For KCC Use:

Eff	e	ct	iv	е	Date:
-					

District	#	
DISTINCT	#	

Yes No SGA?

Form

# KANSAS CORPORATION COMMISSION

**OIL & GAS CONSERVATION DIVISION** 

March 2010 Form must be Typed Form must be Signed All blanks must be Filled

Form C-1

1210006

NOTICE	<b>OF INTE</b>	ENT TO	DRILL
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Must be approved by KCC five (5) days prior to commencing well

KSONA-1,	Certification of	Compliance with	he Kansas Surface	<b>Owner Notification</b>	Act, MUST be	e submitted with	this form
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Expected Spud Date:	Spot Description:
month day year	
OPERATOR: License#	
Name:	
Address 1:	Is SECTION: Regular Irregular?
Address 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?
Name:	Target Formation(s):
Well Drilled For: Well Class: Type Equipment:	Nearest Lease or unit boundary line (in footage):
	Ground Surface Elevation:
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	Depth to bottom of usable water:
Other:	Surface Pipe by Alternate:
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:
Directional, Deviated or Horizontal wellbore?	Water Source for Drilling Operations:
If Yes, true vertical depth:	Well Farm Pond Other:
Bottom Hole Location:	DWR Permit #:
KCC DKT #:	( <b>Note:</b> Apply for Permit with DWR )
100 D((1π	Will Cores be taken?
	If Yes, proposed zone:

### **AFFIDAVIT**

The undersigned hereby affirms that the drilling, completion and eventual 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 *prior* to spudding of well;
- 2. A copy of the approved notice of intent to drill shall be posted on each drilling rig;
- 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 through all unconsolidated materials plus a minimum of 20 feet into the underlying formation.
- 4. If the well is dry hole, an agreement between the operator and the district office on plug length and placement is necessary prior to plugging;
- 5. The appropriate district office will be notified before well is either plugged or production casing is cemented in;
- 6. If an ALTERNATE II COMPLETION, production pipe shall be cemented from below any usable water to surface within 120 DAYS of spud date. Or pursuant to Appendix "B" - Eastern Kansas surface casing order #133,891-C, which applies to the KCC District 3 area, alternate II cementing must be completed within 30 days of the spud date or the well shall be plugged. In all cases, NOTIFY district office prior to any cementing.

### Submitted Electronically

For KCC Use ONLY	
API # 15	
Conductor pipe required	feet
Minimum surface pipe required	feet per ALT. I II
Approved by:	
This authorization expires:	tarted within 12 months of approval date.)
Spud date: Ag	gent:

Mail to: KCC - Conservation Division,

#### 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);
- Obtain written approval before disposing or injecting salt water.
- 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.

ш

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



For KCC Use ONLY

API # 15 - \_\_\_\_

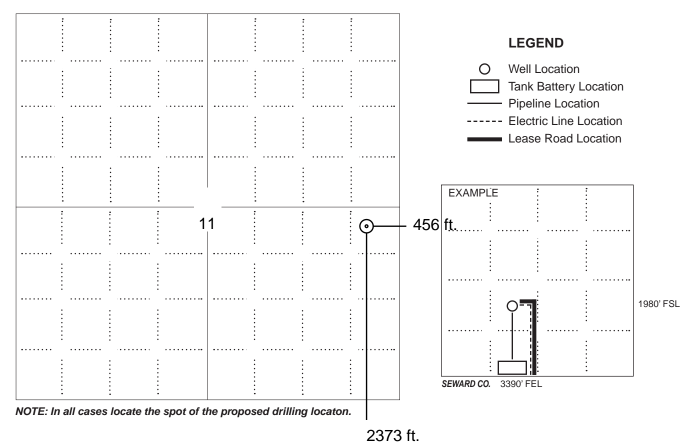
### IN ALL CASES PLOT THE INTENDED WELL ON THE PLAT BELOW

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 E 📃 W
Number of Acres attributable to well: QTR/QTR/QTR/QTR of acreage:	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.



