

Well will not be drilled or Permit Expired Date: _

Signature of Operator or Agent:

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

KANSAS CORPORATION COMMISSION OIL & GAS CONSERVATION DIVISION 1203898

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
DPERATOR: License#	feet from N / S Line of Section
lame:	feet from E / W Line of Section
Address 1:	Is SECTION: Regular Irregular?
ddress 2:	(Note: Locate well on the Section Plat on reverse side)
City: State: Zip: +	County:
Contact Person:	Lease Name: Well #:
Phone:	Field Name:
CONTRACTOR: License#	Is this a Prorated / Spaced Field?
lame:	Target Formation(s):
Well Drilled For: Well Class: Type Equipment:	Nearest Lease or unit boundary line (in footage):
	Ground Surface Elevation:feet MS
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	Depth to bottom of fresh water:
Seismic ; # of Holes Other Other:	Depth to bottom of usable water:
Other.	Surface Pipe by Alternate: I III
If OWWO: old well information as follows:	Length of Surface Pipe Planned to be set:
Operator:	Length of Conductor Pipe (if any):
Well Name:	Projected Total Depth:
Original Completion Date: Original Total Depth:	Formation at Total Depth:
Ong Ong Ong Ong	Water Source for Drilling Operations:
Directional, Deviated or Horizontal wellbore? Yes No	Well Farm Pond Other:
f Yes, true vertical depth:	DWR Permit #:
Bottom Hole Location:	(Note: Apply for Permit with DWR)
(CC DKT #:	Will Cores be taken?
	If Yes, proposed zone:
٨Ε	IDAVIT
Fine undersigned hereby affirms that the drilling, completion and eventual plu	
t is agreed that the following minimum requirements will be met:	gging of the well will comply with the six to our seq.
·	
 Notify the appropriate district office <i>prior</i> to spudding of well; A copy of the approved notice of intent to drill <i>shall be</i> posted on each 	drilling rig:
3. The minimum amount of surface pipe as specified below shall be set	3 3·
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	rict office on plug length and placement is necessary prior to plugging;
5. The appropriate district office will be notified before well is either plugg	
6 If an ALTERNATE II COMPLETION, production pine shall be cemente	d from below any usable water to surface within 120 DAYS of spud date.
Or pursuant to Appendix "B" - Eastern Kansas surface casing order #1	
Or pursuant to Appendix "B" - Eastern Kansas surface casing order #1	plugged. <i>In all cases, NOTIFY district office</i> prior to any cementing.
Or pursuant to Appendix "B" - Eastern Kansas surface casing order #1	
Or pursuant to Appendix "B" - Eastern Kansas surface casing order #1 must be completed within 30 days of the spud date or the well shall be	
Or pursuant to Appendix "B" - Eastern Kansas surface casing order #1	plugged. In all cases, NOTIFY district office prior to any cementing.
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Or pursuant to Appendix "B" - Eastern Kansas surface casing order #1 must be completed within 30 days of the spud date or the well shall be ubmitted Electronically For KCC Use ONLY	plugged. In all cases, NOTIFY district office prior to any cementing.
Or pursuant to Appendix "B" - Eastern Kansas surface casing order #1 must be completed within 30 days of the spud date or the well shall be ubmitted Electronically For KCC Use ONLY API # 15	plugged. In all cases, NOTIFY district office prior to any cementing. Remember to: - File Certification of Compliance with the Kansas Surface Owner Notification
Or pursuant to Appendix "B" - Eastern Kansas surface casing order #1 must be completed within 30 days of the spud date or the well shall be ubmitted Electronically For KCC Use ONLY API # 15	 Plugged. In all cases, NOTIFY district office prior to any cementing. Remember to: File Certification of Compliance with the Kansas Surface Owner Notification Act (KSONA-1) with Intent to Drill;
Or pursuant to Appendix "B" - Eastern Kansas surface casing order #1 must be completed within 30 days of the spud date or the well shall be ubmitted Electronically For KCC Use ONLY API # 15	 Plugged. In all cases, NOTIFY district office prior to any cementing. Remember to: File Certification of Compliance with the Kansas Surface Owner Notification Act (KSONA-1) with Intent to Drill; File Drill Pit Application (form CDP-1) with Intent to Drill;
Or pursuant to Appendix "B" - Eastern Kansas surface casing order #1 must be completed within 30 days of the spud date or the well shall be submitted Electronically For KCC Use ONLY API # 15	Remember to: - File Certification of Compliance with the Kansas Surface Owner Notification Act (KSONA-1) with Intent to Drill; - File Drill Pit Application (form CDP-1) with Intent to Drill; - File Completion Form ACO-1 within 120 days of spud date; - File acreage attribution plat according to field proration orders; - Notify appropriate district office 48 hours prior to workover or re-entry;
Or pursuant to Appendix "B" - Eastern Kansas surface casing order #1 must be completed within 30 days of the spud date or the well shall be ubmitted Electronically For KCC Use ONLY	Remember to: - File Certification of Compliance with the Kansas Surface Owner Notification Act (KSONA-1) with Intent to Drill; - File Drill Pit Application (form CDP-1) with Intent to Drill; - File Completion Form ACO-1 within 120 days of spud date; - File acreage attribution plat according to field proration orders; - Notify appropriate district office 48 hours prior to workover or re-entry; - Submit plugging report (CP-4) after plugging is completed (within 60 days);
Or pursuant to Appendix "B" - Eastern Kansas surface casing order #1 must be completed within 30 days of the spud date or the well shall be submitted Electronically For KCC Use ONLY API # 15	Remember to: - File Certification of Compliance with the Kansas Surface Owner Notification Act (KSONA-1) with Intent to Drill; - File Drill Pit Application (form CDP-1) with Intent to Drill; - File Completion Form ACO-1 within 120 days of spud date; - File acreage attribution plat according to field proration orders; - Notify appropriate district office 48 hours prior to workover or re-entry;

