For KCC Use:

Eff	e	ct	iv	е	Date

District	#	

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

1076994

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

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:         Yes         Water well within one-quarter mile:         Yes         No         Public water supply well within one mile:         Yes         No         Depth to bottom of fresh water:         Depth to bottom of usable water:         Surface Pipe by Alternate:         I         Length of Surface Pipe Planned to be set:         Length of Conductor Pipe (if any):         Projected Total Depth:         Formation at Total Depth:
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 #:	(Note: Apply for Permit with DWR )
	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: (This authorization void if drilling n	ot started within 12 months of approval date.)
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.
  - Well will not be drilled or Permit Expired Date: Signature of Operator or Agent:

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For KCC Use ONLY

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

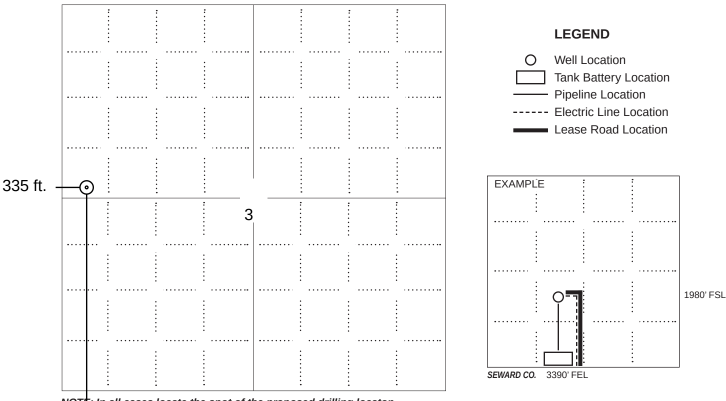
#### IN ALL CASES PLOT THE INTENDED WELL ON THE PLAT BELOW

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.



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

#### 2780 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

1076994

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	SecTwp R	East West
Settling Pit Drilling Pit	If Existing, date co	nstructed:	Feet from No	orth / South Line of Section
Workover Pit Haul-Off Pit (If WP Supply API No. or Year Drilled)	Pit capacity:		Feet from Ea	ast / West Line of Section
		(bbls)		County
Is the pit located in a Sensitive Ground Water A	rea? Yes	No	Chloride concentration:	ts and Settling Pits only)
Is the bottom below ground level?	Artificial Liner?	٧o	How is the pit lined if a plastic lin	er is not used?
Pit dimensions (all but working pits):	Length (fee	et)	Width (feet)	N/A: Steel Pits
Depth from ground level to deepest point: $\_$		epest point:	(feet)	No Pit
Distance to nearest water well within one-mile of pit:		Depth to shallor Source of inforr	west fresh water nation:	feet.
feet Depth of water wellfeet		measured	well owner ele	ctric 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: Does the slope from the tank battery allow all spilled fluids to		Abandonment p	procedure:	
flow into the pit? Yes No		Drill pits must be closed within 365 days of spud date.		
Submitted Electronically		· · · · ·		
	KCC	OFFICE USE OI	NLY	Pit RFAC RFAS
Date Received: Permit Numl	oer:	Permi	t Date: Lease I	nspection: 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
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:

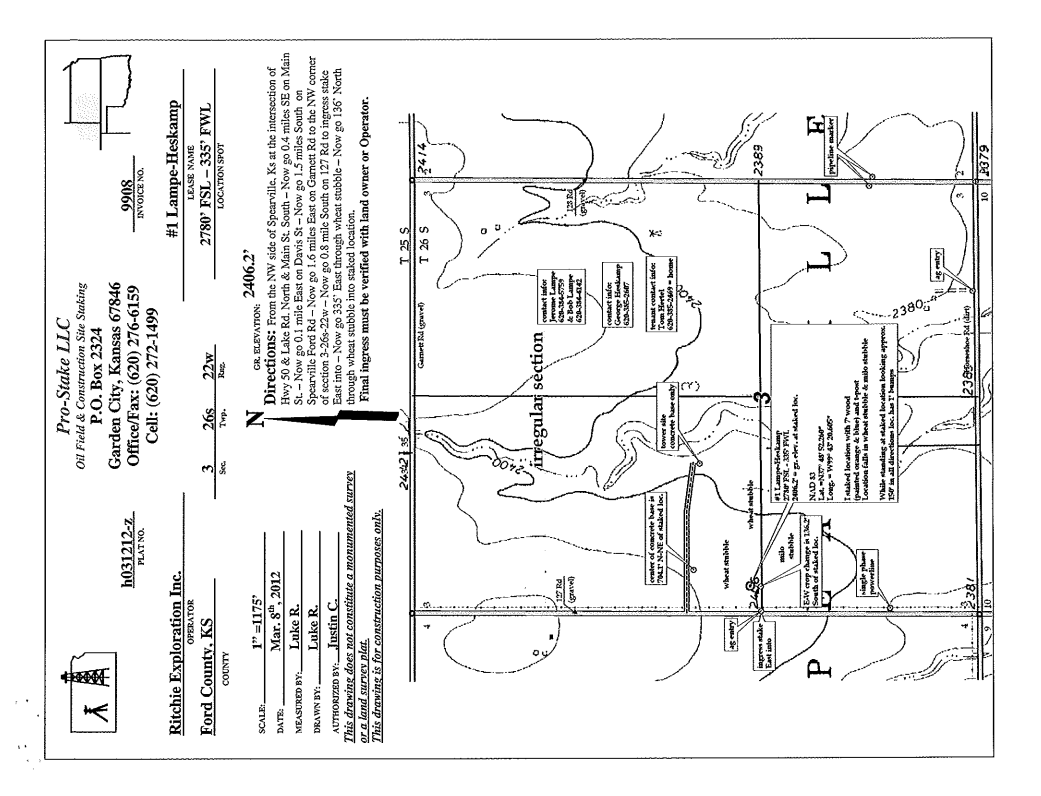
- I certify that, pursuant to the Kansas Surface Owner Notice Act (House Bill 2032), I have provided the following to the surface owner(s) of the land upon which the subject well is or will be located: 1) a copy of the Form C-1, Form CB-1, Form T-1, or Form CP-1 that I am filing in connection with this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

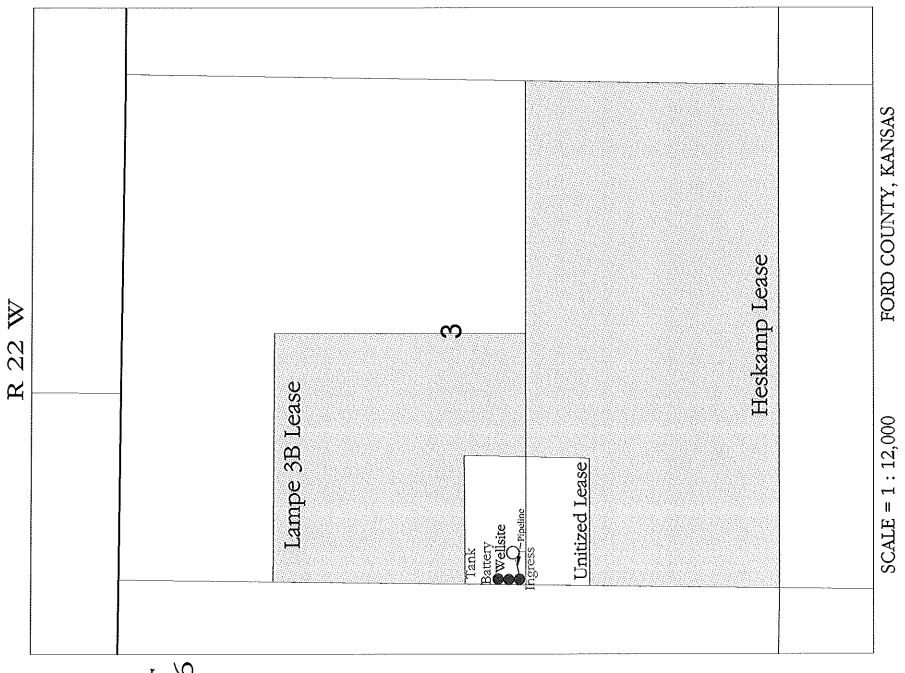
### Submitted Electronically

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KANSAS SURFACE OWNER NOTIFICATION ACT



