

### Kansas Corporation Commission Oil & Gas Conservation Division

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

Form KSONA-1, Certification of Compliance with the Kansas Surface Owner Notification Act, MUST be submitted with this form.

Check Applicable Boxes:	nitted 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: feet from N / S Line feet from E / W Line	SecTwp R [_] E [_] W 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):
ciae ino maet de completeur	
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:
	o.grado.
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	n authorization, surface pit permit # has beer
noted, approved and duly recorded in the records of the Kansas Corporation	n Commission. This acknowledgment of transfer pertains to Kansas Corporation
Commission records only and does not convey any ownership interest in the	e 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 pi
Permit No.:	permitted by No.:
. Hoommonded action.	politimos by No.
Date:	Date:
Authorized Signature	Authorized Signature
DISTRICT EPR	PRODUCTION UIC

Side Two

1355064

#### Must Be Filed For All Wells

KDOR Lease	No.:		_		
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)
		Circle FSL/FNL	Circle FEL/FWL		
		FSL/FNL	FEL/FWL		_
		FSL/FNL	FEL/FWL		_
		FSL/FNL	FEL/FWL		
		FSL/FNL	FEL/FWL		
		FSL/FNL	FEL/FWL		
		FSL/FNL	FEL/FWL		
		FSL/FNL	FEL/FWL		
			FEL/FWL		
			FEL/FWL		-
		FSL/FNL	FEL/FWL		
		FSL/FNL	FEL/FWL		_
		FSL/FNL	FEL/FWL		_
		FSL/FNL	FEL/FWL		
		FSL/FNL	FEL/FWL		
		FSL/FNL	FEL/FWL		
		FSL/FNL	FEL/FWL		

A separate sheet may be attached if necessary

<sup>\*</sup> 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.

Side Two

1355064

#### Must Be Filed For All Wells

KDOR Lease	No.:		_		
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)
		Circle FSL/FNL	Circle FEL/FWL		
		FSL/FNL	FEL/FWL		_
		FSL/FNL	FEL/FWL		_
		FSL/FNL	FEL/FWL		
		FSL/FNL	FEL/FWL		
		FSL/FNL	FEL/FWL		
		FSL/FNL	FEL/FWL		
		FSL/FNL	FEL/FWL		
			FEL/FWL		
			FEL/FWL		-
		FSL/FNL	FEL/FWL		
		FSL/FNL	FEL/FWL		_
		FSL/FNL	FEL/FWL		_
		FSL/FNL	FEL/FWL		
		FSL/FNL	FEL/FWL		
		FSL/FNL	FEL/FWL		
		FSL/FNL	FEL/FWL		

A separate sheet may be attached if necessary

<sup>\*</sup> 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.



1355064

Form KSONA-1
July 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:	(Cathodic Protection Borehole Intent)
OPERATOR: License #	Well Location:
Name:	
Address 1:	
Address 2:	·
City: State: Zip:+	
Contact Person:	the lease below:
Phone: ( ) Fax: ( )	
Email Address:	
Surface Owner Information:	
Name:	When filing a Form T-1 involving multiple surface owners, attach an additional
Address 1:	sheet listing all of the information to the left for each surface owner. Surface owner information can be found in the records of the register of deeds for the
Address 2:	and the second to the execution of the e
City: State: Zip:+	
the KCC with a plat showing the predicted locations of lease roads, tale are preliminary non-binding estimates. The locations may be entered	nodic Protection Borehole Intent), you must supply the surface owners and nk batteries, pipelines, and electrical lines. The locations shown on the plat on the Form C-1 plat, Form CB-1 plat, or a separate plat may be submitted.
Select one of the following:	
owner(s) of the land upon which the subject well is or will be	Act (House Bill 2032), I have provided the following to the surface located: 1) a copy of the Form C-1, Form CB-1, Form T-1, or Form being filed is a Form C-1 or Form CB-1, the plat(s) required by this and email address.
KCC will be required to send this information to the surface of	acknowledge that, because I have not provided this information, the owner(s). To mitigate the additional cost of the KCC performing this as of the surface owner by filling out the top section of this form and e KCC, which is enclosed with this form.
If choosing the second option, submit payment of the \$30.00 handlin form and the associated Form C-1, Form CB-1, Form T-1, or Form CF	ng fee with this form. If the fee is not received with this form, the KSONA-1P-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:	Title:

Form 88-(Producers) (KANSAS) (Rev 1961)	В	OIL	AND	GAS	LEASE	C (16) 11.	09 143	2 TO F 100 M 2 10 M	A 793 - WICHIA KS 67201 07
Commence AGREEWENT, Made	and entered	into this	25 . a wi	th dow		_day of	Aug	ust	
			_Party o	f the fit	st part, here	nnafter call	ed lesson (	whether on	ie oi moie) an
	Leis				Part V	of the se	econd part.	hei einafte	er called-lesses
WITNESSETH. That the cash in hand paid, receipt part of lessee to be paid, lesse and let unto said less huilding tanks, power stat	of which is l kept and perf see, for the so ions and struc	hereby acknowned, has a le and only a tures thereo	owledged granted, purpose c n to prod	. and of demised, of mining uce, say	One an the covenan leased and and opera e and take	d_No/Ce its and agre let and by ting for oil care of same	nts (S) ements her these pre- and gas, a d products,	emafter co ents does and laving all that c	DOLLARS ontained on the grant, demiss pipe lines, and certain tract of
land steaded in the Count									
	(SEI	E ATTACI	FD SI	EET !	MARKED	EXHIBIT	:A		
of Section.	_Township		Range		ат	id containin	g = 150	вене	- more or les-
It is agreed that this thereafter as oil or gas, o In consideration of the 1st. To deliver to the eighth (14) part of all oil	either of the premises the credit of less produced and	em, is piodi e said lessee sor, fiee of d saved fron	covenan cost, in t n the lea	i said la ts and a he pipe sed pier	nd by the le giées line to whic uses	skee. h lessee ma	iy connect	his wells,	the equal one
2nd To pay lessor i prevailing market rate, (bi	or gas from 6 it, as to gas s	old by lesses	nere gas e, in no e	vent mo	re than one-	qual one-eig eighth (%) of the div	the procee	ds received	by lessee from
such sales), for all gas used and lessor to have gas fre land during the same time and To pay lessor f gasoline, one-eighth (%) of eighth (%) of the proceed	f off the premi e of cost from by making his or gas produc the proceeds s received by	ses, said pay any such w s own connected from any at the prev lessee from	ments to rell for al rtions wit y oil well ailing ma such sal	be made l stoves h the we l and us arket rat les), for	and all inside and al	de lights in risk and expremises, or gas sold bid, for the ti	the princip pense for the ma by lessee, ir me during	al dwelling anufacture no event which suc	of casing-hear more than one chogas shall b
used said narments to be i	nade per	the d:	ivisio	on or	der				
It no well be commend this lease shall terminate lessor's credit in The S	ed on said lar as to both pa tate Exc	nd on on befo ities, unless hange	ore the the less	ee on or	before that Bank at	ay of date shall p ates Co	ay or tendenter,	er to the le	2501, or to the 66783
or its successors, which st	all continue a	as the depos	itory reg	aidless o	of changes o	the owner	ship of said	land, the	sum of
even Hundred Fifty									
ring the commencement of upon like payments or ten months successively. And only the privileges grante that period as aforesaid a Should the first well d	it is undelst d to the date	when said fi	ieed that list lenta	the con-	able as afor	esaid, but a	dso the lea	eec's optio	n of extending
should the first well as shall terminate as to both of tentals in the same amo the payment of rentals, as effect thereof, shall contin If said lessor owns a many dead of the sign and the sign and vided fee, and the sign	n twelve mont parties, unles ount and in the s above providue in force jus- ue in force jus- less interest i	hs from the sthe lessee same manneled, that the st though a the above	expiration or being as here last prestitute has described	on of the fore the reinbefore geding paid been to land the control of the control	expiration of expiration of expiration of expiration of expiration of expiration of the entire that entire the	period for well fraid twelve.  And it is a meof. governor in the read under the control of the c	raich fental	had resum upon the upont of i onts. mple estates	e the pat men tesumption of ental- and the the whole and
the their it is signed by an Lessec shall have the cater from wells of lesson When requested by lesson	y of the other right to use, f	r paitles free of cost,	gas, oil,	and wat	er produced				
No well shall be drilled	i nearer than	200 feet to t	ne nouse	oi bain	now on said		without th	e Written	consent of the
Lessee shall pay for d Lessee shall have the	right at any t	ime to remo	ove an m	achineiv	and nyture	- pracen on a			
If the lessee shall com If the lessee shall com ight to drill such well to one ne quantities, the lease sh	completion with a paid continue a	ind be in for	e anigenc ce with t	he like e	spaten, and ffect as if s	uch well had	been com	pleted with	in the term of
If the estate of either overants hereof shall extend the land of assignment of soften transfer of assignment of state of the payment of the p	party hereto i end to their he rentals or roy nent or a truc above describ	ns, executor altres shall be copy there ed lands and	be bindin of; and ii d the ass	g on the t is here ignee or	lessee unt by agreed in assignees o	after the the such part	lessee hat this lease or parts s	s been fur shall be as hall fail or norate to d	nished with a signed as to a make default efeat of affect
payments of said rentals Lessor hereby warrant he right at any time to re- event of default of paymer	s and agrees	to defend th	e title to	the lan	da herem de	scribed, and	d agrees than the above	at the less	see shall have
		1 : 16	الا أسؤور الم	By Apri Ex		=1			
		1 .		DIXI	E JOH 3		7 2	dia-	(SEAL)
Whereof witness our h	ands as of th	e day and y	ear first		DOEO	thy-	Leis	7	(SEAL)
mar written		·							(SEAL)
	to the mark								(SEAL)
						100000000000000000000000000000000000000			(SEAL)

