KOLAR Document ID: 1398592

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

KOLAR Document ID: 1398592

Side Two

Must Be Filed For All Wells

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

A separate sheet may be attached if necessary

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

KOLAR Document ID: 1398592

Kansas Corporation Commission Oil & Gas Conservation Division

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: C-1 (Intent) CI	B-1 (Cathodic Protection Borehole Intent) T-1 (Transfer) CP-1 (Plugging Application)
OPERATOR: License #	Well Location:
Name:	SecTwpS. R 🗌 East 🗌 West
Address 1:	County:
Address 2:	Lease Name: Well #:
City: State: Zip: +	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:	
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:+	_
are preliminary non-binding estimates. The locations may be entered. Select one of the following: I certify that, pursuant to the Kansas Surface Owner Notion owner(s) of the land upon which the subject well is or will	tank batteries, pipelines, and electrical lines. The locations shown on the plated on the Form C-1 plat, Form CB-1 plat, or a separate plat may be submitted. The locations shown on the plated on the Form C-1 plat, or a separate plat may be submitted. The locations shown on the plated on the Form C-1 plat, or a separate plat may be submitted. The locations shown on the plated on the Form C-1 plat, or a separate plat may be submitted. The locations shown on the plated on the Form C-1 plat, or a separate plat may be submitted.
CP-1 that I am filing in connection with this form; 2) if the form; and 3) my operator name, address, phone number, for	orm being filed is a Form C-1 or Form CB-1, the plat(s) required by this ax, and email address.
KCC will be required to send this information to the surface). I acknowledge that, because I have not provided this information, the se owner(s). To mitigate the additional cost of the KCC performing this dress of the surface owner by filling out the top section of this form and the KCC, which is enclosed with this form.
If choosing the second option, submit payment of the \$30.00 hand form and the associated Form C-1, Form CB-1, Form T-1, or Form	dling fee with this form. If the fee is not received with this form, the KSONA-1 CP-1 will be returned.
I hereby certify that the statements made herein are true and corre	ect to the best of my knowledge and belief.
Date: Signature of Operator or Agent:	Title:

Form	88(Producers)

В

OIL AND GAS LEASE ®

_	
/U.\	Reorder No
lacksquare	09-118

ANSAS BLUE PRINT CO. INC.

