

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

Form C-1 March 2010 Form must be Typed Form must be Signed All blanks must be Filled

# NOTICE OF INTENT TO DRILL

Expected Spud Date:	month	day year	Spot Description:				
	monur	uay year	Sec Twp S. R 🔲 E 🔲 W				
OPERATOR: License#			feet from N / S Line of Section				
Name:			feet from E / W Line of Section				
Address 1:			s SECTION: Regular Irregular?				
City:	State:	Zip: +	County:				
			Lease Name: Well #:				
Phone:			Field Name:				
CONTRACTOR: License#			Is this a Prorated / Spaced Field? Yes No				
Name:			— Target Formation(s):				
Wall Duilland Fam	Mall Class.	Tuna Fausiamaants	Nearest Lease or unit boundary line (in footage):				
Well Drilled For:	Well Class:	Type Equipment:	Ground Surface Elevation:feet MSI				
Oil Enh F		Mud Rotary	Water well within one-quarter mile:				
Gas Stora	• =	— · · · · · · · · · · · · · · · · · · ·	Public water supply well within one mile:  Yes N				
Dispo		Cable	Depth to bottom of fresh water:				
Seismic ;# (			Depth to bottom of usable water:				
Uiner:			Surface Pipe by Alternate: I II				
If OWWO: old well	information as follow	ws:	Length of Surface Pipe Planned to be set:				
•			Projected Total Depth:				
		Driving of Total Donath					
Original Completion Da	ate: C	Original Total Depth:	Formation at Total Depth: Water Source for Drilling Operations:				
Directional, Deviated or Ho	rizontal wellbore?	Yes N	Wall Farm Pond Other:				
			ven Fram Fond Goner.				
·			DWK Fellill #.				
KCC DKT #:							
			If Yes, proposed zone:				
			FFIDAVIT				
-			plugging of this well will comply with K.S.A. 55 et. seq.				
t is agreed that the follow	ving minimum requ	irements will be met:					
1. Notify the appropri	ate district office p	rior to spudding of well;					
17 11		nt to drill <b>shall be</b> posted on e	3 3 <sup>,</sup>				
			set by circulating cement to the top; in all cases surface pipe shall be set				
o o		plus a minimum of 20 feet into	the underlying formation.  district office on plug length and placement is necessary <i>prior to plugging;</i>				
			ugged or production casing is cemented in:				
			nted from below any usable water to surface within 120 DAYS of spud date.				
			#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 shal	be plugged. In all cases, NOTIFY district office prior to any cementing.				
ubmitted Electro	nically						
			Remember to:				
For KCC Use ONLY			- File Certification of Compliance with the Kansas Surface Owner Notification				
API # 15			Act (KSONA-1) with Intent to Drill;				
Conductor pipe required.		feet	- File Drill Pit Application (form CDP-1) with Intent to Drill;				
Minimum surface pipe red			- File Completion Form ACO-1 within 120 days of spud date;				
	•		- File acreage attribution plat according to field proration orders;				
Approved by:			- Notify appropriate district office 48 hours prior to workover or re-entry;				
This authorization expire			Submit plugging report (CP-4) after plugging is completed (within 60 days);     Obtain written approval before disposing or injecting salt water.				
(This authorization void if a	rilling not started with	nin 12 months of approval date.)	Obtain written approval before disposing or injecting salt water.      If well will not be drilled or permit has expired (See: authorized expiration date)				
			- 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.				

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

\_ Agent: .

Spud date: \_

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:	SecTwp S. R 🗌 E 🗍 W
Number of Acres attributable to well:	Is Section: Regular or Irregular
QTR/QTR/QTR/QTR of acreage:	
	If Section is Irregular, locate well from nearest corner boundary.  Section corner used: NE NW SE SW
lease roads, tank batteries, pipelines and electrical li	PLAT be nearest lease or unit boundary line. Show the predicted locations of lines, as required by the Kansas Surface Owner Notice Act (House Bill 2032).  attach a separate plat if desired.
2450 ft.	: :
	LEGEND
	: O Well Location
	Tank Battery Location
	Pipeline Location
	: Electric Line Location
	Lease Road Location
	: :
2055 ft.	EXAMPLE : :
29	
	1980' FSL
	SEWARD CO. 3390' FEL

