

Well will not be drilled or Permit Expired Date: _

Signature of Operator or Agent:

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

SGA?

KANSAS CORPORATION COMMISSION OIL & GAS CONSERVATION DIVISION

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 year	
OPERATOR: License#	feet from N / S Line of Section
Name:	feet from E / W Line of Section
Address 1:	Is SECTION: Regular Irregular?
Address 2:	(Note: Locate well on the Section Plat on reverse side)
City:	County:
Contact Person:	Lease Name: Well #:
Phone:	Field Name:
CONTRACTOR: License#	Is this a Prorated / Spaced Field?
Name:	Target Formation(s):
Well Drilled For: Well Class: Type Equipment:	Nearest Lease or unit boundary line (in footage):
Oil Enh Rec Infield Mud Rotary	Ground Surface Elevation:feet MS
Gas Storage Pool Ext. Air Rotary	Water well within one-quarter mile:
Disposal Wildcat Cable	Public water supply well within one mile:
Seismic ;# of Holes Other	Depth to bottom of fresh water:
Other:	Depth to bottom of usable water:
	Surface Pipe by Alternate: I II
If OWWO: old well information as follows:	Length of Surface Pipe Planned to be set:
Operator:	Length of Conductor Pipe (if any):
Well Name:	Projected Total Depth:
Original Completion Date: Original Total Depth:	Formation at Total Depth:
	Water Source for Drilling Operations:
Directional, Deviated or Horizontal wellbore? Yes No	Well Farm Pond Other:
f Yes, true vertical depth:	DWR Permit #:
Bottom Hole Location:	(Note: Apply for Permit with DWR)
(CC DKT #:	Will Cores be taken?
	If Yes, proposed zone:
A F.F.	ID AV/IT
	IDAVIT
The undersigned hereby affirms that the drilling, completion and eventual plug	gging of this well will comply with K.S.A. 55 et. seq.
t is agreed that the following minimum requirements will be met:	
1. Notify the appropriate district office <i>prior</i> to spudding of well;	
 Notify the appropriate district office <i>prior</i> to spudding of well; A copy of the approved notice of intent to drill <i>shall be</i> posted on each 	3 6 <i>7</i>
 Notify the appropriate district office <i>prior</i> to spudding of well; A copy of the approved notice of intent to drill <i>shall be</i> posted on each The minimum amount of surface pipe as specified below <i>shall be set</i> to 	by circulating cement to the top; in all cases surface pipe shall be set
 Notify the appropriate district office <i>prior</i> to spudding of well; A copy of the approved notice of intent to drill <i>shall be</i> posted on each The minimum amount of surface pipe as specified below <i>shall be set</i> through all unconsolidated materials plus a minimum of 20 feet into the 	by circulating cement to the top; in all cases surface pipe shall be set underlying formation.
 Notify the appropriate district office <i>prior</i> to spudding of well; A copy of the approved notice of intent to drill <i>shall be</i> posted on each The minimum amount of surface pipe as specified below <i>shall be set</i> through all unconsolidated materials plus a minimum of 20 feet into the If the well is dry hole, an agreement between the operator and the distriction 	by circulating cement to the top; in all cases surface pipe shall be set underlying formation. ict office on plug length and placement is necessary prior to plugging ;
 Notify the appropriate district office <i>prior</i> to spudding of well; A copy of the approved notice of intent to drill <i>shall be</i> posted on each The minimum amount of surface pipe as specified below <i>shall be set</i> through all unconsolidated materials plus a minimum of 20 feet into the If the well is dry hole, an agreement between the operator and the district. The appropriate district office will be notified before well is either plugger 	by circulating cement to the top; in all cases surface pipe shall be set underlying formation. ict office on plug length and placement is necessary prior to plugging ; ed or production casing is cemented in;
 Notify the appropriate district office <i>prior</i> to spudding of well; A copy of the approved notice of intent to drill <i>shall be</i> posted on each The minimum amount of surface pipe as specified below <i>shall be set</i> through all unconsolidated materials plus a minimum of 20 feet into the If the well is dry hole, an agreement between the operator and the district. The appropriate district office will be notified before well is either plugge If an ALTERNATE II COMPLETION, production pipe shall be cemented. 	by circulating cement to the top; in all cases surface pipe shall be set underlying formation. ict office on plug length and placement is necessary prior to plugging ; ed or production casing is cemented in;
 Notify the appropriate district office <i>prior</i> to spudding of well; A copy of the approved notice of intent to drill <i>shall be</i> posted on each The minimum amount of surface pipe as specified below <i>shall be set</i> through all unconsolidated materials plus a minimum of 20 feet into the If the well is dry hole, an agreement between the operator and the district. The appropriate district office will be notified before well is either plugge If an ALTERNATE II COMPLETION, production pipe shall be cemented. 	by circulating cement to the top; in all cases surface pipe shall be set underlying formation. ict office on plug length and placement is necessary prior to plugging ; ed or production casing is cemented in; I from below any usable water to surface within 120 DAYS of spud date. 33,891-C, which applies to the KCC District 3 area, alternate II cementing
 Notify the appropriate district office <i>prior</i> to spudding of well; A copy of the approved notice of intent to drill <i>shall be</i> posted on each The minimum amount of surface pipe as specified below <i>shall be set</i> through all unconsolidated materials plus a minimum of 20 feet into the If the well is dry hole, an agreement between the operator and the district. The appropriate district office will be notified before well is either plugge If an ALTERNATE II COMPLETION, production pipe shall be cemented or pursuant to Appendix "B" - Eastern Kansas surface casing order #1: 	by circulating cement to the top; in all cases surface pipe shall be set underlying formation. ict office on plug length and placement is necessary prior to plugging ; ed or production casing is cemented in; I from below any usable water to surface within 120 DAYS of spud date. 33,891-C, which applies to the KCC District 3 area, alternate II cementing
 Notify the appropriate district office <i>prior</i> to spudding of well; A copy of the approved notice of intent to drill <i>shall be</i> posted on each The minimum amount of surface pipe as specified below <i>shall be set</i> through all unconsolidated materials plus a minimum of 20 feet into the If the well is dry hole, an agreement between the operator and the district. The appropriate district office will be notified before well is either plugg If an ALTERNATE II COMPLETION, production pipe shall be cemented. Or pursuant to Appendix "B" - Eastern Kansas surface casing order #1: must be completed within 30 days of the spud date or the well shall be 	by circulating cement to the top; in all cases surface pipe shall be set underlying formation. ict office on plug length and placement is necessary prior to plugging ; ed or production casing is cemented in; I from below any usable water to surface within 120 DAYS of spud date. 33,891-C, which applies to the KCC District 3 area, alternate II cementing
 Notify the appropriate district office <i>prior</i> to spudding of well; A copy of the approved notice of intent to drill <i>shall be</i> posted on each The minimum amount of surface pipe as specified below <i>shall be set</i> through all unconsolidated materials plus a minimum of 20 feet into the If the well is dry hole, an agreement between the operator and the district. The appropriate district office will be notified before well is either plugg If an ALTERNATE II COMPLETION, production pipe shall be cemented. Or pursuant to Appendix "B" - Eastern Kansas surface casing order #1: must be completed within 30 days of the spud date or the well shall be 	by circulating cement to the top; in all cases surface pipe shall be set underlying formation. ict office on plug length and placement is necessary prior to plugging ; ed or production casing is cemented in; I from below any usable water to surface within 120 DAYS of spud date. 33,891-C, which applies to the KCC District 3 area, alternate II cementing
 Notify the appropriate district office <i>prior</i> to spudding of well; A copy of the approved notice of intent to drill <i>shall be</i> posted on each The minimum amount of surface pipe as specified below <i>shall be set</i> through all unconsolidated materials plus a minimum of 20 feet into the If the well is dry hole, an agreement between the operator and the district. The appropriate district office will be notified before well is either plugge If an ALTERNATE II COMPLETION, production pipe shall be cemented. Or pursuant to Appendix "B" - Eastern Kansas surface casing order #1: must be completed within 30 days of the spud date or the well shall be 	by circulating cement to the top; in all cases surface pipe shall be set underlying formation. ict office on plug length and placement is necessary prior to plugging ; ed or production casing is cemented in; I from below any usable water to surface within 120 DAYS of spud date. 33,891-C, which applies to the KCC District 3 area, alternate II cementing
 Notify the appropriate district office <i>prior</i> to spudding of well; A copy of the approved notice of intent to drill <i>shall be</i> posted on each The minimum amount of surface pipe as specified below <i>shall be set</i> through all unconsolidated materials plus a minimum of 20 feet into the If the well is dry hole, an agreement between the operator and the district. The appropriate district office will be notified before well is either plugg If an ALTERNATE II COMPLETION, production pipe shall be cemented. Or pursuant to Appendix "B" - Eastern Kansas surface casing order #1: must be completed within 30 days of the spud date or the well shall be 	by circulating cement to the top; in all cases surface pipe shall be set underlying formation. ict office on plug length and placement is necessary prior to plugging ; ed or production casing is cemented in; from below any usable water to surface within 120 DAYS of spud date. 33,891-C, which applies to the KCC District 3 area, alternate II cementing plugged. In all cases, NOTIFY district office prior to any cementing.
 Notify the appropriate district office <i>prior</i> to spudding of well; A copy of the approved notice of intent to drill <i>shall be</i> posted on each The minimum amount of surface pipe as specified below <i>shall be set</i> through all unconsolidated materials plus a minimum of 20 feet into the If the well is dry hole, an agreement between the operator and the district. The appropriate district office will be notified before well is either plugge If an ALTERNATE II COMPLETION, production pipe shall be cemented. Or pursuant to Appendix "B" - Eastern Kansas surface casing order #1: must be completed within 30 days of the spud date or the well shall be 	by circulating cement to the top; in all cases surface pipe shall be set underlying formation. ict office on plug length and placement is necessary prior to plugging ; ed or production casing is cemented in; I from below any usable water to surface within 120 DAYS of spud date. 33,891-C, which applies to the KCC District 3 area, alternate II cementing plugged. In all cases, NOTIFY district office prior to any cementing.
1. Notify the appropriate district office <i>prior</i> to spudding of well; 2. A copy of the approved notice of intent to drill <i>shall be</i> posted on each 3. The minimum amount of surface pipe as specified below <i>shall be set</i> through all unconsolidated materials plus a minimum of 20 feet into the 4. If the well is dry hole, an agreement between the operator and the district. 5. The appropriate district office will be notified before well is either plugg. 6. If an ALTERNATE II COMPLETION, production pipe shall be cemented. Or pursuant to Appendix "B" - Eastern Kansas surface casing order #1: must be completed within 30 days of the spud date or the well shall be ubmitted Electronically For KCC Use ONLY API # 15 -	Property circulating cement to the top; in all cases surface pipe shall be set underlying formation. In this includes the set of th
1. Notify the appropriate district office <i>prior</i> to spudding of well; 2. A copy of the approved notice of intent to drill <i>shall be</i> posted on each 3. The minimum amount of surface pipe as specified below <i>shall be set</i> through all unconsolidated materials plus a minimum of 20 feet into the 4. If the well is dry hole, an agreement between the operator and the district. 5. The appropriate district office will be notified before well is either plugg. 6. If an ALTERNATE II COMPLETION, production pipe shall be cemented. Or pursuant to Appendix "B" - Eastern Kansas surface casing order #1: must be completed within 30 days of the spud date or the well shall be ubmitted Electronically For KCC Use ONLY API # 15	Py circulating cement to the top; in all cases surface pipe shall be set underlying formation. In this or production casing is cemented in; are production below any usable water to surface within 120 DAYS of spud date. By a pulling the production of surface within 120 DAYS of spud date. By a pulling to prior to plugging; are prior to any cementing. 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;
1. Notify the appropriate district office <i>prior</i> to spudding of well; 2. A copy of the approved notice of intent to drill <i>shall be</i> posted on each 3. The minimum amount of surface pipe as specified below <i>shall be set</i> through all unconsolidated materials plus a minimum of 20 feet into the 4. If the well is dry hole, an agreement between the operator and the district. 5. The appropriate district office will be notified before well is either plugg. 6. If an ALTERNATE II COMPLETION, production pipe shall be cemented. Or pursuant to Appendix "B" - Eastern Kansas surface casing order #1: must be completed within 30 days of the spud date or the well shall be ubmitted Electronically For KCC Use ONLY API # 15	py circulating cement to the top; in all cases surface pipe shall be set underlying formation. ict office on plug length and placement is necessary prior to plugging; ed or production casing is cemented in; If rom below any usable water to surface within 120 DAYS of spud date. 33,891-C, which applies to the KCC District 3 area, alternate II cementing plugged. In all cases, NOTIFY district office prior to any cementing. 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;
1. Notify the appropriate district office <i>prior</i> to spudding of well; 2. A copy of the approved notice of intent to drill <i>shall be</i> posted on each 3. The minimum amount of surface pipe as specified below <i>shall be set</i> through all unconsolidated materials plus a minimum of 20 feet into the 4. If the well is dry hole, an agreement between the operator and the district. 5. The appropriate district office will be notified before well is either plugg. 6. If an ALTERNATE II COMPLETION, production pipe shall be cemented. Or pursuant to Appendix "B" - Eastern Kansas surface casing order #1: must be completed within 30 days of the spud date or the well shall be ubmitted Electronically For KCC Use ONLY API # 15	py circulating cement to the top; in all cases surface pipe shall be set underlying formation. ict office on plug length and placement is necessary prior to plugging; ed or production casing is cemented in; from below any usable water to surface within 120 DAYS of spud date. 33,891-C, which applies to the KCC District 3 area, alternate II cementing plugged. In all cases, NOTIFY district office prior to any cementing. 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;
1. Notify the appropriate district office <i>prior</i> to spudding of well; 2. A copy of the approved notice of intent to drill <i>shall be</i> posted on each 3. The minimum amount of surface pipe as specified below <i>shall be set</i> through all unconsolidated materials plus a minimum of 20 feet into the 4. If the well is dry hole, an agreement between the operator and the district. 5. The appropriate district office will be notified before well is either plugg. 6. If an ALTERNATE II COMPLETION, production pipe shall be cemented. Or pursuant to Appendix "B" - Eastern Kansas surface casing order #1: must be completed within 30 days of the spud date or the well shall be ubmitted Electronically For KCC Use ONLY API # 15	py circulating cement to the top; in all cases surface pipe shall be set underlying formation. ict office on plug length and placement is necessary prior to plugging; ed or production casing is cemented in; from below any usable water to surface within 120 DAYS of spud date. 33,891-C, which applies to the KCC District 3 area, alternate II cementing plugged. In all cases, NOTIFY district office prior to any cementing. 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);
2. A copy of the approved notice of intent to drill shall be posted on each 3. The minimum amount of surface pipe as specified below shall be set to through all unconsolidated materials plus a minimum of 20 feet into the 4. If the well is dry hole, an agreement between the operator and the district. 5. The appropriate district office will be notified before well is either plugg. 6. If an ALTERNATE II COMPLETION, production pipe shall be cemented. Or pursuant to Appendix "B" - Eastern Kansas surface casing order #1: must be completed within 30 days of the spud date or the well shall be ubmitted Electronically For KCC Use ONLY API # 15	py circulating cement to the top; in all cases surface pipe shall be set underlying formation. ict office on plug length and placement is necessary prior to plugging; ed or production casing is cemented in; from below any usable water to surface within 120 DAYS of spud date. 33,891-C, which applies to the KCC District 3 area, alternate II cementing plugged. In all cases, NOTIFY district office prior to any cementing. 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;

