For KCC Use:

Eff	e	ct	iv	е	Date

District	#	

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

1064529

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

KSONA-1, Certification of Com	pliance with	the Kansas	Surface Owner	Notification Act, MUS	T be submitted with this form

Expected Spud Date:	Spot Description:
month day year	
OPERATOR: License#	feet from N / S Line of Section
Name:	feet from L 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:         Yearest Lease or unit boundary line (in footage):         Ground Surface Elevation:         Yearest Lease or unit boundary line (in footage):         Ground Surface Elevation:         Yes         No         Public water supply well within one mile:         Yes         No         Depth to bottom of fresh water:         Depth to bottom of usable water:         Surface Pipe by Alternate:         I         Il         Length of Surface Pipe Planned to be set:         Length of Conductor Pipe (if any):         Projected Total Depth:         Formation at Total Depth:
Directional. Deviated or Horizontal wellbore?	Water Source for Drilling Operations:
Directional, Deviated or Horizontal wellbore?	Well Farm Pond Other:
Bottom Hole Location:	DWR Permit #:
KCC DKT #:	( <b>Note:</b> Apply for Permit with DWR )
100 Ditt #	Will Cores be taken?
	If Yes, 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. II
Approved by:	
This authorization expires:	rted within 12 months of approval date.)
Spud date: Age	ent:

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


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



For KCC Use ONLY

API # 15 -

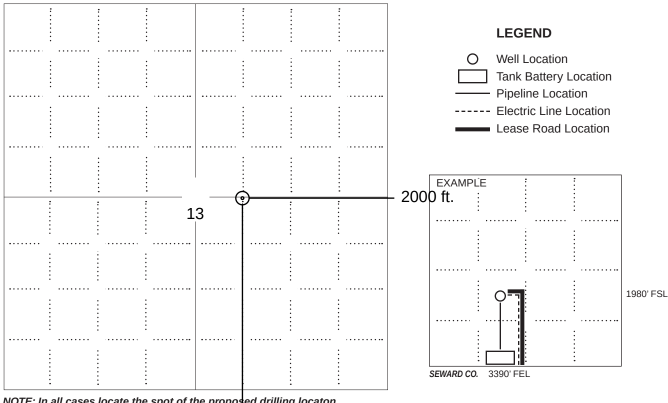
# IN ALL CASES PLOT THE INTENDED WELL ON THE PLAT BELOW

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.



