KOLAR Document ID: 1408837

For	ксс	Use:
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Effective	Dat
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District	#	

	1	
SGA?	Yes	No

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

NOTICE OF INTENT TO DRILL

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

KSONA-1, Certification of Com	pliance with	the Kansas	Surface Owner	Notification Act, I	MUST be submitted with this for	m.

Expected Spud Date:	Spot Description:
OPERATOR: License#	
Name:	
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?	Water Source for Drilling Operations:
If Yes, true vertical depth:	
Bottom Hole Location:	DWR Permit #:(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.

For KCC Use ONLY	
API # 15	
Conductor pipe required	feet
Minimum surface pipe required _	feet per ALT. I
Approved by:	
This authorization expires: (This authorization void if drilling no	ot started within 12 months of approval date.)
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

Well will not be drilled or Permit Expired Date: _ Signature of Operator or Agent: For KCC Use ONLY

API # 15 - ____

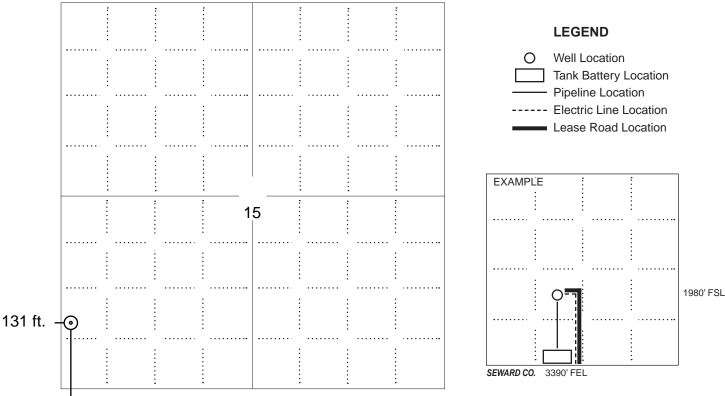
IN ALL CASES PLOT THE INTENDED WELL ON THE PLAT BELOW

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:	Sec Twp S. R E 📃 W
Number of Acres attributable to well:	Is Section: Regular or Irregular
	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 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.



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

904 ft.

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.

KOLAR Document ID: 1408837

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:	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 co	nstructed:	Feet from North / South Line of Section	
Workover Pit Haul-Off Pit (If WP Supply API No. or Year Drilled)	Pit capacity:		Feet from East / West Line of Section	
		(bbls)	County	
Is the pit located in a Sensitive Ground Water A	rea? Yes	No	Chloride concentration: mg/l (For Emergency Pits and Settling Pits only)	
Is the bottom below ground level?	Artificial Liner?		How is the pit lined if a plastic liner is not used?	
		No		
Pit dimensions (all but working pits):			Width (feet)N/A: Steel Pits	
Depth fro	-		dures for periodic maintenance and determining	
material, thickness and installation procedure.				
		Depth to shallo Source of inforr	west fresh water feet. nation:	
feet Depth of water wellfeet		measured	well owner electric log KDWR	
Emergency, Settling and Burn Pits ONLY:		Drilling, Worko	over and Haul-Off Pits ONLY:	
Producing Formation:		Type of materia	I utilized in drilling/workover:	
Number of producing wells on lease:		Number of worl	king 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?		Drill pits must b	e closed within 365 days of spud date.	
Submitted Electronically				
KCC OFFICE USE ONLY				
Date Received: Permit Numl	Date Received: Permit Number: Permit Date: Lease Inspection: Yes No			

KOLAR Document ID: 1408837

KANSAS CORPORATION COMMISSION OIL & GAS CONSERVATION DIVISION

CERTIFICATION OF COMPLIANCE WITH THE KANSAS SURFACE OWNER NOTIFICATION ACT

Form KSONA-1
January 2014
Form Must Be Typed
Form must be Signed
All blanks must be Filled

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 (Cathodic Protection Borehole Intent) T-1 (Transfer) CP-1 (Plugging Application)

OPERATOR: License #	Well Location:		
Name:			
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:	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:+			

