

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

1217715

Form C-1

March 2010

Form must be Typed

Form must be Signed

All blanks must be Filled

# NOTICE OF INTENT TO DRILL

Function Could Date:	Snot Description:
Expected Spud Date: month day year	Spot Description:
OPERATOR: License#	feet 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:         +	County:
Phone:	Lease Name: Well #:
	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):
Oil Enh Rec Infield Mud Rotary	Ground Surface Elevation:feet MSL
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: 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:
D: 1: 1 D :	Water Source for Drilling Operations:
Directional, Deviated or Horizontal wellbore?  Yes No	Well Farm Pond Other:
If Yes, true vertical depth:  Bottom Hole Location:	DWR Permit #:
KCC DKT #:	(Note: Apply for Permit with DWR )
NOO BIN #:	Will Cores be taken?YesNo
	If Yes, proposed zone:
AFF	IDAVIT
AFF The undersigned hereby affirms that the drilling, completion and eventual plu	
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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:	·						_ Lo	cation of W	Vell: County:				
Lease: _									feet from N / S Line of Section				
Well Num	nber:							feet from E / W Line of Section					
Field:	Field:						_ Se	SecTwpS. R 🗌 E 🗍 W					
Number o	of Acres attr	ibutable t	o well:				– ls	Section:	Regular or Irregular				
QTR/QTF	R/QTR/QTR	of acrea	ge:				_						
							Se PLAT	ction corne					
		ads, tank l			d electrica	l lines, as	required b		dary line. Show the predicted locations of sas Surface Owner Notice Act (House Bill 2032).  ired.				
						:		:	LEGEND				
59 ft.	-0	:	······································	:		:		: :	Well Location     Tank Battery Location     Pipeline Location				
				:		:	:		Electric Line Location  Lease Road Location				
	*******	:	:	:		:	:	:					
		<u>:</u> :	<u>:</u> :	<u>:</u> : 1		: :	<u>:</u> :	: :	EXAMPLE :				
						· · · ·		:					
	*******	:	:		••••		:	:	1980' FSL				
		: :	:	: :		: :	:	:					
		:	:	<u>:</u>		: : : :	:	: : :	:				

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

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

- 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.



1217715

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  Drilling Pit  Workover Pit  Haul-Off Pit  (If WP Supply API No. or Year Drilled)	Pit is:  Proposed  If Existing, date collination  Pit capacity:	Existing	SecTwp R East WestFeet from Bast / West Line of SectionFeet from East / West Line of Section				
		(bbls)	County				
Is the pit located in a Sensitive Ground Water A	Area? Yes	No	Chloride concentration: mg/l  (For Emergency Pits and Settling Pits only)				
Is the bottom below ground level?	Artificial Liner?	No	How is the pit lined if a plastic liner is not used?				
Pit dimensions (all but working pits):	Length (fee	et)	Width (feet) N/A: Steel Pits				
Depth fro	om ground level to dee	epest point:	(feet) No Pit				
If the pit is lined give a brief description of the li material, thickness and installation procedure.	illei		edures for periodic maintenance and determining ncluding any special monitoring.				
Distance to nearest water well within one-mile	of pit:	Depth to shallo Source of infor	west fresh water feet. mation:				
feet Depth of water well	feet	measured	well owner electric log KDWR				
Emergency, Settling and Burn Pits ONLY:		Drilling, Work	over and Haul-Off Pits ONLY:				
Producing Formation:		Type of materia	al utilized in drilling/workover:				
Number of producing wells on lease:		Number of working pits to be utilized:					
Barrels of fluid produced daily:		Abandonment	procedure:				
Does the slope from the tank battery allow all s flow into the pit? Yes No	pilled fluids to	Drill pits must be closed within 365 days of spud date.					
Submitted Electronically							
	KCC	OFFICE USE O					
Date Received: Permit Num	ber:	Permi	Liner Steel Pit RFAC RFAS  it Date: Lease Inspection: Yes No				