#### 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.

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

- 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

1230412

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  Workover Pit Haul-Off Pit  (If WP Supply API No. or Year Drilled)  Is the pit located in a Sensitive Ground Water A			SecTwp R East West Feet from North / South Line of Section Feet from East / West Line of Section County Chloride concentration: mg/l (For Emergency Pits and Settling Pits only)		
Is the bottom below ground level?  Yes No	Artificial Liner?	No	How is the pit lined if a plastic liner is not used?		
Pit dimensions (all but working pits):	Length (fee		Width (feet)		
If the pit is lined give a brief description of the li material, thickness and installation procedure.	ner		dures for periodic maintenance and determining cluding any special monitoring.		
Distance to nearest water well within one-mile of	of pit:	Depth to shallo Source of inforr	west fresh water feet. nation:		
feet Depth of water well	feet	measured	well owner electric log KDWR		
Emergency, Settling and Burn Pits ONLY:		Drilling, Work	ver and Haul-Off Pits ONLY:		
Producing Formation:		Type of material utilized in drilling/workover:			
Number of producing wells on lease:		Number of working 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 be closed within 365 days of spud date.			
Submitted Electronically					
	KCC	OFFICE USE O	Liner Steel Pit RFAC RFAS		
Date Received: Permit Num	ber:	Permi	t Date: Lease Inspection: Yes No		



#### Kansas Corporation Commission Oil & Gas Conservation Division

1230412

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.

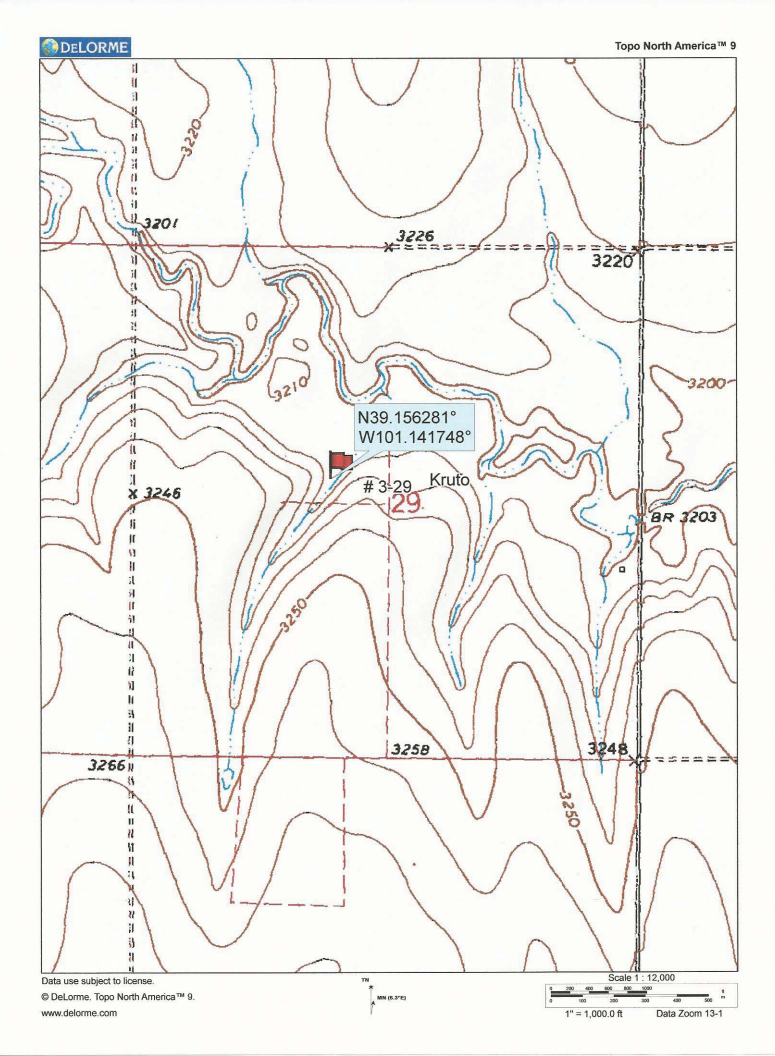
Select the corresponding form being filed: C-1 (Intent) CB-	•1 (Cathodic Protection Borehole Intent) T-1 (Transfer) CP-1 (Plugging Application)				
OPERATOR: License #	_ Well Location:				
Name:					
Address 1:					
Address 2:	Lease Name: Well #:				
City: State: Zip:+	_ If filing a Form T-1 for multiple wells on a lease, enter the legal description or				
Contact Person:	the lease helow:				
Phone: ( ) Fax: ( )	_				
Email Address:	-				
Surface Owner Information:					
Name:	_ When filing a Form T-1 involving multiple surface owners, attach an additional				
Address 1:	sheet listing all of the information to the left for each surface owner. Surface owner information can be found in the records of the register of deeds for the				
Address 2:	accepts, and in the real extets property toy records of the accepts tracely res				
City:	_				
the KCC with a plat showing the predicted locations of lease roads, to	thodic Protection Borehole Intent), you must supply the surface owners and ank batteries, pipelines, and electrical lines. The locations shown on the plat d on the Form C-1 plat, Form CB-1 plat, or a separate plat may be submitted.				
<ul> <li>□ I certify that, pursuant to the Kansas Surface Owner Notice owner(s) of the land upon which the subject well is or will be CP-1 that I am filing in connection with this form; 2) if the form form; and 3) my operator name, address, phone number, fax</li> <li>□ I have not provided this information to the surface owner(s). KCC will be required to send this information to the surface</li> </ul>	I acknowledge that, because I have not provided this information, the owner(s). To mitigate the additional cost of the KCC performing this ess of the surface owner by filling out the top section of this form and				
If choosing the second option, submit payment of the \$30.00 handli form and the associated Form C-1, Form CB-1, Form T-1, or Form C	ing fee with this form. If the fee is not received with this form, the KSONA-1 CP-1 will be returned.				
Submitted Electronically					
I					