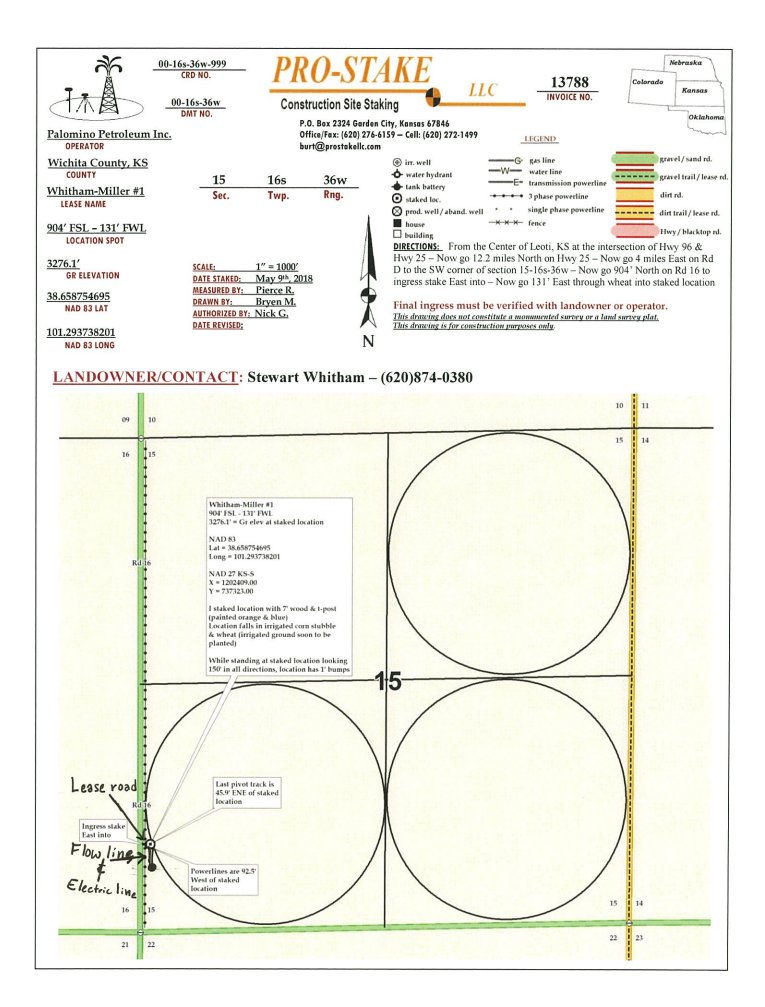
If this form is being submitted with a Form C-1 (Intent) or CB-1 (Cathodic Protection Borehole Intent), you must supply the surface owners and the KCC with a plat showing the predicted locations of lease roads, tank batteries, pipelines, and electrical lines. The locations shown on the plat are preliminary 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.

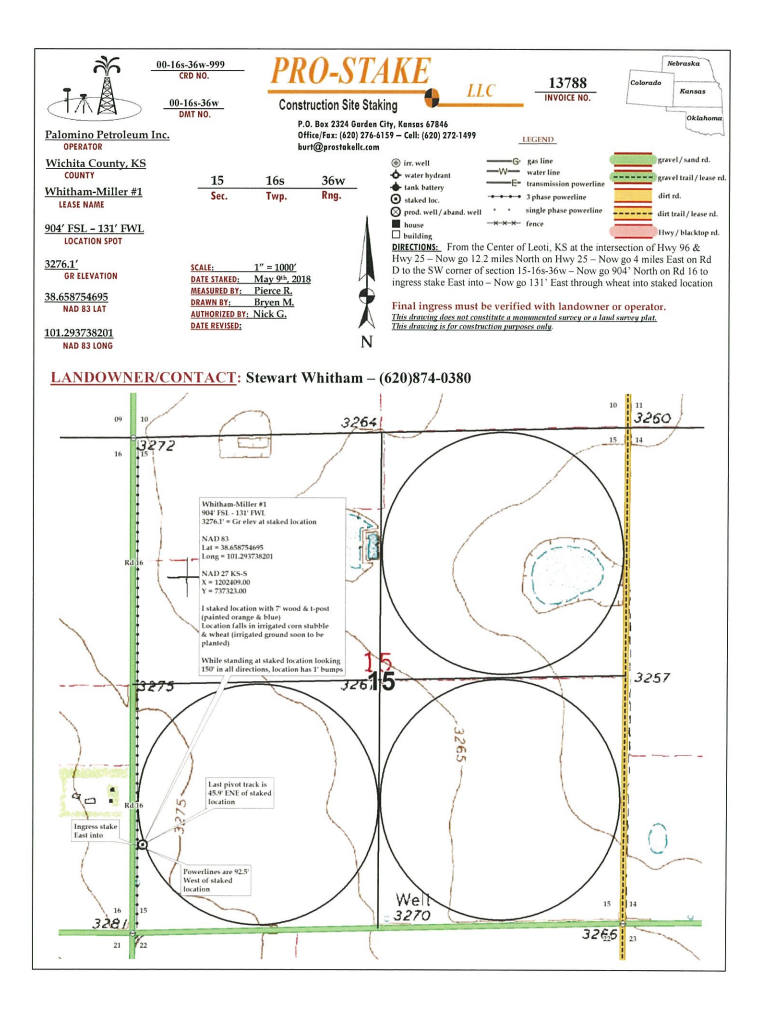
Select one of the following:

- 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





Form 88 (Producers Special) (Pai	d-Up)	PHOTOCOPIED	
63U (Rev. 1993)	6 11 1 3		
90%		ID GAS LEASE	
AGREEMENT, Made and ent	rend into the 7th day of	April	20:
by and between will by: (Stewart A		, a Kansas Limited	Liability Company
	Main Lamar, CO 81052		, hereinafter called Lessor (whether one or r
	1	Ste 410 Wichita, KS 67202	hereinafter called I
prospecting, orthong, mining and operations subsurface strata, laying pipe lines, stori- store and transport said oil, liquid hyd employees, the following described land, therein situated in the County of	ing for and producing oil, liquid hydrocarby go il building tanks, power stations, telephor recurbons, gases and their respective consti- together with any recensionary rights and after Wichita th - Range 36 West	nst, all gases, and their respective constituent p to lines, and other structures and things thereon to then products and other products manufactures r-sequired interest, 	which is here a knowledged and of the reyardles restingting, scholning by geophysical and other roduce, save, injecting gas, water, other fluids, and produce, save, take care of, treat, manufacture, p i therefrom, and housing and otherwise caring a S
(Tract 1) Sectio (Tract 2) Sectio (Tract 3) Sectio	n 15: SE/4 n 15: SW/4		
In Section XXX		XXX 480)
	wasanpKange	, and containing	acres, more or less, and all accretions if
inquid nyurocarbons, gas or other respecti	we constituent products, or any of them, is pro	term of <u>LIIF QQ 51</u> years from this da duced from said land or land with which said lan	te (called "primary term"), and as long thereafter d is pooled.
In consideration of the premises the lst. To deliver to the credit of les	e sain ressee covenants and agrees: stor, free of cost, in the pipe line to which less	ee may connect wells on said land, the equal one	eighth (1/8) part of all oil produced and saved fr
2nd. To nay lessor for eas of wi	assever pature or kind produced and sold a	r used off the promises or used in the manufac	line of anti-an-dusts therefore, one statute (100)
market price at the well, (out, as to gas a the manufacture of products therefrom, s (\$1.00) per year per net mineral acre retai This lease may be maintained duri	old by lessee, in no event more than one-eigh said payments to be made mouthly. Where g sied hereunder, and if such payment or tender ng the primary term bereaf without further na	th (1/8) of the proceeds received by lessee from s (as from a well producing gas only is not sold o is made it will be considered that gas is being pro wheth or defining operations. If the lessee shall de- wheth or defining operations.	such sales), for the gas sold, used off the premise r used, lessee may pay or tender as royally One slaced within the meaning of the preceding parage recording to doll a well within the range of the
any extension increat, the tessee shall ha	ve the right to drill such well to completion w ith like effect as if such well had been comple	ath teasonable diffeence and dispatch, and if oil	or gas, or either of them, be found in paying qua
	n the above described land than the entire an		valties herein provided for shall be paid the said
Lessee shall have the right to use, f	ree of cost, gas, oil and water produced on sai	d land for lessee's operations thereon, except wat	er from the wells of lessor,
	tall bury lessee's pipe lines below plow depth 200 feet to the house or barn now on said pre		
Lessce shall pay for damages cause	d by lessee's operations to growing crops on :	and land.	
If the estate of either party herete	is assigned, and the privilege of assigning	ed on said promises, including the right to draw an in whole or in part is expressly allowed, the c	annaanta hamaf ahall sutrad ta sha's hatar an
a written transfer or assignment or a true	copy thereof. In case lessee assigns this lea	fondent of restals or overligs thall be biodion or	the lessee until after the lessee has been furnishe f all obligations with respect to the assigned por
herefore around anotedness to me out of	assignment,	or releases covering any portion or portions of t	
terre as to seen bottion of bottions sun be	reneved of all obligations as to the acreage si	utendered.	
Lessor hereby warrants and aerees	to defend the fills to the lands berein descri-	State Laws, Executive Orders, Rules or Regulation prevented by, or if such failure is the result of, and bed, and agrees that the lessee shall have the ri-	y such Law, Order, Rule or Regulation.
tos ciemacaves ana alear neats, successor	s and assigns, hereby surrender and release a poses for which this lease is made, as recited h	I trent of dower and homestead in the premises	gin of any time to reacem for lessor, by payment ights of the holder thereof, and the undersigned h i described herein, in so far as said right of dow
Lessee, at its option, is hereby give vicinity thereof, when in lessee's judgme other minerals in and under and that may event of an oil well, or into a unit or units the land berein lessed is situated an inst myunen of royalities on meduciton from	en the right and power to pool or combine th at it is necessary or advisable to do so in org- be produced from said premises, such pooling not exceeding 640 acres each in the even of untent identifying and describing the pooled to noncel unit, as if it were included in the	accease cavered by this lease or any portion there to properly develop and operate said lease proto be of tracts contiguous to one another and to be on gas well. Lessee shall execute la writing and racteage. The entire accease so pooled into a tracter of the motion is not acceased.	emises so as to promote the conservation of oil, to into a unit or units not exceeding 40 agres each ecord in the conveyance records of the county in act or unit shall be treated, for all purposes exe
icube, whether me well of wells be locate	a an use premises covered by this lease or m	1 In light of the mustilies electrony base in poss	rec, it shall be dealed as it production is had from ified, lessor shall receive on production from a 1 an acreage basis bears to the total acreage so poo
the particular unit (protoco.			
*See "Addendum	" attached heret	o and made a part	hereof;
IN WITNESS WHEREOF, the und	ersigned execute this instrument as of the day	and year first above written.	
Witnesses:	Whitham Holdir	gs, LLC, a Karses Limi	ted Liability Company
		1 Atati	71/11
X:	<u></u>	X:	, Managing Member
	and a second	. –	
X:	ار در من میکند (۱۹۹۰) ۱۹۰۱ - ماریخه در میکند بازی	•	
·		X:	
		STATE	OF KANSAS } SS. DOC. #395
X:		with Hilling The s	ACOUNTY DUG. # 515 Instrument was filed for record
		1 . no 1 . no 1	Hh day of April A.D. 2015 N
		E (KANSAS) E recorde	d in book 50 on page 239-241 IN
		Fee \$	38.00pt Connie Wilson
		By Statement	and an deimplinken Deputy
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		PHOTOCOPIED	