(SEAL)

TATE OF		ACKNO	OWLEDGMENT	FOR INDIVIDUA	AL (KsOkCoNe)	
	WOOD SOR		day of	Depter	be	1985
,Doro	thy F. Leis,	a widow.		xwk		
				0-1	. 0	
is commission expire	2/20/89			No.	stary Poblic	
		12 B XI	CE JONES			
		STATE OF KANSAS	10 stato/12			
CALLED V OF				FOR INDIVIDUA		
he foregoing instrum	ent was acknowledged b	efore me this	day of			19
·				and		
ly commission expire	b			No	otary Public	
he foregoing instrum	ent was acknowledged b	efore me this	day of			
				and		
ly commission expire	В			No.	stary Public	
					AL (KsOkCoNe)	
e foregoing instrum	ent was acknowledged b	efore me this	day of			19
·				nnd		
		•				12
y commission expire				Ne	tary Public	,
				,		124 1.25
					16. TEANT	inger Ger
				` <b>'</b>		¥* .
				28 S5	1 0 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
لنا		6		the Paris	3 =	or.
5		-	1 2	- a i de l	207	2007
		Rge		led for record on the 2n, 19 85.	20 · 20	1.5
S		Term.		Fig. 18	תשת	1
GAS LEASI		County		1 2	Pure	けし
Wow.		Cou	NSAS	mber clock	350	= (8) >
		3	1	oclo	15 Sml	J. C
OIL AN			22 -	This instrument  Decem of 12:25 o-cl	nook M-17 records of thes	When recorded, rith
		3	7	instrinstri	00 o sp	10 0 0
<u></u>		Date Section No of Acres	STATE OF	This in of	ook records 4	2
		Section No of A	TA1	County  Thus  day of at 12;	in Book the reco	34
	5		1 1 20	0 9 8		
NATE OF						
SHAMV OR			DWLEDGMENT		FION (KsOkCoNe)	
CATE OF					FION (KsOkCoNe)	19
OUNTY OF		efore me this	day of		FION (KsOkCoNe)	19
SHAMV OR	ent was acknowledged b	efore me this			FION (KsOkCoNe)	19

#### EXHIBIT "A"

#### Legal Descriptions

The East Half of the Southwest Quarter (E1/2 SW1/4) of Section Thirty-five (35), Township Twenty-three (23) South, Range Seventeen (17) East, Allen County, Kansas

Lots Five (5), Six (6), Seven (7) and Eight (8), in the East Half of the Northwest Quarter (E1/2 NW1/4) of Section Eleven (11), Township Twenty-four (24) South, Range Seventeen (17) East, Allen County, Kansas