_ Agent: _



For KCC Use ONLY	
API # 15	-

IN ALL CASES PLOT THE INTENDED WELL ON THE PLAT BELOW

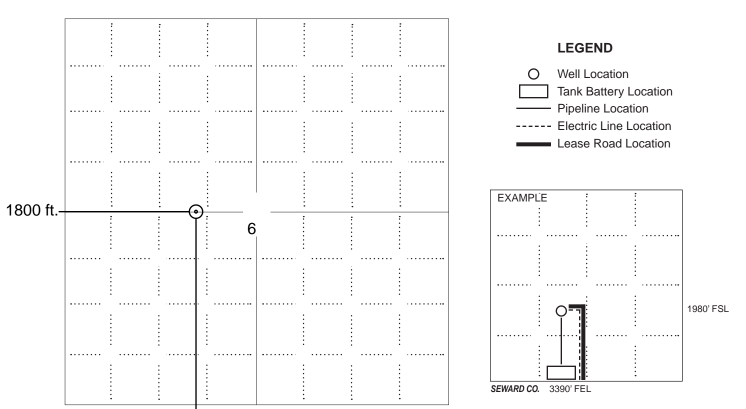
In all cases, please fully complete this side of the form. Include items 1 through 5 at the bottom of this page.

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

PLAT

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

You may attach a separate plat if desired.

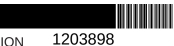


NOTE: In all cases locate the spot of the proposed drilling locaton.

2640 ft.

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

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



Kansas Corporation Commission Oil & Gas Conservation Division

Form CDP-1 May 2010 Form must be Typed

APPLICATION FOR SURFACE PIT

Submit in Duplicate

Operator Name:			License Number:		
Operator Address:					
Contact Person:			Phone Number:		
Lease Name & Well No.:			Pit Location (QQQQ):		
Type of Pit: Emergency Pit Burn Pit 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 Existing If Existing, date constructed: Pit capacity: (bbls) Area? Yes No		SecTwp R East WestFeet from North / South Line of Section Feet from East / West Line of Section County Chloride concentration: mg/l mg/l for Emergency Pits and Settling Pits only)		
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 shallowest fresh water feet. Source of information:			
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 Drill pits must be closed within 365 days of spud date. Submitted Electronically					
	KCC	OFFICE USE O	NLY Liner Steel Pit RFAC RFAS		
Date Received: Permit Num	ber:	Permi	t Date: Lease Inspection: Yes No		



