





| | 63U | (Rev. 199 | 3} | OIL AND | AS LEASE | 09-115 | B | Wichita, KS 67201-0703 316-264-0344-264-5165 Inz www.hbp.com - hbp@kbp.com |
|--|---|---|---|--|---|--|---|--|
| ACDES | UENT I | Made and ente | 9th | March | | | | 2017 |
| y and between | | | | | | | | |
| | PO E | 38781 Ox | Germantown, TN | 38183 | | | | |
| | | | | | | | | |
| vhose muiling a | | ··· •·· | | | | harrien (| on Their | or /whether one or more) |
| = | | roleum, In | c. | | | | er cancu Less | or (whether one or more). |
| | ****** | · · · · · · · · · · · · · · · · · · · | | | | | | |
| orstituent prod and things there: | explons ucis, infe on to pro ictured ti | ig by geophy: cting gas, wai duce, save, ta berefront, and | steat and other means, pro ter, other fluids, and air into ke care of, treat, manufactu housing and otherwise car | ispecting drilling, mining o aubsurface strata, laying re, process, store and tran due for its employees, the | pipe lines, storing oil, building tar piper lines, storing oil, building tar pont said oil, liquid hydrocarbons, following described land, togothor | iks, power station gases and their re r with any reversi | s, telephone l spective const onary rights ar | ines, and other structures ituent products and other ad after-acquired interest, |
| | | | | 9th day of March 2017 Margo A. Uehling, his wife | | | | |
| | | | | | 16 | so. | | |
| n Section | | | | | nnd containing | | | |
| | | | | | m of years from produced from said land or land w | this date (called ' with which said la | 'primary term nd is pooled. | "), and as long thereafter |
| lst, Ta rom the fessed | deliver i premises | to the credit o | of lessor, free of cost, in the | pipe line to which lesace | | | | |
| d the market of | rice at th the manu Dollar (4 | ie well, (but, s afacture of pro \$1,60) per yen | se to mee epid by leases in | no event more than one | while it's of the proceeds received | by lease from a | sch anical, for | the rea sold, used oil the |
| This least of this least or ound in paying | ee may any exte quantiti essor ov | be maintaine naion thereof, es, this lease ons a less inb | , the lessee shall have the : shall continue and be in fo: erest in the above describe | right to drill such well to ree with like effect as if s d land than the entire a | completion with reasonable dilige sch well had been completed within nd undivided fee simple estate the | nce and disputch n the term of year | , and it all or a first mentior | gas, or either of them, be red. |
| he said lessor o Lessee s | nly in th hall buy | e the right to | which lessor's interest bear use, free of cost, gos, oil an | s to the whole and undivi id water produced on said | ded fee. | | | |
| No well | shall be | drilled nearer | than 200 feet to the house | or burn now on said pres | | esor. | | |
| Lenec a | hall hav | e the right at | any time to remove all ma- | chinery and fixtures plac | ed on said premises, including the | | | |
| xecutors, admi essee has been vith respect to t | nistrator furnishe he ussig: | s, nuccessors d with a writt ned portion or | or assigns, but no change len transfer or assignment r portions arising subseque: | e in the ownership of the or a true copy thereof. In at to the date of assignment | e land or assignment of rentels or I case lessee assigns this lesse, in t Int. | r royalties shall l whole or in part, l | essee shall be | the tesace until after the relieved of all chligations |
| urrender this le All expo | ase as to ess or in | auch portion polied covens: | or postions and be relieved nts of this lease shall be s | s of all obligations as to t ubject to all Federal and | he acreage surrendered. State Laws, Executive Orders, Rul | es or Regulations | , and this leas | e shall not be terminated, |
| n whole or in p Regulation. | art, nor | krace held Ke | able in damages, for failure | e ta comply therewith, if | compliance is prevented by, or if s | uch failure is the | result of, any | such Law, Order, Kule or |
| iny mortgages, igned lessors, i is said right of i | taxes or for them dower ar | other liens or selves and the id homestend | n the above described land eir heirs, successors and a may in any way affect the | s, in the event of default seigns, hereby surrender purposes for which this l | of payment by lessor, and be sub- and release all right of dower an ease is made, as recited horein. | rogated to the rig d homestead in t | hts of the hold he premises d | er thereof, and the under- escribed herein, in so far |
| record in the co socied into a tr ound on the po royalties elsewi | eesing 4 noveyand act or us oled nore tere here | to acres each to records of this shall be to tage, it shall be tin specified, | in the event of his off well, the county in which the I gented, for all purposes exc be treated as if production lessor shall receive on pr | , or into a unit or units n and herein leased is situ epi the payment of royal is had from this lease, wi oducition from a unit so | of exceeding own acres each in the ated an instrument identifying a lies on production from the pooled lether the well or walls be located of pooled only such partion of the | nd describing the unit, as if it were on the premises co royalty stipulates | pooled acrea included in to vered by this | ge. The entire acreage so his lease. If production is lease or not, In lieu of the |
| | | | | | | | | |
| | | | | | | | | |
| | | | | | | | | |
| | | | | | | | | |
| | | | | | | | | |
| | | | | | | | | |
| IN WITH | NPRC 111 | HEBEOG *L | e understand | instrument or of the dan- | and veer first shave written | , | | |
| Witnesses: | w cca. | LENEUR, the | 2011 | mercament an or the gay | and year first above written. | ion A | Ilo late | air. |
| Thomas R. | Uehlir | <u>2./(</u> ng | uuj | | Margo A. Uehling | yv T | vw/((V | <i>y</i> |
| | | - | | A STATE OF THE STA | *************************************** | // | | <i>I</i> |



