

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

1064919

Form C-1

March 2010

Form must be Typed

Form must be Signed

All blanks must be Filled

NOTICE OF INTENT TO DRILL

	(5) days prior to commencing well Surface Owner Notification Act, MUST be submitted with this form.
Expected Spud Date:	Spot Description:
month day year	
	(0/0/0/0)
OPERATOR: License#	feet from N / S Line of Section feet from E / W Line of Section
Name:	Is SECTION: Regular Irregular?
Address 1:	is SECTION. Regular Integular?
Address 2: State: Zip: +	(Note: Locate well on the Section Plat on reverse side)
Contact Person:	County:
Phone:	Lease Name: Well #:
	Field Name:
CONTRACTOR: License#	Is this a Prorated / Spaced Field?
Name:	Target Formation(s):
Well Drilled For: Well Class: Type Equipment:	Nearest Lease or unit boundary line (in footage):
Oil Enh Rec Infield Mud Rotary	Ground Surface Elevation:feet MSL
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:
	Surface Pipe by Alternate: I III
If OWWO: old well information as follows:	Length of Surface Pipe Planned to be set:
Operators	Length of Conductor Pipe (if any):
Operator:	Projected Total Depth:
Well Name: Original Total Depth:	Formation at Total Depth:
Original Completion Bate.	Water Source for Drilling Operations:
Directional, Deviated or Horizontal wellbore?	Well Farm Pond Other:
If Yes, true vertical depth:	DWR Permit #:
Bottom Hole Location:	(Note: Apply for Permit with DWR)
KCC DKT #:	Will Cores be taken?
	If Yes, proposed zone:
AF	FIDAVIT
The undersigned hereby affirms that the drilling, completion and eventual plu	aging of this well will comply with K.S.A. 55 et. seg.
It is agreed that the following minimum requirements will be met:	39···9 - · · · · · · · · · · · · · · · ·
Notify the appropriate district office <i>prior</i> to spudding of well;	4200 2
 A copy of the approved notice of intent to drill shall be posted on each The minimum amount of surface pipe as specified below shall be set 	
through all unconsolidated materials plus a minimum of 20 feet into the	
4. If the well is dry hole, an agreement between the operator and the dist	
5. The appropriate district office will be notified before well is either plugge	, , , , , , , , , , , , , , , , , , , ,
6. If an ALTERNATE II COMPLETION, production pipe shall be cemente	d from below any usable water to surface within 120 DAYS of spud date.
Or pursuant to Appendix "B" - Eastern Kansas surface casing order #1	00 004 0 111 11 4 4 1400 014140 14 4 4 11 41
• • • • • • • • • • • • • • • • • • • •	·
• • • • • • • • • • • • • • • • • • • •	plugged. <i>In all cases, NOTIFY district office</i> prior to any cementing.
• • • • • • • • • • • • • • • • • • • •	·
must be completed within 30 days of the spud date or the well shall be	···
must be completed within 30 days of the spud date or the well shall be	··
must be completed within 30 days of the spud date or the well shall be	··
must be completed within 30 days of the spud date or the well shall be	plugged. In all cases, NOTIFY district office prior to any cementing. Remember to:
must be completed within 30 days of the spud date or the well shall be Submitted Electronically	plugged. In all cases, NOTIFY district office prior to any cementing.
must be completed within 30 days of the spud date or the well shall be Submitted Electronically For KCC Use ONLY API # 15 -	plugged. In all cases, NOTIFY district office prior to any cementing. Remember to: - File Certification of Compliance with the Kansas Surface Owner Notification
must be completed within 30 days of the spud date or the well shall be Submitted Electronically For KCC Use ONLY API # 15	Plugged. In all cases, NOTIFY district office prior to any cementing. Remember to: - File Certification of Compliance with the Kansas Surface Owner Notification Act (KSONA-1) with Intent to Drill;
must be completed within 30 days of the spud date or the well shall be Submitted Electronically For KCC Use ONLY API # 15 -	Plugged. In all cases, NOTIFY district office prior to any cementing. 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;
must be completed within 30 days of the spud date or the well shall be Submitted Electronically For KCC Use ONLY API # 15	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;
must be completed within 30 days of the spud date or the well shall be submitted Electronically For KCC Use ONLY API # 15	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);
For KCC Use ONLY API # 15 - Conductor pipe required	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.
must be completed within 30 days of the spud date or the well shall be submitted Electronically For KCC Use ONLY API # 15	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);

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



___ feet from

feet from

N /

E /

S Line of Section

W Line of Section

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:							Sec	Twp	S. R	E	W
	Acres attribu						Is Section:	Regular	or Irregular		
							If Section is Section con	_	cate well from near		dary.
	Sho	v location	of the we	II. Show fo	otage to the	PL.		ndary line. Sho	ow the predicted loca	itions of	
					electrical lir	nes, as requ		nsas Surface C	Owner Notice Act (Ho		
1570 ft		:	- 0 :		:	:	:		LEGEN	D	
						·	 		O Well Loc	ation tery Location	
		· · · · · · · · · · · · · · · · · · ·		,	·		·			Location Line Location Doad Location	
		······					······		Lease N	Dau Location	
	:	:	:	9	- :	:	<u> </u>	E	KAMPLE		
									0=	·	1980' FSL
		:				:		SEW	######################################	:	

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

5170 ft.

In plotting the proposed location of the well, you must show:

- 1. The manner in which you are using the depicted plat by identifying section lines, i.e. 1 section, 1 section with 8 surrounding sections, 4 sections, etc.
- 2. The distance of the proposed drilling location from the south / north and east / west outside section lines.
- 3. The distance to the nearest lease or unit boundary line (in footage).
- 4. If proposed location is located within a prorated or spaced field a certificate of acreage attribution plat must be attached: (C0-7 for oil wells; CG-8 for gas wells).
- 5. The predicted locations of lease roads, tank batteries, pipelines, and electrical lines.



KANSAS CORPORATION COMMISSION OIL & GAS CONSERVATION DIVISION

064919

Form CDP-1 May 2010 Form must be Typed

APPLICATION FOR SURFACE PIT

Submit in Duplicate

Operator Name:			License Number:
Operator Address:			
Contact Person:		Phone Number:	
Lease Name & Well No.:		Pit Location (QQQQ):	
Type of Pit: Emergency Pit Burn Pit Settling Pit Drilling Pit Workover Pit Haul-Off Pit (If WP Supply API No. or Year Drilled)	Pit is: Proposed Existing If Existing, date constructed: Pit capacity: (bbls)		SecTwpR East WestFeet from North / South Line of SectionFeet from East / West Line of SectionCounty
Is the pit located in a Sensitive Ground Water A	rea? Yes	No	Chloride concentration: mg/l (For Emergency Pits and Settling Pits only)
Is the bottom below ground level?	Artificial Liner?	No	How is the pit lined if a plastic liner is not used?
Pit dimensions (all but working pits):	Length (fee	et)	Width (feet) N/A: Steel Pits
If the pit is lined give a brief description of the li material, thickness and installation procedure.	ner	dures for periodic maintenance and determining any special monitoring.	
Distance to nearest water well within one-mile of	of pit:	Depth to shallo Source of infor	west fresh water feet. nation:
feet Depth of water well	feet	measured	well owner electric log KDWR
Emergency, Settling and Burn Pits ONLY: Producing Formation: Number of producing wells on lease: Barrels of fluid produced daily: Does the slope from the tank battery allow all s flow into the pit? Yes No Submitted Electronically		Type of materia Number of wor Abandonment	over and Haul-Off Pits ONLY: all utilized in drilling/workover: king pits to be utilized: procedure: de closed within 365 days of spud date.
	KCC	OFFICE USE O	NLY
Date Received: Permit Num	ber:	Perm	Liner Steel Pit RFAC RFAS t Date: Lease Inspection: Yes No



Kansas Corporation Commission Oil & Gas Conservation Division

1064919

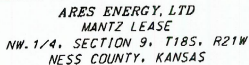
Form KSONA-1
July 2010
Form Must Be Typed
Form must be Signed
All blanks must be Filled

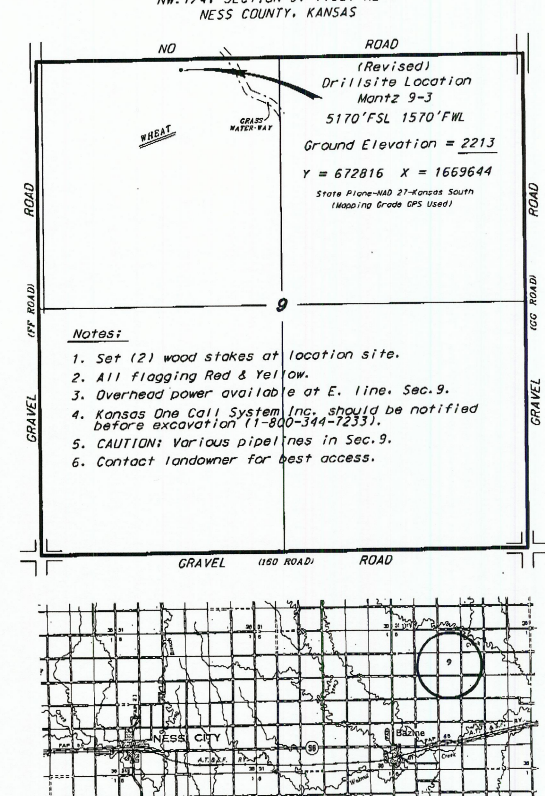
CERTIFICATION OF COMPLIANCE WITH THE KANSAS SURFACE OWNER NOTIFICATION ACT

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	athodic Protection Borehole Intent)
OPERATOR: License #	Well Location:
Name:	SecTwpS. R
Address 1:	County:
Address 2:	Lease Name: Well #:
City: State: Zip:+	If filing a Form T-1 for multiple wells on a lease, enter the legal description of
Contact Person:	the lease below:
Phone: () Fax: ()	
Email Address:	
Surface Owner Information:	
Name:	When filing a Form T-1 involving multiple surface owners, attach an additional
Address 1:	sheet listing all of the information to the left for each surface owner. Surface owner information can be found in the records of the register of deeds for the
Address 2:	county, and in the real estate property tax records of the county treasurer.
City: State: Zip:+	
the KCC with a plat showing the predicted locations of lease roads, tank	dic Protection Borehole Intent), you must supply the surface owners and batteries, pipelines, and electrical lines. The locations shown on the plat in the Form C-1 plat, Form CB-1 plat, or a separate plat may be submitted.
I certify that, pursuant to the Kansas Surface Owner Notice Adowner(s) of the land upon which the subject well is or will be lo CP-1 that I am filing in connection with this form; 2) if the form b form; and 3) my operator name, address, phone number, fax, are	ct (House Bill 2032), I have provided the following to the surface potential: 1) a copy of the Form C-1, Form CB-1, Form T-1, or Form the being filed is a Form C-1 or Form CB-1, the plat(s) required by this end email address. 1) cknowledge that, because I have not provided this information, the
task, I acknowledge that I am being charged a \$30.00 handling	ner(s). To mitigate the additional cost of the KCC performing this fee, payable to the KCC, which is enclosed with this form.
If choosing the second option, submit payment of the \$30.00 handling to form and the associated Form C-1, Form CB-1, Form T-1, or Form CP-1	fee with this form. If the fee is not received with this form, the KSONA-1 will be returned.
Submitted Electronically	





Controlling data is based when the best maps and photographs dvailable to us and when a requier section of long containing 640 ocres.

October 12, 2011

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: ARES Energy, Ltd.	Location of Well: County: Ne	ess
Lease: Mantz	5,170	feet from N / X S Line of Section
Well Number: 9-3	1,570	feet from E / W Line of Section
Field: Mantz	Sec. 9 Twp. 18	S. R. ²¹ E 🔀 W
Number of Acres attributable to well:	Is Section: 🔀 Regular or	Irregular
		e well from nearest corner boundary.

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.

*		LEGEND O Well Location Tank Battery Location Pipeline Location Electric Line Location Lease Road Location
		EXAMPLE
		1980' FSL
		SEWARD CO. 3390' FEL

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

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.

