

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 1078351

Form C-1

March 2010

Form must be Typed

Form must be Signed

All blanks must be Filled

# NOTICE OF INTENT TO DRILL

	0.48
Expected Spud Date:	Spot Description:
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Sec Twp S. R E W
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: 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:	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:
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:
ΔΕ	
	IDAVIT
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Mail to: KCC - Conservation Division, 130 S. Market - Room 2078, Wichita, Kansas 67202 Side Two



For KCC Use ONLY	
API # 15	

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

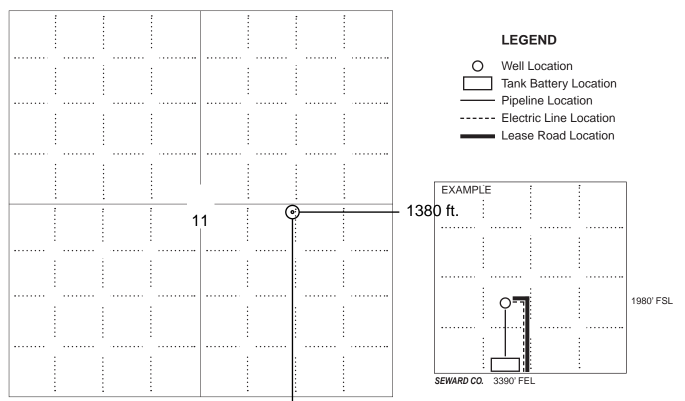
In all cases, please fully complete this side of the form. Include items 1 through 5 at the bottom of this page.

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			
QTR/QTR/QTR of acreage:				
	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.

#### 2525 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

078351

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)	Pit is:  Proposed Existing  If Existing, date constructed:  Pit capacity:  (bbls)		SecTwp R East WestFeet from North / South Line of SectionFeet from East / West Line of Section County		
Is the pit located in a Sensitive Ground Water A	rea? Yes	No	Chloride concentration: mg/l (For Emergency Pits and Settling Pits only)		
Is the bottom below ground level?	Artificial Liner?	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		
If the pit is lined give a brief description of the li material, thickness and installation procedure.	om ground level to dee	Describe proce	dures for periodic maintenance and determining any special monitoring.		
		Depth to shallo Source of infor	west fresh water feet. mation:		
		measured	well owner electric log KDWR		
Emergency, Settling and Burn Pits ONLY:  Producing Formation:  Number of producing wells on lease:  Barrels of fluid produced daily:  Does the slope from the tank battery allow all s flow into the pit?  Yes No  Submitted Electronically		Type of materia  Number of work  Abandonment p  Drill pits must b	over and Haul-Off Pits ONLY:  all utilized in drilling/workover:  king pits to be utilized:  procedure:  de closed within 365 days of spud date.		
	KCC	OFFICE USE O	NLY		
Date Received: Permit Num	ber:		Liner Steel Pit RFAC RFAS  t Date: Lease Inspection: Yes No		



# Kansas Corporation Commission Oil & Gas Conservation Division

1078351

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 (C	Cathodic Protection Borehole Intent)		
OPERATOR: License #	Well Location:		
Name:	SecTwpS. R East West		
Address 1:			
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:+			
the KCC with a plat showing the predicted locations of lease roads, tank	dic Protection Borehole Intent), you must supply the surface owners and batteries, pipelines, and electrical lines. The locations shown on the plat in the Form C-1 plat, Form CB-1 plat, or a separate plat may be submitted.		
I certify that, pursuant to the Kansas Surface Owner Notice Adowner(s) of the land upon which the subject well is or will be lo CP-1 that I am filing in connection with this form; 2) if the form b form; and 3) my operator name, address, phone number, fax, are	ct (House Bill 2032), I have provided the following to the surface potential:  1) a copy of the Form C-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.  1) cknowledge that, because I have not provided this information, the		
KCC will be required to send this information to the surface ow	ner(s). To mitigate the additional cost of the KCC performing this fee, 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-1	fee with this form. If the fee is not received with this form, the KSONA-1 1 will be returned.		
Submitted Electronically			

