

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 🔲 E 🔲 W
OPERATOR: License#	(Q/Q/Q/Q) foot from N / S Line of Section
Name:	fact from F / W Line of Continu
Address 1:	LOFOTION D. L. D. L. O.
Address 2:	
City: State: Zip: +	
Contact Person:	Lease Name: Well #:
Phone:	Field Name:
CONTRACTOR: License#	
Name:	Target Formation(s):
	Negreet Lease or unit houndary line (in feetage):
Well Drilled For: Well Class: Type Equipment:	Ground Surface Elevation:feet MSL
Oil Enh Rec Infield Mud Rotary	Water well within one-quarter mile:
Gas Storage Pool Ext. Air Rotary	Public water supply well within one mile:
Disposal Wildcat Cable	
Seismic ;# of HolesOther	Depth to bottom of fresh water:
Other:	Surface Pipe by Alternate: I II
If OWWO: old well information as follows:	
	Length of Surface Pipe Planned to be set:
Operator:	
Well Name:	
Original Completion Date: Original Total Depth:	
Directional, Deviated or Horizontal wellbore?	Water Source for Drilling Operations: No Well Farm Pond Other:
If Yes, true vertical depth:	
Bottom Hole Location:	DWK Feithill #.
KCC DKT #:	(Note: Apply for Ferrill Will DWIT)
	If Yes, proposed zone:
	11 165, proposed 20116
	AFFIDAVIT
The undersigned hereby affirms that the drilling, completion and ev	entual plugging of this well will comply with K.S.A. 55 et. seq.
It is agreed that the following minimum requirements will be met:	
1. Notify the appropriate district office <i>prior</i> to spudding of well	
2. A copy of the approved notice of intent to drill shall be poste	
3. The minimum amount of surface pipe as specified below sha	all be set by circulating cement to the top; in all cases surface pipe shall be set
through all unconsolidated materials plus a minimum of 20 fe	, 0
, , ,	d the district office on plug length and placement is necessary prior to plugging;
5. The appropriate district office will be notified before well is ei	1 00 1
	cemented from below any usable water to surface within 120 DAYS of spud date. g order #133,891-C, which applies to the KCC District 3 area, alternate II cementing
·	If shall be plugged. <i>In all cases, NOTIFY district office</i> prior to any cementing.
made be completed within to days of the space date of the me	in ordan be progged. In an eaces, the first a most ember prior to any comontaing.
Submitted Electronically	
For KCC Use ONLY	Remember to:
	- File Certification of Compliance with the Kansas Surface Owner Notification
API # 15	Act (KSONA-1) with Intent to Drill;
	- File Drill Pit Application (form CDP-1) with Intent to Drill
Conductor pipe requiredfeet	- File Drill Pit Application (form CDP-1) with Intent to Drill; - File Completion Form ACO-1 within 120 days of soud date:
	- File Completion Form ACO-1 within 120 days of spud date;
Conductor pipe required feet Minimum surface pipe required feet per ALT.	- File Completion Form ACO-1 within 120 days of spud date; - File acreage attribution plat according to field proration orders;
Conductor pipe requiredfeet	- File Completion Form ACO-1 within 120 days of spud date;

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

Agent:

Spud date: _

- If well will not be drilled or permit has expired (See: authorized expiration date) please check the box below and return to the address below.

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



SEWARD CO. 3390' FEL

For KCC Use ONLY	
API # 15	

Operator: __

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.

