

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:

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

KANSAS CORPORATION COMMISSION OIL & GAS CONSERVATION DIVISION

1072279

Form C-1

March 2010

Form must be Typed

Form must be Signed

All blanks must be Filled

NOTICE OF INTENT TO DRILL

Expected Spud Date:	Spot Description:
month day year	Sec Twp S. R
OPERATOR: License#	feet from N / S Line of Sectio
Name:	feet from E / W Line of Sectio
Address 1:	Is SECTION: Regular Irregular?
Address 2:	(Note: Locate well on the Section Plat on reverse side)
City:	County:
Contact Person:	Lease Name: Well #:
Phone:	Field Name:
CONTRACTOR: License#	Is this a Prorated / Spaced Field?
Name:	Target Formation(s):
	Nearest Lease or unit boundary line (in footage):
Well Drilled For: Well Class: Type Equipment:	Ground Surface Elevation:feet MSI
Oil Enh Rec Infield Mud Rotary	
Gas Storage Pool Ext. Air Rotary	Water well within one-quarter mile: Yes No
Disposal Wildcat Cable	Public water supply well within one mile: Yes No
Seismic ;# of HolesOther	Depth to bottom of fresh water:
Other:	Depth to bottom of usable water:
If OWWO: old well information as follows:	Surface Pipe by Alternate: I II
	Length of Surface Pipe Planned to be set:
Operator:	Length of Conductor Pipe (if any):
Well Name:	Projected Total Depth:
Original Completion Date: Original Total Depth:	Formation at Total Depth:
Directional, Deviated or Horizontal wellbore?	Water Source for Drilling Operations:
Directional, Deviated or Horizontal wellbore? Yes No If Yes, true vertical depth:	Well Farm Pond Other:
Bottom Hole Location:	DWR Permit #:
KCC DKT #:	(Note: Apply for Permit with DWR)
	Will Cores be taken? Yes No
	If Yes, proposed zone:
AFI	IDAVIT
	prince of this well will possess with K.C.A. EE at one
The undersigned hereby affirms that the drilling, completion and eventual plu	gging of this well will comply with K.S.A. 55 et. seq.
The undersigned hereby affirms that the drilling, completion and eventual plut is agreed that the following minimum requirements will be met:	gging of this well will comply with K.S.A. 55 et. seq.
It is agreed that the following minimum requirements will be met: 1. Notify the appropriate district office <i>prior</i> to spudding of well; 2. A copy of the approved notice of intent to drill <i>shall be</i> posted on each 3. The minimum amount of surface pipe as specified below <i>shall be set</i> 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 plugg 6. If an ALTERNATE II COMPLETION, production pipe shall be cemente Or pursuant to Appendix "B" - Eastern Kansas surface casing order #1	drilling rig; by circulating cement to the top; in all cases surface pipe <i>shall be set</i> e underlying formation. rict office on plug length and placement is necessary <i>prior to plugging;</i> ed or production casing is cemented in; d from below any usable water to surface within <i>120 DAYS</i> of spud date. 33,891-C, which applies to the KCC District 3 area, alternate II cementing
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It is agreed that the following minimum requirements will be met: 1. Notify the appropriate district office <i>prior</i> to spudding of well; 2. A copy of the approved notice of intent to drill <i>shall be</i> posted on each 3. The minimum amount of surface pipe as specified below <i>shall be set</i> 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 plugg 6. If an ALTERNATE II COMPLETION, production pipe shall be cemente Or pursuant to Appendix "B" - Eastern Kansas surface casing order #1 must be completed within 30 days of the spud date or the well shall be ubmitted Electronically For KCC Use ONLY API # 15	drilling rig; by circulating cement to the top; in all cases surface pipe shall be set e underlying formation. rict office on plug length and placement is necessary prior to plugging; ed or production casing is cemented in; d from below any usable water to surface within 120 DAYS of spud date. 33,891-C, which applies to the KCC District 3 area, alternate II cementing 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; - File Completion Form ACO-1 within 120 days of spud date; - File acreage attribution plat according to field proration orders;