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



For KCC Use ONLY	
API # 15	-

IN ALL CASES PLOT THE INTENDED WELL ON THE PLAT BELOW

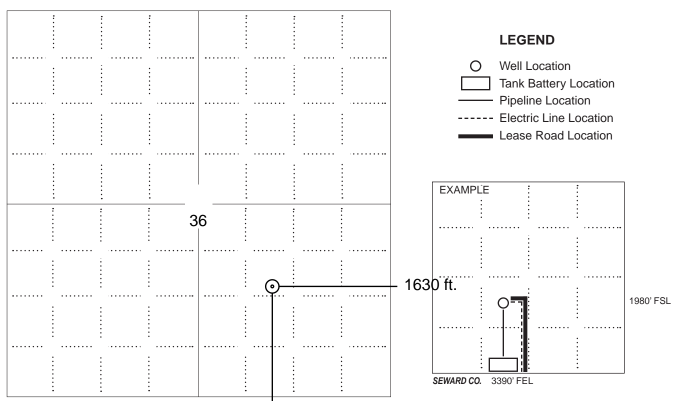
In all cases, please fully complete this side of the form. Include items 1 through 5 at the bottom of this page.

Operator:	Location of Well: County:
Lease:	feet from N / S Line of Section
Well Number:	feet from E / W Line of Section
Field:	Sec Twp S. R
Number of Acres attributable to well:	Is Section: Regular or Irregular
	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.

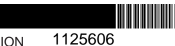


NOTE: In all cases locate the spot of the proposed drilling locaton.

1510 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

Form CDP-1 May 2010 Form must be Typed

APPLICATION FOR SURFACE PIT

Submit in Duplicate

Operator Name:			License Number:				
Operator Address:							
Contact Person:			Phone Number:				
Lease Name & Well No.:			Pit Location (QQQQ):				
Type of Pit: Emergency Pit Burn Pit	Pit is:	Existing	SecTwp R				
Settling Pit Drilling Pit	If Existing, date con		Feet from North / South Line of Section				
Workover Pit Haul-Off Pit (If WP Supply API No. or Year Drilled)	Pit capacity:	(bbls)	Feet from East / West Line of Section County				
Is the pit located in a Sensitive Ground Water A	rea? Yes N	No	Chloride concentration: mg/l (For Emergency Pits and Settling Pits only)				
Is the bottom below ground level? Yes No	Artificial Liner?	0	How is the pit lined if a plastic liner is not used?				
Pit dimensions (all but working pits):	Length (fee	t)	Width (feet) N/A: Steel Pits				
Depth fro	om ground level to deep	pest point:	(feet) No Pit				
If the pit is lined give a brief description of the line material, thickness and installation procedure.	ilei		dures for periodic maintenance and determining ncluding any special monitoring.				
Distance to nearest water well within one-mile of	of pit:	Depth to shallor Source of inforr	west fresh water feet. mation:				
feet Depth of water well	feet	measured	well owner electric log KDWR				
Emergency, Settling and Burn Pits ONLY:		Drilling, Worko	over and Haul-Off Pits ONLY:				
Producing Formation:		Type of materia	al utilized in drilling/workover:				
Number of producing wells on lease:		Number of work	umber of working pits to be utilized:				
Barrels of fluid produced daily:		Abandonment procedure:					
Does the slope from the tank battery allow all spilled fluids to flow into the pit? Yes No		Drill pits must be closed within 365 days of spud date.					
Submitted Electronically							
	ксс	OFFICE USE OI	NLY Liner Steel Pit RFAC RFAS				
Date Received: Permit Numb	ber:	Permi	t Date: Lease Inspection: Yes No				



1125606

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

CERTIFICATION OF COMPLIANCE WITH THE KANSAS SURFACE OWNER NOTIFICATION ACT

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

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

Select the corresponding form being filed: C-1 (Intent) CB-1 (C	Cathodic Protection Borehole Intent)
OPERATOR: License #	Well Location:
Name:	SecTwpS. R
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:+	
the KCC with a plat showing the predicted locations of lease roads, tank	dic Protection Borehole Intent), you must supply the surface owners and batteries, pipelines, and electrical lines. The locations shown on the plat in the Form C-1 plat, Form CB-1 plat, or a separate plat may be submitted.
I certify that, pursuant to the Kansas Surface Owner Notice Adowner(s) of the land upon which the subject well is or will be lo CP-1 that I am filing in connection with this form; 2) if the form b form; and 3) my operator name, address, phone number, fax, are	ct (House Bill 2032), I have provided the following to the surface potential: 1) a copy of the Form C-1, Form CB-1, Form T-1, or Form the being filed is a Form C-1 or Form CB-1, the plat(s) required by this end email address. 1) cknowledge that, because I have not provided this information, the
KCC will be required to send this information to the surface ow	ner(s). To mitigate the additional cost of the KCC performing this fee, payable to the KCC, which is enclosed with this form.
If choosing the second option, submit payment of the \$30.00 handling form and the associated Form C-1, Form CB-1, Form T-1, or Form CP-1	fee with this form. If the fee is not received with this form, the KSONA-1 will be returned.
Submitted Electronically	



63U (Rev. 1993)