#### 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.

Side Two

KANSAS CORPORATION COMMISSION OIL & GAS CONSERVATION DIVISION 1210006

May 2010 Form must be Typed

Form CDP-1

## **APPLICATION FOR SURFACE PIT**

Submit in Duplicate

Operator Name:		bhint in Dupiicat	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	SecTwpR	East West
Settling Pit Drilling Pit	If Existing, date co	nstructed:	Feet from N	lorth / South Line of Section
Workover Pit Haul-Off Pit (If WP Supply API No. or Year Drilled)	Pit capacity:		Feet from E	ast / West Line of Section
		(bbls)		County
Is the pit located in a Sensitive Ground Water A	vrea? Yes	No	Chloride concentration: (For Emergency F	Pits and Settling Pits only)
Is the bottom below ground level?	Artificial Liner?	No	How is the pit lined if a plastic li	ner is not used?
Pit dimensions (all but working pits):	Length (fe	et)	Width (feet)	N/A: Steel Pits
Depth fro	om ground level to dee	epest point:	(feet)	No Pit
Distance to nearest water well within one-mile	of pit:	Depth to shallo Source of inforr	west fresh water	feet.
feet Depth of water well	feet	measured	well owner el	ectric log KDWR
Emergency, Settling and Burn Pits ONLY:		Drilling, Worko	ver and Haul-Off Pits ONLY:	
Producing Formation:		Type of materia	l utilized in drilling/workover:	
Number of producing wells on lease:		Number of worl	king pits to be utilized:	
Barrels of fluid produced daily:		Abandonment p	procedure:	
Does the slope from the tank battery allow all s flow into the pit? Yes No	pilled fluids to	Drill pits must b	e closed within 365 days of spud	date.
Submitted Electronically		· · · · ·	· · · · · · · ·	
	КСС	OFFICE USE O	NLY	Pit RFAC RFAS
Date Received: Permit Num	ber:	Permi	t Date: Lease	Inspection: Yes No

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

KANSAS CORPORA OIL & GAS CONSE CERTIFICATION OF CO KANSAS SURFACE OWN	BINIARY 2014       Form Must Be Typed         Form Must be Signed       Form must be Signed         All blanks must be Filled       Form State
This form must be submitted with all Forms C-1 (Notice of T-1 (Request for Change of Operator Transfer of Injection of Any such form submitted without an accord Select the corresponding form being filed: C-1 (Intent) CB-1 (Ca	r Surface Pit Permit); and CP-1 (Well Plugging Application). npanying Form KSONA-1 will be returned.
OPERATOR:       License #	Well Location:
Surface Owner Information:         Name:         Address 1:         Address 2:         City:	When filing a Form T-1 involving multiple surface owners, attach an additional 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 county, and in the real estate property tax records of the county treasurer.

If this form is being submitted with a Form C-1 (Intent) or CB-1 (Cathodic Protection Borehole Intent), you must supply the surface owners and the KCC with a plat showing the predicted locations of lease roads, tank batteries, pipelines, and electrical lines. The locations shown on the plat are preliminary non-binding estimates. The locations may be entered on the Form C-1 plat, Form CB-1 plat, or a separate plat may be submitted.

