| For KCC Use: |
|-----------------|
| Effective Date: |
| District # |
| SGA2 Ves No |

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

NOTICE OF INTENT TO DRILL

| | Ocat Decembries |
|---|--|
| Expected Spud Date: month day year | Spot Description: Sec. Twp. S. R E W |
| | Sec Twp S. R E W |
| DPERATOR: License# | feet from E / W Line of Section |
| ddraes 1: | Is SECTION: Regular Irregular? |
| ddress 1:ddress 2: | |
| State: | (Note: Locate well on the Section Plat on reverse side) |
| Contact Person: | County: |
| hone: | 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 MSL |
| Oil Enh Rec Infield Mud Rotary | Water well within one-quarter mile: |
| Gas Storage Pool Ext. Air Rotary | Public water supply well within one mile: |
| Disposal Wildcat Cable Seismic ;# of Holes Other | Depth to bottom of fresh water: |
| Other: | Depth to bottom of usable water: |
| Outer. | Surface Pipe by Alternate: |
| If OWWO: old well information as follows: | Length of Surface Pipe Planned to be set: |
| Operator: | Length of Conductor Pipe (if any): |
| Well Name: | Projected Total Depth: |
| Original Completion Date: Original Total Depth: | Formation at Total Depth: |
| - 1-19····· - 1-19···· - 1-19···· - 1-19···· - 1-19···· - 1-19···· - 1-19···· - 1-19···· - 1-19···· - 1-19···· | Water Source for Drilling Operations: |
| irectional, Deviated or Horizontal wellbore? | Well Farm Pond Other: |
| Yes, true vertical depth: | DWR Permit #: |
| ottom Hole Location: | (Note: Apply for Permit with DWR) |
| CC DKT #: | Will Cores be taken? |
| | If Yes, proposed zone: |
| AFI | FIDAVIT |
| he undersigned hereby affirms that the drilling, completion and eventual plu | |
| is agreed that the following minimum requirements will be met: | 99···9 - · · · · · · · · · · · · · · · · |
| | |
| 1. Notify the appropriate district office wrights equiding of well- | |
| 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 on each | drilling rig: |
| 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 on each The minimum amount of surface pipe as specified below <i>shall be set</i> | 0 0 . |
| 2. A copy of the approved notice of intent to drill shall be posted on each | by circulating cement to the top; in all cases surface pipe shall be set |
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Signature of Operator or Agent:

Side Two

| 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: |
|---|---|
| ease: | feet from N / S Line of Section |
| /ell Number: | feet from E / W Line of Section |
| ield: | |
| | |
| umber of Acres attributable to well: | is Section. Negular of Integular |
| TR/QTR/QTR/QTR of acreage: | |
| | 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 ne | earest lease or unit boundary line. Show the predicted locations of |
| | , as required by the Kansas Surface Owner Notice Act (House Bill 2032). |
| | |
| 500 ft. | ach a separate plat if desired. |
| : : : : | ; ; |
| | LEGEND |
| | 2345 ft. LEGEND |
| | : O Well Location |
| | Tank Battery Location |
| | Pipeline Location |
| | : : : Electric Line Location |
| | Lease Road Location |
| | • |
| | |
| | |
| | EXAMPLE : |
| · · · · · · · · · · · · · · · | |
| 13 | |
| | |
| | |
| | |
| | : : : : : |
| | 1980' FSL |
| | |
| | |
| | |

SEWARD CO. 3390' FEL

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

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 | SecTwp R | |
| Settling Pit Drilling Pit | If Existing, date cor | nstructed: | Feet from North / South Line of Section | |
| Workover Pit Haul-Off Pit (If WP Supply API No. or Year Drilled) | Pit capacity: | (111) | Feet from East / West Line of Section | |
| | | (bbls) | County | |
| 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? Yes No | 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 | om ground level to dee | pest point: | (feet) No Pit | |
| If the pit is lined give a brief description of the li material, thickness and installation procedure. | ilei | | dures for periodic maintenance and determining 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. | |
| 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 material | | al 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 s flow 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 | | |