OIL AND GAS I FASE



AGREEMENT, Made and entered i	into the	day of		ebruary					
by and between		H. Streck	k and Bet	tty C. St	reck	his	wife		3
1		Kingsway					West and the second		
	Hess	ton, Kansa	as 67062						
<u> </u>									
whose mailing address is						havoi	naftar aal	lad Lagge	u (whathau and au man
and _J. Fred Hambright	Inc. 125 N	. Market #	1415 Wid	chita, Ka	nsas	67202	naiter cai	ied Lesso	r (whether one or mor
Lessor in consideration of	9	One and Mo	ro			220 (7	001	, h	ereinafter caller Less
Lessor, in consideration of	other fluids, and air into	subsurface strata, lee, process, store and	aying pipe lines, I transport said o s, the following	storing oil, build	ling tanks rbons, gas	power states and their th any reve	ions, telej r respectiv rsionary r	s, all gase phone ling e constitution	es, and their respectives, and other structure
								desc	noed as follows to-wi
er ag		ownship 15							
	Se	ection 36:	N/2SE/4	1, S/2SE/					ciption
					Rı	der at	ttach	ed	
						100			
In Section, Townsh accretions thereto.	nip	, Range		, and containin	g		91	acre	es, more or less, and a
Subject to the provisions herein contast oil, liquid hydrocarbons, gas or other resp	tained, this lease shall	remain in force for	a term ofTh	ree (3)	s from thi	s date (calle	d "prima	rv term").	and as long thereafte
In consideration of the premises the	pective constituent pro e said lessee covenants	ducts, or any of the and agrees:	m, is produced fi	rom said land or	land with	which said	land is po	ooled.	
1st. To deliver to the credit of lesse from the leased premises.			essee may conne	ct wells on said la	and, the e	qual one-eig	hth (%) p	art of all	oil produced and save
2nd. To pay lessor for gas of what	tsoever nature or kind	produced and sold,	or used off the	premises, or used	l in the m	anufacture (of any pro	oducts the	erefrom, one-eighth (1/4
premises, or in the manufacture of products	s therefrom said navm	ents to be made mo	one-eighth (1/8) o	of the proceeds re	ceived by	lessee from	such sale	es), for th	e gas sold, used off th
meaning of the preceding paragraph.	net inmeral acre retai	ned hereunder, and	if such paymer	nt or tender is ma	ade it will	be consider	red that g	as is beir	ng produced within th
This lease may be maintained during this lease or any extension thereof, the lease of any extension thereof, the lease shall a									
found in paying quantities, this lease shall o	continue and be in force	e with like effect as	ii to completion			and dispaid	en, and n	on or ga	s, or either of them, b
If said lesson awas a less interest !	1 41 1 1 1 1		if such well had	d been completed	within the	e term of ye	ars first n	nentioned	•
If said lessor owns a less interest in the said lessor only in the proportion which	in the above described lessor's interest bears	land than the enti	if such well had re and undivide idivided fee.	d been completed ed fee simple esta	within the	term of ye then the r	oyalties h	erein pro	vided for shall be pai
If said lessor owns a less interest in the said lessor only in the proportion which Lessee shall have the right to use, fr	in the above described lessor's interest bears ree of cost, gas, oil and	land than the enti to the whole and ur water produced on	if such well had re and undivide idivided fee. said land for les	d been completed ed fee simple esta	within the	term of ye then the r	oyalties h	erein pro	vided for shall be pai
If said lessor owns a less interest in the said lessor only in the proportion which Lessee shall have the right to use, fr When requested by lessor, lessee sha No well shall be drilled nearer than	in the above described lessor's interest bears free of cost, gas, oil and all bury lessee's pipe lin 200 feet to the house o	land than the enti to the whole and ur water produced on nes below plow dept or barn now on said	if such well had re and undivide idivided fee. said land for les h. premises withou	d fee simple esta	within the	e term of ye , then the re cept water f	oyalties h	erein pro	vided for shall be pai
If said lessor owns a less interest in the said lessor only in the proportion which Lessee shall have the right to use, fr When requested by lessor, lessee sha No well shall be drilled nearer than Lessee shall pay for damages caused	in the above described lessor's interest bears free of cost, gas, oil and all bury lessee's pipe lin 200 feet to the house of d by lessee's operations	land than the enti to the whole and ur water produced on nes below plow dept or barn now on said is to growing crops of	if such well had re and undividendivided fee. said land for les h. premises withouns said land.	theen completed ded fee simple estances operation that written consent	within the te therein hereon, ex	e term of ye , then the re cept water f	oyalties h	erein pro	vided for shall be pai
If said lessor owns a less interest is the said lessor only in the proportion which Lessee shall have the right to use, from When requested by lessor, lessee shan No well shall be drilled nearer than Lessee shall pay for damages caused Lessee shall have the right at any till the estate of either party hereto	in the above described lessor's interest bears ree of cost, gas, oil and all bury lessee's pipe ling 200 feet to the house of d by lessee's operations time to remove all mach	land than the entito the whole and ur water produced on ness below plow deptor barn now on said stogrowing crops on internal and fixtures privilege of session.	in such well had fre and undivide adivided fee. said land for les h. premises withou premises withou placed on said properties of the placed on said properties.	the peer completed of fee simple esta see's operation that written consentremises, including in post in consentremises, including in post in consentremises.	within the te therein hereon, ex t of lessor	t to draw ar	oyalties h	e casing.	vided for shall be pai
If said lessor owns a less interest is the said lessor only in the proportion which Lessee shall have the right to use, from When requested by lessor, lessee shall No well shall be drilled nearer than Lessee shall pay for damages caused Lessee shall have the right at any times of the estate of either party hereto executors, administrators, successors or assees ease has been furnished with a written transport of the said of	in the above described lessor's interest bears free of cost, gas, oil and all bury lessee's pipe ling. 200 feet to the house of drop by lessee's operations ime to remove all mach is assigned, and the signs, but no change ansfer or assignment of assignmen	land than the entito the whole and ur water produced on nes below plow dept or barn now on said s to growing crops on hinery and fixtures privilege of assign in the ownership of	in such well had tre and undivided divided fee. said land for les h. premises without n said land. placed on said placed on said print of the land or as	d fee simple esta see's operation that written consent remises, including in part is expres	within the te therein hereon, ex t of lessor. g the right ssly allow	to draw ared, the cove	oyalties here were the very modern remove	vells of le	vided for shall be pai ssor. extend to their heir
If said lessor owns a less interest is the said lessor only in the proportion which Lessee shall have the right to use, from the when requested by lessor, lessee shanged No well shall be drilled nearer thanged Lessee shall pay for damages caused Lessee shall have the right at any time the state of either party hereto executors, administrators, successors or assessee has been furnished with a written transit of the assigned portion or portion to the state of the state o	in the above described i lessor's interest bears ree of cost, gas, oil and all bury lessee's pipe linguage of the tothe house of the description of the signs, but no change ansfer or assignment of one arising subsequent definition of the signs, but no change ansfer or assignment of the signs, but no change ansfer or assignment of the signs, but no change ansfer or assignment of the signs, but no change ansfer or assignment of the signs of the	land than the entito the whole and ur water produced on ness below plow dept or barn now on said stogrowing crops on innery and fixtures privilege of assigning the ownership or a true copy therect to the date of assignate of record a real place of record a real to the water to the date of assignate of record a real to the date of assignate of record a real to the water to the date of assignate of record a real to the water to the date of assignate of record a real to the water to t	in such well had and undivided fee. said land for les h. premises without no said land. placed on said pring in whole or f the land or as of. In case lessee the land or as full land or as fu	the deep completed of fee simple esta asee's operation that written consenteremises, including in part is expressignment of rent assigns this leas	within the te therein hereon, ex t of lessor g the righ soly allow tals or roy ie, in whole	to draw and the coveralties shall e or in part,	oyalties he want of remove enants he l be bindi , lessee sh	e casing. reof shall	vided for shall be pai ssor. extend to their heir e lessee until after th leved of all obligation
If said lessor owns a less interest is the said lessor only in the proportion which Lessee shall have the right to use, from the when requested by lessor, lessee shand No well shall be drilled nearer than Lessee shall pay for damages caused Lessee shall have the right at any time the state of either party hereto executors, administrators, successors or assessee has been furnished with a written trace with respect to the assigned portion or portion Lessee may at any time execute ansurrender this lease as to such portion or	in the above described i lessor's interest bears ree of cost, gas, oil and all bury lessee's pipe linguage of the tothe house of the description of the signs, but no change ansfer or assignment of one arising subsequent defined by the signs, but no change ansfer or assignment of the signs, but no change ansfer or assignment of the signs, but no change ansfer or assignment of the signs, but no change ansfer or assignment of the signs, but no change ansfer or assignment of the signs	land than the entito the whole and ur water produced on nes below plow dept or barn now on said stogrowing crops on innery and fixtures privilege of assign in the ownership or a true copy therecto the date of assign place of record a reign all obligations as	in such well had re and undivided fee. said land for les h. premises without no said land. placed on said pring in whole or f the land or as f. In case lessee the ease or releases to the acreage's	the deep completed of fee simple esta asee's operation that written consent remises, including in part is expressignment of rent assigns this leas a covering any pourrendered.	within the therein hereon, ext of lessor. g the right saly allow tals or roy e, in whole writion or p	t to draw an ed, the coveralties shall e or in part,	oyalties here were the very second remove enants here is because the binding lessee shees above	e casing. reof shall ng on the	vided for shall be pai ssor. extend to their heir e lessee until after th ieved of all obligation premises and thereb
If said lessor owns a less interest is the said lessor only in the proportion which Lessee shall have the right to use, fr When requested by lessor, lessee shal No well shall be drilled nearer than Lessee shall pay for damages caused Lessee shall have the right at any till fit the estate of either party hereto executors, administrators, successors or asseesee has been furnished with a written trawith respect to the assigned portion or porticular this lease as to such portion or porticular and the surrender this lease as to such portion or portion or porticular and the surrender this lease as to such portion or portion or porticular and the surrender this lease as to such portion or portion or porticular and the surrender this lease as to such portion or portio	in the above described lessor's interest bears free of cost, gas, oil and all bury lessee's pipe line 200 feet to the house of d by lessee's operations ime to remove all mach is assigned, and the signs, but no change ansfer or assignment of one arising subsequent and deliver to lessor or partitions and be relieved of this lesse shall be sub-	land than the entito the whole and ur water produced on mes below plow dept or barn now on said is to growing crops on innery and fixtures privilege of assigning the ownership or a true copy therect to the date of assignate of record a relof all obligations as a price to all Federal.	are and undivided adivided fee. said land for les h. premises without n said land. placed on said pring in whole or f the land or as f. In case lessee nment. lease or releases to the acreage s sud State Laws.	of been completed at dee simple esta assee's operation that written consent remises, including in part is expressignment of reni assigns this leas a covering any pourrendered.	within the therein hereon, ext of lessor. g the right saly allow tals or roy, e, in whole rition or p	to draw ared, the coveralties shall e or in part,	oyalties he want the want remove enants he bindi, lessee she above	e casing. reof shall ng on the	vided for shall be pai ssor. extend to their heire e lessee until after the leved of all obligation premises and thereb
If said lessor owns a less interest is the said lessor only in the proportion which Lessee shall have the right to use, fr When requested by lessor, lessee shan No well shall be drilled nearer than Lessee shall pay for damages caused Lessee shall have the right at any ting the estate of either party hereto executors, administrators, successors or assessee has been furnished with a written traces with respect to the assigned portion or portion Lessee may at any time execute ansurrender this lease as to such portion or portion whole or in part, nor lessee held liable in Regulation. Lessor hereby warrants and agrees to the said of the s	in the above described lessor's interest bears ree of cost, gas, oil and all bury lessee's pipe linguistic 200 feet to the house of do by lessee's operations ime to remove all mach is assigned, and the signs, but no change ansfer or assignment of one arising subsequent defined deliver to lessor or pritions and be relieved of this lease shall be subtouched and the signs, for failure to defend the title to the	land than the entito the whole and ur water produced on mes below plow dept or barn now on said is to growing crops on internal fixtures privilege of assign in the ownership or a true copy there to the date of assign place of record a rel of all obligations as oject to all Federal at to comply therewith	in such well had individed divided fee. said land for les h. premises without in said land. placed on said pring in whole or f the land or as f. In case lessee the acreage stand State Laws, if compliance in the land or in the land	the the leave of the the the term of term of the term of the term of the term of term of the term of the term of the term of t	within the therein hereon, ex to f lessor. It of lessor to f lesso	t to draw and the coveralties shall e or in part, ortions of the coveralties is the coveralties in the coveralties shall e or in part, ortions of the coveralties is the coveralties in	oyalties he will be seen and remove the seen and see she above the seen as and the result of the seen as and the result of the seen as and the result of the seen as and the seen as a seen as	e casing. reof shall ng on the hall be reli described is lease sl	extend to their heire bessee until after the lessee until after the lesse de all obligation premises and thereby hall not be terminated the Law, Order, Rule of
If said lessor owns a less interest is the said lessor only in the proportion which Lessee shall have the right to use, fr When requested by lessor, lessee shal No well shall be drilled nearer than Lessee shall pay for damages caused Lessee shall have the right at any til If the estate of either party hereto executors, administrators, successors or assessee has been furnished with a written tra with respect to the assigned portion or portice. Lessee may at any time execute ansurrender this lease as to such portion or por All express or implied covenants of n whole or in part, nor lessee held liable in Regulation. Lessor hereby warrants and agrees the tany mortgages, taxes or other liens on the anigned lessors, for themselves and their heir	in the above described i lessor's interest bears ree of cost, gas, oil and all bury lessee's pipe lin 200 feet to the house o d by lessee's operations ime to remove all mach is assigned, and the signs, but no change ansfer or assignment of deliver to lessor or ritions and be relieved of this lease shall be sub a damages, for failure to defend the title to the above described lands, its successors and assigns averaged.	land than the entito the whole and ur water produced on mes below plow dept or barn now on said is to growing crops on innery and fixtures privilege of assign in the ownership or a true copy therect to the date of assign place of record a rel of all obligations as oject to all Federal at the comply therewith elands herein descriptions have been all of defairing hereby converse.	are and undivided divided fee. said land for les h. premises without n said land. placed on said pling in whole or f the land or as of. In case lessee mment. lease or releases to the acreage s and State Laws, if compliance in the complete of payment.	of been completed at fee simple esta assee's operation that written consent at written consent in part is expressignment of rent assigns this least covering any pourrendered. Executive Orden is prevented by, of that the lessee sliby lessor, and be all sight as falso.	within the therein hereon, ext of lessor. It of lessor is the right saly allow tals or roye, in whole with the right or properties. Rules on if such hall have the subprogat	to draw ared, the coveralties shall e or in part, ortions of the Regulation failure is the he right at a tright at	oyalties he rom the variation of remove enants he le bindi, lessee she above his, and the result of any time to the control of	e casing. reof shall nall be reli described is lease sl f, any suc	wided for shall be pai ssor. extend to their heire e lessee until after the leved of all obligation premises and thereby hall not be terminated the Law, Order, Rule of
