

Well will not be drilled or Permit Expired Date: _

Signature of Operator or Agent:

For KCC Use:	
Effective Date:	
District #	
SGA? Yes No	

KANSAS CORPORATION COMMISSION OIL & GAS CONSERVATION DIVISION

1090558

Form C-1

March 2010

Form must be Typed

Form must be Signed

All blanks must be Filled

NOTICE OF INTENT TO DRILL

Expected Spud Date:		Spot Description:
	month day yea	Sec. Twp. S. R E \
OPERATOR: License#		(0/0/0/0) feet from N / S Line of Section
		foot from F / W Line of Soction
		LOSOTION D. L. D. L. O.
	State: Zip: + .	
Contact Person:		Lease Name: Well #:
Phone:		Field Name:
CONTRACTOR: License#	#	
Name:		Target Formation(s):
14/ 11 5 :11 1 5	W # 01	Negroot League or unit boundary line (in feetage):
Well Drilled For:	Well Class: Type Equipme	Ground Surface Elevation:feet MS
Oil Enh		Water well within one-quarter mile:
Gas Stora		Public water supply well within one mile:
Disp		Depth to bottom of fresh water:
Seismic ;#		Depth to bottom of usable water:
Other:		Surface Pipe by Alternate: I II
If OWWO: old wel	Il information as follows:	Length of Surface Pipe Planned to be set:
_		
•		D. L. IT. I.D. II
	Pate: Original Total Depth:	
Original Completion D	ate Original Total Deptil	Water Source for Drilling Operations:
Directional, Deviated or He	orizontal wellbore?	/es No Well Farm Pond Other:
If Yes, true vertical depth:		
Bottom Hole Location:		(Note: Apply for Permit with DWR)
KCC DKT #:		
		If Yes, proposed zone:
		A FEID AVIIT
The undersianed hereby	office that the deiling completion and	AFFIDAVIT
	• •	eventual plugging of this well will comply with K.S.A. 55 et. seq.
_	wing minimum requirements will be met:	
	iate district office <i>prior</i> to spudding of w	
17 11	roved notice of intent to drill shall be pos	sted on each drilling rig; shall be set by circulating cement to the top; in all cases surface pipe shall be set
	solidated materials plus a minimum of 20	, , , , , , , , , , , , , , , , , , , ,
_	•	and the district office on plug length and placement is necessary <i>prior to plugging</i> ;
		either plugged or production casing is cemented in;
		be cemented from below any usable water to surface within 120 DAYS of spud date.
		sing order #133,891-C, which applies to the KCC District 3 area, alternate II cementing well shall be plugged. <i>In all cases, NOTIFY district office</i> prior to any cementing.
must be complete	a within 30 days of the spud date of the	well shall be plugged. In all cases, NOTIFT district office prior to any cementing.
uhmitted Flectro	nically	
ubmitted Electro	nically	- Remarks at the
ubmitted Electro	nically	Remember to:
For KCC Use ONLY		- File Certification of Compliance with the Kansas Surface Owner Notification
For KCC Use ONLY API # 15 -	·	- File Certification of Compliance with the Kansas Surface Owner Notification Act (KSONA-1) with Intent to Drill;
For KCC Use ONLY API # 15 Conductor pipe required	feet	 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;
For KCC Use ONLY API # 15 Conductor pipe required	·	- File Certification of Compliance with the Kansas Surface Owner Notification Act (KSONA-1) with Intent to Drill;
For KCC Use ONLY API # 15 Conductor pipe required Minimum surface pipe re	feet	- 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;
API # 15 Conductor pipe required Minimum surface pipe re	feet equiredfeet per ALT. [- 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);
For KCC Use ONLY API # 15 Conductor pipe required Minimum surface pipe re Approved by: This authorization expire	feet equiredfeet per ALT. [- 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);

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

Spud date: _



For KCC Use ONLY	
API # 15	-

IN ALL CASES PLOT THE INTENDED WELL ON THE PLAT BELOW

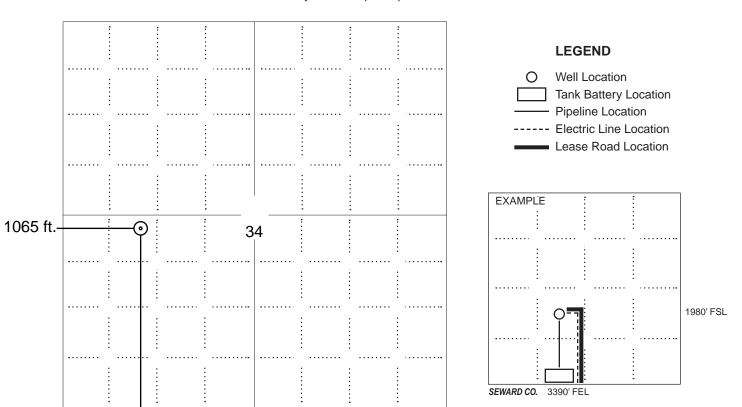
In all cases, please fully complete this side of the form. Include items 1 through 5 at the bottom of this page.