1203898

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)

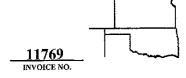
OPERATOR: License #	Well Location:						
Name:	SecTwpS. R 🗌 East 🗌 West						
Address 1:	County:						
Address 2:	Lease Name: Well #:						
City:	If filing a Form T-1 for multiple wells on a lease, enter the legal description of						
Contact Person:	the lease heleur						
Phone: () Fax: ()							
Email 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:							
are preliminary non-binding estimates. The locations may be entered of Select one of the following:	on the Form C-1 plat, Form CB-1 plat, or a separate plat may be submitted.						
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, a	acknowledge that, because I have not provided this information, the						
	wner(s). To mitigate the additional cost of the KCC performing this s of the surface owner by filling out the top section of this form and KCC, which is enclosed with this form.						
If choosing the second option, submit payment of the \$30.00 handling form and the associated Form C-1, Form CB-1, Form T-1, or Form CP	g fee with this form. If the fee is not received with this form, the KSONA-1 -1 will be returned.						
Submitted Electronically							

末幕

Pro-Stake LLC

Oil Field & Construction Site Staking P.O. Box 2324

> Garden City, Kansas 67846 Office/Fax: (620) 276-6159 Cell: (620) 272-1499



001732 PLAT NO.

burt@pro-stakellc.kscoxmail.com

 Murfing Drilling Company, Inc.
 Wilkens Unit #1-6

 Scott County, KS
 6
 17s
 32w
 2640' FSL - 1800' FWL

 LOCATION SPOT
 LOCATION SPOT
 100 CATION SPOT
 100 CATION SPOT

COUNTY Sec. Twp.

SCALE: 1" = 1000'

DATE STAKED: May 2nd, 2014

MEASURED BY: Luke R.

DRAWN BY: Norby S.

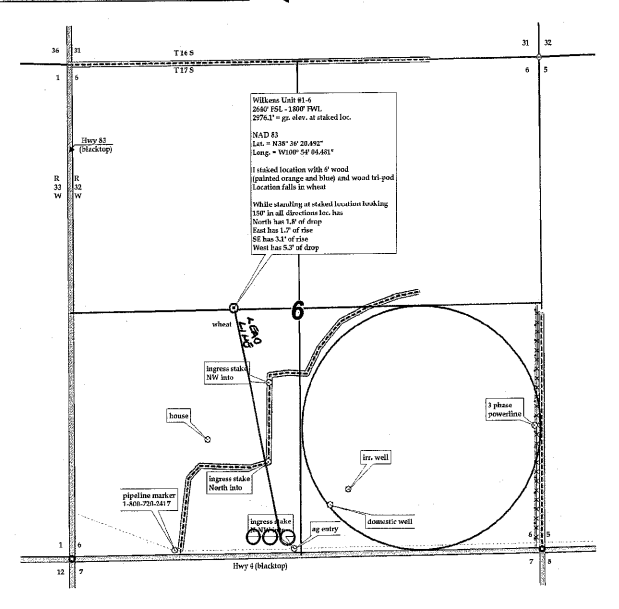
AUTHORIZED BY: Shauna G.

This drawing does not constitute a monumented survey or a land survey plat. This drawing is for construction purposes only.

GR. ELEVATION: 2976.1'

Directions: From the center of Scott City, Ks at the intersection of Hwy 83 and Hwy 96 – Now go 8 miles North on Hwy 83 to the SW corner of section 6-17s-32w – Now go 0.5 mile East on Hwy 4 to ingress stake North into – Now go approx. 1000' North - NW through farm ground to ingress stake North into – Now go 0.1 mile North on trail to ingress stake NW into – Now go approx. 800' NW through wheat, into staked location.

Final ingress must be verified with land owner or Operator.





Scott County, KS

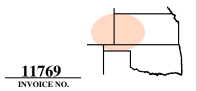
COUNTY

Pro-Stake LLC

Oil Field & Construction Site Staking

P.O. Box 2324 Garden City, Kansas 67846 Office/Fax: (620) 276-6159

Office/Fax: (620) 276-6159 Cell: (620) 272-1499 burt@pro-stakellc.kscoxmail.com



001732

Murfing Drilling Company, Inc.

