For KCC Use:

Effective	Date:
D:	

District #			
SGA?	ΠY	és	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

N 1083280

NOTICE OF INTENT TO DRILL

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

KSONA-1, Cert	tification of Com	pliance with the Ka	ansas Surface	Owner Notification	Act, MUST be	submitted with	this form
---------------	-------------------	---------------------	---------------	--------------------	--------------	----------------	-----------

Expected Spud Date:	Spot Description:
month day year	
OPERATOR: License#	feet from N / S Line of Section
Name:	feet from L E / W Line of Section
Address 1:	Is SECTION: Regular Irregular?
Address 2:	(Note: Locate well on the Section Plat on reverse side)
City: State: Zip: +	County:
Contact Person:	Lease Name: Well #:
Phone:	Field Name:
CONTRACTOR: License#	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: 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: Water Source for Drilling Operations:
Directional, Deviated or Horizontal wellbore?	Well Farm Pond Other:
If Yes, true vertical depth:	DWR Permit #:
Bottom Hole Location:	(Note: Apply for Permit with DWR)
KCC DKT #:	Will Cores be taken?
	If Yes, proposed zone:

AFFIDAVIT

The undersigned hereby affirms that the drilling, completion and eventual plugging of this well will comply with K.S.A. 55 et. seq.

It is agreed that the following minimum requirements will be met:

- 1. Notify the appropriate district office *prior* to spudding of well;
- 2. A copy of the approved notice of intent to drill shall be posted on each drilling rig;
- 3. The minimum amount of surface pipe as specified below **shall be set** by circulating cement to the top; in all cases surface pipe **shall be set** through all unconsolidated materials plus a minimum of 20 feet into the underlying formation.
- 4. If the well is dry hole, an agreement between the operator and the district office on plug length and placement is necessary prior to plugging;
- 5. The appropriate district office will be notified before well is either plugged or production casing is cemented in;
- 6. If an ALTERNATE II COMPLETION, production pipe shall be cemented from below any usable water to surface within 120 DAYS of spud date. Or pursuant to Appendix "B" - Eastern Kansas surface casing order #133,891-C, which applies to the KCC District 3 area, alternate II cementing must be completed within 30 days of the spud date or the well shall be plugged. In all cases, NOTIFY district office prior to any cementing.

Submitted E	Electronically
-------------	----------------

For KCC Use ONLY	
API # 15	
Conductor pipe required	feet
Minimum surface pipe required	feet per ALT.
Approved by:	
This authorization expires: (This authorization void if drilling not started within 12	
Spud date: Agent:	

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.

ш

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

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



For KCC Use ONLY

API # 15 -

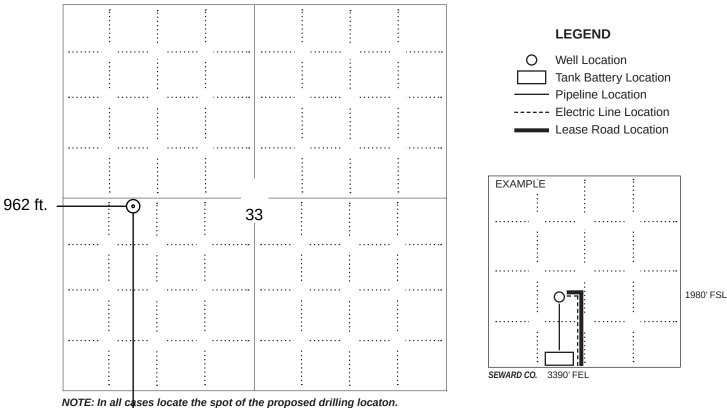
IN ALL CASES PLOT THE INTENDED WELL ON THE PLAT BELOW

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: 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.



2523 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

Form CDP-1 May 2010 Form must be Typed

APPLICATION FOR SURFACE PIT

Submit in Duplicate

Operator Name:		binit in Dupicat	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	Sec. Twp. R.	East West
Settling Pit Drilling Pit	If Existing, date co			North / South Line of Section
Workover Pit Haul-Off Pit				East / West Line of Section
(If WP Supply API No. or Year Drilled)	Pit capacity:	(bbls)		County
Is the pit located in a Sensitive Ground Water A	rea? Yes	No	Chloride concentration:	mg/l
				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):			Width (foot)	N/A: Steel Pits
	m ground level to dee			N/A. Steer Fits
If the pit is lined give a brief description of the li	-	Describe proce	dures for periodic maintenance a	and determining
material, thickness and installation procedure.		liner integrity, in	cluding any special monitoring.	
Distance to nearest water well within one-mile of	of pit:	Depth to shallo	west fresh water	feet.
fact Death of water well	(a.)	Source of inforr		electric log
Emergency, Settling and Burn Pits ONLY:	feet		ver and Haul-Off Pits ONLY:	
Producing Formation:				
Number of producing wells on lease:			-	
Barrels of fluid produced daily:		Abandonment p	procedure:	
Does the slope from the tank battery allow all s	pilled fluids to			
flow into the pit? Yes No			e closed within 365 days of spuc	
Submitted Electronically				
	KCC	OFFICE USE OI	NLY	
				el Pit RFAC RFAS
Date Received: Permit Num	ber:	Permi	t Date: Lease	e Inspection: 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: 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:

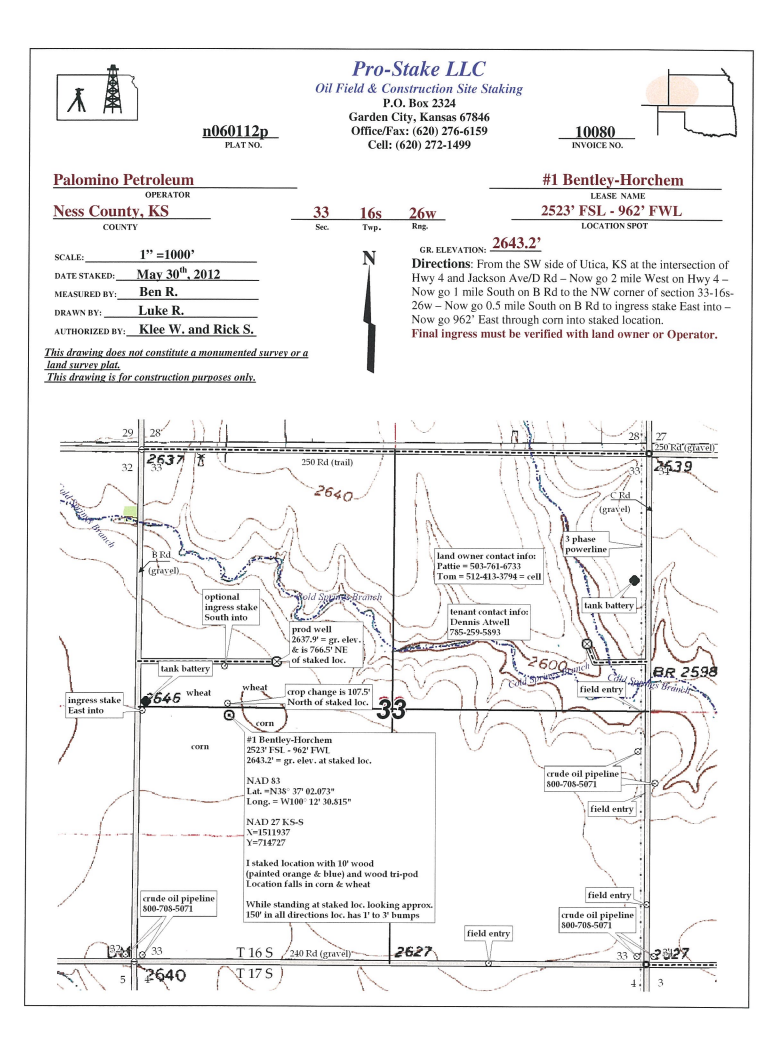
- I certify that, pursuant to the Kansas Surface Owner Notice Act (House Bill 2032), I have provided the following to the surface owner(s) of the land upon which the subject well is or will be located: 1) a copy of the Form C-1, Form CB-1, Form T-1, or Form CP-1 that I am filing in connection with this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

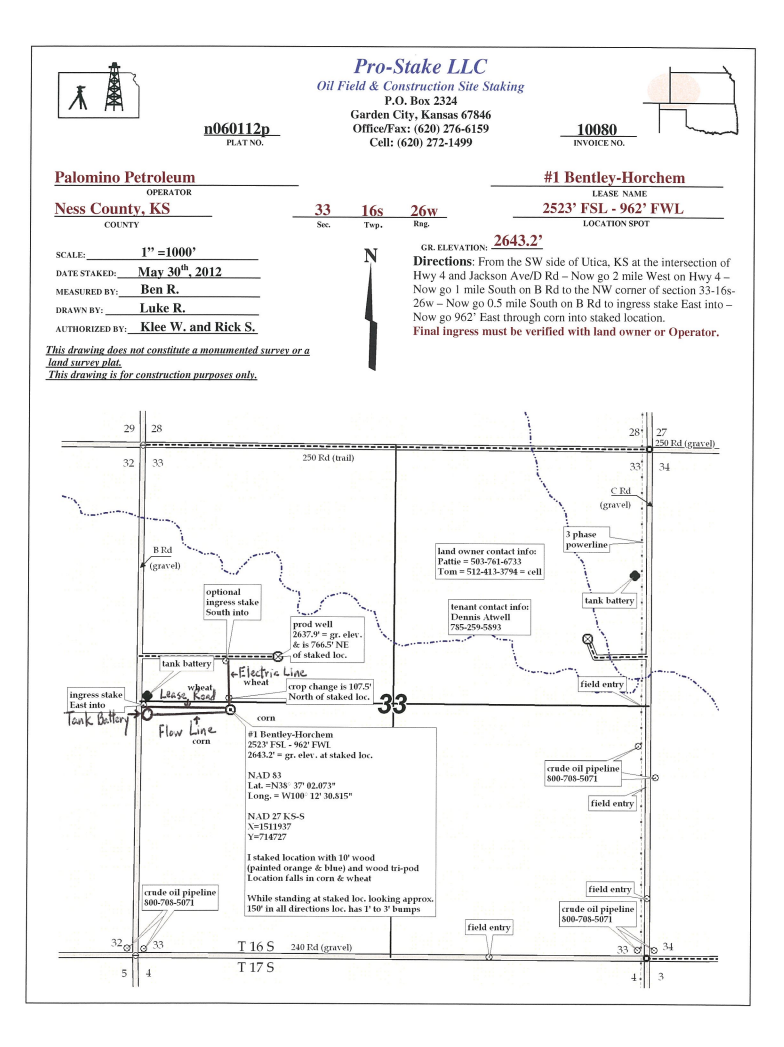
If choosing the second option, submit payment of the \$30.00 handling fee with this form. If the fee is not received with this form, the KSONA-1 form and the associated Form C-1, Form CB-1, Form T-1, or Form CP-1 will be returned.

