For KCC Use:

Eff	e	ct	iv	е	Date
<b>—</b> ·					

District	±	
DISTINCT	TT .	

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

### 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
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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#	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:
Directional. Deviated or Horizontal wellbore?	Water Source for Drilling Operations:
If Yes, true vertical depth:	Well Farm Pond Other:
Bottom Hole Location:	DWR Permit #:
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. II
Approved by:	
This authorization expires:	rted within 12 months of approval date.)
Spud date: Age	ent:

### 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:

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



For KCC Use ONLY

API # 15 - \_\_\_\_

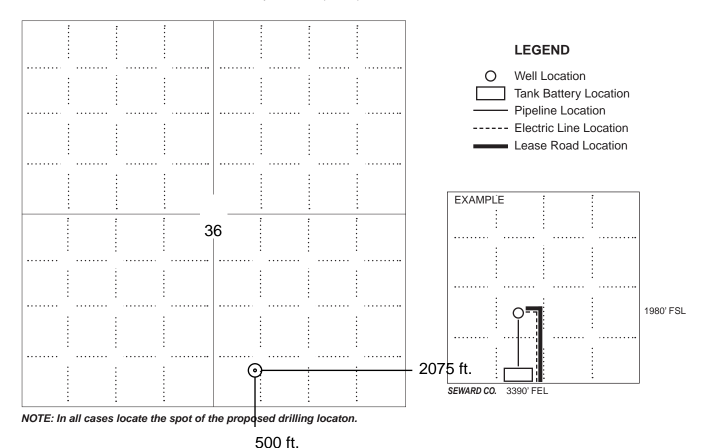
### IN ALL CASES PLOT THE INTENDED WELL ON THE PLAT BELOW

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.
	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.



### 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 1076873

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 (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?	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	om ground level to dee	epest point:	(feet) No Pit
If the pit is lined give a brief description of the li 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 shallo Source of inforr	west fresh water feet. nation:
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	I utilized in drilling/workover:
Number of producing wells on lease:		Number of worl	king pits to be utilized:
Barrels of fluid produced daily:		Abandonment p	procedure:
Does the slope from the tank battery allow all s         flow into the pit?       Yes         No	pilled fluids to	Drill pits must b	e closed within 365 days of spud date.
Submitted Electronically			
	KCC	OFFICE USE O	NLY
Date Received: Permit Num	ber:	Permi	it 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

1076873

### 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: State: Zip:+	If filing a Form T-1 for multiple wells on a lease, enter the legal description of
Contact Person:	the lease below:
Phone: ( ) Fax: ( )	
Email Address:	
Surface Owner Information:	
Name:	When filing a Form T-1 involving multiple surface owners, attach an additional
Address 1:	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:

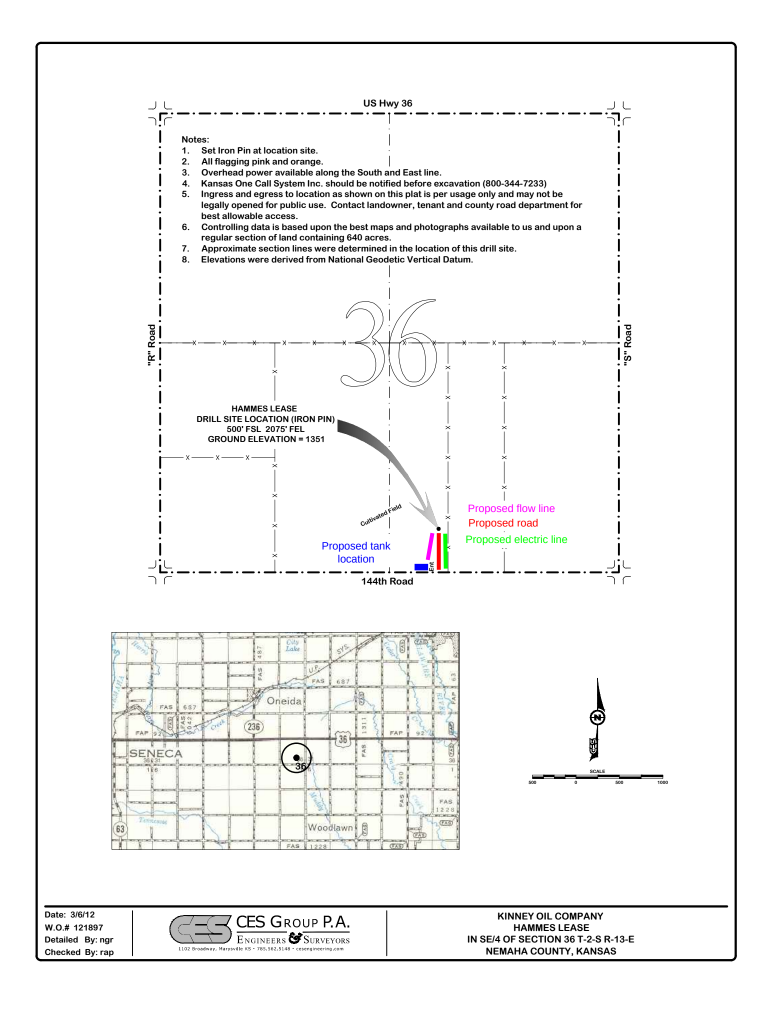
- I certify that, pursuant to the Kansas Surface Owner Notice Act (House Bill 2032), I have provided the following to the surface owner(s) of the land upon which the subject well is or will be located: 1) a copy of the Form C-1, Form CB-1, Form T-1, or Form CP-1 that I am filing in connection with this 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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### **OIL AND GAS LEASE**