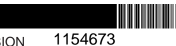
Location of Well: County: ___

										et from	N / E /		of Section
							C	Twp		6. R		E _	W W
						13 (Section:	Regu	ılar or] Irregular			
							Section is I	_		II from near			dary.
			pelines and	l electrica	l lines, as	required b		as Surfa		redicted loca otice Act (He		2032).	
	:		:			:	:			LEGEN	ID		
1450 ft		• • • • • • • • • • • • • • • • • • •								Well Loc Tank Ba Pipeline Electric Lease R	ttery Loc Location Line Loc	n ation	
		<u>:</u> :	3:			<u>:</u> : :			EXAMPLE	:	:		
	 : :	 !				· · · · · · · · · · · · · · · · · · ·							
	 :	:		••••		:	:		i	97	:		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:	Pit is:						
Emergency Pit Burn Pit	Proposed	Existing	SecTwp R				
Settling Pit Drilling Pit	If Existing, date co	nstructed:	Feet from North / South Line of Section				
Workover Pit Haul-Off Pit (If WP Supply API No. or Year Drilled)	Pit capacity:		Feet from East / West Line of Section				
		(bbls)	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?		How is the pit lined if a plastic liner is not used?				
Yes No	Yes N	No					
Pit dimensions (all but working pits):	Length (fe	et)	Width (feet)N/A: Steel Pits				
	om ground level to dee						
If the pit is lined give a brief description of the li material, thickness and installation procedure.	ner		dures for periodic maintenance and determining cluding any special monitoring.				
Distance to nearest water well within one-mile of	of pit:	Depth to shallo Source of infor	west fresh water feet. nation:				
feet Depth of water well	feet	measured	well owner electric log KDWR				
Emergency, Settling and Burn Pits ONLY:		Drilling, Work	over and Haul-Off Pits ONLY:				
Producing Formation:		Type of materia	l utilized in drilling/workover:				
Number of producing wells on lease:		Number of working pits to be utilized:					
Barrels of fluid produced daily:		Abandonment	procedure:				
Does the slope from the tank battery allow all s flow into the pit? Yes No	pilled fluids to	Drill pits must be closed within 365 days of spud date.					
Submitted Electronically							
	ксс	OFFICE USE O	NLY Liner Steel Pit RFAC RFAS				
Date Received: Permit Num	her·	Permi	t Date: Lease Inspection: Yes No				



1154673

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 ow owner information can be found in the records of the register of owner information.						
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						

Form 88 — (PRODUCER'S SPECIAL) (PAID-UP)

63U (Rev. 1993)

OIL AND GAS LEASE

Reorder No. 09-115 Kansas Blue Pr 700 S. Broadway PO Box 7 Wichita, KS 67201-0793 316-284-9344-264-5165 fc