#### Select one of the following:

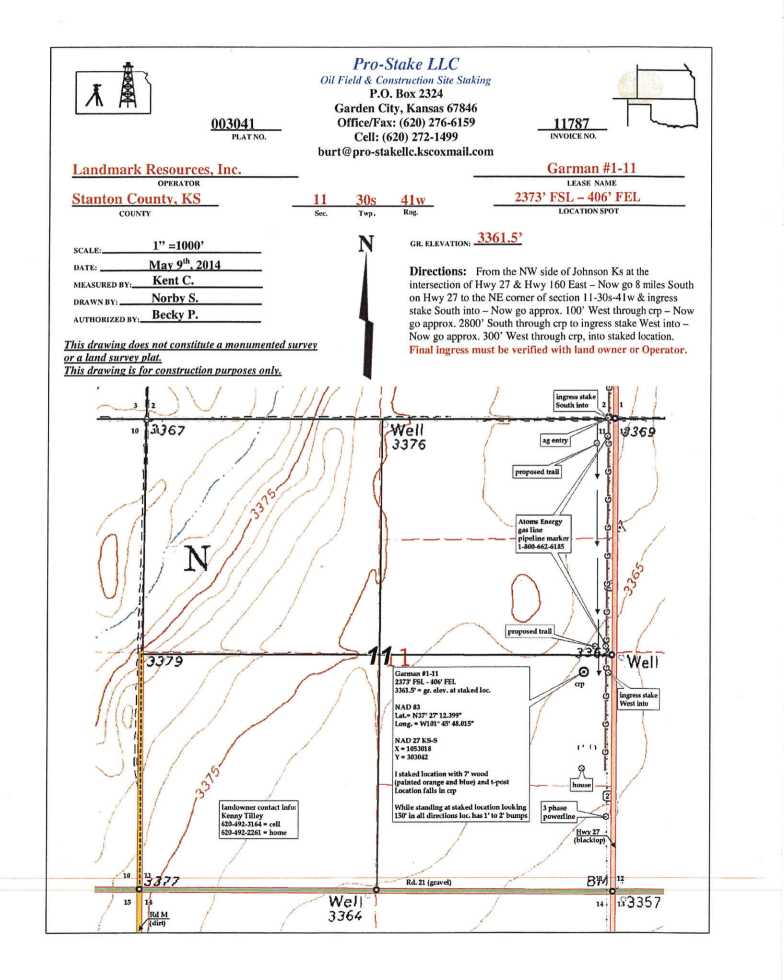
- I certify that, pursuant to the Kansas Surface Owner Notice Act (House Bill 2032), I have provided the following to the surface owner(s) of the land upon which the subject well is or will be located: 1) a copy of the Form C-1, Form CB-1, Form T-1, or Form CP-1 that I am filing in connection with this form; 2) if the form being filed is a Form C-1 or Form CB-1, the plat(s) required by this form; and 3) my operator name, address, phone number, fax, and email address.
- I have not provided this information to the surface owner(s). I acknowledge that, because I have not provided this information, the KCC will be required to send this information to the surface owner(s). To mitigate the additional cost of the KCC performing this task, I acknowledge that I must provide the name and address of the surface owner by filling out the top section of this form and that I am being charged a \$30.00 handling fee, payable to the KCC, which is enclosed with this form.

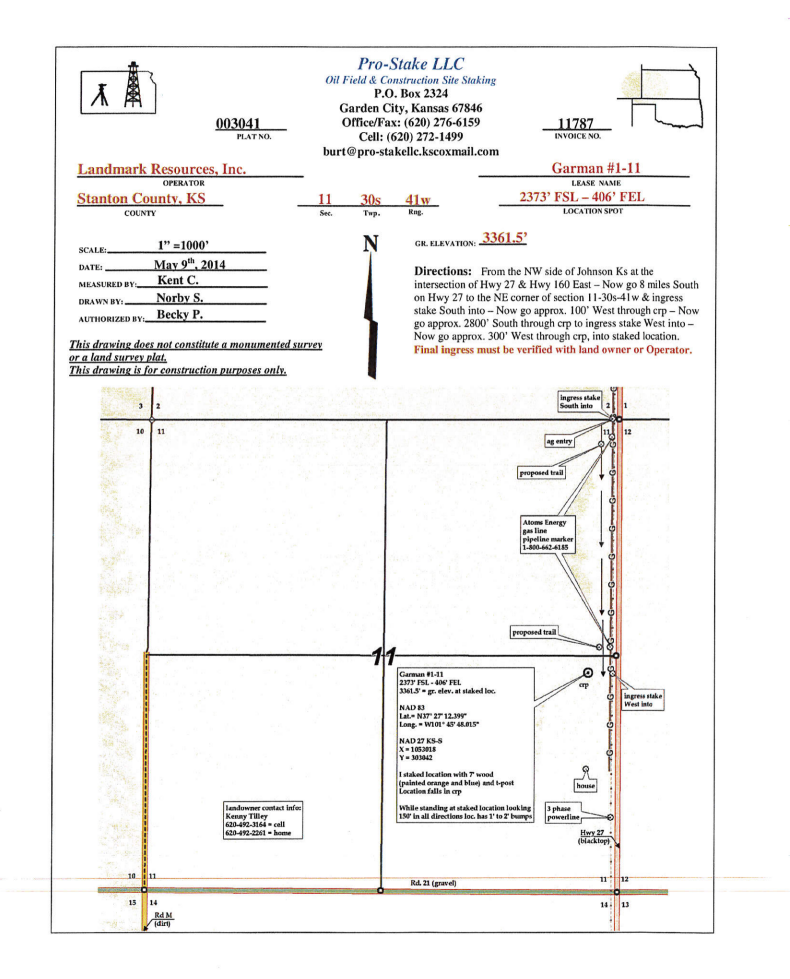
If choosing the second option, submit payment of the \$30.00 handling fee with this form. If the fee is not received with this form, the KSONA-1 form and the associated Form C-1, Form CB-1, Form T-1, or Form CP-1 will be returned.