	THIS AGREEMENT, Entared into this 21 <sup>81</sup> day of October	2011
between	Ryan J. Hammes, Trustee of the Ryan J. Hammes Trust dated March 20, 2002 ; and Angie M. Hammes, Trustee of the Angie M. Hammes Trust dated March 20, 2002	
	1588 L-4 Road, Seneca, Kansas 66538	hereinafter called lessor,
pue	Kinney Oil Company - 1401 17th Street, Suite 870, Denver, Colorado 80202	hereinafter called lessee, does witness:
1. and agree hereinatier	<ol> <li>That hesser, for and in consideration of the sum of         <ul> <li>** Ten, &amp; More ***</li> <li>Dollars in hand paid and of the covenants and agreements hereination correlationation of the section and with the right to untita else as any pais or and the and of the covenants encludent of any wereatoriest vights therein, and with the right to untita else sec any paid and of the coveration there are there are the area and any were presents correlation and with any wereatoriest vights therein, and with the right to untita else sec any paid.</li> </ul> </li> </ol>	Dollars in hand paid and of the covenants ase, and let exclusively unto the lessee the II or any part of the lands covered thereby as

hereinafter provided, for the purpose of carrying on geological, geophysical and other exploratory work thereion, including core drilling and deraing and corerating for, producing and saving all of the oil gas, gas comberated as defaulted and weak, thrick and other inductional proversitions include the exclusional substruction and there induce the provided of the exclusional structure there on the substruction the surface and other induce the prove of the exclusion of the exclusional set of the more state and other structures thereon necessary or convenient for the economical operation of asid land alone or conjointly with neighboring tanks, state, take care of, and manufacture all of such substraces, and the injection of water, thrie, and other structures therean economical operation of said land alone or conjointly with neighboring tanks, state, take care of, and manufacture all of such substances, and the injection of water. Thrie, and dere substances the the economical operation of said land alone or conjointly with neighboring tanks, to produce, save, take care of, and manufacture all of such substances, and the injection of water. Three, and other substances the track of land being struted in the County of Networks and the substances. The substances that substances the substances and the substances and the ange content of the social structure and the substances and the su

# Township 2 South, Range 13 East, 6<sup>th</sup> P.M. Section 36: E/2 SW/4, W/4 SE/4

## Township 3 South. Range 13 East, 6<sup>th</sup> P.M. Section 1: NE/4

acres, more or less 280 containing

casinghead gasoline or any of the products casinghead gas, years (called "primary term") and as long thereafter as oil, gas, 1 Five (5) This lease shall remain in force for a term of covered by this lease is or can be produced.

The lesses shall deliver to lassor as royatly, free of cost, on the lesse, or into the pipe line to which lesses may current its wells the equal one-eighth part of all oil produced and seved from the lessed premises, or at the lesses's option may pay to the lessor for such one-eighth royatly the market price at the wellhead for oil of like grade and gravity prevailing on the casy such oil is num into the pipe like or into storage units.

