

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

1064820

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
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:	( <b>Note:</b> 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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Side Two



\_\_ feet from

SEWARD CO. 3390' FEL

feet from

N /

E /

S Line of Section

W Line of Section

F \ W

For KCC Use ONLY	
API # 15	-

Operator: \_

Well Number: \_\_\_

Lease: \_

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

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

Location of Well: County: \_\_\_

Field:							_ Se	C	Twp	S. R		_ E	W
Number of QTR/QTR/							– Is	Section:	Regular or	Irregular			
									s Irregular, locato er used: Ni			rner boun SW	dary.
	S	how location	on of the w	vell. Show	footage to		PLAT	r unit bour	ndary line. Show i	the predicted lo	ocations o	of	
					d electrica		required b	y the Kan	sas Surface Own				
		:	:	:		:	:	:		LEGE	ND		
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270 ft		: :	·		••••	:	:	:		<b>₽</b>			1980' FSL
370 ft			:	: 	•••••		:	: :					

#### 1100 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.

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

- 3. The distance to the nearest lease or unit boundary line (in footage).
- 4. If proposed location is located within a prorated or spaced field a certificate of acreage attribution plat must be attached: (C0-7 for oil wells; CG-8 for gas wells).
- 5. The predicted locations of lease roads, tank batteries, pipelines, and electrical lines.



## KANSAS CORPORATION COMMISSION OIL & GAS CONSERVATION DIVISION

1064820

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 spilled fluids to flow into the pit?   Yes   No		Drill pits must be closed within 365 days of spud date.		
Submitted Electronically				
	кссс	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

1064820

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

# CERTIFICATION OF COMPLIANCE WITH THE KANSAS SURFACE OWNER NOTIFICATION ACT

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

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

Select the corresponding form being filed: C-1 (Intent) CB-1 (C	Cathodic Protection Borehole Intent) T-1 (Transfer) CP-1 (Plugging Application)
OPERATOR: License #	Well Location:
Name:	SecTwpS. R 🔲 East 🗌 West
Address 1:	County:
Address 2:	Lease Name: Well #:
City:	If filing a Form T-1 for multiple wells on a lease, enter the legal description of
Contact Person:	the lease below:
Phone: ( ) Fax: ( )	
Email Address:	
Surface Owner Information:	
Name:	When filing a Form T-1 involving multiple surface owners, attach an additional
Address 1:	sheet listing all of the information to the left for each surface owner. Surface owner information can be found in the records of the register of deeds for the
Address 2:	county, and in the real estate property tax records of the county treasurer.
City:	
the KCC with a plat showing the predicted locations of lease roads, tank	dic Protection Borehole Intent), you must supply the surface owners and a batteries, pipelines, and electrical lines. The locations shown on the plat in the Form C-1 plat, Form CB-1 plat, or a separate plat may be submitted.
Select one of the following:	
owner(s) of the land upon which the subject well is or will be loce CP-1 that I am filing in connection with this form; 2) if the form the form; and 3) my operator name, address, phone number, fax, and I have not provided this information to the surface owner(s). I an KCC will be required to send this information to the surface owner(s).	cknowledge that, because I have not provided this information, the ner(s). To mitigate the additional cost of the KCC performing this
task, I acknowledge that I am being charged a \$30.00 handling  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
Submitted Electronically	

63U (Rev. 1993)

Reorder No. 09-115

Kansas Blue Print 700 S, Brondwey PO Bex 793 Wichits, KS 07201-0793 Wichits, KS 07201-0793 Group Republic Research (1988) Wilchits, KS 07201-0793 Group Republic Re