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

Spud date: _

Side Two



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:							LO	cation of vveil:	County:	
Lease:									feet from N / S Line of Se	ction
Well Numb	oer:								feet from E / W Line of Se	ction
Field:							Se	c	Twp S. R	
							ls S	Section:	Regular or Irregular	
QTR/QTR	/QTR/QTR	of acreag	e:							
							If S	ection is Irre	egular, locate well from nearest corner boundary.	
									sed: NE NW SE SW	
							PLAT			
	C	how loootic	n of the w	all Chaut	faataga ta			unit boundar	y line. Show the predicted locations of	
					_				Surface Owner Notice Act (House Bill 2032).	
	lease roa	ius, tarik bi	atteries, pi	pelines and			-			
					YOU M	ау атасп а	separate	plat if desired		
		:		:						
									LEGEND	
				•	••••				O 144 H.L. 11	
		:	•	:		: :			O Well Location	
		:	:	:		:			Tank Battery Location	
	•••••				• • • • • • • • • • • • • • • • • • • •				Pipeline Location	
		:		:					Electric Line Location	
									Lease Road Location	
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		:		:		: :				
800 ft.		<u>:</u>		:					SEWARD CO. 3390' FEL	
	1	. 🔾 🗸			1					

230 ft.

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

- 1. The manner in which you are using the depicted plat by identifying section lines, i.e. 1 section, 1 section with 8 surrounding sections, 4 sections, etc.
- 2. The distance of the proposed drilling location from the south / north and east / west outside section lines.

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

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



KANSAS CORPORATION COMMISSION OIL & GAS CONSERVATION DIVISION

772279 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 Workover Pit Haul-Off Pit (If WP Supply API No. or Year Drilled)	If Existing, date constructed: ———————————————————————————————————		Feet from North / South Line of SectionFeet from East / West Line of SectionCounty	
Is the pit located in a Sensitive Ground Water A	rea? Yes N	No	Chloride concentration: mg/l (For Emergency Pits and Settling Pits only)	
Is the bottom below ground level? Yes No	Artificial Liner?	0	How is the pit lined if a plastic liner is not used?	
Pit dimensions (all but working pits):	Length (fee	t)	Width (feet) N/A: Steel Pits	
Depth fro	m 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.	ner		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 well	feet	measured	well owner electric log KDWR	
Emergency, Settling and Burn Pits ONLY:		Drilling, Worko	over and Haul-Off Pits ONLY:	
Producing Formation:		Type of materia	al utilized in drilling/workover:	
Number of producing wells on lease:		Number of work	king pits to be utilized:	
Barrels of fluid produced daily:		Abandonment p	procedure:	
Does the slope from the tank battery allow all sp flow into the pit? Yes No	pilled fluids to	Drill pits must be closed within 365 days of spud date.		
Submitted Electronically				
	кссс	OFFICE USE OI	NLY Liner Steel Pit RFAC RFAS	
Date Received: Permit Numb	ber:	Permi	t Date: Lease Inspection: Yes No	



Kansas Corporation Commission Oil & Gas Conservation Division

1072279

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	(Cathodic Protection Borehole Intent) T-1 (Transfer) CP-1 (Plugging Application)
OPERATOR: License #	Well Location:
	County:
Address 1:	Lease Name: Well #:
Address 2: City: State: Zip: +	
Contact Person:	If filing a Form T-1 for multiple wells on a lease, enter the legal description of the lease below:
Phone: () Fax: ()	
Email Address:	
Surface Owner Information:	
Name:	When filing a Form T-1 involving multiple surface owners, attach an additional sheet listing all of the information to the left for each surface owner. Surface
Address 1:	owner information can be found in the records of the register of deeds for the
Address 2:	county, and in the real estate property tax records of the county treasurer.
City:	
the KCC with a plat showing the predicted locations of lease roads, tan are preliminary non-binding estimates. The locations may be entered of Select one of the following: 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 I CP-1 that I am filing in connection with this form; 2) if the form form; and 3) my operator name, address, phone number, fax, a I have not provided this information to the surface owner(s). I a KCC will be required to send this information to the surface or	Act (House Bill 2032), I have provided the following to the surface located: 1) a copy of the Form C-1, Form CB-1, Form CB-1, Form CB-1, Form T-1, or Form being filed is a Form C-1 or Form CB-1, the plat(s) required by this and email address. Cacknowledge that, because I have not provided this information, the wner(s). To mitigate the additional cost of the KCC performing this gree, payable to the KCC, which is enclosed with this form.
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 will be returned.
Submitted Electronically	
	_

