

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

# 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	Sec Twp S. R
OPERATOR: License#	(O/O/O/O) feet from N / S Line of Sectio
Name:	feet from E / W Line of Sectio
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):
	Nearest Lease or unit boundary line (in footage):
Well Drilled For: Well Class: Type Equipment:	Ground Surface Elevation:feet MSI
Oil Enh Rec Infield Mud Rotary	
Gas Storage Pool Ext. Air Rotary	Water well within one-quarter mile:  Yes No
Disposal Wildcat Cable	Public water supply well within one mile: Yes No
Seismic ; # of Holes Other	Depth to bottom of fresh water:
Other:	Depth to bottom of usable water:
If OWWO: old well information as follows:	Surface Pipe by Alternate: I II
	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:
Directional, Deviated or Horizontal wellbore?	Water Source for Drilling Operations:
Directional, Deviated or Horizontal wellbore? Yes No  If Yes, true vertical depth:	Well Farm Pond Other:
Bottom Hole Location:	DWR Permit #:
KCC DKT #:	(Note: Apply for Permit with DWR )
	Will Cores be taken? Yes No
	If Yes, proposed zone:
AFI	IDAVIT
	prince of this well will possess with K.C.A. EE at one
The undersigned hereby affirms that the drilling, completion and eventual plu	gging of this well will comply with K.S.A. 55 et. seq.
The undersigned hereby affirms that the drilling, completion and eventual plut is agreed that the following minimum requirements will be met:	gging of this well will comply with K.S.A. 55 et. seq.
It is agreed that the following minimum requirements will be met:  1. Notify the appropriate district office <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 dist  5. The appropriate district office will be notified before well is either plugg  6. If an ALTERNATE II COMPLETION, production pipe shall be cemente  Or pursuant to Appendix "B" - Eastern Kansas surface casing order #1	drilling rig; by circulating cement to the top; in all cases surface pipe <i>shall be set</i> e underlying formation. rict office on plug length and placement is necessary <i>prior to plugging;</i> ed or production casing is cemented in; d from below any usable water to surface within <i>120 DAYS</i> of spud date. 33,891-C, which applies to the KCC District 3 area, alternate II cementing
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Mail to: KCC - Conservation Division, 130 S. Market - Room 2078, Wichita, Kansas 67202

Spud date: \_

please check the box below and return to the address below.

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



SEWARD CO. 3390' FEL

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:
ease:	feet from N / S Line of Section
Vell Number:	feet from E / W Line of Section
ield:	SecTwpS. R E W
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
Show location of the well. Show footage to the nearest le lease roads, tank batteries, pipelines and electrical lines, as requestions.	AT  ease or unit boundary line. Show the predicted locations of ruired by the Kansas Surface Owner Notice Act (House Bill 2032).  eparate plat if desired.  17 ft.
	1320 ft. <b>LEGEND</b>
	O Well Location Tank Battery Location Pipeline Location Electric Line Location Lease Road Location
	EXAMPLE : :
33	
	1980' FSL

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

#### 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  Settling Pit Drilling Pit  Workover Pit Haul-Off Pit  (If WP Supply API No. or Year Drilled)	Pit is:  Proposed Existing  If Existing, date constructed:  Pit capacity:  (bbls)		SecTwp R East WestFeet from North / South Line of SectionFeet from East / West Line of Section County			
Is the pit located in a Sensitive Ground Water A	rea? Yes	No	Chloride concentration: mg/l (For Emergency Pits and Settling Pits only)			
Is the bottom below ground level?	Artificial Liner?	No	How is the pit lined if a plastic liner is not used?			
Pit dimensions (all but working pits):	Length (fee	et)	Width (feet) N/A: Steel Pits			
If the pit is lined give a brief description of the li material, thickness and installation procedure.	om ground level to dee	Describe proce	dures for periodic maintenance and determining any special monitoring.			
Distance to nearest water well within one-mile of pit:		Depth to shallo Source of infor	west fresh water feet. mation:			
feet Depth of water well	feet	measured	well owner electric log KDWR			
Emergency, Settling and Burn Pits ONLY:  Producing Formation:  Number of producing wells on lease:  Barrels of fluid produced daily:  Does the slope from the tank battery allow all spilled fluids to flow into the pit?  Yes No  Submitted Electronically		Type of materia  Number of work  Abandonment p  Drill pits must b	over and Haul-Off Pits ONLY:  all utilized in drilling/workover:  king pits to be utilized:  procedure:  de closed within 365 days of spud date.			
KCC OFFICE USE ONLY						
Date Received: Permit Num	ber:		Liner Steel Pit RFAC RFAS  t Date: Lease Inspection: Yes No			



