



63U (Rev. 1993)



	OIL AND	GAS LEASE		2/10-20-01-01-01-01-01-01-01-01-01-01-01-01-01
AGREEMENT, Made and entered into the 1	7th day of	July		2008
by and batwern Kenneth D. Bake		A. Baker, hu	sband and	
			-	
whose mailing address is 1528 N Co. Ro	ad 23. Scott	: City, KS 678	71	ter called Lessur (whether one or more),
	ic.		TIETBIAGE	iet entien mesent fattemet mie of motel.
		Kansas 67202		
			1 00 Eman	, hereinnfler coiler Lessee;
Leaor, in consideration of <u>ONE AND R</u> is here schowledged and of the royaltes herein provided of invaligating, exploring by geophysical and other mer considuent products, injecting gas, water, other fields, and off hings thereon to produce, save, take care of, iteat, ma of things thereon to produce, save, take care of, iteat, ma	and of the agreements of the ns, prospecting drilling, mini str into subsurface strats, lay	bessee herein contained, hereby ing and operating for and produ ing pipe lines, storing oil, building	grants, leases and lets eing oil, liquid hydroc grants, power station	ce. J in hand pald, receipt of which exclusively unio lesses for the purpose arbons, all gases, and their respectives, telephone lines, and other structures
roducts wantifactured therefrom, and housing and other	visa cadng for its employees,	the following described land, tog	ether with any revende	mary rights and after-acquired interest.
herein eliuated in County of <u>Wichita</u> <u>Township</u> 16-S Range 35-		_ sule of <u>Kansas</u>		described as follows to with
Sec 3: All	<u>w</u>	\$000 3	Same S	STATE CHARMA JOSUUL. #F 193
Sec 4: E/2		DIRECT PROPERTY AND SECOND	N (S (Million) B)	CH WAS 172-174 LES STITUTED OF STATE OF
Sec 8: SW/4				AND DUTY PEODLESS IN BOOK
Sec 9: N/2				Completible
Sec 10: N/2			4000	By Heather Zeintubler, Pepit
Section XXX Township XXX cretions thereio.	7 11-11-2	XX and containing	1802	acres, more or less, and all
Subject to the provisions herein contained, this lessif, liquid hydrocarbons, gas or other respective consilir in consideration of the premises the said tessee con	ent products, or any of them,	lerm of 3 (three) ers f is produced from said land or las	" this date (called d with which said lan	primary term"), and as jong thereafter d is pooled.
lat. To deliver to the credit of leasns, free of cost,		ee may connect wells on sald lan	d, the equal one-eighth	(%) part of all oil produced and saved
om the leased premises. 2nd To pay leasor for gas of whatsoever nature.	or kind produced and sold, or	used off the premises, or used in	the manufacture of a	ny products therefrom, one-eighth (%),
the market price at the well, (but, as to gos sold by less relies, or in the manufacture of products therefrom, as suyally One Dollar (\$1.00) per year per net mineral ac- aning of the preceding paragraph.	es, in no event more than on d payments to be made moni	e eighth (14) of the proceeds recei hly. Where gas from a well prod	ved by leases from auc ucing gas only is not a	th sales), for the gos sold, used off the told or used, lesses may pay or tender
This lease may be maintained during the primary this lease or any extension thereof, the leases shall hav	term hereof without further	payment or drilling operations.	If the leases shall com	mence to drill a well within the term and if all or was, or either of them, be
and in paying quantities, this lease shall continue and be	la force with like effect as if	auch wall had been completed wi	thin the term of years	Aret mentioned.
If said lessor owns a less interest in the above de said lessor only in the proportion which lessor's interes	acribed land than the entire t bears to the whole and undi	and untilvided fee simple celule vided fee.	lkerein, then the royal	ties herein provided for enals be paid