FÖRM 88 - (PRODUCER'S SPECIAL) (PAID-UP) 63U (Rev. 1993)

Book: 343 Page: 226
Receil 8476 Recording Fee: \$12.00
Pages Jorded: 2
Cashier Initials: MH
Date Recorded: 8/2/2011 2:00:00 PM

OIL AND GAS LEASE

GREEMENT, Made and entered into the	20 th day of	January		2011
william J. Simir Sol				
	¥.			
	01 Andover Avenue, Midland,		hereinafter	called Lessor (whether one or more),
d J. FRED HAMBRIGHT, INC.	, 125 N. Market, Suite 1415, W	ichita, Kansas 67202		1 O
		D.11 (6)	0 (1	hereinafter called Lessee: 00) +) in hand paid,
Lessor, in consideration of	One and More	Dollars (\$	One (1.	.00) 1
ceipt of which is here acknowledged and of the r e purpose of investigating, exploring by geophy spective constituent products, injecting gas, water ructures and things thereon to produce, save, taken dother products manufactured therefrom, and ho	ysical and other means, prospecting drilling er, other fluids, and air into subsurface strat	g, mining and operating for and a, laying pipe lines, storing oil, and transport said oil, liquid hyo	building tanks, pow brocarbons, gases and	er stations, telephone lines, and other d their respective constituent products
nterest, therein situated in County of	Ness	State of	Kansas	Described as follows to wit:
Cownship 18 South, Range 21 West Section 4: W/2				
n Section Township	Range	and containing	320	acres, more or less and all
ccretions thereto			om this data (asllad !!	'primary term") and as long thereofter
Subject to the provisions herein contained, the		Time (3)		'primary term"). and as long thereafter
s oil, liquid hydrocarbons, gas or other respective		uced from said faild of faild with	which sale fand is pe	Joica.
In consideration of the premises the said less		and the equi	ol Fiftoon Parcent (1	5%) part of all oil produced and save
1st. To deliver to the credit of lessor, free of rom the leased premises.	cost, in the pipe line to which lessee may co	nnect wells on said land, the equ	ai Fineen Fercent (1.	270) part of all on produced and save
2nd. To pay lessor for gas of whatsoever natine market price at the well, (but, as to gas sold by remises, or in the manufacture of products therefore one Dollar (\$1.00) per year per net minerate preceding paragraph.	lessee, in no event more than <u>Fifteen Perce</u> from, said payments to be made monthly. We all acre retained hereunder, and if such payment	and (15%) of the proceeds received. Where gas from a well producing the control of tender is made it will be control.	g gas only is not sold onsidered that gas is	d or used, lessee may pay or tender a being produced within the meaning o
This lease may be maintained during the print any extension thereof, the lessee shall have the quantities, this lease shall continue and be in force	right to drill such well to completion with with like effect as if such well had been com	reasonable diligence and dispate pleted within the term of years fi	rst mentioned.	, or either of them, be found in payin
If said lessor owns a less interest in the aboressor only in the proportion which lessor's interest	bears to the whole and undivided fee.			
Lessee shall have the right to use, free of cos		or lessee's operation thereon, exc	ept water from the w	rells of lessor.
When requested by lessor, lessee shall bury				
No well shall be drilled nearer than 200 feet				
Lessee shall pay for damages caused by less				
Lessee shall have the right at any time to ren				
If the estate of either party hereto is assign administrators, successors or assigns, but no chang with a written transfer or assignment or a true co portion or portions arising subsequent to the date of	the in the ownership of the land or assignment py thereof. In case lessee assigns this lease, of assignment.	in whole or in part, lessee shall	be relieved of all o	obligations with respect to the assigne
Lessee may at any time execute and deliver this lease as to such portion or portions and be relie	to lessor or place of record a release or release eved of all obligations as to the acreage surre	ases covering any portion or port endered.	ions of the above de	scribed premises and thereby surrende
All express or implied covenants of this least or in part, nor lessee held liable in damages, for far	lure to comply therewith, if compliance is pr	revented by, or if such failure is t	ne result or, any such	n Law, Order, Rule of Regulation.
Lessor hereby warrants and agrees to defen mortgages, taxes or other liens on the above descr for themselves and their heirs, successors and assi homestead may in any way affect the purposes for	gns, hereby surrender and release all right of	t by lessor and be subrogated to	the rights of the hold	der thereof, and the undersigned lesson
Lessee, at its option, is hereby given the rigital vicinity thereof, when in lessee's judgment it is not other minerals in and under and that may be produin the event of an oil well, or into a unit or units not in which the land herein leased is situated an interest the payment of royalties on production from this lease, whether the well or wells be from a unit so pooled only such portion of the royacreage so pooled in the particular unit involved.	iced from said premises, such pooling to be of exceeding 640 acres each in the event of a rument identifying and describing the pooled unit, as if it were included in the pooled unit, as if it were included in the premises covered by this least	of tracts contiguous to one anoth gas well. Lessee shall execute in d acreage. The entire acreage so his lease. If production is found	er and to be into a un writing and record in pooled into a tract of on the pooled acreas sewhere herein spec	in the conservation of or, gas cannot or unit or units not exceeding 40 acres each in the conveyance records of the count or unit shall be treated, for all purpose ge, it shall be treated as if production in iffied, lessor shall receive on production.
IN WITNESS WHEREOF, the undersigned execu Witnesses:	esthis instrument as of the day and year first above	written. Willia WILLIAM J. S SSN:	IMPSON	ingsoon
	70			
	OUNTY			

STATE OF TEXAS	
COUNTY OFMIDLAND	ss.
BEFORE ME, the undersigned, a Notary 2011, appeared William known to be the identical person who executed the with the same as his free and voluntary act and deed for the	Public, within and for said County and State, on this 22 day of J. Simpson, to me personally ithin and foregoing instrument and acknowledge to me that he executed e uses and purposes therein set forth.
IN WITNESS WHEREOF, I have hereunto s	set my hand and official seal the day and year last above written.
My Commission Expires: April 27, 2013	DONNA MCKANDLES MY COMMISSION EXPIRES April 27, 2013

Pages Recorded: 2 Cashier Initials: MH

Recording Fee: \$12

Date Recorded: 8/2/2011 2:05:00 PM

AGREEMENT, Made and entered into the 20 th	day of			
by and between JEAN LOREE SIMPSON		January	У	201
whose mailing address is 4012	Livingston, Midland, Te	yas 70707	hereinafter calle	d I (1 d
and J. FRED HAMBRIGHT, INC., 125	N. Market Suite 1415 W	ichita Vangas 67202	neremaner cane	d Lessor (whether one or mo
	- Wallet, Suite 1415, W	icinta, Kalisas 0/202		1
Lessor, in consideration of	One and More	Dollars (\$	0 (1.00)	hereinafter called Less
receipt of which is here acknowledged and of the royalties the purpose of investigating, exploring by geophysical ar respective constituent products, injecting gas, water, other structures and things thereon to produce, save, take care of and other products manufactured therefrom, and housing an interest, therein situated in County of	herein provided and of the agreemen and other means, prospecting drilling fluids, and air into subsurface strata	nts of the lessee herein contained in mining and operating for and in a, laying pipe lines, storing oil,	building tanks, nower state	l lets exclusively unto lessed drocarbons, all gases, and the lines telephone lines and of
interest, therein situated in County of	Ness	State of		Described as follows to wit:
Township 18 South, Range 21 West Section 4: W/2				
In Section Township	Range	and containing		
accretions thereto		and containing	320	acres, more or less and all
Subject to the provisions herein contained, this lease s	shall remain in force for a term of	Three (3) years from	m this date (called "primary	term"). and as long therea
s oil, liquid hydrocarbons, gas or other respective constituer In consideration of the premises the said lessee covena	nt products, or any of them, is produc	ed from said land or land with w	which said land is pooled.	
1st. To deliver to the credit of lessor, free of cost, in the rom the leased premises.	le pipe line to which lessee may conn	ect wells on said land, the equal	Fifteen Percent (15%) par	rt of all oil produced and sa
remises, or in the manufacture of products therefrom, said by all the products therefrom, said by all the products therefrom, said by all the preceding paragraph. This lease may be maintained during the primary term or any extension thereof, the lessee shall have the right to duantities, this lease shall continue and be in force with like e	hereof without further payment or dr	rilling operations. If the lessee sh	nall commence to drill a we	roduced within the meaning
If said lessor owns a less interest in the above describes or only in the proportion which lessor's interest bears to the	ad land than the anti-			
Lessee shall have the right to use, free of cost, gas, oil a				
When requested by lessor, lessee shall bury lessee's pipe	e lines below plow depth.	ossee's operation thereon, except	water from the wells of les	ssor.
No well shall be drilled nearer than 200 feet to the house		out written consent of lessor		
Lessee shall pay for damages caused by lessee's operation	ons to growing crops on said land.	to the second of tessor.		
Lessee shall have the right at any time to remove all made	chinery and fixtures placed on said pr	remises, including the right to dr	raw and remove casing	
If the estate of either party hereto is assigned, and the ministrators, successors or assigns, but no change in the own the a written transfer or assignment or a true copy thereof. The or portions arising subsequent to the date of assignment or portions arising subsequent to the date of assignment.	privilege of assigning in whole or in	n part is expressly allowed, the	covenants hereof shall ext	tend to their heirs, executor the lessee has been furnished with respect to the assigned
Lessee may at any time execute and deliver to lessor or s lease as to such portion or portions and be relieved of all o	place of record a release or releases obligations as to the acreage surrender	covering any portion or portions	s of the above described pro	emises and thereby surrende
All express or implied covenants of this lease shall be su in part, nor lessee held liable in damages, for failure to comp	1 un i		ulations, and this lease shal	l not be terminated, in whol
Lessor hereby warrants and agrees to defend the title to rtgages, taxes or other liens on the above described lands, in themselves and their heirs. Successors and assigns, baraby,	the lands herein described, and agree	es that the lessee shall have the	right at any time to redeen	ler, Rule or Regulation.
Lessee, at its option, is hereby given the right and power nity thereof, when in lessee's judgment it is necessary or ader minerals in and under and that may be produced from said the event of an oil well, or into a unit or units not exceeding thich the land herein leased is situated an instrument identity the payment of royalties on production from the pooled from this lease, whether the well or wells be located on the na unit so pooled only such portion of the royalty stipulate age so pooled in the particular unit involved.	to pool or combine the acreage cover visable to do so in order to properly of d premises, such pooling to be of trac 640 acres each in the event of a gas w frying and describing the pooled acre unit, as if it were included in this lea	red by this lease or any portion to develop and operate said lease p cts contiguous to one another an well. Lessee shall execute in write age. The entire acreage so pool ase. If production is found on the	thereof with other land; least remises so as to promote the dot obe into a unit or units ting and record in the conve- ted into a tract or unit shall the pooled acreage, it shall the	se or leases in the immediate conservation of oil, gas on the exceeding 40 acres eaceyance records of the count be treated, for all purpose treated as if production.
IN WITNESS WHEREOF, the undersigned execute this instrumen				

SSN

STATE OF TEXAS	
COUNTY OF MIDLAND)ss.	
BEFORE ME, the undersigned, a Notary Public, Lebruary, 2011, appeared <u>Jean LoRee Stands</u> known to be the identical person who executed the within executed the same as her free and voluntary act and deed for	within and for said County and State, on this <u>3</u> day o impson, to me personally n and foregoing instrument and acknowledge to me that she the uses and purposes therein set forth.
IN WITNESS WHEREOF, I have hereunto set my h	and and official seal the day and year last above written.
My Commission Expires: $/\partial/\partial 2011$	Cheryl Hersturger NOTARY & UBLIC
	CHERYL HERZBERG

Book: 343 Page: 230

Ret #: 8476
Pages—Recorded: 2
Cashier Initials: MH

FORM 88 - (PRODUCER'S SPECIAL) (PAID-UP)
63U (Rev. 1993)

