

Well will not be drilled or Permit Expired Date: _

Signature of Operator or Agent:

For KCC Use:	Kansas
Effective Date:	
District #	

Yes No

Kansas Corporation Commission Oil & Gas Conservation Division

1316684

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:	Spot Description:
month day year	Sec Twp S. R 🗀 E 🗔 V
DPERATOR: License#	feet from \[\] N / \[\] S Line of Section
lame:	
Address 1:	Is SECTION: Regular Irregular?
Address 2:	
Dity: State: Zip: +	— County:
Contact Person:	Lease Name: Well #:
Phone:	Field Name:
CONTRACTOR: License#	Is this a Prorated / Spaced Field?
lame:	Target Formation(s):
Well Drilled For: Well Class: Type Equipment:	Nearest Lease or unit boundary line (in footage):
	Ground Surface Elevation:feet MS
Oil Enh Rec Infield Mud Rotary	Water well within one-quarter mile:
Gas Storage Pool Ext. Air Rotary 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: I II
If OWWO: old well information as follows:	Length of Surface Pipe Planned to be set:
Operator:	Length of Conductor Pipe (if any):
Well Name:	D : . IT. ID :
Original Completion Date: Original Total Depth:	
	Water Source for Drilling Operations:
Directional, Deviated or Horizontal wellbore?	
f Yes, true vertical depth:	DWR Permit #:
Bottom Hole Location:	(Note: Apply for Permit with DWR)
(CC DKT #:	Will Cores be taken?
	If Yes, proposed zone:
	AFFIDAVIT
The undersigned hereby affirms that the drilling, completion and event	
t is agreed that the following minimum requirements will be met:	dai pidgging of the won win comply with 11.5.7 t. 50 ct. 50q.
 Notify the appropriate district office <i>prior</i> to spudding of well; A copy of the approved notice of intent to drill <i>shall be</i> posted o 	n each drilling rig:
., .,	be set by circulating cement to the top; in all cases surface pipe shall be set
through all unconsolidated materials plus a minimum of 20 feet	
	he district office on plug length and placement is necessary prior to plugging;
5. The appropriate district office will be notified before well is eithe	1 00 1
	mented from below any usable water to surface within 120 DAYS of spud date.
	der #133,891-C, which applies to the KCC District 3 area, alternate II cementing hall be plugged. <i>In all cases, NOTIFY district office</i> prior to any cementing.
must be completed main or days of the space date of the new o	nam so praggoar in an outco, room y arounds since prior to any contenting.
ubmitted Electronically	
dominica Electromouny	- Powershau to:
For KCC Use ONLY	Remember to:
API # 15	File Certification of Compliance with the Kansas Surface Owner Notification Act (KSONA-1) with Intent to Drill;
	- File Drill Pit Application (form CDP-1) with Intent to Drill;
Conductor pipe requiredfeet	- File Completion Form ACO-1 within 120 days of spud date;
	- - lie Completion Orm ACC-1 within 120 days of spud date,
	- File acreage attribution plat according to field proration orders;
Minimum surface pipe requiredfeet per ALTI Approved by:	
Minimum surface pipe required feet per ALTI	- File acreage attribution plat according to field proration orders; - Notify appropriate district office 48 hours prior to workover or re-entry; - Submit plugging report (CP-4) after plugging is completed (within 60 days);
Minimum surface pipe requiredfeet per ALTI Approved by:	- File acreage attribution plat according to field proration orders; - Notify appropriate district office 48 hours prior to workover or re-entry; - Submit plugging report (CP-4) after plugging is completed (within 60 days); Obtain written approval before dispessing as injecting self-water.