OPERATOR

6 17s 32w
Sec. Twp. Rng.

Wilkens Unit #1-6

LEASE NAME

TE 40001 TITE

2640' FSL - 1800' FWL

LOCATION SPOT

SCALE: 1" = 1000'

DATE STAKED: May 2nd, 2014

MEASURED BY: Luke R.

DRAWN BY: Norby S.

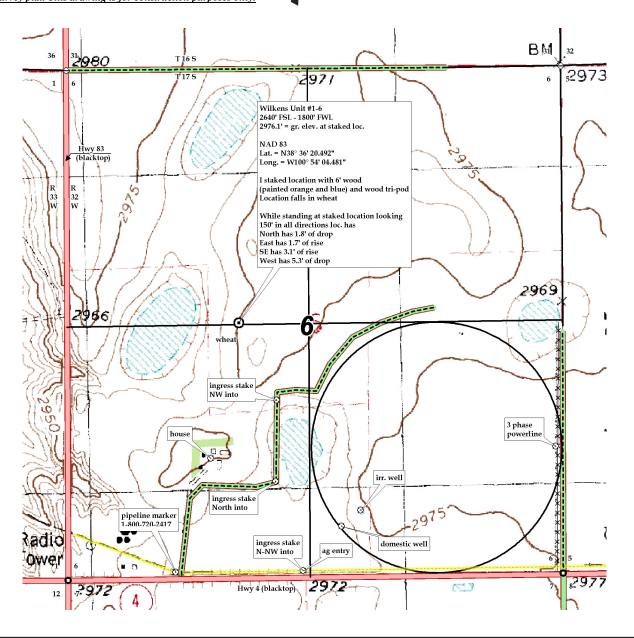
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Final ingress must be verified with land owner or Operator.



63U (Rev. 1993)