Date Recorded: 8/2/2011 2:10:00 PM

OIL AND GAS LEASE

Description deferes is 2229 South Belmont, Wichita, Kansas 67218 bereinafter called Leaser (whether one or of the proposed in consideration of the provisions herein contained, this issue daily consideration of the provisions herein contained, this issue daily consideration of the provisions herein contained, this issue daily consideration of the provisions herein contained, this issue daily consideration of the provisions herein contained, this issue daily consideration of the provisions herein contained, this issue daily consideration of the provisions herein contained, this issue daily consideration of the provisions herein contained, this issue daily consideration of the provisions herein contained, this issue daily consideration of the provisions herein contained, this issue daily consideration of the provisions herein contained, this issue daily consideration of the provisions herein contained, this issue daily consideration of the provisions herein contained, this issue daily consideration of the provisions herein contained, this issue daily consideration of the provisions herein contained, this issue daily consideration of the provisions herein contained at the consideration of	GREEMENT, Made and entered into the and between MARY MICHELE S	1MPSON day of	January	/	2011
3. FRED HAMBRIGHT, INC., 125 N. Market, Suite 1415, Wichita, Kansas 67202 Leases, in consideration of One and More Dollars (\$ One (1.00) + in the part of the consideration of the companion of	WART MICHELES	IIII SOIV			
J. FRED HAMBRIGHT, INC., 125 N. Market, Suite 1415, Wichita, Kansas 67202 Leaves, in consideration of One and More Deltar (8 One (1.00) + in the part of the control of the appropriate photos provided and of the approach of the bases beared control, briefly grant, exers and the columbinary more improved in the control of the approach of the bases beared, control, except grant, exers and the columbinary more improved in the control of the approach of the bases beared, provided and of the supermount of the bases beared, briefly grief limit, control of the provided grant of the control o					
Lestow, in consideration of One and More Dollars (5 One (1,00) +	se mailing address is	2229 South Belmont, Wichita	a, Kansas 67218	hereinafter	called Lessor (whether one or more)
Lestor, in censideration of One and More Delhas (\$ One (1.00) +) in ham girst of which is been acknowledged and of the repulsies herein provided and of the agreements of the lossed benefit continued, hereby grants, leases and letter exclusively many for proposed in continued, experting and spersing of any admitted to the proposed of intelligence and producetion (all child phylocorotrons, all games, a scener continued, present, experting and spersing of any admitted therefore, and the second of the second of the proposed of the second of the second of the proposed of the proposed of the second of the second of the proposed of the second of the second of the proposed of the second	J. FRED HAMBRIGHT, IN	C., 125 N. Market, Suite 1415	, Wichita, Kansas 67202		
sign of which is here achieved reads of rife organizate beauty provided and of the expression of the bissess, evaluating the provided of their measure of a triventicing, coulding by a goody-beauty and their measure of a triventicing, coulding by the provided and their measure provides, superior gas, vasing, other flish, and air time substrates strate, hyping pipe litera, strenge oil, building tasks, power nations, topichoes litera, and the country of t			D. V. (6)		hereinafter called Lessee:
purpose of investigating, exploring by grouphysical and other means, prospecting drilling, mining and operating for and professing oil, liquid hydrocarbons, gas and additional content of the production smanfactured therefore, to profess, age, which care off, rest, manufacturen, process, toward antemports and it, liquid bydrocarbons, gas and after respective continues after processions and after respective continues and processing of the complexes, the following described land, together with any reversionary rights and after respective continues and the respecti					
winship 18 South, Range 21 West cition 4: W/2 section	purpose of investigating, exploring by geo- pective constituent products, injecting gas, vactures and things thereon to produce, save,	ophysical and other means, prospecting drawater, other fluids, and air into subsurface take care of, treat, manufacture, process, s	rilling, mining and operating for an strata, laying pipe lines, storing oil store and transport said oil, liquid hy	d producing oil, lique, building tanks, power drocarbons, gases and	id hydrocarbons, all gases, and the er stations, telephone lines, and othe I their respective constituent product
Section Township Range and containing 320 acres, more or less an experience theoretic. Subjects to the provisions became contained, this lease shall remain in free for a term of Three (3) years from this date (called "primary term"), and as long the cold, liquid hydrocarbois, gas or other respective constituent product, or my of them, is produced from said land or land with which said land is pooled. In consideration of the premises the said lesses convenues and agrees: 1st. To deliver to the credit of lessor, free of coxy, in the pipe line to which lesses may consuce while on said land, the equal <u>Efficient Percent (13%)</u> part of all oil produced and sold, or used off the premises, or used in the manufacture of group reduced the membership of the produced from the premises of the said produced and sold, or used off the premises, or used in the manufacture of group reduced therefron, Efficen Percent (13%) of the proceeds; received by lease from a set sales), for the gas sold, use misses, or in the manufacture of produced sheetfron, and psyments to be made monthly. Where gas from a well producing gas only is not said for used, lesses and proceeding participant, you for not said the register of the said of the produced within the said of the produced of the proceeding participant, you for not said the right to diff last whell the completed produced within the said of the produced of	erest, therein situated in County of	Ness	State of	Kansas	Described as follows to wit:
The provisions berein contained, this lease shall remain in force for a term of Three (3) years from this date (called "primary term"), and as long the shippid hydrocarbons, gas or other respective constituent products, or any of them, is produced from said land or land with which said land is pooled. In consideration of the premises the said lessee covenants and agrees: 18. To deliver to the corells of lessor, fice of cost, in the pipe line to which lessee may connect wells on said hand, the equal Filben Percent [136], part of all oil produced an new less of gas of whatsocrover nature or kind produced an old, or used off the premises, or used in the manufacture of any products therefrom, Effects Percent [136], part of all oil produced an interest of the control of the premises, or used in the manufacture of any products therefrom, Effects Percent [136]. When the producing gas may be self-order to a produced within the market price at the well, (but, as to gas sold by lessee, in no event more than Effects Percent [136]). Where gas from a well producing gas made is a bid produced and the self-order of the premises, or used in the manufacture of any products therefrom, Effects produced within the market price at the well, (but, as to gas sold by lessee, in no event more than Effects and the self-order of the premises, or used in the manufacture of any products therefrom, Effects and the self-order of the self-order or defining operations. If the lessee shall considered that gas is being produced within the market price at the self-order or defining the produced or and the self-order or defining operations. If the lessee shall continue and be in force will like effect as fassh well had been completed within the term of years from the wells of lessor. When required the produced and the less of the self-order or defining operations which lesses shall be price or design the self-order or gas and the self-order or definite operation which lesses shall have the right at any time to remove a shall be price or design		<u>est</u>			
Subject to the provisions becrine contained, this leases shall remain in force for a term of Three (3) years from this date (called "primary term"), and as long the oil, it justife hydroxine, gas or other respective containant products, or any of them, is produced from and land or land with which said land is pooled. In consideration of the premises the said leases covenants and agrees: 1st. To deliver to the credit of elsess, free of coot, in the pipe line to which leases may connect wells on said land, the equal Efficien Percent (15%) part of all oil produced an role of the premises. The produced will be the leases of premises. 2nd. To pay leases for gas of whitscover nature or kind produced and sold, or used off the premises, or used in the manufacture of products the gas sold, use emisted, price at the well (but, as to gas sold by lesses, in no event more than Efficien. Percent (15%) of the proceeds received by lesses from such sale), for the gas sold, use emisted, or in the manufacture of products the elevation of the proceeding price of the produced received by lesses from such sale), for the gas sold, use emisting of the proceeding purpose. In this less shall look percent of the primary term hand of without further payment or deliver of the proceeds received by lesses from such sale), for the gas sold, use emisting the primary term hand of which the farther payment or delivers and it will be considered that gas is thing primary them hand of without further payment or delivers and it will be considered that gas is thing primary them hand of without further payment or delivers and it will be considered that the sale of the primary term of them, be found in strike, lesses that it contains a primary than the primary term hand of the first payment primary term hand of the primary term hand of the primary term	SectionTownship	Range	and containing	320	acres, more or less and all
In consideration of the premises the said lessee covenants and agrees: 1st. To deliver to the credit of lessor, free of cost, in the pipe line to which lessee may connect wells on said land, the equal Efficien Estimation (25%), part of all oil produced an sold, or used off the premises, or used in the manufacture of any products therefron, Efficien Percent (15 page) and the lessee premises of the control of the premises of the producing gas only is not sold or used, lessee may pay or it ally One Dollar (5) to Doll		1, this lease shall remain in force for a term	of Three (3) years fi	om this date (called "	orimary term"). and as long thereafte
Its To deliver to the credit of lessor, fice of cost, in the pipe line to which lessor may connect wells on said land, the equal Fifteen Percent (15%), part of all oil produced an make price at the well, (but, as to gas sold by lessor, in on event more than Effect Percent (15%) of the proceeds received by lessor from such sales), for the gas sold, we make the recent (15%) of the proceeds received by lessor from such sales), for the gas sold, we have a sold of the second of the proceeds received by lessor from such sales), for the gas sold, we have a sold of the second of the proceeds received by lessor from such sales), for the gas sold, we have a sold of the second of the proceeds received by lessor from such sales), for the gas sold, we have a sold of the second of the proceeds received by lessor from such sales), for the gas sold, we have a sold of the second of the proceeds received by lessor from such sales), for the gas sold, we have the right to define such second of the proceeds received by lessor, fees sold all some more to define any extension thereof, the lesses shall have the right to drill such well to completion with resonable diligence and dispatch, and if oil or gas, or either of them, be found in minister, this lesses allocations which lessors force with like effects at it show while label been completed within the term of year. If said lessor owns a less interest is the above described and than the critic and undivided fee simple estate therein, then the royalties herein provided for shall be paid or only in the proposition which lessors interest bears to the whole and undivided fee simple estate therein, then the royalties herein provided for shall be paid or only in the proposition which lessors interest them to the whole and undivided fee simple estate therein, then the royalties herein provided for shall be paid or the proposition which lessors interest the paid to find the proposition which lessors interest the paid of the proposition which lessors interest the paid of the proposition wh	oil, liquid hydrocarbons, gas or other respecti	ve constituent products, or any of them, is p		which said land is po	oled.
The lease gray to previous. Page of whatsoever nature or kind produced and sold, or used off the premises, or used in the manufacture of produced manufacture of produced therefron, sail payments to be made monthly. Where gas from a sell producing gas only is not used, lease may pay or also One of the premises, or in the manufacture of produced therefron, sail payments to be made monthly. Where gas from a sell producing gas only is not used, lease may pay or also One of the premises of the manufacture of produced therefron, sail payments to be made monthly. Where gas from a sell producing gas only is not used, lease may pay or also One of the premises of the prem					
market price at the well, (but, as to gas sold by lesses, in no event more than Fifteen Persent (15%) of the proceeds received by lesses from such sales), for the gas sold, was insisted, and the manifestor of products therefrom, said payments to be made monthly. Where gas from a well producing gas only is not sold used, lessee may pay or ally One Dollar (\$1.00) per year per net mineral aera retained breunder, and if such payment or tender is made it will be considered that gas is being produced within the mer preceding paragraph. This lesses may be maintained during the primary term hereof without further payment or drilling operations. If the lessee shall commence to drill a well will be not produced within the term of years first mentioned. If said beson owns a less intorest in the above described land than the entire and undivided five simple estate therein, then the royalties herein provided for shall be paid or only in the proportion which lessor's interest bears to the whole and undivided fee. Lessee shall have the right to use, free of cost, gas, cil and water produced on said land for lessee's operation thereon, except water from the wells of lessor. When requested by lessor, lessee shall bury lessee's pige lines below plow depth. No well shall be drilled nearer than 200 feet to the house or burn now on said premises without written consent of lessor. Lessee shall have the right at any time to remove all machinery and fixtures placed on said premises without written consent of lessor. Lessee shall have the right at any time to remove all machinery and fixtures placed on said premises and the right to draw and remove casing. If the estate of either party hereto is assigned, and the privilege of assigning in whole or in part is expressly allowed, the covenants hereof shall extend to their heirs, exhibitation, successors or assigns, but no change in the ownership of the land or assignment of real party here is a season, and the covenance of the land of the remove of the party here is a season, and		of cost, in the pipe line to which lessee ma	y connect wells on said land, the equ	nal Fifteen Percent (15	%) part of all oil produced and save
my extension thereoft, the lessee shall have the right to drill such well to completion with reasonable diligence and dispatch, and if oil or gas, or either of them, be found in intities, this lesses shall continue and be in flower with like effect as if such well had been completed within the term of years first mentioned. If said lesser owns a less interest in the above described had than the entire and undivided fee simple estate therein, then the royalties herein provided for shall be paid or only in the proportion which lesses's interest bears to the whole and undivided fee. Lesses shall have the right to use, free of cost, gas, oil and water produced on said land for lessee's operation thereon, except water from the wells of lessor. Lesses shall have the right to use, free of cost, gas, oil and water produced on said land for lessee's operation thereon, except water from the wells of lessor. Lesses shall have the right at any time to remove all machinery and fixtures placed on said premises, including the right to draw and remove casing. If the estate of either party hereto is assigned, and the privilege of assigning in whole or in part is expressly allowed, the coveraints hereof shall estend to their heirs, except the range of the party hereto is assigned, and the privilege of assigning in whole or in part is expressly allowed, the coveraints hereof shall estend to their heirs, except the range of the party hereto is assigned, and the privilege of assigning in whole or in part is expressly allowed, the coveraints hereof shall estend to their heirs, except the range of the party hereto is assignment or a true copy thereof. In case lessee assigns this lesse, in whole or in part, lessee shall be brinding on the lessee until after the lessee has been if on a written transfer or assignment or a true copy thereof. In case lessee assigns this lesse, in whole or in part, lessee shall be right and the lessee that the lessee shall be brinding on the lessee until after the lessee has been if on a written trans	market price at the well, (but, as to gas sold nises, or in the manufacture of products the alty One Dollar (\$1.00) per year per net min	by lessee, in no event more than <u>Fifteen P</u> erefrom, said payments to be made monthl	Percent (15%) of the proceeds receively. Where gas from a well producing	ed by lessee from suc g gas only is not sold	h sales), for the gas sold, used off the or used, lessee may pay or tender a
Lessee shall have the right to use, free of cost, gas, oil and water produced on said land for lessee's operation thereon, except water from the wells of lessor. When requested by lessor, lessee shall bury lessee's pipe lines below plow depth. No well shall be drilled nearer than 200 feet to the house or barn now on said premises without written consent of lessor. Lessee shall pay for damages caused by lessee's operations to growing crops on said land. Lessee shall pay the the right to draw and remove casing. If the estate of either party hereto is assigned, and the privilege of assigning in whole or in part is expressly allowed, the covenants hereof shall estend to their heirs, coninsistrators, successors or assigns, but no change in the ownership of the land or assignment of rentals or royalities shall be binding on the lessee until after the lessee has been if in a written transfer or assignment or a true copy thereof. In case lessee assigns this lesse, in whole or in part, lessee shall be relieved of all obligations with respect to the rition or portions arising subsequent to the date of assignment. Lessee may at any time execute and deliver to lessor or place of record a release or release covering any portion or portions and be relieved of all obligations as to the acreage surrendered. All express or implied covenants of this lesse shall be subject to all Federal and State Laws, Executive Orders, Rules or Regulations, and this lesses shall not be terminated, in part, nor lessee the 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, Rule or Regulation part, nor lessees the 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, Rule or Regulation part part portion or portions and the prevention of the such as a few part part part part of the regular part part part part part part part pa	any extension thereof, the lessee shall have	the right to drill such well to completion v	with reasonable diligence and dispat	ch, and if oil or gas,	rill a well within the term of this leas or either of them, be found in payin
When requested by lessor, lessee shall bury lessee's pipe lines below plow depth. No well shall be drilled nearer than 200 feet to the house or barn now on said premises without written consent of lessor. Lessee shall pay for damages caused by lessee's operations to growing crops on said land. Lessee shall have the right at any time to remove all machinery and fixtures placed on said premises, including the right to draw and remove casing. If the estate of either party hereto is assigned, and the privilege of assigning in whole or in part is expressly allowed, the coverants hereof shall extend to their heirs, eximistrators, successors or assigns, but no change in the ownership of the land or assignment of rentals or royalties shall be binding on the lessee until after the lessee has been if a written transfer or assignment or a true copy thereof. In case lessee assigns this lease, in whole or in part, lessee shall be relieved of all obligations with respect to the a written transfer or assignment or a true copy thereof. In case lessee assigns this lease, in whole or in part, lessee shall be relieved of all obligations with respect to the a written control or portions or portions and be relieved of all obligations as to the acreage surrendered. 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 part, not 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, Rule or Regulation, and this lease shall not be terminated, in part, not lessee the 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, Rule or Regulation, and the such express or implied covenants of this lease shall not be terminated, and a part of the particular and the relieved of all obligations are part of the particular and the relieved o			ndivided fee simple estate therein, t	hen the royalties here	in provided for shall be paid the sa
No well shall be drilled nearer than 200 feet to the house or burn now on said premises without written consent of lessor. Lessee shall pay for damages caused by lessee's operations to growing crops on said land. Lessee shall have the right at any time to remove all machinery and fixtures placed on said premises, including the right to draw and remove casing. If the estate of either party hereto is assigned, and the privilege of assigning in whole or in part is expressly allowed, the covenants hereof shall extend to their heirs, evinistrators, successors or assigns, but no change in the ownership of the land or assignment of rentals or royalties shall be binding on the lessee until after the lessee has been fine a written transfer or assignment or a true copy thereof. In case lessee assigns this lease, in whole or in part, lessee shall be relieved of all obligations with respect to the itom or portions raining subsequent to the date of assignment. Lessee may at any time execute and deliver to lessor or place of record a release or releases covering any portion or portions of the above described premises and thereby selessee as to such portion or portions and be relieved of all obligations as to the acreage surrendered. 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 part, nor lessee held liable in damages, for findure to comply therewith, if compliance is prevented by, or if such failure is the result of, any such Law, Order, Rule or Regulation part, nor lessee held liable in damages, to findure to comply therewith, if compliance is prevented by, or if such failure is the result of, any such Law, Order, Rule or Regulation part, nor lessee held liable in damages, to findure to comply therewith, if compliance is prevented by, or if such failure to the result of a such as a such particular with the result of a such asuch as a such particular with result of the such as a such partic	Lessee shall have the right to use, free of	cost, gas, oil and water produced on said lar	nd for lessee's operation thereon, exc	ept water from the we	lls of lessor.
Lessee shall pay for damages caused by lessee's operations to growing crops on said land. Lessee shall have the right at any time to remove all machinery and fixtures placed on said premises, including the right to draw and remove casing. If the estate of either party hereto is assigned, and the privilege of assigning in whole or in part is expressly allowed, the covenants hereof shall extend to their heirs, eximistrators, successor or assigns, but no change in the ownership of the land or assignment of rentals or royalties shall be binding on the lessee until after the lessee has been find the property of the control of the c					
Lessee shall have the right at any time to remove all machinery and fixtures placed on said premises, including the right to draw and remove casing. If the estate of either party hereto is assigned, and the privilege of assigning in whole or in part is expressly allowed, the covenants hereof shall extend to their heirs, estimistrators, successors or assigns, but no change in the ownership of the land or assignment of rentals or royalities shall be binding on the lessee until after the lessee has been fine a written transfer or assignment or a true copy thereof. In case lessees assigns this lesse, in whole or in part, lesses shall be relieved of all obligations with respect to the classes and the any time executed and deliver to lessor or place of record a release or releases covering any portion or portions of the above described premises and thereby s lease as to such portion or portions and be relieved of all obligations as to the acreage surrendered. 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 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, Rule or Regulation Lessor between the subject to all rederal and State Laws, Executive Orders, Rules or Regulations, and this lease shall not be terminated, 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, Rule or Regulation Laws, and the subject to all rederated to the right of the complex of the comp					
If the estate of either party hereto is assigned, and the privilege of assigning in whole or in part is expressly allowed, the covenants hereof shall extend to their heirs, exhibitators, successors or assigns, but no change in the ownership of the land or assignment of rentals or royalities shall be binding on the lessee until after the lessee has been for a written transfer or assignment or a true copy thereof. In case lessees assigns this lease, in whole or in part, lessee shall be relieved of all obligations with respect to the in a written transfer or assignment or a true copy thereory in or portions arising subsequent to the date of assignment. Lessee may at any time execute and deliver to lessor or place of record a release covering any portion or portions of the above described premises and thereby s lease as to such portion or portions and be relieved of all obligations as to the acreage surrendered. 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, it 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, Rule or Regulation, and the lease shall not be terminated, a 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 time to redeem for lessor, by appay tagges, taxes or other liens on the above described lands, in the event of default of payment by lessor, and be subrogated to the right and or the undersigned themselves and their heirs, successors and assigns, hereby surrender and release all right of dower and homestead in the premises described herein, in so far as said right of do testead may in any way affect the purposes for which this lease is made, as recited herein. Lessee, at its option, is hereby given the right and power to pool or combine the acreage covered by this le				o draw and ramava as	oin a
lease as to such portion or portions and be relieved of all obligations as to the acreage surrendered. 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 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, Rule or Regulation part, nor lessee held liable in damages, for failure to the lands herein described, and agrees that the lessee shall have the right at any time to redeem for lessor, by pany trigages, taxes or other liens on the above described lands, in the event of default of payment by lessor, and be subrogated to the rights of the holder thereof, and the undersigned themselves and their heirs, successors and assigns, hereby surrender and release all right of dower and homestead in the premises described herein, in so far as said right of dowers and any way affect the purposes for which this lease is made, as recited herein. 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 imnity 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 oir eminerals in and under and that may be produced from said premises, such pooling to be of tracts contiguous one another and to be into a unit or units not exceeding 40 acres each in the event of a gas well. Lessee shall execute in writing and record in the conveyance records of the which the land herein leased is situated an instrument identifying and describing the pooled acreage. The entity of the many production from the pooled unit, as if it were included in this lease or not. In lieu of the royalties elsewhere herein specified, lessor shall receive on production of the royalty simplated herein	If the estate of either party hereto is assi ninistrators, successors or assigns, but no cha h a written transfer or assignment or a true	gned, and the privilege of assigning in whange in the ownership of the land or assignment copy thereof. In case lessee assigns this le	nole or in part is expressly allowed, ment of rentals or royalties shall be b	the covenants hereof inding on the lessee u	shall extend to their heirs, executor ntil after the lessee has been furnishe
n 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, Rule or Regulatic Lessor hereby warrants and agrees to defend the title to the lands herein described, and agrees that the subrogated to the right at any time to redeem for lessor, by paying ages, taxes or other liens on the above described lands, in the event of default of payment by lessor, and be subrogated to the rights of the holder thereof, and the undersigned themselves and their heirs, successors and assigns, hereby surrender and release all right of dower and homestead in the premises described herein, in so far as said right of donestead may in any way affect the purposes for which this lease is made, as recited herein. 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 imity 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 oir eminerals in and under and that may 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 40 and event of an oil well, or into a unit or units not exceeding 40 and the event of an oil well, or into a unit or units not exceeding 40 and the lease of a gas well. Lessee shall becaute in writing and record in the conveyance records of the 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 as if prod from this lease, whether the well or wells be located on the premises covered by this lease or not. In lieu of the royalites elsewhere herein specified, lessor shall receive on production from the pooled unit, as if it were included in this ease. If production is found on the production of t				tions of the above des	cribed premises and thereby surrend
rigages, taxes or other liens on the above described lands, in the event of default of payment by lessor, and be subrogated to the rights of the holder thereof, and the undersigned themselves and their heirs, successors and assigns, hereby surrender and release all right of dower and homestead in the premises described herein, in so far as said right of do nestead may in any way affect the purposes for which this lease is made, as recited herein. 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 imity thereof, when in lessee's judgment it is necessary or advisable to do so in order to property develop and operate said lease premises so as to promote the conservation of oir eminorals in and under and that may be produced from said premises, such pooling to be of tracts cutiquous to one another and to be into a unit or units not exceeding 40 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 spa well. Lessee shall execute in writing and record in the conveyance records of the 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 report 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 found on the pooled acreage, it shall be treated as if production in 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 eage so pooled in the particular unit involved. IN WITNESS WHEREOF, the undersigned execute his first payment is of the day and year first above written. MARY MICHELE SIMPSON SSN:	All express or implied covenants of this length part, nor lessee held liable in damages, for	ease shall be subject to all Federal and State failure to comply therewith, if compliance	e Laws, Executive Orders, Rules or is prevented by, or if such failure is t	Regulations, and this l he result of, any such	ease shall not be terminated, in who Law, Order, Rule or Regulation.
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 iminity 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 per minerals in and under and that may 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 640 acres each in the event of a gas well. Lessee shall execute in writing and record in the conveyance records of the 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 pet 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 elsewhere the well or wells be located on the premises covered by this lease on not. In lieu of the royalties elsewhere herein specified, lessor shall receive on promote the conveyance records of the production 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 reage so pooled in the particular unit involved. IN WITNESS WHEREOF, the undersigned execution his instrument as of the day and year first above written. MARY MICHELE SIMPSON SSN:	ortgages, taxes or other liens on the above des themselves and their heirs, successors and a	scribed lands, in the event of default of payr ssigns, hereby surrender and release all righ	nent by lessor, and be subrogated to ht of dower and homestead in the pro-	the rights of the holde	r thereof, and the undersigned lessor
Mary Michele Annyson 2 MARY MICHELE SIMPSON SSN:	Lessee, at its option, is hereby given the recinity thereof, when in lessee's judgment it is her minerals in and under and that may be prothe event of an oil well, or into a unit or units which the land herein leased is situated an incept the payment of royalties on production of the form this lease, whether the well or wells be me a unit so pooled only such portion of the lease.	ight and power to pool or combine the acre- necessary or advisable to do so in order to p duced from said premises, such pooling to not exceeding 640 acres each in the event istrument identifying and describing the pc from the pooled unit, as if it were included to located on the premises covered by this le troyalty stipulated herein as the amount of h	age covered by this lease or any port properly develop and operate said lease of tracts contiguous to one anoth of a gas well. Lessee shall execute in soled acreage. The entire acreage so in this lease. If production is found ease or not. In lieu of the royalties el	ase premises so as to per and to be into a unit writing and record in pooled into a tract or on the pooled acreage sewhere herein specif	romote the conservation of oil, gas of tor units not exceeding 40 acres eac the conveyance records of the count unit shall be treated, for all purpose, it shall be treated as if production fied, lessor shall receive on production
		ctite this instrument as of the day and year first ab	ove written. Mary N	Michele	Jungson 2.27
		SEAL	MARY MICHE	LE SIMPŠON	
	7		SSN:		
	· ·	COU			