1217715

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:	County:				
Address 2:	Lease Name: Well #:				
City: State: Zip: +	If filing a Form T-1 for multiple wells on a lease, enter the legal description of the lease below:				
Contact Person:					
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:					
City:					
are preliminary non-binding estimates. The locations may be entered	nk batteries, pipelines, and electrical lines. The locations shown on the plat on the Form C-1 plat, Form CB-1 plat, or a separate plat may be submitted.				
Select one of the following:					
owner(s) of the land upon which the subject well is or will be	Act (House Bill 2032), I have provided the following to the surface 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 of	acknowledge that, because I have not provided this information, the owner(s). To mitigate the additional cost of the KCC performing this as of the surface owner by filling out the top section of this form and a KCC, which is enclosed with this form.				
If choosing the second option, submit payment of the \$30.00 handlin form and the associated Form C-1, Form CB-1, Form T-1, or Form CF	g fee with this form. If the fee is not received with this form, the KSONA-1 P-1 will be returned.				
Submitted Electronically					
I					

#### OIL AND GAS LEASE



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and between <u>GCI</u>	ald B	aker												ar
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	c/o.	Baker I	Boys Ha	aying						678	e D			
hose mailing address is	850	N. Cour	nty Roa	ad 20,	Mar:	ienth	al,	Kan	sas	_ hereina	fter called L	essor (wl	hether on	e or mo
nd J. Fred	Hamb	right,	Inc.	125 N	I. Ma	rket	#14	15,	Wich	ita,	Kans	as_	6720	02
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Lessor, in conside here acknowledged and	ration of		One a	and mo	re			Dollars	one	(1.	00) )in	hand pa	id, receip	ot of wh
here acknowledged and investigating, explorin nostituent products, injend things thereon to products manufactured the reducts manufactured the terein situated in Countries.	g by geophys cting gas, wat duce, save, tal terefrom, and	sical and other ter, other fluids, ke care of, treat	means, prospe , and air into su , manufacture.	ecting drilling obsurface stra process, store	, mining as ta, laying p and transp syces, the fo	nd operatir oipe lines, s oort said oil	ig for an toring oi , liquid h	d product, buildin ydrocarb land, tog	cing oil, lie g tanks, po ons, gases	uld hydro wer statio and their r any revers	ocarbons, all ons, telephon respective co sionary rights	l gases, a ne lines, a nstituent s and afte	and their and other t product	respect r structu s and or ed inter
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n Section		ownship		Range				ntaining		160			more or l	
ccretions thereto. Subject to the proson oil, liquid hydrocarbon	ovisions herei	in contained, th	is lease shall r	emain in forc	e for a tern	of thr	ee(	years	from this o	late (called	d "primary to	erm"). ar	nd as lon	g there
In consideration	of the premis	es the said less	ee covenants a	nd agrees:							tu.			
1st, To deliver to the leased premises	to the credit o	of lessor, free of	cost, in the pi	pe line to wh	ich lessee n	nay connec	t wells o	n said la	nd, the equ	al one-eigl	hth (%) part	of all oil	produced	d and
2nd. To pay lea the market price at the temises, or in the many a royalty One Dollar (\$ eaning of the preceding This lease may this lease or any exte- und in paying quantiti If said lessor ow as aid lessor only in th Lessee shall hav	ne well. (but, a facture of pr \$1.00) per yea g paragraph. be maintaine maion thereof es, this lease ons a less interproportion	as to gas sold be oducte therefrom the per net miner and during the properties of the same and continue seriest in the abowhich lessor's i	y lessee, in no m, said payme ral acre retain rimary term he ill have the rig and be in force ove described l nterest bears to	event more on the to be maded hereunder.  ereof without ht to drill sud with like effection the whole a	than one-ei de monthly , and if such further pa ch well to c ect as if such e entire and	ghth (%) or . Where gath the payment chapter or completion the well had dundivide	f the pro- s from a t or tend drilling o with rea been con	well pro er is mad perations sonable on pleted v	eived by le ducing gas de it will b s. If the les diligence a within the	see from s only is n e consider see shall nd dispate term of ye	such sales), not sold or us red that gas commence to th, and if oil ars first men	for the g sed, lesse is being o drill a or gas, ationed.	gas sold, e may pe produced well with or either	used o ay or t i withi nin the of the
					l hias no be	ed tee. and for les				pt water f	rom the well	s of less	or.	
When requested No well shall be	by lessor, less	ee shall bury le	essee's pipe line	es below plow	ed on said.l depth.	and, for les	see's ope	ration th	ereon, exce	pt water f	rom the well	s of less	or.	
When requested No well shall be Lessee shall pay	by lessor, less drilled nearer for damages	see shall bury le r than 200 feet t caused by lesse	essee's pipe line to the house or ee's operations	es below plow barn now on to growing cr	ed on said.l depth. said premi rops on said	and for les ises withou	see's ope	ration th	ereon, exce	2			or.	*
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# **RIDER**