State of Kansas - Ness County

Book: 391 Page: 91

Receipt #: 69853 Recording fee: \$32.00
Pages Recorded: 2
Cashier Initials: 88

Date Recorded: 1/22/201/ 9:55:00 AM

| STATE OF ARILONA COUNTY OF Pinal The foregoing instrument was acknowledged before to the Thomas R. Uehling | methic latter day of March 2017 |
|--|--|
| My commission expires 416418 | AMBER L. MOORE Notary Public - Anizona |
| The foregoing instrument was acknowledged before r | Pinal County ACKNOWLEDGMENT FOR 1979 BYRY APLOKED 18-6 |
| My commission expires | |
| STATE OF COUNTY OF The foregoing instrument was acknowledged before a | ACKNOWLEDGMENT FOR INDIVIDUAL (KsOkCoNe) |
| by | ind |
| My commission expires | |
| by | ne this day of and |
| My commission expires | The state of the s |
| DIL AND GAS L | Section Twp. Rge. No. of Acres County County This instrument was filed for recard on the day of o-clock M., and duly recarded in Book Page or Page When recarded, return to Register of Deeds. |
| STATE OF | ACKNOWLEDGMENT FOR CORPORATION (KsOkCoNe) e this day of |
| corporation, on behalf of the corporation. My commission expires | Notary Public |

6311 (Rev. 1993)