If said lessor owns a less interest is the said lessor only in the proportion which Lessee shall have the right to use, fr When requested by lessor, lessee shan No well shall be drilled nearer than Lessee shall pay for damages caused Lessee shall have the right at any ting the estate of either party hereto executors, administrators, successors or assessee has been furnished with a written trace to the assigned portion or portion Lessee may at any time execute ansurrender this lease as to such portion or por All express or implied covenants of m whole or in part, nor lessee held liable in Regulation. Lessor hereby warrants and agrees the tany mortgages, taxes or other liens on the action of the standard lessors, for themselves and their heir is said right of dower and homestead may in Lessee, at its option, is hereby given	in the above described i lessor's interest bears ree of cost, gas, oil and all bury lessee's pipe lin 200 feet to the house o do by lessee's operations ime to remove all mach is assigned, and the signs, but no change ansfer or assignment of one arising subsequent defend the title substantial deliver to lessor or ritions and be relieved of this lease shall be substantially be su	land than the entito the whole and ur water produced on mes below plow dept or barn now on said is to growing crops on innery and fixtures privilege of assigning the ownership or a true copy thereof to the date of assigning the complete of the date of assigning the comply therewith the lands herein description in the event of definings, hereby surrenurposes for which the product of the complete of the complete of the product of the complete	are and undivided fee. said land for les h. premises without a said land. placed on said land. placed on said land. placed on said pring in whole or fif the land or as of. In case lessee ment. lease or releases to the acreage s und State Laws, if compliance in the land or said State laws, if compliance is lease is made the lease is made the lease is made to the acreage sult of payment der and release is lease is made	is been completed at fee simple esta assee's operation that written consent remises, including in part is expressignment of remises, sincluding assigns this leass a covering any pourrendered. Executive Orden is prevented by, of that the lessee shall right of down, as recited herein.	within the tetherein hereon, ext of lessor. It of lessor. It of lessor gethe rights sly allow tals or roy le, in whole with the control of	to draw ared, the coveralties shall e or in part, ortions of the Regulation failure is the detection of the right at a ed to the right	oyalties he will be seen and remove the seen and the above the above the seen and the result of any time (ghts of the prem	e casing. reof shall ng on the hall be reli described is lease sl f, any suc	extend to their heire bessee until after the lessee until after the leved of all obligation premises and thereby hall not be terminated the Law, Order, Rule of the lessor, by paymenthereof, and the under libed herein, in so factors
If said lessor owns a less interest is the said lessor only in the proportion which Lessee shall have the right to use, fr When requested by lessor, lessee shal No well shall be drilled nearer than Lessee shall pay for damages caused Lessee shall have the right at any till fit the estate of either party hereto executors, administrators, successors or assessee has been furnished with a written trawith respect to the assigned portion or portical Lessee may at any time execute ansurrender this lease as to such portion or portical express or implied covenants of n whole or in part, nor lessee held liable in Regulation. Lessor hereby warrants and agrees the any mortgages, taxes or other liens on the any mortgages, taxes or other liens on the any mortgages, taxes or other liens on the assigned lessors, for themselves and their heir said right of dower and homestead may in Lessee, at its option, is hereby given mediate vicinity thereof, when in lessee' conservation of oil, gas or other minerals in lessee'.	in the above described i lessor's interest bears ree of cost, gas, oil and all bury lessee's pipe lin 200 feet to the house o d by lessee's operations ime to remove all mach is assigned, and the signs, but no change ansfer or assignment of one arising subsequent of deliver to lessor or pritions and be relieved of this lease shall be subtoned and the substantial described lands, iris, successors and assins, successors and assins, and any way affect the put the right and power and that name and under and that name are successors and assins, successors and assins, and the substantial to the right and power and under and that name are successors and assins, and the substantial that the substantial	land than the entito the whole and ur to the whole and ur water produced on mes below plow dept or barn now on said in the said of the sai	are and undivided addivided fee. said land for les h. premises without in said land. placed on said pring in whole or f the land or as f. In case lessee in the acreage sund State Laws, if compliance in the acreage sault of payment der and release is made the acreage cover to do so in ord	of been completed at fee simple esta assee's operation that written consent in part is expressignment of rent assigns this least covering any pourrendered. Executive Order is prevented by, of that the lessee shall right of down, as recited hereing ered by this lease er to properly detection of the consent in the complete of the consent in the conse	within the tetherein hereon, ext of lessor. It of lessor gethe right saly allow tals or roye, in whole with the saly allow tals or roye, in whole with the saly allow tals or roye, in whole with the saly and home. It is not any pevelop and the saly allow the sal	to draw ared, the coveralties shall e or in part, ortions of the Regulation failure is the he right at a ed to the	oyalties he from the venants he le bindi, lessee she above as, and the result of any time (ghts of the premote with or oaid lease	e casing. reof shall ng on the all be reli described is lease sl f, any such to redeem the holder to ises described ther land, premises	extend to their heire lessee until after the lesse until after the lesses and thereby hall not be terminated the Law, Order, Rule of for lessor, by paymenthereof, and the underlibed herein, in so fat lesse or lesses in the so as to promote the
If said lessor owns a less interest is the said lessor only in the proportion which Lessee shall have the right to use, fr When requested by lessor, lessee shal No well shall be drilled nearer than Lessee shall pay for damages caused Lessee shall have the right at any ti If the estate of either party hereto executors, administrators, successors or assessee has been furnished with a written trawith respect to the assigned portion or portice. Lessee may at any time execute ansurrender this lease as to such portion or portice and the surrender this lease as to such portion or portice. Lessee may at any time execute ansurrender this lease as to such portion or portice. Lessee may at any time execute and surrender this lease as to such portion or portice. Lessee had liable in Regulation. Lessor hereby warrants and agrees to the surrender lessors, for themselves and their heir is said right of dower and homestead may in Lessee, at its option, is hereby given mediate vicinity thereof, when in lessee' conservation of oil, gas or other minerals in or units not exceeding 40 acres each in the ecord in the conveyance records of the convergence records of the convergence records of the convergence records.	in the above described i lessor's interest bears ree of cost, gas, oil and all bury lessee's pipe lin 200 feet to the house of d by lessee's operations ime to remove all mach is assigned, and the signs, but no change ansfer or assignment of constraint of the const	land than the entito the whole and ur to the whole and ur water produced on mes below plow dept or barn now on said is to growing crops on the ownership or a true copy there to the date of assign place of record a rel fall obligations as object to all Federal at the comply therewith the elands herein description, hereby surrenurposes for which the topool or combine issury or advisable may be produced fir into a unit or unit to the religion of the religion.	are and undivided and individed fee. said land for les h. premises without a said land, placed on said land, placed on said pring in whole or f the land or as f. In case lessee mment. lease or releases to the acreage so and State Laws, if compliance is libed, and agrees and the acreage so the acreage cover to do so in ord om said premises not exceeding extracted.	is been completed of fee simple esta assee's operation that written consent are written consent in part is expressignment of reni assigns this leas a covering any pourrendered. Executive Orden is prevented by, of the prevented by, of a recited herein ered by this lease er to properly dess, such pooling to 640 acres each is the standard of the properly dess, such pooling to 640 acres each is the standard of the properly dess, such pooling to 640 acres each is the standard of the properly dess, such pooling to 640 acres each is the property of the property of the property destandard	within the tetherein hereon, ex tof lessor. It of lessor gethe right saly allow tals or roje, in whole rition or p ss. Rules or if such hall have to subrogate rand hon. To rany p evelop and be of true the even on be of true the even on the subrogate or such that the subrogate rand hon.	to draw ared, the coveralties shall e or in part, ortions of the right at e ed to the right at e ed to the right at e or in the right at e ed to the right a	oyalties he want of remove the above the above the result of any time of the premove that the premove the above the premove the premove the above the premove the	e casing. reof shall ng on the all be reli described is lease sl f, any su to redeem te holder t ises describer land, premises t e another tee shall of	extend to their heire elessee until after the lesse until after the leved of all obligation premises and thereby hall not be terminated the Law, Order, Rule of for lessor, by paymenthereof, and the under ribed herein, in so father the lesses or leases in the so as to promote the and to be into a unit and to be into a unit execute in writing and
If said lessor owns a less interest is the said lessor only in the proportion which Lessee shall have the right to use, fr When requested by lessor, lessee shal No well shall be drilled nearer than Lessee shall pay for damages caused Lessee shall have the right at any ti If the estate of either party hereto executors, administrators, successors or assessee has been furnished with a written travith respect to the assigned portion or portion Lessee may at any time execute ansurrender this lease as to such portion or por All express or implied covenants of my whole or in part, nor lessee held liable in Regulation. Lessor hereby warrants and agrees to the said right of dower and homestead may ir Lessee, at its option, is hereby given mmediate vicinity thereof, when in lessee' onservation of oil, gas or other minerals ir runits not exceeding 40 acres each in the ecord in the conveyance records of the coloued into a tract or unit shall be treated, cound on the pooled acreage, it shall be treated, cound on the pooled acreage, it shall be treated, cound on the pooled acreage, it shall be treated, cound on the pooled into a tract or unit shall be treated, cound on the pooled acreage, it shall be treated.	in the above described lessor's interest bears ree of cost, gas, oil and all bury lessee's pipe lin 200 feet to the house o d by lessee's operations ime to remove all mach is assigned, and the signs, but no change ansfer or assignment o one arising subsequent defect the lessor or pritions and be relieved of this lease shall be such a damages, for failure to defend the title to the above described lands, irrs, successors and ass no any way affect the pin the right and power is judgment it is necen and under and that event of an oil well, ounty in which he lan for all purposes except days if production is	land than the entito the whole and ur to the whole and ur water produced on mes below plow dept or barn now on said is to growing crops on innery and fixtures privilege of assigning the ownership or a true copy thereof to the date of assigniated of the date of assigniated or a land of the comply therewith the lands herein description as a piect to all Federal at the comply therewith the lands herein description of the event of defigings, hereby surrent curposes for which the topool or combine sarry or advisable may be produced for into a unit or unit defined as a significant of the payment of rolled from the leased is the payment of rolled from the leased is the payment of rolled from the lease of the payment of of the p	are and undivided fee. said land for les h. premises without a said land. placed on said land. placed on said land. placed on said land. placed on said pring in whole or fine land or as f. In case lessee ment. lease or releases to the acreage s und State Laws, , if compliance in the said land agrees and the acreage sult of payment der and release is lease is made the acreage count of the said premise is not exceeding situated an insignituated an insignitus and products the said premise in the said premise in the said premise is not exceeding situated an insignituated and insignituated and insignituated and insignituated and insignituated an insignituated and insignituated an	in been completed and fee simple esta assee's operation that written consent remises, including in part is expressignment of reni assigns this leas a covering any pour rendered. Executive Orden is prevented by, or a that the lessee of all right of down, as recited herein to properly desay, such pooling to 640 acres each in trument identifyiction from the policy and the less to the consent of	within the tetherein hereon, ex to flessor. It of lessor gethe right saly allow tals or roje, in whole with the tethere is the	to draw are ed, the coveralties shall e or in part, ortions of the right at a ed to the right	oyalties he irom the vand remove enants he lessee she above has, and the result of any time (ghts of the premote with or will lesse out to on well. Lessee pooled re include re include	e casing. reof shall ng on the sall be reli described is lease sl f, any suc to redeem the holder to ises described premises the and premises to another the shall to acreage. din this	extend to their heire lessee until after the lesse until after the lesse until after the lesse de and thereby all not be terminated the Law, Order, Rule of for lessor, by paymenthereof, and the underibed herein, in so fauthereof and to be into a univacute in writing and The entire acreage se lease. If production in
If said lessor owns a less interest is the said lessor only in the proportion which Lessee shall have the right to use, fr When requested by lessor, lessee shal No well shall be drilled nearer than Lessee shall pay for damages caused Lessee shall have the right at any till fit the estate of either party hereto executors, administrators, successors or assessee has been furnished with a written trace with respect to the assigned portion or portical Lessee may at any time execute and surrender this lease as to such portion or portical express or implied covenants of n whole or in part, nor lessee held liable in Regulation. Lessor hereby warrants and agrees the tany mortgages, taxes or other liens on the action of the content of the c	in the above described i lessor's interest bears a lessor's interest bears are of cost, gas, oil and all bury lessee's pipe lin 200 feet to the house of d by lessee's operations ime to remove all mach is assigned, and the signs, but no change ansfer or assignment of constanting subsequent and deliver to lessor or partions and be relieved of this lease shall be subto defend the title to the above described lands, irs, successors and ass n any way affect the pin the right and power 's judgment it is necen and under and that event of an oil well, ounty in which the lan for all purposes excepted as if production is shall receive on production is	land than the entito the whole and ur to the whole and ur water produced on mes below plow dept or barn now on said is to growing crops on the ownership or a true copy thereous to the date of assign place of record a rel of all obligations as object to all Federal at the comply therewith the elands herein description, hereby surrenurposes for which the topool or combine the produced for in the auditon the produced for in the auditon to unit of the produced for into a unit or unit of herein leased is the payment of round the produced for into a unit or unit of herein leased is the payment of round the production from a unit or a subtion fr	are and undivided and individed fee. said land for les h. premises without a said land. I said land or as for lin case lessee nment. I said land or as said print lesse or releases to the acreage so and State Laws, if compliance is libed, and agrees ault of payment der and release all to fayment to do so in ordom said premise is not exceeding situated an insignificant production production production on production production in the said premise is not exceeding situated an insignificant production production production in the said premise is not exceeding situated an insignificant production production in the said premise to product and insignificant productions and the said premise to produce the said premise to produce and the said premise to produce and the said premise to premise the said premise to premise the said premise to premise the said premise the sai	if been completed and fee simple esta assee's operation that written consent are written consent assignment of remises, including in part is expressignment of remises assigns this leas a covering any pourrendered. Executive Ordent is prevented by, of the consent and by all right of down, as recited hereing ered by this lease er to properly des, such pooling to 640 acres each it rument identifyiction from the public or wells be located.	within the te therein hereon, ex to f lessor. It of lessor get the right saly allow tals or rojee, in whole or if such hall have to subrogate and hon. To rany pevelop and to be of true the even ge and do oled unit ated on the subroled unit ated on the subroled unit ated on the subroled with the subroled unit ated on the subrole unit a	to draw ared, the coveralties shall e or in part, ortions of the Regulation failure is the right at a ed to the rigmestead in ortion there I operate as cets contiguated as if it were premises of	oyalties he irom the vand remove enants he lessee she above has, and the result of any time (ghts of the premote with or will lesse out to on well. Lessee pooled re include re include	e casing. reof shall ng on the sall be reli described is lease sl f, any suc to redeem the holder to ises described premises the and premises to another the shall to acreage. din this	extend to their heire lessee until after the lesse until after the lesse until after the lesse de and thereby all not be terminated the Law, Order, Rule of for lessor, by paymenthereof, and the underibed herein, in so fauthereof and to be into a univacute in writing and The entire acreage se lease. If production in
