For KCC Use:

ΕΠ	e	Ct	IV	е	Da	te

District	#	

SGA?	Yes	No

Forn

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

1075360

NOTICE OF INTENT TO DRILL

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

KSONA-1, Certification of Compliance with the	Kansas Surface Owner Notification	Act, MUST be submitted with this form
---	-----------------------------------	---------------------------------------

Expected Spud Date:	Spot Description:
month day year	
OPERATOR: License#	feet from N / S Line of Section
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#	
Name:	Is this a Prorated / Spaced Field?
Ndirie	Target Formation(s):
Well Drilled For: Well Class: Type Equipment:	Nearest Lease or unit boundary line (in footage):
Oil Enh Rec Infield Mud Rotary	Ground Surface Elevation:feet MSL
Gas Storage Pool Ext. Air Rotary	Water well within one-quarter mile:
Disposal Wildcat Cable	Public water supply well within one mile:
Seismic ; # of Holes Other	Depth to bottom of fresh water:
Other:	Depth to bottom of usable water:
	Surface Pipe by Alternate:
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?	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:

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 Electronically

For KCC Use ONLY	
API # 15	
Conductor pipe required	feet
Minimum surface pipe required	feet per ALT I II
Approved by:	
This authorization expires:	started within 12 months of approval date.)
Spud date: A	\gent:

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

ш

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



Section corner used: NE NW SE SW

For KCC Use ONLY

API # 15 - ____

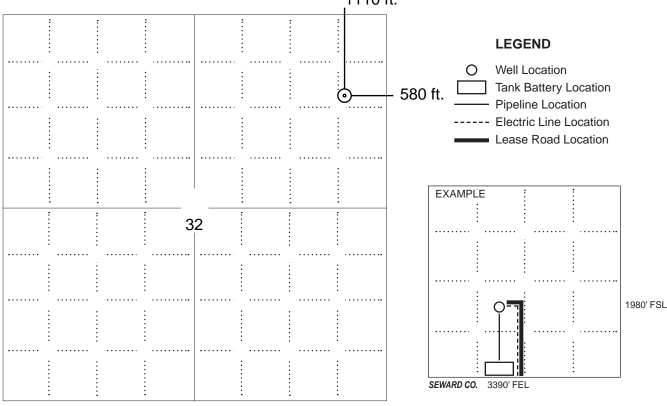
IN ALL CASES PLOT THE INTENDED WELL ON THE PLAT BELOW

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:	Is Section: Regular or Irregular
	If Section is Irregular, locate well from nearest corner boundary.

PLAT

Show location of the well. Show footage to the nearest lease or unit boundary line. Show the predicted locations of lease roads, tank batteries, pipelines and electrical lines, as required by the Kansas Surface Owner Notice Act (House Bill 2032). You may attach a separate plat if desired. 1110 ft.



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

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

- 1. The manner in which you are using the depicted plat by identifying section lines, i.e. 1 section, 1 section with 8 surrounding sections, 4 sections, etc.
- 2. The distance of the proposed drilling location from the south / north and east / west outside section lines.
- 3. The distance to the nearest lease or unit boundary line (in footage).
- 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**

Form must be Typed

Form CDP-1 May 2010

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 (If WP Supply API No. or Year Drilled)	Pit capacity:		Feet from East / West Line of Section		
		(bbls)	County		
Is the pit located in a Sensitive Ground Water A	vrea? Yes	No	Chloride concentration: mg/l (For Emergency Pits and Settling Pits only)		
Is the bottom below ground level?	Artificial Liner?	No	How is the pit lined if a plastic liner is not used?		
Pit dimensions (all but working pits):	Length (fee	et)	Width (feet)N/A: Steel Pits		
Depth fro	om ground level to dee	epest point:	(feet) No Pit		
Distance to nearest water well within one-mile of pit: Depth to Source of		Depth to shallow Source of inforr	owest 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	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? Yes No			Drill pits must be closed within 365 days of spud date.		
Submitted Electronically					
KCC OFFICE USE ONLY					
Date Received: Permit Num	ber:	Permi	hit Date: Lease Inspection: Yes No		



