

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

1072921

Form C-1

March 2010

Form must be Typed

Form must be Signed

All blanks must be Filled

# NOTICE OF INTENT TO DRILL

•	Surface Owner Notification Act, MUST be submitted with this form.
Expected Spud Date:	Spot Description:
o.a udy you.	Sec Twp S. R E
OPERATOR: License#	feet from N / S Line of Section
Name:	feet from E / W Line of Section
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):
Well Drilled For: Well Class: Type Equipment:	Nearest Lease or unit boundary line (in footage):
	Ground Surface Elevation:feet MSL
Oil Enh Rec Infield Mud Rotary  Gas Storage Pool Ext. Air Rotary	Water well within one-quarter mile:
Gas Storage Pool Ext. Air Rotary  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:
Operator:	Length of Conductor Pipe (if any):
Well Name:	Projected Total Depth:
Original Completion Date: Original Total Depth:	Formation at Total Depth:
	Water Source for Drilling Operations:
Directional, Deviated or Horizontal wellbore? Yes No	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:
A E.	EIDAV/IT
	FIDAVIT
The undersigned hereby affirms that the drilling, completion and eventual plu	agging of this well will comply with K.S.A. 55 et. seq.
It is agreed that the following minimum requirements will be met:	
<ol> <li>Notify the appropriate district office <i>prior</i> to spudding of well;</li> </ol>	
2. A copy of the approved notice of intent to drill <b>shall be</b> posted on each	9 0,
<ol><li>The minimum amount of surface pipe as specified below shall be set through all unconsolidated materials plus a minimum of 20 feet into th</li></ol>	
4. If the well is dry hole, an agreement between the operator and the dis	
5. The appropriate district office will be notified before well is either plugg	, , , , , , , , , , , , , , , , , , , ,
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.
• • • • • • • • • • • • • • • • • • • •	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	e plugged. In all cases, NOTIFY district office prior to any cementing.
1 20 1 = 1 2 1	
ubmitted Electronically	
For KCC Use ONLY	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;
Minimum surface pipe requiredfeet per ALT.	- File Completion Form ACO-1 within 120 days of spud date;
	<ul> <li>File acreage attribution plat according to field proration orders;</li> <li>Notify appropriate district office 48 hours prior to workover or re-entry;</li> </ul>
Approved by:	- Notify appropriate district office 46 flours prior to workover of re-entry, - Submit plugging report (CP-4) after plugging is completed (within 60 days);
This authorization expires:	
(This authorization void if drilling not started within 12 months of approval date.)	Obtain written approval before disposing or injecting salt water.

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

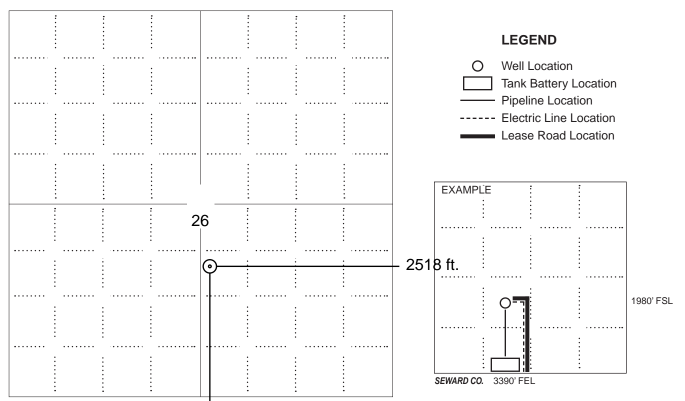
In all cases, please fully complete this side of the form. Include items 1 through 5 at the bottom of this page.

Operator:	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
Number of Acres attributable to well:	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.



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

#### 1784 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

072921

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)  Is the pit located in a Sensitive Ground Water A		Existing nstructed: (bbls)	SecTwpR East WestFeet from North / South Line of SectionFeet from East / West Line of SectionCounty  Chloride concentration: mg/l(For Emergency Pits and Settling Pits only)	
Is the bottom below ground level?  Artificial Liner?  Yes No Yes 1		No	How is the pit lined if a plastic liner is not used?	
	Length (fee		Width (feet)	
If the pit is lined give a brief description of the li material, thickness and installation procedure.	ilei		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. mation:	
feet Depth of water well	feet	measured	well owner electric log KDWR	
Emergency, Settling and Burn Pits ONLY:		Drilling, Work	over and Haul-Off Pits ONLY:	
Producing Formation:		Type of materia	al utilized in drilling/workover:	
Number of producing wells on lease: N		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? Yes No		·	be closed within 365 days of spud date.	
Submitted Electronically	- · · ·			
	KCC	OFFICE USE O	NLY  Liner Steel Pit RFAC RFAS	
Date Received: Permit Num	ber:	Permi	it Date: Lease Inspection: Yes No	



#### Kansas Corporation Commission Oil & Gas Conservation Division

1072921

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).