		. (	OIL AND G	AS LEASE		www.kbp.com · kbp@kbp.com
AGREEN	IENT, Made and entered into the	3rd	day of	June	·	2005
by and between _	Gilbert Stadelma	an and Ma	•	adelman, his	wife	
···	2103 Avenue D, E	PO Box 16	52			
	Wilson, KS 6749	90				
		<del></del>				
whose mailing ad	dress is			***************************************	hereinafter	called Lessor (whether one or more),
and J. Fr	ed Hambright, Inc	., 125 N	N. Market, St	<u>e 1415, Wich</u>	ita, KS 67202	! ************************************
						, hereinafter caller Lessee:
is here acknowled of investigating, o constituent produ and things thereo	iged and of the royalties herein prexploring by geophysical and other fuctors, injecting gas, water, other fluint to produce, save, take care of, trestured therefrom, and housing and	er means, prosp ds, and air into s at, manufacture, otherwise carin	e agreements of the lesse ecting drilling, mining ar ubsurface strata, laying p process, store and transp g for its employees, the fo	e herein contained, herek id operating for and pro- ipe lines, storing oil, buil- ort said oil, liquid hydroc ollowing described land, t	ducing oil, liquid hydrocart ding tanks, power stations, t arbons, gases and their respo	) in hand paid, receipt of which clusively unto lessee for the purpose bons, all gases, and their respective telephone lines, and other structures ective constituent products and other ary rights and after-acquired interest.
nerem shakea n	County of	<del> </del>	South, Range		.1043	described as follows to-wit:
	·	ion 4:	S/2SE/4; and	<del></del>		Direct - Wille
	Sect	ion 3:	S/2SW/4; and			in Direct Thurs
	Sect	ion 3:	The S 1,584'	of the W 82.	5' of the SE/4	
			<b></b>		190	Chocked amusaleum
In Section accretions thereto	Township		Range	, and containing	uk	acres, more or less, and all
	the provisions herein contained, ocarbons, gas or other respective			$_{\text{of}}\frac{\text{Two}(2)}{\text{oduced from said land on}}$	rs from this date (called "pr cland with which said land	imary term"). and as long thereafter is pooled.
	eration of the premises the said le		=	ny connect wells on suid	land the equal one-eighth (	%) part of all oil produced and saved
from the leased p	remises.	_				•
at the market pri premises, or in th as royalty One I	ce at the well, (but, as to gas sold be manufacture of products therefi Pollar (\$1.00) per year per net min	by lessee, in no om, said payme	event more than one-cig nts to be made monthly.	hth (%) of the proceeds r Where gas from a well p	received by lessee from such producing gas only is not so	y products therefrom, one-eighth (%), a sales), for the gas sold, used off the old or used, lessee may pay or tender nat gas is being produced within the
This leas						nence to drill a well within the term
	ny extension thereof, the lessee sh quantities, this lease shall continue					nd if oil or gas, or either of them, be irst mentioned.
	ssor owns a less interest in the a ly in the proportion which lessor's				ate therein, then the royalt	ies herein provided for shall be paid
	all have the right to use, free of co uested by lessor, lessee shall bury	-	=	nd for lessee's operation	thereon, except water from	the wells of lessor.
	hall be drilled nearer than 200 fee		-	es without written conse	nt of lessor.	
	all pay for damages caused by les all have the right at any time to r				ng the right to draw and re	move casing.