STATE OF KANSAS
COUNTY OF SEDGWICK)ss.
BEFORE ME, the undersigned, a Notary Public, within and for said County and State, on this day day 2011, appeared Mary Michele Simpson, to me persona known to be the identical person who executed the within and foregoing instrument and acknowledge to me that s
executed the same as her free and voluntary act and deed for the uses and purposes therein set forth.
IN WITNESS WHEREOF, I have hereunto set my hand and official seal the day and year last above written. NOTARY PUBLIC
My Commission Expires: BARBARA J. CAIRNS My Appt. Expires 3 23-/4/

Book: 343 Page: 232

Rec #: 8476 Recording Fee: \$12.00

Cashier Initials: MH

Date Recorded: 8/2/2011 2:15:00 PM

FORM 88 (PRODUCER'S SPECIAL) (PAID-UP)

63U (Rev. 1993)

OIL AND GAS LEASE

hose mailing address is J. PRED HAMBRIGHT, INC., 125 N. Market, Suite 1415, Wichita, Kansas 67202 Jerenizative calded Law of physical and other seman, prospecting felling, mining and epishering for early provided for investigating, exploring by populysed and other seman, prospecting felling, mining and epishering for early provided for investigating, exploring by populysed and other seman, prospecting felling, mining and epishering for early provided from the provided of the semants of the forces berein controlled, burying that, provided particular, the provided of the semants of the forces berein controlled, burying that, provided particular, the provided of the semants of the forces berein controlled, burying that, provided particular, the provided of the semants of the provided of the semants of the force of the semants of the provided of the semants of the s	GREEMENT, Made and entered into the	20	y of	January			2011
The property of the production of the consideration of the premises the said lesses or consonts and agrees. Let To distinct on the consideration of the premises the said lesses or consonts and agrees. Let To distinct on the consideration of the premises the said lesses or consonts and agrees. Let To distinct on the consideration of the premises the said lesses or consonts and agrees. Let To distinct on the consideration of products thereform, and agreement of the consideration of the premises the said lesses or consonts and agrees. Let To distinct on the consideration of products thereform, and agreement of the consideration of the premises the said lesses or consideration of the premises the said lesses or consideration of the premises the said lesses or consideration of the premises and the consideration of the premises and t	y and between JACQUELINE SUI	E SIMPSON STE	EVENS				
FRED HAMBRIGHT, INC., 125 N. Market, Suite 1415, Wichita, Kansas 67202 Incesting of which is have acknowledged and of the covables bearing powled and of the agreements of the leases bearing otherwise and supposed interestingly expertage, experting, expering powledged and of the agreements of the leases bearing and powledged (a). Bigly belyocardner, and appeared to the proposed of the control of the proposed of							
## PRED HAMBRIGHT, INC., 125 N. Market, Suite 1415, Wichita, Kansas 67202 Lester, to consideration of One and More	ose mailing address is	12359 SW	15 th , Benton, Kansas	67017	hereinafter ca	alled Lessor (whether one	or more).
Lesson, in consideration of One and More Dollars (3 Orie (1.00) +) in hould, supply of which is here advanced equal and of the copulates bearing provided and of the agreements of the lenses herein contained, brody grant, bease and lets excelsively unto her supervises considered products, injecting gas, water, other finish, and air into subscribes state, larging and speciating on and provincing and language, apositive by poorphical and other manus from the provincing of the supervises and the consideration of the products and individual to the product and analysis of the provincing from the property care and the product of the provincing from the property care and the product of the prod	d J. FRED HAMBRIGHT, I						
Constitution for which is here acknowledged and of the repairbuse herein provided and of the agreements of the feares begin continued, bereing grant, knows and leis exclusively unto less propose of investigating, exploring by geophysical and other means, prospending chilling, minating and operating for and producing does, liquid phydocochron, in the producing of investigating, exploring by geophysical and other means, prospending chilling, minating and operating for and producing does and the producing constitution of the producing of investigating, exploring by geophysical and other means, prospending chilling, minating and operation of the producing of the products munification of the producing and otherwise criticips for it employees, the following distorribed land, together with any reversionary rights and after explored and country of Ness State of Kanssas Destribed as follows to with the producing distorribed land, together with any reversionary rights and after explored continued in the producing distorribed land, peaples with any reversionary rights and after explored continued in the producing distorribed land, peaples with any reversionary rights and after explored continued in the producing distorribed land, peaples with any reversionary rights and after explored continued in the producing and containing and						hereinafter called	Lessee:
perpose of investigating, exploring by geophysical and other means, prospecting dellarg, minute and operating for and premiseurs of all paid offered to the process of the	Lessor, in consideration of	One	and More	Dollars (\$	One (1.0	0) +) in ha	nd paid,
Ness, State of Kansas Described as follows to vicinity 15 South, Range 21 West ection 4: W/2 Section Township 18 South, Range 21 West excition the vicinity of the section of the control	e purpose of investigating, exploring by g spective constituent products, injecting gas	geophysical and other m s, water, other fluids, and re, take care of treat ma	neans, prospecting drilling, red air into subsurface strata, language ture, process, store and	nining and operating for and laying pipe lines, storing oil, I transport said oil, liquid hy	building tanks, power frocarbons, gases and t	stations, telephone lines, their respective constituent	and thei and othe product
Section Township and access and contractions the seem shall remain in face for a term of Three (3) years from this date (called "primary term"), and as long the consideration of the promises the said lessee covenants and agove. Its To deliver to the credit of lessor, fee of cont, in the pipe line to which lessee may connect wells on said land, the equal Fifteen Percent (15%) part of all oil produced and much lesseed premise. Zad, To pay lessor fee gas of whitstoower nature or kind produced and ookl, or used off the premises, or used in the munificative of any produced therefore. Zad, To pay lessor fee gas of whitstoower nature or kind produced and ookl, or used off the premises, or used in the munificative of any produced therefore. Zad, To pay lessor fee gas of whitstoower nature or kind produced and ookl, or used off the premises, or used in the munificative of any produced therefore. Fifteen Percent (15%) of the proceeds review by 1 percent for super form the sales, by for the gas sockl, used emisles, or in the munificative of produces therefore, and payments to the manufacture of produces therefore, and payments to the payment or trader is made at with the cashered that gas to be supported to the payment or trader is made at with the cashered that gas to be supported to the payment or trader is made at with the cashered that gas to be supported to the payment or trader is made at with the cashered that gas to be supported to payment or trader is made at white the cashered that gas to be approximately payment to the payment or trader is made at with the cashered that gas to be approximately payment to the payment or trader is made at white the cashered that gas and payments of the payment or payment or payment or payment or trader is made at the payment of the payment or payment or paymen							
Subject to the provisions herein contained, this lease shall remain in force for a term of Three (3) years from this date (called "primary term"), and as long the cell, liquid hydrocathons, gas or other respective constituent products, or any of them, is produced from said land or land with which said land is pooled. In consideration of the premises the said lease coverants and agrees: In Conditive to the critical feature, here of cost, in the pipel list to which lease may connect wells on said land, the equal Fifteen Percent (15%) part of all oil produced and min he leased premises. And To pay lessor for gas of whatsoever nature or kind produced and sold, or used off the premises, or used in the manufacture of products therefrom, prime and produced and sold, or used off the premises, or used in the manufacture of products therefrom, prime and produced and sold, or used off the premises, or used in the manufacture of products therefrom, primes are retained hereunder, and if such payment or forcide is made it will be considered that gas only in sex sold of made, large retained produced within the more preceding paragraph. This lease may be maintained during the primary term hereof without further payment or delling cooperful guestes and disporbe, and if only the products retained hereafted. The products are the produced within the term of this area of the sace while the sound produced within the term of the accordance of the sace while the short of the sace while the sound produced and sound the sace while the sace while the short of the sace while the sace while the short of the sace while the s	ownship 18 South, Range 21 Vection 4: W/2	Vest					
Subject to the provisions beneficial contained, this is case shall remain in force for a term of Three (3) years from this date (called 'primary term'), and as long these is coli, liquid hydrocarbons, gas or other respective constituents products, or any of them, is produced from said land or land with which said lands in pooled. In consideration of the premise the said lesses ecovenants and agrees: 1st. To deliver to the credit of lesses, five of cost, in the pipe line to which lesses may connect wells on said land, the equal Efficient Percent (1552) part of all oil produced and more lessed premises. 2nd. To pay lessor for gas of whatscover nature or kind produced and sold, or used off the premises, or used in the manufacture of any products therefron, gifteen Percent (1596) of the proceeds received by lesses from such sails, for the gas sold, used tensless, or in the manufacture of products therefron, said payments to be made monthly. Where gas from a well producing gas only is not sold or used, lesses may gave the symbol to be less of the production of the premise of the production of th	SectionTownsh	ip	Range	and containing	320	acres, more or less a	ınd all
oil, liquid lydrocarbons, gas or other respective constituent products, or any of them, is produced from said faut or land with which said faund is pooled. In consideration of the premises the said lesses convenants and agrees: In To deliver to the credit of lessor, five of cost, in the pipe into twink-illessee may connect wells on said land, the equal Fifteen Percent (15th), part of all oil produced and me lesseed premises. And To pay bestor for gas of valataceor nature or kind produced and sold, or used off the premises, or used in the naturificature of any products therefron, Efficient Percent (15 st) make type at the well, (but, as to gas oild by lessee, in no event more than Efficient Percent (15th) of the processes received by lessee from such sales), for the gas sold, used units, sor in the manufacture of produced therefore, and promises to be made nomality. Where gas form and well producing as cond just not sold to preceding paragraph of preceding paragraph. This lessee may be maintained during the primary term hereof viltions further payment or drilling operations. If the lessee shall accommend to drill such well to completion with reasonable diligence and diagosh, and if oil or gas, or either of their auticities, this lesses shall continue and be in force with like effects as if such well had been completed within the term of years first mentioned. If said lessor owns a less streets in the above described land than the center and undivided fees undivided fees the said of the produced the produced the produced produced within the term of years first mentioned. When requested by lessor, lessee shall bury lessee's pipe lines below plow depth. No well shall be drilled neser than 200 feet to the house or barn now on said premises without written consent of lessor. When requested by lessor, lessee shall bury lessee's pipe lines below plow depth. No well shall be drilled neser than 200 feet to the house or barn now on said premises without written consent of lessor. Lessee shall have the right at a	cretions thereto	nod this lane, -b-11	nin in force for a torre of	Thus - (2) years for	om this date (called "or	imary term") and as long t	thereafte
In Consideration of the premises the said lessee covenants and agrees: Int. To deliver to the credit of lessee, free of cost, in the pipe line to which lessee may connect wells on said land, the equal Fifteen Percent (1252), part of all oil produced and not he leased premises. 2nd. To pay lesser for gas of whatsoever nature or kind produced and sold, or used off the premises, or used in the manufacture of any products therefrom, Fifteen Percent (1252) of the proceeds received by lessee from as achieved, for the gas acid, used emists, or in the manufacture of produces therefrom, and payments to be made monthly. Where gas from a well producing gas only is not sold or used, lesses and used to the produced within the manufacture of produces therefrom, and payments to the their saids of used the considered which is a betting produced which in the manufacture of produces the creation hereof, the lessee and less the produced within its name as preceding gas only is not sold or used, lesses and you go real produced within its name and producing gas only is not sold or used, lesses and you go real produced within its name and producing gas only is not sold or used, lesses and you go real produced within its name and producing gas only is not sold or used, lesses and you go gas, or either of them, be found in any producing paragraph. In any extension hereof, the lessee shall less the sold of used, lesses and producing the gas and produced and any producing description with the second disposers and expect, and if only one, and a continuous description with the second disposers and expect, and of one of years, or either of them, be found in any producing the producing and the producing of the producing and underlying the gas a				Timee (3)	•		Lioroant
int. To deliver to the credit of lessor, free of cost, in the pipe line to which lessee may connect wells on said land, the equal Fifteen Percent (15%) part of all oil produced and method remises. 2nd. To pay lessor for gas of whatsoever nature or kind produced and sold, or used off the promise, or used in the manifecture of any produce therefron. Fifteen Percent (15%) or market price at the well, tota, as to gas sold by lesses, in no event more than Fifteen Percent (15%) of the proceder secretable by lesser from make also (for the gas sold, used the percent percent by lesser from the well of the percent percent by lesser from the sale) (for the gas sold, used the percent perc				d Hom said land of land with	which said tale is poor	cu.	
multe leased promises. Zuz T. pay lessor for gas of whatssoever nature or kind produced and sold, or used off the premises, or used in the manufacture of produces therefrom, leifteen Percent US as makes price at the well, (but, as to gas sold by lesses, in no event more than Fifteen Percent (15%) of the proceeds received by lesses from such sales), for the pass sold, used misses, or in the manufacture of produces therefrom, and sparness to be made monthly. Where gas from a well producing gas only is not sold or read, lessees may pay not to syalty One Dollar (31,00) per year per net mineral are retained hereauder, and if such payment of render is made it will be considered that gas is being produced within the mean percention produced. The produced is the produced of the				ect wells on said land, the equ	al Fifteen Percent (15%	b) part of all oil produced	and save
emarket price at the well, (but, as to gas sold by Jessee, in no event more than Fifteen Execut (15%) of the proceeds received by Jessee from south shales), for the gas sold, used proceedings around the process of th	om the leased premises.						
raw, extension thereof, the lessee shall have the right to drill such well to completion with reasonable diligence and disparch, and if call or gas, or either of them, be found in auntities, this lesses shall continue and be in force with like effect as if such well had been completed within the term of years first mentioned. If said lessor owns a less interest in the above described had than the entire and undivided fee simple estate therein, then the royalties herein provided for shall be paid it stored to the whole and undivided fee. Lessee shall have the right to use, free of cost, gas, oil and water produced on said land for lessee's operation thereon, except water from the wells of lessor. When requested by lessor, lessee shall bury lessee's pipe lines below plow depth. No well shall be drilled nearer than 200 feet to the house or barn now on said premises without written consent of lessor. Lessee shall pay for damages caused by lessee's operations to growing crops on said land. Lessee shall pay for damages caused by lessee's operations to growing crops on said and the Lessee shall pay for damages caused by lessee's operations to growing crops on said land. If the estate of either party hereto is assigned, and the privilege of assigning in whole or in part is expressly allowed, the covenants hereof shall estend to their heirs, exe diministrators, successors or assigns, but no clange in the covenesty of the land or assignment of returble or royalties shall be binding on the lessee until after the lessee has been that a written transfer or assignment or a true copy thereof. In case lessee assigns the lesse, in whole or in part, lessee shall be not exceeded the file lessee has been that a written transfer or assignment or a true copy thereof. In case lessee assigns the lesse, in whole or in part, lessee shall be arbitioned on the lessee and the party as its lesses as to such portion or portions and be relieved of all obligations as to the arcages surrendered. All express or implied covenants of this	the market price at the well, (but, as to gas stremises, or in the manufacture of products syalty One Dollar (\$1.00) per year per net rule preceding paragraph.	old by lessee, in no even therefrom, said payment mineral acre retained here	nt more than <u>Fifteen Percent</u> ts to be made monthly. Whe eunder, and if such payment	(15%) of the proceeds receiver gas from a well producing or tender is made it will be contact.	ed by lessee from such g gas only is not sold of onsidered that gas is be	sales), for the gas sold, us or used, lessee may pay or ting produced within the m	tender a