### Submitted Electronically

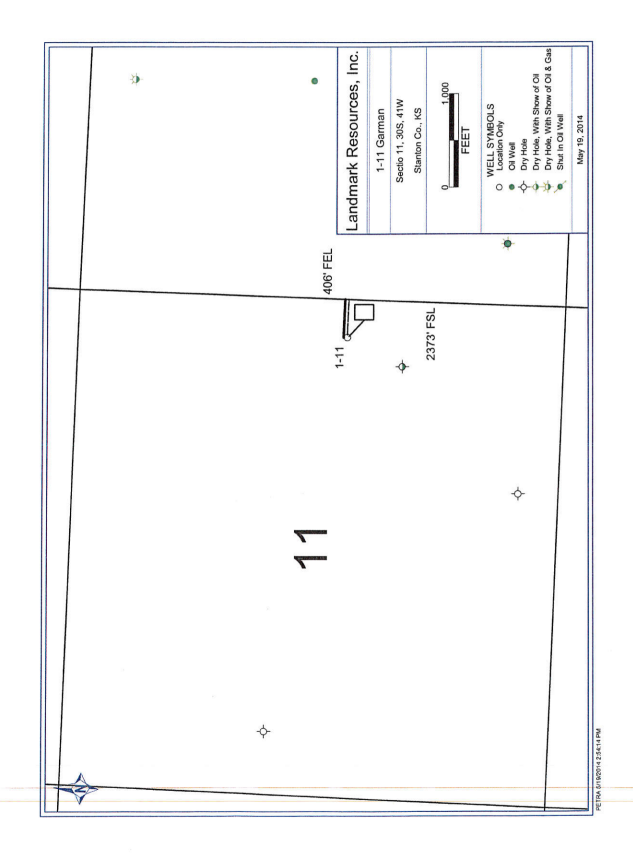
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<b>DO3041</b> PLAT NO. Landmark Resources, Inc.	Pro-Stake LLC Oil Field & Construction Site S P.O. Box 2324 Garden City, Kansas 678 Office/Fax: (620) 276-61 Cell: (620) 272-1499 burt@pro-stakellc.kscoxma	346 59 <u>11787</u> INVOICE NO.
OPERATOR Stanton County, KS	11 30s 41w	LEASE NAME 2373' FSL – 406' FEL
COUNTY	Sec. Twp. Rng.	LOCATION SPOT
SCALE: N/A DATE: <u>May 9<sup>th</sup>, 2014</u> MEASURED BY: Kent C. DRAWN BY: Norby S. AUTHORIZED BY: Becky P. This drawing does not constitute a monumented or a land survey plat.	Directions intersection on Hwy 27 to stake South go approx. 2 Now go app	<ul> <li> <u>3361.5'</u></li> <li>From the NW side of Johnson Ks at the of Hwy 27 &amp; Hwy 160 East – Now go 8 miles South to the NE corner of section 11-30s-41w &amp; ingress into – Now go approx. 100' West through crp – Now 2800' South through crp to ingress stake West into – rox. 300' West through crp, into staked location. ss must be verified with land owner or Operator.</li> </ul>
	rting point Someon City	
Sand Arroso Greet Kenn 620-4	wher contact infor y Tilley 92-3164 = cell 92-2261 = home NAD 83 Lat = N37° 27' 12.399 Long. = W101° 45' 48 NAD 27 KS-S X = 1053018 Y = 303042 I staked location with (painted orange and Location falls in crp While standing at st 150' in all directions	staked loc. 3" 3.015" th 7' wood blue) and t-post aked location looking loc. has 1' to 2' bumps