executors, admin lessee has been f with respect to th	istrators, successors or assigns, t urnished with a written transfer o le assigned portion or portions aris	out no change i or assignment or sing subsequent	n the ownership of the l a true copy thereof. In c to the date of assignment	and or assignment of re ase lessee assigns this le	ntals or royalties shall be i ase, in whole or in part, less	ts hereof shall extend to their heirs, binding on the lessee until after the see shall be relieved of all obligations
surrender this lea	ise as to such portion or portions a	ınd be relieved o	f all obligations as to the	acreage surrendered.		bove described premises and thereby
All expre in whole or in pa Regulation.	ss or implied covenants of this learn, nor lessee held liable in dama	ase shall be subj ges, for failure t	ject to all Federal and St o comply therewith, if con	ate Laws, Executive Ord mpliance is prevented by	ers, Rules or Regulations, ar , or if such failure is the re-	nd this lease shall not be terminated, sult of, any such Law, Order, Rule or
Lessor he any mortgages, t signed lessors, fo	axes or other liens on the above d	lescribed lands, cessors and ass	in the event of default of igns, hereby surrender a	payment by lessor, and ad release all right of do	be subrogated to the rights ower and homestead in the	time to redeem for lessor, by payment of the holder thereof, and the under- premises described herein, in so far
Lesace, a	t its option is hereby given the ri	ght and power i	to pool or combine the ac	reage covered by this les	se or any portion thereof w	rith other land, lease or leases in the lease premises so as to promote the
conservation of or units not exce record in the co- pooled into a tra- found on the rec-	oil, gas or other minerals in and seeding 40 acres each in the event aveyance records of the county inct or unit shall be treated, for all aled acresse, it shall be treated as it and acresse.	under and that a of an oil well, on which the lan purposes except if production is	may be produced from sa r into a unit or units not d herein leased is situat the payment of royalties had from this lease, whet	id premises, such pooling exceeding 640 acres each ed an instrument identi; s on production from the ther the well or wells be le	g to be of tracts contiguous in the event of a gas well, fying and describing the p pooled unit, as if it were in ocated on the premises cove	to one another and to be into a unit, Lessee shall execute in writing and cooled acreage. The entire acreage so acluded in this lease. If production is red by this lease or not. In lieu of the
placed in the uni	t or his royalty interest therein on	an acreage basi	s bears to the total acrea;	ge so pooled in the partic	ular unit involved.	acrein as the amount of his acreage
*See	Rider attached he	ereto and	i made a part	hereof.		•
		•				
				Provide page 18 st. Chapter	:	
IN WITH	NESS WHEREOF, the undersigned	d execute this in	strument as of the day ar	d year first above writte	n.	
0.	maratill 1	DNATO	Om an	x/		Tall
X: My Mars	garet M. Stadelman	<i>amalk</i> 1	viruen)	Gilbe	rt Stadelman	" We have high
			<u>, ,</u>	SS#:	<u>510-39</u>	1944
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STATE OF	Management	10-11-08		A Chart
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OIL AND GAS LEASE  Date Of County  County  County  County  County  This instrument was filed for recorded in Book 622 Page T8 In Book 623 Page T8				The state of the s
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corporation, on behalf of the corporation.		of the corporation.		

