For KCC Use:

Eff	e	ct	iv	е	Date

District	±	
DISTINCT	TT .	

SGA?	Yes	No

Form

KANSAS CORPORATION COMMISSION **OIL & GAS CONSERVATION DIVISION**

March 2010 Form must be Typed Form must be Signed All blanks must be Filled

Form C-1

1072504

NOTICE OF INTENT TO DRILL

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

KSONA-1, Certifi	cation of Compliance	with the Kansas Surfac	e Owner Notification Ac	ct, MUST be submitted w	ith this form
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Expected Spud Date:	Spot Description:
month day year	· · · · · · · · · · · · · · · · · · ·
OPERATOR: License#	
Name:	feet from L E / W Line of Section
Address 1:	Is SECTION: Regular Irregular?
Address 2:	(Note: Locate well on the Section Plat on reverse side)
City: State: Zip: +	County:
Contact Person:	Lease Name: Well #:
Phone:	Field Name:
CONTRACTOR: License#	Is this a Prorated / Spaced Field?
Name:	Target Formation(s):
Well Drilled For: Well Class: Type Equipment: Oil Enh Rec Infield Mud Rotary Gas Storage Pool Ext. Air Rotary Disposal Wildcat Cable Seismic ; # of Holes Other Other:	Nearest Lease or unit boundary line (in footage): Ground Surface Elevation: feet MSL Water well within one-quarter mile: Yes Public water supply well within one mile: Yes Depth to bottom of fresh water:
	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? Yes No
	If Yes, proposed zone:

AFFIDAVIT

The undersigned hereby affirms that the drilling, completion and eventual plugging of this well will comply with K.S.A. 55 et. seq.

It is agreed that the following minimum requirements will be met:

- 1. Notify the appropriate district office *prior* to spudding of well;
- 2. A copy of the approved notice of intent to drill shall be posted on each drilling rig;
- 3. The minimum amount of surface pipe as specified below shall be set by circulating cement to the top; in all cases surface pipe shall be set through all unconsolidated materials plus a minimum of 20 feet into the underlying formation.
- 4. If the well is dry hole, an agreement between the operator and the district office on plug length and placement is necessary prior to plugging;
- 5. The appropriate district office will be notified before well is either plugged or production casing is cemented in;
- 6. If an ALTERNATE II COMPLETION, production pipe shall be cemented from below any usable water to surface within 120 DAYS of spud date. Or pursuant to Appendix "B" - Eastern Kansas surface casing order #133,891-C, which applies to the KCC District 3 area, alternate II cementing must be completed within 30 days of the spud date or the well shall be plugged. In all cases, NOTIFY district office prior to any cementing.

Submitted E	Electronically
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For KCC Use ONLY	
API # 15	
Conductor pipe required	feet
Minimum surface pipe required	feet per ALT.
Approved by:	
This authorization expires:	
Spud date: Agent:	

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

Remember to:

- File Certification of Compliance with the Kansas Surface Owner Notification Act (KSONA-1) with Intent to Drill;
- File Drill Pit Application (form CDP-1) with Intent to Drill;
- File Completion Form ACO-1 within 120 days of spud date;
- File acreage attribution plat according to field proration orders;
- Notify appropriate district office 48 hours prior to workover or re-entry;
- Submit plugging report (CP-4) after plugging is completed (within 60 days);
- Obtain written approval before disposing or injecting salt water.
- If well will not be drilled or permit has expired (See: authorized expiration date) please check the box below and return to the address below.