Lessee shall have the right to use, five of cost, gas, oil and water produced on said land for lessee's operation thereon, except water from the wells of lessor. When requested by lessor, lessee shall bury lessee's pipe lines below plow depth. No well shall be drilled nearer than 200 feet to the house or barn now on said premises without written consent of lessor. Lessee shall have the right at any time to remove all machinery and fixtures placed on said premises, including the right to draw and remove casing. If the estate of cither party hereto is assigned, and the privilege of assigning in whole or in part is expressly allowed, the covenants hereof shall extend to their heirs, exe diministrators, successors or assigns, but no change in the ownership of the land or assignment of rennise or royslites shall be binding on the lessee until after the lessee has been furnities transfer or assignment or a true copy thereof. In case lessee assigns this lesse, in whole or in part, lessee shall be relieved of all obligations with respect to the as or triving or portions arising subsequent to the date of assignment. Lessee may at any time execute and deliver to lessor or place of record a release or releases covering any portion or portions and be relieved of all obligations as to the acreage surrendered. 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 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, Rule or Regulation to the propersy to the	any extension thereof, the lessee shall ha pantities, this lease shall continue and be in	ve the right to drill such force with like effect as i	well to completion with rea if such well had been comple	sonable diligence and dispat ted within the term of years f	ch, and if oil or gas, or irst mentioned.	r either of them, be found	in payii
When requested by lessor, lessee shall bury lessee's pipe lines below plow depth. No well shall be drilled nearer than 200 feet to the house or barn now on said premises without written consent of lessor. Lessee shall pay for damages caused by lessee's operations to growing crops on said land. Lessee shall have the right at any time to remove all machinery and fixtures placed on said premises, including the right to draw and remove casing. If the estate of either party hereto is assigned, and the privilege of assigning in whole or in part is expressly allowed, the covenants hereof shall extend to their heirs, exe ministrators, successors or assigns, but no change in the ownership of the land or assignment of rentals or royalties shall be indicated to the lessee until after the lessee has been find the a written transfer or assignment or a true copy thereof. In case lessee assigns this lease, in whole or in part, lessee shall be relieved of all obligations with respect to the as written or portions arising subsequent to the date of assignment. Lessee may at any time execute and deliver to lessor or place of record a release or releases covering any portion or portions of the above described premises and thereby sur is lease as to such portion or portions and be relieved of all obligations as to the acreage surrendered. 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 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, Rule or Regulation transparent to the such date of the part of the p	ssor only in the proportion which lessor's in	iterest bears to the whole	and undivided fee.				d the sa
No well shall be drilled nearer than 200 feet to the house or barn now on said premises without written consent of lessor. Lessee shall pay for damages caused by lessee's operations to growing crops on said land. Lessee shall have the right at any time to remove all machinery and fixtures placed on said premises, including the right to draw and remove casing. If the estate of either party hereto is assigned, and the privilege of assigning in whole or in part is expressly allowed, the covenants hereof shall extend to their heirs, exe inhinistrators, successors or assigns, but no change in the ownership of the land or assignment of rentals or royalties shall be binding on the lessee until after the lessee has been fair that written transfer or assignment or a true copy thereof. In case lessee assigns this lesse, in whole or in part, lessee shall be relieved of all obligations with respect to the as roticine or portions arising subsequent to the date of assignment. Lessee may at any time execute and deliver to lessor or place of record a release or release covering any portion or portions of the above described premises and thereby suria lesses or implied covenants of this lease shall be subject to all Federal and Shate Laws, Executive Orders, Rules or Regulations, and this lease shall not be terminated, in rin 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, Rule or Regulation Lessor hereby warrants and agrees to defend the title to the lands herein described, and agrees that the lessee shall have the right at any time to redeem for lessor, by parms or rangages, taxes or other liens on the above described lands, in the event of default of payment by lessor, and be subrogated to rights of the bodder thereof, and the undersigned or themselves and their heirs, successors and assigns, hereby surrender and release all right of downers are all relieves to the remaining and the relieves of the particular				essee's operation thereon, exc	ept water from the well	s of lessor.	
Lessee shall pay for damages caused by lessee's operations to growing crops on said land. Lessee shall have the right at any time to remove all machinery and fixtures placed on said premises, including the right to draw and remove casing. If the estate of either party hereto is assigned, and the privilege of assigning in whole or in part is expressly allowed, the covenants hereof shall extend to their heirs, excelling the said of the covenants because the covenants hereof shall extend to their heirs, excelling the said of the covenants by the covenants hereof shall extend to their heirs, excelling the covenants hereof shall extend to their heirs, excelling the covenants hereof shall extend to their heirs, excelling the covenants of the covenants of the leases can be covenants or a true copy thereof. In case lessee assigns this lease, in whole or in part, lessee shall be relieved of all obligations with respect to the ast of the covenants of this lease shall be subject to all Federal and State Laws, Exceutive Orders, Rules or Regulations, and this lease shall not be terminated, in 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, Rule or Regulation Lessor hereby warrants and agrees to defend the title to the lands herein described, and agrees that the lessee shall have the right at any time to redeem for lessor, by paymortages, taxes or other lies on the above described lands, in the event of default of payment by lessor, and be subrogated the rights of the holder thereof, and the undersigned in the mentals in an advance of the purposes for which this lease is made, as recited herein. 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 lends of the folder thereof, and the undersigned in the minimal hand and and and the purposes for which this lease is made, as recited herein. Lessee, at its option, is							
Lessee shall have the right at any time to remove all machinery and fixtures placed on said premises, including the right to draw and remove casing. If the estate of either party hereto is assigned, and the privilege of assigning in whole or in part is expressly allowed, the covenants hereof shall extend to their heirs, excention or portions arising subsequent to change in the ownership of the land or assignment of rentals or royalties shall be binding on the lessee until after the lessee has been furth a written transfer or assignment or a true copy thereof. In case tessee assigns this lesse, in whole or in part, lessee shall be relieved of all obligations with respect to the astrotion or portions arising subsequent to the date of assignment. Lessee may a tany time execute and deliver to lessor or place of record a release or releases covering any portion or portions of the above described premises and thereby su is lease as to such portion or portions and be relieved of all obligations as to the acreage surrendered. 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 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, Rule or Regulation Lessor hereby warrants and agrees to defend the title to the lands berein described, and agrees that the lesses shall have the right at any time to redeem for lessor, by paymortages, taxes or other liens on the above described lands, in the event of a default of payment by lessor, and be subrogated to the rights of the holder thereof, and the undersigned it themselves and their heir, seccessors and assigns, hereby surrender and release all right of down and homestead in the premises described herein, in so far as said right of down mestead may in any way affect the purposes for which this lease is made, as recited herein. Lessee, at its				out written consent of lessor.			
If the estate of either party hereto is assigned, and the privilege of assigning in whole or in part is expressly allowed, the covenants hereof shall extend to their heirs, exeministrators, successors or assigns, but no change in the ownership of the land or assignment of rentals or royalties shall be indicing on the lessee unit after the lessee has been find the a written transfer or assignment or a true copy thereof. In case lessee assigns this lease, in whole or in part, lessee shall be relieved of all obligations with respect to the astition or portions arising subsequent to the date of assignment. Lessee may at any time execute and deliver to lessor or place of record a release or release covering any portion or portions and be relieved of all obligations as to the acreage surrendered. 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 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, Rule or Regulation Lessor hereby warrants and agrees to defend the title to the lands herein described, and agrees that the lessee shall have the right at any time to redeem for lessor, by payment grages, taxes or other liens on the above described lands, in the event of default of payment by lessor, and be subrogated to the rights of the holder thereof, and the undersigned ir themselves and their heirs, successors and assigns, hereby surrender and release all right of dower and homestead in the premises described herein, in so far as said right of dower and homestead may in any way affect the purposes for which this lease is made, as recicited herein. Lessee, at its option, is hereby given the right and power to pool or combine the acreage covered by this lease or not nother and to be into a unit or units not exceeding the minimal payment of the product of the product of the product							
Imministrators, successors or assigns, but no change in the ownership of the land or assignment of rentals or royalties shall be binding on the lessee until after the lessee has been turn it a written transfer or assignment or a true copy thereof. In case lessee assigns this lease, in whole or in part, lessee shall be relieved of all obligations with respect to the as ortion or portions arising subsequent to the date of assignment. Lessee may at any time execute and deliver to lessor or place of record a release or releases covering any portion or portions of the above described premises and thereby su is lease as to such portion or portions and be relieved of all obligations as to the acreage surrendered. 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 rin 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, Rule or Regulation Lessor hereby warrants and agrees to defend the title to the lands herein described, and agrees that the lessee shall have the right at any time to redeem for lessor, by paymortages, taxes or other liens on the above described lands, in the event of default of payment by lessor, and be subrogated to the rights of the holder thereof, and the undersigned for themselves and their heirs, successors and assigns, hereby surrender and release all right of dower and homestead in the premises described herein, in so far as said right of dowerstead may in any way affect the purposes for which this lease is made, as recited herein. 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 immeriant and under and that may be produced from said premises, such pooling to be of fraces configuous to each of the premises of the produced from said prem							avacuto
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 rin 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, Rule or Regulation Lessor hereby warrants and agrees to defend the title to the lands herein described, and agrees that the lessee shall have the right at any time to redeem for lessor, by payme torgages, taxes or other liens on the above described lands, in the event of default of payment by lessor, and be subrogated to the rights of the holder thereof, and the undersigned for themselves and their heirs, successors and assigns, hereby surrender and release all right of dower and homestead in the premises described herein, in so far as said right of dow omestead may in any way affect the purposes for which this lease is made, as recited herein. 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 immeriant is and under and that may 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 640 acres each in the event of an oil well, or into a unit or units not exceeding 640 acres each in the event of an gas well. Lessee shall exceute in writing and record in the conveyance records of the 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 prevent 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, for all prevents and the prevents of the payment of royalties elsewhere herein specified, lessor shall receive on production from the pooled unit, as	dministrators, successors or assigns, but no rith a written transfer or assignment or a tr	change in the ownership rue copy thereof. In case	of the land or assignment of	rentals or royalties shall be b	inding on the lessee un	after the lessee has been	i furnishe
Lesser herby warrants and agrees to defend the title to the lands herein described, and agrees that he lessee shall have the right at any time to redeem for lessor, by paymotragues, taxes or other liens on the above described lands, in the event of default of payment by lessor, and be subrogated to the rights of the holder thereof, and the undersigned for themselves and their heirs, successors and assigns, hereby surrender and release all right of dower and homestead in the premises described herein, in so far as said right of dow omestead may in any way affect the purposes for which this lease is made, as recited herein. 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 immicinity 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, ther minerals in and under and that may be produced from said premises, such pooling to be of fracts contiguous to one another and to be into a unit or units not exceeding 40 acre to the event of an oil well, or into a unit or units not exceeding 40 acre seach in the event of a gas well. Lessee shall execute in writing and record in the conveyance records of the 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 put 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 product afrom this lease, whether the well or wells be located on the premises covered by this lease or not. In lieu of the royalty interest therein on an acreage basis bears to the creage so pooled in the particular unit involved. IN WITNESS WHEREOF, the undersigned execute the instrument state the amount of his acreage plac	is lease as to such portion or portions and b	e relieved of all obligation	ons as to the acreage surrende	ered.			
ortgages, taxes or other liens on the above described lands, in the event of default of payment by lessor, and be subrogated to the rights of the holder thereof; and the undersigned for themselves and their heirs, successors and assigns, hereby surrender and release all right of dower and homestead in the premises described herein, in so far as said right of dow omestead may in any way affect the purposes for which this lease is made, as recited herein. 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 innominity 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, the minerals in and under and that may be produced from said premises, such pooling to be of fracts contiguous to one another and to be into a unit or units not exceeding 40 acre and 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 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 precept the payment of royalties on production from the pooled-unit, sa-if-it were included in this lease. If production is found on the pooled acreage, it shall be treated as if product afrom 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 proon 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 creage so pooled in the particular unit involved. IN WITNESS WHEREOF, the undersigned execute this instrument, stiff the day and	r in part, nor lessee held liable in damages,	for failure to comply ther	rewith, if compliance is preve	ented by, or if such failure is t	he result of, any such L	aw, Order, Rule or Regula	tion.
icinity 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, there minerals in and under and that may 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 640 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 n 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 proceed 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 product afrom 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 procure or 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 creage so pooled in the particular unit involved. IN WITNESS WHEREOF, the undersigned execute this instrument as to the day and year first above written. Vitnesses: JAQUELINE SUE SIMPSON STEVENS SSN:	nortgages, taxes or other liens on the above or themselves and their heirs, successors an	described lands, in the ev d assigns, hereby surrence	vent of default of payment by der and release all right of do	lessor, and be subrogated to	the rights of the holder	thereof, and the undersign	ed lessor
Vitnesses: Ocqueline Sie Simpson Stevens JACQUELINE SUE SIMPSON STEVENS SSN:	ricinity thereof, when in lessee's judgment it other minerals in and under and that may be in the event of an oil well, or into a unit or un in which the land herein leased is situated a except the payment of royalties on productic that from this lease, whether the well or well from a unit so pooled only such portion of the	is necessary or advisable produced from said pren nits not exceeding 640 ac in instrument identifying on from the pooled unit;— is be located on the prem he royalty stipulated here	e to do so in order to properly nises, such pooling to be of to cres each in the event of a gast and describing the pooled at ansifit were included in this pixes covered by this lease or	y develop and operate said let racts contiguous to one anoth s well. Lessee shall execute in creage. The entire acreage so lease. If production is found not. In lieu of the royalties el	ase premises so as to preer and to be into a unit writing and record in to pooled into a tract or on the pooled acreage, sewhere herein specific	omote the conservation of or units not exceeding 40 the conveyance records of unit shall be treated, for al it shall be treated as if pro- ed, lessor shall receive on	oil, gas acres eac the coun il purpos oduction productio
Cause and the second se	Witnesses:	SEAL	.02.	acqueline Jacqueline	Sie Sim sue simpson	ason Stev stevens	ens