	,			=
AGREEMENT, Made and entere	d into	January		50/4, by and between:
Robert and All	zerta Edu	aural5	· · · · · · · · · · · · · · · · · · ·	
1890 G-01156 B	oad 150			
Endry Kansa	<u>5 852</u>	-		
Mor-Ucq, LLC, 11551	Ash St, 205, 1			d leasor (whether one or more) and cond part, hereinafter called lessee.
WITNESSETH, That the said leaser, for an each in hand paid, receipt of which is hept and performed, has granted demised vestigating, exploring by geophysical and their respective constituent products; injections, roadways, and other structures carbons, gases, and their respective constituents.	reby acknowledged, and or leased and let and by the		ments hersinafter contained demise, lease and let unto rating for and producing oil ace strata; laying pipe lini reat, process, store, transporter with any reversionary	on the part of the lease to be paid, and lease for me purpose of in-liquid hydroarbons, all gases, and liquid hydroarbons, land agaes, and storing oil, building tanks, powerts and market add oil. Ilquid hydrogents and alter-acquired interest
described as follows, to-wit: 500		arter (Su	Siele of KOLD	100 30
Township 23, Ro	Mac 15 E			
	-		<i>r</i>	
30	クス	re. 15 and c	onteining LGO	:
of Section	n in full force for a term	, 5	weers from this data	and as long thereafter as oil or gas,
or either of them, is produced from said is	and by the lesses, or the pr	reinises are being develop	ed or operated.	
In consideration of the premises the lat. To deliver to the credit of lessor.		_	ect his wells, the equal one	weighth (Val next of all oil produced
and saved trum the trasen premises,				
2nd. This lesses shall pay to lessor for royally 's of the market value of such gas at the mouth of the well. The lesses shal found and where such gas is not sold or we royally, an amount squal to the delay rent be hald as a producing lesse under the a stores and inside lights in the principal d sole risk and expense.	gas produced from any of t at the mouth of the we 1 pay lessor as royalty % ied, lessoe shall pay or tend ied, lessoe sh	il well and used by the ill: if said gas is sold by of the proceeds from the der annually at the end o coeeding paragraph here of; the lessor to have go by making his own con	esses for the manufacture the lesses, then as royalty a sale of gas as such at the casch yearly period during al, and while said royalty is a free of charge from any nections with the well, the	of gasoline or any other product as a of the proceeds of the sale thereof mouth of the well where gas only is which such gas is not soid or used as so paid or tendered this lease shall gas well out the lossed premises for use of such gas to be at the lessor's
If no well be commenced on said land			^ ~	s to both parties, unless the lesses on
or before that date shall pay or tender to		_	•	Bank at
ship of said land, the sum of	OF ILE	successors, which shall	,	regardless of changes in the owner- h shall operate as a rental and cover
the privilege of deferring the commencement of a well may be further deferred for the commencement of a well may be further deferred for the commencement of the comme	of like periods or the sames se thereof, mailed or delly agreed that the considerat aforesaid, but also the la eer to Lessor, or place of an to such portion or p d in the proportion that	s number of months auce ered on or before the re- ton first recited herein, ssae's aption of extending record, a release or rele ortions and he relieved of the acreage covered her-	n like manner and upon like teasively, All auch payment tial paying date either dire the down payment, dovers r that period as aforesaid, as ases covering any portion eath chilgetions as to the ac- son is reduced by said reles	DAYMENTS OF tenders the commences or tenders of rounds may be made to to lessor or a saigns or to said detect only the privileges granted to theid any and all other rights conferred, or portions of the above described reage, surrendered, and thereafter the se or releases.
Should the first well drilled on the at twelve months from the expiration of the or before the expiration of said twelve mo And it is agreed that upon the resumption rentals and the effect thereof, shall cont	shove described land he a last rental period for who onths shall resume the pay tof the payment of rental	dry hole, then, and in thich rental has been paid, ment of rentals in the sils, as above provided, the	at event, if a second well to this lease shall terminate a time amount and in the san it the last preceding paragri-	s not commenced on said land within s to both parties, unless the lesses on so manner as herein before provided, aph hereof, governing the payment of
If said lessor owns a less interest in herein provided shall be paid the lessor a interested at the next succeeding rental at Lessee shall have the right to use, fre When requested by lessor, lessee shall	aniversary after any rever e of cost, gas, oil, and wa	alon occurs to cover the ter produced on said lan	interest so acquired,	
No well shall be drilled nearer than 20			without the written conser	nt of the lessor.
Lessee shall pay for damages caused Lessee shall have the right at any tim			and wanters bushed on the	
If the lessee shall commence to drill s completion with reasonable diligence and force with the like effect as if such well	a well within the term of dispatch, and if oil or ga had been completed within	this lease or any extension, or either of them, he the term of years here!	on thereof, the leases shall found in paying quantitle: n first mentioned.	have the right to drill such well to this lease shall continue and be in
If the mainte of either party hereto is discussed, or assigns, but no change in furnished with the original or a certified the probate thereto or, in the event of the death of leason and no authorizing payment or deposit or lander payable or due, and it is hereby agreed signed or assigness or such part or parts of the control of the death of the control of the death of the control of the death of the control	a transferred, and the priests or devise, the covera- the ownership of said land- copy thereof of any bran- transferred of the said land- transferred of the said land- transferred of the said land- for deposit to their cred- in the swant this lesse as small fail or make defaul- tiect this lesse as you far restlais. In case lesses a restlais, In case lesses or restlais, In case lesses or transferred of the said land- transferred of the said land- y him bears to the entire red by this lesse may her	vilege of transferring in the hereof shall extend to ro of any right here unister by lessor or with a setate is being administe on the estate, with a tas hereinhelfore provid hall be assigned as to a to the total payment of the us it covers a part or assigns this lesse, in white date of sasignment, and oppressed as an enileased area. There are	whole or in part is express o and be binding on the he der shall be binding on the observation of the will of red, with a transcript of d, at least thirty days b part or as to parts of the proportionste part of the parts of said lands upon w ole or in part, lesses shal if the leased premises are intry, and the royalities she is be no obligation on the	y allowed, or if the rights hereunder ire, devises, executors, administrators, re leasee until after lessee has been f lesser together with a transcript of the administration proceedings or, in to lessee executed by lessor's heirs force said rentals and royalties are above described lands and the as- rents due from him or them, such high the said lessee or any assignce to be relieved of all odingstons with now or hereafter towned in severation in the paid to each separate severation part of the described of all of the part of the described of the will on the furnish separate measuring or re-
Lessor hereby warrants and agrees to deem for lessor by payment, any mortgag to the rights of the holder thereof and m	defend the title to the le	ands herein described, an the above described lands ony rental or toyalties ac	d agrees that the lessee the in the event of default of cruing hereunder.	all have the right at any time to re- payment by lessor, and be subrogated
				