Kansas Corporation Commission Oil & Gas Conservation Division

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 (Ca | athodic Protection Borehole Intent) T-1 (Transfer) CP-1 (Plugging Application) |
|---|---|
| OPERATOR: License # | Well Location: |
| Name: | SecTwpS. R |
| Address 1: | County: |
| Address 2: | Lease Name: Well #: |
| City: | If filing a Form T-1 for multiple wells on a lease, enter the legal description of |
| 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: | county, and in the real estate property tax records of the county treasurer. |
| City: State: Zip:+ | |
| If this form is being submitted with a Form C-1 (Intent) or CB-1 (Cathod the KCC with a plat showing the predicted locations of lease roads, tank are preliminary non-binding estimates. The locations may be entered on Select one of the following: | batteries, pipelines, and electrical lines. The locations shown on the plat |
| owner(s) of the land upon which the subject well is or will be loc | ct (House Bill 2032), I have provided the following to the surface cated: 1) a copy of the Form C-1, Form CB-1, Form T-1, or Form eing filed is a Form C-1 or Form CB-1, the plat(s) required by this id email address. |
| KCC will be required to send this information to the surface owr | knowledge that, because I have not provided this information, the ner(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 CC, which is enclosed with this form. |
| 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-1 | |
| Submitted Electronically | |

Denton #1 Surface Map John O. Farmer, Inc.

2/20/18 12 Tank Battery Lease Road Lead & Electrical Line Wellsite 13



REC FEE: \$32.00

08/29/2017

10:59:52AM

AFFIDAVIT

TAMMY J. DENTON, being first duly sworn deposes and says:

My name is TAMMY J. DENTON, that I am of lawful age and reside in Kansas.

Whereas, the following described oil and gas leases:

Date:

October 11, 2013

Lessor:

Tammy J. Denton and Mark L. Denton, Co-Trustees of

the Tammy J. Denton Revocable Trust dated January 4,

2001

Lessee:

John O. Farmer, Inc.

Instrument #:

2013-04586 and Extended in 2016-03600

Legal Description:

The Northeast Quarter (NE/4) in Section 13, Township

17 South, Range 11 East, Lyon County, Kansas

Date:

October 11, 2013

Lessor:

Tammy J. Denton and Mark L. Denton, Co-Trustees of

the Tammy J. Denton Revocable Trust dated January 4,

2001

Lessee:

John O. Farmer, Inc.

Instrument #:

2013-04587 and Extended in 2016-03600

Legal Description:

The Northwest Quarter (NW/4) in Section 13, Township

17 South, Range 11 East, Lyon County, Kansas

contain an option to extend the primary term of the referenced leases for an additional one (1) year period by tendering to the Lessor the total sum of \$1,600.00 on or before October 11, 2017.

Affiant knows of her own knowledge that the above sum has been paid to the Lessor and that the primary term of the leases has been extended as aforesaid.

Further affiant saith not.

Tammy J. Denton

SUBSCRIBED AND SWORN to before me this 5th

My appointment expires: 6-6-19

Notary Public

Joy Bell

NOTARY PUBLIC -- STATE OF KANSAS MY APPT EXP

ACKNOWLEDGEMENT

| STATE OF KS , COUNTY OF SN , ss: | | | | |
|---|--|--|--|--|
| Before me, the undersigned, a Notary Public, within and for the County and State, on this | | | | |
| day of August . 2017, personally appeared Tammy J. Denton, to me personally known to | | | | |
| day of Aggust, 2017, personally appeared Tammy J. Denton, to me personally known to be the identical person who executed the within and foregoing Affidavit and acknowledged to me that she | | | | |
| executed the same as her 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 the day and year last | | | | |
| above written. | | | | |
| My appointment expires: 6-6-19 Notary Public Notary Public | | | | |
| Joy Bell NOTARY PUBLIC ~ STATE OF KANSAS MY APPT EXP | | | | |



VICTORIA LOPEZ, REGISTER OF DEEDS
REC FEE: \$26.00 10/13/2016 10:57:43AK

AFFIDAVIT

TAMMY J. DENTON, being first duly sworn deposes and says:

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The Northwest Quarter (NW/4) in Section 13, Township

17 South, Range 11 East, Lyon County, Kansas

contain an option to extend the primary term of the referenced leases for an additional one (1) year period by tendering to the Lessor the total sum of \$1,600.00 on or before October 11, 2016.

Affiant knows of her own knowledge that the above sum has been paid to the Lessor and that the primary term of the leases has been extended as aforesaid.