STATE OF KANSAS)	
)ss.	
COUNTY OF SEDENI	CK)	
BEFORE ME, the	undersigned, a Notary Public, within a	and for said County and State, on this 25 TH day of Stevens, to me
paranally known to be the i	dentical person who executed the within	and foregoing instrument and acknowledge to me that
she executed the same as her	r free and voluntary act and deed for the u	ses and purposes therein set forth.
IN WITNESS WHE	REOF, I have hereunto set my hand and o	official seal the day and year last above written.
		Michele Suigoson
My Commission Expires:	SEDGWICK COUNTY CALL CENTER WICHITA, KS 67203	NOTARY PUBLIC *

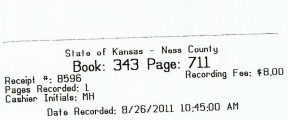
NOTARY PUBLIC - State of Kansas
MICHELE SIMPSON
My Appt. Expires 3-23-2014

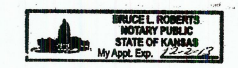
TENSION OF OIL AND GAS LL 3E

WHEREAS, J. Fred Hambright, INC., 125 N. Market, Ste. 1415, Wichita, KS. 67202 is the owner and holder of an oil and gas lease on the following described land in **Ness** County, State of Kansas.

Township 18 South, Range 21 West

Section 9: NW/4
of Sectionxxx, Townshipxxx, Rangexxx, and recorded in Book 318 ,
Page 661 of the Records of said County, and
WHEREAS, said lease expires in the absence of drilling operations, on $8/13/11$, and the
said owner and holder desires to have the term of said lease extended;
NOW, THEREFORE, the undersigned, for themselves, their heirs, executors, administrators and
assigns, for and in consideration of <u>Ten and More (\$10.00+) Dollars</u> , in hand paid, the receipt
to the selection advantaged does hereby
of said lease shall be and is hereby extended, with the same tend and
is such extended term had been originally expressed in Such lease, for a period of
from the date of the said expiration thereor, and as long thereafter as on or gard
(including casinghead gas) is produced from any well on the land covered by said lease, subject however in all other respects to the provisions and conditions of said lease, or said lease as
the difference of the read figure of may have been heretorore executed, that he down
due and payable on 8/13/11, under the terms of this extension; and that all previous rentals
to the tarms of said lease have been timely and properly paid.
IN WITNESS WHEREOF, this instrument is signed on this the
Gary D. Mantz Dianna G. Mantz X: <u>Kay D. Mantz</u> Gary D. Mantz
RR 1, Box 87 (30858 160 Road) Bazine, KS. 67516 Y. D. D. D. Man J.
Dianna G. Mantz
STATE OF KANSAS SS. ACKNOWLEDGEMENT FOR INDIVIDUAL (Kans. Okla. and Colo.
COUNTY OF NESS
Before me, the undersigned, a Notary Public, within and for said County and State, on this 125 day of July, 2011 , personally appeared Gary D. Mantz and Dianna G. who executed
Mantz, husband and wire to the personally ladged to me that they executed the same as
their free and voluntary act and deed for the document
IN WITNESS WHEREOF, I have hereunto set my hand and official seal the day and year last
above written.
My commission expires: 12-02-13 Bruce L. Roberts, NOTARY PUBLIC
Bruce L. Roberts, NOTART FOBLIC