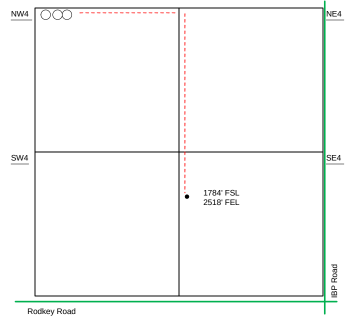
Any such form submitted without an accompanying Form KSONA-1 will be returned.

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	
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# Proposed Plan of Construction Garden City I-2

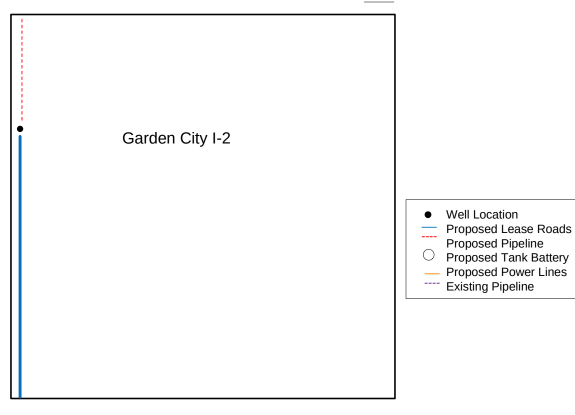
Garden City I-2 Sec 26 T23S-R34W Finney County, KS

The PROPOSED Tank Battery for the Garden City I-2 is located in the NW of the NW quarter.



Sec 26 - T23S - R34W

SE/4



Proposed Details of SE/4 Sec 26 -T23S -R34W



10

# Form 88—(Producers) Kan., Okla. & Colo. 1942 Rev. B w OIL AND GAS LEASE

Mansas Blue Print Co.