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
Address 1:	sheet listing all of the information to the left for each surface owner. Surface owner information can be found in the records of the register of deeds for the
Address 2:	county, and in the real estate property tax records of the county treasurer.
City: State: Zip:+	

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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ADDITIONAL OWNERS:

GEORGIA WEGELE 321 EAST 12TH STREET NEWTON, KS 67114 8.2

OIL AND GAS LEASE

AGREEMENT, Made and entered into the	9 th	day of		July		2010
by and between	WALTER WEGE husband and wife	LE and GE	EORGINA WEGEI	LE,		2010_
whose mailing address isand	321 E. 12 th Street, High Plains Energ	Apt # 202	Nouton Vancas	67114		Lessor (whether one or more), , hereinafter called Lessee:
	<u>1313 wynkoop, s</u>	<u>sune 700,</u>	Denver, CO 8020	2		, hereinafter called Lessee:
Lessor, in consideration of <u>Ten a</u> acknowledged and of the royaltics herein provided and of geophysical and other means, prospecting drilling, mining air into subsurface strata, laying pipe lines, storing oil, bui and transport said oil, liquid hydrocarbons, gases and thei described land, together with any reversionary rights and af	and Other Valuable the agreements of the Lessee and operating for and produ lding tanks, power stations, in respective constituent are	Considera herein contair cing oil, liquid	tions Do ned, hereby grants, leases hydrocarbons, all gases, a	llars (<u>\$ 10.00</u> and lets exclusively unt and their respective con) in hand paid, o Lessee for the purpos stituent products, inject	receipt of which is hereby e of investigating, exploring by ing gas, water, other fluids, and
therein situated in County of			_ State of	Kansas		described as follows to-wit:
SEE EXHIBIT "A" ATTA	CHED HERETO A	ND MAD	E A PART HERI	of for prop	ERTY DESCRI	PTION.
In Section 32 Township	15 South	Range	15 West a	nd containing	80.00	acres, more or less, and all
Subject to the provisions herein contained, this lea hydrocarbons, gas or other respective constituen provisions hereof. In consideration of the premises the said Lessee co	ase shall remain in force for a t products, or any of them,					
Ist. To deliver to the credit of Lessor, free of conpremises.		Lessee may co	onnect wells on said land,	the equal one-eighth (1	/8) nart of all oil produ	red and sound from the local
2nd. To pay Lessor for gas, (including casinghead (1/8), at the market price at the well, (but, as to gas sold by part of the production, severance, or other excise taxes and otherwise making any such gas merchantable) for the gas a	d gas) of whatsoever nature Lessee, in no event more the the cost incurred by Lessee	or kind product an one-eighth (e in delivering,	ed and sold, or used off the 1/8) of the net proceeds re- treating for the removal	he premises, or used in eccived by Lessee from of nitrogen, helium or o	the manufacture of any such sales, such net pro ther impurities in the g	products therefrom, one-eighth ceeds to be less a proportionate as, processing compressing or
the leased premises or on acreage pooled or unitzed there continuously prosecuted on the leased premises or on acrea days shall elapse between the completion or abandonment of pooled or unitized therewith, the production should cease hundred and twenty (120) days from the date of cessation shall continue in full force and effect so long as oil or ose it	term hereof without further levels then eng age pooled or unitized there of one well and the beginning from any cause after the pri of production or from the day uppdued from the lagged	payment or drill aged in drilling with; and opera g of operations mary term, this te of completion	lling operations. If at the g, reworking operations the ations shall be considered for the drilling of a subset s lease shall not terminate on of a dry hole. If oil or	expiration of the primar hereon, then this lease s to be continuously pros- quent well. If after disca if Lesse commences gas shall be discovered	y term of this lease, oil of shall continue in force s secuted if not more than overy of oil or gas on the additional drilling or re and produced as a resu	or gas is not being produced on so long as operations are being one hundred and twenty (120) e leased premises or on acreage working operations within one it of such operations this lease