4. The lesses shall pay to the lessor, as a royalty, one-eighth (16<sup>th</sup>) of the proceeds received by the lesses from the sale of gas, gas condensate, gas distillete, cashinghead gas, gas used for the manufacture of gasstiller or any other pooluct, and all other gases, including their constituent parts, produced from the leader. If such gas is not sold by the lessee, lessee may pay or tender annual or choice gas are including their constituent parts, produced from the leader. If such gas is not sold by the lessee, lessee may pay or tender annual or choice gas are previous whether one or discover and allower gases, including their constituent parts, produced from the lend herein lessed. If such gas is not sold by the lessee, lessee may pay or tender annual or choice gas are product, and allower gases, including their constituent parts, produced from the lend herein lessed. If such gas is not sold by the lessee, lessee may pay or tender annual gas to reduce and an or and event and an ing which such gas is not sold, whether one or more wells, an annual equal to ore dolar per ret infriend acre, and while such and the first wells is considered under all provisions of this lesse that gas is being produced in paying quantities. The first yearly period during which such gas is not sold shall begin on the date the first well is completed for production of gas.

5. This lease is a Paid-Up lease and may be maintained during the primary term without further payments or drilling operations

6. In the event said teasor owns a less interest in the above described land than the entire and undivided tes simple estate therein then the royalites therein provided for shall be paid to said lessor only in the proportion which has interest beens to the whole and undivided lees, however, in the event the tide to be and the paid to said lessor shall cover such revealor.

The lesses shell have the right to use, free of cast, gas, oil and water found on said lead for its operations thereon, eccept water from existing wells of the lessor. When required by lessor, the lesses shall buy its pipe lines blow (point of the lessor. Lappe caused by its operations to growing coops on said lead. No well shall be drilled nearer than 200 feet to the house or barn now on a did premises without written consert of the lessor. Lasses shall have the right at any time during, or effer the expiration of this lesse to fractions, buildings, and other structures placed on said premises, including the right to draw and remove all casing.

8. If the estate of either party hereto is assigned (and the privilege of assigning in whole or in part is expressly allowed), the coverants hereof shall extend to the heris, devisees, executors, administrations successars, and assigned or division in workship of the lend, or royalise, however accounsinelised, sugle the productions and privilege or division in workship of the lend, or royalise, however accounsinelised, sugle the productions and the land or the heris, devisees, executors, and exactly and or in the land or in the royalise or any sum due under this lease shall be binding on the lessee until it has been furnished with either the organic accorded firstument of conveyance or a duty certified copy thereof, or a certified copy of the will of my devesed diratument of an elimination for the attract of the probability accorded firstument of conveyance or a duty certified copy thereof, or a certified copy of the will of my devesed diratument of the probability excessed owner and or the probability estatement of an elimination for the abead of the horsed of the probability showing approximate to the device of the attract of the probability accorded firstument of an elimination of the horsed of the horsed of the horsed of the probability showing approximate of the above of the acceleration of the administration devices are attracted or a certified copy of the will of my develerated the probability accorded firstument of the horsed of the horsed of the horsed of the horsed of the probability accorded firstument of the bab. In easier of the accelerated of the horsed of the horsed of the horse of the event of the horse of the acceleration of the acceleratis and the horsed of the accelerated of

9. If the leased premises are now or shall hereafter to owned in severally or in separate track, the premises may nonetheless be developed and operated as one lease, and all royathes accuring theraunder shall be divided among and paid to such separate ownesh in the accesse owned by each separate owner bears to be entire teased arcreage. There shall be no obligation on the paid of the leases to offset wells on separate tracks into which the land covered by this keese may now or hereafter be divided by sale, devise, descent or otherwise, or to furnish separate measuring or receiving lanks.

10 Lessor hereby variants and agrees to detend 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, mortgages, or other less outby sources of each other strend and may apply advecting of any holder or holders thereoil and may reinduced, or assessed on or against the above described ands and, in event it exercises such options it shall be subroyated to the rights of any holder or holders thereoil and may reinduces thereby applying to the decreage of any such mortgage, so other less, any royatly accurant presentate.
If affect the advectage of any such mortgage, sor other less, any royatly accurant presentate:
If a the rights of the decreage of any such mortgage, sor other less, any royatly accurant presentate:
If any holder of any polyting to the decreage of any such and or to gas should be each other less there address and may and taken any such and any polyting to the decreage of any polyting or reworking operations.
If the other partial year, production of the production of the state accurant presentates of any address of any index of any town and any take the accurate them in alter event, the lease shall remain in force an long gas, this lease shall emetite a three regaged in driling or reworking operations them in alter event, the lease shall remain in force an long gas, this lease shall emet an intervent the in they exclude of the or the sime whole any other well benefits. Commond, and are any rowistion of this business.