For KCC Use ONLY	
API # 15	

IN ALL CASES PLOT THE INTENDED WELL ON THE PLAT BELOW

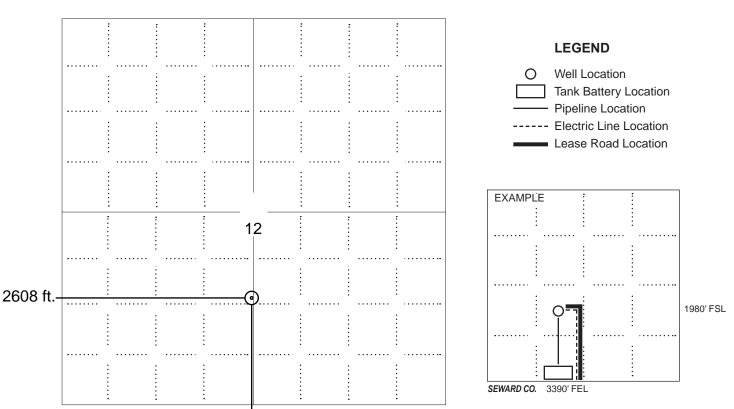
In all cases, please fully complete this side of the form. Include items 1 through 5 at the bottom of this page.

Operator:	Location of Well: County:
Lease:	feet from N / S Line of Section
Well Number:	feet from E / W Line of Section
Field:	Sec Twp S. R
Number of Acres attributable to well:	Is Section: Regular or Irregular
	If Section is Irregular, locate well from nearest corner boundary. Section corner used: NE NW SE SW

PLAT

Show location of the well. Show footage to the nearest lease or unit boundary line. Show the predicted locations of lease roads, tank batteries, pipelines and electrical lines, as required by the Kansas Surface Owner Notice Act (House Bill 2032).

You may attach a separate plat if desired.

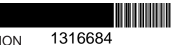


NOTE: In all cases locate the spot of the proposed drilling locaton.

1462 ft.

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.
- 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

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:	Pit is:		
Emergency Pit Burn Pit	Proposed	Existing	SecTwpR East West
Settling Pit Drilling Pit	If Existing, date con	structed:	Feet from North / South Line of Section
Workover Pit Haul-Off Pit (If WP Supply API No. or Year Drilled)	Pit capacity:		Feet from East / West Line of Section
		(bbls)	County
Is the pit located in a Sensitive Ground Water A	rea? Yes N	No	Chloride concentration: mg/l (For Emergency Pits and Settling Pits only)
Is the bottom below ground level? Yes No	Artificial Liner?	0	How is the pit lined if a plastic liner is not used?
Pit dimensions (all but working pits):	Length (fee	t)	Width (feet) N/A: Steel Pits
Depth fro	om ground level to dee	pest point:	(feet) No Pit
material, thickness and installation procedure.		liner integrity, in	cluding any special monitoring.
Distance to nearest water well within one-mile of	of pit:	Depth to shallor 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, Worko	ver and Haul-Off Pits ONLY:
Producing Formation:		Type of materia	l utilized in drilling/workover:
Number of producing wells on lease:		Number of work	king pits to be utilized:
Barrels of fluid produced daily:		Abandonment p	procedure:
Does the slope from the tank battery allow all splow into the pit? Yes No	pilled fluids to	Drill pits must b	e closed within 365 days of spud date.
Submitted Electronically			
	ксс	OFFICE USE O	NLY Liner Steel Pit RFAC RFAS
Date Received: Permit Numl	ber:	Permi	t Date: Lease Inspection: Yes No



1316684

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 (C	Cathodic Protection Borehole Intent) T-1 (Transfer) CP-1 (Plugging Application)
OPERATOR: License #	Well Location:
Surface Owner Information: Name:	When filing a Form T-1 involving multiple surface owners, attach an additional 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 county, and in the real estate property tax records of the county treasurer.
the KCC with a plat showing the predicted locations of lease roads, tank are preliminary non-binding estimates. The locations may be entered or Select one of the following: I certify that, pursuant to the Kansas Surface Owner Notice A 	dic Protection Borehole Intent), you must supply the surface owners and a batteries, pipelines, and electrical lines. The locations shown on the plat in the Form C-1 plat, Form CB-1 plat, or a separate plat may be submitted. ct (House Bill 2032), I have provided the following to the surface
CP-1 that I am filing in connection with this form; 2) if the form be form; and 3) my operator name, address, phone number, fax, as I have not provided this information to the surface owner(s). I as KCC will be required to send this information to the surface owner(s).	cknowledge that, because I have not provided this information, the vner(s). To mitigate the additional cost of the KCC performing this 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 handling form and the associated Form C-1, Form CB-1, Form T-1, or Form CP-	fee with this form. If the fee is not received with this form, the KSONA-1 will be returned.
Submitted Electronically	