are either shut in or production therefrom is not being sold consecutive days such well or wells are shut in or productiv payment to be made to Lessor on or before the anniversary while the well or wells are shut in or production therefrom sold by Lessee from another well on the leased premises or such operations or production occurs, as the case may be. 1	by Lessee, such well or wel on therefrom is not sold by I date of this lease next ensui is not being sold by Lessee; lands pooled or unitized the lessee's failure to properly p	ls shall neverth essee, the Less ng after the exp provided that rewith, no shut ay shut-in roya	therewith are capable of 1 neless be deemed to be pro- see shall pay an aggregate piration of the said ninety if this lease is in its prima i-in royalty shall be due ur lity shall render Lessee lia	producing oil or gas or c oducing for the purpose shut-in royalty of One 1 (90) day period and the rry term or otherwise be that the end of the next fo ble for the amount due	other substances covered of maintaining the lease Doillar (\$1.00) per acre t reafter on or before eac ing maintained by oper- pullowing anniversary da but shall not operate to	I hereby, but such well or wells . If for a period of ninety (90) hen covered by this lease, such h anniversary date of this lease ations, or if production is being te of this lease that cessation of terminant this lease
paid the said Lessor only in the proportion which Lessor's i	nterest bears to the whole an	d undivided fee	e.	then the royalties (inclu-	ding any shut-in royalti	es) herein provided for shall be
Lessee shall have the right to use, free of cost, gas	, oil and water produced on s	said land for Le	essee's operation thereon,	except water from the w	rells of Lessor	
when requested by Lessor, Lessee shall bury Less	ee's pipe lines below plow d	lepth.			ens er hesser.	
No well shall be drilled nearer than 200 feet to the	house or barn now on said p	premises without	ut written consent of Lesso	OF.		
Lessee shall pay for damages caused by Lessee's o	operations to growing crops	on said land.				
Lessee shall have the right at any time to remove a	ll machinery and fixtures pla	aced on said pro	emises, including the right	t to draw and remove ca	sing.	
If the estate of either party hereto is assigned, ar successors or assigns, but no change in the ownership of assignment or a true copy thereof. In case Lessee assigns th of assignment.	nd the privilege of assigning the land or assignment of ru is lease, in whole or in part,	in whole or in entals or royalt Lessee shall be	n part is expressly allowe ties shall be binding on the relieved of all obligation	ed, the covenants hereof ne Lessee until after the s with respect to the assi	f shall extend to their h Lessee has been furni gned portion or portion	
Lessee may at any time execute and deliver to Lessuch portion or portions and be relieved of all obligations as						
All express or implied covenants of this lease sha Lessee held liable in damages, for failure to comply therew and production of wells, and regulation of the price or trans prevented or delayed by such laws, rules, regulations or or strike, lockout, or other industrial disturbance, act of the p restraint or inaction, or by inability to obtain a satisfactor specifically enumerated above or otherwise, which is not r prevention or delay shall be added to the term hereof. Less or delayed.	portation of oil, gas or other ders, or by inability to obta ublic enemy, war, blockade, y market for production, or	substance cove in necessary pe public riot, lig failure of pur	ered hereby. When drillin ermits, equipment, service ghtening, fire, storm, floor rchasers or carriers to tak	g, reworking, production es, material, water, elect d or other act of nature, e or transport such pro-	n or other operations or ricity, fuel, access or e. explosion, governmen duction or by any oth	ding restrictions on the drilling obligations under this lease are asements, or by an act of God, tal action, governmental delay, the cause whether of the bird