Operator:	Location of Well: County:
Lease:	feet from N / S Line of Section
Well Number:	feet from E / W Line of Section
Field:	Sec Twp S. R
Number of Acres attributable to well:	Is Section: Regular or Irregular
	If Section is Irregular, locate well from nearest corner boundary. Section corner used: NE NW SE SW

PLAT

Show location of the well. Show footage to the nearest lease or unit boundary line. Show the predicted locations of lease roads, tank batteries, pipelines and electrical lines, as required by the Kansas Surface Owner Notice Act (House Bill 2032).

You may attach a separate plat if desired.



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

2453 ft.

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

- 1. The manner in which you are using the depicted plat by identifying section lines, i.e. 1 section, 1 section with 8 surrounding sections, 4 sections, etc.
- 2. The distance of the proposed drilling location from the south / north and east / west outside section lines.
- 3. The distance to the nearest lease or unit boundary line (in footage).
- 4. If proposed location is located within a prorated or spaced field a certificate of acreage attribution plat must be attached: (C0-7 for oil wells; CG-8 for gas wells).
- 5. The predicted locations of lease roads, tank batteries, pipelines, and electrical lines.



KANSAS CORPORATION COMMISSION OIL & GAS CONSERVATION DIVISION

1090558

Form CDP-1 May 2010 Form must be Typed

APPLICATION FOR SURFACE PIT

Submit in Duplicate

Operator Name:		License Number:		
Operator Address:				
Contact Person:			Phone Number:	
Lease Name & Well No.:			Pit Location (QQQQ):	
Type of Pit:	Pit is:			
Emergency Pit Burn Pit	Proposed	Existing	SecTwpR	
Settling Pit Drilling Pit	If Existing, date co	nstructed:	Feet from North / South Line of Section	
Workover Pit Haul-Off Pit	Pit capacity:		Feet from East / West Line of Section	
(If WP Supply API No. or Year Drilled)	п и сарасну.	(bbls)	County	
Is the pit located in a Sensitive Ground Water A	rea? Yes	No	Chloride concentration: mg/l	
To the processing in a content of country training			(For Emergency Pits and Settling Pits only)	
Is the bottom below ground level? Yes No	Artificial Liner? Yes N	No	How is the pit lined if a plastic liner is not used?	
			NAC data (for a)	
Pit dimensions (all but working pits):	Length (feet)	,	Width (feet) N/A: Steel Pits No Pit	
If the pit is lined give a brief description of the li			dures for periodic maintenance and determining	
material, thickness and installation procedure.			cluding any special monitoring.	
Distance to nearest water well within one-mile	of pit:	Depth to shallo Source of inforr	owest fresh water feet. rmation:	
feet Depth of water well	feet	measured	d well owner electric log KDWR	
Emergency, Settling and Burn Pits ONLY:		Drilling, Work	ver and Haul-Off Pits ONLY:	
Producing Formation:		Type of materia	l utilized in drilling/workover:	
		orking pits to be utilized:		
Barrels of fluid produced daily: Abandonment		procedure:		
Does the slope from the tank battery allow all spilled fluids to		Drill nite must h	a closed within 365 days of sould date	
flow into the pit? Yes No Drill pits must be closed within 365 days of spud date.				
Submitted Electronically				
KCC OFFICE USE ONLY				
	11.00	513 2 332 0 1	Liner Steel Pit RFAC RFAS	
Date Received: Permit Num	ber:	Permi	t Date: Lease Inspection: Yes No	



Kansas Corporation Commission Oil & Gas Conservation Division

1090558

Form KSONA-1
July 2010
Form Must Be Typed
Form must be Signed
All blanks must be Filled

CERTIFICATION OF COMPLIANCE WITH THE KANSAS SURFACE OWNER NOTIFICATION ACT

This form must be submitted with all Forms C-1 (Notice of Intent to Drill); CB-1 (Cathodic Protection Borehole Intent); T-1 (Request for Change of Operator Transfer of Injection or Surface Pit Permit); and CP-1 (Well Plugging Application).

