KANSAS CORPORATION COMMISSION OIL & GAS CONSERVATION DIVISION 1353235

Form T-1 July 2014 Form must be Typed Form must be Signed All blanks must be Filled

REQUEST FOR CHANGE OF OPERATOR
TRANSFER OF INJECTION OR SURFACE PIT PERMIT

	with the Kansas Surface Owner Notification Act, itted with this form.
Oil Lease: No. of Oil Wells**	Effective Date of Transfer:
Gas Lease: No. of Gas Wells**	
	KS Dept of Revenue Lease No.:
Gas Gathering System:	Lease Name:
Saltwater Disposal Well - Permit No.:	
Spot Location:	Legal Description of Lease:
Enhanced Recovery Project Permit No.:	
Entire Project: Yes No	County:
Number of Injection Wells **	
Field Name:	Production Zone(s):
** Side Two Must Be Completed.	Injection Zone(s):
Surface Pit Permit No.:	feet from N / S Line of Section
(API No. if Drill Pit, WO or Haul)	
	feet from E / W Line of Section
Type of Pit: Emergency Burn Settling	Haul-Off Workover Drilling
Past Operator's License No	Contact Person:
Past Operator's Name & Address:	Phone:
	Date:
Title:	Signature:
New Operator's License No.	Contact Person:
New Operator's Name & Address:	Phone:
	Oil / Gas Purchaser:
	Date:
Title:	Signature:
Acknowledgment of Transfer: The above request for transfer of injection	authorization, surface pit permit # has been
noted, approved and duly recorded in the records of the Kansas Corporation	Commission. This acknowledgment of transfer pertains to Kansas Corporation
Commission records only and does not convey any ownership interest in the	above injection well(s) or pit permit.
is acknowledged as	is acknowledged as
the new operator and may continue to inject fluids as authorized by	the new operator of the above named lease containing the surface pit
Permit No.: Recommended action:	permitted by No.:
Date:	Date:
Authorized Signature	Authorized Signature
DISTRICT EPR	PRODUCTION UIC

Side Two

1353235

Must Be Filed For All Wells

* Lease Name:			* Location:				
Well No.	API No. (YR DRLD/PRE '67)	Footage from Secti (i.e. FSL = Feet from S		Type of Well (Oil/Gas/INJ/WSW)	Well Status (PROD/TA'D/Abandoned)		
		<i>Circle</i> FSL/FNL	<i>Circle</i> FEL/FWL				
		FSL/FNL	FEL/FWL				
		FSL/FNL	FEL/FWL				
		FSL/FNL	FEL/FWL				
		FSL/FNL	FEL/FWL				
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		FSL/FNL	FEL/FWL				
		FSL/FNL	FEL/FWL				
		FSL/FNL	FEL/FWL				

A separate sheet may be attached if necessary

* When transferring a unit which consists of more than one lease please file a separate side two for each lease. If a lease covers more than one section please indicate which section each well is located.

Kansas Corpora Oil & Gas Conse CERTIFICATION OF CO KANSAS SURFACE OWN	NVATION DIVISION MPLIANCE WITH THE	All blattks thust be Filled
This form must be submitted with all Forms C-1 (Notice of I T-1 (Request for Change of Operator Transfer of Injection or Any such form submitted without an accom Select the corresponding form being filed: C-1 (Intent) CB-1 (Ca	Surface Pit Permit); and CP-1 (W panying Form KSONA-1 will be re	lell Plugging Application). eturned.
OPERATOR: License #	County: Lease Name:	vpS. R 🗌 East 🗌 West
Surface Owner Information: Name: Address 1: Address 2: City:	sheet listing all of the information to owner information can be found in th	Itiple surface owners, attach an additional the left for each surface owner. Surface he records of the register of deeds for the ty tax records of the county treasurer.

If this form is being submitted with a Form C-1 (Intent) or CB-1 (Cathodic Protection Borehole Intent), you must supply the surface owners and the KCC with a plat showing the predicted locations of lease roads, tank batteries, pipelines, and electrical lines. The locations shown on the plat are preliminary non-binding estimates. The locations may be entered on the Form C-1 plat, Form CB-1 plat, or a separate plat may be submitted.

Select one of the following:

- I certify that, pursuant to the Kansas Surface Owner Notice Act (House Bill 2032), I have provided the following to the surface owner(s) of the land upon which the subject well is or will be located: 1) a copy of the Form C-1, Form CB-1, Form T-1, or Form CP-1 that I am filing in connection with this form; 2) if the form being filed is a Form C-1 or Form CB-1, the plat(s) required by this form; and 3) my operator name, address, phone number, fax, and email address.
- I have not provided this information to the surface owner(s). I acknowledge that, because I have not provided this information, the KCC will be required to send this information to the surface owner(s). To mitigate the additional cost of the KCC performing this task, I acknowledge that I must provide the name and address of the surface owner by filling out the top section of this form and that I am being charged a \$30.00 handling fee, payable to the KCC, which is enclosed with this form.