OIL AND GAS LEASE

AC	REEMENT, Mad	and entered into the	21 st	day o	f August		,	2009
by and between	Struss Fari	ns, LLC by Kevin	W. Struss as C	wner/Ma	nager III	10:4		
		•			31,4.1	101	+ 1	3
	200	15 260th A W-		(2(22	TA .			
whose mailing ad	dress is 200	15 260th Ave., Wa	keeney, Kansa	s 67672	Wasti In a second	1	hereinafter called	Lessor (whether one or more),
and Coral l	Production C	orporation						
								hereinafter called Less
Lesse	or, in consideration	of One and C) V C				in the same	A STATE OF THE STA
of which is here a	cknowledged and	of the royalties berein pro-	side and of the assume	ments of the le	ssee herein contained,	hereby grants.		rs (\$1.00) in hand paid, rece sively unto lessee for the purpose
products, injecting	gas water other	fluide and air into subsort	face strate laving in	ming and ope	rating for and produc	ing oil, liquid	hydrocarbons, all gas	es, and their respective constitue
herefrom, and ho	using and otherwis	e caring for its employees	, the following descri	bed land, toge	ther with any reversion	nary rights and	after-acquired interest	,
therein situated in	County of T	rego	State of	Kansa	S		described as f	ollows to wit:
The Southwe 250.7'; then	est Quarter (See South 1336	W/4) less a 7.69 a 5.6'; thence East 2.	cre tract begins 50.7' to the po	ning in the int of begi	SE corner of the	ne SW/4; tl	hence North 133	36.6'; thence West
277700	26							
n Section	25 , Tow				and containing	152.31	Acres, more or le	ss, and all accretions thereto.
with which said la	nd is pooled.	or acre, and as long meres	atter as oil, nquiu nyo	drocarbons, ga	of 3_years from the s or other respective of	nis date (called constituent prod	"primary term"), with ducts, or any of them,	an option for 2 year(s) with is produced from said land or lar
In con	sideration of the p	remises the said lessee co	venants and agrees:					
ne leased premise	s.	dit of lessor, free of cost,	in the pipe line to wi	hich lessee ma	y connect wells on sai	d land, the equ	al one-eighth (1/4) part	of all oil produced and saved fro
2 nd , 7	To pay lessor for g	as of whatsoever nature o	r kind produced and	sold, or used o	off the premises, or us	ed in the manu	facture of any product	ts therefrom, one-eighth (1/4), at the
nanufacture of pro	ducts said navme	nte to be made monthly. I	When an Comment	il I	proceeds received by	lessee from su	ch sales), for the gas s	old, used off the premises, or in the
ease or any exten	ease may be main	ained during the primary	term hereof without	further payme	nt or drilling operatio	ns. If the less	ee shall commence to	g paragraph. drill a well within the term of the either of them, be found in payin
The state of the s		and a milet out out of the	WHOSE AND BRIDEVIOLE	1 100.				provided for shall be paid the sai
Lesse	e shall have the rig	ht to use, free of cost, gas,	, oil and water produc	ed on said lan	d for lessee's operation	n thereon, exce	pt water from the well	s of lessor.
When	requested by lesso	r, lessee shall bury lessee'	's pipe lines below ple	ow depth.				
No we	all shall be drilled i	nearer than 200 feet to the	house or barn now or	n said premise	without written conse	ent of lessor.		
Lesser	shall have the rio	ages caused by lessee's or	perations to growing	crops on said I	and.			
If the	estate of either no	ht at any time to remove a	I the privilege of seri	I I E		100		