If said lessor owns a less interest is the said lessor only in the proportion which Lessee shall have the right to use, fr When requested by lessor, lessee shal No well shall be drilled nearer than Lessee shall pay for damages caused Lessee shall have the right at any till fit the estate of either party hereto executors, administrators, successors or assessee has been furnished with a written trace with respect to the assigned portion or portical Lessee may at any time execute and surrender this lease as to such portion or portical express or implied covenants of n whole or in part, nor lessee held liable in Regulation. Lessor hereby warrants and agrees the tany mortgages, taxes or other liens on the action of the content of the c	in the above described i lessor's interest bears a lessor's interest bears are of cost, gas, oil and all bury lessee's pipe lin 200 feet to the house of d by lessee's operations ime to remove all mach is assigned, and the signs, but no change ansfer or assignment of constanting subsequent and deliver to lessor or partions and be relieved of this lease shall be subto defend the title to the above described lands, irs, successors and ass n any way affect the pin the right and power 's judgment it is necen and under and that event of an oil well, ounty in which the lan for all purposes excepted as if production is shall receive on production is	land than the entito the whole and ur to the whole and ur water produced on mes below plow dept or barn now on said is to growing crops on the ownership or a true copy thereous to the date of assign place of record a rel of all obligations as object to all Federal at the comply therewith the elands herein description, hereby surrenurposes for which the topool or combine the produced for in the auditon the produced for in the auditon to unit of the produced for into a unit or unit of herein leased is the payment of round the produced for into a unit or unit of herein leased is the payment of round the production from a unit or a subtion fr	are and undivided and individed fee. said land for les h. premises without a said land. I said land or as for lin case lessee nment. I said land or as said print lesse or releases to the acreage so and State Laws, if compliance is libed, and agrees ault of payment der and release all to fayment to do so in ordom said premise is not exceeding situated an insignificant production production production on production production in the said premise is not exceeding situated an insignificant production production production in the said premise is not exceeding situated an insignificant production production in the said premise to product and insignificant productions and the said premise to produce the said premise to produce and the said premise to produce and the said premise to premise the said premise to premise the said premise to premise the said premise the sai	if been completed and fee simple esta assee's operation that written consent are written consent assignment of remises, including in part is expressignment of remises assigns this leas a covering any pourrendered. Executive Ordent is prevented by, of the consent and by all right of down, as recited hereing ered by this lease er to properly des, such pooling to 640 acres each it rument identifyiction from the public or wells be located.	within the te therein hereon, ex to f lessor. It of lessor get the right saly allow tals or rojee, in whole or if such hall have to subrogate and hon. To rany pevelop and to be of true the even ge and do oled unit ated on the subroled unit ated on the subroled unit ated on the subroled with the subroled unit ated on the subrole unit a	to draw ared, the coveralties shall e or in part, ortions of the Regulation failure is the right at a ed to the rigmestead in ortion there I operate as cets contiguated as if it were premises of	oyalties he irom the vand remove enants he lessee she above has, and the result of any time (ghts of the premote with or will lesse out to on well. Lessee pooled re include re include	e casing. reof shall ng on the sall be reli described is lease sl f, any suc to redeem the holder to ises described premises the and premises to another the shall to acreage. din this	extend to their heire lessee until after the lesse until after the lesse until after the lesse de and thereby all not be terminated the Law, Order, Rule of for lessor, by paymenthereof, and the underibed herein, in so fauthereof and to be into a univacute in writing and The entire acreage se lease. If production in
If said lessor owns a less interest is the said lessor only in the proportion which Lessee shall have the right to use, fr When requested by lessor, lessee shal No well shall be drilled nearer than Lessee shall pay for damages caused Lessee shall have the right at any till fit the estate of either party hereto executors, administrators, successors or assessee has been furnished with a written trace with respect to the assigned portion or portical Lessee may at any time execute and surrender this lease as to such portion or portical express or implied covenants of n whole or in part, nor lessee held liable in Regulation. Lessor hereby warrants and agrees the tany mortgages, taxes or other liens on the action of the content of the c	in the above described lessor's interest bears ree of cost, gas, oil and all bury lessee's pipe lin 200 feet to the house of displaying the signs, but no change ansfer or assignment of one arising subsequent ad deliver to lessor or pritions and be relieved of this lease shall be subtouched the signs, for failure to defend the title to the above described lands, irrs, successors and assin any way affect the pinched the signs, but no change ansfer or all purposes excepted as if production is shall receive on producing on an acreage basi	land than the entito the whole and ur to the whole and ur water produced on mes below plow dept or barn now on said is to growing crops on inery and fixtures privilege of assign in the ownership or a true copy therect to the date of assign place of record a rel of all obligations as piect to all Federal at the comply therewith the elands herein description, hereby surrenurposes for which the topool or combine to pool or combine	are and undivided for and undivided fee. said land for les h. premises without a said land. placed on said print and land or as for land or as for land or as for land or as for land land. lease or releases to the acreage so and State Laws, if compliance in the land of payment der and release said state law, if compliance is lease is made the acreage cover to do so in ord orm said premises not exceeding situated an insignation of the land or land land land land land land land land	is been completed at fee simple esta assee's operation that written consent at written consent at written consent assigns the sistematic and the s	within the te therein hereon, ex to f lessor. It of lessor gether ight saly allow tals or rojee, in whole or in such hall have to subrogater and home. For any pevelop and of the term of the evening and dooled unit ated on the the royaur unit inv	to draw are to dra	oyalties he from the venants he be bindi, lessee she above any time (ghts of the premise) of with or out the premise of	e casing. reof shall ng on the all be reli described is lease slif, any such to redeem the holder to ises described ther land, premises e another tee shall e acreage, d in this y this lease as the a	extend to their heire lessee until after the lesse until after the lesse until after the lesse de and thereby all not be terminated the Law, Order, Rule of for lessor, by paymenthereof, and the underibed herein, in so fauthereof and to be into a univacute in writing and The entire acreage se lease. If production in
If said lessor owns a less interest is the said lessor only in the proportion which Lessee shall have the right to use, fr When requested by lessor, lessee shal No well shall be drilled nearer than Lessee shall pay for damages caused Lessee shall have the right at any till fit the estate of either party hereto executors, administrators, successors or assessee has been furnished with a written transwith respect to the assigned portion or portical Lessee may at any time execute ansurrender this lease as to such portion or portical express or implied covenants of any mortgages, taxes or other liens on the anigned lessors, for themselves and their heir said right of dower and homestead may in Lessee, at its option, is hereby given mediate vicinity thereof, when in lessee' conservation of oil, gas or other minerals in or units not exceeding 40 acres each in the ecord in the conveyance records of the convediction a tract or unit shall be treated, yound on the pooled acreage, it shall be treated, yound on the pooled acreage, it shall be treated, and the state of the conveyance records of the conveyan	in the above described lessor's interest bears ree of cost, gas, oil and all bury lessee's pipe lin 200 feet to the house of d by lessee's operations ime to remove all mach is assigned, and the signs, but no change ansfer or assignment of one arising subsequent and deliver to lessor or pritions and be relieved of this lease shall be such a damages, for failure to defend the title to the above described lands, iris, successors and assing subsequent to defend the title to the above described lands, iris, successors and assing any way affect the puncture of an oil well, ounty in which the land for all purposes excepted as if production is shall receive on production and acreage basing the second of the second of the shall receive on production on an acreage basing the second of	land than the entito the whole and ur to the whole and ur water produced on mes below plow dept or barn now on said is to growing crops on inery and fixtures privilege of assign in the ownership or a true copy therece to the date of assign place of record a rel of all obligations as opect to all Federal at the comply therewith the elands herein description of the event of defaigns, hereby surren surposes for which the toposol or combine issary or advisable may be produced for into a unit or unit diction the payment of rohad from this lease ucltion from a unit is bears to the total	are and undivided for and undivided fee. said land for les h. premises without a said land. placed on said print and land or as for land or as for land or as for land or as for land land. lease or releases to the acreage so and State Laws, if compliance in the land of payment der and release said state law, if compliance is lease is made the acreage cover to do so in ord orm said premises not exceeding situated an insignation of the land or land land land land land land land land	is been completed at fee simple esta assee's operation that written consent at written consent at written consent assigns the sistematic and the s	within the te therein hereon, ex to f lessor. It of lessor gether ight saly allow tals or rojee, in whole or in such hall have to subrogater and home. For any pevelop and of the term of the evening and dooled unit ated on the the royaur unit inv	to draw are to dra	oyalties he from the venants he be bindi, lessee she above any time (ghts of the premise) of with or out the premise of	e casing. reof shall ng on the all be reli described is lease slif, any such to redeem the holder to ises described ther land, premises e another tee shall e acreage, d in this y this lease as the a	extend to their heire lessee until after the lesse until after the lesse until after the lesse de and thereby all not be terminated the Law, Order, Rule of for lessor, by paymenthereof, and the underibed herein, in so fauthereof and to be into a univacute in writing and The entire acreage se lease. If production in
If said lessor owns a less interest is the said lessor only in the proportion which Lessee shall have the right to use, fr When requested by lessor, lessee shal No well shall be drilled nearer than Lessee shall pay for damages caused Lessee shall have the right at any till fit the estate of either party hereto executors, administrators, successors or assessee has been furnished with a written trace with respect to the assigned portion or portical Lessee may at any time execute and surrender this lease as to such portion or portical express or implied covenants of n whole or in part, nor lessee held liable in Regulation. Lessor hereby warrants and agrees to the said right of dower and homestead may in Lessee, at its option, is hereby given mediate vicinity thereof, when in lessee' conservation of oil, gas or other minerals in or units not exceeding 40 acres each in the eccord in the conveyance records of the convoled into a tract or unit shall be treated, ound on the pooled acreage, it shall be treated, ound on the pooled acreage, it shall be treated, ound on the unit or his royalty interest them.	in the above described lessor's interest bears ree of cost, gas, oil and all bury lessee's pipe lin 200 feet to the house of d by lessee's operations ime to remove all mach is assigned, and the signs, but no change ansfer or assignment of one arising subsequent and deliver to lessor or pritions and be relieved of this lease shall be such a damages, for failure to defend the title to the above described lands, iris, successors and assing subsequent to defend the title to the above described lands, iris, successors and assing any way affect the puncture of an oil well, ounty in which the land for all purposes excepted as if production is shall receive on production and acreage basing the second of the second of the shall receive on production on an acreage basing the second of	land than the entito the whole and ur to the whole and ur water produced on mes below plow dept or barn now on said is to growing crops on inery and fixtures privilege of assign in the ownership or a true copy therece to the date of assign place of record a rel of all obligations as opect to all Federal at the comply therewith the elands herein description of the event of defaigns, hereby surren surposes for which the toposol or combine issary or advisable may be produced for into a unit or unit diction the payment of rohad from this lease ucltion from a unit is bears to the total	are and undivided for and undivided fee. said land for les h. premises without a said land. placed on said print land or as for land or as for land or as for land or as for land land. lease or releases to the acreage so and State Laws, if compliance in the land of payment der and release said state law, if compliance is lease is made the acreage cover to do so in ord orm said premises not exceeding situated an insignation of the land or production of the land land land land land land land land	is been completed at fee simple esta assee's operation that written consent at written consent at written consent assigns the sistematic and the s	within the te therein hereon, ex to f lessor. It of lessor gether ight saly allow tals or rojee, in whole or in such hall have to subrogater and home. For any pevelop and of the term of the evening and dooled unit ated on the the royaur unit inv	to draw are to dra	oyalties he from the venants he be bindi, lessee she above any time (ghts of the premise) of with or out the premise of	e casing. reof shall ng on the all be reli described is lease slif, any such to redeem the holder to ises described ther land, premises e another tee shall e acreage, d in this y this lease as the a	extend to their heire lessee until after the lesse until after the lesse until after the lesse de and thereby all not be terminated the Law, Order, Rule of for lessor, by paymenthereof, and the underibed herein, in so fauthereof and to be into a univacute in writing and The entire acreage se lease. If production in
