

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

month day year	Spot Description:
	Sec Twp S. R L E L W
PERATOR: License#	feet from N / S Line of Section
ame:	
ddress 1:	
ddress 2:	
ty:	County.
ontact Person:hone:	Lease Name: Well #:
ione.	Field Name:
ONTRACTOR: License#	Is this a Prorated / Spaced Field?
ame:	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:
If OWNO, old well information as follows:	Surface Pipe by Alternate: III
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:
f Yes, true vertical depth:	
sottom Hole Location:	DVVK Permit #
KCC DKT #:	(Note: Apply to I territe with BVV )
	vviii Cores be takeri?
	If Yes, proposed zone:
	AFFIDAVIT
he undersigned hereby affirms that the drilling, completion and even	tual plugging 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;	
	on each drilling rig;
2. A copy of the approved notice of intent to drill <b>shall be</b> posted of	
3. The minimum amount of surface pipe as specified below shall	be set by circulating cement to the top; in all cases surface pipe shall be set
<ol><li>The minimum amount of surface pipe as specified below shall through all unconsolidated materials plus a minimum of 20 feet</li></ol>	into the underlying formation.
<ul><li>3. The minimum amount of surface pipe as specified below <i>shall</i> through all unconsolidated materials plus a minimum of 20 feet</li><li>4. If the well is dry hole, an agreement between the operator and</li></ul>	into the underlying formation. the district office on plug length and placement is necessary <i>prior to plugging</i> ;
<ol> <li>The minimum amount of surface pipe as specified below shall through all unconsolidated materials plus a minimum of 20 feet</li> <li>If the well is dry hole, an agreement between the operator and the specified before well is either the operator will be notified before well is either through the specified below shall be specified beligible shall be specified below shall be specified below shall b</li></ol>	into the underlying formation. the district office on plug length and placement is necessary <i>prior to plugging;</i> or plugged or production casing is cemented in;
<ol> <li>The minimum amount of surface pipe as specified below shall through all unconsolidated materials plus a minimum of 20 feet</li> <li>If the well is dry hole, an agreement between the operator and to the appropriate district office will be notified before well is either.</li> <li>If an ALTERNATE II COMPLETION, production pipe shall be certain.</li> </ol>	into the underlying formation. the district office on plug length and placement is necessary <i>prior to plugging;</i> or plugged or production casing is cemented in; or emented from below any usable water to surface within 120 DAYS of spud date.
<ol> <li>The minimum amount of surface pipe as specified below shall through all unconsolidated materials plus a minimum of 20 feet</li> <li>If the well is dry hole, an agreement between the operator and the surface structure of the surface of the surface will be notified before well is either than all the surface of the surfa</li></ol>	into the underlying formation. the district office on plug length and placement is necessary <i>prior to plugging;</i> or plugged or production casing is cemented in;
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\_ Agent: .



For KCC Use ONLY	
API # 15	

#### IN ALL CASES PLOT THE INTENDED WELL ON THE PLAT BELOW

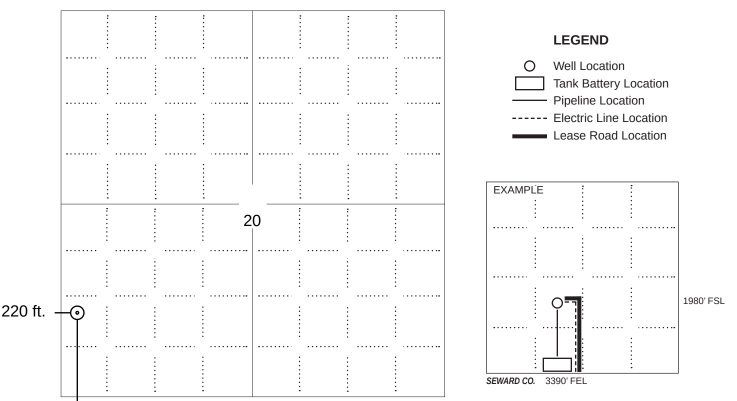
In all cases, please fully complete this side of the form. Include items 1 through 5 at the bottom of this page.