AGREE	MENT, Made and enter	ed into the	1/15 day of _	Ç	September	201	1.2		
by and between .	Elmer 3	. Griel	oel Family Ho	omestea	id, LLC				
		1.422.84			r transfer steamen	* ***	i i		
whose mailing a	ddress is 681	Grant S	treet Denv	ver, Co	lorado 8	30203	herein	after called Lessor (whether on	e or more
and	Brito Oil	Company	r, Inc.						
					,			, hereinafter cal	ler Less
Lessor, in			e and more	200400000000000000000000000000000000000	San Carrier San	Dollars (\$	1.00		
constituent produ and things thereo products manufac	ncts, injecting gas, water	r, other fluids, care of, treat, ousing and oth	and air into subsurface s manufacture, process, sto nerwise caring for its emp	trata, laying ore and trans ployees, the	pipe lines, storing port said oil, liquid following describe	oil, building ta	g oil, liquid hydr inks, power stati	by in hand paid, receip ts exclusively unto lessee for the rocarbons, all gases, and their ons, telephone lines, and other respective constituent products sionary rights and after-acquire described as follo	respective structure and other d interes
	[] 2 - 3 - 4	. G. 13						described as folio	ws to-wi
	Section 32	South,	Range 19 We	est	Tract #	4			
	Section 33		(<u>f.</u> In			1 2			
		L	*		11000 17	~			
In Section	NOTES WANT GATE NAME	GHO SOM	Accor scape	CAS DANS ARROW COLOR			240		
accretions thereto) .	nship	Range			containing		acres, more or le	
as on, nquia nya	rocarbons, gas or other	respective con	lease shall remain in fo stituent products, or any	of them, is	oroduced from said	years fron	n this date (called with which said	d "primary term"). and as long land is pooled.	thereafte
In consid	eration of the premises	the said lessee	covenants and agrees:					hth (½) part of all oil produced	
2nd. To	pay lessor for gas of w	hatsnever nat	ure or kind produced and	d sold on us	-3 -66 41				
premises, or in that royalty One I	ne manufacture of produ	ucts therefrom	said navments to be m	e than one-e	Whom goe from	roceeds received	d by lessee from	of any products therefrom, one-c such sales), for the gas sold, us not sold or used, lessee may pay ed that gas is being produced	sed off th
This leas	e may be maintained o	luring the pri	nary term hereof withou	ut further no	smant on deillies	TC			
ound in paying	quantities, this lease sh	all continue ar	id be in force with like ef	ffect as if su	completion with re	easonable dilige completed withi	ence and dispate in the term of ver	ch, and if oil or gas, or either of ars first mentioned.	f them, b
If said le the said lessor on	ssor owns a less intere ly in the proportion wh	st in the abovich lessor's int	e described land than the terest bears to the whole	he entire an and undivid	d undivided fee si ed fee.	mple estate the	erein, then the ro	oyalties herein provided for sha	all be pai
Lessee sh When rec	all have the right to us	e, free of cost,	gas, oil and water produ see's pipe lines below plo	ced on said l	and for lessee's op	peration thereon	n, except water f	rom the wells of lessor.	
No well s	hall be drilled nearer th	an 200 feet to	the house or barn now o	n said prem	ses without writte	en consent of le	essor.		
Lessee sh	all pay for damages ca all have the right at an	used by lessee' y time to remo	s operations to growing ove all machinery and fix	crops on said	l land.	including the	wight to duam am	d	
