

For KCC	Use:
Effective	Date:
District #	
SGA?	Yes No

KANSAS CORPORATION COMMISSION OIL & GAS CONSERVATION DIVISION

Form C-1 March 2010 Form must be Typed Form must be Signed All blanks must be Filled

NOTICE OF INTENT TO DRILL

	e (5) days prior to commencing well s Surface Owner Notification Act, MUST be submitted with this form.
Expected Spud Date:	Spot Description:
month day year	Sec Twp S. R E W
	(Q/Q/Q/Q) feet from N / S Line of Section
OPERATOR: License#	feet from E / W Line of Section
Name:	Is SECTION: Regular Irregular?
Address 1:Address 2:	
City: State: Zip: +	(Note: Locate well on the Section Plat on reverse side)
Contact Person:	County
Phone:	Lease Name: Well #:
CONTRACTOR	Field Name:
CONTRACTOR: License#	is the a related repair in a.
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:
If OWWO: old well information as follows:	Surface Pipe by Alternate: III
II OWWO. old well information as follows.	Length of Surface Pipe Planned to be set:
Operator:	Length of Conductor Pipe (if any):
Well Name:	
Original Completion Date: Original Total Depth:	
D: (: D : (Water Source for Drilling Operations:
Directional, Deviated or Horizontal wellbore? Yes No	Well Farm Pond Other:
If Yes, true vertical depth:	DWK FeITIII #.
KCC DKT #:	(Note: Apply for Permit with DWR)
	vviii Cores de takeit?
	If Yes, proposed zone:
AF	FIDAVIT
The undersigned hereby affirms that the drilling, completion and eventual p	lugging of this well will comply with K.S.A. 55 et. seq.
It is agreed that the following minimum requirements will be met:	
Notify the appropriate district office <i>prior</i> to spudding of well:	
2. A copy of the approved notice of intent to drill shall be posted on each	h drilling rig;
3. The minimum amount of surface pipe as specified below shall be se	
through all unconsolidated materials plus a minimum of 20 feet into the	
, , ,	strict office on plug length and placement is necessary <i>prior to plugging</i> ;
 The appropriate district office will be notified before well is either plug If an ALTERNATE IL COMPLETION, production pipe shall be cement 	ged or production casing is certificatin, ed from below any usable water to surface within 120 DAYS of spud date.
	133,891-C, which applies to the KCC District 3 area, alternate II cementing
must be completed within 30 days of the spud date or the well shall b	e plugged. In all cases, NOTIFY district office prior to any cementing.
Submitted Electronically	
	Remember to:
For KCC Use ONLY	- File Certification of Compliance with the Kansas Surface Owner Notification
API # 15	Act (KSONA-1) with Intent to Drill;
Conductor pipe requiredfeet	- File Drill Pit Application (form CDP-1) with Intent to Drill;
	- File Completion Form ACO-1 within 120 days of spud date;
Minimum surface pipe requiredfeet per ALTIII	- File acreage attribution plat according to field proration orders;
Approved by:	Notify appropriate district office 48 hours prior to workover or re-entry; Submit all prior separat (CR 4) after all prior to workover or re-entry;
This authorization expires:	 Submit plugging report (CP-4) after plugging is completed (within 60 days); Obtain written approval before disposing or injecting salt water.
(This authorization void if drilling not started within 12 months of approval date.)	If well will not be drilled or permit has expired (See: authorized expiration date)

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

Agent:

Spud date: _

please check the box below and return to the address below.

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



SEWARD CO. 3390' FEL

1980' FSL

For KCC Use ONLY	
API # 15	

IN ALL CASES PLOT THE INTENDED WELL ON THE PLAT BELOW

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

Operator:	Location of Well: County:
Lease:	feet from N / S Line of Section
Well Number:	feet from E / W Line of Section
Field:	SecTwpS. R E W
Number of Acres attributable to well:	is Section. Regular of Irregular
QTR/QTR/QTR of acreage:	_
	If Section is Irregular, locate well from nearest corner boundary. Section corner used: NE NW SE SW
lease roads, tank batteries, pipelines and electrical lines, as	PLAT rest lease or unit boundary line. Show the predicted locations of s required by the Kansas Surface Owner Notice Act (House Bill 2032). n a separate plat if desired.
	LEGEND
	O Well Location Tank Battery Location Pipeline Location Electric Line Location Lease Road Location
19	EXAMPLE

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

760 ft.