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

### 2620 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.

Side Two



KANSAS CORPORATION COMMISSION OIL & GAS CONSERVATION DIVISION 1064529

Form CDP-1 May 2010 Form must be Typed

# **APPLICATION FOR SURFACE PIT**

Submit in Duplicate

Operator Address:	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 s flow into the pit? Yes No Submitted Electronically	spilled fluids to	Number of work Abandonment p Drill pits must b	I utilized in drilling/workover:         king pits to be utilized:         procedure:         procedure:         e closed within 365 days of spud date.         e closed within 365 days of spud date.         NLY         Liner       Steel Pit       RFAC       RFAS
Operator Address:       Contact Person:       Phone Number:         Lease Name & Well No:       Pit Location (QQQQ);         Type of Pit:       Pit Is:       Pit Location (QQQQ);         Setting Pit       Dufling Pit       Pit Is:       Pit Location (QQQQ);         Setting Pit       Dufling Pit       Pit Is:       Pit sisting, date constructed:       Feet from   North / ] South Line of Section         Work/ower Pit       Hauk-Off Pit       Pit capacity:       Feet from ] East / ] West Line of Section         Work/ower Pit       Hauk-Off Pit       Pit capacity:       County         Is the pit located in a Sensitive Ground Water Area?       Yes   No       Chloride concentration:       mgn1         (Pres Enrogency Pits and Sotting Pits only)       Artificial Liner?       How is the pit lined if a plastic liner is not used?       mg1         (Yes   No       No       Pit dimensions (all but working pits):       Length (feet)       With (feet)       NA: Steel Pits         Depth from ground level to deepest point:       (feet)       No Pit       Describe procedures for periodic maintenance and determining         Iner integrity, including any special monitoring.       Iner integrity, including any special monitoring.       No Pit         Distance to nearest water well within one-mile of pit:       Depth to shallowest fresh water	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 s flow into the pit?	pilled fluids to	Number of work Abandonment p Drill pits must b	l utilized in drilling/workover:
Operator Address:       Contact Person:       Phone Number:         Lease Name & Well No.:       Pit Location (QQQQ);         Type of Pit:       Pit is:       Pit Location (QQQQ);         Type of Pit:       Pit is:       Pit social is:         Berningency Pit       Burn Pit       Pit is:       Pit social is:         Workower Pit       Induiting Pit       Pit esting, date constructed:       Feet from   North / ] South Line of Section         Workower Pit       Hauk-Off Pit       Pit capacity:	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 s         flow into the pit?       Yes         No	pilled fluids to	Number of work Abandonment p Drill pits must b	l utilized in drilling/workover:
Operator Address:         Contact Person:       Phone Number:         Lease Name & Well No:       Pit Location (QQQQ):         Type of Pit:       Pit is:                Emergency Pit             Burn Pit             Burn Pit             Berting Pit             Drilling Pit             Haul-Off Pit             (# WP Suppy API No. or Near Drilled)             Pit capacity:	Emergency, Settling and Burn Pits ONLY: Producing Formation: Number of producing wells on lease:		Number of work	I utilized in drilling/workover:
Operator Address:         Contact Person:         Lease Name & Well No:         Type of Pit:         Emergency Pit         Burn Pit         Oprotocy Pit         Burn Pit         Drilling Pit         If Existing. date constructed:         Feet from         Norkover Pit         Haul-Off Pit         Pit capacity:         If Existing. date constructed:         Feet from         Lease Name & Well No:         Pit capacity:         If Existing. date constructed:         Feet from         Setting Pit         Haul-Off Pit         Pit capacity:         If the pit located in a Sensitive Ground Water Area?         Yes       No         Chloride concentration:	Emergency, Settling and Burn Pits ONLY: Producing Formation:			l utilized in drilling/workover:
Operator Address:         Contact Person:         Lease Name & Well No.:         Type of Pit:         Emergency Pit         Burn Pit         Proposed         Existing         Settling Pit         Drilling Pit         If Existing, date constructed:         Peet from         Norkover Pit         Haul-Off Pit         (If WP Supply API No. or Vear Drilled)         Pit capacity:         (If WP Supply API No. or Vear Drilled)         Is the pit located in a Sensitive Ground Water Area?         Yes       No         Chloride concentration:	Emergency, Settling and Burn Pits ONLY:		Type of materia	
Operator Address:         Contact Person:       Phone Number:         Lease Name & Well No:       Pit Location (QQQQ):         Type of Pit:       Pit is:         © mergency Pit       Burn Pit         © setting Pit       Dilling Pit         If Existing, date constructed:       Feet from [North / ] South Line of Section         (If WP Supply API No. or Year Drilled)       Pit capacity:         (If WP Supply API No. or Year Drilled)       Pit capacity:         (If WP Supply API No. or Year Drilled)       Pit capacity:         (If WP Supply API No. or Year Drilled)       Pit capacity:         (If WP Supply API No. or Year Drilled)       Pit capacity:         (If WP Supply API No. or Year Drilled)       Pit capacity:         (If WP Supply API No. or Year Drilled)       Pit capacity:         (If WP Supply API No. or Year Drilled)       Pit capacity:         (If WP Supply API No. or Year Drilled)       Pit capacity:         (bits)       Country         (bits)       Country         (bits)       Country         (bits)       Chloride concentration:         (For Emergency Pits and Settling Pits only)       mg/l         (for Emergency Pits and Settling Pits only)       Is the pit lined if a plastic liner is not used?         (Yes				