executors, admin essee has been for	tate of either party her istrators, successors or urnished with a written	eto is assigne assigns, but transfer or as	d, and the privilege of	assigning ir	whole or in part land or assignme	is expressly a	llowed, the cove	nants hereof shall extend to the binding on the lessee until lessee shall be relieved of all of	
Lessee m	ay at any time execute	and deliver to	lessor or place of recor be relieved of all obligati	ed a volução	ow wolanana annu-i-	ng any portion	or portions of th	ne above described premises an	d thereb
All expre	ss or implied covenants	of this lease	shall be subject to all Fe	deral and S	ata I ama Evant	iva Ordana Dul	les or Regulation	s, and this lease shall not be te	rminated
								e result of, any such Law, Orde	
igned lessors, fo	r themselves and their	heirs success		or detault o	payment by less	or, and be sub		any time to redeem for lessor, by ghts of the holder thereof, and t the premises described herein,	
Lessee, at mmediate vicinity on servation of our units not excere cord in the consoled into a tracound on the pool oyalties elsewher olaced in the unit	its option, is hereby g ty thereof, when in les il, gas or other minera eding 40 acres each in veyance records of the ct or unit shall be treat ed acreage, it shall be t re herein specified, les or his royalty interest	iven the right isee's judgments in and under the event of a county in wheed, for all purreated as if preser shall receitherein on an a	and power to pool or cont it is necessary or adverted in a power of the product of product o	mbine the ac visable to do uced from se or units not sed is situal nt of royaltie is lease, when a unit so p e total acrea	reage covered by so in order to prid premises, such exceeding 640 acred an instrument son production from the well or we wooled only such ge so pooled in the	this lease or a roperly develop pooling to be res each in the t identifying a rom the pooled ells be located of portion of the e particular uni	p and operate so of tracts contigue event of a gas wand describing the unit, as if it were on the premises coroyalty stipulate it involved.	of with other land, lease or lead id lease premises so as to propose to one another and to be in well. Lessee shall execute in write pooled acreage. The entire a re included in this lease. If procovered by this lease or not. In lead herein as the amount of his	omote the nto a uni- riting and creage so duction is
IT IS a	greed and u	ndersto	od the above	descr	ibed trac	ts shall	l consti	tute separate	
Children well	V -LULICI I ICC	26.0	ording to the not hold any	O TOWN	7 1000000	1 77 0	4 7 200		
		31.201.1-	HOE HOLD SHIY	other	tract le	ase by	said prod	luction.	
			A STATE OF THE STA						
See addend	lum attached h	ereto, the	provisions of w	hich are	incorporate	d herein b	y referenc	e.	
		R	eceived for record	d at //.	'00 o'clo	ock A	M. on Z	8 day	
		Kansas) _	Dept		2, and rec		ook <u>436</u>	of	
	Kooks (ecords at Page _ egister of Deeds	3/6	ander	. 8-			
•••			0.400.24	NIA TO	rosall	- 00	MINO VE		
IN WITN Vitnesses:	ESS WHEREOF, the un	dersigned exe	cute this instrument as o	of the day an	d year first above	written.			
Tax #				Elmer	J. GFRA	bel Fand	Ty Family	took of	
			BY:		3 16/11		Y TOTAL STATE OF	vectur, The	
	***		ه ځه است		Hollie	a A. Cni	ehel 16	D20 p co 2 cc 20 1	
					Hollie	e A. Gri	ebel . M	anaging Partner	