If choosing the second option, submit payment of the \$30.00 handling fee with this form. If the fee is not received with this form, the KSONA-1 form and the associated Form C-1, Form CB-1, Form T-1, or Form CP-1 will be returned.

I hereby certify that the statements made herein are true and correct to the best of my knowledge and belief.

Date: ______ Signature of Operator or Agent: ______

AS LEASE	April 19. 74		1. KAISAS DIMM Determined the content resort , does writes. Notiars in hand paid and of the covenants and servements herchnafter contained experients does hereby grant, lease, and ist exclusively unto the least the ereof with other oil and gas leaves as to all or any part of the lands covered tail and other exploratory work, including core drilling, and the drilling, mining, tail and other exploratory work, including core drilling, and the drilling, mining, fowers, stations, telebone lines and their structures thereon necessary of an engliboring lands, to produce, save, take caste of, and manufacture all of such an engliboring lands.	noary rights therein being situated 2.5. and described as i	NE2) and the Northwest Quarter of ge 7 West and containing 120 acres, more or less.	years and as long thereafter as oil, gas, casinghead gas, casinghead gasoline or ito the pipe line to which issee may connect its wells the equal one-sighth part may pay to the lessor for such one-sighth royalty the market price for oil of into storage tables. The by the lesses for the manufacture of gasoline or any other product as roy- it soil by the lesse. then as royalty & of the proceeds of the sale thereof at the of the set.	If the end of each yearly period during which only gene that be held as a set and while solid royalty is so paid or tendered this leave that be held as a from any gas well on the leased premises for shore and express. In the issue, the lessor's sole risk and expense. Is $\sqrt{5}$ well, the use of such gas to be at the lessor's sole risk and expense. Is $\sqrt{5}$ for an ability the use of such gas to be at the lessor's sole risk and expense. Is $\sqrt{5}$ for a static the use of such gas to be at the lessor's sole risk and expense. Is $\sqrt{5}$ for any sole of the lessor's core that $\sqrt{1}$ for $\sqrt{1}$	able unde able unde drilling for uke perio payment, a foresaid	ary of oil or gas on this land and during the term of this lease, the lessee shall drill a dry hole, or holes on this land, operations for the drilling of a well shall be commenced by the next ensuing rental paying datt, or provided the frentals in the manner and amount hereinabove provided, and in this event the preceding paragraphs hereof gov- manner and effect thereof shall continue in force.	this to cover the interior we argument found on said land for its operations thereon, except water from the wells of low depth and shall pay for damage caused by its operations to growing crops have on said premises without written consent of the leasor. Lesser shall have no as a signification to a solution and other arrectures placed on said t machinery, fixtures, house, buildings and other arrectures placed on said e under no obligation to so, nor shall lesset be under any obligation to restore to to operations reasonably necessary under this lease.	ming in whole or in part is expressly allowed), the covenants brefor shale extern o change of ownership in the land or in the rentails or royalites or any sum with either the original recorded instrument of conveyance or a buy certified probate thereof, or certified copy of the proceedings theoring appointment of the together which all original recorded instruments of conveyance or duly certi- ity, together with all original recorded instruments of rentais made hyte- it assignce, granter, derise, and all advance payments of rentais made hyte- it assignce, granter, derise, and ministrator, executor, or heir of lessor.	of the J of the J to fur to fur to fur then, then,	agrees to defend the title to the land herein described and agrees that the lessee, at its option, may pay and dischrige may get, or other liens existing. Levied, or assessed on or agains, the above described lands and in event it exercises such option, of any holder or holders thereof and may reimburse fissif by applying to the discharge of any such mortgage, tax or other is herended in a structure. In this lesses contained to the contrary, it is expressly agreed that if lesses thall commence operations for drilling at any notice the second and the contrary, it is expressly agreed that if lesses thall commence operations for drilling at any the lesses that in this lesse contained to the contrary, it is expressly agreed that if lesses thall commence operations for drilling at any the lesses that in force and its terms shall continue so long as such operations are prosecuted and, if production the lesse that it may apply the prosecuted and.	rom any cause, t date; or, provide iny term of this ng a well within fits therefrom, th	part by delivering on maning su as to only a portion of the sk canceled shall cease and deter- ied the terms and provisions of t	and actic larve and the order, rules or regulations what inke freezes be label and be in any way terminated wholy or pariatly now and in the freezes be and here of it such faiture accords with any such have, offers, rules or regulation control of the parary term hereof from draining a well hereunder by here is a provided during such are obtained at the such a such and the provided during such extended time, is months after said order is suspend the provided during such extended time.	lease or leases or portions thereof shall be accomplished by the externion and time its purpose to unitize and describing the leases and land unitized, which multi- approximately 640 acts. The royality provided for herein with respect to fit approximately 640 acts. The royality provided for herein with respect to the said produced in the unitized area in the proportion that their interests in the ter all of the lands in the unitized area. Any well drilled on each unit shall be for the said of the lands in the unitized area. Any well drilled on each unit shall be for the said of the lands in the unitized area. Any well drilled on each unit shall be for the said of the lands in the unitized area. Any well drilled on each unit shall be for the said of the lands in the land covered thereby; Frovided, however, leaser shall for d Dat.	to and be binding on all successors of said lessor and lessor.	H James S. Maple (SEA	1994 Olive Maple (1884) 9:15 H.M. Olive Maple