Operator Address:         Contact Person:       Phone Number:         Lease Name & Well No:       Pit Location (QQQQ):         Type of Pit:       Pit is:         Emergency Pit       Burn Pit         Settling Pit       Drilling Pit         If Existing, date constructed:       Feet from   North /   South Line of Section         (If WP Supply API No. or Year Drilled)       Pit capacity:         It is the pit located in a Sensitive Ground Water Area?       Yes   No         Choirde concentration:       County         Is the bottom below ground level?       Artificial Liner?         It dimensions (all but working pits):       Length (feet)         Width (feet)       N/A: Steel Pits         Depth from ground level to deepest point:       (feet)         If the pit is lined give a brief description of the liner material, thickness and installation procedure.       Describe procedures for periode maintenance and determining liner integrity, including any special monitoring.         Distance to nearest water well within one-mile of pit:       Depth to shallowest fresh water feet.	teet Depth of water well		Drilling, Worko	ver and Haul-Off Pits ONLY:
Operator Address:       Phone Number:         Contact Person:       Phone Number:         Lease Name & Well No.:       Pit Location (QQQQ):         Type of Pit:       Pit is:         Emergency Pit       Burn Pit         Settling Pit       Drilling Pit         If Existing, date constructed:       Feet from North / Bouth Line of Section         Workover Pit       Haul-Off Pit         Pit capacity:       Feet from East / West Line of Section         (If WP Supply API No. or Year Drilled)       Pit capacity:         Is the pit located in a Sensitive Ground Water Area?       Yes         No       Chloride concentration:         (If WP Supply API No. or Year Drilled)       Artificial Liner?         Is the pit located in a Sensitive Ground Water Area?       Yes         Yes       No         Pit dimensions (all but working pits):       Length (feet)       Width (feet)         It the pit is lined give a brief description of the liner       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 shallowest fresh water		feet		
Operator Address:       Phone Number:         Contact Person:       Phone Number:         Lease Name & Well No.:       Pit Location (QQQQ):         Type of Pit:       Pit is:         Emergency Pit       Burn Pit         Burn Pit       Proposed         Existing       SecTwpR East         Workover Pit       Haul-Off Pit         Workover Pit       Haul-Off Pit         Pit capacity:	Distance to nearest water well within one-mile	of pit:		
Operator Address:       Phone Number:         Contact Person:       Phone Number:         Lease Name & Well No.:       Pit Location (QQQQ):         Type of Pit:       Pit is:         Emergency Pit       Burn Pit         Proposed       Existing         Settling Pit       Drilling Pit         If Existing, date constructed:       Feet from         Workover Pit       Haul-Off Pit         Pit capacity:		iner		
Operator Address:       Phone Number:         Contact Person:       Phone Number:         Lease Name & Well No.:       Pit Location (QQQQ):         Type of Pit:       Pit is:         Emergency Pit       Burn Pit         Brengency Pit       Burn Pit         Proposed       Existing         Settling Pit       Drilling Pit         If Existing, date constructed:       Feet from         Workover Pit       Haul-Off Pit         (If WP Supply API No. or Year Drilled)       Pit capacity:        (bbls)	Depth fro	om ground level to dee	pest point:	(feet) No Pit
Operator Address:       Phone Number:         Contact Person:       Phone Number:         Lease Name & Well No.:       Pit Location (QQQQ):         Type of Pit:       Pit is:         Emergency Pit       Burn Pit         Settling Pit       Drilling Pit         Workover Pit       Haul-Off Pit         Workover Pit       Haul-Off Pit         Pit capacity:	Pit dimensions (all but working pits):	Length (fee	et)	Width (feet) N/A: Steel Pits
Operator Address:         Contact Person:       Phone Number:         Lease Name & Well No.:       Pit Location (QQQQ):         Type of Pit:       Pit is:         Emergency Pit       Burn Pit         Settling Pit       Drilling Pit         Workover Pit       Haul-Off Pit         Workover Pit       Haul-Off Pit         Pit capacity:			lo	How is the pit lined if a plastic liner is not used?
Operator Address:         Contact Person:       Phone Number:         Lease Name & Well No.:       Pit Location (QQQQ):         Type of Pit:       Pit is:         Emergency Pit       Burn Pit         Proposed       Existing         Settling Pit       Drilling Pit         If Existing, date constructed:       Feet from         Workover Pit       Haul-Off Pit         Pit capacity:       Pit capacity:	Is the pit located in a Sensitive Ground Water A	Area? Yes I	No	
Operator Address:         Contact Person:       Phone Number:         Lease Name & Well No.:       Pit Location (QQQQ):         Type of Pit:       Pit is:         Emergency Pit       Burn Pit         Proposed       Existing         Settling Pit       Drilling Pit         If Existing, date constructed:	(יוי ער סטקטיארי ועט. טו זפאר שווופס)		(bbls)	County
Operator Address:         Contact Person:       Phone Number:         Lease Name & Well No.:       Pit Location (QQQQ):         Type of Pit:       Pit is:         Emergency Pit       Burn Pit         Proposed       Existing         Sec.       Twp.         R.       East		Pit capacity:		Feet from East / West Line of Section
Operator Address:       Contact Person:       Lease Name & Well No.:       Type of Pit:   Pit is: Pit is:	Settling Pit Drilling Pit	If Existing, date cor	nstructed:	Feet from North / South Line of Section
Operator Address:       Contact Person:       Lease Name & Well No.:   Pit Location (QQQQ):	Emergency Pit Burn Pit	Proposed	Existing	SecTwpR East West
Operator Address:       Contact Person:   Phone Number:	Type of Pit:	Pit is:		·
Operator Address:				Pit Location (QQQQ):
	Lease Name & Well No.:			Phone Number:
Operator Name: License Number:	Contact Person:			