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

2190 ft.-

- 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

1069092

Form CDP-1 May 2010 Form must be Typed

APPLICATION FOR SURFACE PIT

Submit in Duplicate

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



Kansas Corporation Commission Oil & Gas Conservation Division

1069092

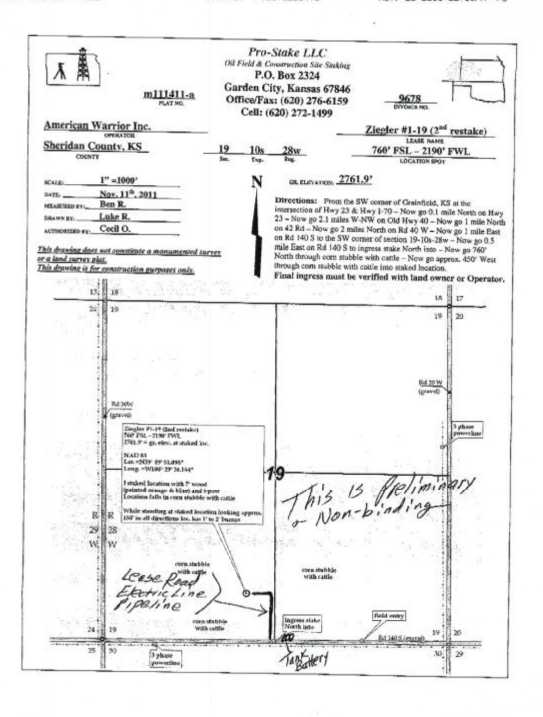
Form KSONA-1
July 2010
Form Must Be Typed
Form must be Signed
All blanks must be Filled

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 (CB-1)	Cathodic Protection Borehole Intent) T-1 (Transfer) CP-1 (Plugging Application)		
OPERATOR: License #	Well Location:		
Name:	SecTwpS. R East		
Address 1:	County:		
Address 2:	Lease Name: Well #:		
City: State: Zip:+	9		
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:	owner information can be found in the records of the register of deeds for the		
Address 2:			
City:			
the KCC with a plat showing the predicted locations of lease roads, tank	dic Protection Borehole Intent), you must supply the surface owners and k batteries, pipelines, and electrical lines. The locations shown on the plat n 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 A owner(s) of the land upon which the subject well is or will be to CP-1 that I am filing in connection with this form; 2) if the form to form; and 3) my operator name, address, phone number, fax, at ☐ I have not provided this information to the surface owner(s). I at KCC will be required to send this information to the surface owner(s).	cknowledge that, because I have not provided this information, the vner(s). To mitigate the additional cost of the KCC performing this		
task, I acknowledge that I am being charged a \$30.00 handling If choosing the second option, submit payment of the \$30.00 handling form and the associated Form C-1, Form CB-1, Form T-1, or Form CP-	fee with this form. If the fee is not received with this form, the KSONA-1		
Submitted Electronically			



George T. Ziegler.

Lorell A Zeel. Donald G. Elegist, Trustee

OIL AND GAS LICASIC THIS AGREEMENT, Betteed into this the 10th day of November 20 Il between Donald G. Ziegler, Trustee of the following truste: 1) Revocable Inter Vivos Trust of George T. Ziegler, a/k/a Revocable Inter Vivos Trust of George T. Ziegler, dated December 27, 1990; 2) Irrevocable Trust of Agnes B. Ziegler, dated April 30, 1991 American Warrior, Inc. hersinafter celled Lessor (whether one or more), and Lesser, in consideration of Dollars in hand paid, receipt of which is here acknowledged and of the repulsies herein provided and of the appearance of the lesser hearin constanted, hereby grains, lesser and less exclusively unto lesser for the purpose of invaringating, exploring by peoplysical and other means, when faids, and air into subservines states, laying pipe lines, sorting all, building tasks, power states, in the purpose of invaringating, exploring by peoplysical and other means, when faids, and air into subservines states, laying pipe lines, sorting all, building tasks, power states, included the production of the purpose of invaringating, exploring provinces and specific provinces and the production of the states of the purpose of the p hereinafter called Leaves: The West Half (Wg) and The Southeast Quarter (SEt) in Section 19 Toweship 10 South sampe 28 West, and covering 480 Subject to the provisions becam constained, this beam shall remain in force for a sum at an entire August 1, 2012 cackware reference on the said and the state of the said and the said and is posted. If, due no circumstances beyond Lauren's nonreal produced, or stry of them, is or can be preduced from said land of the primary said. Lauren's nonreal cackware reference to the primary said as nonreal cackware to the primary said. In occuloration of the premises the side leaner occessants and agrees:

1º. To deliber to the credit of bease, free of cost, in the pipeline to which issue may consent wells on said land, the equal occ-eighth (1/8) part of all of produced and saved from the beased premises.