entered into by and between	and
Salinda Baker,	his wife
as Lessor, and J. Fred Hambright, Inc.	
as Lessee, and covering the following described land in SCOTT Co	ounty, State of KANSAS
described as follows, to wit:	
Township 17 South, Range 34 West Section 10: NE/4	
1. Lessee, or its assigns, agrees to consult with Lessor regarding routes commencing operations.	of ingress and egress prior to
<ol><li>When preparing development locations, the topsoil shall be segregated upon completion of drilling activities. Any terraces driven over or altered shall be restored to original height and contour as nearly as is practicable.</li></ol>	to be replaced on the surface for drilling or tank locations
3. In the event of drilling operations on the leased premises, Lessee or asspits when dried, level the location and restore the surface to its origin practicable. Lessee or assigns agree to pay for all damages of any nature said lands.	nal condition as nearly as is
4. It is understood and agreed that upon termination of production on this shall be removed within six (6) months and all sites shall be restored to the as is practicable.	lease, all equipment of Lessee ir original condition as nearly
5. A sufficient dike shall be placed around tank batteries. Tank batteries shall be fenced to restrain cattle in pastures or on ground that Lessor grazes or wheat. Lessee or assigns agree to comply with all applicable Federal regulations.	s cattle on mile or corn stalks
5. In the event that the land or any part of it is enrolled in the Conserval dministered by the U.S. Department of Agriculture, the following provision that comply with the rules and notification procedures of that program inservations of Lessee on the enrolled lands; Lessee shall compensate Less withdrawal reimbursements resulting directly from Lessee's operations here thereof affected by Lessee's operations and hold Lessor iquidated damages assessed by the Conservation Reserve Program as a resu	ons will be applicable: Lessee of ar as the same may apply to or for CRP penalties or CRF eunder; Lessee shall reseed to harmless from penalties or charmless from penalti
7. If, at the end of the primary term, this lease is not otherwise continued hereof, this lease shall expire, unless Lessee on or before the end of the prion Lessor the sum of \$\frac{15.00}{15.00}\$ multiplied by the number of net mineral acreshove described and then subject to this lease; and subject to the other primary term shall be extended for an additional term of \( \frac{Three (3)}{2} \) years the primary term hereof.	mary term shall pay or tender s owned by Lessor in the land
Derald Baker Salinda Baker	eu * 1

