

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

1210888

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 DE  \[ \bigcup_{\lambda}\text{V}
OPERATOR: License#	foot from   N /   S Line of Section
Name:	feet from E / W Line of Section
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? Yes N
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  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:
	Surface Pipe by Alternate: I II
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:
	Water Source for Drilling Operations:
Directional, Deviated or Horizontal wellbore?	Well Farm Pond Other:
f Yes, true vertical depth:	DWR Permit #:
Bottom Hole Location:	( <b>Note:</b> Apply for Permit with DWR)
(CC DKT #:	Will Golds be taken:
	If Yes, proposed zone:
4	FFIDAVIT
The undersigned hereby affirms that the drilling, completion and eventual	plugging of this well will comply with K.S.A. 55 et. seq.
t is carroed that the following minimum requirements will be read-	
i is agreed that the lollowing millimum requirements will be met:	
t is agreed that the following minimum requirements will be met:  1. Notify the appropriate district office <i>prior</i> to spudding of well:	
<ol> <li>Notify the appropriate district office <i>prior</i> to spudding of well;</li> <li>A copy of the approved notice of intent to drill <i>shall be</i> posted on e</li> </ol>	ach drilling rig;
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Mail to: KCC - Conservation Division, 130 S. Market - Room 2078, Wichita, Kansas 67202 Side Two



For KCC Use ONLY	
API # 15	

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

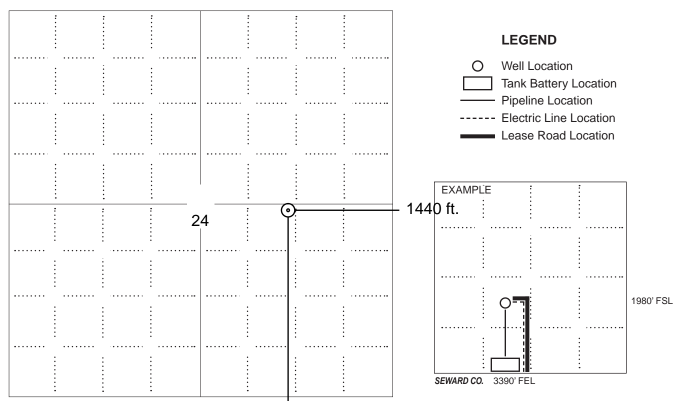
In all cases, please fully complete this side of the form. Include items 1 through 5 at the bottom of this page.

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

#### **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.

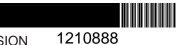


NOTE: In all cases locate the spot of the proposed drilling locaton.

#### 2550 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 mg/l reference from reference from mg/l mg/l 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 liner material, thickness and installation procedure.  Describe procedures for periodic maintenance and determining liner integrity, including 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:		
Submitted Electronically					
	KCC	OFFICE USE O	NLY  Liner Steel Pit RFAC RFAS		
Date Received: Permit Num	ber:	Permi	t Date: Lease Inspection: Yes No		



1210888

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.

OPERATOR: License #	Well Location:				
Name:					
Address 1:	County:				
Address 2:	Lease Name: Well #:				
City: State: Zip:+	g				
Contact Person:	the lease below:				
Phone: ( ) Fax: ( )	-				
Email Address:	-				
Surface Owner Information:					
Name:					
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:	and the second testing and the second section and the second sections are second sections.				
City: State: Zip:+	-				
	ank batteries, pipelines, and electrical lines. The locations shown on the plat I 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	e Act (House Bill 2032), I have provided the following to the surface e located: 1) a copy of the Form C-1, Form CB-1, Form T-1, or Form being filed is a Form C-1 or Form CB-1, the plat(s) required by this , and email address.				
KCC will be required to send this information to the surface	I acknowledge that, because I have not provided this information, the owner(s). To mitigate the additional cost of the KCC performing this ss of the surface owner by filling out the top section of this form and e KCC, which is enclosed with this form.				
KCC will be required to send this information to the surface task, I acknowledge that I must provide the name and address that I am being charged a \$30.00 handling fee, payable to the	owner(s). To mitigate the additional cost of the KCC performing this so of the surface owner by filling out the top section of this form and e KCC, which is enclosed with this form.  If the fee is not received with this form, the KSONA-1				
KCC will be required to send this information to the surface task, I acknowledge that I must provide the name and address that I am being charged a \$30.00 handling fee, payable to the If choosing the second option, submit payment of the \$30.00 handling fee.	owner(s). To mitigate the additional cost of the KCC performing this so of the surface owner by filling out the top section of this form and e KCC, which is enclosed with this form.  If the fee is not received with this form, the KSONA-1				