orm 88 — (PRODUCER'S SPECIAL) (PAID-UP)

63U (Rev. 1993)

OIL AND GAS LEASE

Reorder No. 09-115

Kansas Blue Print 700 S. Broadway PO Box 793 Wichita, KS 67201-0793 316-264-9344 -264-5165 fax www.kbv.com -kbv@kbv.com

AGREEMENT, Made and entered into the day	y of	May 20:	1.2	
by and between Dwight F. Miller		and		
Marilyn J. Miller	, his wife			
whose mailing address is 423 S Cypress St.	Stockton, Kan	sas 67669	hereinafter c	alled Lessor (whether one or more),
Brito Cil Company, Inc.				
on ond we	200			, hereinafter caller Lessee
Lessor, in consideration of One and _mo s here acknowledged and of the royalties herein provided and of the agre	eements of the lessee herein	Dollars (\$_ contained, hereby gran	te leacee and lete evalu) in hand paid, receipt of which
or investigating, exploring by geophysical and other means, prospecting constituent products, injecting gas, water, other fluids, and air into subsur and things thereon to produce, save, take care of, treat, manufacture, proceproducts manufactured therefrom, and housing and otherwise caring for i	g drilling, mining and operat face strata, laying pipe lines, ess, store and transport said o its employees, the following	ing for and producing storing oil, building ta- il, liquid hydrocarbons, described land, togethe	oil, liquid hydrocarbonks, power stations, te gases and their respect with any reversionary	ons, all gases, and their respective lephone lines, and other structures tive constituent products and other
The West Half of the Nort	hwest Quarter	$\left(\frac{1}{4}WN_{\Delta}^{1}W\right)$		
In Section 33 Township 6 South	Range 19 West		80	
accretions thereto.	4	hree		acres, more or less, and all
Subject to the provisions herein contained, this lease shall remain as oil, liquid hydrocarbons, gas or other respective constituent products, of	or any of them, is produced f	veare from	this date (called "prin vith which said land is	nary term"), and as long thereafter pooled.
In consideration of the premises the said lessee covenants and as lst. To deliver to the credit of lessor, free of cost, in the pipe lin		ct wells on said land, t	he equal one-eighth (%	part of all oil produced and saved
from the leased premises. 2nd. To pay lessor for gas of whatsoever nature or kind produc	ced and sold, or used off the	premises or used in th	e manufacture of any	products therefrom one-eighth (14)
at the market price at the well, (but, as to gas sold by lessee, in no even premises, or in the manufacture of products therefrom, said payments to as royalty One Dollar (\$1.00) per year per net mineral acre retained he meaning of the preceding paragraph.	ot more than one-eighth (½) on the made monthly. Where g	of the proceeds received	by lessee from such a	ales), for the gas sold, used off the
This lease may be maintained during the primary term hereof of this lease or any extension thereof, the lessee shall have the right to	drill such well to completion	with reasonable dilige	nce and dispatch and	if oil or gas or either of them he
found in paying quantities, this lease shall continue and be in force with If said lessor owns a less interest in the above described land	like effect as if such well ha	d been completed withi	n the term of years firs	st mentioned.
the said lessor only in the proportion which lessor's interest bears to the Lessee shall have the right to use, free of cost, gas, oil and water	whole and undivided fee.			
When requested by lessor, lessee shall bury lessee's pipe lines bel	ow plow depth.			o wond or reason.
No well shall be drilled nearer than 200 feet to the house or barn Lessee shall pay for damages caused by lessee's operations to gre		ut written consent of le	ssor.	
Lessee shall have the right at any time to remove all machinery If the estate of either party hereto is assigned, and the privile				
executors, administrators, successors or assigns, but no change in the lessee has been furnished with a written transfer or assignment or a tru	ownership of the land or a se copy thereof. In case lesses	ssignment of rentals o	r royalties shall be his	nding on the lessee until after the
with respect to the assigned portion or portions arising subsequent to the Lessee may at any time execute and deliver to lessor or place o	e date of assignment. of record a release or release	s covering any portion		
surrender this lease as to such portion or portions and be relieved of all o All express or implied covenants of this lease shall be subject to	obligations as to the acreage and all Federal and State Laws	surrendered. , Executive Orders, Ru	es or Regulations, and	this lease shall not be terminated
nn whole or in part, nor lessee held liable in damages, for failure to com Regulation.	ply therewith, if compliance	is prevented by, or if s	uch failure is the resu	lt of, any such Law, Order, Rule or
Lessor hereby warrants and agrees to defend the title to the land any mortgages, taxes or other liens on the above described lands, in the signed lessors, for themselves and their heirs, successors and assigns, lassing ight of dower and homestead may in any way affect the purpose	e event of default of payment hereby surrender and release	t by lessor, and be sub- e all right of dower an	rogated to the rights of	f the holder thereof, and the under-
Lessee, at its option, is hereby given the right and power to poo immediate vicinity thereof, when in lessee's judgment it is necessary	l or combine the acreage cov	ered by this lease or a		
conservation of oil gas or other minerals in and and and and and	or advisable to do so in or		ny portion thereof with and operate said lea	h other land, lease or leases in the