The Northeast Quarter of the Southeast Quarter of the Southeast Quarter (NEI/4 SEI/4 SEI/4) of Section Two (2), Township Twenty-four (24) South, Range Seventeen (17) East of the Sixth Principal Meridian, Allen County, Kansas





Folm 88—(Producers) B OIL A KANSAS) (Rev. 1981)	ND GAS LI	EASE (	) n9 13.1	ANSAS BLUE PRINT CO
Ommence AGREEMENT. Made and entered into this	25th	down		
AGREEMENT, Made and entered into this by and between Dorothy F. Leis.	a widow,	- Cay o		
P <sub>1</sub>	rty of the first pa	nt, hereinafter	called lessor	(whether one or more)
Victor J. Leis				
NITNESSETH, That the said lessor, for and in considuant in hand paid, secent of which is hereby acknowless to flessee to be paid, kept and performed, has gig case and let unto said lessee, for the sole and only purbuilding tanks, power stations and structures thereon to and situated in the County of Allen	edged, and of the nted, demised, leas pose of mining and produce, save an	covenants and sed and let an d operating fo d take care o	agreements h d by these pr r oil and gas, said product	pereinafter contained on resents does grant, den , and laying pipe lines, ts, all that certain trac
ALL MARKS AND AND ALL MARKS AND ALL MARKS AN				
(SEE ATTACHED	SHEET MARKE			
f SectionTownship	Range	and cont	aining34	16acres more or
It is agreed that this lease shall remain in full for hereafter as oil or gas, or either of them, is produced. In consideration of the premises the said lesses collect. To deliver to the credit of lessor, free of costichth (5%) part of all oil produced and savid from the content of the cont	ce for a term of	the lessee.  to which lesse	e may connec	from this date, and as let his wells, the equal
ighth (%) part of all oil produced and savid from t 2nd. To pay lessor for gas from each well when prevailing market rate, (but, as to gas sold by lessee, it	e leased premises gas only is foun no event more th	d the equal or an one-eighth	re-eighth (%) of the proc	of the gross proceeds at ceeds received by lessee
such sales), for all gas used off the premises, said payme	nts to be made for all stoves and	per the	division s in the princ	order
and during the same time by making his own connection.  3rd. To pay lessor for gas produced from any objection, one-eighth (%) of the proceeds at the prevails gighth (%) of the proceeds received by lessee from su	ns with the well at all well and used one market rate, (but he sales), for the sales).	his own risk at if the premise ut, as to gas s gas used, for t		
sed, said payments to be made or the di	vision orde	th day of	Augu	ist 195
If no well be commenced on said land on or before his lease shall terminate as to both parties, unless the stor's credit in The State Exchange	lessee on or befo Bank	re that date sh	all pay of ter tes Cent	er, KS = 66783
i its successors, which shall continue as the depositor	y regardless of ch	anges in the o	vnership of a	aid land, the «um of_ 20
indred Forty-Six (\$346.00) north				ave the privilege of de date. In like manner
ing the commencement of a well for twelve pon like payments or tenders the commencement of a control successively. And it is understood and agreed his the privileges granted to the date when said first patient as a foresaid, and any and all other rights.	that the consider	her deferred f ation first recr as aforesaid.	or like permo ted herein, the out also the l	de of the same number e down payment cover- essee's option of extend essee's option of extend
Should the first well drilled on the above described nenced on said land within twelve months from the exphall terminate as to both parties, unless the lessee on frentals in the same amount and in the same manner he payment of rentals, as above provided, that the laffect thereof, shall continue in force just as though the If said lessor owns a less interest in the above deteroyalties and rentals herein provided shall be paid individed fee and the signing of this surreement shall	or before the last or before the expi as hereinbefore pr at preceding parag- ere had been no in	ration of values ovided. And it craph hereof, green terruption in t	is agreed the overning the herental pays	at upon the resumption payment of rentals and ments.
Lessee shall have the right to use, free of cost, ga	oil, and water pr	roduced on sal	d land for it-	operation thereon exc
When requested by lessor, lessee shall bury his pip No well shall be drilled nearer than 200 feet to the	danse or oain now	on said prem		the written consent of
Lessee shall pay for damages caused by its operat Lessee shall have the right at any time to remove	an machinery and	ner place	on said pren	
iaw and iemove casing.  If the lessee shall commence to dill a well within ight to dill such well to completion with reasonable it ig quantities, this lease shall continue and be in force.	the term of this le ligence and dispate with the like effect	ease or any ex- ch, and if oil o as if such we	ension thereo gas, or eithe Il had been co	of, the lessee shall have n of them, be found in p empleted within the term
ears herein first mentioned.  If the estate of either party hereto is assigned, and overants hereof shall extend to their heirs, executions, are land or assignment of rentals or royalties shall be ritter transfer or assignment or a true copy thereof; art or as to parts of the above described lands and to the payment of the proportionate part of the renting lease in so far as it covers a part or parts of said.	the privilege of a doministrators, suconding on the les and it is hereby a assignee or assignee.	essigning in we reessors or associated until after see until after greed in the e grees of such	nole of in parting the lease of the lease of this lease part of parts.	t is expressly allowed, change in the owner-high has been furnished with the shall be assigned as a shall full or make def- covering to defeat or all
ayments of said jentals.  Lessor hereby warrants and agrees to defend the to lessor hereby warrants and agrees to defend the to ledeem for lessor by payment, went of default of payment by lessor, and be subrogated.	tle to the lands h	erein describe	h and agrees	that the leaser shall h
536	and My Aust Eq.	- Company		
	n's bwe.	YOUR !	7.	24-a/(SEA
Whereof witness our hands as of the day and yea	first	Dorogua	F. Le18	(SEA
ove written				
Witness to the mark:				1SE/
	-			(SEA
	-			204 <sup>(SE)</sup>