## **Fall & Associates**

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

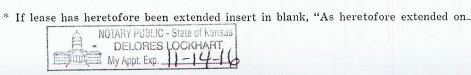
Date 6-16-14

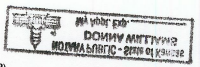
0604141 Invoice Number **BRITO OIL COMPANY** 1-24 Eberle-Baalman Farm Name Number Operator 2550'FSL 1440'FEL 10s Thomas-KS 24 32w T Location County-State 3059 Gr. Elevation Brito Oil Company 1223 N. Rock Rd. Ordered By: Raul Bldg. I suite 100 Wichita, KS. 67206 Scale 1"=1000" EBERLE LEASE 1440 least road BAALMAN FARMS TANK BATTERY Stake Set 5' Iron rod & 4' wood stake on slight slope milo stalks 150'S of 1/2 line fence.

## EXTENSION OF LEASE TERM



WHEREAS, Brito Oil Company, Inc.	File No
is (are) the owner(s) and holder(s) of an oil and gas lease insofa  Thomas  County, State of	ar as it covers the following described land in Kansas :
The Southeast Quarter (SE½)	
E NUMBER 20141189 BK 239 PG 151 - 151 ORDED 6/2/2014 at 1:48 PM ORDING FEE: \$ 8.00 mas County, KANSAS LA SULLIVAN, DEPUTY A L. VOLK, REGISTER OF DEEDS	SEAL INDEXED MICROFILMED
of Section 24 , Township 10 South , Range 32 V	West, which lease is recorded in Book215,
WHEREAS, said lease*expires in the absence of drilling operations on July 9, 20: and the hereinabove named owner (or owners) of said lease desire	14 es to have the term of said lease extended;
NOW, THEREFORE, the undersigned, for and in consideratio	on of One Dollar (\$1.00)
in hand paid, the receipt whereof is hereby acknowledged, do the interest of the undersigned in the above described land is con	ncerned shall be and is hereby extended with the same tenor
and effect as if such extended term had been originally expressed date of the said expiration thereof and as long thereafter as oil any well on the land covered by said lease, subject however, in a or said lease as modified, if any modification thereof may have keep to be a said lease as modified.	or gas (including casinghead gas) is or can be produced from ll other respects, to the provisions and conditions of said lease
All express or implied covenants of this lease shall be subject Regulations, and this lease shall not be terminated, in whole or inply therewith, if compliance is prevented by, or if such failure IN WITNESS WHEREOF, this instrument is signed on this	in part, nor lessee held liable in damages, for failure to com- e is the result of, any such Law, Order, Rule or Regulation.
	BAALMANN FARMS, INC.
	Laura Brown pros,
By:	David Baalmann, President
STATE OF Kansas	
county of Logan ss.	711-1
Before me, the undersigned, a Notary Public, within and for	said County and State, on this APUN
day of, 2014, personally appear Baalmann Farms, Inc.	David Baalmann, as President of
Daamidiii Faliis, III.	XXX
	, to me well known to be the
identical person who executed the within and foregoing instrusame as his free and voluntary act and deed for the IN WITNESS WHEREOF, I have hereunto set my hand and	ument, and acknowledged to me thathe executed the uses and purposes therein set forth.