OIL AND GAS LEASE



700 S. Broadway PO Box 793 Wichita, KS 67201-0793 316-264-9344 -- 264-5185 fax

GREEMENT, Made and entered into the	1st day of		November		2012
and between . R. W	ikens, LLC				
				* * *	
to the top to	a second	· · · ·	•	-	
91 11 1			· · · · · · · · · · · · · · · · · · ·		
	4, Scott City, KS 67871		, the same of the	hereinafter called Lessor	•
	25 N. Market, Ste 1415, Wic				einafter called Lessee:
Lessor, in consideration of	Ten and more	e	Dollars (\$	\$10.00) in hand paid,
ceipt of which is here acknowledged and e purpose of investigating, exploring by spective constituent products, injecting g ructures and things thereon to produce, s d other products manufactured therefrom	geophysical and other means, prospe- as, water, other fluids, and air into sub- ave, take care of, treat, manufacture, pro-	ecting drilling, mining bsurface strata, laying process, store and transport	and operating for and proper lines, storing oil, be out said oil, liquid hydro	producing oil, liquid hydrocarbouilding tanks, power stations, telescarbons, gases and their respecti	ns, all gases, and the ephone lines, and other ve constituent product
erest, therein situated in County of	Scott		State of -	Kansas Describe	ed as follows to wit:
ownship 17 South, Range 32 W Section 6: NW/4.	<u>est</u>			•	
Section XXX Towns	ship XXX Range	XXX	and containing 1	acres, more or less and a	Il accretions thereto
	ained, this lease shall remain in force for	1111	cc (3)	this date (called "primary term")	and as long thereafte
oil, liquid hydrocarbons, gas or other resp In consideration of the premises the s	•	tent, is produced from s	said land of land with wi	nen said iand is pooled.	
•	free of cost, in the pipe line to which le	secaa may connact wall	s on said land the equal	one sighth (1/9) nest of all ail as	advand andd &
e leased premises.	tree of cost, in the pipe time to which te	ssee may connect were	s on said land, the equal	one-eignth (1/8) part of all oil pr	oduced and saved from
2nd. To pay lessor for gas of whatso arket price at the well, (but, as to gas sold the manufacture of products therefrom, ollar (\$1.00) per year per net mineral acre ragraph.	said payments to be made monthly. Wi	ghth (1/8) of the procee here gas from a well pr	ds received by lessee fro roducing gas only is no	om such sales), for the gas sold, us sold or used, lessee may pay or	sed off the premises, or tender as royalty On
This lease may be maintained during any extension thereof, the lessee shall hantities, this lease shall continue and be in	the primary term hereof without further ave the right to drill such well to comp a force with like effect as if such well ha	pletion with reasonable	diligence and dispatch.	and if oil or gas, or either of the	in the term of this leasem, be found in paying
If said lessor owns a less interest in sor only in the proportion which lessor's	the above described land than the entire interest bears to the whole and undivided	e and undivided fee sir d fee.	nple estate therein, then	the royalties herein provided for	shall be paid the sai
Lessee shall have the right to use, free	of cost, gas, oil and water produced on	said land for lessee's o	peration thereon, except	water from the wells of lessor.	
When requested by lessor, lessee shall	l bury lessee's pipe lines below plow dep	pth.			
No well shall be drilled nearer than 20	00 feet to the house or barn now on said	premises without writte	en consent of lessor.		
Lessee shall pay for damages caused	by lessee's operations to growing crops of	on said land.			
Lessee shall have the right at any time	to remove all machinery and fixtures p	laced on said premises,	including the right to dr	aw and remove casing.	-
If the estate of either party hereto is ninistrators, successors or assigns, but no h a written transfer or assignment or a t tion or portions arising subsequent to the	rue copy thereof. In case lessee assigns	assignment of rentals o	r royalties shall be bindi	ng on the lessee until after the les	see has been furnishe
Lessee may at any time execute and of slease as to such portion or portions and	leliver to lessor or place of record a rele be relieved of all obligations as to the ac	ase or releases covering reage surrendered.	g any portion or portion:	s of the above described premises	and thereby surrende
All express or implied covenants of the part, nor lessee held liable in damages,	nis lease shall be subject to all Federal ar for failure to comply therewith, if comp	nd State Laws, Execution of the control of the cont	ve Orders, Rules or Reg or if such failure is the r	ulations, and this lease shall not be esult of, any such Law, Order, Ru	e terminated, in whol de or Regulation.
Lessor hereby warrants and agrees to ortgages, taxes or other liens on the above themselves and their heirs, successors ar mestead may in any way affect the purpose	id assigns, hereby surrender and release	of payment by lessor, a all right of dower and	nd be subrogated to the	rights of the holder thereof, and the	ne undersigned lessors
Lessee, at its option, is hereby given to inity thereof, when in lessee's judgment it are minerals in and under and that may be the event of an oil well, or into a unit or unit of the land herein leased is situated a cept the payment of royalties on production from this lease, whether the well or well may unit so pooled only such portion of the reage so pooled in the particular unit involved.	produced from said premises, such poonits not exceeding 640 acres each in the minstrument identifying and describing on from the pooled unit, as if it were into the belocated on the premises covered by the royalty stipulated herein as the amount of the property of the property of the property of the property of the premises covered by the royalty stipulated herein as the amount of the property o	rder to properly develop- pling to be of tracts com- e event of a gas well. Le g the pooled acreage. To cluded in this lease. If p y this lease or not. In his	o and operate said lease p tiguous to one another a ssee shall execute in wri- he entire acreage so po- production is found on to cu of the royalties elsew	premises so as to promote the cond to be into a unit or units not ex- ting and record in the conveyance ded into a tract or unit shall be to the pooled acreage, it shall be treather the presentations.	servation of oil, gas of sceeding 40 acres eace records of the count reated, for all purpose ated as if production if receive on production
ee Addendum and Rider at	tached hereto and made a	part hereof.	- This instrum	SAS, SCOTT COUNTY, SS ent was filed for record on	
R.Wilkens, LLC	this instrument as of the day and year first ab	OMPUTER do		of ZSaacA.D. 20. ock a.M., and duly recorded in the page 2	
Breez & L	elle		', : '	2.00 / Register Dee	eds
Bruce E. Wilkens, Manag	er gkyra i cheef. At 2012]			
	A CLUSS A KOMLO NOTAR PUBLIC STATE OF KANSAR				
	Landa danie a mini stana quara spina de mini su series spina de mini ser		,		