or units not exceeding 40 acres each in the event of an oil well, or into record in the conveyance records of the county in which the land her pooled into a tract or unit shall be treated, for all purposes except the race found on the pooled acreage, it shall be treated as if production is had for royalties elsewhere herein specified, lessor shall receive on production	pe produced from said premis a unit or units not exceeding ein leased is situated an in- payment of royalties on produced from this lease, whether the want from a unit so pooled on	es, such pooling to be g 640 acres each in the strument identifying a uction from the pooled vell or wells be located of y such portion of the	o and operate said lea of tracts contiguous to event of a gas well. I and describing the poo unit, as if it were incl on the premises covered royalty stipulated her	use premises so as to promote the one another and to be into a unit æssee shall execute in writing and led acreage. The entire acreage so uded in this lease. If production is it by this lease or not. In lieu of the
conservation of oil, gas or other minerals in and under and that may be or units not exceeding 40 acres each in the event of an oil well, or into record in the conveyance records of the county in which the land her pooled into a tract or unit shall be treated, for all purposes except the found on the pooled acreage, it shall be treated as if production is had for royalties elsewhere herein specified, lessor shall receive on production placed in the unit or his royalty interest therein on an acreage basis bear	pe produced from said premis a unit or units not exceeding ein leased is situated an in- payment of royalties on produced from this lease, whether the want from a unit so pooled on	es, such pooling to be g 640 acres each in the strument identifying a uction from the pooled vell or wells be located of y such portion of the	o and operate said lea of tracts contiguous to event of a gas well. I and describing the poo unit, as if it were incl on the premises covered royalty stipulated her	use premises so as to promote the one another and to be into a unit essee shall execute in writing and led acreage. The entire acreage so uded in this lease. If production is thy this lease or not. In lieu of the
or units not exceeding 40 acres each in the event of an oil well, or into record in the conveyance records of the county in which the land her pooled into a tract or unit shall be treated, for all purposes except the race found on the pooled acreage, it shall be treated as if production is had for royalties elsewhere herein specified, lessor shall receive on production	pe produced from said premis a unit or units not exceedin, ein leased is situated an in, payment of royalties on prod rom this lease, whether the w in from a unit so pooled onl is to the total acreage so pool	nes, such pooling to be go 640 acres each in the strument identifying a uction from the pooled yell or wells be located by such portion of the led in the particular united	o and operate said les of tracts contiguous to event of a gas well. I nd describing the poo unit, as if it were incl on the premises covered royalty stipulated her it involved.	use premises so as to promote the one another and to be into a unit æssee shall execute in writing and led acreage. The entire acreage so uded in this lease. If production is it by this lease or not. In lieu of the
or units not exceeding 40 acres each in the event of an oil well, or into record in the conveyance records of the county in which the land her pooled into a tract or unit shall be treated, for all purposes except the race found on the pooled acreage, it shall be treated as if production is had for royalties elsewhere herein specified, lessor shall receive on production	pe produced from said premis a unit or units not exceeding ein leased is situated an in- payment of royalties on prod rom this lease, whether the wan from a unit so pooled on rs to the total acreage so pool STATE OF ROOKS C This instru	ses, such pooling to be go 640 acres each in the strument identifying a uction from the pooled rell or wells be located by such portion of the led in the particular unit of the led in the l	o and operate said lee of tracts contiguous to event of a gas well. I nd describing the poo unit, as if it were incl not the premises coveree royalty stipulated her it involved.	use premises so as to promote the one another and to be into a unit æssee shall execute in writing and led acreage. The entire acreage so uded in this lease. If production is it by this lease or not. In lieu of the
or units not exceeding 40 acres each in the event of an oil well, or into record in the conveyance records of the county in which the land her pooled into a tract or unit shall be treated, for all purposes except the race found on the pooled acreage, it shall be treated as if production is had for royalties elsewhere herein specified, lessor shall receive on production	pe produced from said premis a unit or units not exceeding ein leased is situated an in- payment of royalties on prod rom this lease, whether the wan from a unit so pooled on rs to the total acreage so pool STATE OF ROOKS C This instru	ies, such pooling to be go 640 acres each in the strument identifying a uction from the pooled rell or wells be located by such portion of the led in the particular unit of the led in the led in the led in the particular unit of the led in the	o and operate said lee of tracts contiguous to event of a gas well. I nd describing the poo unit, as if it were incl not the premises coveree royalty stipulated her it involved.	use premises so as to promote the one another and to be into a unit æssee shall execute in writing and led acreage. The entire acreage so uded in this lease. If production is it by this lease or not. In lieu of the