Operator:	Location of Well: County:
Lease:	feet from N / S Line of Section feet from E / W Line of Section Sec. Twp. S. 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

#### **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.

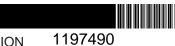


NOTE: In all cases locate the spot of the proposed drilling locaton.

## 1150 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

190 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  Haul-Off Pit  (If WP Supply API No. or Year Drilled)  Is the pit located in a Sensitive Ground Water A	Pit is:  Proposed  If Existing, date col  Pit capacity:  urea?  Yes	Existing nstructed: (bbls)	SecTwp R East WestFeet from North / South Line of Section Feet from East / West Line of Section County Chloride concentration: mg/l mg/l mg/l reference from reference from mg/l mg/l mg/l reference from reference from mg/l reference from reference from mg/l reference from
Is the bottom below ground level?  Yes No	Artificial Liner?	No	How is the pit lined if a plastic liner is not used?
Pit dimensions (all but working pits):	Length (fee		
If the pit is lined give a brief description of the li material, thickness and installation procedure.			dures for periodic maintenance and determining acluding 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:  Producing Formation:  Number of producing wells on lease:  Barrels of fluid produced daily:  Does the slope from the tank battery allow all s		Type of materia	over and Haul-Off Pits ONLY:  all utilized in drilling/workover:  king pits to be utilized:  procedure:
flow into the pit? Yes No  Submitted Electronically		'	e closed within 365 days of spud date.
	KCC	OFFICE USE O	NLY  Liner Steel Pit RFAC RFAS
Date Received: Permit Num	ber:	Permi	t Date: Lease Inspection: Yes No



1197490

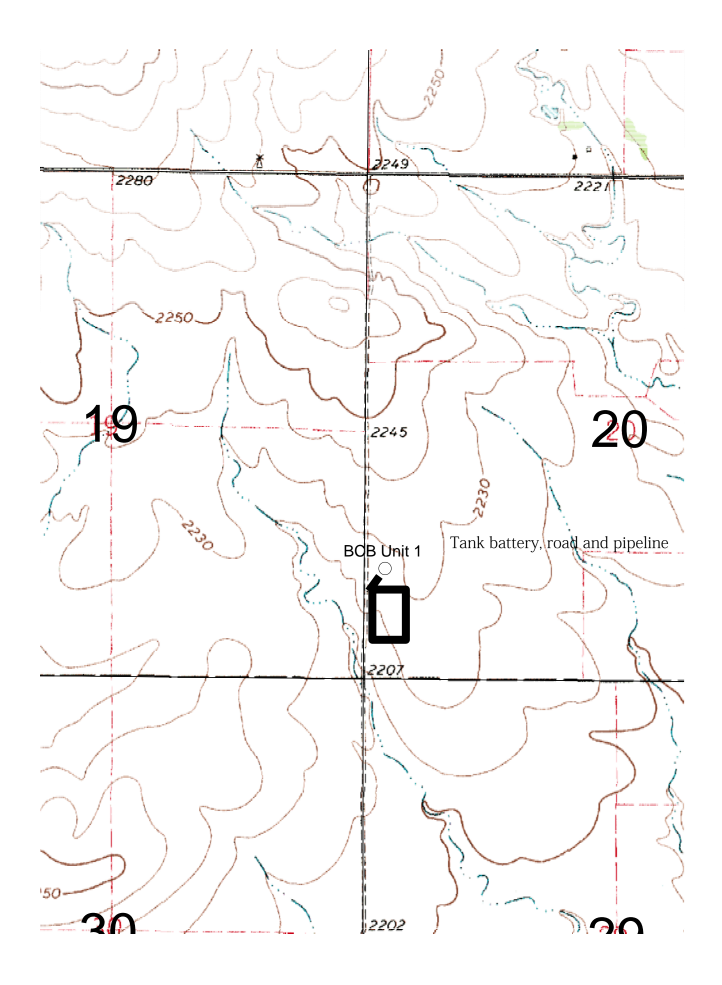
Form KSONA-1
January 2014
Form Must Be Typed
Form must be Signed
All blanks must be Filled