LARSON ENGINEERING, INC. RAMSEY-WILSON LEASE S. 1/2, SECTION 12, T18S, R31W SCOTT COUNTY, KANSAS

DIRT ROAD (E. RD. 170) Notes: 1. Set (2) wood stakes at Vocation site. 2. All flagging Red & Yellow. 3. Overhead power available at N. line, Sec. 12. 4. Kansas One Call System Inc. should be notified before excavation (1-800-344-7233). 5. CAUTION; Various pipelines in Sec. 12. 6. Contact landowner for best access. 7. Set alternate location per instructions. RD. Drillsite Location proposed — 12 - Ramsey-Wilson Unit #1-12flowline 1462'FSL 2608'FWL location Ground Elevation = 2906 Y = 675356 X = 1371671State Plane-NAD 27-Kansas South proposed road Latitude 38.501147 Longitude -100.696133 location RI WGS 84-NAD 83 *Alternate Location - 1462'FSL 2540'FWL proposed OF LOCATION Ground Elevation = 2906 tank Y = 675356 X = 1371603battery State Plane-NAD 27-Kansas South Latitude 38.501086 location Longitude -100.696320 WGS 84-NAD 83 (E. RD. 160) NO ROAD B [83] Manning SCOTT 12 Modoc Grigston SYS. U.P. A.T. 4 S.F. RY.

August 3. 2016

SCALE

Controlling data is based upon the best maps and photographs available to us and upon a regular section of land containing 640 acres.

Approximate section lines were determined using the normal standard of care of olifield surveyors practicing in the state of Konsas. The section corners, which establish the precise section lines, were not necessarily located, and the exact location of the drillisite location in the section is not guaranteed. Therefore, the operator securing this service and accepting this plat and all other parties relying thereon agree to hold Central Kansas Diffield Services, Inc., its officers and employees harmless from all losses, costs and expenses and said entities released from any liability from incidental or consequential damages

Elevations derived from National Geodetic Vertical Datum.

63U

(Rev 1993)