Submitted Electronically

I

I





AGREEMENT, Made and entered into the		AS LEASE	09-115	700 S. Broadway PO Box 7 Wichita, KS 67201-0793 316-264-9344-264-5165 fa www.kbp.com • kbp@kbp.co
	l3th	August		200
y and between	Patricia K. Bentle	y, a single per	son	
		·		
······································				
2110 00 1	00+1	00000		
vhose mailing address is 3110 SE 1		egon 97266-1816	hereinafter called L	essor (whether one or mo
Ind Palomino	Petroleum Inc.			
Lessor, in consideration of	means, prospecting dniling, mining an and air into subsurface strata, laying pi manufacture, process, store and transpo	d operating for and producing operating storing oil, building tan nt said oil, liquid hydrocarbons, lowing described land, together	One (1.00)) in , leases and lets exclusively bil, liquid hydrocarbons, all ks, power stations, telephon rases and their resorting on	gases, and their respecti e lines, and other structu nstituent products and oth and after-acquired intere
	Township 16 South	Bango 26 Most	•	
	Section 33: SW/4	1, Range 20 West		
	Section 33. Bw/4			
n Section Townshin			160	
agreetians therete	Range			
Subject to the provisions herein contained, thi s oil, liquid hydrocarbons, gas or other respective cor In consideration of the premises the said lesse		duced from said land or land w	th which said land is pooled	rm), and as long thereat l.
lst. To deliver to the credit of lessor, free of om the leased premises.		y connect wells on said land, th	e equal one-eighth (½) part o	f all oil produced and sav
2nd. To pay lessor for gas of whatsoever na the market price at the well, (but, as to gas sold by	ture or kind produced and sold, or used	off the premises, or used in the	manufacture of any product	ts therefrom, one-eighth (
Lessee shall pay for damages caused by lessee Lessee shall have the right at any time to rem If the estate of either party hereto is assign ecutors, administrators, successors or assigns, but	ove all machinery and fixtures placed o ed, and the privilege of assigning in v	n said premises, including the ri		ing.
ith respect to the assigned portion or portions arisin, Lessee may at any time execute and deliver rrender this lesse as to such portion or portions and All express or implied covenants of this lease whole or in part, nor lessee held liable in damages gulation. Lessor hereby warrants and agrees to defend y mortgages, taxes or other liens on the above des gned lessors, for themselves and their heirs, succes said right of dower and homestead may in any war Lessee, at its option, is hereby given the righ mediate vicinity thereof, when in lesse's judgme metry of oil, gas or other minerals in and unc units not exceeding 40 acres each in the event of cord in the conveyance records of the county in w olde into a tract or unit shall be treated, for all pu und on the pooled acreage, it shall be treated as if p yalties elsewhere herein specified, lessor shall rec	ssignment or a true copy thereof. In ca g subsequent to the date of assignment, to lessor or place of record a release or be relieved of all obligations as to the <i>s</i> shall be subject to all Federal and Sta , for failure to comply therewith, if com- the title to the lands herein described, ar ribed lands, in the event of default of 1 sors and assigns, hereby surrender anne <i>a</i> affect the purposes for which this lease t and power to pool or combine the acr it is necessary or advisable to do ter and that may be produced from sait an oil well, or into a unit or on true not e hich the land herein leased is situate robuster, the payment of royallies roduction is had from this lease, wheth eive on production from a unit so po	nd or assignment of rentals or see lessee assigns this lease, in w releases covering any portion of creage surrendered. Le Laws, Executive Orders, Rule pliance is prevented by, or if su agarent by lessor, and be subro I release all right of dower and is made, as recited herein. tage covered by this lesse or an to in order to properly develop I premises, such pooling to be o caseding 640 acres each in the d an instrument identifying an on production from the pooled t er the well or wells be located or of the risk of the cover of the rest of an instrument identifying an oled only such portion of the r	royatics shall be binding c hole or in part, lessee shall i r portions of the above desc s or Regulations, and this le ch failure is the result of, an we the right at any time to re gated to the rights of the ho- homestead in the premises y portion thereof with other and operate said lease prec i tracts contiguous to one an vevent of a gas well. Lessee s d describing the pooled acr int, as if it were included ir the premises covered by th	on the lessee until after 1 be relieved of all obligatio wribed premises and there ase shall not be terminat ny such Law, Order, Rule deem for lessor, by paym dider thereof, and the und described herein, in so land, lease or leases in 1 mises so as to promote 1 nother and to be into a u uhall execute in writing a eage. The entire acreage this lease. If production is lease or not. In lieu of 1
IN WITNESS WHEREOF, the undersigned est	ssignment or a true copy thereof. In ca subsequent to the date of assignment, to lessor or place of record a release or be relieved of all obligations as to the <i>i</i> shall be subject to all Federal and Sta for failure to comply therewith, if com the title to the lands herein described, ar ribed lands, in the event of default of 1 sors and assigns, hereby surrender and affect the purposes for which this least is not comply the produced from said an oll well, or into a unit or units not e high the land herein leased is situate proses except the payment of royallies roduction is had from this lease, wheth eve on production from this lease accrease basis bears to the total acreage	nd or assignment of rentals or see lessee assigns this lease, in w releases covering any portion c creage surrendered. It Laws, Executive Orders, Rule pliance is prevented by, or if su ad agrees that the lessee shall ha ayment by lessor, and be subor it release all right of dower and is made, as recited herein. The sease all right of dower and is made, as recited herein. The sease all right of dower and is made, as uch pooling to be o xceeding 640 acres each in the on production from the pooled or wells be located or oled only such portion of the r so pooled in the particular unit wear first above written.	royatics shall be binding c hole or in part, lessee shall i r portions of the above desc s or Regulations, and this le ch failure is the result of, an we the right at any time to re gated to the rights of the ho- homestead in the premises y portion thereof with other and operate said lease prec i tracts contiguous to one an vevent of a gas well. Lessee s d describing the pooled acr int, as if it were included ir the premises covered by th	on the lessee until after to be relieved of all obligatio wribed premises and there ase shall not be terminat ny such Law, Order, Rule deem for lessor, by paym dider thereof, and the und described herein, in so i land, lease or leases in t mises so as to promote to other and to be into a u shall execute in writing a eage. The entire acreage this lease. If production is lease or not. In lieu of t
ith respect to the assigned portion or portions arisin Lessee may at any time execute and deliver irrender this lease as to such portion or portions and All express or implied covenante of this lease whole or in part, nor lessee held liable in damages egulation. Lessor hereby warrants and agrees to defend in ymortgages, taxes or other liens on the above dees gned lessors, for themselves and their heirs, succes said right of dower and homestead may in any way Lessee, at its option, is hereby given the righ metiate vicinity thereof, when in lessee's judgme mervation of oil, gas or other minerals in and unr voled into a tract or unit shall be treated, for all pu und on the pooled acreage, it shall be treated, as if read yalties elsewhere herein specified, lessor shall rec aced in the unit or his royalty interest therein on an IN WITNESS WHEREOF, the undersigned ex- itnesses:	seignment or a true copy thereof. In ca z subsequent to the date of assignment, to leasor or place of record a release or be relieved of all obligations as to the z shall be subject to all releared and Stat for failure to comply therewith, if com- the title to the lands herein described, ar- ribed lands, in the event of default of j sors and assigns, hereby surrender and a affect the purposes for which this lease z and power to pool or combine the acr in ti is necessary or advisable to do the title to into a unit or units not e hich the land herein leased is situate rooses ender and the surrender and of royalities roduction is had from this lease, wheth eve on production from a unit so po- acreage basis bears to the total acreage STAL	nd or assignment of rentals or see lessee assigns this lease, in w releases covering any portion c creage surrendered. It Laws, Executive Orders, Rule pliance is prevented by, or if su ad agrees that the lessee shall ha ayment by lessor, and be subor it release all right of dower and is made, as recited herein. The sease all right of dower and is made, as recited herein. The sease all right of dower and is made, as uch pooling to be o xceeding 640 acres each in the on production from the pooled or wells be located or oled only such portion of the r so pooled in the particular unit wear first above written.	royatities shall be binding of hole or in part, lessee shall it r portions of the above desc s or Regulations, and this le ch failure is the result of, an we the right at any time to re gated to the rights of the h homestead in the premises y portion thereof with other and operate said lease pre- tiracts contiguous to one an event of a gas well. Lessee a d describing the pooled acr mit, as if it were included in the premises covered by th oyalty stipulated herein as involved.	on the lessee until after to be relieved of all obligatio wribed premises and there ase shall not be terminat ny such Law, Order, Rule deem for lessor, by paym dider thereof, and the und described herein, in so i land, lease or leases in t mises so as to promote to other and to be into a u shall execute in writing a eage. The entire acreage this lease. If production is lease or not. In lieu of t
ith respect to the assigned portion or portions arisin Lessee may at any time execute and deliver rrender this lease as to such portion or portions and All express or implied covenants of this lease whole or in part, nor lessee held liable in damages gulation. Lessor hereby warrants and agrees to defend in ymortgages, taxes or other liens on the above des- snid right of dower and homestead may in any way Lessee, at its option, is hereby given the righ mediate vicinity thereof, when in lesse's judgme neervation of oil, gas or other minerals in and unu units not exceeding 40 acres each in the event of cord in the conveyance records of the county in w oled into a tract or unit shall be treated, for all pu und on the pooled acreage, it shall be treated as if palties elsewhere herein specified, lessor shall rec acced in the unit or his royalty interest therein on an IN WITNESS WHEREOF, the undersigned es itnesses:	seignment or a true copy thereof. In ca z subsequent to the date of assignment, to leasor or place of record a release or be relieved of all obligations as to the <i>i</i> shall be subject to all relevant and Sta for failure to comply therewith, if com the title to the lands herein described, ar ribed lands, in the event of default of J sors and assigns, hereby surrender and affect the purposes for which this lease i and power to pool or combine the acr in ti is necessary or advisable to do ier and that may be produced from sait noll well, or into a unit or units not e hich the land herein leased is situate robustion is had from this lease, wheth eve on production from a unit so po acreage basis bears to the total acreage the total acreage basis bears to the total acreage the this instrument as of the day and	nd or assignment of rentals or see lessee assigns this lease, in w releases covering any portion c creage surrendered. It Laws, Executive Orders, Rule pliance is prevented by, or if su ad agrees that the lessee shall ha ayment by lessor, and be subor it release all right of dower and is made, as recited herein. The sease all right of dower and is made, as recited herein. The sease all right of dower and is made, as recited herein. The sease all right of dower and is made, as uch pooling to be o xceeding 640 acres each in the or the well or wells be located or oled only such portion of the r is op pooled in the particular unit wear first above written. The transformation of the sease patrice	royatities shall be binding of hole or in part, lessee shall it r portions of the above desc s or Regulations, and this le ch failure is the result of, an we the right at any time to re gated to the rights of the h homestead in the premises y portion thereof with other and operate said lease pre- tiracts contiguous to one an event of a gas well. Lessee a d describing the pooled acr mit, as if it were included in the premises covered by th oyalty stipulated herein as involved.	on the lessee until after be relieved of all obligati writed premises and ther ase shall not be termina ny such Law, Order, Rule deem for lessor, by paym Jder thereof, and the um described herein, in so land, lease or leases in mises so as to promote nother and to be into a u shall execute in writing i eage. The entire acreage t his lease. If production is lease on the net of the second

