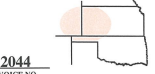


## Pro-Stake LLC

Oil Field & Construction Site Staking

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

Cell: (620) 272-1499



261727L PLAT NO.

burt@pro-stakellc.kscoxmail.com

Palomino Petroleum, Inc. OPERATOR

Lane County, KS

AUTHORIZED BY:

COUNTY

27wTwp.

LEASE NAME

1" = 1000 SCALE:\_ Aug. 12th, 2014 DATE STAKED: Kent C. MEASURED BY: Norby S. DRAWN BY: Klee W. & Donny L.

This drawing does not constitute a monumented survey or a land survey plat.

This drawing is for construction purposes only.

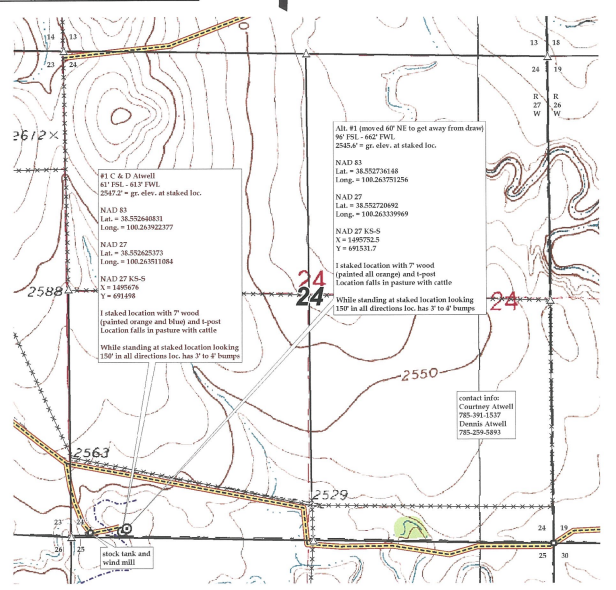
(Main)=61'FSL-613'FWL = 2547.2'=gr.elev. (Alt.#1)=96'FSL-662'FWL=2545.6'=gr.elev.

#1 C & D Atwell

LOCATION SPOT

**Directions:** From the West side of Pendennis, KS at the intersection of Hwy 4 & Rowdy Rd. - Now go 6 miles South on Rowdy Rd. - Now go 2 miles East on Rd. 200 - Now go 2.3 miles East on trail which is approx. 800' North of the SW corner of section 24-17s-27w - Now go 0.2 mile South on trail to wind mill - Now go approx. 340' East and SE through pasture, into main staked location.

Final ingress must be verified with land owner or Operator.





DATE STAKED:

MEASURED BY:

## 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 burt@pro-stakellc.kscoxmail.com



261727L PLAT NO.

#1 C & D Atwell

Palomino Petroleum, Inc. LEASE NAME OPERATOR

Lane County, KS 17s27wCOUNTY Twp. Rng.

1" = 1000

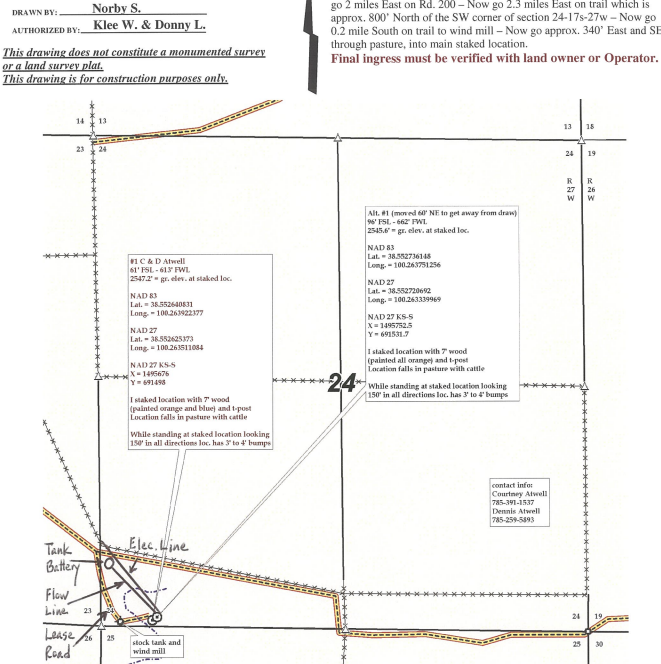
Kent C.