OIL AND GAS LEASE

(REV 1993) OIL AIND GAS EL	MJL.	
AGREEMENT, Made and entered into the 23rd day of 1	November, 2015, by and between	
Jon M. Ramsey, Trustee of the		
Jon M. Ramsey Trust of 1998, under agreement da	ated October 30, 1998	
whose mailing address is 10200 E. Road 170; Scott City KS 6787	hereinafter called Lesson	r (whether one or more),
and Scout Exploration Corp., P.O. Box 1410, Edmond	OK 73083	_, hereinafter called Lessee.
Lessor, in consideration of ****** ten and other ******** Dolla herein provided and of the agreements of the lessee herein contained, hereby grants, lease other means, prospecting drilling, mining and operating for and producing oil, liquid hyd and air into subsurface strata, laying pipe lines, storing oil, building tanks, power station manufacture, process, store and transport said oil, liquid hydrocarbons, gases and their otherwise caring for its employees, the following described land, together with any reversity	is and lets exclusively unto lessee for the purpose of investigal rocarbons, all gases, and their respective constituent products is, telephone lines, and other structures and things thereon to respective constituent products and other products manufact	ting, exploring by geophysical and, injecting gas, water, other fluid produce, save, take care of, trea
therein situated in County of <u>Scott</u> State of <u>Kansas</u>	described as follows to-wit:	
The Southwe	st Quarter (SW 1/4)	
In Section 12 , Township 18 South , Range 31 West , ar	nd containing 160 acres, more or less, an	d all accretions thereto.
Subject to the provisions herein contained, this lease shall remain in force for long thereafter as oil, liquid hydrocarbons, gas or other respective constituent products, or In consideration of the premises the said lessee covenants and agrees:		
1 st . To deliver to the credit of lessor, free of cost, in the pipeline to and saved from the leased premises. To pay lessor for gas of whatsoever nature or kind produced and		
2 nd . To pay lessor for gas of whatsoever nature or kind produced and (1/8) at the market price at the well, (but, as to gas sold by lessee, in no event more than o premises, or in the manufacture of products therefrom, said payments to be made month royalty One Dollar (\$1.00) per year per net mineral acre retained hereunder, and if such p the preceding paragraph.	me-eighth (1/8) of the proceeds received by lessee from such s ly. Where gas from a well producing gas only is not sold or	ales), for the gas sold, used off the used, lessee may pay or tender a
This lease may be maintained during the primary term hereof without further lease or any extension thereof, the lessee shall have the right to drill such well to completi quantities, this lease shall continue and be in force with like effect as if such well had been If said lessor owns a less interest in the above described land than the entire said lessor only in the proportion which lessor's interest bears to the whole and undivided	on with reasonable diligence and dispatch, and if oil or gas, or completed within the term of years first mentioned. and undivided fee simple estate therein, then the royalties he	either of them, be found in payin
Lessee shall have the right to use, free of cost, gas, oil and water produced on When requested by lessor, lessee shall bury lessee's pipe lines below plow de	said land for Lessee's operations thereon, except water from t	ne wells of lessor.
No well shall be drilled nearer than 200 feet to the house or barn now on said		
Lessee shall pay for damages caused by lessee's operations to growing crops		
Lessee shall have the right at any time to remove all machinery and fixtures p If the estate of either party hereto is assigned, and the privilege of assigni		_