12. Lesser may at any time surrender or cancer this lesse in whole or in part by delivering or mailing such release to the lessor, or by placing same of record in the proper county. In case said lesser is surrendered and canceled as to only a portion of the acreage covered thereby, then all payments and itabilities thereafter accuring under the (erms of said lease as to the portion canceled shall cease as to the portion of the acreage covered thereby, then all payments and itabilities thereafter accuring under the (erms of said lease as to the portion canceled shall cease as to the portion of the acreage not released the terms of this lease as to the portion canceled shall cease as to the portion of the acreage not released the terms and determine, but as to the portion of the acreage not released the terms and provisions of this lease as to the portion canceled shall cease as to the portion of the acreage not released the terms and polysions of this exact remain in full force and effect for all purposes.

13. All provisions hereof, express or implied, shall be subject to all federal and statle laws and the orders, rules, or regulations (and interpretations thereof) of all governmental agencies administrating the same and and han any way terminated worky to patially hor shall be bettered for indurgo to or induce to compare with the access or implied provisions thereoff such failure accords with any such is an order to regulations for interpretations schould be prevented annot the last incompared in the primary term hereof from drilling a well hereunder by the order of any constituted authority having jurisdiction there over, the primary term of this lease shall continue until aix months effect and termany term hereof from drilling a well hereunder by the order of any constituted authority having jurisdiction there over, the primary term of this lease shall continue until aix months effect subprovided.

14. Lesses, at its option, is hereby given the right and power to pool or combine into one or more units the land covered by shorter life covered y groups the event of any success the structure of the right and power to pool or combine into one or more units the land covered by this lease, or any portion thereof, with other land covered by another lease, with other land covered by another lease, with the rest of the land covered by another lease, with other land covered by another lease with the rest of the land covered by another lease with the rest of the land covered by another land covered by

15. TOP LEASING: If at any time within the primary term of this lease or during the time this lease is in affect, Leasor receives any boan fide offer from any third party, acceptable to Leasor, to grant and tech primary part of the lease of activity the transmission and the properties of the support of

16. This lease and all its terms, conditions, and stipulations shall extend to and be binding on all successors of said lessor and lessee

17. Lessee agrees to pay for damages caused by its operations on said land, and to restore the surface to its original contour as nearly as practicable upon completion of their operations.

IN WITNESS WHEREOF, we sign the day and year first above written.

Lease # 14-096

ant -

Ryan J. Hammes, Trustee

Mr. M. M. W. mm. D. Angie M. Hammes, Trustee

6 BOOK 786 PAGE 67

### **OIL AND GAS LEASE**



hereinafter called lessor.					
		, Kansas 66415	Centralia	408 Locust Street, Centralia, Kansas 66415	
		jle man	ft, a sing	Terry L. Woolsoncroft, a single man	between
2012	March	day of	t T	THIS AGREEMENT, Entered into this	

hereinafter catled lessee, does witness 1401 17th Street, Suite 870, Denver, Colorado 80202 Kinney Oil Company pue

# Township 2 South, Range 13 East, 6<sup>th</sup> P.M. Section 36: E/2 W/2 SE/4

acres, more or less. 4 containing

2. This lease shall remain in force for a term of ORE (1) years (called "primary term") and as long thereafter as oil, gas, casinghead gas, casinghead gasoline or any of the products covered by this leases is or can be produced

The lesses shall deliver to lessor as royalty, free of cost, on the lesse, or into the pipe line to which lesses may connect its wells the equal one-eighth part of all oil produced and saved from the esserptions. Or all the lesses's option may pay to the lessor for such one-eighth royalty the market price at the wellhead for oil oil like grade and gravity prevailing on the day such oil is true into the pipe line or mostoregize tarks.

5 This lease is a Paid-Up lease and may be maintained during the primary term without further payments or drilling operat

6. In the event said leasor owns a less interest in the above deacribed land than the entire and undivided fee simple estate therein then the loyaldes herein provided for shall be paid to said leasor only in the proportion which his interest bases to the whole and undivided fee, however, in the event the table to fail and should revert to leasor, or his heasy or his or their grantee, this lease shall cover such revealor.