or units not exceeding 40 acres each in the event of an oil well, or into record in the conveyance records of the county in which the land her pooled into a tract or unit shall be treated, for all purposes except the race found on the pooled acreage, it shall be treated as if production is had for royalties elsewhere herein specified, lessor shall receive on production	pe produced from said premis a unit or units not exceeding a unit or units not exceeding in leased is situated an inpayment of royalties on produced the informal unit so pooled on the formal unit so pooled on the total acreage so pooled on the total acreage so pooled on the formal unit so pooled on the fo	ies, such pooling to be go 640 acres each in the strument identifying a uction from the pooled rell or wells be located by such portion of the led in the particular unit of the led in the l	o and operate said lee of tracts contiguous to event of a gas well. I and describing the pool unit, as if it were included the premises covered to the premises covered to the premise	use premises so as to promote the one another and to be into a unit æssee shall execute in writing and led acreage. The entire acreage so uded in this lease. If production is it by this lease or not. In lieu of the
or units not exceeding 40 acres each in the event of an oil well, or into record in the conveyance records of the county in which the land her pooled into a tract or unit shall be treated, for all purposes except the race found on the pooled acreage, it shall be treated as if production is had for royalties elsewhere herein specified, lessor shall receive on production	pe produced from said premis a unit or units not exceeding a unit or units not exceeding in leased is situated an inpayment of royalties on produced the informal unit so pooled on the formal unit so pooled on the total acreage so pooled on the total acreage so pooled on the formal unit so pooled on the fo	ies, such pooling to be go 640 acres each in the strument identifying a uction from the pooled rell or wells be located by such portion of the led in the particular unit of the led in the l	or and operate said lee of tracts contiguous to event of a gas well. I and describing the poor unit, as if it were included in the premises covered royalty stipulated her it involved. Or record in my M. on this 20 12 Ok 133 of	use premises so as to promote the one another and to be into a unit æssee shall execute in writing and led acreage. The entire acreage so uded in this lease. If production is it by this lease or not. In lieu of the
or units not exceeding 40 acres each in the event of an oil well, or into record in the conveyance records of the county in which the land her pooled into a tract or unit shall be treated, for all purposes except the race found on the pooled acreage, it shall be treated as if production is had for royalties elsewhere herein specified, lessor shall receive on production	pe produced from said premis a unit or units not exceeding a unit or units not exceeding in leased is situated an inpayment of royalties on produced the informal unit so pooled on the formal unit so pooled on the total acreage so pooled on the total acreage so pooled on the formal unit so pooled on the fo	ies, such pooling to be go 640 acres each in the strument identifying a uction from the pooled rell or wells be located by such portion of the led in the particular unit of the led in the l	or and operate said lee of tracts contiguous to event of a gas well. I and describing the pool unit, as if it were included in the premises covered to the c	use premises so as to promote the one another and to be into a unit essee shall execute in writing and led acreage. The entire acreage scuded in this lease. If production is they this lease or not. In lieu of the
or units not exceeding 40 acres each in the event of an oil well, or into record in the conveyance records of the county in which the land her pooled into a tract or unit shall be treated, for all purposes except the found on the pooled acreage, it shall be treated as if production is had fi royalties elsewhere herein specified, lessor shall receive on production placed in the unit or his royalty interest therein on an acreage basis bear	se produced from said premis a unit or units not exceeding a unit or units not exceeding in leased is situated an inpayment of royalties on produced from this lease, whether the war from a unit so pooled on the stotal acreage so pooled in the total acreage so pooled on the total	ies, such pooling to be go 640 acres each in the strument identifying a uction from the pooled rell or wells be located by such portion of the led in the particular unit of the led in the l	or and operate said lee of tracts contiguous to event of a gas well. I and describing the pool unit, as if it were included in the premises covered to the c	use premises so as to promote the one another and to be into a unit æssee shall execute in writing and led acreage. The entire acreage so uded in this lease. If production is it by this lease or not. In lieu of the
