For KCC Use:

Effective	Date

District	#	

SGA? Tes IN	SGA?	Yes	N
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Form

KANSAS CORPORATION COMMISSION OIL & GAS CONSERVATION DIVISION

Form C-1 March 2010 Form must be Typed Form must be Signed All blanks must be Filled

1358354

NOTICE OF INTENT TO DRILL

Must be approved by KCC five (5) days prior to commencing well

KSONA-1, (Certification of Compl	iance with the Kansas	Surface Owner Not	tification Act, MUST be	e submitted with this form
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Expected Spud Date:	Spot Description:
month day year	
OPERATOR: License#	feet from N / S Line of Section
Name:	feet from E / W Line of Section
Address 1:	Is SECTION: Regular Irregular?
Address 2:	(Note: Locate well on the Section Plat on reverse side)
City: State: Zip: +	County:
Contact Person:	Lease Name: Well #:
Phone:	Field Name:
CONTRACTOR: License#	Is this a Prorated / Spaced Field?
Name:	Target Formation(s):
Well Drilled For: Well Class: Type Equipment: Oil Enh Rec Infield Mud Rotary Gas Storage Pool Ext. Air Rotary Disposal Wildcat Cable Seismic ; # of Holes Other Other:	Nearest Lease or unit boundary line (in footage): Ground Surface Elevation:
Directional, Deviated or Horizontal wellbore?	Well Farm Pond Other:
If Yes, true vertical depth:	DWR Permit #:
Bottom Hole Location:	(Note: Apply for Permit with DWR)
KCC DKT #:	Will Cores be taken?
	If Yes, proposed zone:

AFFIDAVIT

The undersigned hereby affirms that the drilling, completion and eventual plugging of this well will comply with K.S.A. 55 et. seq.

It is agreed that the following minimum requirements will be met:

- 1. Notify the appropriate district office *prior* to spudding of well;
- 2. A copy of the approved notice of intent to drill shall be posted on each drilling rig;
- 3. The minimum amount of surface pipe as specified below **shall 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 into the underlying formation.
- 4. If the well is dry hole, an agreement between the operator and the district office on plug length and placement is necessary prior to plugging;
- 5. The appropriate district office will be notified before well is either plugged or production casing is cemented in;
- 6. If an ALTERNATE II COMPLETION, production pipe shall be cemented from below any usable water to surface within 120 DAYS of spud date. Or pursuant to Appendix "B" - Eastern Kansas surface casing order #133,891-C, which applies to the KCC District 3 area, alternate II cementing must be completed within 30 days of the spud date or the well shall be plugged. In all cases, NOTIFY district office prior to any cementing.

Submitted Electronically

For KCC Use ONLY	
API # 15	
Conductor pipe required	feet
Minimum surface pipe required	_ feet per ALT.
Approved by:	
This authorization expires: (This authorization void if drilling not started within 12 m	
Spud date: Agent:	

Remember to:

- 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;
- File Completion Form ACO-1 within 120 days of spud date;
- 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 disposing or injecting salt water.
- If well will not be drilled or permit has expired (See: authorized expiration date) please check the box below and return to the address below.

ш

1358354

Section corner used: NE NW SE SW

For KCC Use ONLY

API # 15 - ____

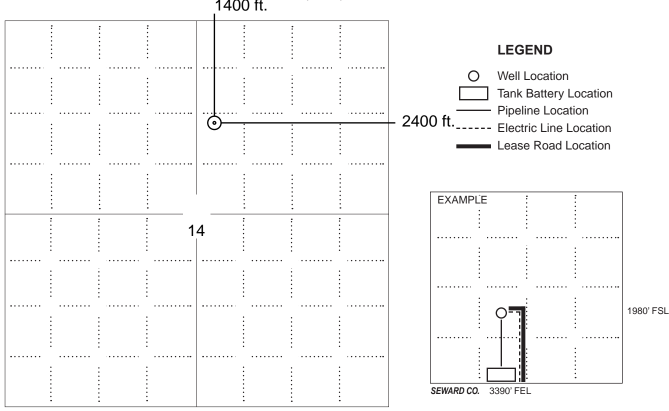
IN ALL CASES PLOT THE INTENDED WELL ON THE PLAT BELOW

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:	SecTwpS. R E U W
Number of Acres attributable to well:	Is Section: Regular or Irregular
	If Section is Irregular, locate well from nearest corner boundary.