Р



| OIL A | ND GAS LEASE | | 316-264-9344-254-5165 faz www.kbp.com-1.hp@kbp.com |
|--|---|---|--|
| AUREMENT, Made and entered into theday of | ebruary | # | 2017 |
| and between Daniel Edward Schwien a/k/a Daniel E. Schw | | vife | |
| Trish D. Lewton and William Lewton, her husb | pand | | |
| | | | |
| ose mailing address is 122 S. High Street Ness City, KS 675 | 560 | | ır mor |
| alor > Petroje 1, Inc | | heremafter callen La | rasor (whetig : |
| | | | _, hereinafter cuiler Lessee |
| Lessor, in consideration of Consequence and More Lessor, in consideration of Consequence and More Lessor, in consideration of Consequence and | re and transport said oil, liquid hydroc: loyees, the following described land, t | | and after-acquited interest. |
| <u>Township 20 s</u> Section 11: N | South, Range 22 Wes W/4 | <u>st</u> | |
| | | 160 | acres, more or less, and all |
| ection, Township, Range . etions thereto. | three /3\ | re from this date (culled "primary to | |
| Subject to the provisions herein contained, this lease shall remain in foil, liquid hydrocarbons, gas or other respective constituent products, or any | of them, is produced from said land or | ra irom ima date (cuited "primary te r land with which said land is peoled | |
| In consideration of the premises the said lessee covenants and agrees: 1st. To deliver to the credit of lessor, free of cost, in the pipe line to w | hich lezace may connect wells on said | land, the equal one eighth (14) part o | of all oil produced and soved |
| the leused premises. 2nd. To pay lessor for gas of whatssoever nature or kind produced and market price at the well, lbut, as to gas sold by lessee, in no event more nises, or in the manufacture of products therefrom, said payments to be an oyally One Dollar (\$1.00) per year per net mineral user extained hereande | d sold, or used off the premises, or us s than one-eighth (%) of the proceeds | ed in the manufacture of any product received by lessee from such sales). | te therefrom, one-eighth (%), for the gas sold, used off the ed leuses may pay or tender |
| ning of the preceding paragraph. This lease may be maintained during the primary term hereof without it is a consistent of the lease of any extension thereof, the lease shall have the right to drill a consistent of the state | ot further payment or drilling operations with reasonab | ons. If the lessee shall commence to le diligence and dispatch, and if ail d within the term of years first men | drill a well within the term or gas, or either of them, be tioned. |
| If said lessor owns a less interest in the above described land than t | he entire and undivided fee simple es and undivided fee. | tate merein, then the royalises terri | p |
| Lessee shall have the right to use, free of cost, goe, oil and water produ When requested by lesser, lessee shall bury lessee's pipe lines below plo | iced on said land for lessee's operation ow depth. | thereon, except water from the wells | of fempor, |
| No well shall be drilled nearer than 200 feet to the house or barn now o | en said premises without written consc | nt of leasor. | |
| Leaser shall pay for damages caused by leaser's operations to growing Leaser shall have the right at any time to remove all machinery and fr | viores olocos on suid promises, includ | ing the right to draw and remove car | sing. |
| If the state of either party hereto is assigned, and the privilege of cutors, administrators, successors or assigns, but no change in the owner en has been furnished with a written transfer or assignment or a true copy for the property to the assigned portion or portions arising subsequent to the date. | y thereof. In case leaser assigns this k of assignment | ase, in whole or in part, lessee shall | be relieved of all obligations |
| Lessee may at any time execute and deliver to lessor or place of reco | rd a release or releases covering any lions as to the accepte surrendered. | | |
| All express or implied covenants of this lease shall be subject to all F thole or in part, nor lessee held liable in damages, for failure to comply the | ierewith, it compliance is prevented of | ,, 0. 11 444.1 14.74.4 14 14.7.1.1.1 | • |
| ulation. Lessor hereby warrunts and agrees to defend the title to the lands here markgages, taxes or other liens on the above described lands, in the even ted lessors, for themselves and their heirs, successors and assigns, hereby aid right of dower and humanstead may in any way affect the purposes for | v aurrender and release all right of d | ower and homestead in the premise | edeem for lessor, by payment adder thereof, and the under- s described herein, in an fur |
| Lessure, at the option, is hereby given the right and power to pool or comediate vicinity thereof, when in lessee's judgment it is necessary or an anerunion of oil, gas or other minerals in and under and that may be prounits not exceeding 40 acres each in the event of an oil well, or into a unit ord in the convryance records of the county in which the land hardle olded into a tract or unit shall be treated, for all purposes except the payment of the production of the different payment of the production of the different payment of the production and the different payment of the production and the different payment of the production of for the production of the production | ombine the acreage covered by this le twisable to do so in order to properly duced from said premises, such pooling it or units not exceeding 640 acres each said is situated an instrument ident this for opulities on production from the his lease, whether the well or wells be manuit so pooled only such portion | and or any portion thereof with once of develop and operate said lease prig to be of tructs contiguous to one a hin the event of a gos well. Lessee tifying and describing the pooled ace pooled unit, as if it were included located on the premises covered by it of the royalty slipulated herein as | another and to be into a unit shall execute in writing and reage. The entire acreage ao in this lease. If production is ble lease or not. In lieu of the |
| | | | |
| | | | |
| IN WITNESS WHEREOF, the understried opecute this instrument or | n of the day and year first phave writt | n. Dehev cen | |
| Daniel Edward Schwien alk/a Daniel E. Schwien | Carol Schwien | Joine - | |
| Zhušhin feith | Wet | | |
| rish D. Lewton | ; William Lewton | State of Ki Book: S Recuipt *: 69852 Pages Recorded: 2 | unsus - News County 391 Page: 89 Recording Fee: |
| | | Cashier Initials: FF1 | 7/22/2017 9:50:80 AM |