1133679

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 (CB-1)	Cathodic Protection Borehole Intent) T-1 (Transfer) CP-1 (Plugging Application)
OPERATOR: License #	Well Location:
Name:	SecTwpS. R East
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:	
the KCC with a plat showing the predicted locations of lease roads, tank	dic Protection Borehole Intent), you must supply the surface owners and k 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 A owner(s) of the land upon which the subject well is or will be to CP-1 that I am filing in connection with this form; 2) if the form to form; and 3) my operator name, address, phone number, fax, at ☐ I have not provided this information to the surface owner(s). I at KCC will be required to send this information to the surface owner(s).	cknowledge that, because I have not provided this information, the vner(s). To mitigate the additional cost of the KCC performing this
task, I acknowledge that I am being charged a \$30.00 handling  If choosing the second option, submit payment of the \$30.00 handling form and the associated Form C-1, Form CB-1, Form T-1, or Form CP-	fee with this form. If the fee is not received with this form, the KSONA-1
Submitted Electronically	

63U (Rev. 1993)

# **OIL AND GAS LEASE**

Reorder No. 09-115



AGREEMENT, Made and entered into the 9th day of	<u>October</u> <u>200</u>
by and between Donald H. Pratt and George Ann Prat	t, husband and wife,
	·
whose mailing address is 61 LeMans Ct., Shawnee Mission	
and DaMar Development Co., a partnership, Ha	ys, KS 67601
·	, hereinafter caller Lessee
is here acknowledged and of the royalties herein provided and of the agreements of the less of investigating, exploring by geophysical and other means, prospecting drilling, mining a constituent products, injecting gas, water, other fluids, and air into subsurface strata, laying 1 and things thereon to produce, save, take care of, treat, manufacture, process, store and transproducts manufactured therefrom, and housing and otherwise caring for its employees, the f	and operating for and producing oil, liquid hydrocarbons, all gases, and their respective pipe lines, storing oil, building tanks, power stations, telephone lines, and other structure port said oil, liquid hydrocarbons, gases and their respective constituent products and othe
	Prove muchalitati
Township 13 South	Range 16 West
As shown on Exhibit 'A' attached	hereto and made a part hereof.
	Checked numerous
In Section Township 13 South Range 16 We	est acres, more or less, and al
accretions thereto.  Subject to the provisions herein contained, this lease shall remain in force for a term as oil, liquid hydrocarbons, gas or other respective constituent products, or any of them, is pure in consideration of the premises the said lessee covenants and agrees:	n of $\frac{\text{three }(3)}{\text{conduced from said land or land with which said land is pooled.}}$
•	nay connect wells on said land, the equal one eighth (%) part of all oil produced and save
2nd. To pay lessor for gas of whatsoever nature or kind produced and sold, or use at the market price at the well, (but, as to gas sold by lessee, in no event more than one-ei premises, or in the manufacture of products therefrom, said payments to be made monthly as royalty One Dollar (\$1.00) per year per net mineral acre retained hereunder, and if su	. Where gas from a well producing gas only is not sold or used, lessee may pay or tende
of this lease or any extension thereof, the lease shall have the right to drill such well to of found in paying quantities, this lease shall continue and be in force with like effect as if suc If said lessor owns a less interest in the above described land than the entire and the said lessor only in the proportion which lessor's interest bears to the whole and undivid Lessee shall have the right to use, free of cost, gas, oil and water produced on said I When requested by lessor, lessee shall bury lessee's pipe lines below plow depth.  No well shall be drilled nearer than 200 feet to the house or barn now on said premit Lessee shall pay for damages caused by lessee's operations ***Common of State Park Common of St	the well had been completed within the term of years first mentioned.  If dundivided fee simple estate therein, then the royalties herein provided for shall be paided fee.  and for lessee's operation thereon, except water from the wells of lessor.  It land.  It is an
IN WITNESS WHEREOF, the undersigned execute this instrument as of the day an	d year first above written.
Witnesses:	James Man Dan II
Donald H. Pratt	George Ann Pratt

### Exhibit 'A'

Attached to and made a part hereof to that certain Oil and Gas Lease dated October 9, 2009 by and between Donald H. Pratt and George Ann Pratt, husband and wife, as Lessors, to DaMar Development Co., a partnership, as Lessee, covering lands situated in Ellis County, Kansas.