Any such form submitted without an accompanying Form KSONA-1 will be returned.

Select the corresponding form being filed: C-1 (Intent) CB-1	(Cathodic Protection Borehole Intent) T-1 (Transfer) CP-1 (Plugging Application)	
OPERATOR: License #	Well Location:	
	County:	
Address 1:	Lease Name: Well #:	
Address 2: City: State: Zip: +		
Contact Person:	If filing a Form T-1 for multiple wells on a lease, enter the legal description of the lease below:	
Phone: () Fax: ()		
Email Address:		
Surface Owner Information:		
Name:	When filing a Form T-1 involving multiple surface owners, attach an additional sheet listing all of the information to the left for each surface owner. Surface	
Address 1:	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:		
the KCC with a plat showing the predicted locations of lease roads, tan are preliminary non-binding estimates. The locations may be entered of Select one of the following: I certify that, pursuant to the Kansas Surface Owner Notice A owner(s) of the land upon which the subject well is or will be I CP-1 that I am filing in connection with this form; 2) if the form form; and 3) my operator name, address, phone number, fax, a I have not provided this information to the surface owner(s). I a KCC will be required to send this information to the surface or	Act (House Bill 2032), I have provided the following to the surface located: 1) a copy of the Form C-1, Form CB-1, Form CB-1, Form CB-1, Form T-1, or Form being filed is a Form C-1 or Form CB-1, the plat(s) required by this and email address. Cacknowledge that, because I have not provided this information, the wner(s). To mitigate the additional cost of the KCC performing this gree, payable to the KCC, which is enclosed with this form.	
If choosing the second option, submit payment of the \$30.00 handling form and the associated Form C-1, Form CB-1, Form T-1, or Form CP-	fee with this form. If the fee is not received with this form, the KSONA-1 will be returned.	
Submitted Electronically		
	_	

R. Evan Noll

(Petroleum Landman)

P.O. Box 1351 Hays, KS 67601

Office - 785,628,8774 Cell - 785,623,0698 Fax - 785,628,8478

August 16, 2012

Goodman Family Trust Allen Goodman, Trustee 305 S. Court Street Ness City, KS 67560

RE:

Goodman #1-33 Well located 523' South Line & 2153' East Line Section 33-20S-26W AND Goodman #2-34 Well located 2453' South Line & 1065' West Line Section 34-20S-26W Ness County, Kansas

Dear Mr. Goodman:

Prior to issuing a permit to drill, the Kansas Corporation Commission is requiring the property owner be notified. The operator of the captioned wells is:

American Warrior, Inc. P.O. Box 399 Garden City, KS 67846

Contact Man: Joe Smith - (620) 271-2258 - jsmith@pmtank.com

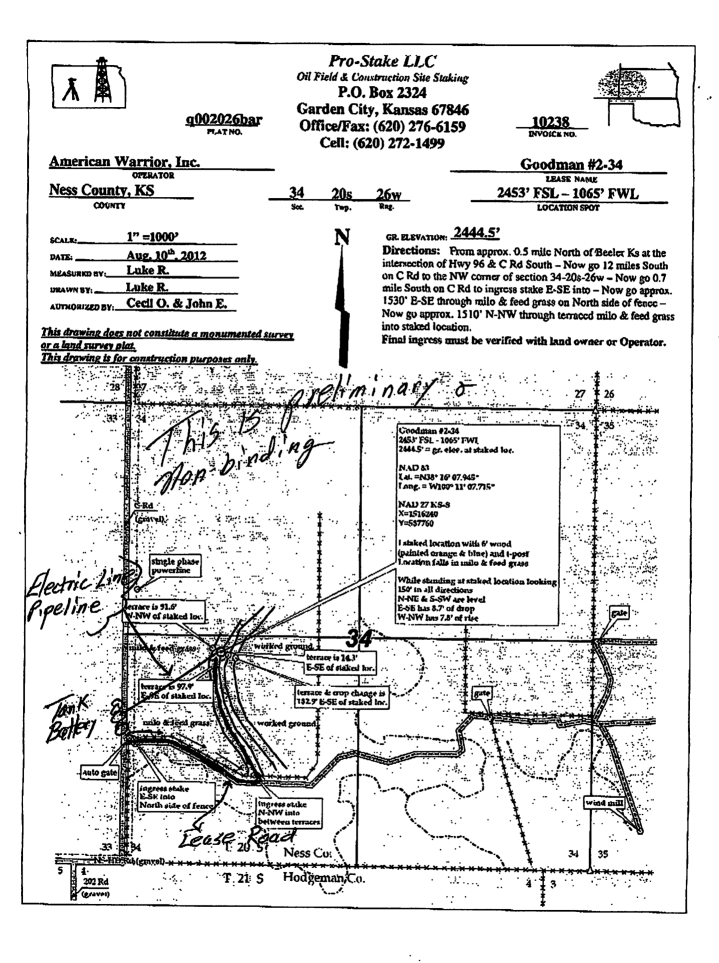
For each well referenced above, I'm enclosing a copy of the intent to drill filed with the KCC, a plat showing well, lease road, pipe & electric line & tank battery locations. This is all non-binding and preliminary, being shown simply to satisfy State requirement. The actual locations will be determined by the dirt man.