# **Fall & Associates**

Stake and Elevation Service 719 W. 5" Street P.O. Box 404 Concordia, KS. 66901

1-800-536-2821 11-4-14 Date 1031141 Invoice Number 3-29 Kruto MURFIN DRILLING Farm Name Number Operator 2450'FNL 2055'FWL 10s 34w Thomas-KS Location County-State 3208 Gr. Elevation Murfin Drilling 250 N. Water Shauna Ordered By: Suite 300 Wichita, KS. 67202 Scale 1"=1000" Stake Tie into #1&2 lead line & TB Set 6' wood stake on slight slope corn stalks approx. midway between center pivot wheel tracks.



FORM 88 - (PRODUCER'S SPECIAL) (PAID-UP)
63U (Rev. 1993)

## OIL AND GAS LEASE



Kansas Blue Print 700 S, Brudwny PO Box 793 Wichita, KS 67201-0793 16-264-9344 — 264-185 fox

	900				
AGREEMENT, Made and entered into the	8th / EE da	y of	March		
ry and between		ine, a single perso	n		
17		Kings Road #105			
	West Hollyv	vood, CA. 90069			
hose mailing address is	A. C. A. C. A. C.			hereinafter	called Lessor (whether one or more),
	DANY INC	250 N WATED	STITTE 300 WIC		hereinafter called Lessee:
MURFIN DRILLING COM  Lessor, in consideration of		ne and more	Dollars		
receipt of which is here acknowledged and of the purpose of investigating, exploring by genespective constituent products, injecting gas, structures and things thereon to produce, save, and other products manufactured therefrom, an	he royalties herein pro ophysical and other m water, other fluids, an take care of, treat, ma	vided and of the agreeme neans, prospecting drillin d air into subsurface stra mufacture, process, store	nts of the lessee herein con g, mining and operating f ta, laying pipe lines, storin and transport said oil, liqu	ntained, hereby grants, least for and producing oil, liquing oil, building tanks, pow- aid hydrocarbons, gases and	es and lets exclusively unto lessee for id hydrocarbons, all gases, and their er stations, telephone lines, and other I their respective constituent products
interest, therein situated in County of		Thomas	State of	Kansas	Described as follows to wit:
	Townshi Section 2		e 34 West		
In Section XXX Township	xxx	Range XXX	and containing	=320= N acres, mo	re or less and all accretions thereto
Subject to the provisions herein contained, the	his lease shall remain i	n force for a term of	Three (3) years from	this date (called "primary to	erm"), and as long thereafter
as oil, liquid hydrocarbons, gas or other respect					
In consideration of the premises the said	lessee covenants and a	grees:			
1st. To deliver to the credit of lessor, free the leased premises.	e of cost, in the pipe li	ne to which lessee may or	onnect wells on said land, t	he equal one-eighth (1/8) p	art of all oil produced and saved from
2nd. To pay lessor for gas of whatsoever market price at the well, (but, as to gas sold by in the manufacture of products therefrom, said Dollar (\$1.00) per year per net mineral acre ret paragraph.	lessee, in no event more payments to be made	re than one-eighth (1/8) or e monthly. Where gas fro	f the proceeds received by m a well producing gas or	lessee from such sales), for oly is not sold or used, less	the gas sold, used off the premises, o see may pay or tender as royalty One
This lease may be maintained during the or any extension thereof, the lessee shall have quantities, this lease shall continue and be in fo	the right to drill such	well to completion with	reasonable diligence and	dispatch, and if oil or gas,	