	041 Of	P.O. Box 2324 arden City, Kansas 6784 ffice/Fax: (620) 276-615 Cell: (620) 272-1499	59 <u>11787</u> INVOICE NO.	1
Landmark Resources, Inc.		<pre>Ppro-stakellc.kscoxmail</pre>	.com Garman #1-11	
OPERATOR Stanton County, KS	11	30s 41w	LEASE NAME 2373' FSL – 406' FEL	
COUNTY	Sec.	Twp. Rng.	LOCATION SPOT	
SCALE: 1" =1000'		<b>N</b> GR. ELEVATION	3361.5'	
DATE: May 9 <sup>th</sup> , 2014			From the NW side of Johnson Ks at th	
MEASURED BY: Kent C.			of Hwy 27 & Hwy 160 East – Now go 8 to the NE corner of section 11-30s-41w &	
AUTHORIZED BY:Becky P.		stake South in	nto – Now go approx. 100' West through 300' South through crp to ingress stake V	crp - Now
This drawing does not constitute a mo	numented survey	Now go appro	ox. 300' West through crp, into staked lo	ocation.
or a land survey plat. This drawing is for construction purpe		Final ingress	s must be verified with land owner or (	Operator.
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			Garman #t-t1 0	
			Garman #1-11 O	
			Arman #1-11 O	