ш

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

or Agent:	



For KCC Use ONLY

API # 15 -

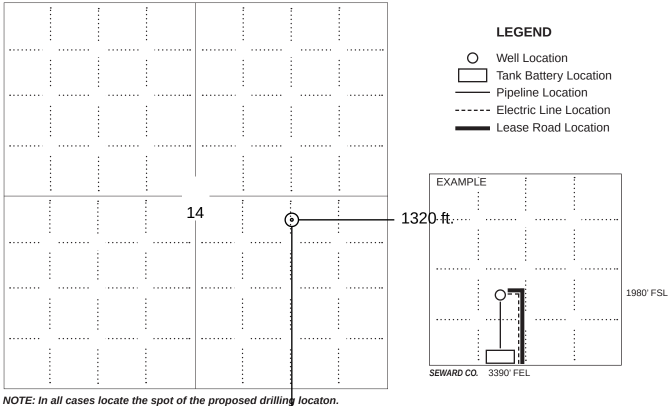
IN ALL CASES PLOT THE INTENDED WELL ON THE PLAT BELOW

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

Operator:	Location of Well: County:
Lease:	feet from N / S Line of Section
Well Number:	feet from E / W Line of Section
Field:	Sec Twp S. R E 📃 W
Number of Acres attributable to well: QTR/QTR/QTR/QTR of acreage:	Is Section: Regular or Irregular
	If Section is Irregular, locate well from nearest corner boundary.
	Section corner used: NE NW SE SW

PLAT

Show location of the well. Show footage to the nearest lease or unit boundary line. Show the predicted locations of lease roads, tank batteries, pipelines and electrical lines, as required by the Kansas Surface Owner Notice Act (House Bill 2032). You may attach a separate plat if desired.



2310 ft.

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

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

Side Two



KANSAS CORPORATION COMMISSION OIL & GAS CONSERVATION DIVISION 1072504

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:	Pit is:		·	
Emergency Pit Burn Pit	Proposed	Existing	SecTwpR East West	
Settling Pit Drilling Pit	If Existing, date co	nstructed:	Feet from North / South Line of Section	
Workover Pit Haul-Off Pit (<i>If WP Supply API No. or Year Drilled</i>)	Pit capacity:	(bblc)	Feet from East / West Line of Section	
		(bbls)		
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?	٧o	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	
Depth fro	m ground level to dee	epest point:	(feet) No Pit	
Distance to nearest water well within one-mile of	of pit:	Depth to shallo Source of inforr	west fresh water feet.	
feet Depth of water wellfeet		measured	well owner electric log KDWR	
Emergency, Settling and Burn Pits ONLY:		Drilling, Workover and Haul-Off Pits ONLY:		
Producing Formation:		Type of material utilized in drilling/workover:		
Number of producing wells on lease:		Number of working pits to be utilized:		
Barrels of fluid produced daily:		Abandonment 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				
Date Received: Permit Numl	oer:	Permi	t Date: Lease Inspection: Yes No	

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



KANSAS CORPORATION COMMISSION OIL & GAS CONSERVATION DIVISION

CERTIFICATION OF COMPLIANCE WITH THE KANSAS SURFACE OWNER NOTIFICATION ACT Form KSONA-1 July 2010 Form Must Be Typed Form must be Signed All blanks must be Filled

This form must be submitted with all Forms C-1 (Notice of Intent to Drill); CB-1 (Cathodic Protection Borehole Intent); T-1 (Request for Change of Operator Transfer of Injection or Surface Pit Permit); and CP-1 (Well Plugging Application). Any such form submitted without an accompanying Form KSONA-1 will be returned.

Select the corresponding form being filed: C-1 (Intent) CB-1 (Cathodic Protection Borehole Intent) T-1 (Transfer) CP-1 (Plugging Application)

OPERATOR: License #	Well Location:		
Name:			
Address 1:	County:		
Address 2:	Lease Name: Well #:		
City: Zip: Contact Person:	If filing a Form T-1 for multiple wells on a lease, enter the legal description of the lease below:		
Phone: () Fax: () Email Address:			
Surface Owner Information:			
Name:	When filing a Form T-1 involving multiple surface owners, attach an additional 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 county, and in the real estate property tax records of the county treasurer.		
Address 1:			
Address 2:			
City: State: Zip:+			

If this form is being submitted with a Form C-1 (Intent) or CB-1 (Cathodic Protection Borehole Intent), you must supply the surface owners and the KCC with a plat showing the predicted locations of lease roads, tank batteries, pipelines, and electrical lines. The locations shown on the plat are preliminary non-binding estimates. The locations may be entered on the Form C-1 plat, Form CB-1 plat, or a separate plat may be submitted.