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FORM 88 (PRODUCER'S SPECIAL) (PAID-UP) 63U (Rev. 1993) OIL AND GAS LEASE 63U (Rev. 1993) OIL AND GAS LEASE
AGREEMENT, Made and entered into the 5th day of NOVEmber 2008 by and between John Lampe, Inc., a Kansas Corporation,
whose mailing address is P.O. Box 706, Syracuse, KS 67878 hereinatter called Lessor (whether one or more), and J. Fred Hambright Inc., 125 N. Market, Suite 1415, Wichita, KS 67202
$\label{eq:losser} \begin{array}{ c c c c c c c c c c c c c c c c c c c$
In Section <u>three (3)</u> Township <u>26 South</u> Range <u>22 West</u> and containing <u>160</u> acres, more or less, and all accretions thereto. Subject to the provisions herein contained, this lease shall remain in force for a term of <u>three (3)</u> years from this date (called "primary term"), and as long thereafter as oil, liquid hydrocarbons, gas or other respective constituent products, or any of them, is produced from said land or land with which said land is pooled. In consideration of the premises the solid lessee covenants and agrees: Ist. To deliver to the credit of lessor, free of cost, in the pipe line to which lesse may connect wells on said land, the equal one-eighth (%) part of all oil produced and saved from the lessed premises.
2nd. To pay leasor for gas of whatsoever nature or kind produced and sold, or used off the promises, or used in the manufacture of any produces harecroon, one-expirit (%), at the marufacte price at the well, (but, as to gas sold by lease, in no event more than one-eighth (%) of the proceeds received by lease from such sales). For the gras sold, used off the promises, or in the manufacture of products therefrom, and payments to be made monthy. Where we from an well producing gas only is not sold or used, lease may pay or tender as royally. One Dollar (\$1,00) per year per net mineral acre retained hereunder, and if such payment or tender is made it will be considered that gas is being produced within the meaning of the proceeding paragraph. This lease may be maintained during the primary term hereof without further payment or tender is made it will be considered that gas is being produced within the meaning of the proceeding paragraph. This lease may be maintained during the primary term hereof without further payment or tender is made it will be considered that gas is being produced within the meaning of this lease may be maintained during the primary term hereof without well to completion with reasonable diligence and dispatch, and if oil or gas, or either of them, be found in paying quantities, this lease shall bave the right to drill such well had been completed within the term of vars first mentioned. If said lessor owns a less interest in the above described land that the said lesse is portion with reasonable diligence and dispatch, and if oil or gas, or either of them, be found in paying quantifies, this lease interest is made in force with like wells. The said lessor is not sold to use, its above described land to rester wells of neasor on use there of them. We found the above described land for lesser's operation with reasonable diligence and dispatch, and if oil or gas, or either of them, be found in proceeding the sum on under the work or the wore wells of them. We have the right to use, free whole and
Lessee shall pay for damages caused by lessee's operations to growing crops on said land. Lessee shall have the right at any time to remove all machinery and fixtures placed on said premises, including the right to draw and remove casing. If the estate of either party hereto is assigned, and the privilege of assigning in whole or in part is expressly allowed, the covenants hereof shall extend to their heirs, executors, administrations, successors or assigns, but no change in the ownership of the hand or assignment of rentals or royalties shall be binding on allowed and and the lessee until aftor the lessee has been farmished with a varitue transfer or assignment or a true copy thereof. In case lessee assignment of rentals or royalties shall be relieved of all obligations with respect to the assigned portion or portions arising subsequent to the date of assignment. Lessee may at any time exceute and deliver to lessor or place of record a release or releases covering any portion or portions of the above described premises and thereby surrender this lesse as to such portion or portions and be relieved of all obligations as to the acreage surrenderd. All express or implied covenants of this lease shall be subject to all Federal and State Laws. Executive Orders, Rules or Regulations, and this lease shall not be terminated, in whole or in part, nor lessee held liable in damages, for failure to comply therewith, if compliance is prevented by, or if such failure is the result of, any such Law. Order, Rule or Recutation.
Accuration. The second streng of the title to the lands herein described, and agrees that the lessee shall have the right at any time to redeem for lessor, by payment Lessor hereby warrants and agrees to defend the title to the lands, in the event of default of payment by lessor, and be subrogated to the rights of the holder thereof, and the under signed lessors. for themselves and their heirs, successors and assigns, hereby surrender and release all right of dower and homestcad in the premises described herein, in so far as aid right of dower and homestcad may in any way affect the purposes for which this lesse is made, as recited herein. The second math of the right and homestcad in the premises described herein, in so far us aid right of dower and homestcad may in any way affect the purposes for which this lesse is a recited horein. Lessee, at its option, is hereby given the right and power to pool or combine the access covered by this lesse or any portion thereof with other land; less or ikouses in the immediate vicinity thereof. After and homestcad in the premises described herein, in so far us so of four gas or other minerals in and under and that may be produced from such poperiy develop and operate suid lease premises to produce the conservation of oil, gas or other minerals in and under and therein leased in situated an instrumant itentifying and describing the pooled acreage. The envirt of a gas well. Lessee shall excert is more according to a construction and the under or units not exceeding 40 acres action in the power of row and in instrumant iteensitying and describing and record acreage. If shall be treated as if production from an instrumant the provided in the premises covered by this lease or not, in since and the under pool on the pooled acreage. If shalls be acreage here and from this pooled on the provided in the premises dowered in the involution from the pooled on the proded brence in a production from the pooled on the proded by the involuted in the premise acvered by this leas
See RIDER attached hereto and made a part hereof.
IN WITNESS WHEREOF, the undersigned execute this instrument as of the day and year first above written. Witnesses: John Lampe, Inc. BY: Arg. M. Arg.
Jeffome H. Lampe, President 179