### **Land Description**

Township 13 South, Range 16 West

Section 21: SE/4, the E/2SW/4, SE/4NW/4, and a part of the SW/4NE/4 described as we follows:

Beginning at the Northwest corner of the SW/4NE/4; thence South 20 chains; thence East 20 chains; thence North 45 degrees West to the Northwest corner of the SW/4NE/4 being the point of beginning.

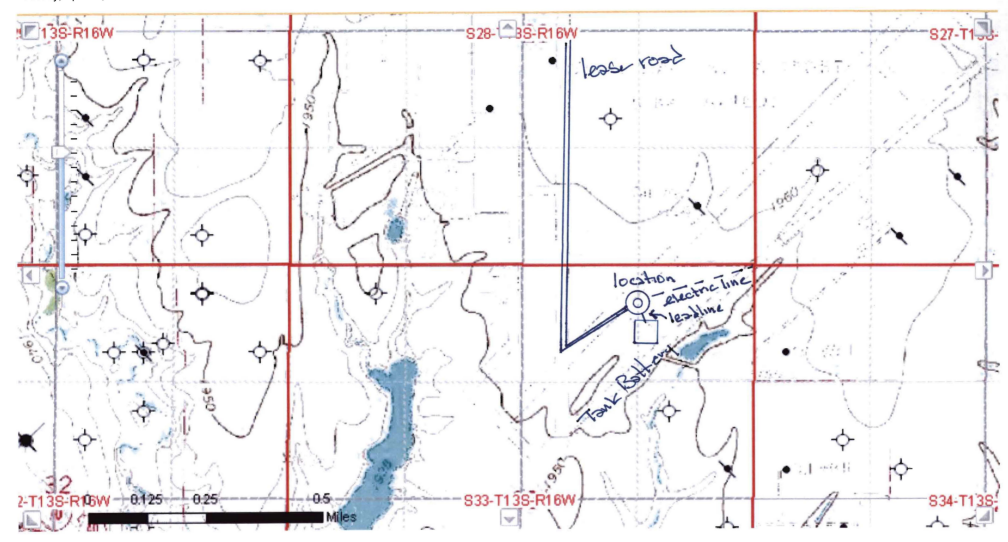
Section 28: W/2 except the S/2SE/4NW/4 and except the W/2S/2SW/4NW/4; E/2NE/4; NW/4NE/4

Section 33: E/2 except the NE/4NE/4, the E/2NW/4; the SW/4NW/4, and all that portion of the W/2SW/4 and the E/2SW/4 lying North of Interstate U.S. Highway 70.

Section 34: NE/4NW/4~

Section 27: NW/4 except the E/2NE/4NW/4; SW/4 $\nu$ 

Tuesday, April 16, 2013 12:17:26 PM



(D)