OPERATOR: Samuel Gary Jr & Associates, Inc 1515 Wynkoop Street, Suite 700

Denver, Colorado 80202 office: 303-831-4673; fax: 303-863-7285

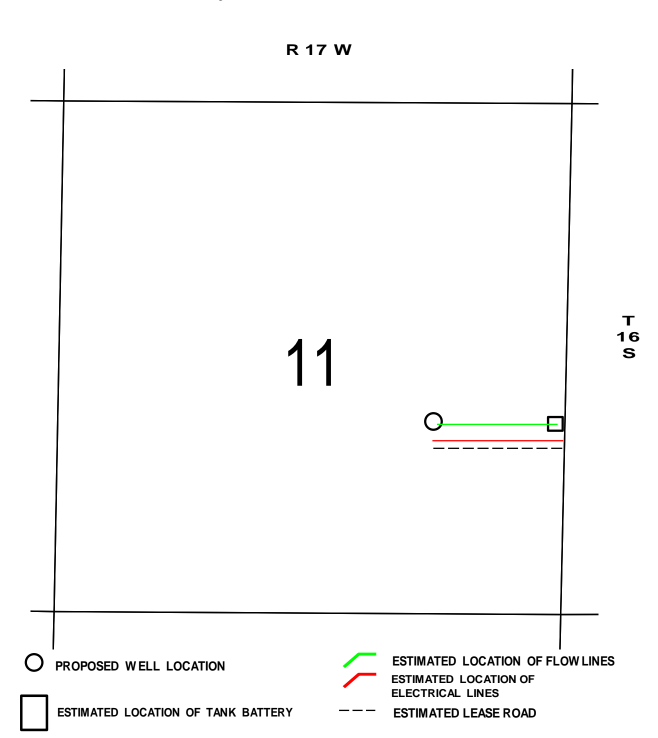
**WELL NAME: AARON ET AL 1-11** 

LOCATION: 2525 FSL / 1380 FEL Sec. 11-16S-17W RUSH COUNTY

SURFACE OWNER: Mr. & Mrs. Aaron F. Dome Michael Younger

417 Big Creek 3274 County Road 320

Hays, KS 67601 Bison, KS 67520



# ADDITIONAL SURFACE OWNERS FOR AARON ET AL 1-11

MICHAEL YOUNGER 3274 COUNTY ROAD 320 BISON, KS 67520

ALS Mansas	s - (PAID-UP)							
			OIL	AND GA	S LEAS	SE		
AGREE	EMENT, Made and enter	ered into the				July		
by and between _			AARON F. D husband and w	OME and KOL	LEEN R. D	OME,		
whose mailing ad	ddress is	· · · · · · · · · · · · · · · · · · ·	417 Big Cree	k, Hays, Kansas	67601		hereinafter calle	d Lessor (whether one or more),
			1515 Wynkoo	p, Suite 700, De	ver, CO 802	202		, hereinafter called Lessee:
Lessor, acknowledged an geophysical and air into subsurfac and transport said	in consideration of nd of the royalties herein other means, prospectin the strata, laying pipe lin	Ten n provided and of ng drilling, mining nes, storing oil, bu ons, gases and the	and Other Valua the agreements of the L and operating for and p ilding tanks, power static ir respective constituent	ble Consideration case herein contained, I roducing oil, liquid hydrons, telephone lines, and	nereby grants, lease ocarbons, all gases other structures a	collars (\$ 10.00 es and lets exclusively units, and their respective control things thereon to produ	) in hand paid, to Lessee for the purpo estituent products, injectice, save, take care of t	receipt of which is hereby se of investigating, exploring by ting gas, water, other fluids, and reat, manufacture, process, store for its employees, the following
therein situated is	n County of	· ···	Rush	Sta	te of	Kansas		described as follows to-wit:
	SEE EXHIBIT	T "A" ATTA	ACHED HERETO	O AND MADE	A PART HE	REOF FOR PROP	ERTY DESCR	IPTION.
In Section		Township	16 South	Range17	West	and containing	160.00	acres, more or less, and all
Subject hydroca provisio	to the provisions herein arbons, gas or other res ons hereof.			for a term of Them, is produced from	aree (3) said land or land	vears from this date (calle pooled therewith or this l	ed "primary term") and lease is otherwise main	as long thereafter as oil, liquid
	ideration of the premises deliver to the credit of		•	hich Lessee may connec	t wells on said lar	nd the equal one-eighth (	1/8) part of all oil prod	luced and saved from the leased
premises.								
2nd. To (1/8), at the mark part of the produ otherwise making	o pay Lessor for gas, (in ket price at the well, (bu action, severance, or oth g any such gas merchant	ncluding casingher it, as to gas sold by ner excise taxes an itable) for the gas	ad gas) of whatsoever nay Lessee, in no event mond the cost incurred by I sold, used off the premise	ture or kind produced as re than one-eighth (1/8) essee in delivering, trea es, or in the manufacture	nd sold, or used of of the net proceeds ting for the remove of products theref	f the premises, or used in s received by Lessee from al of nitrogen, helium or from, said payments to be	the manufacture of any such sales, such net prother impurities in the made monthly.	y products therefrom, one-eighth oceeds to be less a proportionate gas, processing, compressing, or
This lea the leased premis continuously pro days shall elapse pooled or unitize hundred and twe shall continue in	ase may be maintained of ises or on acreage poole isecuted on the leased pre- between the completion ed therewith, the produc- tory (120) days from the full force and effect so	during the primary ed or unitized their premises or on acro n or abandonment ction should cease e date of cessation long as oil or gas	term hereof without fur rewith but Lessee is thereage pooled or unitized it of one well and the beging from any cause after the of production or from the lease produced from the lease	ther payment or drilling a engaged in drilling, re therewith; and operation uning of operations for the the primary term, this lea the date of completion of the driver of the driver and the driver of the driver the driver of the driver of the driver of the driver the driver of the driver of th	operations. If at the working operations is shall be consider the drilling of a subset shall not terminate a dry hole. If oil ge pooled or unitiz	ne expiration of the primar s thereon, then this lease ed to be continuously pro sequent well. If after disc nate if Lessee commences or gas shall be discovered ed therewith.	ry term of this lease, oil shall continue in force secuted if not more that overy of oil or gas on the additional drilling or a fand produced as a res	l or gas is not being produced or so long as operations are being non hundred and twenty (120) he leased premises or on acreage reworking operations within one nult of such operations, this lease