OUNTY OF Woodson be foregoing instrument was acknowledged before me this 3 day of	Nodry Public  FOR INDIVIDUAL (KsOkCoNe)  and
Dorothy F. Leis, a widow.    State of	Nodry Public  FOR INDIVIDUAL (KsOkCoNe)  and
TATE OF	Nodry Public  FOR INDIVIDUAL (KsOkCoNe)  and
TATE OFACKNOWLEDGMENT   DOTE ONES   SAME DO 2/25/29   ACKNOWLEDGMENT   DOTE ONES   SAME DO 2/25/29   ACKNOWLE	Nother Public  FOR INDIVIDUAL (KsOkCoNe)
TATE OFACKNOWLEDGMENT   DOWNTY OF	Nother Public  FOR INDIVIDUAL (KsOkCoNe)
TATE OF ACKNOWLEDGMENT   OUNTY OF ACKNOWLEDGMENT   he foregoing instrument was acknowledged before me this day of	and
TATE OF	and
DUNTY OF	and
ne foregoing instrument was acknowledged before me this day of	and
y commission expires	
y commission expires	
	Notary Public
CATE OF ACKNOWLEDGMENT	
DUNTY OFACKNOWLEDGMENT	FOR INDIVIDUAL (KsOkCoNe)
ounty OF day of day of	
Commission expires	
V (Ollimission expires	Notary Public
CATE OF ACKNOWLEDGMENT I	FOR INDIVIDUAL (KaOkCoNe)
OUNTY OF ACKNOWLEDGMENT In the foregoing instrument was acknowledged before me this day of	19
e topegonik mistrument was acknowledged before me total ady of	und
comidission expires	
	Notary, Public
	B
	the 24
35.	in teres of the second of the
LEAS	record on the 2nd 19.85  and duly recorded 204  Oly
S. I man	for recent on the 2nd 19 85  M, and duly recorded to 204  Register of Deeds
	Page 1
	2 2 2 3
Twp C C ALLE	the man with the spelling of t
OIL AND OIL AND OIL TWP OIL TWP ALLE	This instrument was of December, as of 12:25 octool M-115 in Brook M-115 in Brook A-115 in Brook of this office By \$7.00 (1)
<b>≟</b>	ok M. courds of 7.00
Oll Onte Section No of Acres	This ins  that of Da  at 12:2.2  in Book in Rook  The records  When recor
Date Date Section No of A	Wy Why I the
ATE OF ACKNOWLEDGMENT I	FOR CORPORATION (KaOkCoNe)
OUNTY OF	. 19
portition, on behalf of the corporation	