If said lessor owns a less interest is the said lessor only in the proportion which Lessee shall have the right to use, fr When requested by lessor, lessee shal No well shall be drilled nearer than Lessee shall pay for damages caused Lessee shall have the right at any till the estate of either party hereto executors, administrators, successors or assessee has been furnished with a written trace with respect to the assigned portion or portion. Lessee may at any time execute and surrender this lease as to such portion or portion or portion or portion or portion. Lessee may at any time execute and surrender this lease as to such portion or portion or portion. Lessor hereby warrants and agrees the surrender this lease as to such portion or portion. Lessor hereby warrants and agrees the surrender this lessor that the said right of dower and homestead may in Lessee, at its option, is hereby given mediate vicinity thereof, when in lessee' conservation of oil, gas or other minerals in or units not exceeding 40 acres each in the ecord in the conveyance records of the convolution of the conveyance herein specified, lessor blaced in the unit or his royalty interest them. Stale of Kansas, Russell Coull This instrument filed for record.	in the above described lessor's interest bears ree of cost, gas, oil and all bury lessee's pipe lin 200 feet to the house of d by lessee's operations ime to remove all mach is assigned, and the signs, but no change ansfer or assignment of one arising subsequent and deliver to lessor or pritions and be relieved of this lease shall be such a damages, for failure to defend the title to the above described lands, iris, successors and assing subsequent to defend the title to the above described lands, iris, successors and assing any way affect the puncture of an oil well, ounty in which the land for all purposes excepted as if production is shall receive on production and acreage basing the second of the second of the shall receive on production on an acreage basing the second of	land than the entito the whole and ur to the whole and ur water produced on mes below plow dept or barn now on said is to growing crops on inery and fixtures privilege of assign in the ownership or a true copy therece to the date of assign place of record a rel of all obligations as opect to all Federal at the comply therewith the elands herein description of the event of defaigns, hereby surren surposes for which the toposol or combine issary or advisable may be produced for into a unit or unit diction the payment of rohad from this lease ucltion from a unit is bears to the total	are and undivided for and undivided fee. said land for les h. premises without a said land. placed on said print land or as for land or as for land or as for land or as for land land. lease or releases to the acreage so and State Laws, if compliance in the land of payment der and release said state law, if compliance is lease is made the acreage cover to do so in ord orm said premises not exceeding situated an insignation of the land or production of the land land land land land land land land	is been completed at fee simple esta assee's operation that written consent at written consent at written consent assigns the sistematic and the s	within the te therein hereon, ex to f lessor. It of lessor gether ight saly allow tals or rojee, in whole or in such hall have to subrogater and home. For any pevelop and of the term of the evening and dooled unit ated on the the royaur unit inv	to draw are to dra	oyalties he from the venants he be bindi, lessee she above any time (ghts of the premise) of with or out the premise of	e casing. reof shall ng on the all be reli described is lease slif, any such to redeem the holder to ises described ther land, premises e another tee shall e acreage, d in this y this lease as the a	extend to their heire lessee until after the lesse until after the lesse until after the lesse de and thereby all not be terminated the Law, Order, Rule of for lessor, by paymenthereof, and the underibed herein, in so fauthereof and to be into a univacute in writing and The entire acreage se lease. If production in
If said lessor owns a less interest is the said lessor only in the proportion which Lessee shall have the right to use, fr When requested by lessor, lessee shal No well shall be drilled nearer than Lessee shall pay for damages caused Lessee shall have the right at any ti If the estate of either party hereto executors, administrators, successors or assessee has been furnished with a written tracessee has been furnished or no portion or portion of the surrender this lease as to such portion or portion and the surrender this lease as to such portion or portion of measurements of mylole or in part, nor lessee held liable in Regulation. Lessor hereby warrants and agrees to the said right of dower and homestead may in Lessee, at its option, is hereby given mediate vicinity thereof, when in lessee' onservation of oil, gas or other minerals in runits not exceeding 40 acres each in the coord in the conveyance records of the control of	in the above described lessor's interest bears ree of cost, gas, oil and all bury lessee's pipe lin 200 feet to the house of d by lessee's operations ime to remove all mach is assigned, and the signs, but no change ansfer or assignment of one arising subsequent and deliver to lessor or pritions and be relieved of this lease shall be such a damages, for failure to defend the title to the above described lands, iris, successors and assing subsequent to defend the title to the above described lands, iris, successors and assing any way affect the puncture of an oil well, ounty in which the land for all purposes excepted as if production is shall receive on production and acreage basing the second of the second of the shall receive on production on an acreage basing the second of	land than the entito the whole and ur to the whole and ur water produced on mes below plow dept or barn now on said is to growing crops on inery and fixtures privilege of assign in the ownership or a true copy therece to the date of assign place of record a rel of all obligations as opect to all Federal at the comply therewith the elands herein description of the event of defaigns, hereby surren surposes for which the toposol or combine issary or advisable may be produced for into a unit or unit diction the payment of rohad from this lease ucltion from a unit is bears to the total	are and undivided for and undivided fee. said land for les h. premises without a said land. placed on said print land or as for land or as for land or as for land or as for land land. lease or releases to the acreage so and State Laws, if compliance in the land of payment der and release said state law, if compliance is lease is made the acreage cover to do so in ord orm said premises not exceeding situated an insignation of the land or production of the land land land land land land land land	is been completed at fee simple esta assee's operation that written consent at written consent at written consent assigns the sistematic and the s	within the te therein hereon, ex to f lessor. It of lessor gether ight saly allow tals or rojee, in whole or in such hall have to subrogater and home. For any pevelop and of the term of the evening and dooled unit ated on the the royaur unit inv	to draw are to dra	oyalties he from the very mants he lesses show the above any time to ghts of the the premium of with or will. Lesse pooled re include covered by the control of the control	e casing. reof shall ng on the all be reli described is lease slif, any such to redeem the holder to ises described ther land, premises e another tee shall e acreage, d in this y this lease as the a	extend to their heire lessee until after the lesse until after the lesse until after the lesse de and thereby all not be terminated the Law, Order, Rule of for lessor, by paymenthereof, and the underibed herein, in so fauthereof and to be into a univacute in writing and The entire acreage se lease. If production in
If said lessor owns a less interest is the said lessor only in the proportion which Lessee shall have the right to use, fr When requested by lessor, lessee shal No well shall be drilled nearer than Lessee shall pay for damages caused Lessee shall have the right at any ti If the estate of either party hereto executors, administrators, successors or assessee has been furnished with a written tra with respect to the assigned portion or portion. Lessee may at any time execute any surrender this lease as to such portion or portion or in part, nor lessee held liable in Regulation. Lessor hereby warrants and agrees the tay mortgages, taxes or other liens on the adigned lessors, for themselves and their heir is said right of dower and homestead may in Lessee, at its option, is hereby given mmediate vicinity thereof, when in lessee' onservation of oil, gas or other minerals in runits not exceeding 40 acres each in the ecord in the conveyance records of the convolud into a tract or unit shall be treated, bound on the pooled acreage, it sha	in the above described lessor's interest bears ree of cost, gas, oil and all bury lessee's pipe lin 200 feet to the house of d by lessee's operations ime to remove all mach is assigned, and the signs, but no change ansfer or assignment of one arising subsequent and deliver to lessor or pritions and be relieved of this lease shall be such a damages, for failure to defend the title to the above described lands, iris, successors and assing subsequent to defend the title to the above described lands, iris, successors and assing any way affect the pin the right and power and under and that event of an oil well, ounty in which the land for all purposes excepted as if production is shall receive on production and acreage basing the subsequence of the	land than the entito the whole and ur to the whole and ur water produced on mes below plow dept or barn now on said is to growing crops on inery and fixtures privilege of assign in the ownership or a true copy therece to the date of assign place of record a rel of all obligations as opect to all Federal at the comply therewith the elands herein description of the event of defaigns, hereby surren surposes for which the toposol or combine issary or advisable may be produced for into a unit or unit diction the payment of rohad from this lease ucltion from a unit is bears to the total	are and undivided for and undivided fee. said land for les h. premises without a said land. placed on said print land or as for land or as for land or as for land or as for land land. lease or releases to the acreage so and State Laws, if compliance in the land of payment der and release said state law, if compliance is lease is made the acreage cover to do so in ord orm said premises not exceeding situated an insignation of the land or production of the land land land land land land land land	is been completed at fee simple esta assee's operation that written consent at written consent at written consent assigns the sistematic and the s	within the te therein hereon, ex to f lessor. It of lessor gether ight saly allow tals or rojee, in whole or in such hall have to subrogater and home. For any pevelop and of the term of the evening and dooled unit ated on the the royaur unit inv	to draw and to the right at a draw and to the right at a draw and to the right at a draw and to draw a	oyalties he from the venants he be bindid, lessee she above as, and the result of any time (ghts of the premote with or aid lease to ous to on well. Lessee pooled re include covered by ed herein	e casing. reof shall ng on the all be reli described is lease slif, any such to redeem the holder to ises described ther land, premises e another tee shall e acreage, d in this y this lease as the a	extend to their heire lessee until after the lesse until after the lesse until after the lesse de and thereby all not be terminated the Law, Order, Rule of for lessor, by paymenthereof, and the underibed herein, in so fauthereof and to be into a univacute in writing and The entire acreage se lease. If production in
If said lessor owns a less interest is the said lessor only in the proportion which Lessee shall have the right to use, fr When requested by lessor, lessee shal No well shall be drilled nearer than Lessee shall pay for damages caused Lessee shall have the right at any ti If the estate of either party hereto executors, administrators, successors or assessee has been furnished with a written tra with respect to the assigned portion or portion. Lessee may at any time execute any surrender this lease as to such portion or portion or in part, nor lessee held liable in Regulation. Lessor hereby warrants and agrees the tay mortgages, taxes or other liens on the adigned lessors, for themselves and their heir is said right of dower and homestead may in Lessee, at its option, is hereby given mmediate vicinity thereof, when in lessee' onservation of oil, gas or other minerals in runits not exceeding 40 acres each in the ecord in the conveyance records of the convolud into a tract or unit shall be treated, bound on the pooled acreage, it sha	in the above described lessor's interest bears ree of cost, gas, oil and all bury lessee's pipe lin 200 feet to the house of d by lessee's operations ime to remove all mach is assigned, and the signs, but no change ansfer or assignment of one arising subsequent and deliver to lessor or pritions and be relieved of this lease shall be such a damages, for failure to defend the title to the above described lands, iris, successors and assing subsequent to defend the title to the above described lands, iris, successors and assing any way affect the pin the right and power and under and that event of an oil well, ounty in which the land for all purposes excepted as if production is shall receive on production and acreage basing the subsequence of the	land than the entito the whole and ur to the whole and ur water produced on mes below plow dept or barn now on said is to growing crops on inery and fixtures privilege of assign in the ownership or a true copy therect to the date of assign place of record a rel of all obligations as piect to all Federal at the comply therewith the elands herein description, hereby surrenurposes for which the topool or combine to pool or combine	are and undivided for and undivided fee. said land for les h. premises without a said land. placed on said print land or as for land or as for land or as for land or as for land land. lease or releases to the acreage so and State Laws, if compliance in the land of payment der and release said state law, if compliance is lease is made the acreage cover to do so in ord orm said premises not exceeding situated an insignation of the land or production of the land land land land land land land land	is been completed at fee simple esta assee's operation that written consent at written consent at written consent assigns the sistematic and the s	within the te therein hereon, ex to f lessor. It of lessor gether ight saly allow tals or rojee, in whole or in such hall have to subrogater and home. For any pevelop and of the term of the evening and dooled unit ated on the the royaur unit inv	to draw are detected to draw are ed, the coveralties shall e or in part, ortions of the Regulation failure is the he right at a ed to the right at a ed to the right at a for operate so contiguation of the reservibing the as if it were expressions of the country of the right at a form of the right	oyalties he from the very many time to any time time time time time time time	e casing. reof shall ng on the all be reli described is lease slif, any such to redeem the holder to ises described ther land, premises e another tee shall e acreage, d in this y this lease as the a	extend to their heire lessee until after the lesse until after the lesse until after the lesse de and thereby all not be terminated the Law, Order, Rule of for lessor, by paymenthereof, and the underibed herein, in so fauthereof and to be into a univacute in writing and The entire acreage se lease. If production in
If said lessor owns a less interest is the said lessor only in the proportion which Lessee shall have the right to use, fr When requested by lessor, lessee shal No well shall be drilled nearer than Lessee shall pay for damages caused. Lessee shall have the right at any tilled the state of either party hereto executors, administrators, successors or assessee has been furnished with a written trace the state of either party hereto executors, administrators, successors or assessee has been furnished with a written trace with respect to the assigned portion or porticular this lease as to such portion or porticular this lease, as to such portion or porticular this lease, as the such portion or porticular this lease, as the such portion or porticular this lesses, for themselves and their heir said right of dower and homestead may in Lessee, at its option, is hereby given mediate vicinity thereof, when in lessee's onservation of oil, gas or other minerals in the units not exceeding 40 acres each in the ecord in the conveyance records of the convolved into a tract or unit shall be treated, ound on the pooled acreage, it shall be treated, ound on the pooled acreage, it shall be treated, ound on the pooled acreage, it shall be treated poyalties elsewhere herein specified, lessor laced in the unit or his royalty interest them. State of Mansas Russell Coular this instrument filled for record for the conveyance records of the conveyance records of the conveyance and the unit or his royalty interest them.	in the above described lessor's interest bears ree of cost, gas, oil and all bury lessee's pipe lin 200 feet to the house of d by lessee's operations ime to remove all mach is assigned, and the signs, but no change ansfer or assignment of one arising subsequent and deliver to lessor or pritions and be relieved of this lease shall be such a damages, for failure to defend the title to the above described lands, iris, successors and assing subsequent to defend the title to the above described lands, iris, successors and assing any way affect the pin the right and power and under and that event of an oil well, ounty in which the land for all purposes excepted as if production is shall receive on production and acreage basing the subsequence of the	land than the entito the whole and ur to the whole and ur water produced on mes below plow dept or barn now on said is to growing crops on inery and fixtures privilege of assign in the ownership or a true copy therece to the date of assign place of record a rel of all obligations as opect to all Federal at the comply therewith the elands herein description of the event of defaigns, hereby surren surposes for which the toposol or combine issary or advisable may be produced for into a unit or unit diction the payment of rohad from this lease ucltion from a unit is bears to the total	are and undivided for and undivided fee. said land for les h. premises without a said land. placed on said print land or as for land or as for land or as for land or as for land land. lease or releases to the acreage so and State Laws, if compliance in the land of payment der and release said state law, if compliance is lease is made the acreage cover to do so in ord orm said premises not exceeding situated an insignation of the land or production of the land land land land land land land land	is been completed at fee simple esta assee's operation that written consent at written consent at written consent assigns the sistematic and the s	within the te therein hereon, ex to f lessor. It of lessor gether ight saly allow tals or rojee, in whole or in such hall have to subrogater and home. For any pevelop and of the term of the evening and dooled unit ated on the the royaur unit inv	to draw and to the right at a draw and to the right at a draw and to the right at a draw and to draw a	oyalties he from the very many time to any time time time time time time time	e casing. reof shall ng on the all be reli described is lease slif, any such to redeem the holder to ises described ther land, premises e another tee shall e acreage, d in this y this lease as the a	extend to their heire lessee until after the lesse until after the lesse until after the lesse de and thereby all not be terminated the Law, Order, Rule of for lessor, by paymenthereof, and the underibed herein, in so fauthereof and to be into a univacute in writing and The entire acreage se lease. If production in