				MI North Hornet St Wichte Horses
THIS AGREEMENT, En		day ofMar		, 1943
between	The Garden C	lity Company, a c	orporation	
andC	ities Service Oil C	omnense		hereinafter called lessor,
			paid and of the covenants and agr	er called lessee, does witness:
to be performed by the lessee, ha- hereinsfter described land, and wit thereby as hereinsfter provided, for and operating for, producing, and and for constructing roads, laying convenient for the economical open	s this day granted, leased, and I the right to unitize this lease of the purpose of carrying on geolo saving all of the oil, gas, casing pipe lines, building tanks, storir eration of said land alone or co	let and by these presents d or any part thereof with oth gical, geophysical and other ghead gas, casinghead gasoli ag oil, building powers, stati njointly with neighboring las	paid and of the covenants and agrees hereby grant, lease, and let ever oil and gas leases as to all or exploratory work, including core drill ne and all other gases and their ons, telephone lines and other studs, to produce, save, take care of,	clusively unto the lessee the ny part of the lands covered lling, and the drilling, mining, respective constituent vapors, cuctures thereon necessary or and manufacture all of such
substances, and for housing and b	poarding employees, said tract of	land with any reversionary ate of Kansas	rights therein being situated in th	e County of
All	of Sections Twenty-	three. Twenty-fi	ve, Twenty-six, Twen	ntv-seven
Twen	ty-eight, Twenty-ni	ne. Thirty-four	and Thirty-five	
		*	ORIGINAL CO	
n-Seeken all in	, Township 23 S.	Range 34 W	WITH REC	RRP acres, more or less.
2. This lease shall remain in any of the products covered by the	force for a term of Twenty	years and as lo	ong thereafter as oil, gas, casinghea	ad gas, casinghead gasoline or
3. The lessee shall deliver to le of all oil produced and saved from like grade and gravity prevailing or	essor as royalty, free of cost, on the leased premises, or at the length of the day such oil is run into the	ssee's option may pay to the e pipe line or into storage ta		y the market price for oil of
4. The lessee shall pay to less alty % of the market value of suthe mouth of the well. The lessee and where such gas is not sold or royalty, an amount equal to the producing lease under paragraph principal dwelling house on said it	or for gas produced from any of the gas at the mouth of the weil shall pay lessor as royalty % or used, lessee shall pay or tende delay rental provided in paragra hereof; the lessor to have gas fr and by making his own connecti-	il well and used by the less il; if said gas is sold by the if the proceeds from the sale r annually at the end of ea ph 5 hereof, and while said ee of charge from any gas ons with the well, the use o	ee for the manufacture of gasoline lessee, then as royally % of the p of gas as such at the mouth of the ch yearly period during which suc well on the leased premises for st f such gas to be at the lessor's so	or any other product as roy- roceeds of the sale thereof at well where gas only is found has is not sold or used, as his lease shall be held as a oves and inside lights in the le risk and expense.
5. If operations for the drillin this lease shall terminate as to b Garden Nation	g of a well for oil or gas are no ooth parties, unless the lessee sh al Bank at	t commenced on said land of all on or before said date Garden City, Kar	n or before the 31st day of pay or tender to the lessor or f	March 19 44 or the lessor's credit in the
land or in the oil and gas or in erate as a rental and cover the po- payments or tenders the commence check or dreft of lessee or any assi- bank, and it is understood and as- first rental is payable as aforesai- the death of the lessor or his suc-	the rentals to accrue hereunder, rivilege of deferring the comment of operations for drilling ms ignee thereof, mailed or delivered that the consideration first, d, but also the lessee's option of cessors in interest, the payment of		te under this lease regardless of a very Hundred Sixty — lilling for a period of one year. It can be periods successively, All paymentying date, either direct to pessor of ment, covers not only the privilege orders and all other right amens above shall be binding on	
and administrators or such persons	5.		his lease, the lessee shall drill a diced by the next ensuing rental vided, and in this event the prec	
			undivided fee simple estate thereis ears to the whole and undivided fe e interest so acquired.	
8. The lessee shall have the r the lessor. When required by less on said land. No well shall be dri the right at any time during, or a premises, including the right to the surface to its original conditions.	ight to use, free of cost, gas, oil or, the lessee shall bury its pipe- lled nearer than 200 feet to the h fter the expiration of, this lease raw and remove all casing, but on, where any alterations or tha	i and water found on said lines below plow depth and couse or barn now on said p to remove all machinery, fi lessee shall be under no oblig inges were due to operations	and for its operations thereon, ex- shall pay for damage caused by it- remises without written consent of xtures, houses, buildings and oth atton to do so, nor shall lessee be a reasonably necessary under this	ccept water from the wells of s operations to growing crops the lessor. Lessee shall have er structures placed on said under any obligation to restore lease.
9. If the estate of either party to the heirs, devisees, executors, i due under this lease shall be bind copy thereof or a certified copy on an administrator for the estate of fled copies thereof necessary in sunder before receipt of said docum	hereto is assigned (and the privadministrators, successors, and a ting on the lessee until it has be the will of any deceased owner fany deceased owner, whichever owing a complete chain of title ents shall be binding on any dir	diege of assigning in whole of ssigns, but no change of over furnished with either the and of the probate thereof is appropriate, together with back to lessor to the full itect or indirect assignee, gra	r in part is expressly allowed), the mership in the land or in the resorted instrument of configuration of the proceeding of the proceeding t	covenants hereof shall extend tals or royalties or any sum conveyance or a duly certified lings showing appointment of s of conveyance or duly certi- yments of rentals made here- tor, or heir of lessor.
10. If the leased premises are add as one lease, and all royaltic proportion that the acreage owneset wells on separate tracts into we measuring or receiving tanks. It the holder or owner of any such	now or shall hereafter be owned s accruing hereunder shall be tre d by each separate owner bears which the land covered by this les is hereby agreed that in the ev- part or parts shall make default	d in severalty or in separate lated as an entirety and shi to the entire leased acreag- ase may be hereafter divide- ent this lease shall be assign in the payment of the pro-	s tracts, the premises nevertheless ill be divided among and paid to in there shall be no obligation on the paid of the paid of the paid seed as to a part or as to parts of portionate part of the rent due fr which the lessee or any assignee h	shall be developed and oper- such separate owners in the the part of the lessee to off- trwise or to furnish separate the above described land and om him or them, such default
11. Lessor hereby warrants an whole or in part any taxes, mortg it shall be subrogated to the right lien, any royalty or rentals accru	gages, or other liens existing, levi- is of any holder or holders therec	he land herein described and ed, or assessed on or against of and may reimburse itself	l agrees that the lessee, at its opti the above described lands and, in by applying to the discharge of an	on, may pay and discharge in event it exercises such option, y such mortgage, tax or other
<ol> <li>Notwithstanding anything time while this lease is in force, regults therefrom, then as long as</li> </ol>	in this lease contained to the c this lease shall remain in force production continues.	<i>f</i> :	ed that if lessee shall commence e so long as such operations are	•
13. If within the primary territions for the drilling of a well sharentals in the manner and amouncease from any cause, this lease lease shall remain in force during	n of this lease, production on the all be commenced before or on the one there is a commenced before if, aft shall not terminate provided lessing the prosecution of such open	e leased premises shall cease the next ensuing rental payin ter the expiration of the pri- ee resumes operations for dr rations and, if production re-	from any cause, this lease shall g date; or, provided lessee begins mary term of this lease, production illing a well within sixty (60) days sailts therefrom, then as long as	not terminate provided opera- or resumes the payment of n on the leased premises shall from such cessation, and this production continues.
			ing or mailing such release to the portion of the acreage covered th cease and determine and any re d provisions of this lease shall cor	
of) of all governmental agencies and damages for failure to comply (or interpretations thereof). If less	administering the same, and this with any of the express or impl	lease shall not be in any villed provisions hereof if such	s and the orders, rules, or regulate, vay terminated wholly or partially failure accords with any such lav- nary term hereof from drilling a we- seriod to drill a well hereunder due se shall continue until six months ing such extended time.	nor shall the lessee be liable vs, orders, rules or regulations all hereunder by the order of any
16. The unitization of this leftling by lessee in the recording cization shall cover the gas rights from gas well's shall be apportion minerals under the lands within	ease or any portion thereof with office of said county of an instrus only and comprise an area no ed among the owners of such rosuch unitized area hear to the se and shall satisfy the rental pr	any other lease or leases ument declaring its purpose it exceeding approximately 6 yaity on minerals produced minerals under all of the lan rovision of this lease as to a	or portions thereof shall be accome unitize and describing the leases of the control of the unitized area in the proport do in the unitized area in the proport of the unitized area. Any well did of the land covered thereby; Proposition of the land covered thereby;	aplished by the execution and and land unitized, which unitor herein with respect to gas ion that their interests in the rilled on such unit shall be for
			g on all successors of said lessor a	nd lessee.
Attest:	sign the day and year first abov	e written(SEAL)	THE GARDEN CITY CO	MPANY (SEAL)
· Cost Secreta	ary	(SEAL)	. By While Land	(SEAL)
		(SEAL)	Vice Presider	•
		(SEAL)		(SEAL)