	)	OIL	AND GAS LE	ASE 🤇	Alio 264-9344 - 264- 5185 Iax www.kbp.com - kbp@kbp.com
AGREEMENT, Made and entered	into the 22 <sup>nd</sup>	day of		April	2013
	Charlene Garman		long Tiller) and	Арш	
-	Robin D. Garman,		tene They) and		
	Room D. Garman,	nei nusoanu			
whose mailing address is	1100 11: 11 10:				
	1100 Highland Cir			and the second	ed Lessor (whether one or mor
Lessor, in consideration of		One and more		5, Wichita, Kansas 67202 Dollars (\$ 1,00+	hereinafter called Lesse
				Dollars (\$ 1.00+	) in hand pai
the purpose of investigating, expl respective constituent products, in structures and things thereon to pr	loring by geophysical and ijecting gas, water, other f roduce, save, take care of, herefrom, and housing and	other means, prosp luids, and air into su treat, manufacture, p otherwise caring for	ecting drilling, mining and absurface strata, laying pipe l process, store and transport sa	operating for and producing oil, liquid hy intes, storing oil, building tanks, power sta aid oil, liquid hydrocarbons, gases and the described land, together with any reversion	ydrocarbons, all gases, and th ations, telephone lines, and ot ir respective constituent produ- ary rights and after-acquired
, and a second		Stanton		Kansas	Described as follows to wit: -
	Township 30 S Section 11: SE		1 West		
5					
In Section XXX	TownshipXX2	C Range	XXX and c	ontaining <u>160</u> acres, more or	less and all accretions thereto
Subject to the provisions her	rein contained, this lease s	all remain in force for	or a term of Three	(3) years from this date (called "prime	ary term"). and as long thereaf
as oil, liquid hydrocarbons, gas or o	other respective constituen	products, or any of	them, is produced from said I	and or land with which said land is pooled.	
In consideration of the premi	ises the said lessee covena	nts and agrees:			
1st. To deliver to the credit of the leased premises.	of lessor, free of cost, in th	e pipe line to which l	lessee may connect wells on	said land, the equal one-eighth (1/8) part o	f all oil produced and saved fr
	C-1			used in the manufacture of any products th	
In the manufacture of products the Dollar (\$1.00) per year per net min paragraph. This lease may be maintained or any extension thereof, the lesse	erctrom, said payments to heral acre retained hereund ad during the primary term we shall have the right to d	be made monthly. W er, and if such payme hereof without furthe rill such well to com	Where gas from a well produce out or tender is made it will be an payment or drilling operation polytion with reasonable dilite	ceived by lessee from such sales), for the g ing gas only is not sold or used, lessee n e considered that gas is being produced with ons. If the lessee shall commence to drill a ence and dispatch, and if oil or gas, or eight	hay pay or tender as royalty ( hin the meaning of the preced
quantities, this lease shall continue	terest in the above describ	ed land than the enti	and been completed within the	e term of years first mentioned. estate therein, then the royalties herein pr	
Lessec shall have the right to					
	use, free of cost, gas, oil a	nd water produced or		ion thereon, except water from the wells of	
When requested by lessor, les			n said land for lessee's operat	ion thereon, except water from the wells of	
	ssee shall bury lessee's pip	e lines below plow de	n said land for lessee's operat epth.		
When requested by lessor, les	ssee shall bury lessee's pip er than 200 feet to the hous	e lines below plow de e or barn now on said	n said land for lessee's operat epth. d premises without written co		
When requested by lessor, less	ssee shall bury lessee's pip er than 200 feet to the hous s caused by lessee's operati	e lines below plow de e or barn now on said ons to growing crops	n said land for lessee's operat epth. d premises without written co on said land.		