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:

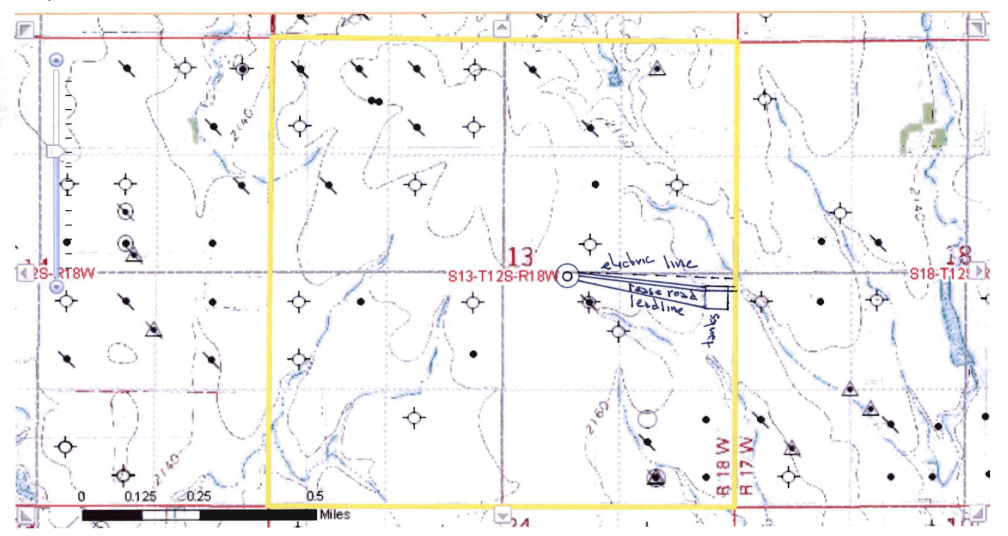
- I certify that, pursuant to the Kansas Surface Owner Notice Act (House Bill 2032), I have provided the following to the surface owner(s) of the land upon which the subject well is or will be located: 1) a copy of the Form C-1, Form CB-1, Form T-1, or Form CP-1 that I am filing in connection with this 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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PRELIMINARY PLAT Dollar Resources, Inc. #1 Longpine - Schmeidler Unit Sec. 13-12-18W Ellis Co., KS