Lowell Foos With Lowell Foos Oilfield Tractor Works, Bazine, Kansas, will build the lease road and well site location.

If you want to be involved with the locations, contact Mr. Lowell Foos (785) 731-5612, reference the captioned well name and coordinate with him.

R. Evan Noll

Contract Landman with American Warrior, Inc.



FORM 88 - (PRODUCER'S SPECIAL) (PAID-UP)

Reorder No. 09-115	19	Kansas Blue Print 700 S. Soedery PO See 701 Winter KS \$1701-6703 310-20-60-61-74-5165 for weekle seen - the Philipson
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63U (Rev. 1993)	OIL AND	BAS LEASE	09-115	MUNIC KS 67/01/4701
AGREEMENT, Made and entered into t	he 15th day of	December	<u>.</u>	2010
by and betweenAllen Goodman	. Trustee of the Good	iman Family Trust		
205 Sauth	Court Street Nose	City. KS 67560		
whose meiling eddress is	Court Street, Ness (11ty, R5 0/300	heroinefter called Los	seer (whether one or more),
		•		, hereinafter caller Lessee:
Lessor, in consideration of	idens, and an into substitute drait, stying treat, manufacture, process, store and tran and otherwise casing for its employees, the	see herein contained, hereby grant and operating for and producing pipe lines, storing oil, building to sport said oil, liquid hydrocarbona.	gases and their respective cons with any reversionary rights a	retwent products and other
	The Southwest Q	uarter (SW ¹ / ₄)		
	•	, ,,	:	
In Section 34 Township	20 South Range 26	lest and containing	160	seres, more or loss, and ell
scretions thereto. Subject to the provisions herein contains so vil. liquid hydrocusbons, gas or other respectiv	d, this lease shall remain in force for a to we constituent products, or any of them, is	rm of three (3) years from said land or land	thie doto (called "primary tern with which eaid land is pooled.	n"), and as long thereafter
In consideration of the premises the said let. To deliver to the crudit of lessor, fr from the leased premises.	l lessee covenants and agrees: res of cost, in the pips line to which lesses	may connect wells on said land, ti	he equal one-cighth (14) part of	all oil produced and saved
Ind. To pay lessor for gas of whatsoever the market price at the well, (but, as to gas a seemles, or in the manufacture of products there is royally One Doller (\$1.00) per year per net n	refrom, said payments to be made month!	righth (%) of the proceeds received y. Where gas from a well products	i by lessee from such sales), for ng gas only is not sold or used	r the gas sold, used out the , lessor may pay or tender
neaning of the preceding paragraph. This lease may be maintained during the first of the lease	he primary term hereof without further p shall have the right to drill such well to	ayment or drilling operations. If to	the lessee shall commence to di	rill a well within the term
frend to paying quantities, this içase shall conti- if said lessor owns a less interest in the the said lessor oxly in the proportion which lesso	s above described land than the entire sa	nd undivided for simple estate the		
	f coot, gas, oil and water produced on said		, except water from the wells o	f lessor.
No well shall be drilled searer than 200 (fect to the house or barn now on said pren lesser's operations to growing crops on sai		ESOT.	
Lesses chall have the right at any time to	o remove all mathinery and fixtures place	d on said premises, including the a	llowed, the covenants hereof si	hall extend to their beirs.
essee has been furnished with a written transfe with respect to the assigned portion or portions a	r or easignment or a true cupy thereof. In trising exhauguent to the date of assignme	case lesses assigns this lease, in a nt.	whole or in part, lesses shall be	relieved of all obligations
errender this lease as to such portion or pertion All aspress or implied covenants of this n whole or in part, nor lessee held limble in dam	lease shall be subject to all Federal and it	ie acreage surrendered. State Laws, Executive Orders, Rul	re or Revulations, and this less	e shall not be terminated.
tegratation. Leaver hereby warrants and agrees to de tay mortgages, taxes or other liens on the above igned leasors, for themselves and their helms, s	fend the title to the lands berein described e described lands, in the event of default successors and satisms, hereby surrender	, and agrees that the lesses shall he of payment by lessor, and be subt and release all right of dower an	ave the right at any time to rede conted to the rights of the hold	sem for lessor, by payment let thoreaf, and the under-
as said right of dower and homestead may in any Leones, al its option, is hereby given the i-mediate vicinity thereof, when in leneer's ju- conservation of oil, gas or other minerals in an or entite not encoding 40 scree each in the event record in the conveyance records of the county peoled into a treet or unit shall be transed, for a found on the pooled acceage, it shall be treated as population elements the transition in population elements the transition in polation discovered by the property interest therein o	y way affect the purposes for which this le right and power to pool or combine the a diment it is necessary or adviseable to di dunder and that may be preduced from a to of an oil well, or into a unit or anits no in which the land berein lessed is situs all purposes encept the payment of reyalit of if prodection is had from this brase, wh ill receive on production from a unit so	pase is made, as recitat berrin. to so in order to properly develop and premises, such pooling to be; to come of the contraction of the sted an instrument identifying of the on production from the pooled either the well or wells be located o nonled only such nortion of the;	ay partion thereof with other is and operate said lease premi- firmats contiguous to out suc- evant of a gas well. Lessee shi ad describing the pooled acres unit, as if it were included in to the premises covered by this rowalty stipulated herein as the	and, lease or leases in the isse so as to promote the ther and to be into a unit all execute in writing and go. The entire accesses so his lease. If production is lease or not. In tim of the
If at the expiration of production, Lessee or it itional two (2) years. of \$15.00 per net minera	s assigns shall have In the event Lessee	an option to extended a control of the control of t	end this lease f	for an add-
Sonus consideration for 2011 income for Lessor.	this lease shall be p	paid in January of	f 2011 and shall	be considered
		·		
			le.	
IN WITNESS WHEREOP, the undersign Vitnesses:	ed execute this instrument as of the day a	nd year İssüt aleçire egritlen.	1. 77	٠.
	• .	Allen Goods	nan, Trustee	•
				