63U ((Rev. 1993)			AS LEASE	:	Reorder No. 09-115	B	700 S. Broadway PO Box Wichita, KS 67201-0793 316-264-9344-264-51651
		13th		AJ LEAJE Auqust	-			www.kbp.com • kbp@kbp.c
	de and entered into the	day (of					200
by and between	1110	mas Lee Be	nciey and	Diana Ben	стей,	his wife	<u>}</u>	
<u></u>							<u></u>	
			····					
whose mailing address is	510 Konstan	ty Circle	Austin, 1	Texas 7874	46)		
and	Palomino Pe	troleum In	с.				er called Less	sor (whether one or mo
<u> </u>								hereinafter caller Les
Lessor, in considerat is here acknowledged and o of investigating, exploring l constituent products, injecti and things thereon to produ- products manufactured then therein situated in County o	of the royalties herein provi by geophysical and other r ng gas, water, other fluids, ce, save, take care of, treat, efrom, and housing and oth	and air into subsurfa	ments of the lessee drilling, mining and ce strata, laying pip	herein contained, h d operating for and be lines, storing oil, h rt said oil, liquid hyd lowing described lar	ereby grants producing o puilding tank rocarbons, g id, together	dl, liquid hydroca cs, power stations ases and their res with any reversio	Exclusively un arbons, all ga telephone l pective const nary rights ar	ises, and their respect ines, and other structu
		m. 11		D				
		Section		, Range 26	West			
		Dectron	55. 5W/4					
						16	0	
In Section accretions thereto.	, Township	, Ra	nge	π_{10} (2)				cres, more or less, and
as oil, liquid hydrocarbons, In consideration of t	the premises the said lessee	stituent products, or e covenants and agre	any of them, is pro es:	duced from said lan	d or land wit	th which said lan	d is pooled.	"), and as long thereat
rom the leased premises.	he credit of lessor, free of o							
at the market price at the w premises, or in the manufac as royalty One Dollar (\$1.0	cture of products therefrom	lessee, in no event : , said payments to h	more than one-eigh an made monthly. V	th (¼) of the proceed Where gas from a we	ds received b	y lessee from suc	ch sales), for sold or used.	the gas sold, used off
				navment or tender				
nearing of the preceding pa	aragraph.							
This lease may be a This lease may be a of this lease or any extension	aragraph. maintained during the prin on thereof, the lessee shall	mary term hereof wi have the right to dr	ithout further payn ill such well to cor	nent or drilling oper poletion with reason	ations. If th	e lessee shall con ce and dispatch.	nmence to dri and if oil or i	ill a well within the te
This lease may be This lease may be of this lease or any extensio found in paying quantities,	aragraph. maintained during the prin on thereof, the lessee shall this lease shall continue an a less interest in the abov	mary term hereof wi have the right to dr id be in force with lil ve described land thi	ithout further pays ill such well to con ke effect as if such an the entire and t	nent or drilling oper npletion with reason well had been compl undivided fee simple	ations. If th able diligene eted within	e lessee shall con ce and dispatch, the term of years	nmence to dri and if oil or p first mention	ill a well within the te gas, or either of them, ned.
This lease may be i This lease may be i of this lease or any extensic found in paying quantities, If said lessor owns he said lessor only in the pi Lessee shall have th	aragraph. maintained during the prin on thereof, the lessee shall this lease shall continue an a less interest in the abov roportion which lessor's int re right to use, free of cost,	mary term hereof wi have the right to dr id be in force with lil we described land th terest bears to the wi gas, oil and water pr	ithout further payr ill such well to cor ke effect as if such an the entire and u hole and undivided roduced on said lan	nent or drilling oper npletion with reason well had been compl undivided fee simple fee.	ations. If th able diligen- leted within estate there	e lessee shall con ce and dispatch, the term of years in, then the roya	nmence to dri and if oil or p first mention lties herein p	ill a well within the te gas, or either of them, ned. provided for shall be p
This lease may be This lease or any extensio found in paying quantities, If said lessor owns he said lessor ownly in the p Lessee shall have th When requested by 1 No well shall be drii	aragraph. maintained during the pri on thereof, the lessee shall this lease shall continue an a less interest in the abov roportion which lessor's int he right to use, free of cost, lessor, lessee shall bury less lled nearer than 200 feet to	mary term hereof wi have the right to dr ad be in force with lil e described land th terest bears to the wi gas, oil and water pu see's pipe lines below the house or barn mo	ithout further payr ill such well to cor ke effect as if such an the entire and hole and undivided roduced on said lan y plow depth. ow on said premise	nent or drilling oper npletion with reason well had been compl undivided fee simple fee. d for lessee's operati s without written co	ations. If th able diligen leted within estate there ion thereon,	e lessee shall con ce and dispatch, the term of years in, then the roya except water fron	nmence to dri and if oil or p first mention lties herein p	ill a well within the te gas, or either of them, ned. provided for shall be p
This lease may be : This lease or any extensio found in paying quantities, If said lessor owns he said lessor only in the p Lessee shall have th When requested by 1 No well shall be dril Lessee shall pay for	aragraph. maintained during the prin on thereof, the lessee shall this lease shall continue an a less interest in the abov roportion which lessor's int e right to use, free of cost, lessor, lessee shall bury less led nearer than 200 feet to o damages caused by lessee'	mary term hereof wi have the right to dr nd be in force with lil re described land th terest bears to the wi gas, oil and water pu see's pipe lines below the house or barn nu 's operations to grow	ithout further payn ill such well to cor ke effect as if such an the entire and hole and undivided roduced on said lan v plow depth. ow on said premise ing crops on said l	nent or drilling oper npletion with reason well had been compl undivided fee simple fee. dl for lessee's operati s without written co and.	ations. If th able diligen- leted within estate there ion thereon, nsent of less	e lessee shall con ce and dispatch, the term of years in, then the roya except water fron or.	nmence to dri and if oil or r first mention lties herein p n the wells of	ill a well within the te gas, or either of them, red. orovided for shall be p lessor.
This lease may be This lease or any extensic found in paying quantities, If said lessor owns he said lessor only in the pi Lessee shall have th When requested by 1 No well shall be dril Lessee shall pay for Lessee shall have th If the estate of eith If the estate of eith Krecutors, administrators, s casee has been furnished w vith respect to the assigned Lessee may at any	aragraph. maintained during the prin on thereof, the lessee shall this lease shall continue an a less interest in the abov roportion which lessor's int he right to use, free of cost, lessor, lessee shall bury less lled nearer than 200 feet to damages caused by lessee' he right at any time to remo- ter party hereto is assigne uccessors or assigns, but ith a written transfer or as portion or portions arising time execute and deliver t	mary term hereof wi have the right to dr d be in force with li terest bears to the wi gas, oil and water p see's pipe lines below the house or barn m' s operations to grow ove all machinery an d, and the privilege no change in the or ssignment or a true aubsequent to the d o lessor or place of f	ithout further paym ill such well to cor- ke effect as if such hole and undivided roduced on said lan v plow depth. ow on said premise ing crops on said l d fixtures placed o c of assigning in v whership of the la copy thereof. In car ate of assignment.	nent or drilling oper npletion with reason well had been compl fee. d for lessee's operati s without written co and. n said premises, incl whole or in part is e nd or assignment oi s lessee assigns this releases covering a	ations. If th able diligen- leted within estate there ion thereon, nsent of less uding the rig xpressly allo f rentals or : a lease, in wh	e lessee shall con ce and dispatch, the term of years in, then the roya except water fron or. ght to draw and r royalties shall be nole or in part, lei	nmence to dri and if oil or p first mention lities herein p n the wells of emove casing nts hereof sh binding on asee shall be	ill a well within the te gas, or either of them, red. rovided for shall be p 'lessor. g. all extend to their he the lessee until after relieved of all obligatic
This lease may be ; This lease or any extensio found in paying quantities, If said lessor owns he said lessor owns in the pu- Lessee shall have th When requested by J No well shall be dril Lessee shall have th If the estate of eith xecutors, administrators, s essee has been furnished w vith respect to the assigned Lessee may at any urrender this lease as to su All express or impli, n whole or in part, nor less	aragraph. maintained during the prin on thereof, the lessee shall this lease shall continue an a less interest in the above roportion which lessor's int e right to use, free of cost, lessor, lessee shall bury less lessor, lessee shall bury less lessor in the lessee shall bury less the distribution of less lessee di covenants of this lessee in the lessee shall bury lessee shall bury less lessee shall bury lessee shall bury less lessee shall bury lessee shall bury less lessee shall bury lessee shall bury lessee shall bury less lessee shall bury lessee shall bury less lessee shall bury lessee shall bury lessee shall bury less lessee shall bury lessee shall bury lessee shall bury less lessee shall bury lessee shall bury lessee shall	mary term hereof wi have the right to dr d be in force with li e described land th terest bears to the wi gas, oil and water py see's pipe lines below the house or barn n 's operations to grow yee all machinery an ed, and the privilege no change in the or ssignment or a true- subsequent to the d o lessor or place of n be relieved of all obl heall be subject to a	thout further payr, ill such well to cor- ke effect as if such an the entire and hole and undivided coduced on said land y plow depth. ow on said premise ing crops on said 1 di fixtures placed o e of assigning in v wmership of the la copy thereof. In can ate of assignment. record a release or igations as to the a la Federal and Stai	nent or drilling oper napletion with reason well had been compl individed fee simple fee. d for lessee's operati s without written co and. n said preinises, incl whole or in part is nd or assignment oi se lessee assign this releases covering al creage surrendered.	ations. If the able diligen- eted within estate there ion thereon, nsent of less uding the riq xpressly all r rentals or : lease, in wh ny portion on Orders, Rules	e lessee shall con ce and dispatch, the term of years in, then the roya except water from or. ght to draw and r powed, the covena royalties shall be hole or in part, let r portions of the cor Regulations,	nmence to dri and if oil or p first mention lities herein p a the wells of mush ereof sh b binding on ssee shall be p above describ	ill a well within the te gas, or either of them, red. roovided for shall be p 'lessor. s. hall extend to their he the lessee until after : relieved of all obligatic oed premises and there e shall not be terminat
This lease may be : This lease or any extensio found in paying quantities, if is aid lessor owns he said lessor only in the pi Lessee shall have th When requested by J No well shall be dril Lessee shall pay for Lessee shall have th If the estate of eith if the estate of eith executors, administrators, s casee has been furnished with respect to the assigned Lessee may at any urrender this lease as to su All express or implin n whole or in part, nor less Regulation. Lessor hereby warra ny mortgages, taxes or oth	aragraph. maintained during the prin on thereof, the lessee shall this lease shall continue an a less interest in the above roportion which lessor's into the right to use, free of cost, lessor, lessee shall bury less lessor, lessee shall bury less the de core that ransfer or as portion or portions and et covenants of this lesse tee held liable in damages, ants and agrees to defend ther ler liens on the above desci es and their heirs, success	mary term hereof wi have the right to dr d be in force with li re described land th terest bears to the wi gas, oil and water py see's pipe lines below the house or barn n 's operations to grow yee all machinery an ed, and the privilege no change in the or ssignment or a true- a cubsequent to the d. o lessor or place of n be relieved of all obli- ber failure to comply the title to the lands i, in the e virse and assigns, he	thout further payn ill such well to cor- ke effect as if such an the entire and hole and undivided roduced on said land y plow depth. ow on said premise ing crops on said l id fixtures placed o e of assigning in v werschip of the la copy thereof. In can ate of assignment. record a release or igations as to the a l Federal and Stat y therewith, if com- nerein described, an vent of default of r leob surrender and	nent or drilling oper napletion with reason well had been compil individed fee simple fee. d for lessee's operati s without written co and. n said preinises, incl whole or in part is e and or assignment oi se lessee assigns this releases assumed to the Laws, Executive (pliance is prevented d agrees that the less agrment by lessor, a release all right of	ations. If the able diligen- eted within estate there ion thereon, nsent of less uding the vir, xpressly all r rentals or r lease, in with ny portion or Drders, Rules by, or if suc- see shall hav nd be subord dower and dower.	e lessee shall con ce and diapatch, the term of years in, then the roya except water from or. ght to draw and r model, the covena royalties shall be hole or in part, let r portions of the : c or Regulations, ch failure is the r ye the right at any gated to the right at	mence to dri and if oil or p first mention lities herein p a the wells of "move casing nts hereof sh binding on usee shall be p above describ- above describ- and this lease esult of, any y time to redet	ill a well within the te gas, or either of them, red. vrovided for shall be p 'lessor. all extend to their he the lessee until after - relieved of all obligatio oved premises and there e shall not be terminat such Law, Order, Rule em for lessor, by paym, er thereof, and the und