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. 1400 ft.



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

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 1358354

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 constructed:		Feet from North / South Line of Section
Workover Pit Haul-Off Pit (If WP Supply API No. or Year Drilled)	Pit capacity:	(bbls)	Feet from East / West Line of Section
		(0013)	
Is the pit located in a Sensitive Ground Water A	rea? Yes I	No	Chloride concentration: mg/l (For Emergency Pits and Settling Pits only)
Is the bottom below ground level?	Artificial Liner?	lo	How is the pit lined if a plastic liner is not used?
Pit dimensions (all but working pits):	Length (fee	et)	Width (feet)N/A: Steel Pits
Depth fro	m ground level to dee	pest point:	(feet) No Pit
If the pit is lined give a brief description of the liner Describe procedures for periodic maintenance and determining material, thickness and installation procedure. Describe procedures for periodic maintenance and determining liner integrity, including any special monitoring. Describe procedures for periodic maintenance and determining			
		Depth to shallow Source of inform	west fresh water feet. nation:
feet Depth of water wellfeet		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 working pits to be utilized:	
Barrels of fluid produced daily:		Abandonment p	procedure:
Does the slope from the tank battery allow all spilled fluids to flow into the pit? Yes No		Drill pits must b	e closed within 365 days of spud date.
Submitted Electronically			
	KCC	OFFICE USE OF	NLY
Date Received: Permit Numb	oer:	Permi	t Date: Lease Inspection: Yes No

Kansas Corpora Oil & Gas Conse CERTIFICATION OF CO KANSAS SURFACE OWN	Structure January 2014 RVATION DIVISION Form Must Be Typed SOMPLIANCE WITH THE Form must be Signed All blanks must 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 accor Select the corresponding form being filed: C-1 (Intent) CB-1 (Ca	Surface Pit Permit); and CP-1 (Well Plugging Application). apanying Form KSONA-1 will be returned.
OPERATOR: License #	Well Location:
Surface Owner Information: Name: Address 1: Address 2: City: State: Zip: +	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.

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.

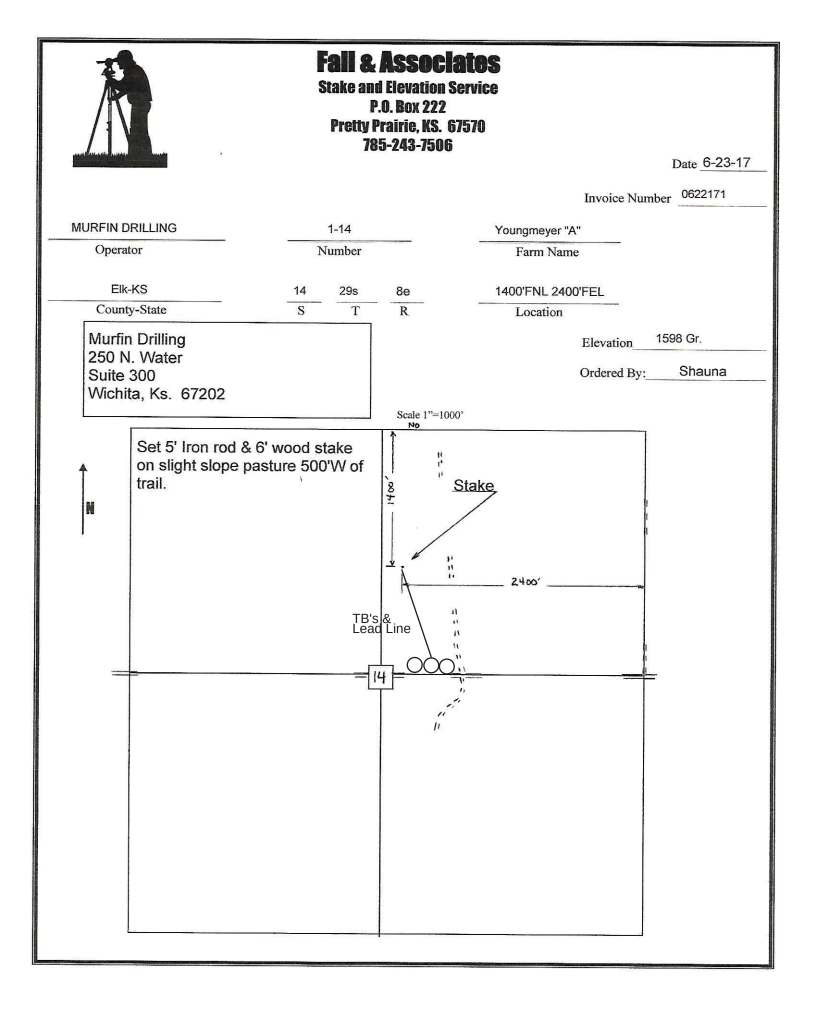
Select one of the following:

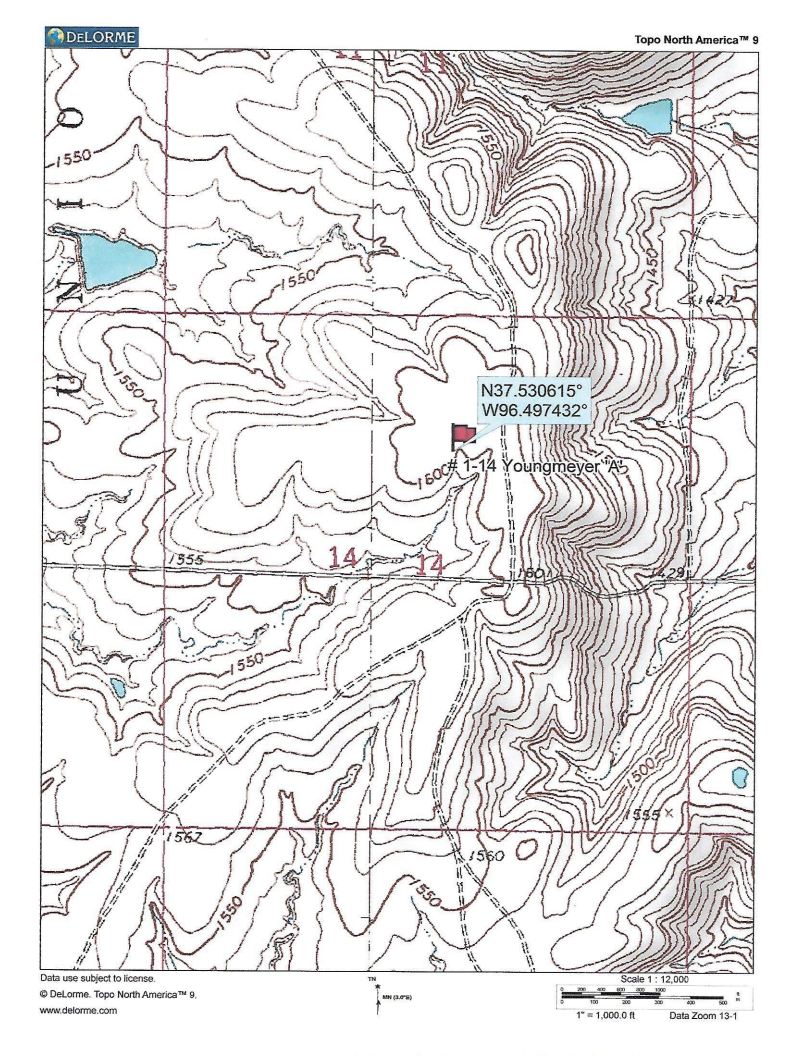
- I certify that, pursuant to the Kansas Surface Owner Notice Act (House Bill 2032), I have provided the following to the surface owner(s) of the land upon which the subject well is or will be located: 1) a copy of the Form C-1, Form CB-1, Form T-1, or Form CP-1 that I am filing in connection with this 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.