Reorder No. 09-115	19	Kansas Blue Pril 700 S. Broadway PO Box 793 Wichita, KS 67201-0793 918-264-9344-284-5165 fox
		www.kbp.com - kbp@kbp.com

of investigating, exploring by geophysical and other means, prospecting drilling, mining constituent products, injecting gas, water, other fluids, and air into subsurface strata, laying and things thereon to produce, save, take care of, treat, manufacture, process, store and train products manufactured therefrom, and housing and otherwise caring for its employees, the herein situated in County of NeSS Township 18 South-Range 21 West Section 9: NW/4 In Section	st 2008
Dianna G. Mantz, fils wife whose mailing address is RR 1 Box 87 Bazine, Kansas 67 J. FRED HAMBRIGHT INC. 125 N. MARKET ST and J. FRED HAMBRIGHT INC. 125 N. MARKET ST Lessor, in consideration of one and more Lessor, in consideration of one and other means, prospecting drilling, mining constituent products, injecting gas, water, other fluids, and air into subsurface strata, laying and things thereon to produce, save, take care of, treat, manufacture, process, store and things thereon to produce, save, take care of, treat, manufacture, process, store and thoughters manufactured therefrom, and housing and otherwise caring for its employees, therein situated in County of NeSS Township 18 South-Range 21 West Section 9: NW/4 In Section — Township — Range	
Lessor, in consideration of	
J. FRED HAMBRIGHT INC. 125 N. MARKET ST One and more Lessor, in consideration of One and of the agreements of the Active state s	
J. FRED HAMBRIGHT INC. 125 N. MARKET ST One and more Lessor, in consideration of One and of the agreements of the Active standard, exploring by geophysical and other means, prospecting drilling, mining instituent products, injecting gas, water, other fluids, and air into subsurface strats, layin defining the process, to an anticular process, store and trainductor manufactured therefrom, and housing and otherwise caring for its employees, the crein situated in County of Ness Cownship 18 South-Range 21 West Dection 9: NW/4 Section — Township — Range —	
J. FRED HAMBRIGHT INC. 125 N. MARKET ST One and more Lessor, in consideration of One and of the agreements of the Active standard, exploring by geophysical and other means, prospecting drilling, mining instituent products, injecting gas, water, other fluids, and air into subsurface strats, layin defining the process, to an anticular process, store and trainductor manufactured therefrom, and housing and otherwise caring for its employees, the crein situated in County of Ness Cownship 18 South-Range 21 West Dection 9: NW/4 Section — Township — Range —	
Lessor, in consideration of	
here admowledged and of the royalties herein provided and of the agreements of the let investigating, exploring by geophysical and other means, prospecting drilling, mining mining nestituent products, injecting gas, water, other fluids, and air into subsurface strate, laying at things thereon to produce, save, take care of, treat, manufacture, process, store and transducts manufactured therefrom, and housing and otherwise caring for its employees, the overein situated in County of NeSS Counship 18 South-Range 21 West Counstitution of the previous of the product of the season of the	
here admoviedged and of the royalties herein provided and of the agreements of the le investigating, exploring by geophysical and other means, prospecting drilling, mining mining mining the products, injecting gas, water, other fluids, and air into subsurface strate, laying the things thereon to produce, save, take care of, treat, manufacture, process, store and transducts manufactured therefrom, and housing and otherwise caring for its employees, the order of the strategy	, hereinafter caller Lessee:
Section 9: NW/4 Section ————————————————————————————————————	Dollars (\$ 1.00) in hand paid, receipt of which essect herein contained, hereby grams, leases and lets exclusively time lesses for the purpose g and operating for and producing oil, liquid hydrocarbons, all gases, and their respective us pipe lines, storing oil, building tanks, power stations, telephone lines, and other structures insport said oil, liquid hydrocarbons, gases and their respective constituent products and other are following described land, together with any reversionary rights and after-acquired interest, state of Kansas described as follows to-with
Section — Township — Range — Range — Range — Range — Range — Township — Range	
Subject to the provisions herein contained, this lease shall remain in force for a to oil, liquid hydrocarbons, gas or other respective constituent products, or any of them, in consideration of the premises the said lessee covenants and agrees: Int. To deliver to the credit of lessor, free of cost, in the pipe line to which lessed and the leased premises. 2nd. To pay lessor for gas of whatsoever nature or kind produced and sold, or the market price at the well, (but, as to gas sold by lessee, in no event more than one emises, or in the manufacture of products therefrom, said payments to be made month royalty One Dollar (\$1.00) per year per net mineral acre retained hereunder, and if canning of the preceding paragraph. This lease may be maintained during the primary term hereof without further this lease or any extension thereof, the lessee shall have the right to drill such well und in paying quantities, this lease shall continue and be in force with like effect as if a said lessor owns a less interest in the above described land than the entire se and lessor only in the proportion which lessor's interest bears to the whole and undiverses hall have the right to use, free of cost, gas, oil and water pruduced on said when requested by lessor, lessee shall bury lessee's pipe lines below plow depth. No well shall be drilled nearer than 20x feet to the house or barn now un said pre Lessee shall have the right at any time to remove all machinery and fixtures place. If the estate of either party hereto is assigned, and the privilege of assigning ecutors, administrators, successors or assigns, but no change in the ownership of the see has been furnished with a written transfer or assignment or a true copy thereof. If the respect to the assigned portion or portions arising subsequent to the date of assignment cost of effect the lease as to such portion or portions arising subsequent to the date of assignment or a true copy thereof. If the respect to the assigned portion or portions arising subsequent to the date of	
scretions thereto. Subject to the provisions herein contained, this lease shall remain in force for a to oil, liquid hydrocarbons, gas or other respective constituent products, or any of them, in consideration of the premises the said lessee covenants and agrees: Int. To deliver to the credit of lessor, free of cost, in the pipe line to which lessed on the leased premises. 2nd. To pay lessor for gas of whatsoever nature or kind produced and sold, or the market price at the well, (but, as to gas sold by lessee, in no event more than one temises, or in the manufacture of products therefrom, said payments to be made month to royalty One Dollar (\$1.00) per year per net mineral acre retained hereunder, and if reaning of the preceding paragraph. This lease may be maintained during the primary term hereof without further this lease or any extension thereof, the lessee shall have the right to drill such well und in paying quantities, this lease shall continue and be in force with like effect as if a said lessor owns a less interest in the above described land than the entire sees and lessor only in the proportion which lessor's interest bears to the whole and undividual lesses shall have the right to use, free of cost, gas, oil and water pruduced on said When requested by lessor, lessee shall bury lessee's pipe lines below plow depth. 300 No well shall be drilled nearer than 200 feet to the house or barn now un said pre Lessee shall have the right at any time to remove all machinery and fixtures place. If the estate of either party hereto is assigned, and the privilege of assigning centors, administrators, successors or assigns, but no change in the ownership of the see has been furnished with a written transfer or assignment or a true copy thereof. If the respect to the assigned portion or portions arising subsequent to the date of assignmender this lease as to such portion or portions arising subsequent to the date of assignmended the effect and whole or in part, nor lessee held liable in damages, for failure to	
Subject to the provisions herein contained, this lease shall remain in force for a to oil, liquid hydrocarbons, gas or other respective constituent products, or any of them, is in consideration of the premises the said lessee covenants and agrees: 1st. To deliver to the credit of lessor, free of cost, in the pipe line to which lesses on the leased premises. 2nd. To pay lessor for gas of whatsoever nature or kind produced and sold, or it the market price at the well, (but, as to gas sold by lessee, in no event more than one remises, or in the manufacture of products therefrom, said payments to be made month a royalty One Dollar (\$1.00) per year per net mineral acre retained hereunder, and if realing of the preceding paragraph. This lease may be maintained during the primary term hereof without further this lease or any extension thereof, the lessee shall have the right to drill such well und in paying quantities, this lease shall continue and be in force with like effect as if a lessor only in the proportion which lessor's interest bears to the whole and undivides and lessor only in the proportion which lessor's interest bears to the whole and undivides shall have the right to use, free of cost, gas, oil and water pruduced on said when requested by lessor, lessee shall bury lessee's pipe lines below plow depth. 300 No well shall be drilled nearer than 200 feet to the house or barn now on said pre Lessee shall have the right at any time to remove all machinery and fixtures place the seems have the right at any time to remove all machinery and fixtures place there are the first at any time to remove all machinery and fixtures place the seem has been furnished with a written transfer or assignment or a true copy thereof. I the respect to the assigned portion or portions arising subsequent to the date of assignment or a true copy thereof. I the respect to the assigned portion or portions and be relieved of all obligations as to All express or implied covenants of this lease shall be subject to all Federal and wh	
Subject to the provisions herein contained, this lease shall remain in force for a to soil, liquid hydrocarbons, gas or other respective constituent products, or any of them, it is nonsideration of the premises the said lessee covenants and agrees: 1st. To deliver to the credit of lessor, free of cost, in the pipe line to which lessed out the leased premises. 2nd. To pay lessor for gas of whatsoever nature or kind produced and sold, or to the market price at the well, (but, as to gas sold by lessee, in no event more than one remises, or in the manufacture of products therefrom, said payments to be made month is royalty One Dollar (\$1.00) per year per net mineral acre retained hereunder, and if the sease may be maintained during the primary term hereof without further this lease or any extension thereof, the lessee shall have the right to drill such well to sund in paying quantities, this lease shall continue and be in force with like effect as if a lesser only in the proportion which lessor's interest bears to the whole and undit Lessee shall have the right to use, free of cost, gas, oil and water produced on said When requested by lesser, lessee shall bury lessee's operations to growing crops on states the shall have the right at any time to remove all machinery and fixtures place. If the estate of either party hereto is assigned, and the privilege of assigning secutors, administrators, successors or assigns, but no change in the ownership of the see has been furnished with a written transfer or assignment or a true copy thereof. I ith respect to the assigned portion or portions arising subsequent to the date of assigning secutors, administrators, successors or assigns, but no change in the ownership of the see has been furnished with a written transfer or assignment or a true copy thereof. I ith respect to the assigned portion or portions arising subsequent to the date of assigning feetures or implied covenants of this lease shall be subject to all Federal and a whole or in part, nor lessee held liable in d	acres, more or less, and all
In consideration of the premises the said lessee covenants and agrees: Ist. To deliver to the credit of lessor, free of cost, in the pipe line to which lessed on the leased premises. 2nd. To pay lessor for gas of whatsoever nature or kind produced and sold, or it the market price at the well, (but, as to gas sold by lessee, in no event more than one remises, or in the manufacture of products therefrom, said payments to be made month as royalty One Dollar (\$1.00) per year per net mineral acre retained hereunder, and if reaning of the preceding paragraph. This lesse may be maintained during the primary term hereof without further this lease or any extension thereof, the lessee shall have the right to drill such well und in paying quantities, this lesse shall continue and be in force with like effect as if a lessid lessor owns a less interest in the above described land than the entire seal esaid lessor only in the proportion which lessor's interest bears to the whole and undividual lesses shall have the right to use, free of cost, gas, oil and water pruduced on said When requested by lessor, lessee shall bury lessee's pipe lines below plow depth. 300 No well shall be drilled nearer than 200 feet to the house or barn now on said predecesses shall have the right at any time to remove all machinery and fixtures place the sease has been furnished with a written transfer or assignment or a true copy thereof. I the respect to the assigned portion or portions arising subsequent to the date of assigning Lessee may at any time execute and deliver to lessor or place of record a release trender this lease as to such portion or portions and be relieved of all obligations as to All express or implied covenants of this lease shall be subject to all Federal and whole or in part, nor lessee held liable in damages, for failure to comply therewith, if egulation. Lessor hereby warrants and agrees to defend the title to the lands herein described and right of dower and homestead may in any way affect the purposes for which this	term of (3) three years from this date (called "primary term"), and as long thereafter
and the leased premises. 2nd. To pay lessor for gas of whatsoever nature or kind produced and sold, or the market price at the well, (but, as to gas sold by lessee, in no event more than one temises, or in the manufacture of products therefrom, said payments to be made month royalty One Dollar (\$1.00) per year per net mineral acre retained hereunder, and if reaning of the preceding paragraph. This lease may be maintained during the primary term hereof without further this lease or any extension thereof, the lessee shall have the right to drill such well und in paying quantities, this lease shall continue and be in force with like effect as if a said lessor owns a less interest in the above described land than the entire are said lessor only in the proportion which lessor's interest bears to the whole and undiversees shall have the right to use, free of cost, gas, oil and water produced on said. When requested by lessor, lessee shall bury lessee's pipe lines below plow depth. No well shall be drilled nearer than 200 feet to the house or barn now on said predenses shall have the right at any time to remove all machinery and fixtures place. If the estate of either party hereto is assigned, and the privilege of assigning contors, administrators, successors or assigns, but no change in the ownership of the see has been furnished with a written transfer or assignment or a true copy thereof. If the respect to the assigned portion or portions arising subsequent to the date of assignment and the enterior of the same as to such portion or portions arising subsequent to the date of assignment or a true copy thereof. If the respect to the assigned portion or portions arising subsequent to the date of assignment or a free cord a release render this lease as to such portion or portions and be relieved of all obligations as to all express or implied covenants of this lease shall be subject to all Federal and whole or in part, nor lessee held liable in damages, for failure to comply therewith, if egulation. Lessor hereby	is produced from said land or land with which said land is pooled.
the market price at the well, (but, as to gas sold by lessee, in no event more than one semises, or in the manufacture of products therefrom, said payments to be made month a royalty One Dollar (\$1.00) per year per net mineral acre retained hereunder, and if seaning of the preceding paragraph. This lease may be maintained during the primary term hereof without further this lease or any extension thereof, the lessee shall have the right to drill such well to and in paying quantities, this lease shall continue and be in force with like effect as if a If said leasor owns a less interest in the above described land than the entire is easily lessor only in the proportion which lessor's interest bears to the whole and undid Lessee shall have the right to use, free of cost, gas, oil and water produced on said When requested by lesser, lessee shall bury lessee's pipe lines below plow depth. No well shall be drilled nearer than Mafeet to the house or barn now on said pre Lessee shall have the right at any time to remove all machinery and fixtures place. If the estate of either party hereto is assigned, and the privilege of assigning fectuors, administrators, successors or assigns, but no change in the ownership of the see has been furnished with a written transfer or assignment or a true copy thereof. I fith respect to the assigned portion or portions arising subsequent to the date of assignment or this lease as to such portion or portions arising subsequent to the date of assignment or a true copy thereof. I with respect to the assigned portion or portions arising subsequent to the date of assignment or a true copy thereof or in part, nor lessee held liable in damages, for failure to comply therewith, if egulation. Lessor hereby warrants and agrees to defend the title to the lands herein described and whole or in part, nor lessee held liable in damages, for failure to comply therewith, if egulation. Lessor hereby warrants and agrees to defend the title to the lands herein described ymortgages, taxes or other liens	e may connect wells on said land, the equal one-eighth (%) part of all oil produced and saved
this lease or any extension thereof, the lessee shall have the right to drill such well und in paying quantities, this lease shall continue and be in force with like effect as if a life said lessor owns a less interest in the above described land than the entire see said lessor only in the proportion which lessor's interest bears to the whole and undivocated lessor only in the proportion which lessor's interest bears to the whole and undivocated lessor only in the proportion which lessor's interest bears to the whole and undivocated lessor only in the proportion which lessor's interest bears to the whole and undivocated lessor only in the proportion on said when requested by lessor, lessee shall bury lessee's pipe lines below plow depth. No well shall be drilled nearer than 20x feet to the house or barn now on said pre Lessee shall have the right at any time to remove all machinery and fixtures place the state of either party hereto is assigned, and the privilege of assigning fecutors, administrators, successors or assigns, but no change in the ownership of the see has been furnished with a written transfer or assignment or a true copy thereof. I fith respect to the assigned portion or portions arising subsequent to the date of assignm Lessee may at any time execute and deliver to lessor or place of record a release trender this lease as to such portion or portions and be relieved of all obligations as to All express or implied covenants of this lease shall be subject to all Federal and whole or in part, nor lessee held liable in damages, for failure to comply therewith, if egulation. Lessor hereby warrants and agrees to defend the title to the lands herein described any mortgages, taxes or other liens on the above described lands, in the event of default gned lessors, for themselves and their heirs, successors and assigns, hereby surrender and right of dower and homestead may in any way affect the purposes for which this lessee, at its option, is hereby given the right and power to pool or combine the	used off the premises, or used in the manufacture of any products therefrom, one-eighth (%), eeighth (%) of the proceeds received by lessee from such sales), for the gas sold, used off the hly. Where gas from a well producing gas only is not sold or used, lessee may pay or tender such payment or tender is made it will be considered that gas is being produced within the
Lessee shall have the right to use, free of cost, gas, oil and water pruduced on said Lessee shall have the right to use, free of cost, gas, oil and water pruduced on said When requested by lesser, lessee shall bury lessee's pipe lines below plow depth. 300 No well shall be drilled nearer than 20x feet to the house or barn now on said pre Lessee shall pay for damages caused by lessee's operations to growing crops on states and the privilege of assigning the country, administrators, successors or assigned, and the privilege of assigning tectures, administrators, successors or assigns, but no change in the ownership of the see has been furnished with a written transfer or assignment or a true copy thereof. I fith respect to the assigned portion or portions arising subsequent to the date of assignment can be relieved of all obligations as to all express or implied covenants of this lease shall be subject to all Federal and whole or in part, nor lessee held liable in damages, for failure to comply therewith, if egulation. Lessor hereby warrants and agrees to defend the title to the lands herein described and of the said right of dower and homestead may in any way affect the purposes for whire this lessee, at its option, is hereby given the right and power to pool or combine the	
Lessee shall be drilled nearer than 200 feet to the house or barn now on said pre Lessee shall pay for damages caused by lessee's operations to growing crops on states and the right at any time to remove all machinery and fixtures place. If the estate of either party hereto is assigned, and the privilege of assigning tectures, administrators, successors or assigns, but no change in the ownership of it sees has been furnished with a written transfer or assignment or a true copy thereof. I the respect to the assigned portion or portions arising subsequent to the date of assignment or the date of assignment or the sees may at any time execute and deliver to lessor or place of record a releasurender this lease as to such portion or portions and be relieved of all obligations as to a All express or implied covenants of this lease shall be subject to all Federal and whole or in part, nor lessee held liable in damages, for failure to comply therewith, if egulation. Lessor hereby warrants and agrees to defend the title to the lands herein described ymortgages, taxes or other liens on the above described lands, in the event of default gned lessors, for themselves and their heirs, successors and assigns, hereby surrender is said right of dower and homestead may in any way affect the purposes for which this lessee, at its option, is hereby given the right and power to pool or combine the	vided fee.
Lessee shall pay for damages caused by lessee's operations to growing crops on states and law the right at any time to remove all machinery and fixtures place. If the estate of either party hereto is assigned, and the privilege of assigning ecutors, administrators, successors or assigns, but no change in the ownership of the see has been furnished with a written transfer or assignment or a true copy thereof. If the respect to the assigned portion or portions arising subsequent to the date of assignment or a true capy thereof. If the respect to the assigned portion or portions arising subsequent to the date of assignment or a true copy thereof. If the respect to the assigned portion or portions and be relieved of all obligations as to a subsequent of the subject to all Federal and whole or in part, nor lessee held liable in damages, for failure to comply therewith, if regulation. Lessor hereby warrents and agrees to defend the title to the lands herein described y mortgages, taxes or other liens on the above described lands, in the event of default need lessors, for themselves and their heirs, successors and assigns, hereby surrender said right of dower and homestead may in any way affect the purposes for which this lessee, at its option, is hereby given the right and power to pool or combine the	emises without written consent of lessor.
If the estate of either party hereto is assigned, and the privilege of assigning centors, administrators, successors or assigns, but no change in the ownership of these has been furnished with a written transfer or assignment or a true copy thereof. If the respect to the assigned portion or portions arising subsequent to the date of assignment or a true copy thereof. It has been any at any time execute and deliver to lessor or place of record a release render this lease as to such portion or portions and be relieved of all obligations as to all expresse or implied covenants of this lease shall be subject to all Federal and whole or in part, nor lessee held liable in damages, for failure to comply therewith, if gulation. Lessor hereby warrants and agrees to defend the title to the lands herein described y mortgages, taxes or other liens on the above described lands, in the event of default ned lessors, for themselves and their heirs, successors and assigns, hereby surrender said right of dower and homestead may in any way affect the purposes for which this lessee, at its option, is hereby given the right and power to pool or combine the	aid land.
see has been furnished with a written transfer or assignment or a true copy thereof. If ith respect to the assigned portion or portions arising subsequent to the date of assignm Lessee may at any time execute and deliver to lessor or place of record a releas rrender this lease as to such portion or portions and be relieved of all obligations as to o All express or implied covenants of this lease shall be subject to all Federal and whole or in part, nor lessee held liable in damages, for failure to comply therewith, if squation. Lessor hereby warrants and agrees to defend the title to the lands herein describe y mortgages, taxes or other liens on the above described lands, in the event of default gned lessors, for themselves and their heirs, successors and assigns, hereby surrender said right of dower and homestead may in any way affect the purposes for which this l Lessee, at its option, is hereby given the right and power to pool or combine the	in whole or in part is expressly allowed, the covenants hereof shall extend to their heirs,
Lessee may at any time execute and deliver to lessor or place of record a release trender this lease as to such portion or portions and be relieved of all obligations as to all express or implied covenants of this lease shall be subject to all Federal and whole or in part, nor lessee held liable in damages, for failure to comply therewith, if egulation. Lessor hereby warrants and agrees to defend the title to the lands herein described ymortgages, taxes or other liens on the above described lands, in the event of default gned lessors, for themselves and their heirs, successors and assigns, hereby surrender said right of dower and homestead may in any way affect the purposes for which this lessee, at its option, is hereby given the right and power to pool or combine the	In case lessee assigns this lease, in whole or in part, lessee shall be relieved of all obligations
All express or implied covenants of this lease shall be subject to all Federal and whole or in part, nor lessee held liable in damages, for failure to comply therewith, if equilation. Lessor hereby warrants and agrees to defend the title to the lands herein described y mortgages, taxes or other liens on the above described lands, in the event of default gned lessors, for themselves and their heirs, successors and assigns, hereby surrender said right of dower and homestead may in any way affect the purposes for which this lassee, at its option, is hereby given the right and power to pool or combine the	se or releases covering any portion or portions of the above described premises and thereby
vy mortgages, taxes or other liens on the above described lands, in the event of default gned lessors, for themselves and their heirs, successors and assigns, hereby surrender said right of dower and homestead may in any way affect the purposes for which this l Lessee, at its option, is hereby given the right and power to pool or combine the	the acreage surrendered. I State Laws, Executive Orders, Rules or Regulations, and this lease shall not be terminated, frompliance is prevented by, or if such failure is the result of, any such Law, Order, Rule or
Lessee, at its option, is hereby given the right and power to pool or combine the	od, and agrees that the lessee shall have the right at any time to redeem for lessor, by payment t of payment by lessor, and be subrogated to the rights of the holder thereof, and the under r and release all right of dower and homestead in the premises described herein, in so far lease is made, as recited herein.
nmediate vicinity thereof, when in lessee's judgment it is necessary or advisable to onservation of oil, gas or other minerals in and under and that may be produced from "units not exceeding 40 acres each in the event of an oil well, or into a unit or units n cord in the conveyance records of the county in which the land herein leased is situ soled into a tract or unit shall be treated, for all purposes except the payment of royal and on the pooled acreage, it shall be treated as if production is had from this lease, when the pooled acreage, it shall be treated as if production is had from this lease, when the pooled acreage, it shall be treated as if production is had from this lease, when the pooled acreage, it shall be treated as if production is had from this lease, when the production is the production is the production.	do so in order to properly develop and operate said lease premises so as to promote the said premises, such pooling to be of tracts contiguous to one another and to be into a unit not exceeding 640 acres each in the event of a gas well. Lessee shall execute in writing and mated an instrument identifying and describing the pooled acreage. The entire acreage so tites on production from the pooled unit, as if it were included in this lease. If production is hether the well or wells be located on the premises covered by this lease or not. In lieu of the property stipulated herein as the amount of his acreage
Agreed to and made a part hereof are addtional terms:	
Lessor will not supply water from ponds are of any nature from the leased process. In the event a gas well is drilled on the above described lands, or land unitized only be paid for 3 years past the primary term of the lease. Lessee or assigns agrees to fence off drill site and pits to protect Lessor's	red therewith, It is agreed that "shut-in" or in lieu "royalty may
. All pipe line and power lines on the leased premises, shall be buried to depti	th of thirty (30) inches or more
	Secretary of the second
	그 사용사용 환경 환경 등로 교육 (60개) 그리고 있다.
IN WITNESS WHEREOF, the undersigned execute this instrument as of the day a	and year first above written.
toesses:	Man a mart
Dianna G. Mantz	Coup Marz
nama G. Wantz	Gary D. Mamz
150.0F 34	SSN# SON FINANCIAL SON
SEAL:	
	State of Kansas - Ness County
COUNTY	Book: 318 Page: 661 Receipt #: 4606 Pages Recorded: 2 Cashier Initials: MH
· · · · · · · · · · · · · · · · · · ·	Date Recorded: 9/12/2008 3:20:00 PM
	Recorded at Lessees request -KSA