Form 88-(Producers) EV -/ OIL AND G	THIS AGREEMENT, Entered into this the 11th day of James S. Maple and Nell M. Map between	<u>Oklahoma 74523</u> aple, a widow	and <u>STRONG'IS</u> , <u>INC</u> - 515 Union Center, Witchild S . That resor, for and in consideration of the sum of - TEO - D to be performed by the lease, has this day granted, leased, and let and by the hereinafter described land, and with the right to unitra this lease or arry part the hereinafter described land, for the purpose of carrying on geological, geophyric thereby as hereinafter provided, for the purpose of the oil, gas, casinghest gas, casi and operating for, producting pub linds, guidang tanks, storing oil, building and or constructing roads, laying pup linds, building tanks, storing oil, with n	nd boarding	1 2 4 1 1	2. This lease shall remain in force for a term of $\overline{F_1^T Ye}$ (5) any of the products covered by this lease is or can be produced. any of the products covered by this lease is or can be produced. The lease shall detwer to lessor as royality, free of cost, on the lease, or in of all our produced and saved from the lease is one at the lease's option a of all our produced and saved from the lease to our its the lease is one of the produced and the prevailing on the day such oil is trum into the pipe line or in each of the lease and its pay to lease at the mouth of the weil; if and gas one w, of the mouth of the pipe line or the oth of the lease at the mouth of the weil; if and gas	Are outset where shall pay or tender annuly sold or used, besse shall pay or tender annuly the delay rental provided in paragraph 5 hereof raph 2 hereof: the lessor to have gas free of charge said land by making his own connections with the said land by making his own connections with the said land by making his own connections with the said land by making his own connections of the drilling of a well for oil or gas are not committee drilling of a well for oil or gas are not committee is to both paritek, unless the lissue abil on or b	First National Bank at the second and shall continue as the depository of any and a cessors are the lessor's agent and shall continue as the depository of any and a land or in the oil and gas or in the rentals to accrue hereunder, the sum of teste as a rental and cover the privilege of defaring the commencement of oper payments or theres the commencement of operations for disting may further be therefore and a succed that the consideration first recited herein first rental is purphable as aforecand, but a lock the rester of a supression first rental to a supression the second pression first rental for the formation of the second accred that the consideration first rental is provable as a forecand, but also the second point of the rental for the second point of the second poin	s successure ersons. o the discov e, provided payment o is and the " ms a less in	ucceeding rental anniversary a e the right to use, free of cos by lessor, the lesses shall bury by the draited mearer than 200 fee us on after the expiration of, ig the of arw and remove all cas condition, where any alteration	parity hereto is tors, administrative binding on the opy of the will in showing a co documents shall	ovaltics ovaltics owned into wh s. It h such p or affe	nts and mortga e rights secruir force, t	right term of this rell shall be colleged to the amount hereit lease shall not	time surrender or cancel this lease in whole or it y. In case said lease is surrendered and cancelet g under the terms of said lease at to the portion basis, but as to the portion of the acreage not rele	f, express or implied, shall be explore to all feder defs administring the sume, and this fease shall omply with any of the express or implete provisio if easee should be priverated anning the last aix m if reasee should be priverated anning the last aix m yurisdiction thereaver, or if lease should be tune yurisdiction account of any curse, the primary wullable, but the lease sinali pay delay remiss.	The untization of this lease or any portion thereof with any other it. The untization of this lease or any portion thereof with any other filing by lessen in the recording office of said country of an instrument declaring ization shall cover the gas rights only and comprise an area not exceeding from gas wells small be deportioned among the owners of such royalty on min from gas wells small be deportioned autom untized area bear to the minerals und minerals under the lander within such untized area bear to the minerals und minerals under the lander within bease the family area bear to the minerals und all purposes a well under this lease the family area one gas well on said	under no ourgenout, could all its terms, conditions, and stipulations shall extend IN WIINESS WHEREOF, we sign the day and year first above written	(3EAL)	RECUERTING 144 (SEAL) RECUERTING BIL 323 - ON May 31,1