# CERTIFICATION OF COMPLIANCE WITH THE KANSAS SURFACE OWNER NOTIFICATION ACT

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

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

Select the corresponding form being filed: C-1 (Intent) CB-	•1 (Cathodic Protection Borehole Intent) T-1 (Transfer) CP-1 (Plugging Application)
OPERATOR: License #	_ Well Location:
Name:	
Address 1:	
Address 2:	Lease Name: Well #:
City: State: Zip:+	_ If filing a Form T-1 for multiple wells on a lease, enter the legal description or
Contact Person:	the lease helow:
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 preparty toy records of the county traceurer
City:	_
the KCC with a plat showing the predicted locations of lease roads, to	thodic Protection Borehole Intent), you must supply the surface owners and ank batteries, pipelines, and electrical lines. The locations shown on the plat d on the Form C-1 plat, Form CB-1 plat, or a separate plat may be submitted.
<ul> <li>□ I certify that, pursuant to the Kansas Surface Owner Notice owner(s) of the land upon which the subject well is or will be CP-1 that I am filing in connection with this form; 2) if the form form; and 3) my operator name, address, phone number, fax</li> <li>□ I have not provided this information to the surface owner(s). KCC will be required to send this information to the surface</li> </ul>	I acknowledge that, because I have not provided this information, the owner(s). To mitigate the additional cost of the KCC performing this ess of the surface owner by filling out the top section of this form and
If choosing the second option, submit payment of the \$30.00 handli form and the associated Form C-1, Form CB-1, Form T-1, or Form C	ing fee with this form. If the fee is not received with this form, the KSONA-1 CP-1 will be returned.
Submitted Electronically	
I	