	P of
	Before me, the undersigned, a Notary Public, within and for said County and State, on this
	PINILA OB PROPERTIES SEE VORNOMEDRING LOW INDIVIDUALD PROPERTIES AND ADDRESS OF THE PROPERTIES A
	Oklahoma, Kansas and Colorado
	NOTE: When signature by mark in Kanzas, said mark to be witnessed by at least one person and also acknowledged.  For acknowledgment.
	Oco St. No. See By the By While By Whil
有一本本的()公司	Finney  Finney  Finney  Finney  Finney  Finney  Finney  Finney  Finne  ATE OF Kar  ATE OF Finne  unty of Finne  unty of Finne  and of day of  8:40 o'clock  Book OG 12  Book OG 12  Finne  Finne  THE KANSAS 5 1111 NORTH MARKET 5  PHOTOSTAT SERVICES
	CAS LEASE  ROM  Lie City Company  To  To  Term 20 years  County Kassas  County Kassas  County Kassas  County Rassas  County Ra
	9 " Notany Public A
	y commission expires Marke Hereuno see my mand and onice seed on the day and year for above whiteen.
	e same person who execution of the same for himself and for said corporation; in behalf of said corporation, and he duly ac- nowledged the execution of the same for himself and for said corporation. IN WITNESS WHEREOF, I have hereunto set my hand and official seal on the day and year inst above written.
	corporation of the State ofColorado , personally known to me to be such officer, and to be
	otery Public, duly commissioned, in and for the county and state aforesaid, came A. Stewart  Vice , president of The Garden City Company
	Be it remembered that on this 1st day of April , 1943, before me, the undersigned, a
	DOUTE OF FINNEY
	TATE OF KANSAS ASS. ACKNOWLEDGMENT FOR CORPORATION
	V commission expires Notary Public
	me personally known to be the identical person who executed the within and foregoing instrument and acknowledged to me at executed the same as therein set forth.  IN WITHESS WHEREOF, I have hereunto set my hand and official seal the day and year last above written.
	Diam'r Di
	Before me, the undersigned, a Notary Public, within and for said County and State, on this
	TATE OF  Before me, the undersigned, a Notary Public, within and for said County and State, on this
	Notary Public OF  Before me, the undersigned, a Notary Public, within and for said County and State, on this
	II WITNESS WHEREOF, I have hereunto set my hand and official seal the day and year last above written.  Notary Public, within and for said County and State, on this Before me, the undereigned, a Notary Public, within and for said County and State, on this
	II WITNESS WHEREOF, I have hereunto set my hand and official seal the day and year last above written.  Notary Public, within and for said County and State, on this Before me, the undereigned, a Notary Public, within and for said County and State, on this
	mic personally known to be the identical person—who executed the within and foregoing instrument and acknowledged to me  IN WITNESS WHEREOF, I have hereunto set my hand and official seal the day and year last above written.  Notary Public  Notary Public    Sec. ACKNOWLEDGMENT FOR INDIVIDUAL (Oklahoma and Kansas)
	nie personally known to be the identical person—who executed the within and foregoing instrument and acknowledged to me at a commission expires  Notary Public, within and for said County and State, on this  Sec. ACKNOWLEDGMENT FOR INDIVIDUAL (Oklahoma and Kansas)

My commission expires

Notary Public