Lessee shall have the right to use, free of cost, gas,		d fand for lessee's operation then	con, except water from	the wells of lessor.
When requested by Issaer, Issaer shall bury Issaer's No well shall be drilled nearer than 200 feet to the		mises without written consent of	legapt.	
Leanee shall pay for damages caused by lessee's op-	erations to growing crops on s	ald land.		
Lesses shall have the right at any time to remove a If the estate of either party hereto is assigned, as				
culors, administrators, successors or assigns, but no c sec has been furnished with a written transfer or assign h respect to the assigned portion or portions urising auto	hange in the ownership of the ment or a true copy thereof.	te land or assignment of rentals in case lauses ussigns this lease, i	or royaltics shall be	pluging ou the seases num siles rus
Lessee may at any time execute and deliver to les render this lesse as to such portion or portions and be re	sor or place of record a relas. Neved of all obligations on to	es or releases covering any portice. The acresses surrendered.	n or partions of the s	bove described premises and thereby
All express or implied covenants of this lease shall whole or in part, nor lessee held liable in damages, for i gulation.	be subject to all Pederal and	State Laws, Executive Orders, F	lules or Regulations, si Lauch failure is the re	nd this lease shall not be terminated, sult of, any such Law, Order, Rule or
Lessor hereby warranis and agrees to defend the til y morigages, taxes or other liens on the above described ned lessors, for themselves and their heirs, successors a	lands, in the event of default and nesigns, hereby surrends:	i of payment by lessor, and be su rand release all right of dower :	throgated to the rights	of the holder thereof, and the under-
said right of dower and homestead may in any way affect Lessee, at its option, is hereby given the right and	power to pool or combine the	screnge covered by this lesse or	any portion thereof w	ith other fund, lease or leases in the
nediate vicinity thereof, when in leasee's judgment it servation of oil, gas or other minerals in and under an units not exceeding 40 acres each in the event of an oil and in the companyone security of the county in which	in necessary or advisable to dithat may be produced from well, or into a unit or unite t the land hards leased is ait	do so in order to properly developed as in order to properly developed problem to the control of	op and operate said is a of tracta contiguous he event of a gas well, and describing the oc	ease premises so as to promote the to one another and to be into a unit Lesace shall executs in writing and soled acreage. The entire acreage, so
led into a tract or unit shall be treated, for all purposes and on the pooled acreage, it shall be treated as if product silies elsewhere herein appecified, leasor shall receive o ced in the unit or his royalty interest therein on an acrea	tion is had from this issue, wi n producition from a unit so	isther the well or wells be located pooled only such portion of the	i on the premises cover a royalty stipulated h	50 DA fitte teass at vor turnen et eus
*** If at the end of the primary ter	m this I appe is not at	hanvisa continued in for	ra under the prov	tielone
hereof, this Lease shall expire, unl				
Lessor, the sum equal to the total of	original per acre bonus	paid to Lessor under the	e initial primary	term of
said lease multiplied by the number	r of net mineral acres	owned by Lessor in the	land above descr	ibed and
then subject to this Lease; and sub				be
extended for an additional term of	three(3) years from th	e end of the primary terr	п пегсот.	
			Int	<u> 58</u>
IN WITNESS WHEREOF, the under an agent	ENGL OF HAMMAN	year first above written.	<u> </u>	
Kenned D Biles	SESTONNERS FINANK	Shevri	a. Bar	ur _
Kenneth D. Baker		Sherri A.	Baker	