			ID GAS L	EASE	09-115	700 S. Broadway PO Boo Wichita, KS 67201-079 316-264-9344 • 264-5165 www.kbp.com • kbp@kbp
AGREEMENT Mada	and entered into the	24th day of	Nov	ember		20
		ine and Renee [			and wife	
whose mailing address is andDaMar_Dev		nt, Hays, KS 67 o., a partnersk			hereinafter ci	illed Lessor (whether one or m
						, hereinafter caller Le
Lessor, in consideration is here acknowledged and of the of investigating, exploring by g constituent products, injecting g and things thereon to produce, a products manufactured therefroi therein situated in County of _	geophysical and other gas, water, other fluids save, take care of, trea m and housing and o	means, prospecting drilling, and air into subsurface strate t, manufacture, process, store	mining and operatin a, laying pipe lines, st and transport said oil, the following de	g for and producing oring oil, building ta liquid hydrocarbons,	oil, liquid hydrocarbo nks, power stations, tel gases and their respect	ns, all gases, and their respect ephone lines, and other structure ive constituent products and o
		The NORTH SIXT SOUTHEAST Quar	Y (60) ACR	ES of the		Phato <u>MM</u>
	(also de	escribed as the	•		ne SE/4)	In Direct
In Section 13	Township	12 South Range	18 West	and containing	60	acres, more or less, and
accretions thereto. Subject to the provision as oil, liquid hydrocarbons, gas	ns herein contained, th or other respective co	is lease shall remain in force	for a term of three	e (3) years from	this date (called "prim	ary term"). and as long therea
of this lease or any extension tl found in paying quantities, this If said lessor owns a le the said lessor only in the propo Lessee shall have the rij When requested by lesso	e of products therefrom over year per net miner graph. Intained during the pu- hereof, the lesses shas I continue a less interest in the ab- ortion which lessor's i ight to use, free of cost	m, said payments to be made ral acre retained hereunder, a rimary term hereof without fu ll have the right to drill such and be in force with like effect ove described land than the a nterest bears to the whole and	monthly. Where gas and if such payment wither payment or dr well to completion w as if such well had h entire and undivided	from a well producii or tender is made it illing operations. If i ith reasonable dilige seen completed within	ng gas only is not sold will be considered that the lessee shall comment nce and dispatch, and in the term of years first	or used, lessee may pay or ter gas is being produced within nce to drill a well within the t if oil or gas, or either of them mentioned.
Lessee shall pay for dar Lessee shall have the ri If the estate of either ry executors, administrators, succe lessee has been furnished with i- with respect to the assigned por Lessee may at any time surrender this lease as to such p All express or implied c in whole or in part, nor lessee h Regulation. Lessor hereby warrants any mortgages, taxes or other li signed lessors, for themselves a as said right of dower and home Lessee, at its option, is immediate vicinity thereof, wh conservation of oil, gas or othe or units not exceeding 40 acress record in the conveyance record podded into a tract or unit shal found on the pooled acresge, it ir royalties elsewhere herein spec	nearer than 200 feet t mages caused by lesses ight at any time to rer party hereto is assign essors or assigns, bu a written transfer or tion or portions arisin e execute and deliver portion or portions an covenants of this less held liable in damage and agrees to defend liens on the above des and their heirs, succe sched may in any wa hereby given the rigg ten in lessee 3 judgm er minerals in and un s each in the event of due of the county in " Il be treated, for all p shall be treated, for all p cified, lessor shall re	asee's pipe lines below plow d to the house or barn now on s: e's operations XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	epth. aid premises without Won said land. Won said land. as placed on said pre- igning in whole or in p of the land or assi reference in case lessee a signment. release or releases or as to the acreage sun al and State Laws. E secribed, and agrees t default of payment b trender and release a cascribed, and agrees t default of payment b render and release a units not exceeding 6 to situated an instr royalties on produce units not exceeding 6 the situated an instr royalties on produce ase, whether the well unit so pooled only	written consent of let misses, including the i i part is expressly a gmment of rentals or segmental