If said lessor owns a less interest is the said lessor only in the proportion which Lessee shall have the right to use, fr When requested by lessor, lessee shal No well shall be drilled nearer than Lessee shall pay for damages caused. Lessee shall have the right at any tilled the state of either party hereto executors, administrators, successors or assessee has been furnished with a written trace the state of either party hereto executors, administrators, successors or assessee has been furnished with a written trace with respect to the assigned portion or porticular this lease as to such portion or porticular this lease, as to such portion or porticular this lease, as the such portion or porticular this lease, as the such portion or porticular this lesses, for themselves and their heir said right of dower and homestead may in Lessee, at its option, is hereby given mediate vicinity thereof, when in lessee's onservation of oil, gas or other minerals in the units not exceeding 40 acres each in the ecord in the conveyance records of the convolved into a tract or unit shall be treated, ound on the pooled acreage, it shall be treated, ound on the pooled acreage, it shall be treated, ound on the pooled acreage, it shall be treated poyalties elsewhere herein specified, lessor laced in the unit or his royalty interest them. State of Mansas Russell Coular this instrument filled for record for the conveyance records of the conveyance records of the conveyance and the unit or his royalty interest them.	in the above described lessor's interest bears ree of cost, gas, oil and all bury lessee's pipe lin 200 feet to the house of d by lessee's operations ime to remove all mach is assigned, and the signs, but no change ansfer or assignment of one arising subsequent and deliver to lessor or pritions and be relieved of this lease shall be such a damages, for failure to defend the title to the above described lands, iris, successors and assing subsequent to defend the title to the above described lands, iris, successors and assing any way affect the pin the right and power and under and that event of an oil well, ounty in which the land for all purposes excepted as if production is shall receive on production and acreage basing the subsequence of the	land than the entito the whole and ur to the whole and ur water produced on mes below plow dept or barn now on said is to growing crops on inery and fixtures privilege of assign in the ownership or a true copy therece to the date of assign place of record a rel of all obligations as opect to all Federal at the comply therewith the elands herein description of the event of defaigns, hereby surren surposes for which the toposol or combine issary or advisable may be produced for into a unit or unit diction the payment of rohad from this lease ucltion from a unit is bears to the total	are and undivided for and undivided fee. said land for les h. premises without a said land. placed on said print land or as for land or as for land or as for land or as for land land. lease or releases to the acreage so and State Laws, if compliance in the land of payment der and release said state law, if compliance is lease is made the acreage cover to do so in ord orm said premises not exceeding situated an insignation of the land or production of the land land land land land land land land	is been completed at fee simple esta assee's operation that written consent at written consent at written consent assigns the sistematic and the s	within the te therein hereon, ex to f lessor. It of lessor gether ight saly allow tals or rojee, in whole or in such hall have to subrogater and home. For any pevelop and of the term of the evening and dooled unit ated on the the royaur unit inv	to draw are detected to draw are ed, the coveralties shall e or in part, ortions of the Regulation failure is the he right at a ed to the right at a ed to the right at a for operate so contiguation of the reservibing the as if it were expressions of the country of the right at a form of the right	oyalties he from the very many time to any time time time time time time time	e casing. reof shall ng on the all be reli described is lease slif, any such to redeem the holder to ises described ther land, premises e another tee shall e acreage, d in this y this lease as the a	extend to their heire lessee until after the lesse until after the lesse until after the lesse de and thereby all not be terminated the Law, Order, Rule of for lessor, by paymenthereof, and the underibed herein, in so fauthereof and to be into a univacute in writing and The entire acreage se lease. If production in
If said lessor owns a less interest is the said lessor only in the proportion which Lessee shall have the right to use, fr When requested by lessor, lessee shal No well shall be drilled nearer than Lessee shall pay for damages caused Lessee shall have the right at any til If the estate of either party hereto executors, administrators, successors or asseessee has been furnished with a written transition of the essee may at any time execute and surrender this lease as to such portion or portion or portion or portion in the essee held liable in Regulation. Lessor hereby warrants and agrees the essee held liable in Regulation. Lessor hereby warrants and agrees the essee in the essee and their heir said right of dower and homestead may in Lessee, at its option, is hereby given mediate vicinity thereof, when in lessee' conservation of oil, gas or other minerals in or units not exceeding 40 acres each in the ecord in the conveyance records of the convoled into a tract or unit shall be treated, bound on the pooled acreage, it shall be treated, cound on the pooled acreage, it shall be treated, and on the pooled acreage, it shall be treated, and on the pooled acreage, it shall be treated, and on the pooled acreage, it shall be treated, and on the pooled acreage, it shall be treated, and on the pooled acreage, it shall be treated, and on the pooled acreage, it shall be treated, and on the pooled acreage, it shall be treated, and on the pooled acreage, it shall be treated, and on the pooled acreage, it shall be treated, and on the pooled acreage, it shall be treated, and the unit or his royalty interest them. Stale of Kansas, Russell Coulling in the country of the co	in the above described lessor's interest bears free of cost, gas, oil and all bury lessee's pipe lin 200 feet to the house of do by lessee's operations ime to remove all machines assigned, and the signs, but no change ansfer or assignment of deliver to lessor or pritions and be relieved of this lease shall be subtoned to defend the title to the above described lands, irrs, successors and assen any way affect the property of th	land than the entito the whole and ur to the whole and ur water produced on mes below plow dept or barn now on said is to growing crops on inery and fixtures privilege of assign in the ownership or a true copy therect to the date of assign place of record a ref all obligations as object to all Federal at the comply therewith the elands herein description of the event of defaigns, hereby surrenurposes for which the topool or combine issary or advisable may be produced for into a unit or unit of the payment of row had from this lease ucltion from a unit is bears to the total	are and undivided and individed fee. said land for less h. premises without in said land. placed on said land. placed on said pring in whole or f the land or as f. In case lessee in the land or as suffered from the land or said pring in whole or f the land or as and State Laws, if compliance is libed, and agrees and State Laws, if compliance is lease is made the acreage cover to do so in ord orm said premise is not exceeding situated an insignation of the land or production of the land of the	in been completed and fee simple esta assee's operation that written consent are written consent assigns the series of remises, including in part is expressing and pourrendered. Executive Order is prevented by, or that the lessee she by lessor, and be all right of down, as recited hereing the property of the series of the property	within the te therein hereon, ex to f lessor. It of lessor gether ight saly allow tals or rojee, in whole or in such hall have to subrogater and home. For any pevelop and of the term of the evening and dooled unit ated on the the royaur unit inv	to draw are detected to draw are ed, the coveralties shall e or in part, ortions of the Regulation failure is the he right at a ed to the right at a ed to the right at a for operate so contiguation of the reservibing the as if it were expressions of the country of the right at a form of the right	oyalties he from the very many time to any time time time time time time time	e casing. reof shall ng on the all be reli described is lease slif, any such to redeem the holder to ises described ther land, premises e another tee shall e acreage, d in this y this lease as the a	extend to their heire lessee until after the lesse until after the lesse until after the lesse de and thereby all not be terminated the Law, Order, Rule of for lessor, by paymenthereof, and the underibed herein, in so fauthereof and to be into a univacute in writing and The entire acreage se lease. If production in
If said lessor owns a less interest is the said lessor only in the proportion which Lessee shall have the right to use, fr When requested by lessor, lessee shal No well shall be drilled nearer than Lessee shall pay for damages caused Lessee shall have the right at any til If the estate of either party hereto executors, administrators, successors or asseessee has been furnished with a written transition of the essee may at any time execute and surrender this lease as to such portion or portion or portion or portion in the essee held liable in Regulation. Lessor hereby warrants and agrees the essee held liable in Regulation. Lessor hereby warrants and agrees the essee in the essee and their heir said right of dower and homestead may in Lessee, at its option, is hereby given mediate vicinity thereof, when in lessee' conservation of oil, gas or other minerals in or units not exceeding 40 acres each in the ecord in the conveyance records of the convoled into a tract or unit shall be treated, bound on the pooled acreage, it shall be treated, cound on the pooled acreage, it shall be treated, and on the pooled acreage, it shall be treated, and on the pooled acreage, it shall be treated, and on the pooled acreage, it shall be treated, and on the pooled acreage, it shall be treated, and on the pooled acreage, it shall be treated, and on the pooled acreage, it shall be treated, and on the pooled acreage, it shall be treated, and on the pooled acreage, it shall be treated, and on the pooled acreage, it shall be treated, and on the pooled acreage, it shall be treated, and the unit or his royalty interest them. Stale of Kansas, Russell Coulling in the country of the co	in the above described lessor's interest bears free of cost, gas, oil and all bury lessee's pipe lin 200 feet to the house of do by lessee's operations ime to remove all machines assigned, and the signs, but no change ansfer or assignment of deliver to lessor or pritions and be relieved of this lease shall be subtoned to defend the title to the above described lands, irrs, successors and assen any way affect the property of th	land than the entito the whole and ur to the whole and ur water produced on mes below plow dept or barn now on said is to growing crops on inery and fixtures privilege of assign in the ownership or a true copy therect to the date of assign place of record a ref all obligations as object to all Federal at the comply therewith the elands herein description of the event of defaigns, hereby surrenurposes for which the topool or combine issary or advisable may be produced for into a unit or unit of the payment of row had from this lease ucltion from a unit is bears to the total	are and undivided and individed fee. said land for less h. premises without in said land. placed on said land. placed on said pring in whole or f the land or as f. In case lessee in the land or as suffered from the land or said pring in whole or f the land or as and State Laws, if compliance is libed, and agrees and State Laws, if compliance is lease is made the acreage cover to do so in ord orm said premise is not exceeding situated an insignation of the land or production of the land of the	in been completed and fee simple esta assee's operation that written consent are written consent assigns the series of remises, including in part is expressing and pourrendered. Executive Order is prevented by, or that the lessee she by lessor, and be all right of down, as recited hereing the property of the series of the property	within the te therein hereon, ex to f lessor. It of lessor gether ight saly allow tals or rojee, in whole or in such hall have to subrogater and home. For any pevelop and of the term of the evening and dooled unit ated on the the royaur unit inv	to draw are detected to draw are ed, the coveralties shall e or in part, ortions of the Regulation failure is the he right at a ed to the right at a ed to the right at a for operate so contiguation of the reservibing the as if it were expressions of the country of the right at a form of the right	oyalties he from the very many time to any time time time time time time time	e casing. reof shall ng on the all be reli described is lease slif, any such to redeem the holder to ises described ther land, premises e another tee shall e acreage, d in this y this lease as the a	extend to their heire lessee until after the lesse until after the lesse until after the lesse de and thereby all not be terminated the Law, Order, Rule of for lessor, by paymenthereof, and the underibed herein, in so fauthereof and to be into a univacute in writing and The entire acreage se lease. If production in
If said lessor owns a less interest is the said lessor only in the proportion which Lessee shall have the right to use, fr When requested by lessor, lessee shal No well shall be drilled nearer than Lessee shall pay for damages caused. Lessee shall have the right at any till the estate of either party hereto executors, administrators, successors or asselessee has been furnished with a written trace with respect to the assigned portion or portion. Lessee may at any time execute and surrender this lease as to such portion or portion or hall express or implied covenants of in whole or in part, nor lessee held liable in Regulation. Lessor hereby warrants and agrees the any mortgages, taxes or other liens on the assigned lessors, for themselves and their heirs as said right of dower and homestead may in Lessee, at its option, is hereby given mediate vicinity thereof, when in lessee' conservation of oil, gas or other minerals in our units not exceeding 40 acres each in the record in the conveyance records of the convolved into a tract or unit shall be treated, found on the pooled acreage, it shall be treated, found on the pooled acreage, it shall be treated into a tract or unit shall be treated, found on the pooled acreage, it shall be treated into a tract or unit shall be treated into a tract or unit shall be treated into a tract or unit shall be treated. Stale of Mansas, Russell Coulting in the conveyance records of the conveyance in the unit or his royalty interest them. Stale of Mansas, Russell Coulting in the conveyance in the conveyance records of the conveyance in the	in the above described lessor's interest bears free of cost, gas, oil and all bury lessee's pipe lin 200 feet to the house of d by lessee's operations ime to remove all mach is assigned, and the signs, but no change ansfer or assignment of constraints and be relieved of this lease shall be subtoned and deliver to lessor or printing and the title to the damages, for failure to defend the title to the above described lands, irrs, successors and assen any way affect the property of the right and power its judgment it is necessary and the revent of an oil well, of unity in which the land for all purposes excepted as if production is shall receive on production is shall receive on production in the shall receive on production is shall rece	land than the entito the whole and ur to the whole and ur water produced on mes below plow dept or barn now on said is to growing crops on inery and fixtures privilege of assign in the ownership or a true copy therect to the date of assign place of record a ref all obligations as object to all Federal at the comply therewith the elands herein description of the event of defaigns, hereby surrenurposes for which the topool or combine issary or advisable may be produced for into a unit or unit of the payment of row had from this lease ucltion from a unit is bears to the total	are and undivided and individed fee. said land for less h. premises without in said land. placed on said land. placed on said pring in whole or f the land or as f. In case lessee in the land or as suffered from the land or said pring in whole or f the land or as and State Laws, if compliance is libed, and agrees and State Laws, if compliance is lease is made the acreage cover to do so in ord orm said premise is not exceeding situated an insignation of the land or production of the land of the	in been completed and fee simple esta assee's operation that written consent are written consent assigns the series of remises, including in part is expressing and pourrendered. Executive Order is prevented by, or that the lessee she by lessor, and be all right of down, as recited hereing the property of the series of the property	within the te therein hereon, ex to f lessor. It of lessor gether ight saly allow tals or rojee, in whole or in such hall have to subrogater and home. For any pevelop and of the term of the evening and dooled unit ated on the the royaur unit inv	to draw and to dra	oyalties he from the very many time to any time time time time time time time	e casing. reof shall ng on the all be reli described is lease sl of, any such to redeem the holder to isses described acreage. din this y this lease as the a	extend to their heire lessee until after the lesse until after the lesse until after the lesse de and thereby all not be terminated the Law, Order, Rule of for lessor, by paymenthereof, and the underibed herein, in so fauthereof and to be into a univacute in writing and The entire acreage se lease. If production in