Further affiant saith not.

Гатту J.

SUBSCRIBED AND SWORN to before me this

day of

2016.

My appointment expires:

Notary Publ

CINDY BATHURST

HOTARY PUBLIC

STATE OF KANEAB

My Appl Exp. 7:79-10

FORM 88 — (PRODUCER'S SPECIAL) (PAID-UP)

63U (Rev. 1993)

| | OF KS LYDH CO | , ₂ + |
|---------------|-----------------|-------------------------|
| VICTORIA LOPE | Z. REGISTER OF | DEEDS |
| | **** | |
| Reorder No. | Kansas | 11:23:17A Blue Print |
| 09-116 / 7 | 318784-03 | E 87201-0783 |
| <u></u> | h mana);pbp.com | n-kbp@kbp.com |

| OIL A | ND GA | AS LEASE | ** | 314784-0344-284-5185 las |
|--|--|---|--|---|
| AGREEMENT, Made and antered into the 11th day of | Octo | her . | , | 2013_ |
| by and between Tammy J. Denton and Mark L. | | | f the Tonny | |
| Revocable Trust dated January 4, 2001 | <i></i> | | u ine ranny | Dencon |
| Transport and Control of the Control | | | - | |
| | | | | · · · · · · · · · · · · · · · · · · · |
| whose mailing addrass is 1242 Road 310, Allen, KS | 66833 | | hereinafte | r called Lessor (whether one or more). |
| | | | | |
| , | | • | | hereinafter caller Lesace: |
| Lessor, in consideration of . One and other | | Dollan | u <u>1.00+</u> |) in hand paid, receipt of which |
| is here acknowledged and of the royalites herein provided and of the agreement of investigating, exploring by geophysical and other means, prospecting drills constituent products, injecting gas, water, other fluids, and at into subsurface at and things thereon to product, ave, take care of, west, manufacture, process, ato products manufactured therefrom, and housing and otherwise caring for its emptherein situated in County of LyOn. | ing, mining and train, laying ply one and transpo ployees, the fol | c herein contained, hereby go d operating for and product pe lines, storing oil, building on sald oil, liquid hydrocarbo | rants, lesses and lets ex ing oil, ilquid hydroca; tanks, power stations, ons, gases and their map ther with any reversion | reliaively unto lessee for the purpose thons, all gases, and their respective telephone lines, and other structures sective constituent products and other sary rights and after-acquired interest. |
| | | | | |
| The Northwest Quarter (NW1) | | | | , |
| | | | • | |
| | | | | |
| 12 17 0- 11 | | _ | | |
| In Section 13 Township 17 South Range accretions thereto. | | | | acres, more or less, and all |
| Subject to the provisions herein contained, this lease shall remain in fo as oil, liquid hydrocarbons, gas or other respective constituent products, or any In consideration of the premises the said lease covenants and agrees: | of them, is pro | | | |
| lat. To deliver to the credit of leasor, free of cost, in the pipe line to w from the leased premises. | vhich lessee ma | ay connect wells on said land | d, the equal one-eighth | (%) part of all oil produced and saved |
| 2nd. To pay lessor for gas of whatsoever nature or kind produced am at the market price at the well, (but, as to gas sold by lesses, in no event more | | | | |
| premises, or in the manufacture of products therefrom, said payments to be m as royalty One Bollar (\$1.00) per year per net mineral acre retained hereunds meaning of the praceding paragraph. | nade monthly. ler, and if such | Where gas from a wall prod h payment or tender is made | ucing gas only is not a e it will be considered t | sold or used, lessee may pay or tender that gas is being produced within the |
| This lease may be maintained during the primary term hereof without of this lease or any extension thereof, the lease shall have the right to drill a | such well to co | mpletion with ressonable di | ligence and dispatch, s | and if oil or gas, or either of them, be |
| found in paying quantities, this team shall continue and be in force with like el- If said lessor owns a less interest in the above described land than t | the entire and | undivided fee simple estate | | |
| the said lessor only in the proportion which lessor's interest bears to the whole Lessee shall have the right to use, free of cost, gas, oil and water produ | | | reon, except water from | a the wells of lessor. |
| When requested by lessor, lesses shall bury lessee's pipe lines below plo | ow depth. | | | |
| No well shall be drilled nearer than 200 feet to the house or barn now on Lessee shall pay for damages caused by lesser's operations to growing | | | if lessor. | |