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EDGMENT FOR 'DIVIDUAL (Kans., Okla., and Colo.) I county and state, on this <u>2.3</u> Iy appeared <u>James S. Maple</u> iy appeared <u>James S. Maple</u> within and foregoing instrument and acknowledged to me within and deed for the uses and purposes therein set forth. For the day and year last above written. Dalaha D. Simpson Notary Public.	FOR INDIVIDU state, on this foregoing instru eed for the uses day and year la des Dobbins,	ACKNOWLEDGMENT FOR CORFORMING A. D., 19 before me, the undersigned, a Notary Public name of the maker thereof to the within and foregoing texecuted the same as free and said corporation, for the uses and purposes therein set forth. En.	STATE OF Advance of the second on the County of County recorded in Book W. July Page Carl M., and duly recorded in Book W. July Page Carl M., and duly recorded in Book W. July Page Carl M., and duly recorded in Book W. July County of Co	k to be witnessed by at least one person and also acknowledged. k, use regular Kansas acknowledgment. ACKNOWLEDGMENT FOR INDIVIDUAL (Kans., Okla., and Colo.) and for said county and state, on this	o executed the within and foregoing instrument and acknowledged to me ee and voluntary act and deed for the uses and purposes therein set forth. hand and official seal the day and year last above written. Notary Public.
STATE OF OKIAHOMA ss. ACKNOWLEDGMENT COUNTY OF Pushmataha ss. ACKNOWLEDGMENT Before me, the undersigned, a Notary Public, within and for said county and Before me, the undersigned, a Notary Public, within and for said county and day of the of the undersigned, a Notary Public, within and for said county and and the of the undersigned, a Notary Public, within and for said county and and the of the undersigned, a Notary Public, within and for said county and and the of the undersigned, a Notary Public, within and for said county and and the personally known-cohe the identical person S who executed the within and the personally known-cohe the identical person S who executed the within and the personally known-cohe the identical person S who executed the within and the personality known-cohe the identical person S who executed the within and the personality known-cohe the identical person S who executed the within and the personality known-cohe the identical person S who executed the within and the personality known-cohe the identical person S who executed the within and the personality known-cohe the identical person S who executed the within and the personality known-cohe the identical person S who executed the within and the personality known-cohe the identical person S who executed the within and the personality known-cohe the identical person S who executed the within and the personality known-cohe the identical person S who executed the within and the personality known-cohe the identical person S who executed the within and the personality is a second the person S of S	ACKNOWI an ned, a Notary Public, within and for sai 19 74, personal 11 Ve Maple, a widow the identical person—who executed the the identical person—who executed the the identical person—who executed the state here unto set my hand and off MERCEDES DOBBINS ANTE NOTARY PUBLIC Sedgwick County, Kansas My Commission Expires February 11, 15.46	STATE OF as ACK COUNTY OF and for the COUNTY OF On this day of On this day of On the county and state aforesaid, personally appeared the nar to me personally known to be the identical person who signed the nar instrument as its president and acknowledged to me that voluntary act and deed, and as the free and voluntary act above written. Given under my hand and seal the day and year last above written.	No. of Acres Item	NOTE: When signature by mark in Kansas, said mark to be withe STATE OF acknowledgment by mark, use regula COUNTY OF acknowledgment by mark, use regula day of 19, personally and 10	ne personally known to be the identical person—wh fr IN WITNESS WHEREOF, I have hereunto set my commission expires

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ASSIGNMENT OF OIL AND GAS LEASE

FOR VALUABLE CONSIDERATION, the receipt and sufficiency of which is hereby acknowledged, ABERCROMBIE ENERGY, LLC., a Kansas limited liability company, (Assignor), hereby sells, assigns, and transfers to MESSENGER PETROLEUM, INC., a Kansas corporation, (Assignee), all of Assignor's right, title and interest in and to the following (collectively, the Properties):