Notary Public

Attached hereto and made a part hereof an Oil & Gas Lease by and between Gilbert Stadelman and Margaret Stadelman, his wife, as Lessc and J. Fred Hambright, Inc. as Lessee and covering Lands in Ellis County, Kansas, described towit:

Township 14 South, Range 19 West

Section 4: S/2SE/4; and Section 3: S/2SW/4; and Section 3: The S 1,584' of the W 825' of the SE/4.

#### **RIDER**

If at the end of the primary term, this lease is not otherwise continued in force under the provisions hereof, this lease shall expire, unless Lessee on or before the end of the primary term shall pay or tender to Lessor, the sum of \$5.00 multiplied by the number of net mineral acres owned by Lessor in the land above described and then subject to this lease; and subject to the other provisions of this lease, the primary term shall be extended for an additional term of  $\underline{One(1)}$  years from the end of the primary term hereof.

X: Margaret M. Stadelman Gilbert Stadelman

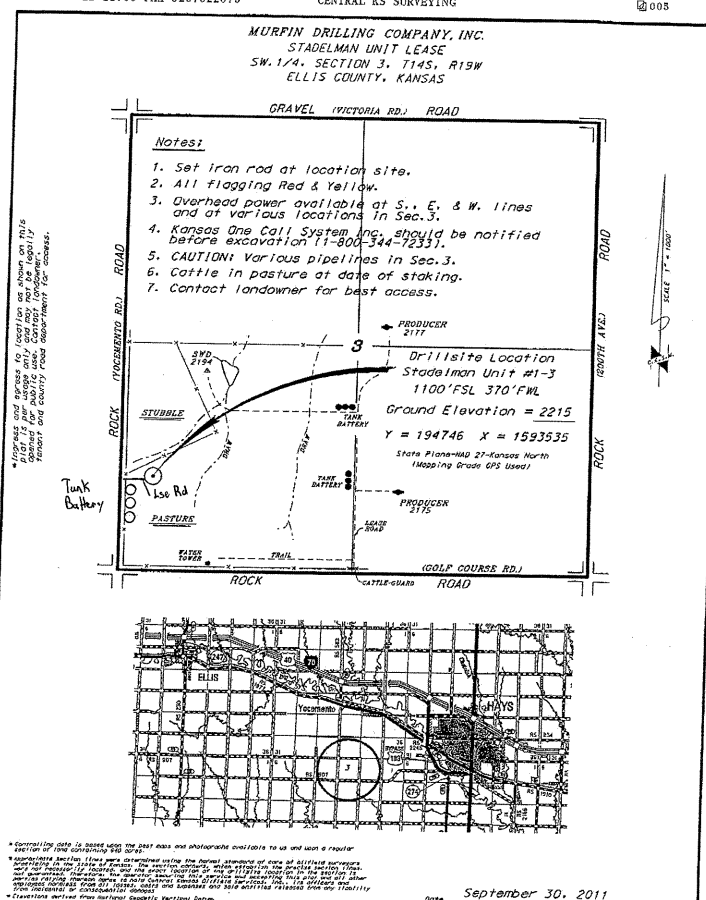
# 63U (Rev. 1993) OIL AND GAS LEASE

THE DAY WAS BUILDING

AGREEMENT, Made and entered in		August	2009
y and between Zachary Stade	lman. Executor of the E	state of Virgil Stadelman, decea	sed
whose mailing address is 1708 F1m MURFIN DRILLING (	Street, Hays, KS 67601 COMPANY INC.	Telephone 1-800-621-3018	ssor (whether one or more),
	00, Wichita, KS 67202		, hereinafter caller Leaves:
Lessor, in consideration of	one and more	Dollars (\$ +1.00 ) in 1	and paid, receipt of which
of investigating, exploring by geophysical a constituent products, injecting gas, water, oil and things thereon to produce, save, take can products manufactured therefrom, and housi	and other means, prospecting drilling, mining ther fluids, and air into subsurface strata, laying to of, treat, manufacture, process, store and tran ing and otherwise caring for its employees, the	see herein contained, hereby grants, leases and lets exclusively; and operating for and producing oil, liquid hydrocarbons, all pipe lines, storing oil, building tanks, power stations, telephonesports and oil, liquid hydrocarbons, gases and their respective cor following described land, together with any reversionary rights.	gases, and their respective tilines, and other structures ustituent products and other and after-acquired interest,
herein situated in County of			lescribed as follows to-wit:
Photo And		uth, Range 19 West  W/4 and the South 1,584 feet of	the West
I Direct MAN		feet of the SE/4	1,000
Numerical A	Section 4: S/2	5E/4	i,
Checked			** .
In Section XXXX Townsh	ip XXXX Range X	and containing 190	acres, more or less, and all
as oil, liquid hydrocarbons, gas or other resp		m of <u>two (2)</u> yours from this date (called "primary ter produced from said land or land with which said land is pooled	m"), and as long thereafter
In consideration of the premises the Int. To deliver to the credit of lease	=	may connect wells on said land, the equal one eighth (%) part of	all oil produced and saved
from the leased premises.  2nd. To pay lessor for gas of what	scever nature or kind produced and sold, or a	sed off the premises, or used in the manufacture of any product	therefrom, one eighth (%).
premises, or in the manufacture of products	therefrom, said payments to be made month	sighth (%) of the proceeds received by leases from such sales), to y, Where gas from a well producing gas only is not sold or use uch payment or tender is made it will be considered that gos is	d, lesues may pay or tender
of this lease or any extension thereof, the le	essee shall have the right to drill such well to	ayment or drilling operations. If the lessee shall commence to completion with reasonable diligence and dispatch, and if all o ich well had been completed within the term of years first menti	r gas, or either of them, be
If said lessor owns a less interest in the propertion which	n the above described land than the entire a lessor's interest bears to the whole and undiv	nd undivided fee simple estate therein, then the royalties herein ded fee.	provided for shall be paid