executors, administrators, successors or assigns, but no change in the ownership of the lebeen furnished with a written transfer or assignment or a true copy thereof. In case lessee assigned portion or portions arising subsequent to the date of assignment. Lessee may at any time execute and deliver to lessor or place of record a resurrender this lease as to such portion or portions and be relieved of all obligations as to the surrender this lease.	and or assignment of rentals or royalties shall be binding on assigns this lease, in whole or in part, lessee shall be relieved or elease or releases covering any portion or portions of the abo	he lessee until after the lessee ha f all obligations with respect to the
All express or implied covenants of the lease shall be subject to all Federal a whole or in part, nor lessee held liable in damages, for failure to comply therewith, if	nd State Laws, Executive Orders, Rules or Regulations, and the	
Regulation. Lessor hereby warrants and agrees to defend the title to the lands herein desc any mortgages, taxes or other liens on the above described lands, in the event of default lessors, for themselves and their heirs, successors and assigns, hereby surrender and rele dower and homestead may in any way affect the purposes for which this lease is made, as	of payment by lessor, and be subrogated to the rights of the lase all right of dower and homestead in the premises describ	older thereof, and the undersigne
Lessee, at its option, is hereby given the right and power to pool or combinimediate vicinity thereof, when in lessee's judgment it is necessary or advisable to do s	e the acreage covered by this lease or any portion thereof wit	h other land; lease or leases in the
of oil, gas or other minerals in and under and that may be produced from said premises, s acres each in the event of an oil well, or into a unit or units not exceeding 640 acres each i	uch pooling to be tracts contiguous to one another and to be in	to a unit or units not exceeding 4
the county in which the land herein leased is situated an instrument identifying and descr purposes except the payment of royalties on production from the pooled unit, as if it we	ibing the pooled acreage. The entire acreage so pooled into a	tract or unit shall be treated, for a
production is had from this lease, whether the well or wells be located on the premises con production from a unit so pooled only such portion of the royalty stipulated herein as	overed by this lease or not. In lieu of the royalties elsewhere h	erein specified, lessor shall receiv
bears to the total acreage so pooled in the particular unit involved. Lessee agrees upon the completion of any test as a dry hole or upon abanc		•
practicable and to remove all equipment within a reasonable time. Scout Exploration Corp. has your permission to conduct a seismic survey act		
conducted in accordance with good standard practices and careful manner, we agree to he virtue of your permission herein granted. *Attached is a Rider, which is incorporated herein.	old you free and harmless from any and all claims and damage	s that may result from our work b
	COMPUTER L & NUMERICAL L &	
IN WITNESS WHEREOF, the undersigned execute this instrument as of the	· - · · · · · - · · · · · · · · · · · ·	HINTEGISTER ONLIN
JON M. RAMSEY TRUST OF 1998, under agreement dated October 30, 1998, by:		SCO STATE OF THE SCO
7	STATE OF KANSAS, SCOTT COUNTY, SS	MODEL KONSTRUCTION
- W. M. 19 AMM	This instrument was filed for secord on	the
Jon M. Rambel Title: Trustee	day of December A.D. 200 O'clock Q.M., and duly recorded in	book
Thic. girstee	280 page 83	