Submitted Electronically

I





OIL AND GAS LEASE

THIS AGREEMENT Entered and this 11th July 2011 Earl W. Youngmeyer, Jr. and Daniel Offidani, Esq., Co-Trustees of the Marital Deduction Trust created under The Earl W. Youngmeyer, Jr. and Terri Youngmeyer Revocable Trust dated the 6th day of April, 1998, P.O. Box 780464, Wichita, KS 67278-9998

1. This listo, for and h consideration of the sum of <u>Ten and more</u>
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Township 29	South, Range 8 East
NSection 10:	E/2NE/4; S/2
▶Section 11:	ALL except the E/2SE/4
NSection 14:	N/2
▶ Section 15:	N/2

S. . . .

ntaining 1,600 2. This tease shall remain in force for a same of three (3) crasing has described as a same of the produced covered by this tease is or can be produced. 3. The tease shall notice a same of the produced covered by this tease is or can be produced.

_____years (called "primary term") and as long thereafter as oil, gas, casingl

3 The leases shall deliver to leasor as royally, free of cost, on the lease, or into the pipe line to which leases may connect its wells the equal one-righth part of all oil pro-duced and saved from the leased premises, or at the leases's option may pay to the leasts for such one-righth royalty the market price at the wellhead for on of like grade and gravity prevailing on the day such bill is run has the pipe line or into storage tanks.

4 The tasses shall pay to the lessor, as a royaty, one-sighth (1/8th) of the proceeds received by the leases from the sale of ges, gas condensate, gas disultate, casinghead gas gas used for the manufacture of gescline or any other product, and all other gescales, including their constituent parts, produced from the tend herain tessed. If such gas is not sold by the leases may pay for tender annually at or before the end of each yearty particed during which such gas is more uses, and so the sale of ges, gas condensate, gas disultate, casinghead more average and the sale of ges, gas condensate, gas disultate, casinghead for sold of ges, gas condensate, as a struction of ges and and the sale shall be constituent of ges in test and the sale shall be been of the sale sale of ges, gas condensate, gas disultate one of our sold shall be one shall be go to be the sale and the sale shall be proceed and the sale shall be one of the sale sale of the sale sale shall be one of the sale sale shall be one of the sale shall be one of the sale sale shall be one of the sale shall be one the date the first well is completed for production of the sale shall be one on the date the first well is completed for production of the sale shall be one on the sale shall be one of the sale shall be one of the sale shall be one on the sale shall be one o

5. This isase is a paid up lease and may be maintained during the primary term without further payments or driting operations

6. In the event stud lessor owns a tass interest in the above described and than the entire and undivided les simple estate interest than the royslikes herein provided for shall be pair to take whole and undivided fee, however, in the event the title to any interest in said land should revent in Second the interest provided the shall be pair of the event.

7. The lasse shall have the right to use, fee of cost, gas, oil and write found on said land for its operations therean, except water from existing wells of the lasso. When ratuled by lessor, the leases shall have its post lines below plow depth and shall bey for demage caused by its operations to proving cross on said land. No well shall be drilled near that near 120 last to the founds or ban prov on earling without written consent of the lassor. Lasses that have fight at any time during, at alier the expiration of this leases to remove all machinery fortunes, buildings and other structures placed on suid premises, including the right to draw that during to a lifer the expiration of this lease to remove all machinery fortunes, buildings and other structures placed on suid premises, including the right to draw and remove all casing.

6 If the same of entries party herein is assigned from the providege of assigning in which are party of in part is aspressly allowed), the covenants hereof shall extend to the heire, devises, executors, demnistrators, successors, and assigns, but no change of assigning in which are organized as approximation of the providege of assigning in evenessity allowed, the covenants hereof shall extend to the heire, devises, executors, demnistrators, successors, and assigns, but no change of dwishin in evenessity of the land, or replications, and assigns, but no change of dwishin in evenessity of the same out of any automation of any automatic and assigns, but no change of dwishin in evenessity of thereol, or a cardial copy of the will be binding on the tasses units in the same of ormatic and any accessed owner, which even is approximate, together with a production for the assist of any decessed owner, which even is appropriate, together with a advisor of any cardial copy of the site of a same assigned between any advisors of any cardial copy of the site of the same downer and of ine production for the assist of any decessed owner, which even is appropriate, together with a advisor of any cardial documents of convey and as a direct assignes and in the formation of any decessed owner, which we is appropriate, together with a advisor producted instruments of convey and as a direct assignes and in the same downer, which we is appropriate. Use all in a direct assigness claimed, and all advisor and any cardial assignes and any decessed owner, which we all advisors claimed and advisor and any cardial documents shall be binding on any direct assignes, grantes, devises, or administrator, exclusion or advisors claimed and advisor and advisor and advisors and advisors or indirect assigness claimed, and any direct assigness, and any direct assigness, devises, or administratory exclusion or the or advisor and advisors and advisors and advisors or advisors and advisors advisors and advisors and advisors advisors advisors advisors