Aug. 12th, 2014

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63U (Rev. 1993)

## OIL AND GAS LEASE



AGREEN	MENT, Made and entered into the			2012
y and between _		Paula G. Atwell, his wife		
	Dennis C. Atwell, a sing			
	Brian M. Atwell, a single			
	Merritta A. Combs, a si			
nose mailing ac	ddress is	Utica, KS 67584		_ hereinafter called Lessor (whether one or more
d Palomin	no Petroleum, Inc.			
			,	, hereinafter caller Lesse
investigating, instituent produ d things thereo oducts manufa	exploring by geophysical and of ucts, injecting gas, water, other flu	her means, prospecting drilling, mining ids, and air into subsurface strata, laying teat, manufacture, process, store and trar d otherwise caring for its employees, the	g pipe lines, storing oil, building tanks, po sport said oil, liquid hydrocarbons, gases e following described land, together with	(\$1.00) ) in hand paid, receipt of whice se and lets exclusively unto lessee for the purpul hydrocarbons, all gases, and their respectives restations, telephone lines, and other structurand their respective constituent products and other any reversionary rights and after-acquired interest described as follows to-well as a constant of the second of th
		Township 17 South, Rar Section 24: SW/4	ge 27 West	
	Township	Range	and containing 160	acres, more or less, and
Section cretions theret	, Township .o.	, range	1 (one)	late (called "primary term"), and as long thereaf
In consider	deration of the premises the said deliver to the credit of lessor, fre	easee covenants and agrees: e of cost, in the pipe line to which lesse	may connect wells on said land, the equ	late (called "primary term"), and as long thereaf hich said land is pooled. 
t the market pr remises, or in t s royalty One	o pay lessor for gas of whatsoeverice at the well, (but, as to gas so the manufacture of products there Dollar (\$1.00) per year per net m	of py lessee, in no event more than one from, said payments to be made month ineral acre retained hereunder, and if	lly. Where gas from a well producing gas such payment or tender is made it will b	nufacture of any products therefrom, one-eighth ( ssee from such sales), for the gas sold, used off s only is not sold or used, lessee may pay or ten e considered that gas is being produced within
This least this lease or	any extension thereof, the lessee	and he in force with like effect as if	uch well had been completed within the	see shall commence to drill a well within the tand dispatch, and if oil or gas, or either of them term of years first mentioned.  The the royalties herein provided for shall be
When re	covested by lessor, lessee shall but	y lessee's pipe lines below plow depth.	d land for lessee's operation thereon, exce	
No well	shall be drilled nearer than 200 f	eet to the house or barn now on said pre	mises without written consent of lessor.	
Lessee s If the e	shall have the right at any time to state of either party hereto is as	signed, and the privilege of assigning	ed on said premises, including the right in whole or in part is expressly allowe	to draw and remove casing.  d, the covenants hereof shall extend to their he alties shall be binding on the lessee until after or in part, lessee shall be relieved of all obligations.
ith respect to t	he assigned portion or portions a	iver to lessor or place of record a relea	se or releases covering any portion or po	rtions of the above described premises and ther