Select one of the following:

- I certify that, pursuant to the Kansas Surface Owner Notice Act (House Bill 2032), I have provided the following to the surface owner(s) of the land upon which the subject well is or will be located: 1) a copy of the Form C-1, Form CB-1, Form T-1, or Form CP-1 that I am filing in connection with this form; 2) if the form being filed is a Form C-1 or Form CB-1, the plat(s) required by this form; and 3) my operator name, address, phone number, fax, and email address.
- □ I have not provided this information to the surface owner(s). I acknowledge that, because I have not provided this information, the KCC will be required to send this information to the surface owner(s). To mitigate the additional cost of the KCC performing this task, I acknowledge that I am being charged a \$30.00 handling fee, payable to the KCC, which is enclosed with this form.

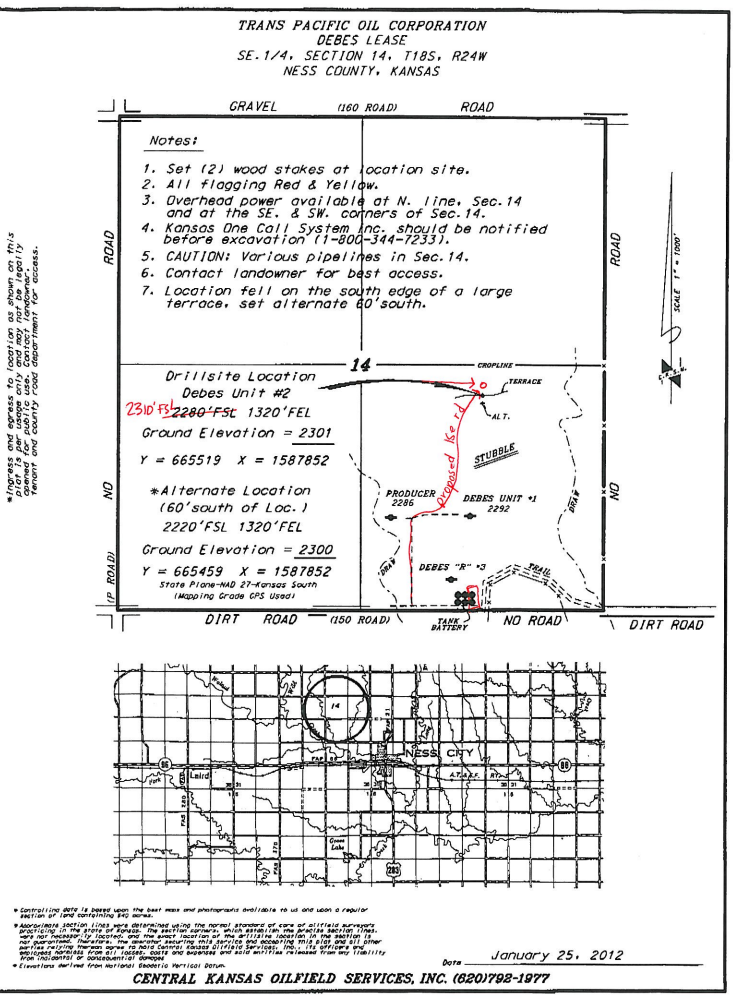
If choosing the second option, submit payment of the \$30.00 handling fee with this form. If the fee is not received with this form, the KSONA-1 form and the associated Form C-1, Form CB-1, Form T-1, or Form CP-1 will be returned.