When requested by lessor, les No well shall be drilled neare Lessee shall pay for damages Lessee shall have the right at If the estate of either party h dministrators, successors or assignme with a written transfer or assignme	ssee shall bury lessee's pip er than 200 feet to the hous s caused by lessee's operati any time to remove all ma hereto is assigned, and the ss, but no change in the ow and or a true copy thereof.	e lines below plow de e or barn now on said ons to growing crops chinery and fixtures p privilege of assignir nership of the land or ho case lessee assign	n said land for lessee's operat opth. d premises without written co on said land. placed on said premises, inclu ng in whole or in part is exp	nsent of lessor.	lessor. extend to their heirs, execute
When requested by lessor, les No well shall be drilled neare Lessee shall pay for damages Lessee shall have the right at If the estate of either party h dministrators, successors or assign with a written transfer or assignme bottion or pottions arising subseque Lessee may at any time exce his lease as to such pottion or potti	ssee shall bury lessee's pip er than 200 feet to the hous s eaused by lessee's operati any time to remove all ma nereto is assigned, and the ss, but no change in the ow and or a true copy thereof, ent to the date of assignme- tute and deliver to lessor or ions and be relieved of all o	e lines below plow de e or barn now on saie ons to growing crops chinery and fixtures y privilege of assignir nership of the land on In case lessee assign i. place of record a rel obligations as to the ta	n said land for lessee's operat epth. d premises without written eo o naid land. placed on said premises, inclu g in whole or in part is exp r assignment of rentals or roy is this lease, in whole or in p lease or releases covering any acreage surrendered.	nsent of lessor. uling the right to draw and remove casing, ressly allowed, the covenants hereof shall altics shall be binding on the lessee until a part, lessee shall be relieved of all obligative portion or portions of the above described	'Jessor. extend to their heirs, execute fler the lessee has been furnist ons with respect to the assign I premises and thereby surren
When requested by lessor, les No well shall be drilled neare Lessee shall pay for damages Lessee shall have the right at If the estate of either party h dministrators, successors or assign with a written transfer or assignme ortion or portions arising subseque Lessee may at any time exec his lease as to such portion or porti All express or implied coven, or in part, nor lessee held liable in d	ssee shall bury lessee's pip er than 200 feet to the hous s caused by lessee's operati any time to remove all ma neretto is assigned, and the as, but no change in the ow ent or a true copy thereof. ent to the date of assignme utte and deliver to lessor or ions and be relieved of all o ants of this lease shall be s damages, for failure to com	e lines below plow de c or barn now on saic ons to growing crops chinery and fixtures y privilege of assignin nership of the land or in case lessee assign at. place of record a rell bilgations as to the r ubject to all Federal ply therewith, if com	n said land for lessee's operat epth. d premises without written co i on said land. placed on said premises, incli- ng in whole or in part is exp r assignment of rentals or roy is this lease, in whole or in p lease or releases covering any acreage surrendered. and State Laws, Executive O upliance is provented by, or if	nsent of lessor. uting the right to draw and remove easing. ressly allowed, the covenants hereof shall altics shall be binding on the lessee unit al vari, lessee shall be relieved of all obligati portion or portions of the above described rders, Rufes or Regulations, and this lease: such failure is the result of, any such Law,	'lessor, extend to their heirs, execute fler the lessee has been furnisf ons with respect to the assign I premises and thereby surren- shall not be terminated, in who Order, Rule or Regulation.
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IN WITNESS WHEREOF, the undersigned excente this instrument as of the day and year first above written.