lease, in v overing any portion rendered. xecutive Orders, Rul prevented by, or if a hat the lessee shall h hy lessor, and be subr ll right of dower an a recited herein. ed by this lessee or all to properly develog such pooling to be. 40 acres each in the ument identifying all on from the pooled or wells be located o such portion of the in the particular uni	ssor. right to draw and remo llowed, the covenants is royalties shall be bin whole or in part, lesses or portions of the above es or Regulations, and uch failure is the result ave the right at any tim ogated to the rights of d homestead in the pro- ny portion thereof with o and operate said leas of tracts contiguous to event of a gas well. La nd describing the pool unit, as if it were inclu- nt he premises covered royalty stipulated here t involved.	wells of lessor. we casing. sereof shall extend to their he ding on the lessee until after shall be relieved of all obligati e described premises and ther this lease shall not be terminas i of, any such Law, Order, Rul c to redeem for lessor, by payr the holder thereof, and the un mises described herein, in so other land, lease or leases in e premises on as to promote one another and to be into a seese shall seescute in writing ed a creage. The entire acreage ded in this lease. If productio by this lease or not. In lieu of in as the amount of his acrea
Lessee shall pay for dar Lessee shall have the rj If the estate of either y executors, administrators, succe lessee has been furnished with i with respect to the assigned por Lessee may at any time surrender this lease as to such p All express or implied c in whole or in part, nor lessee h Regulation. Lessor hereby warrants any mortgages, taxes or other li signed lessors, for themselves a as said right of dower and home Lessee, at its option, is immediate vicinity thereof, wh conservation of oil gas or othe record in the conveyance record podeld into a tract or unit shal found on the pooled acreage, it is optical elsewhere herein spec	nearer than 200 feet t mages caused by lesses ight at any time to reer party hereto is assign essors or assigns, bu a written transfer or tion or portions anion portion or portions anion covenants of this less held liable in damage and agrees to defend liable in damage and agrees to defend liable in damage the in lessee i judgm ern in the event of all be treated, for all p infied, lessor shall re interest therein on an eserves unt be free and	asee's pipe lines below plow d o the house or barn now on s e's operations XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	epth. aid premises without Won said land. Won said land. as placed on said pre- igning in whole or in p of the land or assi release or releases or as to the acreage sun al and State Laws. E secribed, and agrees t default of payment b trender and release or secribed, and agrees t default of payment b trender and release on in this lease is made, ne the acreage cover la situated an instr froyalies on produce is situated an instr froyalies op pooled on produce tal acreage so pooled 250% of 8/8 and all cos	written consent of let misses, including the i a part is expressly a gmment of rentals or segmental lease, in v overing any portion rendered. xecutive Orders, Rul prevented by, or if a hat the lessee shall h y lessor, and be subr Il right of dower an a recited herein. ed by this lease or an is to properly develog such pooling to be. 'do acree ach in the ument identifying an ion from the pooled or wells be located o such portion of the in the particular uni ths overri t of devel	ssor. right to draw and remo llowed, the covenants is royalties shall be bin whole or in part, lesses or portions of the above es or Regulations, and uch failure is the result ave the right at any tim ogated to the rights of a homestead in the pro- ny portion thereof with o and operate said leau of tracts contiguous to event of a gas well. Lead of describing the pool unit, as if it were inclu in the premises dovered royalty stipulated here t involved.	wells of lessor. we casing. sereof shall extend to their he ding on the lessee until after shall be relieved of all obligati e described premises and ther this lease shall not be termina: i of, any such Law, Order, Rul c to redeem for lessor, by paym the holder thereof, and the un mises described herein, in so other land, lease or leases in opther land, lease or leases in one another and to be into a same shall execute in writing ded in this lease. If productio by this lease or not. In lieu of in as the amount of his acre y interest whic