- All of Assignor's working interest in and to the oil and gas leases described on Exhibit A, attached hereto (the Exhibit A Properties"); (I
- All of Assignor's rights in and to, or otherwise derived from all valid oil, gas and other mineral unitization, pooling and/or communitization agreements, declarations, and/or regulatory orders relating to or covering the Exhibit A Properties; (iii
- All of Assignor's interest in personal property and equipment located upon or used in connection with the Exhibit A Properties inclusive of the gas separator and connection with the Exhibit associated valves and fittings; (III)
- well files, and records and other files and documents relating to the Exhibit A Properties, All of Assignor's lease files, abstracts and title opinions, production records, iv)

OR This assignment is made without covenants of warranty of title, either expressed or implied, but is made with full substitution and subrogation of Assignee in and to all covenants and warranties by other heretofore given or made in respect of the interests assigned hereunder. ASSIGNOR DISCLAIMS ALL WARRANTIES OF MERCHANTABILITY, USAGE OF ASSIGNEE IS BUYING THE UPON To have and to hold unto Assignee, its successors and assigns, the interests assigned above, CONDITION CLAIM OR DEMAND ASSIGNOR DISCLALING ALL WALL WALL AND FITNESS FOR A PARTICULAR PURPOSE. ASSIGNED TRADE, AND FITNESS FOR A PARTICULAR PURPOSE. ASSIGNED PROPERTIES 'AS IS' AND WITH ALL FAULTS, WITH QUALIFICATION, AND ASSIGNEE WILL MAKE NO CLAII ASSIGNORS AS TO THEIR CONDITION, QUALITY OR NATURE. QUALIFICATION, forever.

Assignee assumes all obligations and responsibilities From and after the Effective Date, Assignee assumes all obligations and responsibilities under the oil and gas leases described on Exhibit A and all legal and regulatory obligations and responsibilities with respect to operations, including the plugging of wells, and will cause the transfer of operations to Assignee on forms acceptable to the KCC.

day of 1, 2017 IN WITNESS WHEREOF, the parties have executed this Assignment this $\frac{\sqrt{2}}{3}$, $\frac{\sqrt{2}}{2017}$, BUT EFFECTIVE FOR ALL PURPOSES AS OF MAY (the "Effective Date"). 3

"Seller"

[I G& Mark R. Galyon, President of ABERCROMBIE/ENERG By:

Mark R. Galyon, Presidentlof G & Resources, Inc., Manager

"Buyer"

MESSENGER PETROLEUM, INC.

By: Leo, K WWW President

	STATE OF KANSAS)) ss. COUNTY OF SEDGWICK)	Before me, the undersigned, a Notary Public, within and for said County and State, on this day of $\underline{A000}$, $\underline{A0000}$, 2017 personally appeared $\underline{Mark R. Galyon}$, President of G & F <u>Resources, Inc., Manager of Abercrombie Energy, LLC</u> , to me personally known to be the identical person who executed the within and foregoing instrument and acknowledged to me that he executed the same as his free and voluntary act and deed for the uses and purposes therein set forth.	IN WITNESS WHEREOF, I have hereunto set my hand and official seal on the day and year last above written.	STATE OF KANSAS) STATE OF KANSAS)) ss. COUNTY OF Kingman)) ss.	BE IT REMEMBERED, that on this 21 day of April , 2017, before me, the undersigned, a Notary Public, duly commissioned, in and for the county and state aforesaid, came Jon F. Messenger, President of Messenger Petroleum, Inc., a Kansas corporation duly organized and existing under and by virtue of the laws of Kansas, who is personally known to me to be such officer, and to be the same person who executed as such officer the foregoing instrument of writing on behalf of said company, and duly acknowledged the execution of the same to be the act and deed of said company.	IN WITNESS WHEREOF, I have hereunto set my hand and official seal on the day and year last above written. My commission expires: $Oct. 11, 2019$ Notary Public Na $cona$ A. $b_1 cc_2$	NACONA A. DICK My Appt. Expires 10 11 2014		
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ASSIGNMENT OF OIL & GAS LEASE BY AND BETWEEN ABERCROMBIE ENERGY, LLC AND ATTACHED TO AND MADE A PART OF **EXHIBIT A**

MAPLE LEASE

Oil and Gas Lease dated April 11, 1974, by and between James S. Maple and Nell M. Maple, his wife, and Olive Maple, a widow; as Lessors, and Strong's Inc., as Lessee, recorded in Book M144, Page 223, covering the West Half of the Northeast Quarter (W/2 NE/4) and the Northwest Quarter of the Southeast Quarter (NW/4 SE/4) of Section 1, Township 30 South, Range 7 West, Kingman County, Kansas, containing 120 acres, more or less.