63U (Rev. 1993)	OIL AND	GAS LEASE	09-115	318-264-9344-284-5185 fax www.kbp.com - kbp@kbp.com	
AGREEMENT, Made and entered into the	19th day of Aug	gust		2008	
by and between Randall J. Brenner,	aka Randall Jose	ph Brenner, and			
Kathy E. Brenner,	his wife				
Darrell D. Brenner,		Darrell Dean Brenn Ronald Francis Bre			
Ronald F. Brenner,					
whose mailing address is 118 W. Cedar	Ness City, Kans			led Lessor (whether one or more).	
and J. FRED HANDINGTH	IO. 120 II. HIMITICE	512. 1410 Month, 1	U-11-10-10-10-10-10-10-10-10-10-10-10-10-	hereinafter caller Lessee:	
Leasor, in consideration of OI is here admowledged and of the royalics herein of investigating, exploring by geophysical and occustituent products, hipecing gas, water, other fault hings thereon to produce, save, take care of, products manufactured therefrom, and housing a therein situated in County of Ness  Township 17 South-Range 21	ther means, prospecting drilling, mi hoids, and air into subsurface strate, I mear, manufacture, process, store and and otherwise caring for its employee	ining and operating for and producing aying pipe lines, storing oil, building to I mansport said oil, liquid hydrocarbons	oil, liquid hydrocarbon mks, power stations, tele; , gases and their respectiv	) in hand paid, receipt of which ively unto lessee for the purpose a, all gases, and their respective phone lines, and other structures e constituent products and other	
Section 20 : SE/4, SW/4, NW/					
In Section, Township	Range	and containing	640	acres, more or less, and all	
Subject to the provisions herein contains as oil, liquid hydrocarbons, gas or other respective	d, this lease shall remain in force for	n term of (3) three years from and land or land	n this date (called "prima with which said land is n	ry term"), and as long thereafter coled.	
In consideration of the premises the said lat. To deliver to the credit of lessor, fr	leaser covenants and agrees:				
from the leased premises.  2nd. To pay lessor for gas of whatsoever	er mature or kind produced and sold,	or used off the premises, or used in the	ne manufacture of any pr	oducts therefrom, one-eighth (%),	
at the market price at the well, (but, as to gas so premises, or in the manufacture of products ther as royalty One Dollar (\$1.00) per year per net n meaning of the preceding paragraph.	efrom, said payments to be made m	onthly. Where gas from a well produci	ng gas only is not sold o	r used, lessee may pay or tender	
This lease may be maintained during the of this lease or any extension thereof, the lease found in maring apparities this lease that the second in the secon	shall have the right to drill such w	ell to completion with reasonable diligr	ence and dispatch, and if	oil or gas, or either of them, be	
found in paying quantities, this lease shall contis If said lessor owns a less interest in the the said lessor only in the proportion which lesso	shove described land than the ent	ire and undivided fee simple estate the			
Leaves shall have the right to use, free of When requested by leaser, leaves shall bu	cost, gas, oil and water produced on	said land for leaser's operation thereo	n, except water from the	wella of lessor.	
No well shall be drilled nearer than 200 i	eet to the house or barn now on said	premises without written consent of k	esor.		
Lessee shall pay for damages caused by Lessee shall have the right at any time to	remove all machinery and fixtures	placed on said premises, including the			
If the estate of either party hereto is a executors, administrators, successors or assigns lessee has been furnished with a written transfer	, but no change in the ownership of	of the land or nasignment of rentals o	e royalties shall be bind	ing on the lesses until after the	
with respect to the assigned portion or portions a  Lessee may at any time execute and del	rising subsequent to the date of sasi; iver to lessor or place of record a re	rnment. Jesse or releases covering any portion			
surrender this lease as to such portion or portions All express or implied covenants of this	s and be relieved of all obligations as lease shall be subject to all Pederal	s to the acreage surrendered. and State Laws. Executive Ordens. Ru	les or Regulations, and th	is lease shall not be terminated,	
in whole or in part, nor lesses held liable in dam Regulation.  Lessor hereby warrants and agrees to det					
signed lessors, for themselves and their heirs, so	e described funds, in the event of def secessors and assigns, hereby surre	auit of payment by lessor, and be sub nder and relesse all right of dower an	rogated to the rights of t	he holder thereof, and the under	
as said right of dower and homestead may in any Lessee, at its option, is heavely given the immediate vicinity thereof, when in lessee's jus- conservation of oil, gas or other minerals in an or smits not stoesding 40 acres each in the even record in the conveyance records of the cosmi- pooled into a tract or unit shall be treated, for a found on the pooled acreage, it shall be treated as reyalties elsewhere herein specified, lessor shall placed in the unit or his royalty interest therein o	right and power to pool or combine ignment it is necessary or advisable d under and that may be produced it it of an oil well, or into a unit or an in which the land herein leased in ill purposes except the payment of r if production is had from this lease I receive on production from a un	the acreage covered by this losse or a to do so in order to properly develop roun said pressions, such puoling to be its not exceeding 640 acres each in the structed an instrument identifying a synilies on production from the pooled a, whether the well or wells be located it no sooded only such portion of the	p and operate said lease of tracts contiguous to or event of a gas well. Lea ad describing the pooled unit, as if it were includ an the premises covered b royalty stimulated hereis	premises so as to promote the me another and to be into a unit see shall execute in writing and excreage. The entire acrouge so ed in this lease. If production is y this lease or not. In lieu of the	
* It is understood and agreed to it should read "one-sixth" in e		and 4, where the words	"one-eighth (1/8	3) " appear,	
IN WITNESS WHEREOF, the undersigned Witnesses:	d execute this instrument as of the o	lay and year first above written.			
Kalmy E. E	remner	Randell to	rener		
Kathy E. Brenner	· · · · · · · · · · · · · · · · · · ·	Randali J. Brenner	<b>-</b>	Will by	MAS.
Deull D. Brenn		Konald Fr 1	Frenner	ROWL INDICH	MRD LIC
Darrell D. Brenner		Ronald F. Brenner			
	<b>6.</b>				
	SEAL			s - Ness County	
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	COUNTY	; [	Date Recorded; 10/2	21/2008 9:25:00 AM	

OUNTY OF Ness The foregoing instrument was ac	cknowledged before m	ACKNOWLEDGMEN		AL (KSUKÇONE)	2008
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	nowledged before me	this day of			
UNTY OF	nowledged before me	this day of			,
foregoing instrument was ack		this day of			,

#### RIDER

Township 17 South-Range 21 West
Tract #1-Section 20: SE/4
Tract #2-Section 20: SW/4
Tract #3-Section 20: NE/4
Tract #4-Section 20: NW/4