Submitted Electronically

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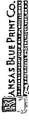
Book 276 Page 247

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(Producers	A. Cala
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Form	Кан

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OIL AND GAS LEASE



THIS AGREEMENT, Entered into this the <u>3rd</u> day of June June As 282
between Otto Debes as Trustee of the Indenture of Trust of Susan Debes, dailed March 27, 1980 722.5. Toneka
•
and Raymond Oil Company + Inc +
and in consideration of the num of ODB & OVC. Dollars in hand paid and of the covenant leave, has this day granted, haved, and let and by those presents does hereby grant, leave, a od, and with the right to unlike this leave or any part thereof with other of and gara leaves an provided, for the purpose of carrying on groups and and a consistent and ather exploratory work, including ucting, and activity all the larks, cardigated gar, cashishted gara, assuing the groups of the other grant add, injurg pipe threa, building tanks, storing oil, building pozers, stational, topphone, litter and comical operation of and that alone or conjustively with neighboring indiv, to produce, new, are comical operation of and that alone or conjustivity with neighboring inday, to produce, new, tak
substances, and for housing and boarding employees, said tract of land with any reversionary rights therein helng situated in the County of
The West Half of the Southeast Quarter $(W_{\overline{P}SR_{H}}^{4})$
In Section 14, Township 18-SOUTH RANGE 24-WEST, and containing 80° were, more or less. 2. This lease shall remain in force for a term of $-18-SOUTH$ varies and as fong thereafter as oil, gas, casinghend gas, casin
any of the products covered by this leave is or can be produced
4. The lesses shall pay to lesson for gas produced from any oil well and used by the lesser for the manufacture of garoline or any other product an roy- alty % of the market value of such gas at the mouth of the well; if and gas is sold by the lesser, then as royally % of the receeds of the and thereof at the mouth of the well. The lesses shall pay lesser as royally % of the runce from the rend of gas as such at the mouth of the well where gas only is found and where gas in sold or used, lesser shall pay or tender annually at the and of each yarally period during which such gas is not sold or used. It such gas is not sold or used, lesser an royally % of the runce for a sold or used, as royally, an amouth of the well the bay render in paragraph 5 hereof, and while sold or gas as one in a rowal this lesser shall or used, as royally, an amouth of the bay render provided in paragraph 5 hereof, and while sold royally is so paid or the fast shall be held at a royally an amouth of the lesser shall provided in paragraph 5 hereof, and while sold or used at producing lesse under paragraph 2 hereof; the lesser io have gas free of charter from any gay well on the lesser shall be used as producing lesser on the render is the lesser io have gas free of charter from any gas of and the inset will relate lights in the principal desing and on the sold or used. The well control are well, the well on the lesser is not shows and fusible uption the principal desing and the form and by making this own connections with the well, the well on the lesser is not risk and expense.
5. If operations for the drilling of a well for all or gas are not commenced on said land on or before the 310 day of JUDB 19.83 the 18.84 bits parties, unless the lesser in last shall terminate as to both parties, unless the lesser shall on or before said date pay or tender id the lesser or for the lesser's credit in the
Eirst. State
Ind at in the oil and gas or in the rentals in accure bereunder, the sum of Ed ED LY and NO/100 To Bollars, which shall po- crate as a trend and cover the privilege of determent to commencement of operating for a precise of one year. In like manuer, and uppy like programuls or franders the commencement of portuging may further be differed for the precised of one year. In like manuer, and uppy like programments of frant of lassee of any assignment precised has a related have the related program of the related on the relation of the relation of the relation of restrict to the and uppy like there and it is produced and agree thereof, malled or delivered on or before the relation prying date, either direct to fersion or assigns or to said depository burk, and it is produced and agreed that the remudentian first recited herein, the down negative, when and with a ferential is provided and agreed bur the relation that are also as a ferential and and any and all other rights conferred. Belatement the death of the restor of this the restored on of actuding that period and and any and all other rights conferred. Belatemential the death of the first or the restored is not needer of recedules that the provide streak and and any and all other rights, devidees, executors, and administrates of such periods.