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

63U (Rev. 1993)

Reorder No. 09-115 Kansas Blue Print 700 S. Broadway PO Box 793 Wichita, KS 67201-0793 Wichita, KS 67201-0793 344-264-5165 fax

where mailing address is523 Edgerton Oakley, Kansas 67748			OIL ANI	D GAS L	EASE		316-264-9344-264-5165 fax www.kbp.com · kbp@kbp.com
where miling actions is \$23\$ Edgerton Oalley, Kansas 67748 hersineller called Lower (whether one or not not be considered in country of the property of the pr	AGREEMENT, M	ade and entered into the	9 day of				
Exist Oll Company, Inc.    Secretary in consideration of the continuing of the complex of the continuing of companing of the continuing of companing of prophysical continuing of companing	by and between	Baalmann	Farms, Inc.	JAJOW	BAACMAN - 70	95-671-113	24
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Section is consideration of One and flore Children's constituted and of the exprises been provided and of the agreements of the lease hearth constained. Learning years, knows well the continuery, by the dependent of the provided and of the expression of the constituted of the co	whose mailing address is			nansas	0//-10	hereinafter c	alled Lessor (whether one or more
The Southeast Quarter (SDE)  The Southeast Qu	and		,				
the first actions/belged and of the mysline brents provided and of the gamemons of the known brein contained, brenty goals, actes and the exclusive years of the means, propriegologically, shipped and operating for any production and all pass, and officine recommended the provided of th	TiiJ	on on	ne and more		D-N (6	1.00	
In Section	is here acknowledged and of investigating, exploring constituent products, inject and things thereon to produ products manufactured the	of the royalties herein provided by geophysical and other mea- ing gas, water, other fluids, and uce, save, take care of, treat, ma refrom, and housing and other	ans, prospecting drilling, n d air into subsurface strata, nufacture, process, store ar wise caring for its employe	nining and operate laying pipe lines, ad transport said o es, the following o	contained, hereby grant- ing for and producing storing oil, building tan il, liquid hydrocarbons, described land, together	oil, liquid hydrocarbo ks, power stations, te gases and their respec with any reversionar	usively unto lessee for the purposons, all gases, and their respectivelephone lines, and other structures tive constituent products and othey rights and after-acquired interest
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Solviet to the provisions herein contained, this loase shall romain in force for a term of The control of t	In Section	Township	South Range	32 West	, and containing	160	acres, more or less, and a
RECORDED 7/27/2011 at 11:56 AM RECORDING FEE: \$ 12.00 Thomas County, KANSAS KARLA SULLIVAN, DEPUTY LORA L. VOLK, REGISTER OF DEEDS  IN WITNESS WHEREOF, the undersigned execute this instrument as of the day and year first above written.  Baalmann Farms, Inc.  BY:  By:  By:  By:  By:  By:  By:  By:	as oil, liquid hydrocarbons In consideration or 1st. To deliver to from the leased premises. 2nd. To pay lesse at the market price at the premises, or in the manufa as royalty One Dollar (\$1. meaning of the preceding p This lease may be of this lease or any extens found in paying quantities If said lessor own the said lessor only in the Lessee shall have When requested by No well shall be do Lessee shall pay fo Lessee shall have If the estate of ei executors, administrators, lessee has been furnished with respect to the assigne Lessee may at any surrender this lease as to s All express or imp in whole or in part, nor le Regulation. Lessee, at its optic immediate vicinity thereo conservation of oil, gas or or units not exceeding 40 record into a tract or unit found on the pooled acrear royalties elssewhere herein	, gas or other respective constited the premises the said lessee of the credit of lessor, free of cost of for gas of whatsoever nature well, (but, as to gas sold by leacture of products therefrom, so good) per year per net mineral aparagraph.  