If said lessor owns a less interest in the lessor only in the proportion which lessor's inte			rided fee simple estate the	rein, then the royalties here	in provided for shall be paid the said
Lessee shall have the right to use, free of	cost, gas, oil and water	r produced on said land fo	or lessee's operation thereo	n, except water from the we	ells of lessor.
When requested by lessor, lessee shall be	ry lessee's pipe lines b	clow plow depth.			
No well shall be drilled nearer than 200 f	eet to the house or barr	n now on said premises w	ithout written consent of le	ssor.	
Lessee shall pay for damages caused by l	essee's operations on s	aid land.			
Lessee shall have the right at any time to	remove all machinery	and fixtures placed on sai	id premises, including the	right to draw and remove ca	sing.
If the estate of either party hereto is ass administrators, successors or assignment or a true with a written transfer or assignment or a true portion or portions arising subsequent to the da	ange in the ownership copy thereof. In case	of the land or assignment	of rentals or royalties shall	I be binding on the lessee u	ntil after the lessee has been furnishe
Lessee may at any time execute and deli- this lease as to such portion or portions and be				r portions of the above des	cribed premises and thereby surrende
All express or implied covenants of this or in part, nor lessee held liable in damages, for					
Lessor hereby warrants and agrees to de mortgages, taxes or other liens on the above de for themselves and their heirs, successors and a homestead may in any way affect the purposes	scribed lands, in the evussigns, hereby surrend	ent of default of payment fer and release all right of	by lessor, and be subrogat	ed to the rights of the holde	r thereof, and the undersigned lessors
Lessee, at its option, is hereby given the vicinity thereof, when in lessee's judgment it is other minerals in and under and that may be print the event of an oil well, or into a unit or unit in which the land herein lessed is situated an in except the payment of royalties on production had from this lease, whether the well or wells to from a unit so pooled only such portion of the acreage so pooled in the particular unit involve	necessary or advisable oduced from said prens is not exceeding 640 ac instrument identifying from the pooled unit, is be located on the premise royalty stipulated here	e to do so in order to prop- nises, such pooling to be of res each in the event of a and describing the pooler as if it were included in the ises covered by this lease	erly develop and operate soft tracts contiguous to one gas well. Lessee shall exect a creage. The entire acreatis lease, if production is for not. In lieu of the royal	aid lease premises so as to p another and to be into a un- aute in writing and record in ge so pooled into a tract or ound on the pooled acreage ties elsewhere herein specifies	promote the conservation of oil, gas of it or units not exceeding 40 acres each the conveyance records of the count; runit shall be treated, for all purpose to, it shall be treated as if production is fied, lessor shall receive on production
***SEE ADDENDUM ATTACK	HED HERETO	AND MADE A P.	ART HEREOF:		
		77.			
IN WITNESS WHEREOF, the undersigned execute th	is instrument as of the day	and year first above written.			
Witnesses:			11 12 12	2 7	4
		N. V. M. St.	X: Joece	19869	dereca
	40.04	Programme 13	Jerry Toa	dvine erry Lee Toad	lvine