6. If at any time prior to the discovery of oil of gas on this land and during the term of this lease, the lessee shall drill a dry hole, or holes on this land, this lease shall not terminate, provided operations for the during of a weal shall be commented by the next resulting results fasted, or provided the facee begins or resumes the payment of results in the manuer and mount, hereinabove provided, and in like event the preceding paragraphs hereof governing the payment of results paragraphs hereof governing the payment of results in the manuer and continue in force.

T. In case sold lessor owns a less interest in the above described hand than the entire and undivided for shuft extate therein then the royaltles and rent-als herein provided for shall be paid the sold bestor only in the proportion which his interest hears to the whole and undivided fee. However, such rental shall be increased at the next succeeding rental anniversary after any reversion occurs to cover the therest so acquired.

8 The lesses shall have the right to ure, free of cool, gav, oil and water found on sold band for its operations thereon, except water from the wells of the lesses. When required by lesser, the lesses shall bey fit its proving troups on said have the more than 200 feet to the news of water theorem, except water from the wells of the lesser. These events are also bey its operations to growing troups on said have the more than 200 feet to the news of water now on said predies without written convent of the lesser. Itseeve shall bey fit controls to growing troups on and any time during, to after the expiration of this lease to remove all machinery. Intures, houses, buildings and other structures placed on and predies inviting the right to fram and events and events of the lesser. Itseeve shall be without wells and other structures placed on and predies inviting the right to fram and events and events, buildings to control to the new of the lesser shall be dring on the mate any obligation to reacting to graving treated on the artifiction. Where any alternations to graving treated on the artifiction for the rests, building to the new of this lease to converse the events, building to the new of the lesser shall be drind on the event and other structures placed on and preserving the artifiction to relations to control of the proving treated on the lesser that any distribution the restorement of convergence or a dury sum the under this lease shall be blading on the less function to restaris, building to the other lesser shall be blading on the lesser and all be blading on the lesser and all be blading on the lesser, and of the probat. In creatified only of the proving tauto of the provi

10. If the leased premises are now or shall hereafter be owned in severally or in separate tracts, the premises nevertheless shall be developed and oper-ated as one lease, and all royalties accruing hereunder shall be treated as an entirely and shall be divided among and raid to such separate owners in the proportion that the acreds no which the hand covered by this lease to the entire leased acrease. There shall be no like part of the tasset to oft-set wells on separate owned, which the hand covered by this lease may be herefaced. There shall be no alignetion on the part of the tasset to oft-meaniting or receiving tanks. It is hereby agreed that in the creat this lease shall be assigned as to a purit or as in parts of the move described hand and the holder or exercise to which the final make default in the recent this lease shall be assigned as to a part of the repart the holder or exercise to any such part of parts shall make default in the recent this lease shall be assigned as to a parts of the recent and and the holder or events of any such part of parts shall make default in the payment of the promortionate part of the rend this default, and default of defeat or affect this lease than the payment of the promortionate part of the rend the of the number from him or them, and of said rends.

11. Lessor hereby warrauls and agrees to defend the title to the land herein described and agrees that the lessee, at its option, may pay and discharge in whole or in part any taxes, nordpares, or other thens existing, levied, or assessed on or against the above described lands and, in event it excretes such option. It shall be subrogated to the rights of any holder or holders thereof and may reimburse the above described lands and, in event it exercises such option. The above described lands and, in event it exercises such option. It shall be subrogated to the rights of any holder or holders thereof and may reimburse thereit by applying to the discharge of any such mortgage, tax or other then, any royalty or rentals accurde therein.

12. Notwithsigneding anything in this lease contained to the contrary. It is expressly agreed that if lease shall commence operations for drilling at any time while this lease is in force, this lease shall remain in force and its terms shall continue so long as such operations are presecuted and, if production results therefrom, then as long as preduction continues.