The maintained during the primation thereof, the lessee shall hat, this lease shall continue and its a less interest in the above oproportion which lessor's interest the right to use, free of cost, gas a less interest in the above oproportion which lessor's interest the right to use, free of cost, gas a lessor, lessee shall bury lessee cilled nearer than 200 feet to the or damages caused by lessee's of the right at any time to remove their party hereto is assigned, successors or assigns, but no with a written transfer or assign deportion or portions arising sus the execute and deliver to I with great and their here is and their heres, successors homestead may in any way after, is hereby given the right are, is hereby given the right are f, when in lessee's judgment other minerals in and under a cares each in the event of an orecords of the county in which shall be treated as I preprive, it shall be treated as I preprive.	tuent products, or any of the prenants and agrees: t, in the pipe line to which the or kind produced and solessee, in no event more that aid payments to be made refere retained hereunder, and the produced of the produced o	lessee may conne  d, or used off the n one-eighth (%) o monthly. Where g nd if such paymen  ther payment or well to completion as if such well ha atire and undivide undivided fee. on said land for lei pth. id premises witho s on said land. s placed on said g runing in whole or of the land or a reof. In case lessee signment. release or release as to the acreage al and State Laws th, if compliance scribed, and agree efault of payment render and release this lease is mad at the acreage co let od o so in or from said premis nits not exceedin, ins situated an ine royalties on prod use, whether the w mitter product on the control of the control se, whether the w mitter productions on the control of the control of the land or a secribed, and agree efault of payment render and release this lease is mad use the acreage co whether the w mitter of productions on prod use, whether the w mitter of productions on prod of the production of the control	ct wells on said land, the premises, or used in the of the proceeds received as from a well producing the reasonable diligered been completed within the defence of the same o	ith which said land is the equal one-eighth (1/4) the manufacture of any by lessee from such a g gas only is not solo will be considered that the lessee shall commence and dispatch, and the term of years fire tein, then the royaltie the term of years fire tein, then the royaltie the term of years fire tein, then the royaltie the term of years fire tein, then the royaltie the term of years fire tein, then the royaltie the term of years fire the term of years fire the sor.  The track of the the solo the sor Regulations, and the failure is the result the tright at any tire to the right at any tire to the right at the pro- the tracks contiguous to the tracks of the tracks the tracks the tracks.	products therefrom, one-eighth (1/4, sales), for the gas sold, used off the or used, lessee may pay or tende to gas is being produced within the term of the or used, lessee may pay or tende to gas is being produced within the term of the or of them, but mentioned.  In the order of them, but mentioned.  In the wells of lessor.  In the wells of lessor.  In the order of
Baalmann Farms, Inc.  BY: Tawa Maddle	RECORDED 7/2 RECORDING FEI Thomas County, KARLA SULLIVA LORA L. VOLK, I	27/2011 at 11:56 E: \$   \( \)	AM LVOLK		SEAU SE SOUTH		
BY: Tang maller		PRODUCT PRODUCT	17:15:10			- II	
17000				BY. 9	Daalmani	aller	C.
				210	David Baalma	ann, Presid	ent