Lessee shall have the right to use, for	ee of cost, gas, oil and water produced on said	land for lessee's operation thereon, except water from the wells	of lessor.
	Ill bury lessee's pipe lines below plow depth.		
	200 feet to the house or barn now on said pres i by lessee's operations to growing crops on sa		
If the estate of either party hereto executors, administrators, successors or ass	is assigned, and the privilege of assigning signs, but no change in the ownership of th	ed on said premises, including the right to draw and remove casi in whole or in part is expressly allowed, the covenants hereof I land or assignment of rentals or royalties shall be binding of case tessee assigns this lease, in whole or in part, lessee shall is	shall extend to their heirs, a the lessee until after the
with respect to the assigned portion or portio	one arising subsequent to the date of assignme	nt. or releases covering any portion or portions of the above desc	
surrender this lease as to such portion or por All express or implied covenants of	tions and be relieved of all obligations as to t this lease shall be subject to all Federal and		se shall not be terminated,
Lessor hereby warrants and agrees t any mortgages, taxes or other liens on the a signed lessors, for themselves and their hei	bove described lands, in the event of default rs, successors and assigns, hereby surrender	, and agrees that the lessee shall have the right at any time to red of payment by lessor, and be subrogated to the rights of the ho and release all right of dower and homestead in the premises	der thereof, and the under-
Lossee, at its option, is hereby given immediate vicinity thereof, when in lease conservation of oil, gas or other minerals is or units not exceeding 40 acress each in the record in the conveyance records of the copoled into a tract or unit shall be treated, found on the pooled acreage, it shall be treated found on the pooled acreage, it shall be treated, respectively the proposition of the pooled acreage, it shall be treated to the proposition of the pooled acreage, it shall be treated to the proposition of the pooled acreage, it shall be treated to the proposition of the pro	's judgment it is necessary or advisable to n and under and that may be produced from event of an oll well, or into a unit or units n unty in which the land herein leased is situ for all purposes except the payment of royalt ted as if production is had from this lease, wh	acreage covered by this lease or any portion thereof with other to so in order to properly develop and operate said lease pren said premises, such pooling to be of tructs contiguous to one and texceeding 640 acres each in the event of a gas well. Lease as a lease of the control of the process of the control of the process of the control of the production from the pooled unit, as if it were included in either the well or wells be located on the premises covered by this pooled only such portion of the royalty stipulated heroin as	nises so as to promote the other and to be into a unit hall execute in writing and age. The entire acroage so this lease, if production is s lease or not. In lieu of the
nder the provisions he he primary term shall umber of net mineral a	ereof, this lease shall pay or tender to Lesson acres owned by Lessor in term shall be extended	s lease is not otherwise continue expire, unless Lessee on or before, the sum of (\$5.00) multiplied the land above described and the for an additional one (1) year to	ore the end of by the nen subject to
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IN WITNESS WHEREOF, the under	die and die	KA PROCES A STATE	
Witnesnen;	The Estate	of Virgin Stadelman, deceased	
	1 .	Zachary Stadelman, Axecutor	
		11 A Hathardon	
	,	- I servil I I KAMININI OF	

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ATE OF	NAME DO DE CONTROL DE
	NT FOR CORPORATION (KsOkCoNe)
e foregoing instrument was acknowledged before me this day of _	
A	
poration, on behalf of the corporation.	F. 7
commission expires	•

Notary Public



CENTRAL KANSAS OILFIELD SERVICES, INC. (620)792-1977