۸	ıw	_//	age	<u> </u>
		Ĵ	as-	2

STATE OF Kansas COUNTY OF Scott			OGMENT FOR INDIVID	•
The foregoing instrument wa	is acknowledged before in	e this 17th day	yof July	2008
w <u>Kenneth D. Ba</u> bushand and w	ii fa		AAA X	
msuami ami y	A STATE OF THE PARTY OF THE PAR	SHERT, FRANK		. 1: 11/
dy commission expires		TAT PUBLIC		besti 116
		Ch Ch	ristopher J. Fran	Intaky Public
		•	220000000000000000000000000000000000000	
TATE OF				, 1
מנואישע מיבי		1,011,1011222	OGMENT FOR INDIVIDU	
lan Canada in in imperior in the fact of	s nicknowledged before int	this <u>in this diff</u>	и ы <u> — 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1</u>	F1
v (1971 - 1971) (1971)	The same from the same of the same	in agis allerine cons	nnd	1 4 4 1 5 E
* 114 . 1 La . 3 . 2 . 2	क्षा के भी अधिक दे	र क्षांत्र है किस र स्टब्स इ. क्षांत्र है सहस्र है।	TABLE OF BUILDINGS	,
v commousion expires	$\cdot \phi$, , , ,	A STATE OF STATE	15 pt 10 to 1	lotary Public
у сонционии сариса	7	्रस 🔑 🖰	, , , , , , , , , , , , , , , , , , ,	lotary Public
'ATE OF		ACKNOWLED	GMENT FOR INDIVIDU	AL (KaOkCoNe)
OUNTY OF ne foregoing instrument wa	a acknowledged before me	this day	of	
Te totekonik manament			und	
y commission expires		<u></u>	N	otary Public
			•	• =
'ATE OF		ለርዚያርት ይህ	GMENT FOR INDIVIDU	AL (KsOkCoNe)
UNTY OF				
			and	
commission expires				
			No	otary Public
			rde	i sed
			the the	
SS			record on the	Register of Deed
<u> </u>	Rge		d dr in i	iti i
			ını ını	R
S		Term	Z 3	-
ďΣ		County	was filed for	Pake
G G		200	8	Fais to de
△ "	Twp.			Swin by It Heighber Heighber
OIL AND GAS			ATE OF PRINCE OF This institution of the control of	State of muchas 1928. Security country to a memory of the management was memory of the control
⋖			weng	SKUT COUNTY PARTY
		No. of Acres	STATE OF County This in	reconstant
0	l g	Ž	STATE County This	in Buok the recard By
) p	Date _	je	STATE County Th day of	in Boo the rec By
1 15	1 1 2 0	4 1 1 1	u,	·
TE OF			* የጀመስው ድረሳን ድረሳን የሚሰላ ነው	ION (KaOkCoNe)
INTY OF			MENT FOR CORPORAT	
foregoing instrument was	icknowledged before me ti	hisday	of	
1 1 -10 -541				
oration, on behalf of the co	rpotention.			
commission expires			No	tory Public

DOC. #_326

STATE OF KULDAS | ESA MOSTIA COURTY | ESA MOST WHITE DAYOR Shrapethan te length

PROD 85 (REV 10/92)

PAID UP OIL AND GAS LEASE

THIS LEASE AGREEMENT is made as of the 7th day of March, 2013, between Harry Capital Kouch and Betty A. Kguzit, lauband and wife. 710 E. 3° Ave. Sante City. NS 67871 at Leasor (whether one or more) and Performant Land, Inc. P.O. How 1775, Capitaline, KE 67835, 88 Leasee.

1. Description. Lessor in consideration of Ten (\$10.00) and mare dollars and other good and valuable consideration, in hand paid and the coverants herein contained, hereby grants, leases and lets exclusively to Lesses the following described land, hereins flor called lessed premises:

See Exhibit "A" attached hereto and made a part hereof.

Description. Laster in exemistration of Tem (1900) and more delite none destruction of an observation of the control president.

See Exhibit "A" attached her for and munde a part hereof.

See Exhibit "A" attached her for and munde a part hereof.

The recovery "MOUTE" A, base of K-ACAS, consulting _MS_2, got as see, more or less (including any instease thereis which larger up transfer received received and president of the control of the

PHOTOCOPIED

Book 50 /Page 17/0

5. 7.

PHOTOCOPIED

relieved of all obligations therefore arising with respect to the transferred interest, and failure of the transferre to arising such obligations with respect to the transferred interest shall not affect the Heiles of Lessee with respect to any interest not to transferred. If Lessee transferr a full or undivided interest in all or any portion of the area interest in this lesse, the obligation to pay or tender shade in myskies becauseder shall be divided between Lessee and the transferre in proposition to the net acreage.

insects 15th not after the Highs of Lesses with respect to any interest not to transferred. If Lesses transfers a full or undivided interest in all or any position of the area interests in this fosses, the adjustion to pay or tender shade in nysikies hermador shall be divided between Lesses and the transferre in proposition to the net accessed interests in this fosses, the adjustion to pay or tender shade in the control of the state of the control of the cont

Sec Exhibit "A" attached hereto and made a part hereof.

IN WITNESS WHEREOF, this lease is executed to be effective as of the date first written above, but upon executing shall be binding on the signatory and the eignatory's heits, devisees, executed, administrators, successors and essigns, whether or not this lease has been executed by all parties hereinabove named as

ACKNOWLEDGMENT FOR INDIVIDUAL

COUNTY OF VCOZ

On this day of and for the county and state aforesaid, personally appeared Harry Control Kough and Betty A. Kough, husband and wife, to me personally known to , A.D., 2013, before me, the undersigned, a Notary Public in be the identical person who signed the name of the maker thereof to the within and foregoing Instrument and acknowledged to me that they executed the same as their fires and Voluntary act and deed, and as the free and voluntary act and deed of said must, for the uses and purposes therein set forth.