13. If within the primary term of this base, production on the lasted promises shall casts from any cause, this lasts shall not terminate provided opter-tions for the drilling of a well shall be connected bortor or on the next curring returns (next or the covided tastee busins or resumes the payment) of returns in the manner and amount hereinheetone provided. If after the explicition of the provided tastee busins or resumes the payment of returns in the manner and amount hereinheetone provided. If after the explicition of the provided tastee busins or resumes the payment of returns the manner and amount hereinheetone provided. If after the explicition of the provided tastee busins of returns the rease from any eause, this lease shall not ferminate provided tessee resumes operations for drilling a well within sixty (00 days from such constitutions) and this lease shall remain in force during the protectulon of auto operations for drilling a well within sixty (00 days from such constitutions). And this lease shall remain in force during the protectules of and, if production results therefrom, then as long as production continues. It takes the proper constructor of concelling of anticided and in the the test is durined and the next the proper construction and lease is surrendered and canterided at no only a protino of the nervage context. The more that and ubbillice therefore accounty in rease and line and canterid at no only a protino of the nervage context. The more that mannes to be approved on an accelentia of the acreace on a distribution of the nervage context. The more that and use protocol of the protect and lease is surrendered and canterid at no only a protino of the nervage context. The more that mannes and use protocol on an accelent set of the portion of near conceled shall control of the nervage context. There are and more the proper context.

15. All provisions hered, express or implied, shall be subject to all federal and state have and the orders, rule, or regulations (and interpretations there-of) of all governmental agenetics administering the same, and this have shall not be in any way reministed wholly on existing nor stated in the orders, rules or regulations in damages for failure 10 compty with sty of the extress of implied provisions hereof if such failure is any such any such laws, rules or regulations to intripretations thereof. If teace should be prevented during the last is months of the intary form definitions are the inter of any constituted automatic butter function thereore, or if the rules for the intary form definits are the hereof of any constituted automatic butter are constructed during the fast is months of the intary is neared from definite a but here orders, rules or regulations definiting thereof of being available on account of any cause, the primery term of this find to diffure account during the fast accounts and/or suit continue until available on account of any cause, the primery term of this for any intermet and the termet during a substance and/or suid coulpment is available, but the lease shall pay defay retutals brein provided during such during automatic abut the fast as under adfor such contended time.

It The unlitation of this lease or any portion thereof with my other leave or leaves or partions thereof shall be accomplished by the execution and filling by leave in the recording office of and country of an instrument deciring its purposes to unlitze and describing the leaves and land unlitzed. Which unlitzed a describing office of and outprize and environg the unlitzenal describing the execution and unlitzed. Which unlitzed are the factor of the according office of and outprize and environg the unlitzenal describing the provided for herein with respect to gath and is a while shall be according the owners of and number of excelling the neurons to unlitze and describing the factor in the respect to gath and the shall be according the owners of auch row of any observed of the index with an interval and the index of a shall respect to gath and the index within and unlitzed are not according the owners of auch row of the index of in the unlitzed area. If the interval is a static structure in the row of the index unlitzed area in the row of an auch unlitzed area in the unlitzed area in the row of a static structure in a difference in the unlitzed area in the row of a static structure in the index of the ind

and lease. sald lessor AUCCESSORS OF R.I.I. 5 bluding å puv c shall exten

wfillen. above 17. This lease and all its lerms, conditions, and stipulations IN WITNESS WHEREOF, we sign the day and year first abo Year day and sign the

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Trust of			
The Indenture of Trust of	Susan Debes		19 the the hered

Otto Debes, Trustee

(BEAL)