| Leasee shall have the right at any time to remove all mechinery and fi | istures placed | on said premises, including (| | |
| If the estate of either party hereto is swigned, and the privilege of executors, administrators, assermors or assigns, but no change in the owne leases has been furnished with a written transfer or assignment or a true copy with respect to the assigned portion or portions arising subsequent to the date. | ership of the l by thereof. In c | and or assignment of rents ass lesses assigns this lesse, | la or ruyakisa shall be | binding on the leases until after the |
| Lessee may at any time execute and deliver to lesser or place of reco aurrender this lesse as to such portion or portions and he relieved of all obligat | ord a release o | or releases covering any port | ion or portions of the | above described premises and thereby |
| All express or implied covenants of this lease shall be subject to sil F in whole or in part, nor leases held liable in damages, for failure to comply th Regulation. | Federal and St | ste Laws, Esseutive Orders, | Rules or Regulations, if such failure is the : | and this lease shall not be terminated, result of, any such Law, Order,: Rule or |
| Lessor hereby warrants and agrees to defend the title to the lands have any mortgages, tases or other lims on the above described lands, in the even signed lessors, for themselves and their heirs, successors and assigns, hereby | ns of default of sy surrender as | f payment by lessor, and be nd release all right of dows | subrogated to the right r and homestead in th | te of the holder thereof, and the under- |
| so said right of dower and homesteed may in any way affect the purposes for Lessee, at its option, is hereby given the right and power to pool or c immediate vicinity thereof, when in lessee's judgment it is necessary or ad conservation of oil, gas or other minerals in and under and that may be pro | combine the ac dvleable to do | reage covered by this keeps so in order to properly de- | or any portion thereof velop and operata said | I lease premises so as to promote the |
| or units not exceeding 40 acres each in the event of an oil well, or into a unit record in the conveyance records of the county in which the land herein is pooled into a tract or unit shall be treated, for all purposes excep the payme found on the pooled acreage, it shall be treated as if producition is had from it royalities slawhers herein specified, lessor shall receive on production for placed in the unit or his royalty interest therein on an acreage basis beers to t | it or units not essed is situat ant of roysitis: this lease, whet om a unit so p | exceeding 640 acres each is ted an instrument identifyir a on production from the po ther the well or wells be loce nooled only such portion of | the event of a gas we ng and describing the oled unit, as if it were ted on the premises co- the royalty stipulated | ell. Leasee shall execute in writing and pooled acreage. The entire acreage as included in this lease. If production is vered by this lease or not. In lieu of the |
| If the leased premises are now or shall hereafter be nevertheless be developed and operated as one lease, and such separate owners in the proportion that the acreage of There shall be no obligation on the part of the lessee to o may now or hereafter be divided by sale, devise, descent devices. | d all royalt owned by e offset wells | les accruing hereund each separate owner on separate tracts in | ier shall be divid bears to the enti nto which the lar | led among and paid to tre leased acreage, nd covered by this lease |
| Lessee has the option of extending the primary term or before October 11, 2016. Lessee has the option of extending the primary term | | | | _ |
| or hefore October 11, 2017. | ., оне (1) ў | car by rendering of | hating ressot Elf | ère nongréa pollais ou |
| Aemolier Minner | | | | |
| IN WITNESS WHEREOF, the undersigned execute this instrument a | is of the day as | nd year first above written. | '. A | 1 |
| Lotal 1. Lengal | | Mhs 1 | ! | |
| Tammy J. Denton, Co-Trustee of the Tam Denton-Revocable Trust-dated January | - | Mark L. Dent -Denton-Revoc | | tee bo the Tammy J. dated January 4, 200 |
| •• | | | | |