This lease may be 1 This lease or any extensio found in paying quantities, If said lessor owns he said lessor owns he said lessor own in the pu- Lessee shall have th When requested by 1 No well shall be dril Lessee shall have th If the estate of eith xecutors, administrators, s casee has been furnished w vith respect to the assigned Lessee may at any urrendre this lease as to su All express or impli- n whole or in part, nor less legulation. Lessor hereby warra ny mortgage, taxes or oth igned lessors, for themsedy ts aid right of dower and h Lessee, at its option	aragraph. maintained during the prin on thereof, the lessee shall this lease shall continue an a less interest in the above roportion which lessor's inti- teeright to use, free of cost, lessor, lessee shall bury less lled nearer than 200 feet to damages caused by lessee' ter right at any time to remu- ter party here is assign the vitten transfer or as- portion or portions arising time execute and deliver to the portion or portions arising time execute and adjuver to the portion or portions arising time execute and deliver to the portion or portions and ed covenants of this lesse te held liable in damages. Ants and agrees to defend the re liens on the above desce the and their heirs, success omestead may in any way i, is hereby given the right	mary term hereof wi have the right to dr have the right to dr d be in force with li e described land th terest bears to the wi gas, oil and water py see's pipe lines below the house or barn n 's operations to grow yoe all machinery an d, and the privilege no change in the or saignment or a true a whsequent to the d o lessor or place of f be relieved of all obl shall be subject to a for failure to comply he title to the lands 1 he title to the lands 1 and power to pool of	thout further payn ill such well to cor ke effect as if such hole and undivided roduced on said lan ow on said premise ing crops on said l d fixtures placed o ow on said premise ing crops on said l d fixtures placed o e of assigning in v wherehip of the la copy thereof. In can ate of assignment. record a release or gations as to the a ll Federal and Stat y therewith, if com herein described, an event of default of reby surrender and for which this lease or combine the acret	nent or drilling oper napletion with reason well had been compl individed fee simple fee. d for lessee's operati s without written co and. n said preinises, incl whole or in par, ise nd or assignment oi se lessee assigns this releases covering creage surrendered. Le Laws, Executive C pliance is prevented d agrees that the less ayment by lessor, a l release all right of is made, as recited by the set by the	ations. If the able diligen- eted within estate there ion thereon, nsent of less uding the rit, pressly all the rit, rentals or r lease, in wh ny portion on Orders, Rules by, or if su see shall hav no be subrooi dower and herein. lease or no	e lessee shall con ce and diapatch, the term of years in, then the roya except water from or. ght to draw and r royalties shall be hole or in part, les r portions of the s or Regulations, ch failure is the r ye the right at ang gated to the right homestend in th	mence to dri and if oil or p first mention lifes herein p o the wells of emove casing b binding on usee shall be p above describ and this lease esult of, any r time to redeet so of the holds	ill a well within the te gas, or either of them, red. vrovided for shall be p 'lessor. g. all extend to their he the lesse until after relieved of all obligatio oed premises and there e shall not be terminat such Law, Order, Rule em for lessor, by paym, er thereof, and the und escribed herein, in so nd,'lesse or lesses in 1
This lease may be j This lease or any extensio found in paying quantities, If said lessor owns he said lessor owns he said lessor own in the pu Lessee shall have th When requested by J No well shall be dril Lessee shall have th If the estate of eith ressee has been furnished w vith respect to the assigned Lessee may at any urrender this lease as to su All express or impli- n whole or in part, nor less regulation. Lessor hereby warra ny mortgages, far kernsely us and the to the seed of the seed to the seed of the seed of the seed to the seed of the seed of the seed of the seed of the seed of the seed to the seed of the seed of the seed of the seed of the seed ound on the pooled acreage outh on the seed of the set of the seed of the set of	aragraph. maintained during the prij on thereof, the lessee shall this lease shall continue an a less interest in the abov roportion which lessor's int the right to use, free of cost, lessor, lessee shall bury less less and the state of the state of the damages caused by lessee's the right at any time to remo- ter party hereto is assigns, but ith a written transfer or a portion or portions and ed covenants of this lesse te held liable in damages, ants and agrees to defend there here held liable in damages, out any may any may i, is hereby given the right when in lessee's judgmer there minerals in and und cores of the county in with all be treated, for all pur- portion shall be treated as if pr aportified. The state of the shall be treated as if pr aportified.	mary term hereof wi have the right to da do be in force with li e described land the terest bears to the wi gas, oil and water pa see's pipe lines below the house or barn no 's operations to grow by eall machinery an d, and the privilege no change in the or signment or a true- subsequent to the d. o lessor or place of be relieved of all obli- shall be subject to a low of all ands, in the e affect the purposes I and power to pool d it is necessary or er and that may be ahich the land hereir rooses the pand hereir noil well, or into a hich the land hereir oducition is had from or ducition is had from	thout further payr ill such well to cor- ke effect as if such an the entire and 1 hole and undivided roduced on said lan r plow depth. ow on said premise ing crops on said 1 d fixtures placed o e of assigning in v wnership of the la d fixtures placed o e of assignment. copy thereof. In can ate of assignment. record a release or igations as to the a ll Federal and Stal ul federal and Stal y therewith, if com vent of default of f reby surrender and for which this lease or combine the acre r advisable to do s produced from said unit or units not e a leased is situates ment of royalties n this lease, wheth form a unit so por	nent or drilling oper npletion with reason well had been compl undivided fee simple fee. d for lessee's operati s without written co and. a said premises, incl vhole or in part is e nd or assignment o elessee assigns this release as covering an creage surrendered. te Laws, Executive C pliance is prevented d agrees that the les ayment by lessor, a release al right of is made, as recited asge covered by this o in order to prope l premises, such or pro- e l an instrument id eo production from er the well or wells b ied only such porti	ations. If the able diligen- eted within estate there ion thereon, nsent of less uding the right pressly all r rentals or : lease, in with ny portion on Orders, Rules by, or if au subs, or if au subs, or if au dower and herein. lease or any dower and herein. lease or any ing to the of any to the of any to the of any to the of any to the of any to the of any to the of any to the of any to the of any to the of any to the of any to the of any to the of any to the of any to the	e lessee shall con ce and dispatch, the term of years in, then the roya except water from or. ght to draw and r royalties shall be nole or in part, led r portions of the 's or Regulations, the failure is the r yeather right at any gated to the right homestead in th homeste said tracts contiguous and operate said tracts contiguous ext of a gas we d describing the the premises cow yealty atipulated	mence to dri and if oil or p first mention lities herein p a the wells of move casing nts hereof sh binding on see shall be p above these shall be p above these shall be p above the see shall be binding on see shall be p above the see shall be binding on see shall be p above the see shall be binding on see shall be p above the see shall be premises do with other la lease shall pooled acreage included in ti ered by this 1	ill a well within the te gas, or either of them, red. roovided for shall be p 'lessor. all extend to their he the lesse until after - relieved of all obligatio oved premises and there e shall not be terminat such Law, Order, Rule em for lessor, by payme er thereof, and the und escribed herein, in so nd,'lesse or leases in 1 ses so as to promote i her and to be into a u ull execute in writing a c. The entire acreage his lease. If production lease or not. In lieu of f
This lease may be 1 This lease or any extensio found in paying quantities, If said lessor owns he said lessor owns he said lessor own in the pu- Lessee shall have th When requested by 1 No well shall be dril Lessee shall have th If the estate of eith xecutors, administrators, s essee has been furnished w vith respect to the assigned Lessee may at any urrender this lease as to su All express or impli- n whole or in part, nor less Regulation. Lessor hereby warra ny mortgages, taxes or oth igned lessors, for themsely usaid right of dower and h Lessee, at its option mmediate vicinity thereof, onservation of oll, gas or or r units not exceeding 40 as ecord in the conveyance re- sooled into a tractor unit s	aragraph. maintained during the prij on thereof, the lessee shall this lease shall continue an a less interest in the abov roportion which lessor's int the right to use, free of cost, lessor, lessee shall bury less less and the state of the state of the damages caused by lessee's the right at any time to remo- ter party hereto is assigns, but ith a written transfer or a portion or portions and ed covenants of this lesse te held liable in damages, ants and agrees to defend there here held liable in damages, out any may any may i, is hereby given the right when in lessee's judgmer there minerals in and und cores of the county in with all be treated, for all pur- portion shall be treated as if pr aportified. The state of the shall be treated as if pr aportified.	mary term hereof wi have the right to da do be in force with li e described land the terest bears to the wi gas, oil and water pa see's pipe lines below the house or barn no 's operations to grow by eall machinery an d, and the privilege no change in the or signment or a true- subsequent to the d. o lessor or place of be relieved of all obli- shall be subject to a low of all ands, in the e affect the purposes I and power to pool d it is necessary or er and that may be and that may be and the land hereir poses except the pag- oducition is had from or dulied to be affect the proses except the pag- oducition is had from	thout further payr ill such well to cor- ke effect as if such an the entire and 1 hole and undivided roduced on said lan r plow depth. ow on said premise ing crops on said 1 d fixtures placed o e of assigning in v wnership of the la d fixtures placed o e of assignment. copy thereof. In can ate of assignment. record a release or igations as to the a ll Federal and Stal ul federal and Stal y therewith, if com vent of default of f reby surrender and for which this lease or combine the acre r advisable to do s produced from said unit or units not e a leased is situates ment of royalties n this lease, wheth form a unit so por	nent or drilling oper npletion with reason well had been compl undivided fee simple fee. d for lessee's operati s without written co and. a said premises, incl vhole or in part is e nd or assignment o elessee assigns this release as covering an creage surrendered. te Laws, Executive C pliance is prevented d agrees that the les ayment by lessor, a release al right of is made, as recited asge covered by this o in order to prope l premises, such or pro- e l an instrument id eo production from er the well or wells b ied only such porti	ations. If the able diligen- eted within estate there ion thereon, nsent of less uding the right pressly all r rentals or : lease, in with ny portion on Orders, Rules by, or if au subs, or if au subs, or if au dower and herein. lease or any dower and herein. lease or any ing to the of any to the of any to the of any to the of any to the of any to the of any to the of any to the of any to the of any to the of any to the of any to the of any to the of any to the of any to the	e lessee shall con ce and dispatch, the term of years in, then the roya except water from or. ght to draw and r royalties shall be nole or in part, led r portions of the 's or Regulations, the failure is the r yeather right at any gated to the right homestead in th homeste said tracts contiguous and operate said tracts contiguous ext of a gas we d describing the the premises cow yealty atipulated	mence to dri and if oil or p first mention lities herein p a the wells of move casing nts hereof sh binding on see shall be p above these shall be p above these shall be p above the see shall be binding on see shall be p above the see shall be binding on see shall be p above the see shall be binding on see shall be p above the see shall be premises do with other la lease shall pooled acreage included in ti ered by this 1	ill a well within the te gas, or either of them, red. roovided for shall be p 'lessor. all extend to their he the lesse until after - relieved of all obligatio oved premises and there e shall not be terminat such Law, Order, Rule em for lessor, by payme er thereof, and the und escribed herein, in so nd,'lesse or leases in 1 ses so as to promote i her and to be into a u ull execute in writing a c. The entire acreage his lease. If production lease or not. In lieu of f