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Book

WODIFICATION AGREEMENT Book 296 Page 702	THIS MODIFICATION AGREEMENT made and entered into this 10th dayofMarch2005by and between the undersignedofOtto Debes as Trustee of the Indenture of Trust of Susån Debes dated March 27, 1980stust of Palomino Petroleum Inc.as Lessor, andPalomino Petroleum Inc.	WITNESSETH; THAT, WHEREAS, under date of June 3rd, 1982 the undersigned Lessor, made, executed and delivered to the undersigned Lessee, a certain oil and gas mining lease on and covering the following described land situated in Ness County, Kansas, to-wit: Ness County, Kansas, to-wit: Section 14: W/2SE/4 said lease being now of record in Book 167 at Page 27 in the office of the Register of Deeds of Ness County, Kansas; and	WHEREAS, the undersigned Lessor and Lessee desire to modify and amend the above described oil and gas mining lease. NOW, THEREFORE, for and in consideration of the sum of One Dollar (\$1.00) and other goods and valuable considerations, in hand paid, the receipt and sufficiency of which is hereby acknowledged, the undersigned Lessor and Lessee do hereby modify, change, alter and amend the above described oil and gas lease on and covering all of the lands hereinbefore particularly described, in the following manner:	See Amendment Rider attached	Bxcept as herein modified, the oil and gas mining rease neremotore described shall remain in full force and effect, as originally written. THIS MODIFICATION AGREEMENT shall be binding upon the undersigned parties hereto, and their heirs, executors, administrators, successors and assigns. EXECUTED as of the day and year first above written. By the first above written. By the R. Watchous the first above written the first above written. By the R. Watchous the day and bees, Trustee Susan Debes Trust	STATE OF KANSAS STATE OF KANSAS Messor Messor	
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NOTARY PUBLIC	· Richard Alldritt	33 ACKNOWLEDGEMENT FOR CORPORATION		The foregoing instrument was acknowledged before me this 13thday of <u>August</u> 2005	a Kansas corporation, on		Karla K. Zilert	Karla K. Eilert	State of Kanses Nees County De-Li 205 De 702	Receipt *: 232 Pages Recorded: 2 Pages Recorded: 2	Lashier Intriate: Tit Data Parendad: 10/21/2005 10:55:00 AM	
	STATE OF KANSAS STATE OF KANSAS STATE OF KANSAS		COUNTY OF HARVEY)	The foregoing instrument was acknowled	by <u>Klee R. Watchous, President</u> of Delemine Detroleum, Inc.	behalf of the corporation.	My commission expires Amount 27, 2005			My Appt. Exp. 877.05		BlueView :

Schlumberger BlueView :

Amendment Rider

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 Jaases in the operators the periods and n writing and ire acreage so production is . In lieu of the of his acreage a other a Lesse, at its option, is hareby given the right and power to pool or combine the acreage covered by this lesse or any portion thereof with in mediate vicinity thereof, when in lesse's judgment it is necessary or advisable to do so in order to properly divelop and operate and lesse innervation of oil, gas or other minerals in and under and that may be produced from said premises, such pooling to be of tracta condigueus to a conservation of oil, gas or other minerals in and under and that may be produced from said premises, such pooling to be of tracta condigueus to a conservation of oil, gas or other minerals in and under and that may be produced from said premises, such pooling to be of tracta condigueus to a conservation of oil, gas or other minerals in mol varies and that may be produced from as an instrument identifying and discribing the poolic from the pooled acressed of the tracted. For all purposes ascept that heave, the have, whether the wall or much pooled unit, as if it were includ pooled into a tracted, it abuil be tracted. For all purposes ascept the have, whether the wall or works from the pooled and the roward. Heaver shall be tracted for all purposes ascept the same, whether the wall or works of the royalty and discribing the pooled on the premises covered found to not be pooled acressed. It and that the same the same whether the wall or works of the royalty situated and if proves the works of the total acressed on the premises covered for the unit or his royalty interest therein on a crease busit bears to the total acresse or pooled on the premises covered for the unit or his royalty interest therein on a crease bears to the total acresse or pooled on the premises covered for the unit or his royalty interest therein on an acrease bears to the total acresse or pooled in the royalty intervent therein on a crease bears to the total acresse or pooled on the premises covered for the unit or his royalty intervent therein on a crease bears to the total acresse or pooled on the predicted actis therein t

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Otto Debes, Trustee Susan Debes Trust

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