If after are either shut in consecutive days payment to be m while the well or sold by Lessee fi such operations	the primary term one or a or production therefror s such well or wells are : ade to Lessor on or befe r wells are shut in or pro rom another well on the or production occurs, as	r more wells on the is not being sole shut in or product ore the anniversar oduction therefron leased premises of the case may be	e lease premises or land d by Lessee, such well o ion therefrom is not sold y date of this lease next a is not being sold by Le or lands pooled or unitize Lessee's failure to prope	s pooled or unitized them r wells shall nevertheless by Lessee, the Lessee si ensuing after the expirat ssee; provided that if this d therewith, no shut-in rarly pay shut-in royalty s	ewith are capable of the best of the said name of the sai	of producing oil or gas or producing for the purpose ate shut-in royalty of One ety (90) day period and the mary term or otherwise be until the end of the next! liable for the amount due,	other substances covered of maintaining the lear Dollar (\$1.00) per acreereafter on or before excising maintained by ope following anniversary doubt shall not operate to	ed hereby, but such well or wells se. If for a period of ninety (90) then covered by this lease, such ch anniversary date of this lease rations, or if production is being late of this lease that cessation of the terminate this lease.
								ties) herein provided for shall be
	_		•		's operation thereo	n, except water from the	wells of Lessor.	
		-	ssee's pipe lines below p	•				
			e house or barn now on operations to growing c	-	itten consent of Le	essor.		
		_		-	es including the ri	ght to draw and remove c	acina	
If the e	estate of either party her	reto is assigned, a	and the privilege of assi	gning in whole or in pa	rt is expressly allo	wed, the covenants hereon the Lessee until after the	of shall extend to their	heirs, executors, administrators, nished with a written transfer or ms arising subsequent to the date
Lessee such portion or p	may at any time execut portions and be relieved	te and deliver to L of all obligations	essor or place of record as to the acreage surrend	a release or releases covered.	ering any portion of	or portions of the above d	escribed premises and t	thereby surrender this lease as to
								minated, in whole or in part, not luding restrictions on the drilling or obligations under this lease are easements, or by an act of God intal action, governmental delay ther cause, whether of the kinn ssee's option, the period of such ther operations are so prevented
or other liens on successors and a	the above described la	ınds, in the event or ar and release all ri	of default of payment by	Lessor, and be subroga	ted to the rights of	f the holder thereof, and t	he undersigned Lesson	by payment any mortgages, taxes, for themselves and their heirs in any way affect the purposes for
thereof, when in under and that m or into a unit or instrument identi from the pooled	n Lessee's judgment it is nay be produced from so units not exceeding 640 ifying and describing the unit, as if it were include	s necessary or advaid premises, such acres each in the e pooled or unitized ded in this lease. It	visable to do so in order pooling or unitization to event of a gas well. Les ed acreage. The entire ac f production is found on	to properly develop and be of tracts contiguous see shall execute in write reage so pooled or unitize the pooled or unitized and	l operate said lease to one another and ing and record in the zed into a tract or un creage, it shall be to	e premises so as to promo I to be into a unit or units he conveyance records of nit shall be treated, for all reated as if production is l	ote the conservation of not exceeding 40 acres the county in which the purposes except the pa and from this lease, who	r leases in the immediate vicinity oil, gas or other minerals in and s each in the event of an oil well: land herein leased is situated ar syment of royalties on production other the well or wells be located of the royalty stipulated herein as