FORM 88 - (PRODUCER'S SPECIAL) (PAID-1	IP
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Reorder No. 09-115	13	Kansas Bisse Prin 1008. Brandwy PO Box 180 Works, KS 67301-6748 318-284-6344 - No-64-625 Inc. www.lbp.gom - No-6155 com
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63U (Rev. 1993) OIL AND GAS LEASE	109-115 170 S. Bracking PO Bits 180 Works, NS 6720-16705 315-226-646-196-5105 in works, Np. 6720-16705 215-226-646-196-5105 in works, Np. 6720-16705 in works, Np. 6720-167
AGRESMENT, Made and entered into the 15th day of December	2010
by and between Allen Goodman, Trustee of the Goodman Family Trust	, "232
whose milling address is 305 South Court Street, Ness City, KS 67560	hereinafter called Lessor (whether one or more).
and American Warrior, Inc.	· · · · · · · · · · · · · · · · · · ·
Lessor, in consideration of	off, liquid hydrocarbons, all gases, and their respective its, power stations, telephone lines, and other attroures teams and their respective constituent conducts and other
The Northwest Quarter (NW_4^4)	
In Section 34 Township 20 South Rense 26 West and constraint	1/0
accretions thereto.	160 acres, more or tess, and all
as all, Natid hydrocarbons, gas or other respective constituent products, or any of them, is produced from said land or land with consideration of the premiese the said leases covenants and agrees:	his date (called "primary term"), and as long thereafter th which eatd land is pooled.
1st. To deliver to the credit of leaser, free of cost, in the pipe line to which leaves may connect wells on said land, the from the leased premises.	
2nd. To pay losser for gas of whatsoever nature or kind produced and sold, or seed off the premises, or used in the strike price at the well, thut, so to gue sold by losses, in an event more than one-club (kk) of the proceeds received to premises, or in the menufacture of products therefrom, said payments to be made monthly. When gas from a well producing as voyally One Dollar (\$1.00) per year per net minoral acre retained hercunder, and if such payment or tender is made it we meaning of the preceding payments.	by lessee from such exten), for the gas sold, used all the
This icase may be maintained during the primary term hereof without further sayment or drilling operations. If the	e lessee shall commence to drill a well within the term
found in paying quantities, this lease shell continue and be in force with like effect as if such will had been completed within If said leaser owns a less interest in the above described land than the entire and undivided for simple estate there the said teaser only in the proportion which leaser's interest beers to the whole and undivided for.	the term of years tiret mentioned.
Lesser shall have the right to man, there of cost, gus, oil and water produced on said land for lesses's operation thereon,	
When requested by lessor, lesson shall bury lesson's pipe lines below plow depth. No well shall be drilled neuter than 900 feet to the house or bern new on said premises without written consent of less Lesson by lesson the property of t	or.
Lessos shall pay for damages caused by leases's operations to growing crops on said hand. Lessos shall have the right at any time to remove all machinery and fixtures placed on said premises, including the right.	tht 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 all execution, administrators, securators or assigns, but no change in the swearchip of the land or assignment of recutal or issues has been furnished with a written francter or sestignment or n true copy thereof, in case lessee assigns this kase, in wh with respect to the assigned portion or portions arising subsequent to the date of assignment.	