| STATE OF Kansas | CONTROL ED ALCONDO DOS ANOSANOS ANOSANO |
|--|--|
| | ACKNOWLEDGMENT FOR INDIVIDUAL, (K*OkçuNe) |
| The foregoing instrument was acknowledged before me the Tammy J. Denton and Mark J. Dento | on, Co-Trustees of the Tammy J. Denton Revocable |
| Trust dated January 4, 2001 | my de Arastad de tite million de Denton Revocable |
| المركز المرايد | Lymby Much |
| My rummirain 412017 | Notory Public |
| Jennifer Minner | (A |
| HOTARY MUBLIC STATE OF KANSAS | |
| STATE OF | ACKNOWLEDGMENT FOR INDIVIDUAL (KsOkCoNe) |
| COUNTY OF | his day of |
| | nnd |
| | |
| My commission expires | |
| my tuminamin tapites | Notary Public |
| | |
| STATE OF | |
| COUNTY OF | ACKNOWLEDGMENT FOR INDIVIDUAL (KsOkCoNe) |
| The foregoing instrument was acknowledged before me to | his, day of,,, |
| | and |
| • | |
| My commission expires | |
| | Notary Public |
| | |
| STATE OF | ACKNOWLEDGMENT FOR INDIVIDUAL (KsOkCoNe) |
| COUNTY OF | this day of |
| ine foregoing instrument was acknowledged before me t | und |
| | |
| | |
| My commission expires | Notary Public |
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| D 2 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 | ent was |
| z A | in the six of the six |
| OIL AND GAS | of Acres — County — Tern — County — County — This instrument was filed for of ook — M Pake — Pake |
| | recourt a la l |
| Dite Cection Section | STATE OF Course Course Course Childry of orclock in Baak arclack in Baak the records of this office. By When recurded, return to When recurded. |
| Pare Pa | ST San Char |
| • | |

John B. Farmer . 0

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STATE OF KS 1 APRES 1 AP

Form 88 + (PRODUCER'S SPECIAL) (PAID-UP)

63U (Rev. 1993)