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for Lor 0 Q ЧЧ О original shall completion the topsoil ч y developmental locations, the tops be replaced on the surface upon co ntions. Any terraces driven over o ink locations shall be restored to ntour as nearly as is practicable. When preparing develor segregated to be repla drilling operations. drilling or tank locat contour and height

In the event of drilling operations on said land, Lessee agrees to backfill all slushpits, level the location and restore the surface as nearly as is practicable.

any nature arising Ч О damages the land. all for ដ рау operations 4 4 agrees Lessee ag from its

ਮ 0 seismographic any t t itact Lessor prior on this property. contact grees to con operations agrees Lessee ag drilling

Ч О to consult with Lessor regarding the location and roads. Lessee agrees tank battery a

primary (1) year If at the end of the primary term, this lease is not otherwise continued in force under the provisions hereof, this lease shall expire, unless Lessee on or before the end of the primary term shall pay or tender to Lessor, the sum of \$8.50 multiplied by the number of net mineral acres owned by Lessor in the land above described and then subject to this lease; and subject to the other provisions of this lease, the primary term shall be extended for an additional term of one (1) year term hereof. the primary чн О from the end

one e words one read three the shall agreed that wherever in this lease it sha in every case. understood and a h (1/8<sup>th</sup>) appear j enths (3/16ths) i It is under eighth (1/8 sixteenths

Signed For Identification:

John Lampe, Inc.

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J.	ID GAS LEASE     Reorder No.     Ransas Blue Print       June     June     2006       June     and     his wirfe	67876       hereinafter called Lessor (whether one or more).         STTE 1415, Wichita, KS 67202       hereinafter caller Lessee.         notation of the properties of the purpose of layer of the purpose of layer of layer of the purpose of layer of layer of layer of the purpose of layer of	<b>Bestin XXX</b> Township XXX and the standard of the standard in the standard	the day and year first above written. For Mick Rang George Heskamp
	FORM 88 (PRODUCER'S SPECIAL) (PAID-UP) 63U (Rev. 1993) OIL AND AGREEMENT, Made and entered into the 29th day of	whose mailing address is <u>PO BOX 474, Spearville, KS 67876</u> and <u>J. Fred Hambright Inc., 125 N.Market, STF 1</u> Lessor, in consideration of <u>come and more</u> is here acknowledged and of the royalics herein provided and of the agreements of the lessee of investigating, exploring by geophysical and other means, prospecting milling and constituent products, injecting gas, water, other fuids, and air into subsuffices stand transpo products manufactured therefrom, and busing and otherweat, store and transpo products manufactured therefrom, and busing and otherwise canding for its employees, the foll there in situated in county of <u>FOrd</u> 21 West Section 7: SE/4NE/4, SE/4 & S/2SW/4 , Section 18: N/2	In Section XXX Township XXX Township XXX Range accretions thereto. The provisions thereto accretions thereto. The consideration of the premises the suid issues constituent products, or any of the normalizer to the credit of lesser. The ordiver to the credit of lesser covernants and agrees: Is. To deliver to the credit of lesser. The ordiver to the credit of lesser covernance and the normal lessed premises. The normal credit of lesser, the of cost, in the pipe line to while from the lessed premises. The world's deliver to the credit of lesser, and no event more the market preducts the well. (but, as to gas sold by lesse, in no event more the market preducts the event of products the event more the acceleration of the preventing of the preventing paragraph. This lesser any be maintained during the primary term hereof without the the said lessor overs a less interest based hall bave the fight to drill solven on these the lesses shall born the receive the lesses shall born the receive the lesses shall continue and be in force with like fight of this lesse shall born the receive the lesses shall born the received by lesses in the over the right to use the over the proportion which lesser's the lesses shall born the receive the lesses shall born the solve to a flow over the receive the lesses shall born the receive the defiver of lesser's the lesses shall born the receive the lesses shall born the regist the event solve the receive the defiver of lesser the solve the receive the defiver of lesser less the solve the provide the lesser shall be received by lesser less the solve the lesser shall be received the lesser shall be received the lesser shall be received of a low the receive the defiver to lesser show the right of dover the provide the lesser	IN WITNESS WHEREOR, the undersigned execute this instrument as o Witnesses: Mary Ida Heskamp