FORM 88 - (PRODUCER'S SPECIAL) (PAID-UP)
63U (Rev. 1993)

#### OIL AND GAS LEASE



Kansas Blue Print 700 S. Broadway PO Box 793 Wichita, KS 67201-0793 16-264-9344 — 264-185 fex

by and between			th dandra Mae	Toadvine	a single per	March son			of Production
			73403 Hays			-			-
<del></del>			Palm Desert				1004 1		-
			ann Deser	, 011. 722	00				
whose mailing a	ddress is						bereinafte	r called Lessor (whether one or	r more),
		IC COMPA	NV INC	250 N W	ATER SIII	TE 300 WIC	HITA, KS. 67202	hereinafter called I	Lessee:
	in consideration of			ne and more	ATEIG SUI	Dollars		) in han	d paid,
receipt of which the purpose of respective const structures and the	is here acknowled investigating, expl ituent products, in nings thereon to pr	iged and of the roy oring by geophysi jecting gas, water, oduce, save, take	cal and other n other fluids, an care of, treat, ma	neans, prospect d air into sub- amufacture, pro	ting drilling, min surface strata, lay scess, store and tr	ing and operating fing pipe lines, storic ansport said oil, liqu	for and producing oil, liquing oil, building tanks, powered hydrocarbons, gases an	ses and lets exclusively unto le uid hydrocarbons, all gases, a rer stations, telephone lines, ar d their respective constituent p ersionary rights and after-acqui	and their and other products
interest, therein	situated in County	of		Thomas		State of	Kansas	Described as follows to	wit:
			Townsh Section Section	29: E/2	h, Range 34	West			
In Section	xxx	Township	xxx	Range	xxx	and containing	640 NV acres, mo	ore or less and all accretions the	ereto
Subject to the	e provisions herein	contained, this lea	se shall remain	in force for a to	om of Thre	e (3) years from	this date (called "primary t	term"), and as long thereafter	
as oil, liquid hy	trocarbons, gas or	other respective co	nstituent produc	ts, or any of th			I with which said land is po		
In conside	eration of the prem	ises the said lessee	covenants and a	igrees:					
lst. To de		of lessor, free of co	st, in the pipe li	ne to which le	ssee may connect	wells on said land, t	the equal one-eighth (1/8)	part of all oil produced and sav	ved from
market price at in the manufact	the well, (but, as to ure of products the	gas sold by lessee erefrom, said paym	in no event mo ents to be made	re than one-cie e monthly. Wi	thth (1/8) of the p tere gas from a w	roceeds received by rell producing gas or	lessee from such sales), for ally is not sold or used, les	uets therefrom, one-eighth (1/8 r the gas sold, used off the pre- see may pay or tender as roy- ed within the meaning of the p	mises, or alty One
or any extensio	n thereof, the lesse	e shall have the ri	ght to drill such	well to comp	letion with reason	nable diligence and	lessee shall commence to dispatch, and if oil or gas, ears first mentioned.	drill a well within the term of t or either of them, be found in	his lease n paying
If said les lessor only in th	sor owns a less in e proportion which	terest in the above lessor's interest be	described land ears to the whole	than the entire	e and undivided f I fee.	ee simple estate the	rein, then the royalties her	ein provided for shall be paid	the said
Lessee sh	all have the right to	use, free of cost,	gas, oil and wate	er produced on	said land for less	ec's operation thereor	n, except water from the w	ells of lessor.	