written transfer o	cessors or assigns, or assignment or a assequent to the date	true copy thereof In case	ership of the land or a e lessee assigns this	assignment of lease, in whole	rentals or royalties sha e or in part, lessee sha	lly allowed, the all be binding o all be relieved	covenants hereof sha in the lessee until after of all obligations with	ill extend to their heirs, executors the lessee has been furnished with respect to the assigned portion of
If at th	e expiration of the	primmy term of this lease	e, oil, gas, or the prod	lucts of oil and	gas are not being pro-	duced on the le	acad permisas but I	see has been engaged in drilling o
ontinuously prose subsequent well, his lease shall not completion of a do-	If, after the discovierminate, if Less	han one hundred twenty () ery of oil or gas or the pro-	120) days shall clapse oducts of oil or gas or drilling or reworkin	n said land or g operations v	completion or the aban acreage pooled therew within one hundred tw	idonment of on with, the produc	ased premises; and or e well and the beginni- tion should cease from	see has been engaged in drilling of perations shall be considered to be ing of operations for the drilling of a any cause after the primary term of production or from the date of the primary term of this lease, this
Lessee	may at any time	execute and deliver to les	sor or place of recor	d or releases				emises and thereby surrender this
All ex	press or implied o	puenants of this lease she	Il he subject to all P	surrendered.	204000 200000			
emselves and the	ir heirs, successor	above described lands, in above described lands, in and assigns, hereby sup- purposes for which this lea	rrender and release a	all right of do	ver and homestand is	e shall have the ated to the righ the premises	e right at any time to r ts of the holder thereo described herein, in s	edeem for lessor, by payment any f, and the undersigned lessors, for so far as said right of dower and
Lessee nmediate vicinity as or other mineral the event of an or hich the land here ayment of royaltie ase, whether the	, at its option, is thereof, when n le: is in and under and il well, or into a ur in leased is situate s on production fr well or wells be lo	nereby given the right an assee's judgment it is neces that may be produced fro atts or units not exceeding d an instrument identifying jun the pooled unit, as if	and power to pool or a sary or advisable to a said premises, such 640 acres each in the g and describing the pit were included in the parent by this leave on the said power of the said power o	do so in order h pooling to be e event of a ga- pooled acreage his lease. If pr	creage covered by this to properly develop as of tracts contiguous to s well. Lessee shall ex- to. The entire acreage s oduction is found on	o one another a cecute in writin to pooled into a the pooled acre	lease premises so as to and to be into a unit or and record in the co a tract or unit shall be to cage, it shall be traded	other land, lease or leases in the promote the conservation of oil units not exceeding 40 acres each weverance records of the county is reated, for all purposes except the as if production is had from this zive on production from a unit so s to the total acreage so pooled in
IN WI	TNESS WHEREO	F, the undersigned execute	this agreement as of	f the day and y	ear first above written			
FRUSS FARM	RILC D/			ie.	AND THE PERSON			
0	XV	100		, in	NOT THE	5 6 6	TATE OF WALL	10
y: Kevin W	. Struss, Own	er/Manager	m + MC	ugu	2 2 2 2 2 2		STATE OF KANS	
)#	. Du dos, OWI	o. manager		- 0	The second second	The Addition of the Control of the C	COUNTY OF TREC	
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				3, 4	S. The same of the same			GE 268 FEE \$ 12.00
				in the	1 2 2 4 A. C.	5 C. C.	0	