This lease may be j This lease or any extensio found in paying quantities, If said lessor owns he said lessor owns he said lessor own in the pu Lessee shall have th When requested by J No well shall be dril Lessee shall have th If the estate of eith ressee has been furnished w vith respect to the assigned Lessee may at any urrender this lease as to su All express or impli- n whole or in part, nor less regulation. Lessor hereby warra ny mortgages, far kernsely us and the to the seed of the seed to the seed of the seed of the seed to the seed of the seed of the seed of the seed of the seed of the seed to the seed of the seed of the seed of the seed of the seed ound on the pooled acreage outh on the seed of the set of the seed of the set of	aragraph. maintained during the prij on thereof, the lessee shall this lease shall continue an a less interest in the abov roportion which lessor's int the right to use, free of cost, lessor, lessee shall bury less less and the state of the state of the damages caused by lessee's the right at any time to remo- ter party hereto is assigns, but ith a written transfer or a portion or portions and ed covenants of this lesse te held liable in damages, ants and agrees to defend there here held liable in damages, out any may any may i, is hereby given the right when in lessee's judgmer there minerals in and und cores of the county in with all be treated, for all pur- portion shall be treated as if pr aportified. The state of the shall be treated as if pr aportified.	mary term hereof wi have the right to da do be in force with li e described land the terest bears to the wi gas, oil and water pa see's pipe lines below the house or barn no 's operations to grow by eall machinery an d, and the privilege no change in the or signment or a true- subsequent to the d. o lessor or place of be relieved of all obli- shall be subject to a low of all ands, in the e affect the purposes I and power to pool d it is necessary or er and that may be and that may be and the land hereir poses except the pag- oducition is had from or dulied to be affect the proses except the pag- oducition is had from	thout further payr ill such well to cor- ke effect as if such an the entire and 1 hole and undivided roduced on said lan r plow depth. ow on said premise ing crops on said 1 d fixtures placed o e of assigning in v wnership of the la d fixtures placed o e of assignment. copy thereof. In can ate of assignment. record a release or igations as to the a ll Federal and Stal ul federal and Stal y therewith, if com vent of default of f reby surrender and for which this lease or combine the acre r advisable to do s produced from said unit or units not e a leased is situates ment of royalties n this lease, wheth form a unit so por	nent or drilling oper npletion with reason well had been compl undivided fee simple fee. d for lessee's operati s without written co and. a said premises, incl vhole or in part is e nd or assignment o elessee assigns this release as covering an creage surrendered. te Laws, Executive C pliance is prevented d agrees that the les ayment by lessor, a release al right of is made, as recited asge covered by this o in order to prope l premises, such or pro- e l an instrument id eo production from er the well or wells b ied only such porti	ations. If the able diligen- eted within estate there ion thereon, nsent of less uding the right pressly all r rentals or : lease, in with ny portion on Orders, Rules by, or if au subs, or if au subs, or if au dower and herein. lease or any dower and herein. lease or any ing to the of any to the of any to the of any to the of any to the of any to the of any to the of any to the of any to the of any to the of any to the of any to the of any to the of any to the of any to the	e lessee shall con ce and dispatch, the term of years in, then the roya except water from or. ght to draw and r royalties shall be nole or in part, led r portions of the 's or Regulations, the failure is the r yeather right at any gated to the right homestead in th homeste said tracts contiguous and operate said tracts contiguous ext of a gas we d describing the the premises cow yealty atipulated	mence to dri and if oil or p first mention lities herein p a the wells of move casing nts hereof sh binding on see shall be p above these shall be p above these shall be p above the see shall be binding on see shall be p above the see shall be binding on see shall be p above the see shall be binding on see shall be p above the see shall be premises do with other la lease shall pooled acreage included in ti ered by this 1	ill a well within the te gas, or either of them, red. roovided for shall be p 'lessor. all extend to their he the lesse until after - relieved of all obligatio oved premises and there e shall not be terminat such Law, Order, Rule em for lessor, by payme er thereof, and the und escribed herein, in so nd,'lesse or leases in 1 ses so as to promote i her and to be into a u ull execute in writing a c. The entire acreage his lease. If production lease or not. In lieu of f
This lease may be j This lease or any extensio found in paying quantities, If said lessor owns he said lessor owns he said lessor own in the pu Lessee shall have th When requested by J No well shall be dril Lessee shall have th If the estate of eith ressee has been furnished w vith respect to the assigned Lessee may at any urrender this lease as to su All express or impli- n whole or in part, nor less regulation. Lessor hereby warra ny mortgages, far kernsely us and the to the seed of the seed to the seed of the seed of the seed to the seed of the seed of the seed of the seed of the seed of the seed to the seed of the seed of the seed of the seed of the seed ound on the pooled acreage outh on the seed of the set of the seed of the set of	aragraph. maintained during the prij on thereof, the lessee shall this lease shall continue an a less interest in the abov roportion which lessor's int the right to use, free of cost, lessor, lessee shall bury less less and the state of the state of the damages caused by lessee's the right at any time to remo- ter party hereto is assigns, but ith a written transfer or a portion or portions and ed covenants of this lesse te held liable in damages, ants and agrees to defend there here held liable in damages, out any may any may i, is hereby given the right when in lessee's judgmer there minerals in and und cores of the county in with all be treated, for all pur- portion shall be treated as if pr aportified. The state of the shall be treated as if pr aportified.	mary term hereof wi have the right to da do be in force with li e described land the terest bears to the wi gas, oil and water pa see's pipe lines below the house or barn no 's operations to grow by eall machinery an d, and the privilege no change in the or signment or a true- subsequent to the d. o lessor or place of be relieved of all obli- shall be subject to a low of all ands, in the e affect the purposes I and power to pool d it is necessary or er and that may be and that may be and the land hereir poses except the pag- oducition is had from or dulied to be affect the proses except the pag- oducition is had from	thout further payr ill such well to cor- ke effect as if such an the entire and 1 hole and undivided roduced on said lan r plow depth. ow on said premise ing crops on said 1 d fixtures placed o e of assigning in v wnership of the la d fixtures placed o e of assignment. copy thereof. In can ate of assignment. record a release or igations as to the a ll Federal and Stal ul federal and Stal y therewith, if com vent of default of f reby surrender and for which this lease or combine the acre r advisable to do s produced from said unit or units not e a leased is situates ment of royalties n this lease, wheth form a unit so por	nent or drilling oper npletion with reason well had been compl undivided fee simple fee. d for lessee's operati s without written co and. a said premises, incl vhole or in part is e nd or assignment o elessee assigns this release as covering an creage surrendered. te Laws, Executive C pliance is prevented d agrees that the les ayment by lessor, a release al right of is made, as recited asge covered by this o in order to prope l premises, such or pro- e l an instrument id eo production from er the well or wells b ied only such porti	ations. If the able diligen- eted within estate there ion thereon, nsent of less uding the right pressly all r rentals or : lease, in with ny portion on Orders, Rules by, or if au subs, or if au subs, or if au dower and herein. lease or any dower and herein. lease or any ing to the of any to the of any to the of any to the of any to the of any to the of any to the of any to the of any to the of any to the of any to the of any to the of any to the of any to the of any to the	e lessee shall con ce and dispatch, the term of years in, then the roya except water from or. ght to draw and r royalties shall be nole or in part, led r portions of the 's or Regulations, the failure is the r yeather right at any gated to the right homestead in th homeste said tracts contiguous and operate said tracts contiguous ext of a gas we d describing the the premises cow yealty atipulated	mence to dri and if oil or p first mention lities herein p a the wells of move casing nts hereof sh binding on see shall be p above these shall be p above these shall be p above the see shall be binding on see shall be p above the see shall be binding on see shall be p above the see shall be binding on see shall be p above the see shall be premises do with other la lease shall pooled acreage included in ti ered by this 1	ill a well within the te gas, or either of them, red. roovided for shall be p 'lessor. all extend to their he the lesse until after - relieved of all obligatio oved premises and there e shall not be terminat such Law, Order, Rule em for lessor, by payme er thereof, and the und escribed herein, in so nd,'lesse or leases in 1 ses so as to promote i her and to be into a u ull execute in writing a c. The entire acreage his lease. If production lease or not. In lieu of f
This lease may be j This lease or any extensio found in paying quantities, If said lessor owns he said lessor owns he said lessor own in the pu Lessee shall have th When requested by J No well shall be dril Lessee shall have th If the estate of eith ressee has been furnished w vith respect to the assigned Lessee may at any urrender this lease as to su All express or impli- n whole or in part, nor less regulation. Lessor hereby warra ny mortgages, far kernsely us and the to the seed of the seed to the seed of the seed of the seed to the seed of the seed of the seed of the seed of the seed of the seed to the seed of the seed of the seed of the seed of the seed ound on the pooled acreage outh on the seed of the set of the seed of the set of	aragraph. maintained during the prij on thereof, the lessee shall this lease shall continue an a less interest in the abov roportion which lessor's int the right to use, free of cost, lessor, lessee shall bury less less and the state of the state of the damages caused by lessee's the right at any time to remo- ter party hereto is assigns, but ith a written transfer or a portion or portions and ed covenants of this lesse te held liable in damages, ants and agrees to defend there here held liable in damages, out any may any may i, is hereby given the right when in lessee's judgmer there minerals in and und cores of the county in with all be treated, for all pur- portion shall be treated as if pr aportified. The state of the shall be treated as if pr aportified.	mary term hereof wi have the right to di e described land the terest bears to the wi gas, oil and water pi see's pipe lines below the house or barn n 's operations to grow ove all machinery an d, and the privilege no change in the oi signment or a true: aubsequent to the di be relieved of all obli shall be subject to a for failure to comply the title to the lands h of a list necessary or riad fact the purposes i and power to pool of the is necessary or rise on production acreage basis bears to service on production acreage basis bears to service on production to the service of the service on the service on the service of the service on the service on the service acreage basis bears to service on the service on the service of the service on the service on the service on the service of the service on the service on the service on the service on the service acreage basis bears to the service on t	thout further payr ill such well to cor- ke effect as if such an the entire and 1 hole and undivided roduced on said lan r plow depth. ow on said premise ing crops on said 1 d fixtures placed o e of assigning in v wnership of the la d fixtures placed o e of assignment. copy thereof. In can ate of assignment. record a release or igations as to the a ll Federal and Stal ul federal and Stal y therewith, if com vent of default of f reby surrender and for which this lease or combine the acre r advisable to do s produced from said unit or units not e a leased is situates ment of royalties n this lease, wheth form a unit so por	nent or drilling oper npletion with reason well had been compl undivided fee simple fee. d for lessee's operati s without written co and. a said premises, incl vhole or in part is e nd or assignment o elessee assigns this release as covering an creage surrendered. te Laws, Executive C pliance is prevented d agrees that the les ayment by lessor, a release al right of is made, as recited asge covered by this o in order to prope l premises, such or pro- e l an instrument id eo production from er the well or wells b ied only such porti	ations. If the able diligen- eted within estate there ion thereon, nsent of less uding the right pressly all r rentals or : lease, in with ny portion on Orders, Rules by, or if au subs, or if au subs, or if au dower and herein. lease or any dower and herein. lease or any ing to the of any to the of any to the of any to the of any to the of any to the of any to the of any to the of any to the of any to the of any to the of any to the of any to the of any to the of any to the	e lessee shall con ce and dispatch, the term of years in, then the roya except water from or. ght to draw and r royalties shall be nole or in part, led r portions of the 's or Regulations, the failure is the r yeather right at any gated to the right homestead in th homeste said tracts contiguous and operate said tracts contiguous ext of a gas we d describing the the premises cow yealty atipulated	mence to dri and if oil or p first mention lities herein p a the wells of move casing nts hereof sh binding on see shall be p above these shall be p above these shall be p above the see shall be binding on see shall be p above the see shall be binding on see shall be p above the see shall be binding on see shall be p above the see shall be premises do with other la lease shall pooled acreage included in ti ered by this 1	ill a well within the te gas, or either of them, red. roovided for shall be p 'lessor. all extend to their he the lesse until after - relieved of all obligatio oved premises and there e shall not be terminat such Law, Order, Rule em for lessor, by payme er thereof, and the und escribed herein, in so nd,'lesse or leases in 1 ses so as to promote i her and to be into a u ull execute in writing a c. The entire acreage his lease. If production lease or not. In lieu of f
