

KANSAS CORPORATION COMMISSION OIL & GAS CONSERVATION DIVISION

300587

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)		SecTwp R East West Feet from North / South Line of Section Feet from East / West Line of Section County mg/l (For Emergency Pits and Settling Pits only)			
Is the bottom below ground level? Yes No	Artificial Liner?		How is the pit lined if a plastic liner is not used?			
Pit dimensions (all but working pits):Length (feet) Depth from ground level to deepest point:						
If the pit is lined give a brief description of the li material, thickness and installation procedure.	dures for periodic maintenance and determining acluding any special monitoring.					
Distance to nearest water well within one-mile of pit:		Depth to shallowest fresh water feet. Source of information:				
feet Depth of water well	feet	t 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 spilled fluids to		Drilling, Workover and Haul-Off Pits ONLY: Type of material utilized in drilling/workover: Number of working pits to be utilized: Abandonment procedure:				
Submitted Electronically						
KCC OFFICE USE ONLY Liner Steel Pit RFAC RFAS						
Date Received: Permit Num	ber:	Permi	t Date: Lease Inspection: Yes No			

Kansas Corporation Commission Oil & Gas Conservation Division

HAUL-OFF PIT APPLICATION FILING REQUIREMENTS

82-3-607	DICDOCAL	AND DIT	CONTENTS.
8/5-DU/	DISPUSAL		COMITMIS

- (a) Each operator shall perform one of the following when disposing of dike or pit contents:
 - (1) Remove the liquid contents to a disposal well or other oil and gas operation approved by the commission or to road maintenance or construction locations approved by the department;
 - (2) dispose of reserve pit waste down the annular space of a well completed according to the alternate I requirements of K.A.R. 82-3-106, if the waste to be disposed of was generated during the drilling and completion of the well; or
 - (3) dispose of the remaining solid contents in any manner required by the commission. The requirements may include any of the following:
 - (A) Burial in place, in accordance with the grading and restoration requirements in K.A.R. 82-3-602 (f);
 - (B) removal and placement of the contents in an on-site disposal area approved by the commission;
 - (C) removal and placement of the contents in an off-site disposal area on acreage owned by the same landowner or to another producing lease or unit operated by the same operator, if prior written permission from the landowner has been obtained; or
 - (D) removal of the contents to a permitted off-site disposal area approved by the department.
- (b) Each violation of this regulation shall be punishable by the following:
 - (1) A \$1,000 penalty for the first violation;
 - (2) a \$2.500 penalty for the second violation; and
 - (3) a \$5,000 penalty and an operator license review for the third violation.

Complete and return with Haul-Off Pit Application, Form CDP1(2004)

Haul-off pit will be located in an on-site disposal area: \square Yes \square No
Haul-off pit is located in an off-site disposal area on acreage owned by the same landowner: \square Yes \square No If yes, written permission from the land owner must be obtained. Attach writte permission to haul-off pit application.
Haul-off pit is located in an off-site disposal area on another producing lease or unit operated by the same operator: \square Yes \square No If yes, written permission from the land owner must be obtained. Attachermission and a copy of the lease assignment that covers the acreage where the haul-off pit is to blocated, to the haul-off pit application.

March 29, 2016

Kansas Corporation Commission 266 N. Main St., Ste. 220 Wichita, KS. 67202-1513

RE:

Haul Off Pit Application SE/4 Sec. 28-20s-10w Rice Co., Kansas

To Whom It May Concern,

Doug Caywood, manager of Caywood Farms, is the owner of the land located at the SE-SE of Section 28-T20S-R10W, Rice Co., Kansas. I hereby give permission to Lebsack Oil Production, Inc., P.O. Box 354, Chase, Kansas 67524, to use a tract of land located 946' FSL & 740' FEL to dispose of excess drilling fluids and cuttings resulting from the drilling operation of the Bensch #4, located in the N/2 Se-Ne-Se of Section 33-20s-10w.

Sincerely,

Day Caywood

Doug Caywood Caywood Farms 815 Ave R Raymond, KS 67573 68U (Bev. 1993)