AGREEMENT, Made and entered into this_	7th	•••	day	of	larch	, 19	9
y and between	E. Pratt a	nd Ida 1	arjorie	Pratt,	His wife		
				-			
· · · · · · · · · · · · · · · · · · ·			*		,		
Delmas L. Hane	Party of th	e first part	, hereinafter	called le	essor (whether	one or mor	e) an
Delmas L. Hane TITNESSETH, That the said lessor, for and in sh in hand paid, receipt of which is hereby ac art of lessee to be paid, kept and performed, ase and let unto said lessee, for the sole and c ailding tanks, power stations and structures	has granted, do only purpose of thereon to prod	emised, leas mining and uce, save a	ed and let a operating fo id take care	nd by thor oil and of said p	ese presents of d gas, and lay products, all th	loes grant, of ing pipe line into certain to	demis es, ar
nd together with any reversionary rights there	ein, situated in the	ne County o	st Half o	of the	Northwest	Quarter	• t
nd together with any reversionary rights there tate of Kansas , described est Half of the Northeast Quarte	as follows, to we see the North	theast Q	uarter of	the 1	vortheast	Quarter,	the
orthwest Quarter of the Southeas	t Quarter,	and the	Nor theas	st Qua	rter of th	e Southw	est
arter of .			,				
f Section 33 Township 13S		1.6W			280		
f Section 33 Township 138  It is agreed that this lease shall remain in	Range n full force for a	term of	and cont	aining	ears from this	acres more o	
nereafter as oil or gas, or either of them, is perated.  In consideration of the premises the said	produced from	said land b	y the lessee	, or the	premises are	being develo	ped
1st. To deliver to the credit of lessor, fighth (%) part of all oil produced and saved fi	ree of cost, in th	e pipe line		see may	connect his we	ells, the equa	al one
2nd. The lessee shall pay to lessor for asoline or any other product as royalty ½ of the essee, then as royalty ½ of the proceeds of the he proceeds from the sale of gas as such at t used, lessee shall pay or tender annually at the mount equal to the delay rental provided in the his lease shall be held as a producing lease und my gas well on the leased premises for stoves and the same than the leased premises for stoves and the same than the leased premises for stoves and the same than the leased premises for stoves and the same than the leased premises for stoves and the same than t	the market value e sale thereof at the mouth of the end of each year to next succeedin der the above ter	of such ga the mouth of well where ly period d g paragrap m paragrap	s at the mount the well. To gas only is uring which and hereof, and hereof; the	ath of the lessee found a such gas l while so lessor	e well; if said shall pay less nd where such is not sold or aid royalty is to have gas fi	gas is sold for as royalt gas is not used as roya so paid or te ree of charg	by the sold of
onnections with the well, the use of such gas to  If operations for the drilling of a well be	o be at the lesson not commenced	r's sole risk on said land	and expense on or before	e Marc	h 7	, 19 60	
redit in The House State	<del></del>	Bank at	1100	200119	nansas		
r its successors, which shall continue as the de	pository regardle Twenty <b>-c</b> ig	ss of chang	es in the own	nership o	f said land, th	e sum of	LLAR
which shall operate as a rental and cover the principal like manner and upon like payments or ten same number of months successively. All such assignee thereof, mailed or delivered on or before And it is understood and agreed that the considered to the date when said first rental is payable as a and all other rights conferred. Lessee may at covering any portion or portions of the above and be relieved of all obligations as to the acrethe proportion that the acreage covered hereon Should the first well drilled on the above	ders the commer h payments or tree the rental payi eration first recit foresaid, but also any time execut described premise eage surrendered is reduced by sai	nement of renders of renders of renders of rendered to the lessee and delivies and thered release of release o	a well may be that may be the direct to less option of e er to Lessor eby surrende after the reneral releases.	e further made by lessor or a ment, covextending cover this lessor	r deferred for y check or dra assigns or to sa ers not only the that period as e of record, a ase as to such the thereunder	like periods ft of lessee aid depositor e privileges a aforesaid, release or r portion or p shall be red	or to or any ban grant and and releas portion
commenced on said land within twelve months f shall terminate as to both parties, unless the le rentals in the same amount and in the same r payment of rentals, as above provided, that the thereof, shall continue in force just as though t	rom expiration of ssee on or before nanner as herein last preceding p there had been n	of the last r the expirat before prov aragraph he interrupti	ental period ion of said t rided. And it ereof, govern on in the ren	for which welve mode is agreed ing the paym	h rental has be nths shall result that upon the payment of reneats.	een paid, thing the payre in the payre in the resumption intals and the	ns lea ment n of t e effe
If said lessor owns a less interest in the the royalties and rentals herein provided shall l undivided fee. However, such rental shall be in cover the interest so acquired.	be paid the lesso:	r only in th	e proportion	which hi	is interest bear	rs to the wn	iore a
Lessee shall have the right to use, free water from wells of lessor.				said land	for its operat	ion thereon,	exce
When requested by lessor, lessee shall be No well shall be drilled nearer than 200 lessor.	feet to the hous	s below plo e or barn no	w depth. ow on said pi	remises, v	without the wr	itten consen	t of t
Lessee shall pay for damages caused by Lessee shall have the right at any time to draw and remove casing.	its operations t	o growing c achinery an	rops on said d fixtures pl	land. aced on	said premises,	including th	ne rig
If the lessee shall commence operations have the right to drill such well to completion in paying quantities, this lease shall continue a	with reasonable	diligence ar	id dispatch, £	and if oil	or gas, or eithe	er of them, b	se rou
of years herein first mentioned.  If the estate of either party hereto is a	ssigned, and the	privilege of	assigning in	n whole o	r in part is ex out no change	pressly allov	wed, rship
the land or assignment of rentals or royaltie written transfer or assignment or a true copy or as to parts of the above described lands an payment of the proportionate part of the rents or affect this lease in so far as it covers a part due payments of said rentals. If the leased pr nevertheless, may be developed and operated a that the acreage owned by him bears to the en on separate tracts into which the land covered	thereof; and it is nd the assignee c is due from him of t or parts of said emises are now c is an entirety, and tire leased area.	hereby ago or assignees or them on a lands upon or hereafter of the royalt There shall now or may	of such par of such par n acreage ba which the sa owned in se ies shall be p be no obliga hereafter be	t or part sis, such id lessee veralty of aid to each tion on the divided	lease shall be a s shall fail or default shall n or any assigne or in separate th separate own ne part of the l	make default to to operate the thereof shot tracts, the proper in the property of the tracts of the tracts.	lt in to def all ma remis oport
furnish separate measuring or receiving tank Lessor hereby warrants and agrees to the right at any time to redeem for lessor by event of default of payment by lessor, and be	defend the title t	o the lands ortgages, ta	herein desci xes or other	ribed, and liens on	l agrees that t	he lessee sh	all ha
Whereof witness our hands as of the da	y and year first		000	MA.	fra	Dott.	(SEA
above written.  Witness to the mark:	2 4 200		- aa	· · ·	June	- min	(SEA
Witness to the mark.			•				(SEA
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#### AMENDMENT OF OIL AND GAS LEASE