Date Recorded: 3/22/2017 9:50:00 AM

Notary Public

| OUNTY OF | M < 1 2 | ledged before a) | ACKNOWLEDGMI | ENT FO | RINDI | VIDUAL | (KsOk) | CoNe) | 201 |
|-----------------------------|-------------------|---|--------------------|----------|-------------------|-----------------------|----------------------------|-------------------|--------------------------|
| Daniel Edward S | chwien a/k/a Dar | ledged before me this . niel E. Schwien and Ca | rol Schwien, his w | ife | met | | | - | 201 |
| | | | | | and | | | | |
| v commission expi | ~) | 1 1 2 | DEBRA FRA | NK | 0 | 0 | 7 | | |
| v commission expi | 7° | | NOTARY PUE | BLIC | | Ch- | . 2 | conh | <u> </u> |
| | | | Appl Exp. 7 | | 217 | Notar | y Publi | c- | |
| | | (41) | whhr sxb | 10.0 | -1 | | | | |
| ATE OF Kansas | | | | | | | | | |
| UNTY OF R | no muum | A edged before me this _ | CKNOWLEDGME | ENT FOI | RINDIA | 'IDUAL | (KsOk(| CoNe) | |
| e foregoing instru | nepri was at Bray | edged before me this _ | day of | | | | | | 2017 |
| TISH D. LEWION | TARY | 1 2 | | | and . | William | Lewton | , her hus | band |
| - 3 | Expire | 5 1 2 | | | | | | 1 () | |
| commission expir | S MY APPI EXPIN | / L | | | TA | Ar | Vic | (1/K) | |
| = | Mis | 4 = | | | 100 | Notar | y Public | 7 | |
| 1 | i. SURLY | 25 | | | U | - 1 | , , | | |
| | 1, STATE OF | Kain | | | | | | | |
| TE OF | ", ALE OI | 111, | CVNOWI PROME | NIM DOT | | | | | |
| UNTY OF | PUBLIANT ATE OF | - A | CKNOWLEDGME | IN I FOR | MICHIE | IDUAL | KsOkC | oNe) | |
| | | edged before me this _ | | | | | | | -, |
| | | | | | | | | | |
| | | | | | | | | | |
| commission expir | 's | | | | | | | | |
| | | | | | | Notar | y Public | | |
| | | | | | | | | | |
| TE OF | | | | | | | | | |
| TE OF | | A(| CKNOWLEDGME | NT FAR | INDI | IDILL | V-01-0 | N7 \ | |
| ATTI OI | | | | | | | | | |
| going matrum | ent was acknowle | edged before me this | day of | | | | | | |
| | | | | | | | | | |
| | | | | | | | | | |
| commission expire | 's | | | | | | | | |
| | | | | | | Notary | Public | | |
| | | | | | | | | | |
| | | | | | | | | | |
| | | | | | | | | | |
| | | | | | 1 | pal jo | | ds. | 1 1 |
| 111 | | | | | 9 | M., and duly recorded | | Register of Deeds | |
| S | | | | | ior record on the | rec | | of I | |
| X | | RRe. | | | 0 | duly | | ter | |
| = | | | | | 10.56 | pu o | | egris | |
| S | | Term | | | | to | | 24 | 1 1 |
| Z × | | E | 33 | , | 2 2 | We M | | | |
| FROI | | | Count | 1 | i | P | | | 1 |
| | | Twp. | Š | | 2 | \$ | 66 | | \$ |
| Z | | £ . | | | | o-clock | υ | | urn |
| OIL AND G | | | | nty | | 0 | Pis. | | ret |
| | | 20 | | | 0.00 | | of t | | ded, |
| \overline{O} | | \\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ | OF OF | 1 - | | 1 | rds | | cor |
| 9 | | ion of A | TE | nty | of, | ook | ose. | | a re |
| | 2 | DateSection | STATE OF | County | day of | at in Book | the records of this office | By | When recorded, return to |
| | service 10 | | | - | | 14 144 | 4 | - | - 1 |
| | | | | | | | | | |
| and the | | | | 14 -000 | | | | | |
| | | | | | | | | | 7000 |
| | | | | | | | | | |
| | | | | | | | | | |
| | | | | | | | | | |
| | | | | | | | | | |
| E OF | | | | ID 54 - | 00000 | D. I. M. C. | /IZ C: | 0.31 | |
| | | | KNOWLEDGMEN | | | | | | |
| YTY OF | | | | | | | | | |
| NTY OF oregoing instrume | | ged before me this | day of _ | | | | | | |
| | | ged before me this | | | _ | | | | |