7. The lasses shall have the right to use, free of cost, gas, oil and water found on said land for its operations thereon, except water from existing wells of the lassor. When required by lassor, the lassed inter time static wells and table poly of used cost, gas, oil and water found on said jand for its operations to proving cross on said land. No well shall be drilled mercer than 200 feet to the house of barn now on set operations to growing props on said land. No well shall be drilled mercer than 200 feet to the house of barn now on set operations to the intervent and the lassor. Lasses shall have the right to draw and remove all daving or after the expiration of this lesse to remove all machinery, houses, buddings, and other structures placed on said premises, including the right to draw and remove all daving.

8 If the estale of either party heretor is essigned (and the privilege of assigning in whole or in part is expressly allowed), the coverants hereof shall extend to the herits, devisees, executors, administrators, accessances, and assignes, but no change or division moveship of the ared, or coveres accomplicated, shall expert to an express or division moveship of the ared, or coveres accomplicated area to present to make the obligation or meetapile of the processe accomplicated area to present to make the obligations or diministrators. Accessances are accessed, and area to any sum of the area of the processed accomplicated area of the proceeding on the lease of the proceeding showing apportment of a conversance of the proceeding accessed owners of the proceeding showing apportment of a conversance of the proceeding accessed owners of the proceeding showing apportment of a conversance of the proceeding accessed owners of the proceeding showing apportment of a conversance of the proceeding showing apportment of a conversance of the proceeding accessed owners of the proceeding showing apportment of a conversance of the proceeding showing apportment of a conversance of the proceeding showing apportment of a conversance of the proceeding showing apportment of an administration a contract accessed owners whichere is appropriate togeted instruments of conversance or excellence. The final instrument of a contract accessing in a showing a complete chain of the proceeding showing apportment of an administration accessing in the set accessing on any direct or indirect assignee, grantee devise, or administration accessing in the set accessing in a showing a complete chain of the proceeding on any direct or indirect assertations or anticide assignee, grantee devise, or administration, execution, or her of leaso.

9. If the leased premises are now or shall hereafter be owned in severally or in separate fracts, the premises may nonetheless be developed and operated as one lease, and all royalties accuring the ender shall be divided among and paid to such separate owned by each separate owner bears to the entitie leased acceage. There shall be no obligation on the paid of the lease to offset wells on separate tracts into which the fixed covered by this lease activity each separate owner by sale, devise, descent or otherwise, or to functish separate measuring or developed the lease to offset wells on separate tracts into which the land covered by this lease may now or hereafter be divided by sale, devise, descent or otherwise, or to functish separate measuring or developed larks.

10. Lessor incervity warrants and agrees to deter the to the land hear in described and agrees that the lessee, at its option, may pay and discharge in whole or in part and hear mortgages, or other liens existing, issued, or a seased for a grant the above discharge and in the existing and the other or house the rest in existing and the part of any house or houses there of and may existing a soliving to the discharge of any such incidinger, as or other lien, any rophy and young backup discharge and the inghts of any house or houses there of and may existing and approximately and any such incidinger, as or other lien, any rophy actuarge lateration.

11 If after the expraision of the primary term, production of oil or gas should cases from any cause, this lease shall not leminate if lassee commences additional drilling or reworking operations within one hundrechweiny (120) days thereaffer, or if at the expression of the primary term, oil cases of an additional drilling or reworking operations thereon, then in either event, this lease shall remain in force so long as operations are postedied either on the same well or any other well thereafter commenced, with no cassation of more than one hundrechweiny (120) consective days, and if they result in the production of oil or gas, this lease shall remain in effect so long there are there event at the result in the production of oil or gas, this lease shall remain in production of oil or gas, this lease shall remain in the production of oil or gas, this lease shall remain in the production of oil or gas, provision of this lease.

12. Lesser may all any time surrender or cancel this lease in whole or in part by delivering our nelesse to the lessor; or by placing same of record in the proper county. In case said lesse is surrendered and cancers are to only a portion of the access provide on all porting task threads and request and celerance, and all access and celerance, and are as a to the portion canceled shall case and determine, but as to the portion of the access theory provide the large interviewed and reached in the proper county. In case and case and determine, but as to the portion of the access provide the times and provide and the counture and reaching in the locate and reached access and the counter and access and determine, but as to the portion of the access provide and provide and reaching in the locate and reaching and the provide and access and determine, but as to the portion of the access provide and access and access and reaching the provide access and determine, but as to the portion of the access provide and provide and the contracted access and the contracted access and the contracted access and the access and the access and the access and provide and the locating access the access and the access and portion access and the access and access and the access and access and provide access and the access and the