This Amendment made and entered into this 1st day of April, 2013, by and between the Wilfric J. Karlin and Alfreda C. Karlin Family Limited Partnership, dated September 28, 2001, ("Karlin's"), Donald H. Pratt and George Ann Pratt, husband and wife, Steven D. Pratt and Claudia Pratt, husband and wife ("Pratts"), RTR Royalties LP, ("RTR"), Southwest Petroleum Company, ("Southwest"), TKO Royalty Partners, ("TKO"), Mar-Lou Oil Company, LLC, ("Mar-Lou") and DaMar Resources, Inc., ("DaMar"),

WHEREAS, the Karlin's, Pratts', RTR, Southwest, and TKO are the owners of minerals and/or royalty in and under following described real estate situated in Ellis County, Kansas, towit:

Northeast Quarter of the Northeast Quarter (NE/4 NE/4) of Section Thirty-three (33), Township Thirteen (13) South, Range Sixteen (16) West of the 6<sup>th</sup> p.m., Ellis County, Kansas

WHEREAS, Mar-Lou is an owner and operator of that certain Oil and Gas Lease ("Primary Lease"), described as follows:

Lessors:

Don E. Pratt and Ida Marjorie Pratt, his wife

Lessee:

Delmas L. Haney

Date: Recorded: March 7, 1959 Book 177, Page 637

Description:

Insofar and only insofar as said lease covers the NE/4 NE/4

of Section 33-13S-16W, Ellis County, Kansas

WHEREAS, the Primary Lease remains subject to that certain pooling and unitization Agreement, commonly called the Pratt Air Base Lease, dated February 2, 1960, filed in Book 184, Page 709, and

WHEREAS, Mar-Lou and DaMar have entered into an unrecorded Option Farmout Agreement, dated September 21, 2012, covering various acreage in Ellis County, Kansas, including the NE/4 NE/4 of Section 33-13S-16W, Ellis County, Kansas, and

WHEREAS, the Primary Lease and Pratt Air Base Lease do not contain a provision allowing for the pooling and/or unitization of the NE/4 NE/4 of Section 33-13S-16W, Ellis County, Kansas with acreage outside the Pratt Air Base Lease.