OIL AND GAS LEASE

VICTORIA LOPEZ, REGISTER OF DEEDS

REC FEE: \$12.00 12/12/2013 11:23:17AN

Reorder No. Kansas Blue Print
100 & Broadway PO Box 703
100 & Broadway PO

| AGREEMENT, Made and antered i | enton and Hark L. Denton | ober . Co-Trustees o | of the Tammy | 2013 |
|--|---|--|---|--|
| and between Tammy J. D. Revocable Trust date | * | , GO-IIdaceea c | or the laminy o | , Dencon |
| | 2 02.00.2 / 1, 2002 | | | APRODE CONTRACTOR OF THE PROPERTY OF THE PROPE |
| | | | | |
| ose mailing address is | ad 310, Allen, KS 66833 | | hereinafter ca | lied Lessor (whether one or more), |
| John O. Farmer, | Inc. | | | |
| | | | 1 00: | hereinafter caller Leason: |
| invoctigating, exploring by geophysical national products; injecting gas, water, of diblings themson to produce, save, take or oducts manufactured therefrom, and hou | One and other creis provided and of the agreements of the less and other means, prospecting drilling, mining a hear fisles, and at it into subsurface strats, laying re of, treat, manufacture, process, store and trans log and otherwise caring for its employees, the YON | nd operating for and produc pipe lines, storing oil, building non eald oil lipuid bydrocarbs | rants, less on and lets exclu- ing oil, liquid hydrocarbon, t tanks, power stations, tel- ons, tases and their respect | cphone lines, and other structures live consiliuent products and other |
| rein althoring in County of | | ste of | (1111 1 1111 | GESCHOOL MINIOWS ID-WIN |
| The Northwest Qua | rter (NW1) | | | |
| | • | | | • |
| | | | | • |
| Section 13 Towns | hip 17 South Range 11 Ea | St and containing | 160 | acres, more or less, and all |
| cretions thereto, Subject to the provisions berein co | nisined, this lease shall remain in lorce for a ter specifive constituent products, or any of them, is | m of three(3) | from this date (called "prin nd with which said land is | nary term"), and so long thereafter pooled. |
| in consideration of the premises th | e said lessee covenants and agrees; sor, free of cost, in the pipe line to which lessee | • | | • |
| om the leased premises, | | d all the areasises or used i | n the manufacture of any | products therefrom, one-eighth (%), |
| the market price at the well, fout, as to | subserer nature or kind produces and soid, or a gas sold by leases, in he event more than one- ts therefrom, said payments to be made monthly net mineral acre retained hereunder, and if a | - Where one from a well pro- | ducing one only is not sold | or used, lesses may pay or tender |
| This lease may be maintained du this lease or any axtension thereof, the and in naving quantities, this lease shal | ring the primary term hereof without further p leases shall have the right to drill such well to continue and be in force with like effect as if as | completion with resonable to the well had been completed a | vithin the term of years fire | at mentioned. |
| If asid leasor owns a less interest a said leasor only in the proportion which | in the above described land than the entire a h lessor's interest bears to the whole and undivi free of cost, gas, oil and water produced on said | nd undivided fee simple estate ded fee. | e therein, then the royaltic | s herein provided for shall be paid |
| When requested by lessor, lasers a | hall bury lessee's pipe lines below plow depth. | | | |
| | n 200 feet to the house or barn now on said prer sed by leasee's operations to growing trops on as | | of lessor. | |
| Lesses shall have the right at any | time to remove all machinery and fixtures plac | rd on said premises, including | the right to draw and rem | nove cooling. |
| secutors, administrators, successors or s sace has been furnished with a written ith respect to the assigned portion or po- | to is assigned, and the privilege of assigning salgna, but no change in the ownership of the transfer or assignment or a true copy thereof, it tions arrising subsequent to the dule of assignment. | e land or assignment of rent Case lesses assigns this less rnt. | e, in whole or in part, lasse | anoingildo lia le bevailer ed liade a |
| Leases may at any time execute | and deliver to lessor or place of record a releas | r or releases covering any po he acreage surrendered. | | |
| All express or implied covenants whole or in part, nor lessee held liable | of this lease shall be subject to all Federal and in damages, for failure to comply therewith, if | State Laws, Executive Order compliance is prevented by, o | ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,, | |
| Lesser hereby warrants and agre- ny mortgages, taxes or other liens on il- igned lessors, for themselves and their | so to defend the title to the lands herein describe to above described lands, in the event of default hairs, successors and assigns, hereby aurrender | and release all right of dow | er and homestead in the | inse to redeem for lessor, by payment of the holder thereof, and the under- premises described herein, in so far |
| Lease, at its option, is hereby gi- mmediata vicinity thereof, when in les onarrvation of oil, gas or other cultural v units not acceeding 40 serves each in cord in the conveyance records of the ooled into a tract or unit shall be treat ound on the pooled acress, it shall be to | y in any way affect the purposes for which this yen the right and power to pool or combine the side's judgment it is necessary or advisable to a in and ander and that may be produced from the svent of an oil well, or into a unit or units county in which the land hersin leased is aid of, for all purposes except the payment of roys rested as if production is had from this lease, we not shall receive on production from a unit a hersin on an acreage basis bears to the total ec- | acreage covered by this less do so in order to properly di said premises, such pooling not exceeding 640 acres each usted an instrument identify ties on production from the p hether the well or wells be lost a bould not have become | e or any portion thereof we evelop and operate said it to be of tracts contiguous in the event of a gas well. ing and describing the po- socied unit, as if it were in sated on the premises cover if the rowley attiquisted h | to one another and to be into a unit. Lasses shall execute in writing and coled acreage. The entire acreage so icluded in this lease. If production is red by this lease or not. In lieu of the |
| If the leased premises a evertheless be developed and uch separate owners in the p here shall be no obligation or nay now or hereafter be divid | re now or shall hereafter be owned I operated as one lease, and all roy oportion that the acreage owned b a the part of the lessee to offset we ed by sale, devise, descent or othe | in severalty or in sep alties accruing hereu y each separate owne ils on separate tracts | arate tracts, the proder shall be divide to bears to the entire into which the land | ed among and paid to e leased acreage. d covered by this lease |
| r before October 11, 2016. | extending the primary term one (1 | | | |
| r before October 11, 2017. | extending the primary term one (1 |) Acar na remeeting o | , hating resson eigh | |
| Jenniter Minner Smart Fuence Statt OF KANDAS | | | | |
| WINDOWS WHEREOF, the | ndersigned execute this instrument so of the da | y and year first above written | At | |
| 700-17 | 17.4) | Mall | 4/L < | |
| Tammy J. Dentor, | o-Trustee of the Tammy J | . Mark X. Der | | tee of the Tammy J. dated January 4, 20 |

12.11.

My commission expires _

A 7..

4

Notary Public