in the ownership of the land or analyzament or royalties shall be binding on the leaster gath after the leasts has been furnished with a written transfer or satignment or a true copy thereof, in case issues assigns this issue, in whole or in part, lower shall be binding and the relieved of all obligations with respect to the assigned particular particular stating subsequent to the date of seeignment.

Losson may at any time execute and deliver to bessor or place of record a release or releases covering any portions of the shove described premises and thereby surrander this lease as to such portions or purtiums and by relevant of all obligations as to the score surrandered.

All express or implied covenants of this lease shall be subject to all Petersl and State Laws, Excentive Orders. Rules or Regulations, and this lease shall not be terminated, in whole or in part, nor lease held Hable in decouple, for follows to comply therewith, if compliance is prevented by, or if such failure is the result of, any such Law, Order, Rule or Regulation.

issuer hereby warrants and agrees to defend the tills to the lands herein described, and agrees that the issues shall have the right of any time to redeem for issuer, by payment any moregages, taxes or other hans on the above described lands. In the event of default of payment by leaser, and he subragated to the rights of the holder theread, and the undarsigned leasers, for thermalves and their heles, successors and assigns, hereby surrender and release all right of dower and homestand in the pressions described haven, in so far as wald right of dower and homestand may in any way affect the purposes for which this lands, as recited herein.

us sull right of dowsr and homestand may in any way affect the purposes for which this issue is made, as rectified homein. Lesses, at its option, is hereby given the right and power to pool or combine the ecrange covered by this issue ar any portion thereof with other land, 'lesses or lances in the immediate vicinity thereof, when in lesses' indentees indentees is an entry of a construction of other minorals in and under and that may be produced from said premises, such pooling to be of tracts contiguous to one someter end to be into a unit or units not eveneding 600 acres each in the event of a gas well. Lesses and it well, or into a mix or units not eveneding 600 acres each in the event of a gas well. Lesses abell that werter and that may be produced from said premises, such pooling to be of tracts contiguous to one someter end to be into a unit or units not carceling 60 acres each in the event of an oil well, or into a mix not eveneding 600 acres each in the event of a gas well. Lesses shall exceed an interest within the avent of a mixer work is a unit of the convergence montes of the county in which the land horein lessed is situated as in formed in the option of a carceling the poole accessory. The totics acresses are not worked at the previous in the poole accessory. The totics acresses are previous into a tract or write shall be treated, for all purposes except the powers of a power wells be located on the prevised as if production is had from this less. Whether the well are black to an if the week ore wells and the prevised on the prevised as the second of the base of the provide the operation of the toyal be blacked on the prevised on the second of the prevised of the prevised as if production is had from this less. Whether the well be located on the prevised on the second of the se

STATE OF Kansas		227 897
COUNTY OF Graham The foregoing instrument was acknow by	ledged before me this day	DGMENT FOR INDIVIDUAL (K&OKCON+) yor <u>and Shelma Pfen</u>
My commission expires	13-08	MY PUBLIC - State of Kassas Notory Public Plan
STATE OF COUNTY OF The foregoing instrument was acknow	ACKNOWLEI	Appl. But. 11-12-025 DOMENT FOR INDIVIDUAL (KeOkCoNe)
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		Notary Public
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	ACKNOWLED	OGMENT FOR INDIVIDUAL (KnOkCoNe)
No. 1182-1-1-2000	i er er fan den i er versen personen en en en en en en er	
My commission expires		Notary Public
OIL AND GAS LEASE FROM	TwpRgeRge	The Or Kanstas All Craban This instrument was filed for record on the 22 of Atgust 2007. 3:00 octock PM, and duly recorded took 227 Page 896-897 of s12.00 recently office. A the state at locks.
OIL AN	lbate	STATE OF Kansas County Graham This instrument was file day of August at 3:00 ordork in Book 227 p fin Book 227 p the recended of this office. By // AAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAA

FORM 88 -	(PRODUCER	'S SPECIAL) (PA	ID-UP)				Reorder No		Kansas Blue Print
	63U (B	tev. 1993)	OIL AND GAS LEASE				09-115	B	700 S. Broatway PO Box 783 Wiship, NS 9330-0703 D15-204-6341-204-5105 fax www.kbp.com - kbp@kbp.com
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of investigatin constituent pro-	g, exploring by oducts, injecting	geophysical and g gas, water, other	other means, prosp fluids, and air into a	ecting drilling, n ubsurface strata,	alaring and operating laying pipe lines, so	for and product	ng ail, liquid hydro- unks, power station	arbons, all (	into lessee for the purpose gases, and their respective lines, and other structures

Southeast (SE) 1/4 quarter

In Section \_\_\_\_\_\_ 25 105 Range 25W Township \_ acres, more or less, and all and containing

Subject to the provisions herein contained, this lease shall remain in force for a term of <u>S(Herec</u>)years from this date as oil, liquid hydrocarbons, gras or other respective constituent produces, or any of them, is produced feeld said land or land with which In consideration of the premises the said lessee covenants and agrees: list. To deliver the prelime (culled "primary torm"), and as long thereafter said land is pooled.