Lessor agrees to give written notice to Lessee, if, during the primary term of this lease, Lessor receives a bona fide offer which Lessor is willing to accept from any party offering to purchase from Lessor, a lease covering any or all of the substances covered by this lease and covering all or a portion of said land herein, with the lease becoming effective upon expiration of this lease. Lessor hereby agrees to notify Lessee in writing of said offer immediately, including in the notice the name and address of the offeror, the price offered and all other pertinent terms and conditions of the offer. Lessee, for a period of fifteen days after receipt of the notice, shall have the prior and preferred right and option to purchase the lease or part thereof or interest therein, covered by the offer at the price and according to the terms and conditions specified in the offer. All offers made up to and including the last day of the primary term of this lease shall be subject to the terms and conditions of this paragraph. Should Lessee elect to purchase the lease pursuant to the terms, hereto, it shall so notify Lessor in writing by mail or telegram prior to expiration of said 15-day period. Lessee shall promptly thereafter furnish to Lessor the new lease for execution on behalf of Lessor along with Lessee's collection draft payable to Lessor in payment of the specified amount as consideration for the new lease, such draft being subject only to approval of title according to the terms thereof. Upon receipt thereof, Lessor shall promptly execute said lease and return the same along with the endorsed draft to Lessee's representative or through Lessor's bank of record for payment.

This lease may be signed in any number or numbers of counterparts and shall be effective as to each Lessor on execution hereof as to his or her interest and shall be binding on those signing, hatanding some of the Lessors above named who may not have joined in the execution hereof. The word "Lessor" as used in this lease shall mean the party or parties who execute this lease as Lessor, gh not named above.

Lessee shall have the exclusive right to explore the land herein described by geological, geophysical or other methods, whether similar to those herein specified or not and whether now known or including the drilling of holes, use of torsion balance, seismograph explosions, magnetometer, or other geophysical or geological instruments, tests or procedures, for the purpose of securing geological geophysical information. All information obtained by Lessee as a result of such activity shall be the exclusive property of Lessee, and Lessee may disseminate or sell such information without Lessor's sent. Lessor and Lessee herein agree that a portion of the consideration paid herein paid herein for advance payment of usual and customary damages associated with seismograph operations (i.e.: tire tracks in the test, pasture or field, road use, compaction etc.). If any extraordinary damages should occur, at Lessee's discretion, Lessor or its tenant (if Lessor has a tenant) will be compensated accordingly, or Lessee y elect to repair the damages in lieu of compensation.

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 hereinabove described lease premises. 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 wells(s), bore hole(s) or related facilities.

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.