Lessor hereby warrants and agrees to defend the ti or other liens on the above described lands, in the event of successors and assigns, hereby surrender and release all rigi which this lease is made, as recited herein.	the to the lands herein descri default of payment by Less to of dower and homestead i	bed, and agrees or, and be sub n the premises	s that the Lessee shall hav rogated to the rights of th described herein, in so fa	the right at any time the holder thereof, and the ras said right of dower	o redeem for Lessor, by e undersigned Lessors, and homestead may in a	payment any mortgages, taxes for themselves and their heirs, any way affect the purposes for
Lessee, at its option, is hereby given the right and thereof, when in Lessee's judgment it is necessary or advis under and that may be produced from said premises, such p or into a unit or units not exceeding 640 acres each in the c instrument identifying and describing the pooled or unitized from the pooled unit, as if it were included in this lease. If f on the premises covered by this lease or not. In lieu of the the amount of his acreage placed in the unit or his royalty in	ooling or unitization to be over of a gas well. Lessee shares acreage. The entire acreage production is found on the potential acreage along the potential of t	f tracts contigue all execute in w so pooled or un coled or unitize	tous to one another and to writing and record in the c nitized into a tract or unit a acreage, it shall be treat	be into a unit or units r conveyance records of the shall be treated, for all p ted as if production is ha	tot exceeding 40 acres e the county in which the l purposes except the pays and from this lease wheth	and herein leased is situated an
Lessor agrees to give written notice to Lessee, if, Lessor, a lease covering any or all of the substances cover agrees to notify Lessee in writing of said offer immediately, period of fifteen days after receipt of the notice, shall have i terms and conditions specified in the offer. All offers made to purchase the lease pursuant to the terms, hereto, it shall a lease for execution on behalf of Lessor along with Lessee's of title according to the terms thereof. Upon receipt thereof record for payment.	during the primary term of t ed by this lease and coverin including in the notice the r he prior and preferred right up to and including the last o notify Lessor in writing by collection draft payable to I c, Lessor shall promptly exec	his lease, Lesso g all or a porti name and addre and option to pi day of the prime w mail or telegri Lessor in payme ute said lease a	or receives a bona fide off ion of said land herein, w sss of the offeror, the price urchase the lease or part it ary term of this lease shal am prior to expiration of s ent of the specified amour and return the same along	fer which Lessor is willi ith the lease becoming offered and all other pe hereof or interest therein ll be subject to the terms said 15-day period. Less at as consideration for th with the endorsed draft	ing to accept from any p effective upon expiration rtinent terms and condi- trinent terms and condi- to covered by the offer a and conditions of this p see shall promptly there new lease, such draft to Lessee's representati	party offering to purchase from on of this lease. Lessor hereby ions of the offer. Lessee, for a transpart, Should Lessee elect after furnish to Lessor the new being subject only to approval ve or through Lessor's bank of
This lease may be signed in any number or numl notwithstanding some of the Lessors above named who may although not named above.	pers of counterparts and sha y not have joined in the exec	ll be effective ution hereof.	as to each Lessor on exe The word "Lessor" as use	cution hereof as to his d in this lease shall mea	or her interest and shal n the party or parties wi	l be binding on those signing, to execute this lease as Lessor,
Lessee shall have the exclusive right to explore th not including the drilling of holes, use of torsion balance, and geophysical information. All information obtained by consent. Lessor and Lessee herein agree that a portion of th wheat, pasture or field, road use, compaction etc.). If any e may elect to repair the damages in lieu of compensation.	e land herein described by a seismograph explosions, ma Lessee as a result of such ac	geological, geor gnetometer, or tivity shall be t	physical or other methods other geophysical or geol- the exclusive property of 1	s, whether similar to the ogical instruments, tests Lessee, and Lessee may	se herein specified or n or procedures, for the disseminate or sell such	ot and whether now known or purpose of securing geological