9. If the leased premises are now or shall hereafter be owned in severally or in separate tracts, the premises may nonetheless be developed and operated as one teste, and all royalities accurup hereunder shall be divided emong and paid to such separate owners in the proportion that the accege owned by each separate owner bears to the entre leased accege. There shall be no obligation on the part of the laste to affect were so affect were so affect were to affect were so affect were so affect were to access futo which the land covered by this lease may now or hereafter be divided by sale, devises, descent or otherwise, or to function separate measuring or receiving tants.

ID Lessor hereby warrants and agrees to delend the title to the land harein described and agrees that the lesses, at us option, may pay and discharg takes, mangages, or other lans avisting, levind, or assessed on or against the above described lands and, in event it evertiess such options it shall be of any holder or holders thereof and may reimburse lasel by applying to the discharge of any such mortgage, tax or other len, any reyaty accruing hereunder. and discharge in whole or in part any is it shall be subrogeted to the rights

12. Lesses may at any time surrander or cancel this lesse in whole or in part by delivering or mailing such release to the lessor, or by placing same of record in the proper county. In case said lesse is surrandered and canceled as to only a ponton of the errange covered thereby, then all payments and lebilities thereafter accruing under the terms of said tesses to the pontion canceled ahab cases and determine, but as to the pontion of the accesses to the terms and provisions of this lesses and determine, but as to the pontion of the accesses on traitesed the terms and provisions of this lesses shall continue and remain in the force and effect for all purposes.

13 All provisions hereol, express or implied, shall be subject to all laderal and state laws and the orders, rules, or regulations fand interpretations thereoft of all governmental agencies administering the same, and this lease shall not be in any way terminated wholly or panially nor shall be lasse to lable in demages for failure to comply with any of the express or implied powidans hereoft if such listice accords with any expression actives, rules or regulations (or interpretations thereoft if such listice accords with any expression active actives, and this lease should be prevared during the same, and this lease should be prevared during the same should be prevared during the last is months of the primary term hareoft and ruling a well hereunder by the order of any constituted authority having juriadiction thereover, the primary term of this lease shall continue unit all months filer said order of suppended.

14. Lessor and Lesse hereby agree that Lesse that have the option to extend the primary term of this lesse for an additional three (3) years from the effective date of this lesse by tendering to Lessor a payment equal to the same per acre paid to Lessor under the organia terms of this lesse interms of this lesse actually owned by Lessor and Lessons successors (if any) on the date the option is exercised. Payment shall be deemed made upon Lesser's endering of such payment by cartified mails to Lessor at Lessons address behave on this tesser is esseries of the option of the primary term of this less in the test of the same per acre paid to Lessor at Lessons address behave on this tesser is tester the expiration of the primary term haved. Nothing contained herein nor any separate implied agreement between parties shall serve to bind Lessors to tester its option and it shall be at Lesse's endering.

If at any time within the primary term of this lease and while the same remains in force and effect, lassor receives any bona fide offer, acceptable to lassor, to grant additional lease (top let ring all or part of the aforedescubed lands, lessee shell have the continuing option by meeting any such offer to acquire such top lease. Any offer must be in writing, and must set lorth the sad lesses's name, bonus consideration and royally consideration to be paid for such lesses, and include a copy of the lease form to be utilized which form should reflect all pertinent and and terms and conditions of the top lesse. Lesses shell have there (15) days after receptive activity a certified mail, from lessor, of a complete Copy of any such offer to advise lessor in writing of its ion to enter into an oil and gas lease with lessor, based on that certain proposed lesses's bons fide offer.