Form 88 (producers) Rev. 1-8 Kans Okla Colo.	93 (Pald-up)	OIL A	AND	GAS	LEAS	=	© 1983 David Carter C
THIS AGREEMENT, Enters	ed into this101	th da	v of		Februa	rv .	
Datwash	L. Janzen, im	TISTER OF	the V	71+h A	T	7 7	n L. Janzen Revo
Trust Share A	∵ Elissa C	Bohm ond	Donni.		-nerizett	and carot)	m L. Janzen Revo
Judson P Pri	oo In hom he	a.ha.no	Lannie		nm, her	husband; A	Inn K. Price and K. KS 67871
and J. Fred Ha	mbright, Inc.		10	# L+ 1 7-	-Wichita	. Kansas	7. KS 070 hereinalter called 7202 hereinalter called lessee, does v
1. That lessor, for and in c	consideration of the sum of	Ten a	nd Mon	re			neremarter called lessee, does v
and agreements hereinafter	contained to be necleomed	her the towns t			and let and b	these presents doe	Dollars in hand paid and of the co as hereby grant, lease, and let ex-
to all or any part of the lan	nds covered themby as bosel	landers and the state		the would trib in	Aur in huitise t	is lease of eny part	thereof with other oil and pas le
drilling and the drilling min	ilon and appended for		or are barbo	ac or carrying	un gadiogical,	aophysical and other	exploratory work thereon include
aying pipa linas, building ta	, found thereon, the exclusive	ve right of injection	g water, bri	ne, and other	fluids and subs	tances into the subs	gasoline and their respective con urface strata, and for constructing
and alone or conjointly with	neighboring lands, to produ	uce, save, take ce	re of, and n	na other struc nanufacture, all	of such substr	necessary or conveni	surface strata, 'and for constructing ent for the economical operation on of water, brina, and other sub
nto the subsurface strata, sai	id tract of land being situated i	in the County of	Scott	1.5			on or water, bline, and other sub
			escribed as f	/			***************************************
			2	Oliova.			
	Township 17 S	South. Ra	nge 34	West		12270 - 7	*
Tract #1	Section 1:	SE/4					SAS, SCOTT COUNTY, SS
Tract #2	Section 1:	SW/4		87		This instrum	ent was filed for record on the
			7 .	MINIM	Milling.	day	of March A.D. 201
Tract #3	Section 2:	SE/4	1	ETER	OF DE VAN	10 o'cl	ock 4M., and duly recorded in bo
Tract #4	Section 11:	NW/4	1	E 81. 1	k 10 4	25	2 page
	2	20	4	LIC	الله الموم	J) en	15 Mund
			1	E 000	ECH DE	• 11	00
			ĺ	E 0 7	K S	*/	Register of David
				COU	WIY, YHUR		COMPU
ontaining	640		1		HIMMAIN		· NUMER
CONTRACTOR TO THE PROPERTY OF		0 (	acres, more	or less,	/ fro	m June 9th	. 2012
2. This lease shall remain in a singhead pasoline or any of	the products covered by this	One (			years  called "p	rimary term") and as	long thereafter as oil, gas, casinghe
					*		
uced and saved from the le	to lessor as royalty, free of leased premises, or at the te	essee's on the leas	se, or into the	ne pipe line to	which lesses i	nay connect its well	s the equal one-eighth part of all rice at the wellhead for oil of like
nd gravity prevailing on the d	lay such oil is run into the pipe	e line or into storag	ge tanks.	a leason for Bu	act one-eighth	royally the market p	rice at the wellhead for oil of like
4 The lesses shall say to	the terms		1				as condensate, gas distillate, casi
as, gas used for the manul	facture of gasoline or any or	thar product, and	all other gas	es including t	the lessee fro	n the sale of gas, g	as condensate, gas distillate, casi in the land herein leased. If such
of sold by the lesses, lesse	ee may pay or tender annua	ally at or before th	he and of a	ach yearly parl	iod during whic	h such gas is not so	m the land herein leased. If such old, as a shut-in royalty, whether
at gas is being produced in	in paving quantities. The first	eral acre, and whi	ile said shut	In royalty is	so paid or tend	ered, it will be cons	old, as a shut-in royalty, whether idered under all provisions of this first well is completed for produc
35.			15.7%		. and and be	In Oh me date me	first well is completed for produc
5. This lease is a paid-up lea	ase and may be maintained du	uring the primary to	em without	further paymen	nts or drilling ope	rations.	
8. In the event said lessor	nume a lace laterant la sha	about documents to	es vices on	9	20 30 10 10 100		nen the royalties herein provided (
oe paid to said lessor only in the control of the c	in the proportion which his i or their grantee, this lease shal	interest bears to	the whole a	nd undivided fo	se; however, ir	the event the title	nen the royalties herein provided ( to any interest in said land should
quired by lessor, the lesses	e shall bury its pipe lines be	alow plow depth a	er lound on and shall pay	for damage of	its operations the	nerson, except water	from existing wells of the lessor, crops on said land. No well shall
1 -1 -1							
	investigation in the search in	policings and other	structures p	laced on said p	e lessor. Lesse premises Includi	no the right to draw a	nd ramove all casino
8. If the estate of either p	party harato is assigned (and	the privilege of	structures passigning in	laced on said p whole or in p	e lessor. Lesse premises, includi art is expressly	ng the right to draw a allowed), the covers	and ramove all casing. Sants hereof shall extend to the he
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STATE OFKansas	,		
COUNTY OF SCOTT	ACKNOWLEDGMENT FOR INDIV		
The foregoing instrument was acknowledged before me t			
by <u>Carolyn L. Janzen, Trustee of the :</u> Trust Share A	eith A. Janzen and Carolly	n L. Janzen Revoca	ble
Trust Share k		119 1	7
My commission expires ANOTARY PUBLIC State	of Konses	Vita Leen	
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My Appt Exp. Z	<u>1412014</u>		
TATE OFKansas			
COUNTY OF FINNEY	ACKNOWLEDGMENT FOR INDIV		
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Ann V Dries and Trace D Dries	·		
Ann K. Price and Judson P. Price,	r, her husband		
My commission expires _//-1-2015	A COVARY CUBIE - State of Henry - J. JOYCE MARKE BARKES DULLED MY Appl. Exp. 1/- 1-2-15	Gource Marie	Bain
	JUNE My Annt Fon 7/- 1-21/	Nothry Aublic	
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TATE OFKansas			
OUNTY OF SCOTH	ACKNOWLEDGMENT FOR INDIV		
he foregoing instrument was acknowledged before me t	is 13th day of Februa	LY.	2012
v Dannie G. Bahm and Eliss	C. Bahm, his wife and	0	
		100	
Ay commission expires NOTARY PUBLIC - State of K	-	1 Hado.	
NIIA FMIC	Nita Lewis	Notary Public	
My Appt. Exp. 1/24	2014		
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OUNTY OF	ACKNOWLEDGMENT FOR INDIV	IDUAL (KsOkCoNe)	
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TATE OF			
DUNTY OF	ACKNOWLEDGMENT FOR CORP	ORATION (KsOkCoNe)	
e foregoing instrument was acknowledged before me the	isday of		
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providing on hehalf of the composition	a		
rporation, on behalf of the corporation.			- 0
y commission expires		Notary Public	
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#### RIDER