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OIL AND GAS LEASE REPORT NO 金州1423年1 9 Michael L. Schmeidler & Chery I. Schmeidler (bis wife) : 2008 nafter cailed lessor, and BOWMAN DILCOMPANY 10 20 1. That lessor, for and in consideration of the sum of Dollers in hand paid and of the covenants an Northeast Quarter (NE/4) of Section 18-125-18W Ellis County Kansas Lessor excepts and retains an unliveded 150 of 7/8 of all oil and gas and casing-head gas produced saved and markated from the above described land under the provisions of sail lease as an over-riding royalty, Free and elear of any cost and expense of the development and operation thereof, excepting taxes applicable to said inforest and the producton there from. **新学校**社 3. The leases shall deliver to lessor as royalty, free of cost, on the lease, or into the pipe line to which lease may connect its wells the equal one-righth of produced and saved from the leased premises, or at the lease's option may pay to the leasor for such one-sighth royalty the snarket price at the for oil of like grade and gravity prevailing on the day such oil is run into the pipe line or into storage tanks. pert of all oil 4. The lesses shall pay to the lessor, as a royalty, one-eighth (1/3<sup>th</sup>) of the proceeds received by the lessee from the tale of gas, gas condensate, gas distillate, earingheed gas, gas used for the manufacture of gasoline or any other product, and all other gason, including their constituent parts, produced from the tale of sas, gas condensate, and here is a state of the manufacture of gasoline or any other product, and all other gason, including their constituent parts, produced from the tale of sas, sas used for the manufacture of gasoline or any other product, and all other gason, including their constituent parts, produced from the tale of sas, say any other product of same tale of sas, and while said that in royalty is to pick or tendered, it will be considered under all provisions of this lesse that gas is here ground and gas gas motions of the lesse that gas is not sold shall begin on the date the first well is completed for production of gas. 5. This lease is a paid-up lease and may be maintained during the primary term without further payme nts or drilling operation 6. In the event said lessor owns a less interest in the above described land than the entire and undivided fee simple estate therein then the royalties herein provided for shall be paid to said lessor only in the proportion which his interest bears to the whole and andivided fee; however, in the event the title to any interest in said land should revent to lessor, or his heirs, or his or their grantes, this lesses shall cover such reversion. 7. The lesses shall have the right to use, free of cost, oll and water found on said land for its operations thereon, except water from existing wells of the lessor. When required by lessor, the lesses thall bury its pips lines below plow depth and thall pay for damage caused by les operations to growing errors on said and. No well shall be drilled nears than 200 feet to the house or barn now on said premises without written consent of the lessor. Lesses thall have the right at any line during, or state the or shall have the right at any line during as the dro as the chast of the lessor. Lesses thall have the right at any line during or state the originations. But have the right at any line during, or state the origination of this less to remove all machinery flattures, house, buildings and other tructures pleed on said premises, including the right to draw and remove all casing. 8. If the state of either party hereto is assigned (and the privilege of assigning in whole or in part is expressly allowed), the covenants haveof shell stated to the heirs, devices, executors, administrators, executors, administrators, executors, administrators, executors, administrators, executors, administrators, executors, administrators, executors, administrator for a suite stall observations of the will be binding on the issue until it has been furthind with either the original recorded instrument of conveyance or a duty cartified copy for the state of any doceased owner, whichever is appropriate, together with a longing to exclusion of the probate thereof, or cartified copy of the state of any doceased owner, whichever is appropriate, together with a longing to exclusion wrong and original recorded instruments of conveyance or a duty cartified copy at the state of any doceased owner, whichever is appropriate, together with all do the state of any doceased owners, whichever is appropriate, together with all do the state of any doceased owners which were in appropriate, together with all do the state of any doceased owners and of the probate thereof, or cartified copy of the state of any doceased owners, whichever is appropriate, together with all do the state of any doceased owners, whichever is appropriate, together with all do the state of any any doceased owners and of the lower of the state of any doceased owners and of the full interest claimed, and all dovence payments of rentals made hereunder before receipt of said documents of all be hered owners. shall be binding on any direct or indirect assignce, grantes, devises, or administrator, executor, or heir of lessor. 9. If the leased promises are now or shall hereafter be owned in severality or in separate tracts, the premises may nonetheless be developed and operated as one lease, and all royalties accruing hereunder shall be divided among and paid to such separate owners in the proportion that the accreage owned by each separate owner bears to the entire leased accreage. There shall be no obligation on the part of the lease to officet wells on separate tracts into which the land covered by this lease may now or hereafter be divided by sale, devises, descent or otherwise, or to furnish separate measuring or receiving tanks. 10. Lesson hereby warrants and agrees to defend the fittle to the land herein described and agrees that the lesses, at its option, may pay and discharge in hole or in part any taxes, mortgages, or other liens, existing, levied, or assessed on or against the above described lands and, in event it exercises such options it all be subrogated to the rights of any holder or holders thereof and may reimburse itself by applying to the discharge of any such mortgage, tax or other lien, any shall be subrogated to royalty accruing here. 11. If after the expiration of the primary term, production of oil or gas should cases from any cause, this lease shall not terminate if lesses commences additional defiling or reworking operations within one hundred-twenty (120) days thereafter, do if at the expiration of the primary term, oil or gas is not being produced on said and, but issues it has merged in drilling or reworking operations there will be an advected operation and the primary term. The advected operation are protocoded with on the same will or any other well thereafter commenced, with no cessition of more than one hundred-twenty (120) capacity with no cessition of more than one hundred-twenty (120) capacity days, and if hey result in production of oil or gas, this lease shall remain in affest so long thereafter is there is production of oil or gas under any provision of the 12. Lesse may at any time surrander or cancel this lesse in whole or in part by delivering or mailing such referse to the lessor, or by placing same of teored in the proper county. In case said lesse is surrandered and canceled as to only a portion of the screage covered thereby, then all payments and liabilities theretake securing under the terms of said lesses is to the portion canceled shall cause and determine, but as to the portion of the screage not released the terms and provisione of this lesses shall continue and remain in full force and effect for all purpose. 13. All provisions haveof, express or implied, shall be arbject to all faderal and state laws and the orders, relex, or regulations (and interpretations thereof) of all governmental agencies administering the same, and this lasse shall not be in any way terminated wholly or partially nor shall the lasses be lable in damages for failure to comply with any of the express or implied provisions hereof if such failure scoreds with any such laws, orders, rules or regulation (or interpretatione thereof). If each balance should be prevented during the last its months of the primary term hereof from drilling as well hererander by the order of any constituted authority having jurisdiction thereover, the primary term of this lease shall continue entil six months after said order is respended. LYG JUL HUG NOLD BOOK 696 PAGE 573 Mofer Energy 10 Box 385 - Alays