arrender this le All expr n whole or in p	ease as to such portion or portions ress or implied covenants of this part, nor lessee held liable in dam	lease shall be subject to all Federal and ages, for failure to comply therewith, in	State Laws, Executive Orders, Rules or compliance is prevented by, or if such i	Regulations, and this lease shall not be termina ailure is the result of, any such Law, Order, Rul
Lessor h ny mortgages, igned lessors,	for themselves and their heirs, s	accessors and assigns, hereby surrender	r and release all right of dower and hor	he right at any time to redeem for lessor, by paymed to the rights of the holder thereof, and the un mestead in the premises described herein, in so
Lessee, immediate vicin conservation of or units not excrecord in the copooled into a tround on the porpalties elsewholaced in the un	at its option, is hereby given the nity thereof, when in lessee's ju- oil, gas or other minerals in an execting 40 acres each in the ever onveyance records of the county ract or unit shall be treated, for in- load acreage, it shall be treated as here herein specified, lessor sha it or his rovalty interest therein n	right and power to pool or combine th dgment it is necessary or advisable to it under and that may be produced from it of an oil well, or into a unit or units in which the land herein leased is a ill purposes except the payment of roys is if production is had from this lease, I receive on production from a unit on an arcraege basis bears to the total a	e acreage covered by this lesse or any produce of the control o	ortion thereof with other land, lease or leases in logerate said lease premises so as to promote toles contiguous to one another and to be into a tof a gas well. Lease shall execute in writing esscribing the pooled acreage. The entire acreage escribing the pooled acreage. The entire acreage as if it were included in this lease. If production as if it were included in this lease. If production they premises covered by this lease or not. In lieu of ity stipulated herein as the amount of his acre olved.
f, at the end of the ender to Lessor, ease, the primar	ne primary term, this lease is not othe the sum of \$25.00 multiplied by the i y term shall be extended for an additi	rwise continued in force under the provision number of net mineral acres owned by Lesso onal term of one (1) year from the end of the	s hereof, this lease shall expire, unless Lesse ir in the land above described and then subje primary term hereof.	e on or before the end of the primary term shall pay or at to this lease; and subject to the other provisions of t
essee must obta	ain approval from Lessor prior to uniti	zing this lease or any portion thereof with lar	nds owned outside the Atwell family.	the primary term including any extension thereof this
ease shall be co	insidered to be separate leases on ea	ch quarter-quarter section covered hereby.		the primary term including any extension thereof, this
			all be considered for all purposes a separate	ease on each tract
ract 1: Section :	uth, Range 27 West 24: S/2 SW/4 24: N/2 SW/4			
his lease is sub	eject to a letter agreement dated Augu	st 13, 2012.		
Witnesses:	Country	ned execute this instrument as of the da	Paula G.	Atwell
Courtney l	Atwell	tuella	Paula G. Atwell	
Dennis C.	15 Mills.	Thurs	Mertilla Merritta A. Combs	a. Combs.