		Notary Public		
• · · <u>-</u>			В	n behalf of the corporation.
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	oildu Public	Charles K. Morrison	Charles K. Montaon	Ay commission expires 9/27/2015
<u></u>		X CONTROLL	Out promi	
	2017	у Мочетрет	l before me this <u>lst</u> day o	he foregoing instrument was acknowledged by Bruce E. Wilkens, Manager, R. W.
(aniony)	IT FOR INDIVIDUAL (KSO	VOCAGO A DEDOENDIA		COUNTY OF SCOTT
(~McO4)	a war ividiniana ang ti	APVNOUIT EDGEL CEL		LATE OF KANSAS

D. BOOK S28: BYCE SIT

(PAGE 300F 3.)

grant constraint

ADDENDUM AND RIDER TO OIL AND GAS LEASE

Attached hereto and made apa	art hereof an Oil and gas	Lease dated	the <u>1st</u> day of
November	2012, by and between	R. Wilkens,	LLC whose address is
220 Hwy 4, Scott City, KS 67846,	as Lessor, and J. Fred	Hambright,	Inc., a duly organized
Kansas Corporation, whose address i	s 125 N. Market, Ste. 14	115, Wichita,	KS 67202, hereinafter
referred to as Lessee. The above-des	scribed Oil and Gas Lea	se and this A	Addendum ad Rider are
with respect to the following describe	ed real estate located in _	Scott	County,
Kansas, to-wit:			•

Township 17 South, Range 32 West Section 6: NW/4

containing 160 acres, more or less.

This Addendum and Rider is a part of the above-described Oil and Gas Lease to the same extent as if the provisions hereof have originally been written in said Lease. In the event of conflict between the Lease provisions and the provisions of this Addendum and Rider, the provisions of this Addendum and Rider shall prevail.

- 1. 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.
- 2. 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 practicable. Lessee or assigns agrees to pay for all damages of any nature arising from its operations on the above-described land.
- 3. Lessee agrees to pay Lessor a reasonable amount, but not less than \$2,500.00 for each drill site location on the leased premises.
- 4. 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.
- 5. 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 on mile stalks or wheat. Lessee or assigns agrees to comply with all applicable federal, state and local laws and regulations.

Signed for Identification

R. Wilkens, LLC

Bruce E. Wilkens, Manager

63U (Rev. 1993)

OIL AND GAS LEASE



Kansas Blue Print 700 s. Broedway PO Box 793 Wichita, KS 67201-0793 316-264-9344 -- 264-5185 fax