Description Rider

A tract in the South Half of the Southeast Quarter (S/2 SE/4) of Section Thirty-Six (36), Township Fifteen (15) South, Range Fifteen (15) West of the Sixth P. M., more particularly described as follows:

Beginning at the Southeast Corner of the Southeast Quarter (SE/4) of said Section Thirty-Six (36), Township Fifteen (15) South, Range Fifteen (15) West Russell County, Kansas, thence North a distance of 1320 Feet for a point of beginning; thence West a distance of 2640 feet parallel with the South line of said Quarter Section; thence South and parallel with the East line of said Quarter Section a distance of 182 feet; thence East a distance of 2640 feet; thence North a distance of 182 feet to the point of beginning, said tract containing 11.030 acres, more or less.

ADDENDUM

Lessee agrees to restore the surface to its original contour and condition as nearly as practicable.

Lessee agrees to consult with Lessor regarding all routes of egress and ingress as well as placement of tank batteries.

Lessee agrees to remove all equipment from leased acreage within six (6) months of the termination of lease.

No trash shall be buried on leased acreage.

Any and all lines or pipelines shall be buried well below plow depth.

Lessor shall be contacted by Lessee before any operations are conducted on leased acreage.

No salt water disposal well shall be establised on leased acreage without written consent of Lessor.

Lessee agrees to restore any and all terraces disturbed by Lessees operations to their original condition as nearly as practicable.

Dean H. Streck

Betty C. Strick
Betty C. Streck