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- When preparing development locations, the topsoil shall be segregated to be replaced on the surface upon completion of drilling activities. Any terraces driven over or altered for drilling or tank locations shall be restored to original height and contour as nearly as is practicable. ÷.,
  - In the event of drilling operations on said land, Lessee or assigns agree to backfill ail slushpits, level the location and restore the surface as nearly as is practicable. Lessee or assigns agrees to pay for all damages of any nature arising from its operations on the above land. ci.
- Lease, all equipment of Lessee shall be removed within six (6) months and all sites shall be restored to their original condition as nearly as is practicable. It is understood and agreed that upon the termination of production on the ŝ
- A sufficient dike shall be placed around tank batteries. Also tank batteries and pumping equipment units shall be fenced to restrain cattle in pastures or on ground that Lessor grazes cattle on milo stalks or wheat. Lessee or assigns agrees to comply with all applicable Federal, State and Local laws and regulations. 4
  - Lessee agrees to not dispose of water from property other than Lesssors without written permission and without compensation. ŝ
- If at the end of the primary term, this Lease is not otherwise continued in force under the provisions hereof, this Lease shall expire, unless Lessee on or before term of three(3) years from the end of the primary term hereof. It is understood and agreed that the option to extend may be exercised individually herein above described and then subject to this Lease; and subject to the other provisions of this Lease, the primary term shall be extended for an additional according to the tracts herein described, with no obligation on the remainder the end of the primary term shall pay or tender to Lessor, the sum of \$15.00 multiplied by the number of net mineral acres owned by Lessor in the land tracts. Ś

Maryda Heekamp Heskamp Mary Ida

Dever Me George Heskamp

600 ACKNOWLEDGMENT FOR INDIVIDUAL (KsOkÇoNe) 12th day of July 2006 and his wife	ACKNOWLEDGMENT FOR INDIVIDUAL (KsOkCoNe)	undund	ACKNOWLEDGMENT FOR INDIVIDUAL (KsOkCoNe) day of	County Ford Or record on the U Representation of the Second on the U and 9 of Second Second on the U and 9 of Second Second Or recorded and 9 of Second Second Or recorded and 9 of Second Second Or recorded and 9 of Second Secon	ACKNOWLEDGMENT FOR CORPORATION (KsOkCoNe)	A Notary Public
STATE OF Kansas STATE OF ACH COUNTY OF FOLD The foregoing instrument was acknowledged before me this hy George Heskamp, Mary Ida Heskamp,	My commission expires <u>6-1-2009</u> JOSEPH D. COMBS STATE OF STATE OF COUNTY OF The foregoing instrument was acknowledged before me this	a expires A	commission expires	Mo. Mo. Mo. Mo. Mo. MO. MO. MO. MO. MO. MO. MO. MO	STATE OFAC COUNTY OFAC The foregoing instrument was acknowledged before me this	of corporation, on behalf of the corporation. My commission expires

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