Oo Register of Deeds

63U (Rev. 1993)

OIL AND GAS LEASE

Reorder No. 09-115



by and between Paul F. Strick	entered into the 22nd	day of June	and	The second secon	
Shirley A. Stri		his	wife	ENDERLON (A	OkCaNe)
hose mailing address is 1000 S				hereinafter c	alled Lessor (whether one or mo
J.Fred Hambright Inc	c 125 N. Market,	, Ste.1415			,
	Wichita, KS. 6	7202	7 8 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4		, hereinafter caller Less
Lessor, in consideration of the role in the acknowledged and of the role investigating, exploring by geoponstituent products, injecting gas, on things thereon to produce, save roducts manufactured therefrom, a secreta situated in County of Township 18 South-Ra Section 13: NW/4 Section 12: SE/4	nyalities herein provided and o physical and other means, pr water, other fluids, and alr in c, take care of, treat, manufact and housing and otherwise ca off	rospecting drilling, mining sto subsurface strata, laying ture, process, store and tran aring for its employees, the	see herein contained, hereby gra and operating for and producin pipe lines, storing oil, building s sport said oil, liquid hydrocarbon	g oil, liquid hydrocarbo anks, power stations, te s, gases and their respec	ons, all gases, and their respecti lephone lines, and other structure tive constituent products and other
n Section XXXXXXXXXXXXXXXXXX	X Township XXXXXXXXXXX	OXXXXX Range XXXXXXX	XXXXXXXXX and containing	320	acres, more or less, and
ccretions thereto. Subject to the provisions be a oil, liquid hydrocarbons, gas or e	erein contained, this lease sh other respective constituent p	nall remain in force for a te products, or any of them, is	Three (3)	m this date (called "pri	mary term"), and as long thereaf
1st. To deliver to the cred	mises the said lessee covenan dit of lessor, free of cost, in th	The second secon	may connect wells on said land	the equal one-eighth (%) part of all oil produced and su
com the leased premises. 2nd. To pay lessor for gai t the market price at the well, (bu remises, or in the manufacture of s royalty One Dollar (81.00) per; neaning of the preceding paragrap	ut, as to gas sold by lessee, it f products therefrom, said pa year per net mineral acre re	n no event more than one-	ly. Where gas from a well produ	ed by lesses from such ; cing gas only is not sol	sales), for the gas sold, used off d or used, lessee may pay or ten
This lease may be maintained this lease or any extension theround in paying quantities, this lease	tined during the primary terr reof, the leasee shall have the see shall continue and be in f	e right to drill such well to force with like effect as if a		gence and dispatch, and hin the term of years fir	d if oil or gas, or either of them, at mentioned.
e said tessor only in the proportion	on which lessor's interest bes	are to the whole and undiv			
	lessee shall bury lessee's pipe		tand for leases a operation there	ou, except water mour t	The first of toward.
	arer than 200 feet to the hous ges caused by lesses's operati	•	nises without written consent of	lessor.	
Lesses shall have the right	t at any time to remove all m	achinery and fixtures plac	ed on said premises, including th		
recutors, administrators, successes easee has been furnished with a w with respect to the assigned portion Lessee may at any time en urrender this lesse as to such port	ore or assigns, but no chang written transfer or assignmen n or portions arising subseque execute and deliver to lessor tion or portions and be relieve enants of this lease shall be	ge in the ownership of that or a true copy thereof, li- tent to the date of massignm or place of record a release ed of all obligations as to to aubject to all Pederal and	n case lessee assigns this lesse, i ent. e or releases covering any portion he acreage surrendered. State Laws, Executive Orders, F	or royalties shall be bin whole or in part, lesse on or portions of the about the abou	inding on the lessee until after e shall be relieved of all obligation ove described premises and there this lesse shall not be terminated.
	as on the above described land their heim, successors and	ids, in the event of default assigns, hereby surrender	and release all right of dower	brogated to the rights o	if the holder thereof, and the unc
Lossee, at its option, is her mmediate vicinity thereof, when	reby given the right and pow in lessee's judgment it is n	wer to pool or combine the necessary or advisable to	acreage covered by this lesse or do so in order to properly deve	lop and operate said le	ase premises so as to promote
conservation of oil, gas or other n or units not exceeding 40 acres ea record in the conveyance records pooled into a tract or unit shall be	ach in the event of an oil wel of the county in which the se treated, for all purposes ex- all be treated an if producition ed, leasor shall receive on p terest therein on an acreage b	II, or into a unit or units n land herein leased is situ ceps the payment of royal n is had from this lease, w producition from a unit so basis bears to the total acr	ot exceeding 640 acres each in taled an instrument identifying ties on production from the pool sether the well or wells be located pooled only such portion of the eage so pooled in the particular accontinued in force und	he event of a gas well. and describing the por- dunit, as if it were inc. d on the premises covere se royalty stipulated he unit involved. er the provisions	Leasee shall execute in writing a sled acreage. The entire acreage luded in this lease. If production d by this lease or not. In lieu of rein as the amount of his acrea