Brian M. Atwell

6311 (Rev. 1993)



63U (Rev.	1993)	OIL AND	GAS LEASE	P	316-264-9344 · 264-5165 fax www.kbp.com · kbp@kbp.com
Agproven	15t	h day of	June		2006
AGREEMENT, Made an	d entered into the Dennis C. At		a single persor	1	
y and between	Courtney Atw	ell, Executo	r of the Merritt	C. Atwell Esta	te
			Merritt C. Atwel		
	RR 1, Box 31	Utica, Ka	nsas	hereinafter called L	essor (whether one or more)
hose mailing address is J. Fred Ha	ambright Inc. 12	5 N. Market	#1415 Wichita,		,
id					, hereinafter caller Lessee
onstituent products, injecting ga	of or constitution of constitu	subsurface strata, laying e, process, store and tran ng for its employees, the	g pipe lines, storing oil, building ta	nks, power stations, telephor i, gases and their respective co er with any reversionary right	ne lines, and other structures
	Town	ship 17 Sout	h, Range 27 West		
		ion 25: NW/4			
- 84:	Township	Range	and containing	160	acres, more or less, and al
n Section ccretions thereto.	, Township	, Range	Two (2)	- this data (called "puimony to	"\ and as long thereafts
s oil, liquid hydrocarbons, gas	or other respective constituent pro	oducts, or any of them, is	produced from said land or land	with which said land is poole	d.
1st. To deliver to the cr	oremises the said lessee covenants redit of lessor, free of cost, in the	and agrees: pipe line to which lessee	may connect wells on said land,	the equal one-eighth (¼) part	of all oil produced and save
rom the leased premises.  2nd. To pay lessor for	gas of whatsoever nature or kind	produced and sold, or u	used off the premises, or used in t	he manufacture of any produc	ets therefrom, one-eighth (1/4
t the market price at the well,	(but, as to gas sold by lessee, in a of products therefrom, said payn er year per net mineral acre reta	no event more than one- nents to be made month	eighth (%) of the proceeds receive ly. Where gas from a well produc	ing gas only is not sold or us	ed, lessee may pay or tende
This lease may be main	ntained during the primary term hereof, the lessee shall have the r	hereof without further	payment or drilling operations. If	the lessee shall commence to	drill a well within the term
ound in paying quantities, this	lease shall continue and be in for	ce with like effect as if s	uch well had been completed with	in the term of years first men	tionea.
he said lessor only in the propo	ss interest in the above described rtion which lessor's interest bears	to the whole and undiv	ided fee.		
	ght to use, free of cost, gas, oil and or, lessee shall bury lessee's pipe li		i land for lessee's operation therec	on, except water from the well	s of lessor.
Market Control of the	nearer than 200 feet to the house nages caused by lessee's operation			essor.	
Lessee shall have the rig	ght at any time to remove all mad	hinery and fixtures plac	ed on said premises, including the	e right to draw and remove ca	sing.
executors, administrators, succe essee has been furnished with a with respect to the assigned por	party hereto is assigned, and the essors or assigns, but no change a written transfer or assignment tion or portions arising subsequen	in the ownership of the or a true copy thereof. In the to the date of assignment	ne land or assignment of rentals n case lessee assigns this lease, in ent.	or royalties shall be binding whole or in part, lessee shall	be relieved of all obligation
surrender this lease as to such p	e execute and deliver to lessor or ortion or portions and be relieved	of all obligations as to	the acreage surrendered.		
All express or implied on whole or in part, nor lessee h	ovenants of this lease shall be su seld liable in damages, for failure	ibject to all Federal and to comply therewith, if	State Laws, Executive Orders, Recompliance is prevented by, or if	ules or Regulations, and this such failure is the result of,	lease shall not be terminated any such Law, Order, Rule o
any mortgages, taxes or other l	and agrees to defend the title to t iens on the above described land and their heirs, successors and a	s, in the event of default ssigns, hereby surrende	t of payment by lessor, and be su r and release all right of dower s		
Lessee, at its option, is immediate vicinity thereof, wh conservation of oil, gas or othe or units not exceeding 40 acres record in the conveyance record pooled into a tract or unit shal found on the pooled acreage, it royalties elsewhere herein smer	estead may in any way affect the hereby given the right and powe en in lessee's judgment it is ne- r minerals in and under and tha each in the event of an oil well, ds of the county in which the la labetreated, for all purposes exces shall be treated as if production in ified, lessor shall receive on pro- interest therein on an acreage ba	r to pool or combine the cessary or advisable to t may be produced from or into a unit or units and herein leased is sit pit the payment of roya is had from this lease, wo ducltion from a unit s	acreage covered by this lease or do so in order to properly devel said premises, such pooling to b not exceeding 640 acres each in the uated an instrument identifying lities on production from the poole thether the well or wells be located o pooled only such portion of the	op and operate said lease pie e of tracts contiguous to one he event of a gas well. Lessee and describing the pooled a dunit, as if it were included i on the premises covered by t e royalty stipulated herein a	another and to be into a un shall execute in writing an creage. The entire acreage s in this lease. If production this lease or not. In lieu of the
	See RIDE	ER attached l	nereto and made a	part hereof.	
	,				
IN WITNESS WHERE Witnesses:	OF, the undersigned execute his	Instrument as of the day	and year first above written.	PAL OD	TTF
$ \omega$	un VIII	ver	Contract	) Francis	f the Marris
De	ennis C. Atwell		Cour they Atwe	ell, Executor o	r the Merritt

C. Atwell Estate , and Trustee