The foregoing instrument was acknowledged before me  AARON F. DOME		JULY KOLLEEN R. DOME	, 2010,
		· on	
My commission expires 7-06-2014	James	n S. Mloin	28
¥	/Notary Pul	olic S. MCCORMICK	
NOTARY PUBLIC - State of Kansas DAMIEN S. MCCORMICK My Appt. Expires 7/6//4	DAWILL	5. MCCORMICK	
STATE OF			
COUNTY OF			
The foregoing instrument was acknowledged before me			
···	_anu		*
My commission expires	-		
	Notary Pu	blic	
	Adop		
	MICH	OFILMED :	
	1   ~	of of ged	3
~ <u>ш</u>	4	M., and duly recorded like 12 of Peeds.	802
EAS RRe		duly	S, In
<b>"</b>		and C	ociate
OIL AND GAS LEASE FROM The Twp. Reference Term	23	day of September 20, at 1:00 o-clock M., and duly recor in Book 157 Page 12.  The records of this office.  By Lie Dengister of Dengiste	When recorded, return to Samuel Gary, Jr. & Associates, Inc 1515 Wynkoop, Suite 700, Denver, CO
FROM FROM	County	The Part of the Pa	to
Twp.	Ö 888	the records of this office.  By Die Deptember 157	When recorded, return to Samuel Gary, Jr. 1515 Wynkoop, Suite 7
No.	Ka	157 or this	led, r lel G
Acres	1 to 2	1:00 1:00 1:00 1:00 1:00 1:00	record Samu Wyn
3 5 0	STATE OF Kar	at 1:0 at 1:0 in Book - the record	hen 1
Da Da Sec S		m Lt ii at d	<b>8</b> -
STATE OF			
COUNTY OF			
	878 THE		
The foregoing instrument was acknowledged before m by			
a			

# EXHIBIT "A"

Attached to and made a part of that Certain Oil and Gas Lease dated July 14<sup>th</sup> 2010, by and between, AARON F. DOME, ET UX, as Lessor, and HIGH PLAINS ENERGY PARTNERS, LLC, as Lessee.

# **PROPERTY DESCRIPTION:**

# **TOWNSHIP 16 SOUTH - RANGE 17 WEST**

# **SECTION 11:**

That certain tract or parcel of land estimated to contain <u>160.00</u> acres, more or less, and being described as the North Half of the South Half (N2 of the S/2) of Section 11, Township 16 South, Range 17 West, Rush 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 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 \$12.00 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.

# EXTENSION OF OIL AND GAS LEASE

STATE OF KANSAS }
COUNTY OF RUSH }

#### KNOW ALL MEN BY THESE PRESENTS:

THAT, an Oil and Gas Lease dated <u>January 25, 2007</u> covering that certain tract of land containing an aggregate of <u>160.00</u> acres, more or less, being situated in the <u>South Half of the North Half</u> of Section <u>11</u>, Township <u>16</u> South, Range <u>17</u> West, Rush County, Kansas, was executed by:

MICHAEL J. YOUNGER and SARAH L. YOUNGER, husband and wife, whose address is declared to be Rural Route 1, Box 102, Bison, Kansas 67520, as Lessor (whether one or more);

in favor of

Colorado 80202, as Lessee;

SAMUEL GARY, JR. & ASSOCIATES, INC., whose address is declared to be 1515 Wynkoop, Suite 700, Denver,

and being recorded in Book <u>151</u>, Page <u>72</u>, of the official records of the Register of Deeds, Rush County, Kansas, and being referred to hereinafter as the Subject Lease; and,

WHEREAS, the term of the Subject Lease was granted for a period of Three (3) years with option to extend for two (2) years; and

WHEREAS, Lessee exercised its option to extend the Subject Lease for two (2) years; and

WHEREAS, Lessor has agreed to grant a second extension of the Subject Lease for an additional One (1) year;

**NOW THEREFORE**, in consideration of Ten Dollars and No/100 and Other Good and Valuable Consideration (\$10.00 & OVC) the receipt and adequacy of which are hereby acknowledged, the undersigned Lessor does hereby amend, modify and reform the Subject Lease, as follows:

1.

It is expressly declared to be the intention of the parties that the Subject Lease be extended for <u>Three (3)</u> additional years, to the same extent and effect as though the Subject Lease had been granted in the first instance for a primary term of <u>Six (6)</u> years with the intent that the Lease term shall expire <u>January 25, 2013.</u>

It is expressly declared to be the intention of the parties that the Subject Lease be further amended by Lessor to hereby exclude from the terms of the Subject Lease any currently existing oil and/or gas well(s), bore hole(s) or other related facilities located on the hereinabove described lease premises. Lessor and Lessee further agree 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 related facilities.