AGREEMENT, M	lade and entered into the	ist	day of		Novem	ber		2012
by and between	Bruce E. Wilkens ar	nd Jonny Bill Wilke	ens, husband	& wife, 220	Hwy 4, Scott City,	KS 6787	1; and Bruce E. W	ilkens,
Lyn Wilkens a	ct for Tamra Jo Will and William F. Rega	ın, wife and husban	d, 136 West	16 th , Apt. 1F	W, New York, NY	′ 10010; a	and Bruce E. Wilk	ens,
Attorney in fa	ct for Courtney Rox	canne Wilkens and	Simon Hoga	n, wife and l	iusband, 7173 Lam	plite Cour	t, Cincinnati, OH	45244
whose mailing add	Iress is XXXXXXX	xxxxxxxxxxx	xxxxxxxx	XX .		,,	hereinafter called Less	sor (whether one or more),
-	lambright, Inc., 12	· · · · · · · · · · · · · · · · · · ·			202		-	hereinafter called Lessee:
	consideration of		en and more		Dollars (\$	•	\$10.00) in hand paid,
receint of which is	here acknowledged and	· · · · · · · · · · · · · · · · · · ·			f the lessee berein conta	ined hereby		exclusively unto lessee for
the purpose of in respective constitu structures and thir	vestigating, exploring by sent products, injecting g	geophysical and other as, water, other fluids, a ave, take care of, treat, r	means, prospect and air into subs nanufacture, pro	ting drilling, ma surface strata, la cess, store and t	ining and operating for ying pipe lines, storing ransport said oil, liquid	and produci oil, building hydrocarbon	ng oil, liquid hydroca tanks, power stations, s, gases and their resp	rbons, all gases, and their telephone lines, and other ective constituent products
interest, therein sit	tuated in County of		Scott		State of	Ka	nsas Desc	ribed as follows to wit:
		7 South, Range 32 'n 6: SW/4	West					
In Section	XXX Towns	ship XXX	Range	xxx	and containing	160	acres, more or less ar	nd all accretions thereto
Subject to t	he provisions herein conta	ained this lease shall rer	nain in force for	a term of	Three (3) years	s from this da	— nte (called "nrimary teri	n"), and as long thereafter
	ocarbons, gas or other resp							ir j. and as long mercaner
	ation of the premises the s	•						
1st. To deli- the leased premis		free of cost, in the pipe	line to which les	ssee may connec	t wells on said land, the	equal one-ci	ghth (1/8) part of all o	l produced and saved from
								om, one-eighth (1/8), at the d, used off the premises, or
in the manufactur	e of products therefrom,	said payments to be ma	de monthly. Wh	ere gas from a	well producing gas only	is not sold o	or used, lessee may pa	y or tender as royalty One e meaning of the preceding
This lease n		ave the right to drill suc	ch well to compl	letion with reaso	mable diligence and disp	patch, and if	oil or gas, or either of	vithin the term of this lease f them, be found in paying
If said lesse		the above described lan	d than the entire	and undivided	•			for shall be paid the said
	have the right to use, free				see's operation thereon, e	except water	from the wells of lesson	r.
	ested by lessor, lessee shal		· ·		•		_	
	ll be drilled nearer than 20				t written consent of lesso	or.		
Lessee shall	pay for damages caused	by lessee's operations to	growing crops o	n said land.			•	
Lessee shall	have the right at any time	e to remove all machine	y and fixtures pl	laced on said pre	mises, including the righ	it to draw and	i remove casing.	
If the estate	of either party hereto is	assigned, and the privil	ege of assigning	in whole or in	part is expressly allowe	d, the coven	ants hereof shall exten	d to their heirs, executors,
with a written tra-		true copy thereof. In cas						e lessee has been furnished with respect to the assigned
	at any time execute and on the portion or portions and					ortions of th	e above described pren	nises and thereby surrender
or in part, nor less	ee held liable in damages.	; for failure to comply th	erewith, if comp	liance is preven	ted by, or if such failure	is the result o	of, any such Law, Orde	
mortgages, taxes of for themselves an	w other liens on the above	e described lands, in the and assigns, hereby surre	event of default on the number and release	of payment by le all right of dow	essor, and be subrogated	to the rights	of the holder thereof, a	for lessor, by payment any nd the undersigned lessors, as said right of dower and
vicinity thereof, we other minerals in a in the event of an in which the land except the payme had from this less	when in lessee's judgment and under and that may be oil well, or into a unit or a herein leased is situated int of royalties on product the whether the well or we	it is necessary or advisal e produced from said pro units not exceeding 640 an instrument identifyin ion from the pooled unit ells be located on the ore	ble to do so in or emises, such poor acres each in the g and describing t, as if it were in mises covered by	rder to properly obling to be of tra- elevent of a gas vog the pooled acro- cluded in this le- y this lease or pay	develop and operate said cts contiguous to one and well. Lessee shall execute age. The entire acreage ase. If production is four or. In lieu of the royalties	lease premis other and to lee in writing a so pooled in and on the pools selsewhere h	ses so as to promote the be into a unit or units n and record in the conve- tio a tract or unit shall oled acreage, it shall be therein specified, lessor	or leases in the immediate conservation of oil, gas or oot exceeding 40 acres each yance records of the county be treated, for all purposes a treated as if production is shall receive on production
acreage so pooled	oled only such portion of in the particular unit invol idendum and Rider a	olved.			e placed in the unit or h	is royalty int	erest therein on an acro	age basis bears to the total
IN WITNESS WHE	REOF, the undersigned execu	ite this instrument as of the d	lay and year first ab	oove written.	Donnes	i B	i kilk	Gens)
Bruce E. W		0			Jonny Bill Wil	kens		
BY K.	Tamra Jo Wilkens	LL.			•	•	47	
by Bruce E	. Wilkens, Attorney		N. VAR				Γ	
BY B	Courtney Roxanne		SK transun serpoulic Lot Kanada	<u></u>	Simon Hogan	ع ـــ	will	
by Bruce	E. Wilkens, Attorne Carrie Lyn; Wilker		<u>; </u>		by Bruce E. Wilk William F. Re		ney in fact	
BY K	2 2 m	skk_	11215	<u> </u>	BY Ku	ح ح	may in fact	
by Bruce	E. Wilkens, Attorne	y in fact	•		by Bruce E. Wilk	ens, Anor	ncy ni raci	