noyalties elsewhere herein appecification in the unit or his royalty in lift, at the end of the primit hereof, this Lease shall to Lessor the sum of \$2 aboved described and the primary term shall be term hereof.	expire, unless Less 20.00 multiplied by the then subject to this L	he number of net n Lease: and subject	nineral acres owned by to the other provision	/ Lessor in the la s of this Lease,	ender and
royalties elsewhere herein specifie placed in the unit or his royalty in If, at the end of the prim hereof, this Lease shall to Lessor the sum of \$2 aboved described and t the primary term shall b	expire, unless Less 20.00 multiplied by the then subject to this L	he number of net n Lease: and subject	nineral acres owned by to the other provision	/ Lessor in the la s of this Lease,	ender and
royalties elsewhere herein specifies placed in the unit or his royalty in lf, at the end of the prime hereof, this Lease shall to Lessor the sum of \$2 aboved described and the primary term shall be	expire, unless Less 20.00 multiplied by the then subject to this L	he number of net n Lease: and subject	nineral acres owned by to the other provision	/ Lessor in the la s of this Lease,	ender and
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oyalties elsewhere herein apecificated in the unit or his royalty into f, at the end of the priminereof, this Lease shall to Lessor the sum of \$2 aboved described and the primary term shall be term hereof.	expire, unless Less 20.00 multiplied by the then subject to this Lose extended for an a	he number of net n Lease: and subject additional term of T	nineral acres owned by to the other provision wo Year (2) from the e	/ Lessor in the la s of this Lease,	ender and
oyalities elecuhere herein apecificated in the unit or his royalty interest in the unit or his royalty interest, at the end of the priminereof, this Lease shall to Lessor the sum of \$2 aboved described and the primary term shall be the primary term sha	expire, unless Less 20.00 multiplied by the then subject to this Lose extended for an a	he number of net n Lease: and subject additional term of T	nineral acres owned by to the other provision wo Year (2) from the e	/ Lessor in the la s of this Lease,	tender and
in witness whereof.	expire, unless Less 20.00 multiplied by the then subject to this Lose extended for an a	he number of net n Lease: and subject additional term of T	nineral acres owned by to the other provision wo Year (2) from the e	/ Lessor in the la s of this Lease,	ender and
oyalties elsewhere herein apecificated in the unit or his royalty int f, at the end of the priminereof, this Lease shall to Lessor the sum of \$2 aboved described and the primary term shall be the hereof. IN WITNESS WHEREOF,	expire, unless Less 20.00 multiplied by the then subject to this Less extended for an analysis, the undersigned execute this	he number of net n Lease: and subject additional term of T	nineral acres owned by to the other provision wo Year (2) from the e	/ Lessor in the la s of this Lease,	tender and
oyalties elsewhere herein apecificated in the unit or his royalty interest in the unit or his royalty interest, at the end of the primereof, this Lease shall to Lessor the sum of \$2 aboved described and the primary term shall be term hereof. IN WITNESS WHEREOF, Witnesses:	expire, unless Less 20.00 multiplied by the then subject to this Less to extended for an a state of Kansas, scott This instrument was fill	he number of net n Lease: and subject additional term of T	nineral acres owned by to the other provision wo Year (2) from the e	/ Lessor in the la s of this Lease,	tender and
oyalties elsewhere herein apecificated in the unit or his royalty interest in the unit or his royalty interest, the end of the primereof, this Lease shall to Lessor the sum of \$2 aboved described and the primary term shall be the primary term shall be term hereof. IN WITNESS WHEREOF, Witnesses: Paul F. Strickert	expire, unless Less 20.00 multiplied by the then subject to this Less to extended for an a secure this state of Kansas, scott This instrument was fill a day of	he number of net n Lease: and subject additional term of T sinstrument as of the day	nineral acres owned by to the other provision wo Year (2) from the e	/ Lessor in the la s of this Lease,	tender and
oyalties elsewhere herein apecificated in the unit or his royalty interest in the unit or his royalty interest, at the end of the primereof, this Lease shall to Lessor the sum of \$2 aboved described and the primary term shall be term hereof. IN WITNESS WHEREOF, Witnesses:	expire, unless Less 20.00 multiplied by the then subject to this Less to extended for an a secure this state of Kansas, scott This instrument was fill a day of	he number of net n Lease: and subject additional term of T	nineral acres owned by to the other provision wo Year (2) from the e	/ Lessor in the la s of this Lease,	tender and