POOLING -

Evea M. Rumpel, REGISTER OF DEEDS

CORAL PRODUCTION CORPORATION 1600 STOUT STREET, SUITE 1500 DENVER, COLORADO 80202

(303) 623-3573 (303) 623-2870 fax

June 4, 2012

Kansas Corporation Commission 130 S Market St., Room 2078 Wichita, KS 67202

RE: Struss Farms #25-1 Intent to Drill

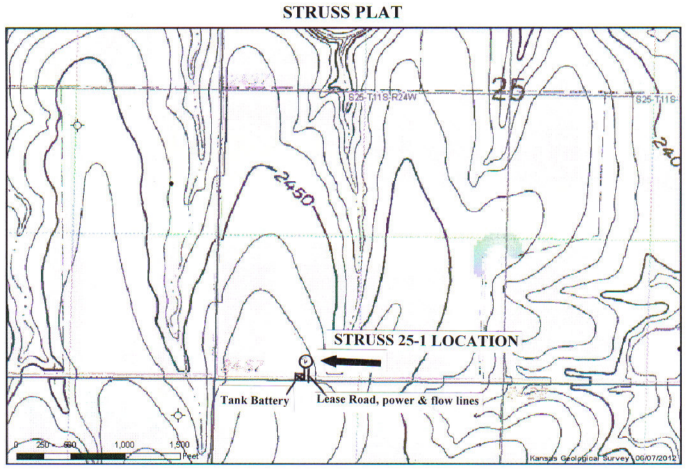
To Whom It May Concern:

Attached with this letter are copies of two (2) executed oil and gas leases that cover the SW/4 of Section 25, T11S, R24W and ALL of Section 36, T11S, R24W, Trego County, Kansas. Note that both leases give the lessee the option to pool acreage so as to form a pooling unit up to 40 acres in size should an oil well be drilled and completed on one of the leases.

Should commercial hydrocarbon production be established with the drilling of the Struss Farms #25-1 well, Coral intends to unitize from both the SW/4 of Section 25, T11S, R24W, and the NW/4 Section 36, T11S, R24W, such that an equitable distribution of the royalty interest from the Struss Farms #25-1 well is made to the owners of the oil and gas leases.

Yours very truly,

Bill Murphy



Andrew PEO M PRODUCERS 88 60 Rev. Ext.-99 COUNTY 0 SA 5

164 309

OIL AND GAS LEASE KANSAS (PAID UP)

CEATE OF KANSAS ATY OF TREGO SS THIS INSTRUMENT WAS FILED FOR RECORD THIS 30th DAY OF , 2010 AT 10:00 AM August AND RECORDED IN BOOK 164 OF RECORDS AT PAGE 309 FEE \$ 12.00

THIS AGREEMENT, made and entered into this 28th	day of	July			OF DEEDS
and between Ronald D. Pfeifer, a single Elizabeth, CO 80107	man whose	mailing address is	s 40580	Cricket (2010 , by

hereinafter called Lessor, (whether one or more) and Coral Production Corporation whose address is 1600 Stout St. Suite 1500, Denver, CO 80202

WITNESSETH:

1. That the Lessor, for and in consideration of the sum of____ ten and more _DOLLARS (5 10.00+ other good and valuable consideration, receipt of which is hereby acknowledged, and the covenants and provisions contained herein to be kept by Lessee, does hereby grant, demise, lease and let unto the said Lessee, the land hereinafter described, with the exclusive right for the purpose of mining, exploring by geophysical and other methods, operating for, producing, and taking care of all oil, gas and all of the products of oil and gas, with rights of way and easements for laying pipelines, telephone and telegraph lines and the exclusive right of injecting water, brine and other fluids into subsurface strata, and the building of structures, tanks, roadways and any and all other rights and privileges necessary, incident to, or convenient for the economical operation alone, or conjointly with neighboring land, for the production, saving and taking care of all said products on that certain tract of land situated in the County of Trego , State of Kansas, described as follows, to-wit: Township 11 South, Range 24 West, 6th P.M. Section 36: All

This lease shall, at the expiration of the primary term hereof, terminate as to any quarter section on which no production is established. It is provided however, if Lessee is at such time engaged in drilling operations as provided in Paragraph 9 on any such quarter section, this Lease shall remain in force as to such quarter section so long as operation are continuously prosecuted and so long thereafter as said quarter section results in production.

acres, more or less.