- Notary Public		1.			<u> </u>	_
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n fact for, Tamra lo Wilkens, a single woman;	<u>ilkens, attorney in</u>	and Bruce E Wi	band and wife,	Milkens, hus	lia yngol bas s	Bruce E. Wilken
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(PAGE 2 OF 3:)

ADDENDUM AND RIDER TO OIL AND GAS LEASE

Attached hereto and made apart hereof an Oil and Gas Lease dated the 1st day of November 2012, by and between Bruce E. Wilkens and Jonny Bill Wilkens, Husband and wife; whose address is 220 Hwy 4, Scott City, KS 67846; and Bruce E. Wilkens, Attorney in fact for Tamra Jo Wilkens, a single woman, whose address is 39330 West 87th, Eudora, KS 66025; and Bruce E. Wilkens, Attorney in fact for Carrie Lyn Wilkens and William F. Regan, wife and husband, whose address is 136 West 16th, Apt 1RW, New York, NY 10010; and Bruce E. Wilkens, Attorney in fact for Courtney Roxanne Wilkens and Simon Hogan, wife and husband, whose address is 7173 Lamplite Court, Cincinnati, OH 45244 as Lessor, and J. Fred Hambright, Inc., a duly organized Kansas Corporation, whose address is 125 N. Market, Ste. 1415, Wichita, KS 67202, hereinafter referred to as Lessee. The above-described Oil and Gas Lease and this Addendum and Rider are with respect to the following described real estate located in ______ Scott __ County, Kansas, to-wit:

Township 17 South, Range 32 West Section 6: SW/4

containing	160	acres	more	٥r	less
Comaning	100	acies,	HIOLO	VI.	1000

This Addendum and Rider is a part of the above-described Oil and Gas Lease to the same extent as if the provisions hereof have originally been written in said Lease. In the event of conflict between the Lease provisions and the provisions of this Addendum and Rider, the provisions of this Addendum and Rider shall prevail.

- 1. 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.
- 2. 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 practicable. Lessee or assigns agrees to pay for all damages of any nature arising from its operations on the above-described land.
- 3. Lessee agrees to pay Lessor a reasonable amount, but not less than \$2,500.00 for each drill site location on the leased premises.
- 4. 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.
- 5. 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 on mile stalks or wheat. Lessee or assigns agrees to comply with all applicable federal, state and local laws and regulations.

Signed for Identification:

Bruce E. Wilkens

Tamra Jo Wilkens

By Bruce E. Wilkens, Attorney in fact

Simon Hogan

By Bruce E. Wilkens, Attorney in fact

Courtney Roxanne Wilkens

By Bruce E. Wilkens, Attorney in fact

Carrie Lyn Wilkens

By Bruce E. Wilkens, Attorney in fact

William F. Regan

By Bruce E. Wilkens, Attorney in fact

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

Shari Feist Albrecht, Chair Jay Scott Emler, Commissioner Pat Apple, Commissioner

May 12, 2014

Shauna Gunzelman Murfin Drilling Co., Inc. 250 N WATER STE 300 WICHITA, KS 67202-1216

Re: Drilling Pit Application Wilkens Unit 1-6 W/2 Sec.06-17S-32W Scott County, Kansas

Dear Shauna Gunzelman:

District staff has inspected the above referenced location and has determined that the reserve pit shall be constructed <u>without slots</u>, 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 the Hutchinson Salt section has been drilled through and displacement of the fluids into the reserve pit has occurred. The fluids should be removed again within 96 hours after drilling operations have ceased.

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

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

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