or units not exceeding 40 acres each in the event of an oil well, or into record in the conveyance records of the county in which the land her pooled into a tract or unit shall be treated, for all purposes except the found on the pooled acreage, it shall be treated as if production is had for royalties elsewhere herein specified, lessor shall receive on production placed in the unit or his royalty interest therein on an acreage basis bear the placed in the unit or his royalty interest therein on an acreage basis bear likely and the placed in the unit or his royalty interest therein on an acreage basis bear likely and the placed in the unit or his royalty interest therein on an acreage basis bear likely and the placed in the unit or his royalty interest therein on an acreage basis bear likely and the placed in the unit or his royalty interest therein on an acreage basis bear likely and the placed in the unit or his royalty interest therein on an acreage basis bear likely and the placed in the unit or his royalty interest therein on an acreage basis bear likely and the placed in the unit or his royalty interest therein on an acreage basis bear likely and the placed in the unit or his royalty interest therein on an acreage basis bear likely and the placed in the unit or his royalty interest therein on an acreage basis bear likely and the placed in the control of the placed in the placed in the control of the placed in the pla	se produced from said premis a unit or units not exceeding a unit or units not exceeding in leased is situated an inpayment of royalties on produced from this lease, whether the war from a unit so pooled on the stotal acreage so pooled in the total acreage so pooled on the total	ies, such pooling to be go 640 acres each in the strument identifying a uction from the pooled rell or wells be located by such portion of the led in the particular unit of the led in the l	or and operate said lee of tracts contiguous to event of a gas well. I and describing the pool unit, as if it were included in the premises covered to the c	use premises so as to promote the one another and to be into a unit æssee shall execute in writing and led acreage. The entire acreage so uded in this lease. If production is it by this lease or not. In lieu of the
or units not exceeding 40 acres each in the event of an oil well, or into record in the conveyance records of the county in which the land her pooled into a tract or unit shall be treated, for all purposes except the found on the pooled acreage, it shall be treated as if production is had fi royalties elsewhere herein specified, lessor shall receive on production placed in the unit or his royalty interest therein on an acreage basis bear the state of the s	se produced from said premis a unit or units not exceeding a unit or units not exceeding in leased is situated an inpayment of royalties on produced from this lease, whether the war from a unit so pooled on the stotal acreage so pooled in the total acreage so pooled on the total	ies, such pooling to be go 640 acres each in the strument identifying a uction from the pooled rell or wells be located by such portion of the led in the particular unit of the led in the	or and operate said les of tracts contiguous to event of a gas well. I and describing the poor unit, as if it were included in the premises covered royalty stipulated her it involved. Or record in my M. on this 20 12 Ok 433 of ge 2// ds 2//	use premises so as to promote the one another and to be into a unit essee shall execute in writing and led acreage. The entire acreage so uded in this lease. If production is thy this lease or not. In lieu of the
or units not exceeding 40 acres each in the event of an oil well, or into record in the conveyance records of the county in which the land her pooled into a tract or unit shall be treated, for all purposes except the found on the pooled acreage, it shall be treated as if production is had fi royalties elsewhere herein specified, lessor shall receive on production placed in the unit or his royalty interest therein on an acreage basis bear	se produced from said premis a unit or units not exceeding a unit or units not exceeding in leased is situated an inpayment of royalties on produced from this lease, whether the war from a unit so pooled on the stotal acreage so pooled in the total acreage so pooled on the total	ies, such pooling to be go 640 acres each in the strument identifying a uction from the pooled rell or wells be located by such portion of the led in the particular unit of the led in the l	or and operate said lee of tracts contiguous to event of a gas well. I and describing the pool unit, as if it were included in the premises covered to the c	use premises so as to promote the one another and to be into a unit essee shall execute in writing and led acreage. The entire acreage so uded in this lease. If production is thy this lease or not. In lieu of the



Fall a Associates

Stake and Elevation Service
719 W. 5° Street
P.O. Box 404
Concordia, KS. 66901
1-800-536-2821

	7 25 12
Date	7-25-13

0722131 Invoice Number **BRITO OIL COMPANY** 1-33 Griebel-Miller Number Farm Name Operator 950'FNL 1450'FWL Rooks-KS 19w Location R County-State Brito Oil Company 2076 Gr. Elevation 1700 N. Waterfront Pkwy. Bldg. 300 Suite C Ordered By: Raul ROAP Wichita, KS. 67206 Scale 1"=1000" GRIEBEL LEASE TANK Stake Set 6' Wood stake on moderate slope milo. Ingress from NW corner. X-1591404 Y-425613

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

August 16, 2013

Raul Brito Brito Oil Company, Inc. 1700 N WATERFRONT PKWY BLDG 300 Ste C WICHITA, KS 67206

Re: Drilling Pit Application Griebel-Miller 1-33 NW/4 Sec.33-06S-19W Rooks County, Kansas

Dear Raul Brito:

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.