2ºº. To pay issues for pays of whoseners maken or third produced and sold, or used off the premises, or used in the manufacture of any produced the states from the heads health (1/8), or the manufacture of any produced the states from the health (1/8), or the manufacture of the premises, or in the manufacture of produced the states from the health (1/8), or the proceeds resolved by the states from the health (1/8), or the proceeds resolved by the states from the health (1/8), or the proceeds resolved by claim (1/8) and the caption of the premises or in the manufacture of produces therefore, and gaymants to be made morehigh, At any time, claim to before or when the experiments of the premises or producing control in a gar water or while one that the producing control in a gar water or while one that the producing control in a gar water or while one that the producing control in a gar water while one that the producing control in a gar water while the producing control in a gar water water and the state of the premises in producing control in each of the premises and the producing control in each of the premises and the producing control in each of the premises and the producing control in each of the premises and the producing control in each of state, but the producing control in each of the premises and the premises and the premises and the premises are resulted between the resolution of the lease of state the state of the state and control in each results and the state of the state of the state and control or tenders, and if each state producing control in the state of the state and control in the state of the state and control or deline, the state of the state and control or the state and the state or of the state and control or the stat Losses shall bury lessee's pipelines below plow depth.

No well shall be drilled nearer than 200 feet to the house or barn now on said premises without written ecceses of lessor. Lossee shall pay for Leaves state twy testine a searce has 200 feet to the house or barn new on said premises without written censent of issuer. Leave a shall pay for damage caused by introd's operations to said land.

Leave shall have the right at any time to recover all muchinery and finitum placed on said premises, including the right to draw and remove casing. If the state of either purp herets is assigned, and the privilege of assigning to whole or in part in organizary allowed, the coverance heret shall have the clinic securities, askeding the right at any time to recoverance assignated which as written in the land or assignment of a time copy thereof. In case leaves easigns this leave, in whole or in part, issue shall be relieved of all obligations with mapped to the assignment or a time copy thereof. In case leaves easigns this leave, in whole or in part, issue that the relieved of all obligations with mapped to the assignment or a time copy thereof the case leaves easigns this leave, in Leaves may at any time exacute and deliver to leave or place of records a release or others a triving subsequent to the date of assignment.

Leave may at any time exacute and deliver to leave or place of record a release or others are covering any time the charge transmiss. All express or implied destinants of this leave shall be relieved and distinct and, it has covering transmissed. All express or implied destinants of this leave shall be relieved and distinct trans, it has only the province, and this leave that the relieved or the part have, Coder, Role or Regulation.

Leave to or implied destinants of this leave shall be relieved to all before the comply therewish. If compliance is prevented by, or if such shallow in the munit of, any such Law, Coder, Role or Regulation.

Leave to or implied destinants of this leave or other lieux on the above described, and appear that the leaves to shall have the right at any time to our province and the province of the pr

to the rights of the holder thereal, and the undersigned leason, for themselves and near near, rescourses were sent to the purposes for which this lease is read, as readed herein. In the purposes for which this lease is reade, as readed herein.

Lesses, as its option, is hereby given the right and power to pool or combine the arrange covered by this lease or any pontion thereof with other leader lease or leaser in the immediate vicinity thereoff, when in lesses is judgment it is necessary or advisable no do so to core popular develops and operate and lease premises so as to promise to as to promise to as to promise the conservation of oil, gas or other minerals is and under and that may be produced from said premises, such pooling so be into a under cuttin out statement of contract of the country of the c

This lease supersedes and replaces that 011 & Gas Lease dated August 1, 2011, recorded in Book 285 . Page 004 Bonus consideration for this lease shall be paid to the Revocable Inter Vivos Trust of