When req	uested by lessor, le	ssee shall bury les	see's pipe lines t	oelow plow dep	oth,				
No well s	hall be drilled near	er than 200 feet to	the house or bar	n now on said	premises without	written consent of le	essor.		
Lessee sh	all pay for damage	s caused by lessee'	s operations on s	said land.					
Lessee sh	all have the right a	t any time to remov	ve all machinery	and fixtures p	laced on said pres	nises, including the r	right to draw and remove c	asing.	
administrators, with a written t	successors or assig	ns, but no change i	n the ownership thereof. In case	of the land or	assignment of rec	tals or royalties shall	l be binding on the lessee i	f shall extend to their heirs, or until after the lessee has been f bligations with respect to the	furnished
Lessee m this lease as to s	ay at any time execute portion or port	cute and deliver to ions and be relieve	lessor or place of d of all obligation	of record a rele	ase or releases co reage surrendered	vering any portion o L	or portions of the above de	scribed premises and thereby s	aurrende
								lease shall not be terminated, Law, Order, Rule or Regulati	
mortgages, taxe for themselves	s or other liens on	the above describe cessors and assign:	d lands, in the ev s, hereby surren	vent of default der and release	of payment by les all right of dowe	sor, and be subrogat	ed to the rights of the hold	e to redeem for lessor, by payr, or thereof, and the undersigned cia, in so far as said right of do	d lessors,
vicinity thereof, other minerals i in the event of a in which the lar except the pays had from this le from a unit so p	when in lessee's ju n and under and the in oil well, or into a ind herein leased is nent of royalties or ase, whether the w	adgment it is necessar may be produced unit or units not estimated an instrument production from the cell or wells be located or the royalt	sary or advisable d from said prerexceeding 640 at ment identifying the pooled unit, ated on the prem	e to do so in or nises, such poor eres each in the and describing as if it were in ises covered b	der to properly d bling to be of trace event of a gas w g the pooled acres cluded in this lea y this lease or not	evelop and operate sits contiguous to one cell. Lessee shall execute. The entire acrea se. If production is for the royals.	aid lease premises so as to another and to be into a un rate in writing and record it age so pooled into a tract of ound on the pooled acreage ties elsewhere herein speci-	r land; lease or leases in the in promote the conservation of o in tor units not exceeding 40 as in the conveyance records of the ir unit shall be treated, for all ye, it shall be treated as if prod field, lessor shall receive on pro- in on an acreage basis bears to	oil, gas or cres each ne county purposes fuction is roduction
						. 20			
***SEE A	DDENDUM.	ATTACHED	HERETO	AND MA	DE A PART	HEREOF:			
					245.4	4. 1		81 5.48	
Di MITTI TECC UN	IEDEOE A	and manus disk	amont as -Cab., 4	and we for -	nous maitte-				
IN WITNESS WI Witnesses:	EREOF, the undersig	paed execute this histr	rment as of rise da	, and your tirst at	AUVO WITHCH,	_	Fa - 40	11	
					722	Same	1 M	11/1 .	
					x	: Sumo	na III ar	Toodowns_	