Charlene Garman (formérily Charlene Tilley) х

Roam D. Garman X 1 X

	ev. 1993)	OIL ANI	D GAS LEASE	K	700 S. Brendewy PD Bax 793 Wichita, KS 67201-0793 316-264-9344 - 264- 5185 fox www.kbp.com - kip@kip.com
AGREEMENT, Mai	de and entered into the	7 <sup>th</sup> day of	May	7	2013
by and between	Kenny O. Ti	lley AKA Kenny Tilley, a	single man living in his	sole and separate pro	perty
					and
vhose mailing addre	css is 9709 C LIW	Y 27, Johnson, KS 67855		hcreinafter calle	d Lessor (whether one or more),
ind	0/00 5 11 11	bright, Inc. 125 N. Market	ST Suite 1415 Wichit		hereinafter called Lessee
Lessor in co	onsideration of	One and more	Dollars (\$	1, Ransas 07202	) in hand paid,
he purpose of inve- espective constitute structures and thing and other products n	estigating, exploring by geophy- int products, injecting gas, water is thereon to produce, save, take manufactured therefrom, and hou	valties herein provided and of the agr sical and other means, prospecting de- t, other fluids, and air into subsurface care of, treat, manufacture, process, sing and otherwise caring for its employed	trilling, mining and operating for e strata, laying pipe lines, storing store and transport said oil, liquid loyees, the following described lan	ined, hereby grants, leases an and producing oil, liquid lry oil, building tanks, power sta hydrocarbons, gases and thei	d lets exclusively unto lessee for droearbous, all gases, and their tions, telephone lines, and other r respective constituent products ary rights and after-acquired
nterest, therein situ:	ated in County of	Stanton	State of	Kansas	Described as follows to wit:
	Townshi Section	p 30 South-Range 41 Wes 11: E/2	<u>t</u>		
in Section X	XX Township	XXX Range XX	Xand containing	320 acres, more or	less and all accretions thereto
Subject to the	e provisions herein contained, th	is lease shall remain in force for a term	o of Three (3) year	s from this date (called "prime	ary term"), and as long thereafter
s oil, hquid hydroe	arbons, gas or other respective e	onstituent products, or any of them, is		rith which said land is pooled	
In consideration	on of the premises the said lesse	e covenants and agrees:			
lst. To delive he leased premises	er to the credit of lessor, free of a	ost, in the pipe line to which lessee n	uay connect wells on said land, the	equal one-eighth (1/8) part o	f all oil produced and saved from
harket price at the v h the manufacture of Dollar (\$1.00) per year aragraph. This lease may r any extension the	well, (but, as to gas sold by lesse of products therefrom, said pay ear per net mineral acre retained by be maintained during the prim eroof, the lessee shall have the r	re or kind produced and sold, or used z, in no event more than one-eighth (1) ments to be made monthly. Where gr hereunder, and if such payment or ter any term hereof without further payme ight to drill such well to completion	/8) of the proceeds received by less as from a well producing gas only ader is made it will be considered ent or drilling operations. If the less with reasonable diligence and dis	see from such sales), for the g is not sold or used, lessee n hat gas is being produced wit see shall commence to drill a patch, and if oil or gas, or ei	as sold, used off the premises, or bay pay or tender as royalty One hin the meaning of the preceding well within the term of this lease
If said lessor	owns a less interest in the above	ith like effect as if such well had been e described land than the entire and a cars to the whole and undivided fee.			ovided for shall be paid the said
Lessee shall h	ave the right to use, free of cost,	gas, oil and water produced on said la	and for lessee's operation thereon, o	except water from the wells of	lessor.
When request	ed by lessor, lessee shall bury le	see's pipe lines below plow depth.			
No well shall	be drilled nearer than 200 feet to	the house or barn now on said premis	ses without written consent of less	я.	
Lessee shall p	ay for damages caused by lessee	's operations to growing crops on said	land.		
Lessee shall h	ave the right at any time to remo	ve all machinery and fixtures placed o	on said premises, including the righ	t to draw and remove casing,	
with a written transf	essors or assigns, but no change	, and the privilege of assigning in wi	hole or in part is expressly allow ment of rentals or royalties shall b		
ortion of portions a		thereof. In case lessee assigns this l assignment.	ease, in whole or in part, lessee s,	e binding on the lessee until a	fter the lessee has been furnished
Lessee may at his lease as to such	portion or portions and be reliev	essignment. lessor or place of record a release or ed of all obligations as to the acreage	ease, in whole or in part, lessee s releases covering any portion or p surrendered.	e binding on the lessee until a hall be relieved of all oblight portions of the above describe	fter the lessee has been furnished ions with respect to the assigned d premises and thereby surrender
Lessee may at his lease as to such All express or or in part, nor lessee	portion or portions and be reliev r implied covenants of this lease held liable in damages, for failu	issignment. lessor or place of record a release or ed of all obligations as to the acreage shall be subject to all festeral and Sta re to comply therewith, if compliance	ease, in whole or in part, lessee s releases covering any portion or p surrendered. te Laws, Executive Orders, Rules is prevented by, or if such failure	e binding on the lessee until a ball be relieved of all obligat ortions of the above describe or Regulations, and this lease is the result of, any such Law,	fler the lessee has been furnished ions with respect to the assigned d premises and thereby surrender shall not be terminated, in whole Order, Rule or Regulation.
Lessee may at this lease as to such All express or or in part, nor lessee Lessor hereby mortgages, taxes or for themselves and t	portion or portions and be relieved rimplied covenants of this lease is held liable in damages, for failur v warrants and agrees to defend to other liens on the above describe heir heirs, successors and assign	assignment. Iessor or place of record a release or ed of all obligations as to the acreage shall be subject to all federal and Sta	ease, in whole or in part, lessee s releases covering any portion or p surrendered. te Laws, Executive Ordens, Rules- is prevented by, or if such failure and agrees that the lessee shall h ment by lessor, and be subrogated in of downer and homestered in the	e binding on the lessee until a ball be relieved of all obligation ortions of the above describe or Regulations, and this lease is the result of, any such Law, we the right at any time to re to the rights of the holder the	fler the lessee has been furnished ions with respect to the assigned d premises and thereby surrender shall not be terminated, in whole . Order, Rule or Regulation. deem for lessor, buyarment any roof, and the undersigned lessors.
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