#### EXHIBIT "A"

#### LEGAL DESCRIPTION

The East Half (El/2), except the Northeast Quarter of the Southeast Quarter of the Southeast Quarter (NEl/4 SEl/4 SEl/4) of Section Two (2) in Township Twenty-four (24) South of Range Seventeen (17) East of the Sixth Principal Meridian; and all that part of the Northeast Quarter (NEl/4) of Section Eleven (11) lying North of the Neosho River and described as follows: Commencing at the Northeast corner of the Northeast Quarter (NEl/4) of said Section Eleven (11), thence running West to the Northwest corner of the Northeast Quarter (NEl/4), thence South 17.90 chains to the middle of the Neosho River, thence East along the middle of said river to the East line of said Section Eleven (11), thence North 4.30 chains to the place of beginning, in Township Twentyfour (24) South of Range Seventeen (17) East of the Sixth Principal Meridian; all in Allen County, Kansas.



My commission expires...



Mid-Continent Association Form

### ASSIGNMENT OF OIL AND GAS LEASE

KNOW ALL MEN BY THESE PRESENTS: That the undersigned.

Victor J. L	eis
einafter called Assignor (	whether one or more), for and in consideration of One
llar (\$1.00) the receipt wh	ereof is hereby acknowledged, does hereby sell, assign,
	Leis Oil Services LLC



ALLEN COUNTY, KS

2017-0595 DATE RECORDED: 05/03/2017 04:04:57PM

MTG INDEBT: 0.00 RECEIPT#: 17064 REC FEE: \$ 24.00

TECH FEE: \$ 6.00 HERITAGE FEE: \$2.00

Notary Public

ansfer and	<ol> <li>the receipt whereof is he set over unto Leis (</li> </ol>	Oil Services LLC		500 COLUMN 100 COLUMN	
avainaftar	called Assignee), all (	of his working		interest in and to th	e oil and gas leaseS
ted	August 25,		Dorothy F.	Leis, a widow	
eu					
					, lessor
	Victor J. Leis				, lessee
orded in	hack M-115	, pageS 204; 207	insofar as said l	ease covers the following	ig described land in
	Allen	County, State of Ka	ansas		:
luarter 17) Eas ection the Nort lest to riddle claid Sec wenty-f	t Half (E½), except (NE¼ SE¼ SE¼) of Sest of the Sixth Prince Eleven (11) lying Natheast corner of the Northwest corner of the Neosho River, etion Eleven (11), to four (24) South of Rounty, Kansas.	the Northeast Quartection Two (2) in Toncipal Meridian; and orth of the Neosho e Northeast Quarter the Northeast thence East along thence North 4.30 change Seventeen (17)	ter of the Sou ownship Twenty i all that par River and des (NE4) of saic Quarter (NE4) the middle of aains to the passes to the	y-four (24) South rtof the Northeas scribed as follow i Section Eleven ), thence South I f said river to to blace of beginnin Sixth Principal	t Quarter (NE4) vs: Commencing a (11), thence ru 7.90 chains to the East line of ing, in Township Meridian; all i
AN	ID (See attached s	heet Marked Exhibit	"A")		
Section	ID (See attached S Township	Range	and containing	ant thereto, or used or	acres, more or less
gether with	h the rights incident thereto	and the personal property	thereon, apparten		
e Assignor operty, fre fid above d full force nomsoever,	the same consideration the is the lawful owner of and see and clear from all liens, escribed, and all rentals and have been duly performed lawfully claiming or to c  TED, This 21st	has good title to the inter- encumbrances or adverse of d royalties due thereunder! and that the Assignor was in the same.	claims; That said I have been paid and fill warrant and for	ease is a valid and sub	sisting lease on the
Ditaoo			4/	HVXX	>
			- Jill	was Ju	
			Victor	0. 2018	
			-		
ATE OF_	Kansas	ss. ACKN	OWLEDGMENT F	OR INDIVIDUAL	h
UNTY O	F Woodson	5 33. 77.01.	5: 1 Caumtus 07	d State on this 2	572
Before	e me, the undersigned, a l	Notary Public, within and , xxx , person	ally appeared	Victor J. Leis	
y of	Apr 11, 2017	, ASA , person	any appears	,	
d					
	nally known to be the identi	cal personwho executed	the within and fore	egoing instrument and	cknowledged to me
	executed the same as ITNESS WHEREOF, I have			day and year last abo	ze written.
	ion expires	- CENTER		NIXA Y	
Commos	A JUDITA	State of Kansas	0 3	WORH A. SMIT	4
	My Appt. Expires	)/ ss.	ACKNOWLEDG	MENT FOR CORPORA	TION
ATE OF				, 19, before me,	the undersioned. a
UNTY O		day of			
UNTY O	remembered that on this		Commendation and a		
UNTY O	ic, duly commissioned, in ar	nd for the county and state	aforesaid, came		
tary Publ	remembered that on this	nd for the county and state			h officer, and to be