•				
Whereast witness our hands as sof the	day and year first above w	ritten.	معينا سي	1.2067
X (Kohart Edua	irdo		55# 5 14+2	6-2857 (BEAL)
Robert Educard	5		20tt 5:0	7// OK 0 R
* allerdo) & duric	A Carl		DOM DIA	14-35 9 5 (SEAL)
Allerta Edus		.	WOODSON COUNTY REG	ISTER OF DEEDS

Book: S95 Page: 13
Pages Recorded: 2
Date Recorded: 1/22/2014 4:20:00 PM

INTY OF WOODSON foregoing instrument was acknowledged before me Robert Edwards	ACKNOWLEDGMENT FOR INDIVIDUAL (KeOkCoNe) this 15th day of					2014	
commission expires May 22, 20		.'.	٠		1.7.5	.	
commission expires		MARY	L. WEBER RY PUBLIC OF KANSAS	Notar	y Public	MAry MAry	L. Wel
		My Appr En		7		4	
TE OF Kansas	ACKNOW	LEDGMENT	POR IND		(Kan) kno	Mal	
INTY OF WOODS OF The foregoing instrument was acknowledged before me	this 15th	day of	Conve	VIDUAL	(MBOROC	ine)	2014
Alberta Echoards			शाह	7			~~~~
	·	·····		4 -			
commission expires May 22, 2016			Mary	بيزيقي	<u>مار می (</u>	^	
		MARY NOTA STATE My Appl Ex	L. WEBER RY PUBLIC X	in white	угаонс	WALL	د. ۵۰ داه
TE OF	arety (-b)	My Appt Ex	D.:	of the second			
INTY OF	ACKNOW	LEDGMENT	FOR IND	IVIDUAL		,	
foregoing instrument was acknowledged before me		_day of					
			and			_	
commission expires				•		•	
				Notar	y Public		
•							
TE OF	ACKNOW	VLEDGMENT	FOR IND	IVIDUAL	(KeOkCo	Ne)	
JNTY OF	this	_day of		,			,
-							· -
commission expires	· · · · · · · · · · · · · · · · · · ·			Notar	y Public		
			4				
[]] - [] - []	1 1	1 1	1	<u>2</u>	to.	ds.	
			he .	ecord		of Deed	
			rd on the	duly recorded		ister of	
47.	_	1		I —		Regist	
18	Term	1	for 10	M., and		F	
OIL AND GAS L	County		ntyThis instrument was filed for reco] ,	Ряке		
PRO	نَّ ا		Was	o-clock	Fee		et l
			nebt	12-0	in Rook the records of this office.		When recorded, return to
X	1 1		in the		oft		ided.
5	No. of Acres	STATE OF	Li Sia		ok Fords		Leco
1 1 2	0.00	TAT	County	day of	in Book the recor	By _	Vhen
1 O 1 0 8) Z	ı ı w	O	da at	.∓ ∓3	1 114	- I
					**		
ATE OF	סאאוט	WLEDGMEN	ነተ ድርክ ሮሳ	RPORATI	ON (KsO	kCoNe)	
UNTY OF	_		51. 50		,		_,
poration, on behalf of the corporation.		a					
commission expires					ary Pübl		