This rider is attached to that certain oil and gas lease dated the between Carolyn L. Janzen,	as Trustee of the
Keith A. Janzen and Carolyn L. Janzen Re Flissa C. Bahm and Dannie G. Bahm Ann K. Price and Judson P. Price,	vocable Trust   Share A; , her husband
- THE AND THE SOURCE OF THE SO	Jr., her husband
as Lessor, and	Hambright, Inc. OTT County, State of <u>KANSAS</u> , described as
lollows, to wit.	
Township 17 South, Range 34 West Section 1: SE/4 (Tract #1)	
Section 1: SW/4 (Tract #2) Section 2: SE/4 (Tract #3)	* Si se s
Section 11: NW/4 (Tract #4)	80
It is understood and agreed that each of the above-descriaccording to the terms herein established. Production on any	single tract shall not extend lease on any other tract.
<ol><li>Lessee, or its assigns, agrees to consult with Lessor regarderations.</li></ol>	arding routes of ingress and egress prior to commencing
<ol> <li>When preparing development locations, the topsoil sh completion of drilling activities. Any terraces driven over or original height and contour as nearly as is practicable.</li> </ol>	all be segregated to be replaced on the surface upon altered for drilling or tank locations shall be restored to
<ol> <li>In the event of drilling operations on the leased premise dried, level the location and restore the surface to its original agree to pay for all damages of any nature arising from its op</li> </ol>	condition as nearly as is practicable. Lessee or assigns
5. It is understood and agreed that upon termination of pre removed within six (6) months and all sites shall be restored	oduction on this lease, all equipment of Lessee shall be to their original condition as nearly as is practicable.
<ol> <li>A sufficient dike shall be placed around tank batteries. fenced to restrain cattle in pastures or on ground that Lessor assigns agree to comply with all applicable Federal, State, an</li> </ol>	grazes cattle on milo or corn stalks or wheat. Lessee or
7. In the event that the land or any part of it is enrolled in by the U.S. Department of Agriculture, the following proviules and notification procedures of that program insofar aerrolled lands; Lessee shall compensate Lessor for CRP pdirectly from Lessee's operations hereunder, Lessee shall operations and hold Lessor harmless from penalties or liquiprogram as a result of Lessee's operations.	isions will be applicable: Lessee shall comply with the as the same may apply to operations of Lessee on the cenalties or CRP withdrawal reimbursements resulting reseed to grass all acres thereof affected by Lessee's
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* * *	
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* # B	0 1 00
Lugga C. Bahon	parlyn of Janger .
(Elissa C. Bahm)	Carolyn L. Janzen, Trúsfée C Keith A. Janzen and Carolyn L. Janzen Revocable Trust Share A
~	a was and
Damie G. Bahn	unn K. Pluce
(Dannie G. Bahm)	(Ann K. Price)
* , %	Gudant Tries
6	(Judson P. Price, (r.)

BOOK 25-2 PAGE /

(PAGE 3 OF 3)