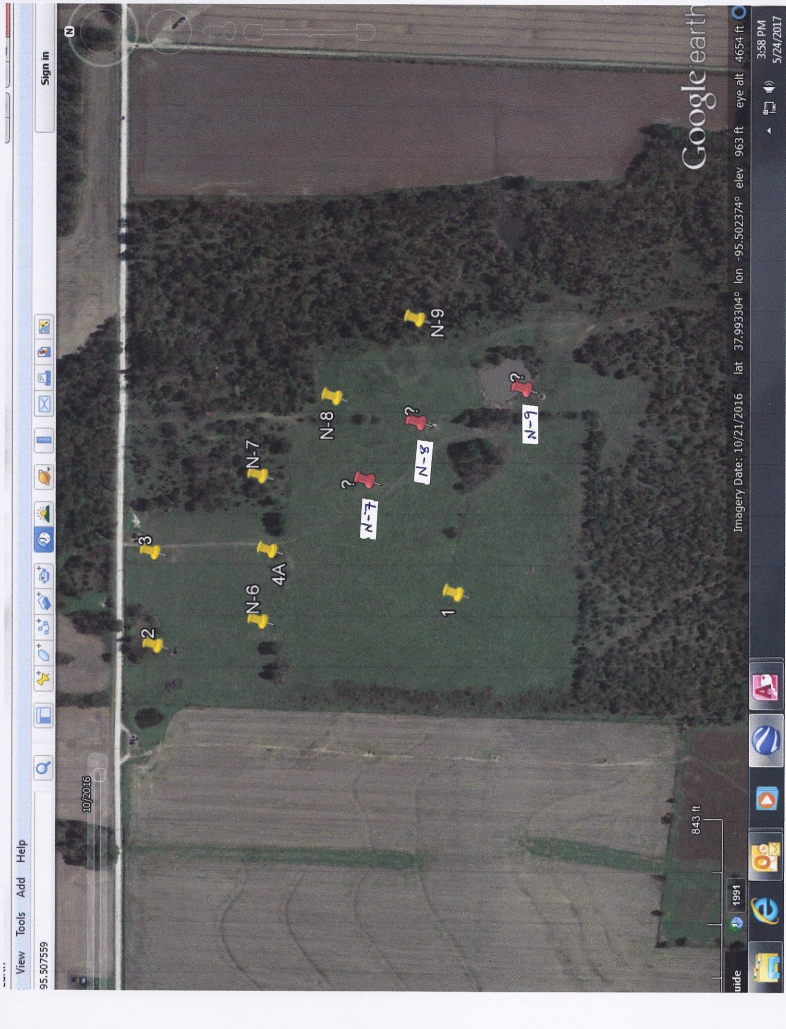
## EXHIBIT "A" Legal Descriptions

The East Half of the Southwest Quarter ( $E_{\frac{1}{2}}$  SW $_{\frac{1}{2}}$ ) of Section Thirty-five (35), Township Twenty-three (23) South, Range Seventeen (17) East, Allen County, Kansas

Lots Five (5), Six (6), Seven (7) and Eight (8), in the East Half of the Northwest Quarter ( $E_{\frac{1}{2}}$  NW $_{\frac{1}{2}}$ ) of Section Eleven (11), Township Twenty-four (24) South, Range Seventeen (17) East, Allen County, Kansas

The Northeast Quarter of the Southeast Quarter of the Southeast Quarter (NE $\frac{1}{4}$  SE $\frac{1}{4}$  SE $\frac{1}{4}$ ) of Section Two (2), Township Twenty-four (24) South, Range Seventeen (17) East of the Sixth Principal Meridian, Allen County, Kansas.

BARA.



אחם פאיבח לדחכ עכייהאא יי