BOOK 243 PAGE 16.7

(PAGE 1- OF 2)

63U (Rev. 1993)

OIL AND GAS LEASE

Reorder No. 09-115



by and between	hade and entered into the 22n		and		
	J. Wilson	- W - W -	ner husband	CORNORATION (KNOKONA)	
randy	O. VVIISON		iei iiuspaiiu	And the second s	
		44.			
-					
whose mailing address is	701 S. College St.	Scott City, KS. 67871		hereinaster called Lessor (who	ther one or mor
	right Inc 125 N. Ma			merelitatet ranka tresact (whe	stret one or mo.
and		KS. 67202			
		13. 07202			fter culler Less
	One or More		Dollar		, receipt of which
of investigating, exploring	g by geophysical and other me	ans, prospecting drilling, mining	and operating for and produ	grants, leases and lets exclusively unto lesse cing oil, liquid hydrocarbons, all gases, an	d their respecti
and things thereon to proc	duce, save, take care of, treat, ma	anufacture, process, store and trans	port said oil, liquid hydrocart	ig tanks, power stations, telephone lines, an ions, gases and their respective constituent p	roducts and oth
products manufactured th	erefrom, and housing and other	ruise caring for its employees the	following described land, tog late of Kansas	ether with any reversionary rights and after	acquired intere
Township 18 So	uth-Range 31 West		itate of Ttorious	described	as follows to-w
Section 13: NW					
Section 13: NVV	-1				
Section 12. SE/					
	See Rider Attached I	Hereto And Made A Par	rt Hereof		
In Section XXXXXXXXXX	XXXXXXX Township XXXXXXX	XXXXXXXXXX Range XXXXXXXX	XXXXXXXX and containing	320 acres, m	ore or less, and
manustianus Albanida					
as oil, liquid hydrocarbor	visions herein contained, this le is, gas or other respective consti	ease shall remain in force for a ter ituent products, or any of them, is	produced from said land or la	from this date (called "primary term"), and and with which said land is pooled.	as long thereat
	of the premises the said lessee o				
lst. To deliver t from the leased premises.		st, in the pipe line to which lessee	may connect wells on said la	nd, the equal one-eighth ('%) part of all oil pr	nduced and sav
				in the manufacture of any products therefro	
premises, or in the manu	facture of products therefrom, a	said payments to be made month!	y. Where gas from a well pro	eived by lesses from such sales), for the gar ducing gas only is not sold or used, lesses	may pay or tend
as royalty One Dollar (\$ meaning of the preceding		acre retained hereunder, and if a	ich payment or tender is mu	de it will be considered that gas is being pr	nduced within t
				s. If the lessee shall commence to drill a we diligence and dispatch, and if oil or gas, or	
				within the term of years first mentioned.	eruler or triem,
		described land than the entire at		e therein, then the royalties herein provided	for shall be pa
				ereon, except water from the wells of lessor.	
	by lessor, lessee shall bury lesse				
		he house or harn now on said pren operations to growing crops on sa		of lessor.	
				the right to draw and remove casing.	
If the estate of	either party hereto is assigned,	, and the privilege of assigning i	n whole or in part is express	ely allowed, the covenants hereof shall extends or royalties shall be binding on the lea	
lessee has been furnished	with a written transfer or ass		case leavee assigns this lease	, in whole or in part, lessoe shall be relieved	
				tion or portions of the above described pre-	mises and there
The second secon		relieved of all obligations as to the		D. b B lesiana debie lesse shell	not be townised.
in whole or in part, nor l Regulation.	essee held liable in damages, for	or failure to comply therewith, if	empliance is prevented by, o	, Rules or Regulations, and this lesse shall r if such failure is the result of, any such L	aw, Order, Rule
	errants and agrees to defend the	title to the lands herein described	and agrees that the leasee sh	all have the right at any time to redeem for I	essor, by payme
any morigages, taxes or	other liens on the above describ	bed lands, in the event of default	of payment by lessor, and be	subrogated to the rights of the holder there	of, and the und
as said right of dower an	d homestend may in any way a	ffect the purposes for which this le	rase is made, as recited herein		
immediate vicinity there	of, when in lessee's judgment	it is necessary or advisable to d	lo so in order to properly de	or any portion thereof with other land, less velop and operate said lesse premises so	as to promote t
				be of tracts contiguous to one another and the event of a gas well. Leasee shall execu	
record in the conveyance	e records of the county in whi	ch the land herein leased is situ	ated an instrument identify:	ng and describing the pooled acreage. The soled unit, as if it were included in this less	entire acreage
found on the pooled acre	age, it shall be treated as if proc	ducition is had from this lease, wh	ether the well or wells be locs	ted on the premises covered by this lesse or the royalty stipulated herein as the amou	not. In lieu of t
placed in the unit or his	royalty interest therein on an ac	creage basis bears to the total acre	age so pooled in the particula	r unit involved.	
		ease is not otherwise of			
	The state of the s			term shall pay or tender	,
to Lessor the sur		by the number of net m			
abound describe					
	Shall be extended for	an additional term of T	NO Teals (2) HOITH III		
the primary term			MINIMAN OF OF	STATE OF KANSAS, SCOTT COUNT This instrument was filed fo	
the primary term			A STATE OF THE STA	22 day of July	r record on th
the primary term		COMPLITED 4	E. M.		AD 201
aboved described the primary term term hereof.		COMPUTER de	SPAI		
the primary term		COMPUTER de NUMERICAL de	Seal &	243 page	
the primary term		COMPUTER de NUMERICAL de	Seal Seal	o'clock M., and dul	
the primary term		COMPUTER de NUMERICAL de	Seal Seal	o'clock M., and dul	
the primary term term hereof.	IEREOF, the undersigned exec	COMPUTER de NUMERICAL de NUMERICAL de ute this instrument as of the day a		o'clock M., and dul	
the primary term term hereof.	HEREOF, the undersigned execution	NUMERICAL d		o'clock M., and dul	
the primary term term hereof.	HEREOF, the undersigned exect	NUMERICAL d		o'clock M., and dul	
the primary term term hereof.	en m. Wel	NUMERICAL d		o'clock M., and dul	