THEREFORE, the Karlin's, Pratts', RTR, Southwest, TKO, Mar-Lou and DaMar, for the exchange of good and valuable consideration and to promote the efficient development of oil and gas under the above described Primary Lease and Pratt Air Base Lease, agree as follows:

1. That the above described Primary Lease and Pratt Air Base Lease shall be amended to add and insert the following provision ("Pooling Provision"):

Lessee, at its option, is hereby given the right and power to pool or combine into one or more units the land covered by this lease, or any portion thereof, with other land covered by another lease, or leases when, in lessee's judgment, it is necessary or advisable to do so in order to properly develop and operate said lease premises so as to promote the conservation of such minerals in and under said land, such pooling to be in a unit or units, not exceeding 40 acres each in the event of an oil well, or into a unit or units not exceeding 640 acres each in the event of a gas and/or condensate or distillate well, plus a tolerance of ten percent (10%) to conform to Governmental Survey quarter sections. Lessee shall execute in writing and file for record in the county in which the land is situated an instrument identifying and describing the pooled acreage. The entire acreage so pooled into a unit or units shall be treated for all purposes, except the payment of royalties on production from the pooled unit, as if it were included in this lease. If production is found on any part of the pooled acreage it shall be treated as if production is had from this lease whether any well is located on the land covered by this lease or not. Any well drilled on any such unit shall be and constitute a well hereunder. In lieu of the royalties elsewhere herein specified lessor shall receive on production from the unit so pooled only such portion of the royalty stipulated herein as the amount of his net royalty interest therein on an acreage basis bears to the total mineral acreage so pooled in the particular unit involved.

- 2. That, not withstanding anything to the contrary, the Karlin's, Pratts', RTR, Southwest, and TKO give Mar-Lou and DaMar the power to pool and/or unitize only the NE/4 NE/4 of Section 33-13S-16W, Ellis County, Kansas, pursuant to the Pooling Provision.
- 3. For the convenience of the parties any number of counterparts of this Amendment may be executed by one or more parties hereto; not all parties need execute the same counterpart of this agreement; all such executed counterparts shall together constitute one and the same agreement; such executed counterparts shall be deemed to be the original instrument; and such counterparts may be assembled as one original for recording purposes.
- 4. This Amendment shall extend to and be binding upon the heirs and successors and assigns of the parties.

This Amendment dated as of the date written above.

Wilfric J. Karlin and Alfreda C. Karlin Family Limited Partnership, dated September 28, 2001

By: <u>Alfredo C. Karlin</u> - Trustee Alfreda C. Karlin, Trustee of the Revocable Intervivos Trust of Wilfred J. Karlin, General Partner and Revocable Intervivos Trust of Alfreda C. Karlin, General Partner

By:

John A. Karlin, Trustee of the

Revocable Intervivos Trust of Wilfred J.

Karlin, General Partner and Revocable
Intervivos Trust of Alfreda C. Karlin,

General Partner

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



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

Sam Brownback, Governor

Mark Sievers, Chairman Thomas E. Wright, Commissioner Shari Feist Albrecht, Commissioner

May 16, 2013

Curtis R Longpine DaMar Resources, Inc. 234 W 11TH STE A PO BOX 70 HAYS, KS 67601-3805

Re: Drilling Pit Application Runway Unit 1 NE/4 Sec.33-13S-16W Ellis County, Kansas

### Dear Curtis R Longpine:

District staff has inspected the above referenced location and has determined that the reserve pit shall be constructed **without slots**, the bottom shall be flat and reasonably level, and the free fluids must be removed. The fluids are to be removed from the reserve pit as soon as practical after drilling operations have ceased. KEEP PITS away from draw/drainage.

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

The fluids should be taken to an authorized disposal well. Please call the District Office at (785) 625-0550 when the fluids have been removed. Please file form CDP-5 (August 2008), Exploration and Production Waste Transfer, through KOLAR within 30 days of fluid removal.

A copy of this letter should be posted in the doghouse along with the approved Intent to Drill. If you have any questions or concerns please feel free to contact the District Office at (785) 625-0550.