This lease may be 1 This lease or any extensio ound in paying quantities, If said lessor owns he said lessor owns he said lessor owns in the public When requested by 1 No well shall be dril Lessee shall have th If the estate of eith xecutors, administrators, s Ease has been furnished w vith respect to the assigned Lessee may at any urrender this lease as to su All express or impli- n whole or in part, nor less legulation. Lesser hereby warra ny mortgages, taxes or oth Lessee, for themsely as a diright of dower and h Lessee, at its option mediate vicinity thereof, onservation of oil, gas or c ould on the conveyance r ould on the pooled acreage ovalies elsewhere herein of	aragraph. maintained during the prij on thereof, the lessee shall this lease shall continue an a less interest in the abov roportion which lessor's int the right to use, free of cost, lessor, lessee shall bury less less and the state of the state of the damages caused by lessee's the right at any time to remo- ter party hereto is assigns, but ith a written transfer or a portion or portions and ed covenants of this lesse te held liable in damages, ants and agrees to defend there here held liable in damages, out any may any may i, is hereby given the right when in lessee's judgmer there minerals in and und cores of the county in with all be treated, for all pur- portion shall be treated as if pr aportified. The state of the shall be treated as if pr aportified.	mary term hereof wi have the right to di e described land the terest bears to the wi gas, oil and water pi see's pipe lines below the house or barn n 's operations to grow ove all machinery an d, and the privilege no change in the oi signment or a true: aubsequent to the di be relieved of all obli shall be subject to a for failure to comply the title to the lands h of a list necessary or riad fact the purposes i and power to pool of the is necessary or rise on production acreage basis bears to service on production acreage basis bears to service on production to the service of the service on the service on the service of the service on the service on the service acreage basis bears to service on the service on the service of the service on the service on the service on the service of the service on the service on the service on the service on the service acreage basis bears to the service on t	thout further payr ill such well to cor- ke effect as if such an the entire and i hole and undivided roduced on said lan plow depth. ow on said premise ing crops on said l if fatures placed o e of assigning in v whership of the la di fatures clease or igations as to the a ll Federal and Stal ul Federal and Stal vent of default of f reby surrender and for which this lease or combine the acre radvisable to do s produced from said unit or units not e a leased is situates on this lease, wheth form a unit so por to the total acreage	nent or drilling oper npletion with reason well had been compl undivided fee simple fee. d for lessee's operati s without written co and. a said premises, incl vhole or in part is e nd or assignment o elessee assigns this release as covering an creage surrendered. te Laws, Executive C pliance is prevented d agrees that the les ayment by lessor, a release al right of is made, as recited asge covered by this o in order to prope l premises, such or pro- e l an instrument id eo production from er the well or wells b ied only such porti	ations. If the able diligen- eted within estate there ion thereon, nsent of less uding the right pressly all r rentals or : lease, in with ny portion on Orders, Rules by, or if au subs, or if au subs, or if au dower and herein. lease or any dower and herein. lease or any ing to the of any to the of any to the of any to the of any to the of any to the of any to the of any to the of any to the of any to the of any to the of any to the of any to the of any to the of any to the	e lessee shall con ce and dispatch, the term of years in, then the roya except water from or. ght to draw and r royalties shall be nole or in part, led r portions of the 's or Regulations, the failure is the r yeather right at any gated to the right homestead in th homeste said tracts contiguous and operate said tracts contiguous ext of a gas we d describing the the premises cow yealty atipulated	mence to dri and if oil or p first mention lities herein p a the wells of move casing nts hereof sh binding on see shall be p above these shall be p above these shall be p above the see shall be binding on see shall be p above the see shall be binding on see shall be p above the see shall be binding on see shall be p above the see shall be premises do with other la lease shall pooled acreage included in ti ered by this 1	ill a well within the te gas, or either of them, red. roovided for shall be p 'lessor. all extend to their he the lesse until after - relieved of all obligatio oved premises and there e shall not be terminat such Law, Order, Rule em for lessor, by payme er thereof, and the und escribed herein, in so nd,'lesse or leases in 1 ses so as to promote i her and to be into a u ull execute in writing a c. The entire acreage his lease. If production lease or not. In lieu of f
This lease may be jo f this lease or any extensio found in paying quantities, If said lessor owns he said lessor owns in the particular Lessee shall have the When requested by J No well shall be dril Lessee shall have th If the estate of eith Easter shall have the If the estate of eith essee has been furnished w vith respect to the assigned Lessee may at any urrender this lease as to su All express or impli- n whole or in part, nor less legulation. Lessor hereby warra my mortgages, taxes or oth igned lessors, for themaely conservation of oil, gas or or eord in the conveyance re soled into a tract or unit s ound on the pooled acreage oyalties elsewhere herein of laced in the unit or his roy.	aragraph. maintained during the prij on thereof, the lessee shall this lease shall continue an a less interest in the abov roportion which lessor's int the right to use, free of cost, lessor, lessee shall bury less less and the state of the state of the damages caused by lessee's the right at any time to remo- ter party hereto is assigns, but ith a written transfer or a portion or portions and ed covenants of this lesse te held liable in damages, ants and agrees to defend there here held liable in damages, out any may any may i, is hereby given the right when in lessee's judgmer there minerals in and und cores of the county in with all be treated, for all pur- portion shall be treated as if pr aportified. The state of the shall be treated as if pr aportified.	mary term hereof wi have the right to da be in force with lif e described land the terest bears to the wi gas, oil and water pr see's pipe lines below the house or barn m is operations to grow ove all machinery an odd, and the privilege no change in the or subsequent to the da o lessor or place of n be relieved of all oblished he tille to the lands h for failure to comply the tille to the lands h and power to pool o et and assigns, he are ofter and assigns, he and the row of the till and hereir proses exceep: the pag odueltion is had from ive on production accreage basis bears to the state of the second the second second the second the second the second second the second the second the second to the second the second the second the second second the second the second the second the second the second the second the second the second the second to the second the second the second the second the second till is necessary or second the second the second the second the second the second the second the s	thout further payr ill such well to cor- ke effect as if such hole and undivided roduced on said lan y plow depth. ow on said premise ing crops on said l d fixtures placed o e of assigning in v whership of the la copy thereof. In car- ate of assignment. regations as to the a ll Federal and Stal y therewith, if com herein described, an vent of default of r reby surrender and situate to a sub produced from said unit or units not e leased is situated yment of royalties in this lease, wheth from a unit so pool to the total acreage	nent or drilling oper npletion with reason well had been compl undivided fee simple fee. d for lessee's operati s without written co and. a said premises, incl vhole or in part is e nd or assignment o elessee assigns this release as covering an creage surrendered. te Laws, Executive C pliance is prevented d agrees that the les ayment by lessor, a release al right of is made, as recited asge covered by this o in order to prope l premises, such or pro- e l an instrument id eo production from er the well or wells b ied only such porti	ations. If the able diligen- eted within estate there ion thereon, nsent of less uding the ri- xpressly all rentals or : lease, in wh ny portion or Orders, Rules by, or if suc- see shall hav nd be subcord dower and herein. lease or any fly develop ling to be of ach in the entifying and the located on on of the rc ticular unit	e lessee shall con ce and dispatch, the term of years in, then the roya except water from or. ght to draw and r royalties shall be nole or in part, led r portions of the 's or Regulations, the failure is the r yeather right at any gated to the right homestead in th homeste said tracts contiguous and operate said tracts contiguous ext of a gas we d describing the the premises cow yealty atipulated	mence to dri and if oil or p first mention lities herein p a the wells of move casing nts hereof sh binding on see shall be p above these shall be p above these shall be p above the see shall be binding on see shall be p above the see shall be binding on see shall be p above the see shall be binding on see shall be p above the see shall be premises do with other la lease shall pooled acreage included in ti ered by this 1	ill a well within the te gas, or either of them, red. vrovided for shall be p 'lessor. all extend to their he the lesse until after - relieved of all obligatio ord premises and there e shall not be terminat such Law, Order, Rule em for lessor, by payme er thereof, and the und escribed herein, in so nd,'lesse or leases in 1 ses so as to promote i her and to be into a u ull execute in writing a c. The entire acreage his lease. If production lease or not. In lieu of f
In with several severa	aragraph. maintained during the prin on thereof, the lease shall continue an a less interest in the abov roportion which lessor's int he right to use, free of cost, lessor, lesses shall bury less led nearer than 200 feet to damages caused by lessee' be right at any time to remove er party hereto is assigne, but ith a written transfer or a portion or portions and de covenants of this lesse- tee held liable in damages, annts and agrees to defend the ere liens on the above desc- tes and their heirs, success ownested may in any way shall be treated, for all pur i, is hereby given the right when in lessee's judgmer other minerals in and und cres each in the event of a cords of the county in with shall be treated, for all pur i, is hall be treated as if pr apecified, lessor shall rece alty interest therein on an	mary term hereof wi have the right to da be in force with lif e described land the terest bears to the wi gas, oil and water pr see's pipe lines below the house or barn m is operations to grow ove all machinery an odd, and the privilege no change in the or subsequent to the da o lessor or place of n be relieved of all oblished he tille to the lands h for failure to comply the tille to the lands h and power to pool o et and assigns, he are ofter and assigns, he and the row of the till and hereir proses exceep: the pag odueltion is had from ive on production accreage basis bears to the state of the second the second second the second the second the second second the second the second the second to the second the second the second the second second the second the second the second the second the second the second the second the second the second to the second the second the second the second the second till is necessary or second the second the second the second the second the second the second the s	thout further pays ill such well to cor- ke effect as if such hole and undivided roduced on said lan ow on said premise ing crops on said l d fixturee placed o ow on said premise ing crops on said l d fixturee placed o e of assignment. record a release or ate of assignment. record a release or signions as to the a ll Federal and Stail y therewith, if com herein described, an vent of default of f reby surrender ann for which this lease or combine the acre advisable to do s produced from said unit or units not e leased is situated yment of royalties not is lease, wheth from a unit so por to the total acreage	nent or drilling oper npletion with reason well had been compl fee. d for lessee's operati s without written co and. n said premises, incl whole or in part is e nd or assignment oj se lessee assigns this releases covering au creage surrendered. te Laws, Executive C pliance is prevented d agrees that the les ayment by lessor, a r release all right oj so in order to prope l an instrument ide on production from ret he well or wells k bled only such port so pooled in the par	ations. If the able diligen- eted within estate there ion thereon, nsent of less uding the ri- xpressly all rentals or : lease, in wh ny portion or Orders, Rules by, or if suc- see shall hav nd be subcord dower and herein. lease or any fly develop ling to be of ach in the entifying and the located on on of the rc ticular unit	e lessee shall con ce and dispatch, the term of years in, then the roya except water from or. ght to draw and r royalties shall be node or in part, led r portions of the 's or Regulations, ch failure is the r yeather right at any gated to the right homestead in th homeste said tracts contiguou years of agas we d describing the experiment con guity at it were the premises cow yealty at jupulated	mence to dri and if oil or p first mention lities herein p a the wells of move casing nts hereof sh binding on see shall be p above these shall be p above these shall be p above the see shall be binding on see shall be p above the see shall be binding on see shall be p above the see shall be binding on see shall be p above the see shall be premises do with other la lease shall pooled acreage included in ti ered by this 1	ill a well within the te gas, or either of them, red. vrovided for shall be p 'lessor. all extend to their he the lesse until after - relieved of all obligatio ord premises and there e shall not be terminat such Law, Order, Rule em for lessor, by payme er thereof, and the und escribed herein, in so nd,'lesse or leases in 1 ses so as to promote i her and to be into a u ull execute in writing a c. The entire acreage his lease. If production lease or not. In lieu of f