- 2. It is agreed that this lease shall remain in full force and effect for a primary term of MANNS years from this date, and as long thereafter as oil, gas or the products of oil or gas are produced from said leased premises, or drilling operations are continued as hereinafter provided.
- 3. This is a PAID-UP LEASE. In consideration of the down payment, Lessor agrees that Lessee shall not be obligated, except as otherwise provided herein, to commence or continue any operations during the primary term, or to make any rental payments during the primary term. Lessee may at any time or times during or after the primary term hereof surrender this lease as to all or a portion of the lands covered herein by delivering to Lessor, or by filing for record a release or releases, and thereafter be relieved of all obligations accruing hereunder as to the acreage surrendered. The lease shall continue in force and effect as to all of the
- 4. All payments required to be made under this lease shall be made or tendered to the Lessor's credit in the DIRECT TO LESSOR

 Bank (depository bank) at ABOVE ADDRESS or its successor or successors, or any bank with which it may be merged, or consolidated, or which succeeds to its business or assets or any part thereof, by purchase or otherwise, which shall continue as the depository regardless of changes in the ownership of said land.
 - Lessee agrees to pay Lessor a royalty on production covered hereby as follows:
- 1". Lessee shall deliver to the credit of Lessor as royalty, free of cost, in the pipeline to which Lessee may connect its wells, the equal one-eighth part of all oil produced and saved from the leased premises, or at Lessee's option, may pay to the Lessor for such one-eighth royalty the market price for oil of like grade and gravity prevailing on the day such oil is run into the pipeline, or into storage tanks.
- 2nd. Lessee shall pay Lessor as royalty on gas marketed from each well one-eighth of the proceeds if sold at the well, or if marketed by Lessee, off the leased premises, then one-eighth of its market value at the well.
- 3rd. Lessee shall pay Lessor one-eighth of the proceeds received by the Lessee from the sale of casinghead gas produced from any oil well and one-eighth of the value, at the mouth of the well, computed at the prevailing market price, of the casinghead gas produced from any oil well and used by Lessee off the leased premises for any purpose or used on the leased premises by Lessee for purposes other than the development and operation thereof.
 - Lessee shall pay to Lessor one-eighth of the proceeds from the sale of all other products of oil and gas not otherwise referred to herein-above.
- 6. Where there is a gas well, or wells on the lands covered by this Lease, or acreage pooled therewith, whether it be before or after the primary term hereof, 6. Where there is a gas well, or wells on the lands covered by this Lease, or acreage pooled therewith, whether it be before or after the primary term hereof, and such well or wells are shut-in, and there is no other production, drilling operations or other operations being conducted capable of keeping this Lease in force under any of its provisions, Lessee shall pay as royally to Lessor the sum of One Dollar (\$1.00) per year per net royally acre, such payment to be made on or before the anniversary date of this Lease next ensuing after the expiration of 90 days from the date such well or wells are shut-in, and thereafter on the anniversary date of this Lease during the period such wells are shut-in, and upon such payment it shall be considered that this Lease is maintained in full force and effect.
- If the Lessor owns a lesser interest in the above described land than the entire and undivided fee simple estate therein, then the royalties (including any shut-in gas royalty) herein provided for shall be paid the said Lessor only in the proportion which Lessor's interests bear to the whole and undivided fee
- 8. Notwithstanding anything in this lease contained to the contrary, it is expressly agreed that if Lessee shall commence operations for drilling a well at any and if production results therefrom, then so long as production continues.
- 9. If at the expiration of the primary term of this lease, oil, gas, or the products of oil and gas are not being produced on the leased premises but Lessee has been engaged in drilling or reworking operations thereon, then this lease shall continue in force so long as operations are being continuously prosecuted on the leased premises; and operations shall be considered to be continuously prosecuted if not more than ninety (90) days shall elapse between the completion or the abandonment of one well and the beginning of operations for the drilling of a subsequent well. If, after the discovery of oil or gas or the products of oil or gas on said land or acreage of the drilling of pooled therewith, the production thereof should cease from any cause after the primary term, this lease shall not terminate if Lessee commences additional drilling or re-working operations within ninety (90) days from the date of cessation of production or from date of completion of a dry hole. If oil, gas or the products of oil or gas shall be discovered and produced as a result of such operations at or after the expiration of the primary term of this lease, this lease shall continue in force so long as oil, gas, or the products of oil or gas shall be produced from the leased premises.
- 10. Lessee shall have the right to use, free of cost, gas, oil and water produced on said land for Lessee's operations thereon, except water from the wells of the Lessor. When requested by Lessor, Lessee shall bury pipelines below plow depth. No well shall be drilled nearer than 200 feet to any house or barn on said premises as of the date of this lease without written consent of the 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, but shall not have