Given under my hand end scal the day and year last above written.

My commission expires 11-5-16

HOYARY PUBLIC-RESS OF KINNESS JACQUE 8. BLAIR 1000 My Appl Exp 11-5-14Jacque S. Blain

PHOTOCOPIED

Book 50 Page 177

"Exhibit A"

This Exhibit is attached to and made a part of an Oll and Gas Lease dated March 7, 2013 between Harry Conrad Kouch and Betty A. Kough, husband and wife, 710 E, 5th Ave., Spott City, KS 67871, as Lessor and Paramount Land, Inc., P.O. Box 1278. Cimerron, KS 67835, as Lessee covering the following described real estate in Wichita County, Kansas.

Township 16 South, Range 35 West Section 04: Lot 3 (50.37), Lot 4 (50.41), \$/2NW/4 (a/d/a NW/4) Tract 1:

Tract 2: Section 04: 5W/4

- 1. Each of the aforementioned tracts of land shall be treated as separato leases.
- 2. If any part of the leased premises are subject to or enrolled in the Conservation Reserve Program, Leases shall re-seed to grass all areas thereof affected by Lessee's operations and hold Lessor harmless from penalties or liquidated damages assessed by the Department of Agriculture, the Soil Conservation Service or the Agricultural Stabilization and Conservation Services under the Conservation Reserve Program as a result of Lessee's operations.
- 3. It is the intention of the parties hereto to cause as little interference with farming operations on said land as possible, including but not limited to the operation of pivotal irrigation sprinklers, or other irrigation methods. If the lands covered hereby are returned to irrigation by the use of a self-propelled overhead sprinkler system, presently not in operation or installed hereafter, by property owner or his heirs, the Lessee, prior to conducting operations hereon, shall consult with the Lessor in regard to said drilling operations. Said operations shall be conducted in such a manner as will least disturb or interfere with Lessor's intigation system or the surface contours of the leased premises. Should any alterations to the surface contours be caused by its operations, Lessee, or his assigns, shall restore said surface contours to their former condition as nearly as is practicable. In the event of production and continued use of the surface, Lessee, or his assigns, will restore or prepare the surface and simate and install all equipment needed in connection therewith, so that Lessec's use thereof will not interfere with the passage of said over-head sprinkler irrigation system. Any production equipment, including but not limited to pump jacks, hydraulic lifting or other equipment necessary to produce any oil or gas well on said land shall use low profile equipment and/or recess equipment to such depths as to permit the use by lessor of circular irrigation aprinkler system. Lessee shall consult with Lessor in regard to routes of ingress and egress on said premises for the purpose of drilling and

X: Hanny Conna Kaugh
Harry Connad Kough

x: Betty a. Kough

PHOTOCOPIED

Book 52 7/200 178

DOC. # 327

STATE OF EVENTS | BA

WICHTA COLUMN | BA

WICHTA COLUMN | BA

THE WESTBURGHT WAS FRED FOR

RECORDING BATTO ACTOR TO

AS AND AN EXPORTED BOOK SO

CHANGE TO THE MEMORY FOR THE STATE OF THE

FROD 88 (REV 10/92)

paid up oil and gas lease

THIS LEASE AGREEMENT is made as of the 7th day of March, 2013, between Konneth D. Baher and Shent A. Baher, husband and wife 1528 N County Road 23, Scott City, KS 67871 as Leaser (whether one or more) and Personnel Land, Inc. P.O. Box 1278, Cimatron, KS 67835, as Leaves.

1. Description. Leasor in consideration of Tea (\$10.03) and more dollars and other good and valuable contideration, in hand paid and the covenants herein contained, hereby grants, leason and lets exclusively to Leasee the following described land, hereinsfler called leased premises:

See Exhibit "A" attached hereto and made a part hereof.