State of Kansas - Nees County Book: 318 Page: 547 Receipt #: 4587 Pages Recorded: 2 Cashie Initiale: 11M Date Recorded: 9/9/2008 3:45:00 PM

FORM 88 – (PRODUCER'S SPECIAL) (PAID-UP)					Reorder No.	K	P.O. Box 793 Wichita KS, 67201-0793 1-868-4KS8LUE	
63U (Rev. 1993)		OIL AND GAS LEASE				09-115	Reprographics	1-316-254-9344 Wichita 1-316-264-5165 fax www.kbp.com + kbp@kbp.com
AGREEMENT, Mad	de and entered into the	29th day of		September a single	r			2006
y and between		David P. Horc	hem,	a single	person			
		Eunice Horcher	n,	a single	person			
	PO Box 12	6 Ransom, Kans						
rhose mailing address is		Petroleum Inc.	40 01012			_ hereinaftei	called Lesso	(whether one or more),
f investigating, exploring b onstituent products, injectin nd things thereon to produc	by geophysical and ot ng gas, water, other flu te, save, take care of, tr efrom, and housing an	One and More provided and of the agreements of her means, prospecting drilling, ids, and air into subsurface strata reat, manufacture, process, store a d otherwise caring for its employed NESS	f the lessee herei mining and oper a, laying pipe line and transport said ees, the following	n contained, hereb rating for and prod es, storing oil, build i oil, liquid hydroca g described land, to	y grants, lease lucing oil, liqu ling tanks, pov ubons, gases a ogether with a	s and lets ex id hydrocar ver stations, nd their resp ny reversion) in hand clusively unto bons, all gase telephone lin ective constitu	es, and their respective es, and other structures tent products and other