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

63U (Rev. 1993)

		OIL A	ND	GAS L	EASE		www.kbp.com · kbp@kbp.com
AGREEME	ENT, Made and entered into the	24th_day of			Augu	st	2011
by and between	Melvin J. Eberle	and Gail I.	Eber	cle, his	wife;	ORATION (Kat	)kCoNe)
SECTION SAID	425 US Highway 8						
	Oakley, KS 67748						
			E.		400000	W	NAUNT MED
whose mailing add	ress is				17:00		alled Lessor (whether one or more),
and	Brito Oil Compan	y, Inc.			(8/ 202 )8)	nerematter ca	med Lessor (whether one of more),
anu							
						(10 00)	, hereinafter caller Lessee:
is here acknowledg of investigating, ex constituent product and things thereon	onsideration of ten copalties herein proves for the royalties for royalties	ided and of the agreements means, prospecting drillin, and air into subsurface str manufacture, process, stor	ng, mini rata, lay re and ti	ng and operati ing pipe lines, ransport said oi	ontained, hereby grant ng for and producing storing oil, building tan l, liquid hydrocarbons,	s, leases and lets excluoil, liquid hydrocarbo nks, power stations, tel gases and their respect	ons, all gases, and their respective lephone lines, and other structures tive constituent products and other
		omas					described as follows to-wit:
	The Northea	ast Quarter (N	Æ払)				
						1.50	
In Section	, Township	South Range -		West	_, and containing	160	acres, more or less, and all
accretions thereto. Subject to t	the provisions herein contained, thi	is lease shall remain in for	ce for a	term of thr	ee (3)	this date (called "prin	nary term"). and as long thereafter
as on, ilquid flydro	carbons, gas or other respective cor ration of the premises the said lesse	nstituent products, or any o	of them.	, is produced fr	om said land or land w	ith which said land is	pooled.
1st. To de	eliver to the credit of lessor, free of		hich less	see may connec	t wells on said land, th	ne equal one-eighth (1/8)	part of all oil produced and saved
from the leased pre 2nd. To p	emises. ay lessor for gas of whatsoever na	ture or kind produced and	sold, o	r used off the	oremises, or used in the	e manufacture of any	products therefrom, one-eighth (1/x),
premises, or in the	manufacture of products therefron dlar (\$1.00) per year per net miner	n, said payments to be ma	de mon	thly. Where ga	s from a well producin	ng gas only is not sold	ales), for the gas sold, used off the lor used, lessee may pay or tender t gas is being produced within the
of this lease or any	may be maintained during the pr y extension thereof, the lessee shal aantities, this lease shall continue a	l have the right to drill su	ch well	to completion	with reasonable diliger	nce and dispatch, and	if oil or gas, or either of them, be
If said less the said lessor only	sor owns a less interest in the above in the proportion which lessor's in	ve described land than that the steers bears to the whole a	e entire	e and undivide livided fee.	d fee simple estate then	rein, then the royalties	s herein provided for shall be paid
	ll have the right to use, free of cost				see's operation thereon	, except water from the	e wells of lessor.
	ested by lessor, lessee shall bury le all be drilled nearer than 200 feet to		and the same		t written consent of les	ssor.	
	ll pay for damages caused by lesse						
If the esta	Il have the right at any time to rem te of either party hereto is assign strators, successors or assigns, but	ned, and the privilege of a	assignin	g in whole or	in part is expressly al	llowed, the covenants	hereof shall extend to their heirs,
lessee has been fur	mished with a written transfer or a assigned portion or portions arisin	assignment or a true copy	thereof.	. In case lessee	assigns this lease, in v	vhole or in part, lessee	shall be relieved of all obligations
	y at any time execute and deliver e as to such portion or portions and					or portions of the above	ve described premises and thereby
All express	s or implied covenants of this lease	shall be subject to all Fed	deral ar	nd State Laws,	Executive Orders, Rule	es or Regulations, and	this lease shall not be terminated,
Regulation.	t, nor lessee held liable in damages						
any mortgages, tar signed lessors, for	eby warrants and agrees to defend kes or other liens on the above des themselves and their heirs, succes wer and homestead may in any wa	cribed lands, in the event	of defar	ult of payment ler and release	by lessor, and be subrall right of dower and	ogated to the rights of	f the holder thereof, and the under-
Lessee, at	its option, is hereby given the right thereof, when in lessee's judgme	it and power to pool or con	nbine tl	he acreage cov	ered by this lease or ar	y portion thereof with	other land, lease or leases in the
conservation of oil or units not exceed	gas or other minerals in and und ling 40 acres each in the event of eyance records of the county in v	der and that may be produ an oil well, or into a unit	uced fro or units	m said premise not exceeding	es, such pooling to be of 640 acres each in the	of tracts contiguous to event of a gas well. L	one another and to be into a unit essee shall execute in writing and
pooled into a tract	or unit shall be treated, for all pud acreage, it shall be treated as if p	irposes excepi the paymen	t of roy	alties on produ	ction from the pooled	unit, as if it were inclu	uded in this lease. If production is
royalties elsewhere	e herein specified, lessor shall rec or his royalty interest therein on an	eive on producttion from	a unit	so pooled only	such portion of the	royalty stipulated here	ein as the amount of his acreage
	t is understood by l be replaced with						
P.	lease see addendur	n attached and	d ma	de a par	rt hereof.		
	tosti mostif was achironite						
IN WITNE	SS WHEREOF, the undersigned ex	cecute this instrument as o	f the da	y and year firs	t above written.		
Witnesses:				m	11	Eberle	dead deep
				11/2	1 T T1		
				Me	lvin J. Eber	te	

Gail I. Eberle

Lail & Elieve