In the county of WICHITA, Jate of KANSAS, containing 140.7E. gross keen, more or less (insubding any interests thereon which Lessos may hereafter sequencity revenion, prescription or otherwise), for the pupods of exploring for, developing, producing and marketing oil and ext, along with all hydrocathon and incompletion and the submitted of the

sources, or by which to the good and and they approximately source of the control of the policy or to the Laster or to the Laster or to the Laster or to the Canter at the has address known to Laster shift cannitation, for or any retarge fail or reflute to except plyment betweender, Laster shift, an interpretation of the policy of the control of the

PHOTOCOPIED

Book 59 Page 179

300. 走

PHOTOCOPIED

WAY APPER I THOSE MUM IS CHAPTED MEMBER TO LESSON.

13. If during the primary term of this Lesso, to say extension throat, Lessor receives a bone fide written offer to enter into a new Oil and Gas Lesso from any third pury and such offer its acceptable to Lessor, Lessor, the right to have the new lesse executed in its favor, upon the same terms and conditions. Said right shall be exercised by Lessoe within shirty (30) days from the date Lesser receives written notice from Lextor or said right shall terminate.

See Exhibit "A" attached hereto and made a part hereof.

IN WITNESS WHEREOF, this lesse is executed to be effective as of the date first written above, but upon execution shall be binding on the signatory and the signatory's heirs, devisees, executed, administrators, successors and estigns, whiches or not this lesse less been executed by all parties hereinsbown neuted as

ACKNOWLEDGMENT FOR INDIVIDUAL

COUNTY OF

On this day of and for the county and state aforesaid, personally appeared Kenneth D. Baker and Short A. Baker, husband and wife, to me personally known to be the identical person who signed the name of the maker thereof to the within and foregoing Instrument and acknowledged to me that they executed the asme as their free and Voluntary act and dead, and as the free and voluntary act and deed of said trust, for the uses and purposes therein set forth.

Given under my hand and seal the day and year last above written,

My commission expires 11-5-/Lo

NOTARY FUELE. Elect of Keeping JACQUE 6. BLAIR 1 4 April 67 11-5-16 Jacque S Bla

PHOTOCOPIED

"Exhibit A"

This Exhibit is attached to and made a part of an Oll and Gas Lease dated March 7, 2013 between Kenneth D. Baker and Sherri A. Boker, husband and wife, 1528 N County Road 23, Scott City, KS 67871, as Lessor and Pammeunt Land, Inc., P.O. Box 1278, Cimarion, KS 67835, as Lessen covering the following described real estate in Wichita County, Konsas.

Township 36 South, Range 35 West Section 04: Lot 3 (50.37), Lot 4 (50.41), 5/2NW/4 (a/d/a NW/4) Section 04: 5W/4

Tract 2:

- 1. Each of the aforementioned tracts of land shall be treated as separate leases.
- 2. If any part of the leasted premises are subject to or enrolled in the Conservation Reserve Program, Lessee shall re-seed to grass all areas thereof affected by Lessee's operations and hold Lessor harmless from penalties or liquidated damages assessed by the Department of Agriculture, the Soil Conservation Service or the Agricultural Stabilization and Conservation Services under the Conservation Reserve Program as a result of Lessee's operations.
- 3. It is the intention of the parties hereto to cause as little interference with farming operations on said land as possible, including but not limited to the operation of pivotal irrigation sprinklers, or other irrigation methods. If the lands covered hereby are returned to irrigation by the use of a self-propolled overhead aprinkler system, presently not in operation or installed hereafter, by property owner or his heirs, the Lessee, prior to conducting operations hereon, shall consult with the Lessor in regard to said drilling operations. Said operations shall be conducted in such a manner as will least disturb or interfere with Lessor's irrigation system or the surface contours of the leased premises. Should any alterations to the surface contours be caused by its operations, Lessee, or his assigns, shall restore said surface contours to their former condition es nearly as is practicable. In the event of production and continued use of the surface, League, or his essigns, will restore or prepare the surface and cituate and install all equipment needed in connection therewith, so that Lessee's use thereof will not interfere with the passage of said over-head sprinkler irrigation system. Any production equipment, including but not limited to pump jacks, hydraulic lifting or other equipment necessary to produce any oil or gas well on said land shall use low profile equipment and/or recess equipment to such depths as to permit the use by lassor of circular impation sprinkler system. Lessee shall consult with Lesser in regard to routes of ingress and egrees on said premises for the purpose of drilling and

X: Kenney D Baker

Kenneth D. Baker



PROD 82 (REV 10792)

PAID UP OIL AND GAS LEASE

PROD 82 (REV 10792)

PAID UP OIL AND GAS LEASE

PROD 83 (REV 10792)