· OIL	and gas lease	210-101-011-01-01-01-01-01-01-01-01-01-01
AGREEMENT, Made and entered into the15thday of	March	200
y and between John W. C	tywood	and
	aywood, husband and wi	fe
1845 8th Y		
Raymond, F	8. 67573	
om mailing addum is		heroinafter called Lessor (whether one or more)
Wayne Lebsack		
lessor, in consideration of	onts of the laness beroin cornained, headly gra- ling, stining and operating for and producing stream laying pipo lines, storing oil, building to love and the prosess said oil, liquid bythe carbona operations, the full owing described land, togethe	, gases and that respective menutations product and other products and coloring resident and storacourse before the state of the second storacourse of the second s
and another in County of	Subset Kansas	described as follows to wite
Section 28 Section 33		
ection XXX Township XXX Range	XXX and containing	140 acres, motor or lass, and all
Subject to the provisions herein contained, this issue shall remain in a liquid hydrocarbons, gas or other respective constituent products, or any in canadagation of the premises the said issued coverants and across	orm for a term of Three (3) years from of them, is produced from said land or land w	this date (called "primary term"), and an long thereafter which sold land is pooled,
let. To delivar to the credit of lasses, free of cost, in the pipe line to the cased premises.	rhich lesses may connect wells on sold load, if	because been described (in the passes (id) additioned the pre-
and. In pay leaser for one of whatsoever nature or kind produced an amarket prior of the well, ibut, as to gas said by lease, in no event successive, or in the manufacture of produces thereform, and payments to be my voity One Dollar 182,000 per year per set mineral surv poteined hereund like of the preceding paragraph.	d sold, or used off the pramines, or used in the stan encatghis (th) of the proceeds received used monthly. Where say storm a well produced cr, and if maps payment or titudes in made it.	e manufacture of any products therefrom, one-eighth (%), by leanes from such sales), for the gre noid, used off the gyres only is not sold or used, issue may bey or tander will be considered that was in being weadured which the
This loose may be maintained during the primary term hereof witho a least or any extension thereof, the leases shall have the right to dell's in paying quantitios, this lease shall continue and be in force with the e	or further paymons or drilling operations. If the	ha leases shall commence to drill a well within the term non and disputch, and if oil or gap, or either of thum, be
aid lessor only in the proportion which leaver's injected bears to the whole	and audicity two	thin, then the royalties beenin provided for shall be pold
Levace shall have the right to use, free of cost, gus, ed and water produ When requested by lessor, transa shall bury lessor's pipe lives below pla	ced and apid love) for large or manager than an	stoript water from the wells of leaser.
No wall shall be drilled neares than 200 feet to the house or bern now a	m said members without maken account of the	eor.
Lasses shall pay for desinges caused by lessoo's operations to growing. Leases shall have the right at any time to remove all machinery and it. If the same of sixter matrix have	CONSTRUCTOR AND	
If the emeta of either party hereas is assigned, and the privilege of the administrators, ancessors or resigns, but he change in the owner has been furnished with a written transfer or sesignment or a true con- cepted to the assigned portion or portions arising subsequent to the date of	essigning in whole or in part is expressly all whip of the land or occignment of remain or	awad, the envenents hereof shall extend to their heirs.
Leave may at any time execute and deliver to best or pince of receiver this tesse as to such portion or portions and be relieved of all obligate	d = reference or releases covering any portion of	r portions of the above described premium and thereby
All supress or implied covenants of this leass shall be subject to all Police in part, nor leases held liable in daymages, for failure to comply the stion.	• • • · · · · · · · · · · · · · · · · ·	s or Hagulations, and this issue shall not be terminated, th indure is the result of, any such Low, Order, Rule or
Leasur hereby warrants and agrees to defend the title to the lands hord ourigoges, tasks or other tiens on the above described lands, in the event testers, for chapselves and titler hards, successors and sasigns, hereby depict of dower and homestead may in any way affect the purposes for w	n described, and agrees that the lesses shall have of delayer of payment by lessor, and be subro	
Lessee, hi its option, is bereby given the right and power to pool or co- lists wichthy thereof, when in lessee's judgment it is necessary or ad- vections of oil, gas or other uthersial in and under and that may be price to not succeeding 40 solves each in the weep of an ell wall, or into a tools in the conveyance necessary of the county in which the land herein [as in the conveyance necessary of the county in which the land herein [as in the probled screege, it shall be treated, for all purposes succept the payment can be probled screege, it shall be treated, as if production is had from this as described herein as-screed, solved and in the control of the county of	white the acrosses covered by this lesse or any fashbe to do so in order to properly develop- ated from said premises, such pooling to be do to units not strooding 640 series such that so it is a structure of the product of the or revealing on provincial or from the pooled or to revealing on provincial or walls be located on a lesse, whether the well or walls be located on	y portion thereof with other land, lease or leases in the and operate said lease premiers so us to promote the tracts configuence to one another said to be into a unit would of age well, Lesses shall occur in writing and idescribing the pooled accesse. The shire accesses so not, as if it were included in this lease or not. In lies of the lease premiers covered by this lease or not. In lies of the
*See rider attached hereto and made a		III VOITAIG.
THE CONCENTRATION AND MANUE OF	bare naraor:	
STATE OF CANSAS.		•
IN WITNESS WHEREOF the under igned execution with the comments of the comments	the day and year first above written.	4.1
John M Cannoon	Dows m Pu	ywood
onn w. Caywood	Doris M. Cayloo	Ø .
SN: 509-32-7658		
JU 1-34 361 A		

Conservation Division 266 N. Main St., Ste. 220 Wichita, KS 67202-1513



Phone: 316-337-6200 Fax: 316-337-6211 http://kcc.ks.gov/

Sam Brownback, Governor

Jay Scott Emler, Chairman Shari Feist Albrecht, Commissioner Pat Apple, Commissioner

April 11, 2016

Wayne Lebsack Lebsack Oil Production Inc. PO BOX 354 CHASE, KS 67524

Re: Haul-off Pit Application Bensch 4 Sec.28-20S-10W Rice County, Kansas

Dear Wayne Lebsack:

District staff has inspected the above referenced location and has determined that an unsealed condition will present a pollution threat to water resources.

District staff has recommended that the Haul-Off pit be lined with bentonite or native clay, constructed <u>without slots</u>, the bottom shall be flat and reasonably level and the free fluids must be removed. The fluids are to be removed from the Haul-Off pit as soon as the Hutchinson Salt section has been drilled through and displacement of the fluids into the Haul-Off pit has occurred. The fluids should be removed again after drilling operations have ceased.

NO completion fluids or non-exempt wastes shall be placed in the Haul-Off pit.

The fluids should be taken to an authorized disposal well. Please call the District Office at (316) 630-4000 when the fluids have been removed. Please file form CDP-5 (August 2008), Exploration and Production Waste Transfer, through KOLAR within 30 days of fluid removal.

If you have any questions or concerns please feel free to contact the District Office at (316) 630-4000.