16 Lessor and Lessee expressly eques, that Lesse, at its option, is hereby given the right and power to pool or combine the ecreage covered by this lease or any portion thereof with other land, lease or leases, in the immediate vicinity thereof, when in Lesse's judgment it is advisable to do so in order to properly develop the acreage covered by this lease with other lands by virtue of the development of directional or horizontal boreholes on such properties so as to promote the conservation of oil, gas or other minarals in and under and that may be produced from said premises, such herein lease is situated an instrument identifying and describing the acreage that has been so combined one units dot sciences of the county in which the acreage at setuate the virtue of the county in which the acreage at setuates there are age so combined into a unit and be treated for all purposes a differences and in other setual to the south or units dot sciences on production from a unit and souther on the rest of setuated in the setual termines and and there in leases, whether the well or wells be located on the premises of a difference on production from a unit to be science, and to be county in which the acreage if studied in the setual termines are age so combined on the torst of the county in which the acreage if subtle and setual termines are age so combined into a unit and be treated for all purposes a difference on production from a unit to borned only such portion of the royally subplated herein as the amount of his or her acreage placed in the unit for his or her royally interest therein on an acreage base base to the local acreage in the unit.

17. Lessor and Lessee expressly agree, notwithstanding any other provisions of this lease, that during any period, whather before or after the expiration of the primary term hereol, if a well on the unitized acreage is shul-in and dewatering operations are being conducted, this lease and the unitized acreage including this tease shall be perpetuated by payment of shul-in royalities as previous specified herein. If such payment or tender of payment is made by Lesses it will be deemed that oil and/or gas is being produced within the meaning of the lesse upon the unitized acreage. ant of shut in royalties as previously

16. This lease and all its terms, conditions, and stipulations shall extend to and be binding on all successors of said lessor and lessee

IN WITHESS WHEREOF, we sign the day and year first above written

IN WITHES WHENCH, we sign the day had year that above written Carly W. Youngmeyer, Jr., Co-Trustee of the Marital Deduction Trust created under The Earl W. Youngmeyer, Jr. and Terri Youngmeyer, Revocable Trust dated the 6th day of April, 1998.

Daniel Officiani, Co-Trustee of the Marital Deduction Trust created under The Earl W Youngmeyer, Jr. and Terri Youngmeyer Revocable Trust dated the 6th day of April 1998. day of April, 1998.

STATE OF Arizona COUNTY OF Maricopa ACKNOWLEDGMENT FOR INDIVIDUAL (KsOkCoNe) 2011 07-18-2014 My commission expires TUN EUSE FOSTER Notary Public Notary Public - Arizona Maricopa County My Commission Expires Elise Foster STATE OF TT ZONA July 18, 2014 COUNTY OF _ Maricopa OR INDIVIDUAL (KsOkCoNe) TEPROWT 07-18-200 ---- My commission expires ALLEN ELISE FOSTER ELISE FOSTER Notary Public - Arizona Maricopa County My Commission Expires July 18, 2014 Notary Public Elise Foster STATE OF _ ACKNOWLEDGMENT FOR INDIVIDUAL (KsOkCoNe) COUNTY OF _ The toregoing instrument was acknowledged before me this _ ___ day of __ hv _ and . My commission expires Notary Public STATE OF __ COUNTY OF __ ACKNOWLEDGMENT FOR INDIVIDUAL (KsOkCoNe) The foregoing instrument was acknowledged before me this _ _ day of _ hy _ und My commission expires _ Notary Public recorded Register of Deed: on the OIL AND GAS LEASE and duly recurd i Rge Term was filed for M. Page FROM County Ę Twp. office. n-check return 1 instrument 'n N this When recorded. Ŀ, of Acres STATE OF records This i Book County Section Ъ Jate z No. day the 6 HY н STATE OF KANSAS, ELK COUNTY REGISTER OF DEEDS, NEVA L NALTER BOOK: MS65 Page: 531 Receipt #: 14154 Total Fees: \$12.00 Pages Recorded: 2 Date Recorded: 8/9/2011 10:18:14 AM STATE OF ACKNOWLEDGMENT FOR CORPORATION (KsOkCoNe) COUNTY OF The foregoing instrument was acknowledged before me this ____ _____day of __ bv of . corporation, on behalf of the corporation. My commission expires ____ Notary Public