2.

Lessor herein acknowledges that the Subject Lease, as amended is in full force and effect, and except as expressly amended, modified and reformed herein, the Subject Lease shall remain in full force and effect in accordance with its original terms and provisions. That, the Lessor **hereby adopts, ratifies and confirms** the Subject Lease, and further **grants, leases and lets** unto Samuel Gary, Jr. & Associates, Inc., as Lessee, in accordance with the terms and provisions of the Subject Lease.

This instrument may be signed in any number of counterparts, each of which shall be binding on the party or parties so signing regardless of whether all of the owners join in the granting of this instrument; and the failure of any party named herein as Lessor to sign this instrument shall not affect the validity as to those whose signatures appear hereon or on a counterpart hereof.

The consideration paid by Lessee to Lessor is accepted as full and adequate consideration for all rights, options and privileges herein granted.

IN WITNESS WHEREOF, this instrument is executed on

\_\_\_\_, 2010.

LESSOR:

Michael J. Younger

Sarah L. Younger

STATE OF Kansas			
COUNTY OF Rush			
The foregoing instrument was acknown by Michael J. Younger and Sarah		22nd day of Janua	, 2010,
My commission expires	-2012	Notary Public	Leland
STATE OF	State of Kinness Stayes N	5-14-2012	
COUNTY OF	•		
The foregoing instrument was acknowly			
My commission expires		Notary Public	
OIL AND GAS LEASE FROM TO	Section Twp. Rge.	STATE OF HULL  County LULY  This instrument was filed for record on the Property of Leb.  at o-clock M., and duly recorded in Book 155-Mcc. Page 304 of	the secords of this office.  () (M) (U) (M)  Rekister of Peeds.  By  When recorded, return to  Samuel Gary, Jr. & Associates, Inc.  1515 Wynkoop, Suite 700, Denver, CO 80202
STATE OF		*	
COUNTY OF			
The foregoing instrument was acknowlya	of	_	
My commission expires			

Notary Public

t pen

63U (Rev. 1993)