1st. To deliver to the cross of lessor, free of cost, in the pipe line to which lesses may connect wells on said land, the equal one-eighth (%) part of all oil produced and enved from the leased premises.

Then the tensor premises. 20:4. To pay leaser for gas of whaleover nature or kind produced and sold, or used off the premises, or used in the manufacture of any products thereform, one-eighth (%), at the market price ut the well, (but, as to gas sold by leaser, in no event more than one-eighth (%) of the proceeds sequived by lease from such sales), for the gas sold, used off the premises, or in the manufacture of products thereform, said payments to be made monthly. Where gas from a well producing gas only is not sold or used, leaser may pay or tender as rightly One Dollar (Sholl ber year ber net mineral acre retained hereunder, and if such payment or tender is made it, will be considered that gas is being produced within the meaning of the preceding paragraph.

This losso may be maintained during the primary term hereof without further payment or drilling operations. If the lesses shall commence to drill a well within the term of this lesses or any extension thereof, the lesses shall have the right to drill such well to completion with reasonable diligence and dispatch, and if oil or gos, or either of them, be found in puying quantified, this less shall contineed on the pay of the right to drill such well have the table ben completed within the term of years first mentioned.

If said lessor owns a less interest in the above described land than the entire and undivided for simple estate therein, then the regultles herein provided for shall be paid i lessor only in the proportion which lessor's interest beurs to the whole and undivided fee. the said a mean only in the proportion which lessors interest beams to the whole and undivided ice. Lessee shall have the right to use, fore of cost, gas, all and water produced on sold hand for lesser's operation thereon, except water from the wells of lessor. When requested by lessor, lesses shall bary lesser's pipe lines below plaw depth.

No well shall be drilled nearer than 200 feet to the house or barn now on said pres as without weitten consent of lessor,

Lessee shall have the right at any time to remove all machinery and fixtures placed on said remises, including the right to draw and remove casing.

If the state of either party hereto is uselened, and the privilege of assigning in whole or in part is expressly allowed, the covenants hereof shall extend to their heirs, excettors, administratora, successors or useigned, but no change in the ownership of the land or assignment of rentals or royalite shall be binding on the issue until after the leases has been furnished with a written transfor or nasignment or a trae copy thereof. In case lense assigns this lease, 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 promises and thereby der this lesse as to such portion or portions and he relieved of all obligations as to the acreage surrondered.

All express or implied covenants 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 whale or in part, nor lessee 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, Rules or Regulation.

Regulation. Lessor hereby warrants and agrees to defend the title to the inpda herein described, and agrees that the losson shall have the right at any time to redeem for lessor, by payment any mortgages, taxes or other lisms on the above described lands, in the event of default of payment by lessor, and be subregated to the rights of the helder thereof, and the under-signed lossors, for themesive and there here, successors and assigns, hereby subreader and release all right of dower and homestead in the premises described herein, as said right of dower and homestead may in any way offect the puppees for which this lense is made, as recited herein.

as said right of dower and homestead may in any way effect the purposes for which this lease is made, as recited herein. Lesses, at its option, is hereby given the right and power to pool or combine the actreage covered by this lesse of any portion thereof, which other land, lease of lassos in the immediate vicinity thereof, when in lasses's judgment it is necessary or advisable to do so in order to properly develop and operate said loase, premises so as to promet the conservation of all gas or other minerals in and under and that may be produced from asid permises, such pooling to be of treats contiguous to one on other to properly develop and operate said loase, premises so as to promet the or mains not accessfully do acress such in the event of an oll well or into a unit or units not exceeding 40 there such in the result of an oll well or into a unit or record in the conveyance records of the country in which the land herein lessed is situated an instrument identifying and describing the pooled acreage. The entire acresses ap pooled into a treat or units not in the pooled arrange, it shall be treated, for all purposes accessive the purposes accessive the well or wells be leaded arrange, it shall be treated and in for this lesse, thereber the well or wells be located on the prediction in this lesse or not, in lies and it production is found on the pooled arrange, it shall be treated and in production is hand from this lesse. It production is production is a pooled into a low wells be located on the preding accessed by this lesse or not. In lies of the rayables, deserviewhere been is specified, lessor shall receive on production form the shall be treated herein as the amount of his acreage placed in the unit or his regulty interest therein on an accesse basis buars to the total acreage so pooled in the particular unit involved.

STATE OF KANSAS GRAHAN COUNTY, KANSAS JUANITA TOLL REGISTER OF DEEDS CONTA TOLL

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Book: 250 Page: 831-832 Recording Fee: \$12,00 aceipt : 32928 ages Recorded; 2 SB a Recorded: 6/15/2011 3:18:35 PM IN WITNESS WHEREOF of the day and year first above write arence