	Township 16 South, Range 26 We	est
	Section 21: NW/4	
	Section 32: SE/4, S/2SW/4	
	Section 33: NW/4	560
In Section Township _	, Range, and containing .	acres, more or less, and all
accretions thereto.		

accretions thereto. Subject to the provisions herein contained, this lease shall remain in force for a term of $\frac{\text{Three}(3)}{\text{In considerations, gas or other respective constituent products, or any of them, is produced from said land or land with which said land is pooled.$ In consideration of the premises the said lessee covenants and agrees:

1st. To deliver to the credit of lessor, free of cost, in the pipe line to which lessee may connect wells on said land, the equal one-eighth (%) part of all oil produced and saved from the leased premises.

2nd. To pay lessor for gas of whatsoever nature or kind produced and sold, or used off the premises, or used in the manufacture of any products therefrom, one-eighth (%), at the market price at the well, (but, as to gas sold by lessee, in no event more than one-eighth (%) of the proceeds received by lessee from such sales), for the gas sold, used off the premises, or in the manufacture of products therefrom, said payments to be made monthly. Where gas from a well producing gas only is not sold or used, lessee may pay or tender as royally One Dollar (%). One Dollar (%). One Dollar (%). One Dollar (%). One product therefrom, said payments to be made monthly. Where gas from a well producing gas only is not sold or used, lessee may pay or tender as royally One Dollar (%).

This lease may be maintained during the primary term hereof without further payment or drilling operations. If the lease shall commence to drill a well within the term of this lease or any extension thereof, the lease shall have the right to drill such 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 continue and be in force with like effect as if such well had been completed within the term of years first mentioned.

If said lessor owns a less interest in the above described land than the entire and undivided fee simple estate therein, then the royalties herein provided for shall be paid the said lessor only in the proportion which lessor's interest bears to the whole and undivided fee.

Lessee shall have the right to use, free of cost, gas, oil and water produced on said land for lessee's operation thereon, except water from the wells of lessor.

When requested by lessor, lessee shall bury lessee's pipe lines below plow depth.

No well shall be drilled nearer than 200 feet to the house or barn now on said premises without written consent of lessor.

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, administrators, successors or assignes, but no change in the ownership of the land or assignment of rentals or royalties shall be binding on the lessee until after the lessee has been furnished with a written transfer or assignment or a true copy thereof. In case lessee assigns this lease, in whole or in part, lessee 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 execute 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 lease as to such portion or portions and be relieved of all obligations as to the acreage surrendered.

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 Regulation.

Lessor hereby warrants and agrees to defend 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 any mortgages, taxes or other liens on the above described lands, in the event of default of payment by lessor, and be subrogated to the rights of the holder thereof, and the undersigned lessors, for themselves and their heirs, successors and assigns, hereby surrender and release all right of dower and homestead in the premises described herein, in so far as said right of dower and homestead may in any way affect the purposes for which this lease is made, as recited herein.

as said right of dower and homestead may in any way affect the purposes for which this lease is made, as recited herein. Lessee, at its option, is hereby given the right and power to pool or combine the acreage covered by this lease or any portion thereof with other land, lease or leases in the immediate vicinity thereof, when in lessee's judgment it is necessary or advisable to do so in order to properly develop and operate said lease premises so as to promote the conservation of oil, gas or other minerals in and under and that may be produced from said premises, such pooling to be of tracts contiguous to one another and to be into a unit or units not exceeding 640 acres each in the event of a gas well. Lessee shall execute in writing and record in the convergence records of the county in which the land herein lessed is situated an instrument identifying and describing the pooled acresage. The entire acreages or tract or units not exceeding 640 acres each in the vent of a gas well. Lessee shall execute in writing and record in the convergence records of the county in which the land herein lessed is situated an instrument identifying and describing the pooled acreage. The entire acreage so found on the pooled acreage, it shall be treated, for all purposes exceeding 640 acres whether the well or wells be located on the premises covered by this lesse or not. In lieu of the royalties elsewhere herein specified, lessor shall receive on production from a unit so pooled only such portion of the royalty interest therein on an acreage basis bears to the total acreage so pooled in the particular unit involved.



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

Car 11	to Horch	em War	nd P Howhen
E1	unice Horchem		David P. Horchem

State of Kansas Ness County Book: 304 Page: 635 Recording Fee: \$12.00 Pages Recorded: 2 Cashier Initials: MH

Date Recorded 10/6/2006 3:45:00 PM

63U (Rev.				Reorder No.	/ #55/	P.O. Box 793 Wichita KS, 67201-0793 1-888-4KSBLUE
ACREDITION NO. 1	1993)	OIL AND GA	S LEASE	09-115	Reprographics	1-316-264-9344 Wichita 1-316-264-5165 fax www.kbp.com + kbp@kbp.c
AVID-EMENT C. Made and	d entered into the _	29th day of	September			2006
and between		Paula Ann Huxman,	a single perso	on		
ose mailing address is982	28 Belinde	er Road Leawood, Ka	nsas 67206	hereinafter	called Lesso	r (whether one or mo
d				Heremarcer		
		no Petroleum, Inc.		(1 00)	, h	nereinafter caller Less
investigating, exploring by geo nstituent products, injecting gas d things thereon to produce stu	ophysical and othe s, water, other fluid ve, take care of, trea 1, and housing and o	One and More vided and of the agreements of the lessee r means, prospecting drilling, mining anc s, and air into subsurface strata, laying pig t, manufacture, process, store and transpo hterwise caring for its employees, the foll locase State	e lines, storing oil, building tank t said oil, liquid hydrocarbons, g owing described land, together t	s, power stations, uses and their responsible with any reversions	telephone lin ective constit ary rights and	es, and their respect thes, and other structu thent products and other d after-acquired interest
		Cownship 16 South, Ra	nge 26 West			
	S	Section 21: NW/4 Section 32: SE/4, S/2 Section 33: NW/4	SW/4			
		Range		560		res, more or less, and
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	, Township					
		his lease shall remain in force for a term onstituent products, or any of them, is pro see covenants and agrees:	duced from said land or land wit	h which said land	is pooled.	
1st. To deliver to the cre m the leased premises.	edit of lessor, free of	of cost, in the pipe line to which lessee ma	y connect wells on said land, the	equal one-eighth ((%) part of al	l oil produced and sa
When requested by lessor No well shall be drilled n Lessee shall pay for dam Lessee shall have the rig If the estate of either pa	r, lessee shall bury nearer than 200 feet hages caused by less that any time to re arty hereto is assi	st, gas, oil and water produced on said lau lessee's pipe lines below plow depth. to the house or barn now on said premis- see's operations to growing crops on said l move all machinery and fixtures placed gned, and the privilege of assigning in	s without written consent of less and. n said premises, including the ri	or. ght to draw and re	emove casing	
th respect to the assigned port: Lessee may at any time rrender this lease as to such po All express or implied co whole or in part, nor lessee ho gulation. Lessor hereby warrants a y mortgages, taxes or other lit red lessors, for themselves any said right of dower and homes Lessee, at its option, is 1 mediate vicinity thereof, whe neervation of oil, gas or other units not exceeding 40 acress cord in the conveyance record oled into a tract or unit shall and on the pooled acreage, it s	A written transier o ion or portions aris execute and delive ortion or portions a eld liable in damag and agrees to defen ens on the above d ind their heirs, succ stead may in any w hereby given the ri en in lesse's judg: r minerals in and u each in the event as of the county in be treated, for all shall be created as	ut no change in the ownership of the lit rassignment or a true copy thereof. In ca ing subsequent to the date of assignment. It to lessor or place of record a release on the breiteved of all obligations as to the ses shall be subject to all Federal and Sta tes, for failure to comply therewith, if con d the title to the lands herein described, a secribed lands, in the event of default of sesors and assigns, hereby surrender an ay affect the purposes for which this leas ght and power to pool or combine the act ment it is necessary or advisable to do inder and that may be produced from sai of an oil well, or into a unit or units not which the land herein leased is situat purposes except the payment of royalties for duction is had from this lease, whell receive on production from a unit so p an acreage basis bears to the total acreag	na or assignment of refutie of see lessee assigns this lease, in w releases covering any portion o acreage surrendered. te Laws, Executive Orders, Rule pljance is prevented by, or if su ad agrees that the lessee shall ha payment by lessor, and be subor d release all right of dower and e is made, as recited herein. eage covered by this lesse or an so in order to properly develop d premises, such pooling to be o an production from the pooled i ter the well or wells be located on othed non's weth portion of the r	toyaites such to oble or in part, less r portions of the a s or Regulations, a ch failure is the rr we the right at any gated to the right homestead in the homestead in the model of the right tracts contiguous event of a gas wel d describing the the premises cov- ought a signulated	see shall be r hove describ und this lease soult of, any i time to redee s of the holdr premises de with other la. lease premis to one anot 1. Lesse sha pooled acreas ncluded in th	all extend to their hu- he lessee until after event and the set of all obligati ed premises and there eshall not be termina such Law, Order, Rul ern for lessor, by payn er thereof, and the un- scribed herein, in so nd, lease or leases in ses so as to promote her and to be into a ill execute in writing e. The entire acreag his lease. If productio

State of Kansas Book: 304 ages Recorded: 2 ashier Initials: MH	Nees County Page: 691 Recording Fee: \$12.00
---	--