Lessor (and Lessee) herein agree to less and except from the terms of this Oil and Gas Lease any currently existing oil and/or gas well(s), bore hole(s) or other related facilities located on the related facilities. Lessor further agrees that Lessee shall not be liable nor shall Lessee have the obligation to plug and abandon any of said existing oil and/or gas well(s), bore hole(s) or

SEE EXHIBIT "A" ATTACHED HERETO AND MADE A PART HEREOF FOR ADDITIONAL TERMS AND PROVISIONS.

IN WITNESS WHEREOF, the undersigned execute this instrument as of the day and year first above written.

WALTER WEGELE WALTER WEGELE <u>Heargins</u> Wegele

BOOK 214 PAGE 0069

Notary Public My commission expires corporation, on behalf of the corporation. **-** B **-** yd 10 NOOG °0107 fo yeb The foregoing instrument was acknowledged before me this _ 214 PAGE 0070 Misc. Numberical Computer _ COUNTY OF WILLIAM IN THE REAL OF THE PARTY OF THE PART **3D ATATE OF** ER FANSAS **secor зÓ County STATE OF a Date OL When recorded, return to Вy in Book day of ____ No. of Acres Section Samuel Gary, Jr. & Associates, Inc. 1515 Wynkoop, Suite 700, Denver, CO 80202 the records of this office 000 8:15 This instrument was filed for record on the 23OIL AND GAS LEASE September No, o-clock A M., and duly recorded Russell BBB 214 Kansas Twp. FROM County ____ Page ____69-71 Term 16.00 Rge. ister of Deed 2010 . 2, Notary Public My commission expires _ **--** Лq _bns_ '0107 [°] _ fo yeb The foregoing instrument was acknowledged before me this $_$ COUNTY OF **TATE OF** DEBORH KINGSLEY NOTARY PUBLIC SAPAGE OF KANGES DE-PC- Sept Explored MARA BARE Explored ETH 1 Notary Public 508-6-6-6 My commission expires 1000 - Jo Vfb by by toregoing instrument was acknowledged before me this and 0 0 '010Z ' 1th-1 tranof COUNTY OF STATE OF

EXHIBIT "A"

Attached to and made a part of that Certain Oil and Gas Lease dated July 9, 2010, by and between, Walter Wegele, et ux, as Lessor, and HIGH PLAINS ENERGY PARTNERS, LLC, as Lessee.

PROPERTY DESCRIPTION:

TOWNSHIP 15 SOUTH - RANGE 15 WEST

SECTION 32:

That certain tract or parcel of land estimated to contain <u>80.00</u> acres, more or less, and being described as the East Half of the Northeast Quarter (E/2 of the NE/4) of Section 32, Township 15 South, Range 15 West, Russell County, Kansas.

ADDITIONAL TERMS AND PROVISIONS:

- 1. The provisions of this **EXHIBIT** "A" shall control and supersede the terms of the attached oil and gas lease when such terms conflict.
- 2. Lessee shall bury and maintain all pipelines below ordinary plow depth (36").
- 3. Lessee shall pay all damages, caused by Lessee's operations hereunder to crops, including grass, and restore as nearly as practical, said premises to the same conditions and contour as previously existed, upon termination of this lease.
- 4. Lessee is hereby granted the option to extend the primary term of this lease for an additional two (2) years from the expiration of the original primary term. This option may be exercised by Lessee, in total, on or before the expiration date of lease by paying and delivering to Lessor at the above address, the sum of \$15.00 per acre covered by the lease. In the event Lessee exercises this option, Lessee must renew all acreage covered by this lease. Should this option be exercised as herein provided, it shall be considered for all purposes as though this lease originally provided for a term of five (5) years.

OPERATOR : Samuel Gary Jr & Associates, Inc 1515 Wynkoop Street, Suite 700 Denver, Colorado 80202 office : 303-831-4673 ; fax : 303-863-7285

WELL NAME : WEGELE 1-32

LOCATION: 1110 FNL / 580 FEL Sec. 32-15S-15W RUSSELL COUNTY SURFACE OWNER: Marlene and Charles Farmer Georgina Wegele 3218 115th Avenue 321 East 12th Street SE Snohomish, WA 98230 Newton, KS 67114