# OIL AND GAS LEASE

AGREEMENT, Made and entered into the 25 <sup>th</sup>	day of	January	2007
by and between	MICHAEL J. YOUN	GER and SARAH L. YOU	NGER, husband and wife
whose mailing address isand	Samuel Gary Jr. & As	ssociates, Inc.	hereinafter called Lessor (whether one or more),
	er Valuable Consideration greements of the lessee herein cort, mining and operating for and prope lines, storing oil, building tanks, liquid hydrocarbons, gases and t	Dollars (\$	10.00 in hand paid, receipt of which is hereby exclusively unto lessee for the purpose of investigating, ses, and their respective constituent products, injecting ther structures and things thereon to produce, save, take
therein situated in County of Rush SEE EXHIBIT "A" ATTACHED			
In Section 11 Township 16 Secretions thereto.			
Subject to the provisions herein contained, this lease s liquid hydrocarbons, gas or other respective constitue pursuant to the provisions hereof.  In consideration of the premises the said lessee covena		Three (3) years from this day duced from said land or land pooled to	te (called "primary term") and as long thereafter as oil, therewith or this lease is otherwise maintained in effect
1st. To deliver to the credit of Lessor, free of cost, in the leased premises.	the pipe line to which Lessee may	•	one-eighth (1/8) part of all oil produced and saved from
2nd. To pay Lessor for gas, (including casinghead gas) one-eighth (1/8), at the market price at the well, (but, as to gas to be less a proportionate part of the production, severance, or of the gas, processing, compressing, or otherwise making any sumade monthly.			
This lease may be maintained during the primary term produced on the leased premises or on acreage pooled or unitia as operations are being continuously prosecuted on the leased than one hundred and twenty (120) days shall elapse betwee discovery of oil or gas on the leased premises or on acreage p Lessee commences additional drilling or reworking operations If oil or gas shall be discovered and produced as a result of su acreage pooled or unitized therewith.			
If after the primary term one or more wells on the leas well or wells are either shut in or production therefrom is not be for a period of ninety (90) consecutive days such well or wells per acre then covered by this lease, such payment to be made thereafter on or before each anniversary date of this lease while or otherwise being maintained by operations, or if production is due until the end of the next following anniversary date of this shall render Lessee liable for the amount due, but shall not open	e premises or lands pooled or uniti eing sold by Lessee, such well or v are shut in or production therefron to Lessor on or before the anniver the well or wells are shut in or pra- s being sold by Lessee from anothe lease that cessation of such operat- rate to terminate this lease.	ized therewith are capable of producing wells shall nevertheless be deemed to be is not sold by Lessee, the Lessee shall sary date of this lease next ensuing aftoduction therefrom is not being sold by er well on the leased premises or lands ions or production occurs, as the case results of the production occurs, as the case results of the production occurs.	oil or gas or other substances covered hereby, but such producing for the purpose of maintaining the lease. If pay an aggregate shut-in royalty of One Dollar (\$1.00) er the expiration of the said ninety (90) day period and Lessee; provided that if this lease is in its primary term pooled or unitized therewith, no shut-in royalty shall be nay be. Lessee's failure to properly pay shut-in royalty
If said lessor owns a less interest in the above describe for shall be paid the said lessor only in the proportion which less Lessee shall have the right to use, free of cost, gas, oil	ed land than the entire and undivide ssor's interest bears to the whole an	ed fee simple estate therein, then the road undivided fee.	yalties (including any shut-in royalties) herein provided
When requested by lessor, lessee shall bury lessee's pi	•	or lessee's operation thereon, except wa	der from the wells of lessor.
No well shall be drilled nearer than 200 feet to the hou	•		
Lessee shall pay for damages caused by lessee's opera  Lessee shall have the right at any time to remove all m			and remove cooing
If the estate of either party hereto is assigned, and it administrators, successors or assigns, but no change in the own a written transfer or assignment or a true copy thereof. In cas portions arising subsequent to the date of assignment.	, ,	1 , 0 0	U
lease as to such portion or portions and be relieved of all obliga	ations as to the acreage surrendered	L.	the above described premises and thereby surrender this
All express or implied covenants of this lease shall be in part, nor lessee held liable in damages, for failure to comply restrictions on the drilling and production of wells, and regule operations or obligations under this lease are prevented or del electricity, fuel, access or easements, or by an act of God, strother act of nature, explosion, governmental action, governmentake or transport such production, or by any other cause, whet terminate because of such prevention or delay, and, at Lessee provision or implied covenants of this lease when drilling, production or delay and a such acceptance of the such production or delay, and a such acceptance of the such prevention or delay, and at Lessee provision or implied covenants of this lease when drilling, production are such as the such acceptance of the such accept			
Lessor hereby warrants and agrees to defend the title mortgages, taxes or other liens on the above described lands, it themselves and their heirs, successors and assigns, hereby shomestead may in any way affect the purposes for which this le	to the lands herein described, and in the event of default of payment burrender and release all right of dease is made, as recited herein.	d agrees that the lessee shall have the by lessor, and be subrogated to the righ lower and homestead in the premises	right at any time to redeem for lessor, by payment any ts of the holder thereof, and the undersigned lessors, for described herein, in so far as said right of dower and
Lessee, at its option, is hereby given the right and possible vicinity thereof, when in lessee's judgment it is nec gas or other minerals in and under and that may be produced from 40 acres each in the event of an oil well, or into a unit or units the county in which the land herein leased is situated an instrube treated, for all purposes except the payment of royalties on shall be treated as if production is had from this lease, whether shall receive on production from a unit so pooled only such pbasis bears to the total acreage so pooled or unitized in the part	om said premises, such pooling or not exceeding 640 acres each in the iment identifying and describing the production from the pooled unit, the well or wells be located on the ortion of the royalty stipulated here	he acreage covered by this lease or an er to properly develop and operate said unitization to be of tracts contiguous to ne event of a gas well. Lessee shall exe to pooled or unitized acreage. The enti as if it were included in this lease. If per premises covered by this lease or not. ein as the amount of his acreage placed.	y portion thereof with other land, lease or leases in the lease premises so as to promote the conservation of oil, one another and to be into a unit or units not exceeding exite in writing and record in the conveyance records of eacreage so pooled or unitized into a tract or unit shall roduction is found on the pooled or unitized acreage, it in lieu of the royalties elsewhere herein specified, lesson in the unit or his royalty interest therein on an acreage
This lease may be signed in any number or numbers of signing, notwithstanding some of the Lessors above named we execute this lease as Lessor, although not named above.	of counterparts and shall be effective of may not have joined in the ex	ve as to each Lessor on execution here ecution hereof. The word "Lessor" as	of as to his or her interest and shall be binding on those s used in this lease shall mean the party or parties who
Lessee shall have the exclusive right to explore the lar known or not, including the drilling of holes, use of torsion bal of securing geological and geophysical information. All infor- sell such information without Lessor's consent. Lessor and associated with seismograph operations (ie: tire tracks in the w tenant (if Lessor has a tenant) will be compensated accordingly	nd herein described by geological, lance, seismograph explosions, ma mation obtained by Lessee as a re Lessee herein agree that a portion wheat, pasture or field, road use, co, or Lessee may elect to repair the	geophysical or other methods, whether gnetometer, or other geophysical or geo sult of such activity shall be the exclui- n of the consideration paid herein is impaction etc.) If any extraordinary da damages in lieu of compensation.	similar to those herein specified or not and whether now ological instruments, tests or procedures, for the purpose sive property of Lessee, and Lessee may disseminate or for advance payment of usual and customary damages mages should occur, at Lessor's discretion, Lessor or its
SEE EXHIBIT "A" ATTACHED HERET			
IN WITNESS WHEREOF, the undersigned execute this instru	ment as of the day and year first ab	pove written.	
Witnesses:	Mou	AELJ, YOUNGER	
	SARAJ	Wah J. Grounger HL. YOUNGER	