11. The rights of the Lessor and Lessee instreamed may be assigned in whole or in part; however, no change in ownership of Lessor's interest (by assignment or otherwise) shall be binding on Lessee until the Lessee has been furnished with notice, consisting of certified copies of all recorded instruments or documents and other information necessary to establish a complete chain of record title from the Lessor, and then only with respect to payments thereafter made. No other notice of any kind or character, whether actual or constructive, shall be binding on the Lessee. No present or future division of Lessor's ownership as to different portions or parcels of said land shall operate to enlarge the obligations, or to diminish the rights of the Lessee, and all of Lessee's operations may be conducted without regard to any such division. If all or any part of this lease is assigned, no leasehold owner shall be liable for any act or emmission on the part of any other leasehold owner.

12. Lessee, at its option, is hereby given the right and power to voluntarily pool or certain the lands covered by this lease, or any portion thereof, as to the oil and gas, or either of them, with any other land, lease or leases adjacent thereto when in a Lessee's judgment it is necessary or advisable to do so in order to properly develop and operate said premises, such pooling to be into units not exceeding for hythore and operate said premises, such pooling to be into units not exceeding for any operation were only one of the part of the payment of royalties, as if it were included in this lease, and drilling or reworking operations thereon of a pre-cent (10%), except that larger units may be created to conform to any spacing or well unit pattern that may be prescribed by governmental authorities having jurisdiction. Lessee shall execute in writing and record in the County Records an instrument identifying and describing the pooled acreage. The entire acreage so pooled into units shall be treated for all purposes, except the payment o

any portion of the acreage described herein and extend the primary term thereto an a	seessors or assigns, shall have the option and right to renew this lease as to all on idditionalyears commencing on the expiration of the primary term of the
lease, by making payment to Lessor's credit in the depository bank hereinghous sho	wit on or before such expiration date in the sum of
extended, and to release this lease as to those portions of the leased premises to white) per net mineral acre for each acre to which the term of this lease
in the absence of production, Lessee may terminate any unitized are implied covenants of this lease shall be subject to all federal and state laws, execut lease shall not terminate in whole or in part, nor shall Lessee be held liable in damag the result of any such law, order, rule, or regulation.	a by filing in the county records a Notice of Termination of the unit. All express ive orders, rules or regulations of governmental bodies having jurisdiction, and the test for failure to comply therewith, if compliance is prevented by or if such failure
15. Lessor hereby warrants and agrees to defend the title to the lands he for Lessor, by payment, any mortgages, taxes or other liens on the above described to fithe holder thereof, and in addition Lessee may reimburse itself for such payments.	crein described and agrees that the Lessee shall have the right at any time to redee and in the event of failure of payment by the Lessor, and be subrogated to the righ out of any royalties or rentals payable to a Lessor.
16. All the provisions of this Lease shall be binding on the heirs, success	ors, assigns, and legal representatives of the Lessor and Lessee.
IN WITNESS WHEREOF this instrument is executed on the day and year	
on the day and year	Rowlel D. FIL
a term	Ronald D. Pfeifer
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and Nonatt D. Prefrer	<i>U</i>
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Littleton, CO 80161