PAID UP OIL AND GAS LEASE

PROD 84 (REV 10792)

PAID UP OIL AND GAS LEASE

PROD 85 (REV 10792)

PAID UP OIL AND GAS LEASE

PROD 85 (REV 10792)

PAID UP OIL AND GAS LEASE

PROD 85 (REV 10792)

PAID UP OIL AND GAS LEASE

PROD 85 (REV 10792)

PAID UP OIL AND GAS LEASE

PROD 85 (REV 10792)

PAID UP OIL AND GAS LEASE

PROD 85 (REV 10792)

PAID UP OIL AND GAS LEASE

PROD 85 (REV 10792)

PAID UP OIL AND GAS LEASE

PROD 85 (REV 10792)

PAID UP OIL AND GAS LEASE

PROD 85 (REV 10792)

PAID UP OIL AND GAS LEASE

PROD 85 (REV 10792)

PAID UP OIL AND GAS LEASE

PROD 85 (REV 10792)

PAID UP OIL AND GAS LEASE

PROD 85 (REV 10792)

PAID UP OIL AND GAS LEASE

PROD 85 (REV 10792)

PAID UP OIL AND GAS LEASE

PROD 85 (REV 10792)

PAID UP OIL AND GAS LEASE

PROD 85 (REV 10792)

PAID UP OIL AND GAS LEASE

PROD 85 (REV 10792)

PAID UP OIL AND GAS LEASE

PROD 85 (REV 10792)

PAID UP OIL AND GAS LEASE

PROD 85 (REV 10792)

PAID UP OIL AND GAS LEASE

PROD 85 (REV 10792)

PAID UP OIL AND GAS LEASE

PROD 85 (REV 10792)

PAID UP OIL AND GAS LEASE

PROD 85 (REV 10792)

PAID UP OIL AND GAS LEASE

PROD 85 (REV 10792)

PAID UP OIL AND GAS LEASE

PROD 85 (REV 10792)

PAID UP OIL AND GAS LEASE

PROD 85 (REV 10792)

PAID UP OIL AND GAS LEASE

PROD 85 (REV 10792)

PAID UP OIL AND GAS LEASE

PROD 85 (REV 10792)

PAID UP OIL AND GAS LEASE

PROD 85 (REV 10792)

PAID UP OIL AND GAS LEASE

PROD 85 (REV 10792)

PAID UP OIL AND GAS LEASE

PROD 85 (REV 10792)

PAID UP OIL AND GAS LEASE

PROD 85 (REV 10792)

PAID UP OIL AND GAS LEASE

PROD 85 (REV 10792)

PAID UP OIL AND GAS LEASE

PROD 85 (REV 10792)

PAID UP OIL AND GAS LEASE

PROD 85 (REV 10792)

PAID UP OIL AND GAS LEASE

PROD 85 (REV 10792)

PAID UP OIL AND GAS LEASE

PROD 85 (REV 10792)

PAID UP OIL AND GAS LEASE

PROD 85 (REV 10792)

PAID UP OIL AND GAS LEASE

PROD 85 (REV 10792)

PAID UP OIL AND GAS LEASE

PROD 85 (REV 10792)

PAID UP OIL AND GAS LEASE

PROD 85 (REV 10792)

PAID UP O

1. Description. Lessor in consideration of Ten (\$10.00) and more dollars and other good and valuable consideration, in hand paid and the covenints herein contained, hereby grants, leases and lets exclusively to Lesses the following described land, hereby fire called leased premises:

See Exhibit "A" attached hereto and made a part hereof.

in the county of WICHITA, State of KANSAS, containing MO.73 gross acres, more or less (including any interests therein which Lessor may hertafter acquire by northyldrocarbon or otherwhol, for the purpose of exploring for, developing, producing and mythering old and gas, along with all hydrocarbon and bydrocarbon quest. In addition to the spote-described lend, this lesse and the term "gas" as used herion includes hellum, carbon droads and other commercial gates, as well as or hereafter owned by Lessor which are configuous or adjected to the above-described land, and, in consideration of the amovement land may small strips or parcels of land now execute at Lesset's request any additional or supplemental instruments for a more complete or secures description of the land so covered. For the purpose of 2. Term of Lesse. This lesse, which is a "paid-or equivalent producing no rentals, shall be in force for a printer pass of twe (2) years from the date beneal, and for as its otherwise maintained in offers pursuant to the provisions hereof.