STATE OF \_

YCKNOMFEDGWENT FOR INDIVIDUAL (KSORÇoNe)

INDEXED G

# **EXHIBIT "A"**

Attached to and made a part of that Certain Oil and Gas Lease dated January 25, 2007, by and between, MICHAEL J. YOUNGER, ET UX, as Lessor, and SAMUEL GARY, JR. & ASSOCIATES, INC., as Lessee.

# **PROPERTY DESCRIPTION:**

#### **TOWNSHIP 16 SOUTH - RANGE 17 WEST**

# **SECTION 11:**

That certain tract or parcel of land estimated to contain <u>160.00</u> acres, more or less, and being described as the South Half of the North Half (S/2 of the N/2) of Section 11, Township 16 South, Range 17 West, Rush County, Kansas.

It is the intention of this lease to cover and include any mineral interest which the Lessor may own in and to the above described tract, including streets, roads, canals, drainage ditches, rights of way or other servitudes, including, but not limited to, any reversionary interest which Lessor may acquire in the same, by prescription of nonuse.

# **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 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.
- 5. In addition to the other provisions set forth herein, it is agreed and understood, the Lessee shall pay all damages caused by Lessee in investigating, exploring by geophysical and other means, drilling or operating for production of oil or gas upon the subject land that is enrolled in the Conservation Reserve Program including but not limited to all liquidated damages, all repayment of annual payments, all repayment of cost share for cover crop, all repayments for cost share for grass seed and planting thereof, and any and all payments of penalty or interest together with all loss of payments through the Conservation Reserve Program. These payments would be in addition to other damage provisions provided in this lease.
- 6. Lessee agrees not to damage, destroy or remove any tress now located on the above described tract of land without prior written consent of Lessor.

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/

Sam Brownback, Governor

Mark Sievers, Chairman Ward Loyd, Commissioner Thomas E. Wright, Commissioner

May 01, 2012

CLAYTON CAMOZZI Samuel Gary Jr. & Associates, Inc. 1515 WYNKOOP, STE 700 DENVER, CO 80202

Re: Drilling Pit Application AARON ET AL 1-11 SE/4 Sec.11-16S-17W Rush County, Kansas

#### Dear CLAYTON CAMOZZI:

District staff has inspected the above referenced location and has determined that the reserve pit shall be constructed <u>without slots</u>, 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 the Hutchinson Salt section has been drilled through and displacement of the fluids into the reserve pit has occurred. The fluids should be removed again within 48 hours after drilling operations have ceased. KEEP PITS on west side of stake.

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) 225-8888 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) 225-8888.