a Apple and private is point of administrative true to a prove struct the tenso accounts by mine same, or any prove when, is benear a barreness, it is another to program administrative and the same and the same and the same administration and prove the program administrative and the same administration of the same administrative ad w harder great and Ager & MANCH. ..... Survey and 74 l on the land arrand by this lasse or not. Any "Alth' defind, an any such an authod lassor shall resolve on production from the unit so possible only a the on an acronge bank beam to the total minural asrange or possial in the p nt of his nat ro no, and stipplations shall actend to sad be bit Gen en A en IS. This is er and all its terms. or IN WITNESS WHEREOF, we sign the day a 100 XM. level Le lemeilles 民族總導 x Cheryl & Schmeidler Cheryl & Schmeidler STATE OF KANSAS the Con s lavere pe IN TESTRACHY WIRREOF, I have because adourbal my arms and affind my afficial and on the day and your last d Alum y My commission approx 0-17-09 JUN 1 9 2008 194 offerstange 573 BOOK. 696 PASE 574 Est and Roll and

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## AMENDMENT TO OIL AND GAS LEASE

## KNOW ALL PERSONS BY THESE PRESENTS:

WHEREAS, Michael L. Schmeidler and Cheryl I. Schmeidler, husband and wife, as lessors, did make, execute and deliver an oil and gas lease dated June 9, 2008, to Bowman Oil Company, as lessee, upon and covering the following described real estate situated in Ellis County, Kansas, to-wit:

Northeast Quarter (NE/4) of Section Thirteen (13), Township Twelve (12) South, Range Eighteen (18) West of the  $6^{th}$  p.m.

which lease is recorded in Book 696, Page 573 of the records of the Register of Deeds of Ellis County, Kansas, and

WHEREAS, the undersigned desire to amend the above described oil and gas lease.

NOW THEREFORE for and in consideration of One Dollar (\$1.00) and other valuable consideration, the receipt of which is hereby acknowledged, the undersigned do hereby amend the aforesaid oil and gas lease by including the following paragraph therein, to-wit:

Lessee, at its option, is hereby given the right and power to pool or combine the acreage covered by this lease or any portion thereof with other land, lease or leases in the immediate vicinity thereof, when in lessee'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 any 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 10 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. Lessee shall execute in writing and record in the conveyance records of the county in which the land herein leased is situated an instrument identifying and describing the pooled acreage. The entire acreage 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 acreage, it shall be treated as if production is had from this lease, whether the well or wells be located on the premises covered by this lease or not. In lieu of the royalties elsewhere herein specified, lessor shall receive on production from a unit so 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 acreage basis bears to the total acreage so pooled in the particular unit involved.

This Amendment shall only amend said oil and gas lease so as to permit and authorize pooling and unitization of the following leasehold acreage covered by said oil and gas lease, to-wit:

10 acre tract described as the S/2 S/2 SW/4 NE/4 of Section 13, Township 12 South, Range 18 West of the  $6^{th}$  p.m., Ellis County, Kansas, part of which acreage shall be pooled with contiguous acreage to the south in the N/2 SE/4 of said section to form a 10 acre drilling unit to drill what shall be known as the "Longpine-Schmeidler #1 Unit well."

## Page 2 - Amendment to Oil and Gas Lease (Schmeidler)

Except as amended herein the aforesaid oil and gas lease shall remain in full force and affect in accordance with the original terms and conditions therein set out and is hereby ratified, confirmed and approved.

This Amendment shall extend to and be binding upon the heirs, successors and assigns of the parties hereto.

This Amendment dated this <u>31</u> day of <u>Curgust</u>, 2011.

Michael L. Schmeidler Cheryld . Schmeidler

STATE OF KANSAS, COUNTY OF ELLIS, ss:

The foregoing instrument was acknowledged before me this  $2^{nq}$  day of dept, 2011, by Michael L. Schmeidler.

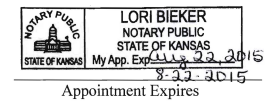


Joni Bicker

<u>8-22-15</u> Appointment Expires

STATE OF KANSAS, COUNTY OF ELLIS, ss:

The foregoing instrument was acknowledged before me this  $31^{52}$  day of  $\Delta u_{5}$  day of  $\Delta u_{5}$ 2011, by Cheryl I. Schmeidler.



Soi Breker

(DaMar Resources - Longpine-Schmeidler) Jeter Law Firm, LLP P.O. Box 128 Hays, KS 67601