13. All provisions hereol, express or implied, shall be subject to all facteral and state laws and the orders, rules, or regulations (and interpretations thereof) or all powermental agencies instance the same, and this bear shall not be impart way transmated whole or pretativity or partiality nor shall be large and provide or provision: hereof is such faulure accords with any such laws, orders, tunks or regulations (or improvations the importation to the express or implied provision) well hereunder by the order of any constituted authority having jurisdiction there or this lease shall be large a prime state is such orders. There of the primery factors are applied by the expression of the primery learn hereof from during the well hereunder by the order of any constituted authority having jurisdiction there or this lease shall continue until six months after is suspended.

14. Lessee, at its option, is hereby given the right and power to pool or combine into one or more units the land covered by this lease, or any portion thereof, with other land covered by another lesse, or masses when, it is received and the right and power to pool or combine into one error more said sans and service and service and service and sans and sans and service and sans an

16. TOP LEASING: If at any time within the primary term of this lease or during the time this lease is in effect. Leasor receives any boxe fide offer from any brind party, acceptable to Leasor, grant an addrouch and region coverning all or primary any acceptable to leason. Any fide must be an independent torgo coverning the time the sead premised and varian effect. Leasor receives any boxe fide offer must cover and the server torgo field be addrough and the control torgo coverning the cover torget and seadores of the second torget of the proposed Leased present of the proposed leases of matrix and which and cover and the second must be available to the proposed Leased present and the mode prime and addrough to the proposed Leases of matrix and which and cover and the proposed Leases of matrix and which and cover and the proposed Leases of matrix and which and the second the proposed Leases of matrix and which and cover and the proposed Leases of matrix and which and cover and the proposed Leases of matrix and which and the relation test and cover and the proposed to present the matrix and conditions of the proposed Leases of its assigns, sinther and cover and the proposed to propesed. Leases of its assigns, sinther and the other and and the other and and cover and the proposed to propese. These are not advected and the advected to matrix and which are the night to accept the third party and conditions. If Leases of its assigns, this is to hold be accepted to the proposed to the election to meet the brow after and cover and the advected and cover and the advected of the section to meet the brow after and the under and entire into and its and entire and cover and the advected of the section to meet the brow after are state assigns. The second the advected to the advected of the section to meet the brow after are state assigned to the second the advected of the second to the test assigns. The second test assigns at the second to

16 This lease and all its terms, conditions, and stipulations shall extend to and be binding on all successors of said lessor and lessee

- Lessee and Lessor agree that there shall be no drilling, seismograph work, or any other activity or occupancy on the surface of the leased premises, without the prior written consent of Lessor. 17.
  - Lessee agrees to commence the drilling of an exploratory well at a location not more than 110 feet West of the West line of the leased premises within 6 months. Failure to do so shall void this lease. 18.
    - State rules regulating unitization and the division of royalty shall apply. 19.

IN WITNESS WHEREOF, we sign the day and year first above written.

Lease # 14-101

ROMN Weldenerot

Conservation Division Finney State Office Building 130 S. Market, Rm. 2078 Wichita, KS 67202-3802



Phone: 316-337-6200 Fax: 316-337-6211 http://kcc.ks.gov/

Mark Sievers, Chairman Ward Loyd, Commissioner Thomas E. Wright, Commissioner Sam Brownback, Governor

March 21, 2012

Jeremy Kinney Kinney Oil Company 1401 17TH ST STE 870 DENVER, CO 80202-1246

Re: Drilling Pit Application Hammes 1-36 1 SE/4 Sec.36-02S-13E Nemaha County, Kansas

Dear Jeremy Kinney:

District staff has inspected the above referenced location and has determined that the reserve pit shall be constructed **without slots**, the bottom shall be flat and reasonably level, and the free fluids must be removed. The fluids are to be removed from the reserve pit as soon as practical after drilling operations have ceased.

### If production casing is set all completion fluids shall be removed from the working pits daily. NO completion fluids or non-exempt wastes shall be placed in the reserve pit.

The fluids should be taken to an authorized disposal well. Please call the District Office at (620) 432-2300 when the fluids have been removed. Please file form CDP-5 (August 2008), Exploration and Production Waste Transfer, through KOLAR within 30 days of fluid removal.

A copy of this letter should be posted in the doghouse along with the approved Intent to Drill. If you have any questions or concerns please feel free to contact the District Office at (620) 432-2300.