FORM 88 - (PRODUCER'S SPECIAL) (PAID-UP) 63U (Rev. 1993)

# OIL AND GAS LEASE



AGREEMENT, Made and entered	into the 81	h day of		March		2009
by and between	Mike an	d Jim Kruse Partn	ership			by
Hart Till a Court Hill a Child	Mike A	. Kruse and Jim R.	Kruse, Partne	rs	incya III i	CHARLES SANCE
	72 Caso	ade Ave.				
	Alamos	a, CO. 81101				
whose mailing address is		A CONTRACTOR OF THE STREET			hereinafter	called Lessor (whether one or more),
nd MURFIN DRILLI	NG COMPAI	NY, INC., 250 N.	WATER, SUI	TE 300, WICH	HTA, KS. 67202	hereinafter called Lessee:
Lessor, in consideration of		One and more		Dollars (5		) in hand paid,
the purpose of investigating, exprespective constituent products, in	oloring by geophysic njecting gas, water, roduce, save, take o	cal and other means, pros other fluids, and air into s are of, treat, manufacture,	pecting drilling, mis absurface strata, lay process, store and to	ning and operating for ring pipe lines, storing ransport said oil, liqui	r and producing oil, liqui s oil, building tanks, powed d bydrocarbons, gases and	is and lets exclusively unto lessee for d hydrocarbons, all gases, and their r stations, telephone lines, and other their respective constituent products sionary rights and after-acquired
interest, therein situated in County	/ of	Thoma	S	State of	Kansas	Described as follows to wit:
		Township 10 So Section 29: E/2 Section 29: W/2		West		
In Section XXX	Township	XXX Range	xxx	and containing	640 ( acres, mor	e or less and all accretions thereto
			100000	(2) 10-1	nic data (called funions	on") and se long thereofter
Subject to the provisions hereing as oil, liquid hydrocarbons, gas or						rm"), and as long thereafter
In consideration of the prem			t tileta, is produced i	TOTAL SAILE HAND OF HAND	with which said haid is po-	NO.
1st. To deliver to the credit			lessee may connect	wells on said land, th	e equal one-eighth (1/8) pa	art of all oil produced and saved from
the leased premises.	of whateveree nature	or kind produced and sol	d occused off the pr	emises or used in the	manufacture of any produ	ets therefrom, one-eighth (1/8), at the
market price at the well, (but, as to in the manufacture of products th	o gas sold by lessee, perefrom, said paym	in no event more than one ents to be made monthly.	eighth (1/8) of the p Where gas from a v	rocceds received by le well producing gas only	essee from such sales), for ly is not sold or used, less	the gas sold, used off the premises, of the gas sold, used off the premises, of the meaning of the preceding within the meaning of the preceding
	ee shall have the rig	th to drill such well to co	mpletion with reaso	nable diligence and di	ispatch, and if oil or gas, o	ill a well within the term of this lease or either of them, be found in paying
If said lessor owns a less in lessor only in the proportion which	nterest in the above h lessor's interest be	described land than the er ars to the whole and undivi	ntire and undivided ided fee.	fee simple estate there	in, then the royalties here	in provided for shall be paid the said
Lessee shall have the right t	to use, free of cost, g	as, oil and water produced	on said land for less	ce's operation thereon,	, except water from the we	ls of lessor.
When requested by lessor, le	lessee shall bury less	ee's pipe lines below plow	depth.			
No well shall be drilled near	rer than 200 feet to t	he house or barn now on s	aid premises without	written consent of les	sor.	•
Lessee shall pay for damage						
Lessee shall have the right a						
administrators, successors or assig	gns, but no change in nent or a true copy t	the ownership of the land thereof. In case lessee assi	or assignment of re-	stals or royalties shall	be binding on the lessee ur	shall extend to their heirs, executors util after the lessee has been furnished ligations with respect to the assigned
Lessee may at any time exe this lease as to such portion or por					portions of the above desc	rribed premises and thereby surrende
All express or implied cove or in part, nor lessee held liable in						case shall not be terminated, in whole Law, Order, Rule or Regulation.
mortgages, taxes or other liens on	the above described occessors and assigns.	lands, in the event of defa hereby surrender and rele	ult of payment by le ase all right of down	ssor, and be subrogate	d to the rights of the holder	to redeem for lessor, by payment any thereof, and the undersigned lessors in, in so far as said right of dower and
vicinity thereof, when in lessee's j other minerals in and under and it in the event of an oil well, or into in which the land herein leased is except the payment of royalties an had from this lease, whether the w	judgment it is necess hat may be produced a unit or units not en- situated an instrum in production from the well or wells be local portion of the royalty	ary or advisable to do so it from said premises, such acceding 640 acres each in ent identifying and describ to pooled unit, as if it were and on the premises covere	n order to properly di pooling to be of trace the event of a gas we bing the pooled acres is included in this lead d by this lease or no	evelop and operate saits contiguous to one a cil. Lessee shall execu age. The entire acreag se. If production is fo t. In lieu of the royalti	d lease premises so as to p nother and to be into a uni- te in writing and record in e so pooled into a tract or und on the pooled acreage es elsewhere herein specifi	land; lease or leases in the immediate romote the conservation of oil, gas or or units not exceeding 40 acres each the conveyance records of the counts unit shall be treated, for all purpose it shall be treated as if production is ed, lessor shall receive on production on an acreage basis bears to the tota
***SEE ADDENDUM	ATTACHED	HERETO AND M	ADE A PART	HEREOF:		
04.805	*		*		197 :=: <sub>198</sub> -	
IN WITNESS WHEREOF, the undersi	igned execute this instru	ment as of the day and year fire	st above written.			
	5	or or one any more your title				
Witnesses:	///				11	
x: MMM///	Mus	_		· lower la	hal	