- When preparing development locations, the topsoil shall be segregated to be replaced on the surface upon completion of drilling activities. Any terraces driven over or altered for drilling or tank locations shall be restored to original height and contour as nearly as is practicable.
- In the event of drilling operations on said land, Lessee or assigns agree to backfill all slush pits, level the location and restore the surface as nearly as is practicable. Lessee or assigns agrees to pay for all damages of any nature arising from its operations on the above land.
- 3. It is understood and agreed that upon the termination of production on the Lease, all equipment of Lessee shall be removed within six (6) months and all sites shall be restored to their original condition as nearly as is practicable.
- 4. Upon the completion of any drilling operations or any seismographic testing the Lessee shall leave no waste material, litter or other debris on said premises and shall restore said premises as nearly as practicable to the condition the premises were in prior to Lessee's operations
- A sufficient dike shall be placed around tank batteries. Also tank batteries and pumping
  equipment units shall be fenced to restrain cattle in pastures or on ground that Lessor grazes
  cattle.
- 6. If the lands covered hereby are irrigated by the use of a self propelled overhead sprinkler system, presently in operation or installed hereafter, the Lessee, prior to conducting operations hereon, shall consult with the Lessor in regard to said drilling operations. Said operations shall be conducted in such a manner as will least disturb or interfere with Lessor's irrigation system or the surface contours of the leased premises. Should any alterations to the surface contours be caused by its operations, Lessee, or his assigns, shall restore said surface contours to their former condition as nearly as is practicable. In the event of production and continued use of the surface, Lessee, or his assigns, will restore or prepare the surface and situate and install all equipment needed in connection therewith, so that Lessee's use thereof will not interfere with the passage of said overhead sprinkler irrigation systems. Lessee shall consult with Lessor in regard to the route of ingress and egress on said premises for the purpose of drilling and production.
- 7. If any part of the leased premises are subject to or enrolled in the Conservation Reserve Program, Lessee shall reseed to grass all acres thereof affected by Lessee's operations and hold Lessor harmless from penalties or liquidated damages assessed under the Conservation Reserve Program as a result of Lessee's operations.
- 8. It is agreed by and between the parties hereto that this lease is, in effect, a separate lease for each of the above described tracts and that the production of oil or gas on any one tract or a gas producing unit shall not extend the primary term of this lease on tracts not covered by production of oil or gas.
- 9. If Carotherent of the springs press; this tease is not enterwise commical in force (mile) the provisional human for this decreased and exprine contents of the second contents of th

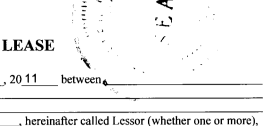
Randall J. Brenner

309 N Waumbaugh

THIS AGREEMENT, Entered into this the 2nd \_\_ the day of July \_

Carl H. Stieben and Ann L. Stieben, his wife





			40.00
The Southeast Qu	arter (SE/4)		
41.00			33372.31
In Section 19	, Township 17 South	, Range 21 West , and containing 16	0 acres, more or less, and all
accretions thereto.			

Subject to the provisions herein contained, this lease shall remain in force for a term of Three (3) years from this date (called "primary term"), and as long thereafter as oil, liquid hydrocarbons, gas or other respective constituent products, or any of them, is or can be produced from said land or land with which said land is pooled. If, due to circumstances beyond Lessee's control, Lessee is unable to obtain a rotary drilling rig prior to the expiration of the primary term, Lessor agrees that Lessee shall have a reasonable time, not to exceed ninety (90) days, within which to obtain such rotary drilling rig and commence operations for the drilling of a well. In consideration of the premises the said Lessee covenants and agrees:

- 1. To deliver to the credit of Lessor, free of cost, in the pipeline to which Lessee may connect wells on said land, the equal one-eighth (1/8) part of all oil produced and saved from the leased premises.
- To pay Lessor for gas of whatsoever nature or kind produced and sold, or used off the premises, or used in the manufacture of any products therefrom, one-eighth (1/8), at the market price at the well, (but, as to gas sold by Lessee, in no event more than one-eighth (1/8) of the proceeds received by Lessee from such sales), for the gas sold, used off the premises, or in the manufacture of products therefrom, said payments to be made monthly. At any time, either before or after the expiration of the primary term of this lease, if there is a gas well or wells on the above land (and, for he purposes of this clause, the term "gas well" shall include wells capable of producing natural gas, condensate, distillate or any gaseous substance, whether completed or not completed, due to the lack of a pipeline connection, and wells classified as gas wells by any governmental authority) and such well or wells are shut-in, before or after production therefrom, Lessee or any assignee hereunder may pay or tender annually, within sixty (60) days after the end of each yearly period during which such gas well or gas wells are shut-in, as substitute gas royalty Five Dollars (\$5.00) per net mineral acre retained hereunder, for the acreage then held under this lease, by the party making such payments or tenders, and, if such payments or tenders are made, it shall be considered under all provisions of this lease that gas is being produced from the leased premises in paying quantities.
- 3. This lease may be maintained during the primary term hereof without further payment or drilling operations. If the Lessee shall commence to drill a well within the term of this lease or any extension thereof, the Lessee shall have the right to drill such well to completion with reasonable diligence and dispatch, and if oil or gas, or either of them, be found in paying quantities, this lease shall continue and be in force with like effect as if such well had been completed within the term of years first mentioned.
- 4. If said Lessor owns a less interest in the above described land than the entire and undivided fee simple estate therein, then the royalties herein provided for shall be paid the said Lessor only in the proportion which Lessor's interest bears to the whole and undivided fee.
- 5. Lessee shall have the right to use, free of cost, gas, oil and water produced on said land for Lessee's operation thereon, except water from the wells of Lessor.
  - Lessee shall bury Lessee's pipelines below plow depth.
- 7. No well shall be drilled nearer than 200 feet to the house or barn now on said premises without written consent of Lessor.
  - 8. Lessee shall pay for damages caused by Lessee's operations to said land.
- 9. Lessee shall have the right at any time to remove all machinery and fixtures placed on said premises, including the right to draw and remove casing.
- 10. If the estate of either party hereto is assigned, and the privilege of assigning in whole or in part is expressly allowed, the covenants hereof shall extend to their heirs, executors, administrators, successors or assigns, but no change in the ownership of the land or assignment of rentals or royalties shall be binding on the Lessee until after the Lessee has been furnished with a written transfer or assignment or a true copy thereof. In case Lessee assigns this lease, in whole or in part, Lessee shall be relieved of all obligations with respect to the assigned portion or portions arising subsequent to the date of assignment.
- 11. Lessee may at any time execute and deliver to Lessor or place of record a release or releases covering any portion or portions of the above described premises and thereby surrender this lease as to such portion or portions and be relieved of all obligations as to the acreage surrendered.

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Recording Fee: \$12.00

AWI-Regular Rev.5-08

12. All express or implied covenants of this lease shall be subject to all Federal and State Laws, Executive Orders, Rules or Regulations, and this lease shall not be terminated, in whole or in part, nor Lessee held liable in damages, for failure to comply therewith, if compliance is prevented by, or if such failure is the result of, any such Law, Order, Rule or Regulation.

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

Lessee, at its option, is hereby given the right and power to pool or combine the acreage covered by this lease or advisable to do so in order land, lease or leases in the immediate vicinity thereof, when in Lessee's judgment it is necessary or advisable to do so in order to properly develop and operate said lease premises so as to promote the conservation of oil, gas or other minerals in and under and that may be produced from said premises, such pooling to be into a unit or units not exceeding other minerals in and under and that may be produced from said premises, such pooling to be into a unit or units not exceeding 640

Ten (10)

acres each, centered on the wellbore, in the event of an oil well, or into a unit or units not exceeding 640

acres each in the event of a gas well. Lessee shall execute in writing and record in the conveyance records of the county in which the land herein leased is situated an instrument identifying and describing the pooled acreage. The entire acreage so pooled into a tract or unit shall be treated, for all purposes except the payment of royalties on production from the pooled acreage, it shall be treated as if production is had from this lease, in which included in this lease. If production is found on the pooled acreage, it shall be treated as if production is had from this lease, appeal and essent shall receive on production from a unit so pooled only such portion of the royalty stipulated herein as the amount of his acreage placed in the unit or his royalty interest therein on an acreage basis bears to the total acreage so pooled in the particular unit involved.

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Sart H. Stieben			
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A WITNESS WHEREOF, we sign the day and year first above wr	t above written.		