State of Kansas - Ness County

Book: 318 Page: 661
Receipt *: 4606
Pages Recorded: 2
Cashier Initials: MH

Date Recorded: 9/12/2008 3:20:00 PM

Recorded at Lessees request -KSA58-22

TATE OF Kansas OUNTY OF Rush	1		KNOWLEDGME		VIDUAL (KsOk	(ÇoNe)	0000
ne foregoing instrume Gary D., Man	ent was acknowledge tz,				Book:	318 P	2008,
Dianna G. Ma	untz, his	wife	-0-1	and			
	· 10-10-20 0		11 1	Su dane			
Commission expires	10-10-200	19		Prichard	Notary Pub.	lic A	RON L. PRI
			KOII L.	PLICHALC	1		NOTARY P
ATE OF					L	CONTRACTOR OF STREET	Appt. Exp. 70
UNTY OF		ACF	NOWLEDGME	NT FOR INDIV	/IDUAL (KsOk	(CoNe)	
	nt was acknowledge						
				and .			
commission expires					Notary Publ	lic	
ATE OF							
UNTY OF			NOWLEDGME			A SE	
e foregoing instrume	nt was acknowledged	before me this	day of			,	
commission expires					Notary Publ	lic	-
					mointy 1 mot		
ATE OF							
UNTY OF		ACK	NOWLEDGMEN	T FOR INDIV	IDUAL (KsOk	CoNe)	
foregoing instrume	nt was acknowledged	before me this	day of				
				and _			
commission expires					N. D. 1.1		
					Notary Publi	ic .	
					ded of	eds.	
in				the	reco	Jr De	
OIL AND GAS LEASE		i i		This instrument was filed for record on the of	o-clockM., and duly recorded Page of	Register of Deeds	
Ä		Rke.		ecor	p pu	egis	
S		Term		for r	E .	PE	
¥ ×				iled	Page		
G G FROM		P. T.		as fi	, j	\$	
9		Twp.		nt w	at o-clock in Book the records of this office.	By When recorded, return	
F				пше	this	f, ret	
_		S a	. 52	nstr	Jo s	rdec	
0		DateSectionNo. of Acres	STATE OF	y his i	ok .	reco	
		DateSectionNo. of A	LAT	CountyThis day of	at in Book the recor	By When	
. 1	07		25	Q. 4	th ii at	1 m ≥	1 1
TE OF		ACK	NOWLEDGMEN			kCoNe)	
TE OF	**************************************						
JNTY OF foregoing instrumen	t was acknowledged		day of			,	,
INTY OF	t was acknowledged		day of		•		
NTY OF			day of				