3. Royalty Payment. Royaltles on oil, gas and other unders underst produced and saved here when the lesses from lands pooled therewith or this lesse.

created a Leaster's request any abditional or applicational featurements of the controlled body and, a containment of the process of the large process of the large power of the controlled by the process of the large power of the controlled by the process of the large power of th

PHOTOCOPIED

Book 5A Page 173

and returned ECTOMBER MEAN 7.7

PHOTOCOPIED

PHOTOCOPED

The popular properties of the information of the information of the information of the standard discrete, and failth or of the functiones to satisfy such distinguishment of the standard discrete, and failth or of the functiones to satisfy such distinguishment of the standard overed by this loan, the standard of the standard covered by this loan, the popular of the standard overed by this loan, the popular of the standard overed by this loan, the standard of the standard overed by this loan, the standard over the standard overed by this loan, the standard over the standa

See Exhibit "A" attached hereto and made a part hereof.

IN WITHERS WHEREOF, this lesso is executed to be effective as of the date tiest written above, but upon execution shall be binding on the signatory and the signatory's heirs, devisees, executors, administrators, successors and assigns, whether or not this lesse has been executed by all patters besteinabove named as

Kough Family LLC NOVERICE NEARS iam Kough, Mahaging Mi

ACKNOWLEDGMENT

COUNTY OF MONTHOSO

On this 16th day of March A.D., 2013, before me, the undersigned, a Notary Public in and for the county and state aforesaid, personally appeared William Kouch, Managing Member of Kough Family, LLC, an Oklahoma Limited Instrument and acknowledged to me that they executed the same as their free and Voluntary act and deed, and as the free and voluntary act and deed.

Given under my hand and seed the day and year last above writion.

7/31/2016 My commission expires_

Arthruft Holary Public

PHOTOCOPIED

"Exhibit A"

This Exhibit is attached to and made a part of an Oil and Gas Loase dated March 7, 2013 between Kough Family LLC an Oldshorns Limited Liablity Company, William Kough, Managing Member, 2527 NW 62nd St. #116, Oklahoma Clry, OK 73112, as Lessor and Paramount Land, Inc., P.Q. Box 1278, Cimaron, KS 67835, as Lessee covering the following described real estate

Township 16 South, Range 35 West Section 04: Lot 3 (50.37), Lot 4 (50.41), S/2NW/4 (a/d/a NW/4) Tract 1: Tract 2:

Section 84: 5VV/4

- 1. Each of the aforementioned tracts of land shall be treated as separate leases.
- 2. If any part of the leased premises are subject to or enrolled in the Conservation Reserve Program, Lessee shall re-seed to grass all areas thereof affected by Lessee's operations and hold Lessor harmless from penalties or liquidated damages assessed by the Department of Agriculture, the Soil Conservation Service or the Agricultural Stabilization and Conservation Services under the Conservation Reserve Program as a result of Lessee's operations,
- 3. It is the intention of the parties hereto to cause as little interference with farming operations on said land as possible, including but not limited to the operation of pivotal largation sprinklers, or other irrigation methods. If the lands covered hereby are returned to impation by the use of a self-propelled overhead sprinkler system, presently not in operation or installed hereafter, by property owner or his heirs, the Lessen, prior to conducting operations hereon, shall consult with the Lessor in regard to said drilling operations. Said operations shall be conducted in such a manner as will least disturb or interfere with Lessor's irrigation system or the surface contours of the leased premises. Should any alterations to the surface contours be caused by its operations, Lessee, or his assigns, shall restore said surface contours to their former condition as nearly as is practicable. In the event of production and continued use of the surface, Lescee, or his assigns, will restore or prepare the surface and situate and install all equipment needed in connection therewith, so that Lessee's use thereof will not interfere with the passage of said over-head sprinkler irrigation system. Any production equipment, including but not limited to pump Jacks, flydraulic lifting or other equipment necessary to produce any oil or gas well on said land shall use low profile equipment and/or recess equipment to such depths as to permit the use by lessor of circular irrigation sprinkler system. Lessee shall consult with Lessor in regard to routes of ingress and ogress on said premises for the purpose of drilling and

Kough Family, LLC

William Kough, Managing Member

PHOTOCOPIED

Book 50 Page 175