Lease may at any time exercise and deliver to keeps or place of record a release or release covering any portion or surrender this lease as to such portion ar portions and be relieved of all obligations as to the acrosse surrendered.	
All express or implied covernants of this iceas shall be subject to all Federal and State Laws, Executive Orders, Rukes in whole or in part, nor losses held liable in decayes, for failure to comply therewith, if compliance is prevented by, or if esc Regulation.	or Regulations, and this leave shall not be terminated. I failure is the result of, any such Law, Order, Rule or
Leasor bereby warrants and agrees to defend the title to the lands herein described, and agrees that the leaser shall have any mortanges, toxes or other liens on the above described lands, in the event of default of payment by leasor, and he subrog signed leasors, for themselves and their hoirs, successors and satigns, hereby surrender and release all right of dower and sa said right of dower and homestand may in any way affect the purposes for which this lease is made, as resited herein.	
Lemma, at its aption, is hereby given the right and power to pool or combine the actuate actual minimalists vicinity thereof, when in leased judgment it is necessary or advisable to do so in order to properly develop a consocration of oil, me or other reinerals in and under and that may be produced from said series, such pooling to he of consistent of other control in the event of an oil well, or into a unit or units not exceeding that acres each in the event of an oil well, or into a unit or units not exceeding that acres each in the event of the latest of the exceeding the acres each in the event of the product	and operate each leave premiers so se to prunete the fracts contiguous to one sanother and to be into a unit rect of a gas well. Lesses shall execute in writing and describing the pooled screege. The entire arrange to it, as if it were included in this bose. If production is the premiers covered by this leave or not. In live of the
If at the expiration of the primary term and this lease is not production, Lessee or its assigns shall have an option to extentional two (2) years. In the event Lessee elects to exercise of \$15.00 per net mineral acre shall be paid to Lessor.	otherwise extended by
Sonus consideration for this lease shall be paid in January of 2011 income for Lessor.	2011 and shall be considered
	•
	1
IN WITNESS WHEREOF, the undereigned execute this instrument as of the day and year first above written.	
	Marie de la companya della companya
Allen Goddma	n, ilustes

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



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

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

August 16, 2012

Cecil O'Brate American Warrior, Inc. 3118 Cummings Rd PO BOX 399 GARDEN CITY, KS 67846

Re: Drilling Pit Application Goodman 2-34 SW/4 Sec.34-20S-26W Ness County, Kansas

Dear Cecil O'Brate:

District staff has inspected the above referenced location and has determined that the reserve pit shall be constructed **without slots**, the bottom shall be flat and reasonably level, and the free fluids must be removed. The fluids are to be removed from the reserve pit within 96 hours of completion of drilling operations.

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

The fluids should be taken to an authorized disposal well. Please call the District Office at (620) 225-8888 when the fluids have been removed. Please file form CDP-5 (August 2008), Exploration and Production Waste Transfer, through KOLAR within 30 days of fluid removal.

A copy of this letter should be posted in the doghouse along with the approved Intent to **Drill**. If you have any questions or concerns please feel free to contact the District Office at (620) 225-8888.