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		PH	TOCOPIED		ŗ*		
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STATE OF	Kansas	ACKNOWLEDGAREN			÷ -	• • •••	
COUNTY OF	Wichita ,	ACKNOWLEDGMEN	FOR INDIVIDUAL		• •• ••		
	ment was acknowledged before m	artice 14th days		Ap	ril	•	2015
	rt A. Whitham)					LLC ^{1/} P	
Limite	d Liability Co	ompany	MOCI OI W		orariigs,	выс, а	
	A MUUG				.0		
My Commission Exp	oires:	TERRIL RIDDER MY COMMISSION EXPIRES- 10-12-16		Terri	L RIDO	dder Ier ''	Nomry Public
STATEOF		ACKNOWLEDGMEN		• - • •			
		ACKNOWCEDUMEN	PORTODIVIDUAL				
	ment was acknowledged before m	this day of					
				· · ·			··
My Commission Exp	sires:						Votary Public
							······
	l	ACKNOWLEDGMEN	FOR INDIVIDUAL				
	}						
The foregoing instru-	ment was acknowledged before in	this day of _					
By							
COUNTY OF	ncni was acknowledged before nu				- 		
My Commission Exp	ires:						lotary Public
NoOIL AND GAS LEASE FROM		Date Rate	Acres Term	STATE OF Conty	iostrument was filed for record on the	in pros rags rads utilities of this office.	0.001
COUNTY OF	nent was acknowledged before me	ACKNOWLEDGMENT	FOR CORPORATION	n (Keolicone)			,,
of			z _				
Corporation, on behal	If of the Corporation.						
My Comnilision Exp	ires:		······································			, Notary Public	

PHOTOCOPIED

Attached to and made a part hereof an Oil and Gas Lease dated April 7th, 2015 by and between, Whitham Holdings, LLC, a Kansas Limited Liability Company by: (Stewart A. Whitham), Managing Member, as Lessors, and Hammerhead Resources, LLC, as Lessee, covering the aforementioned property in Wichita County, Kansas to wit;

Addendum

- 1. A sufficient dike shall be placed around tank batteries. Also tank batteries and pumping equipment units shall be fenced to restrain cattle in pastures or on ground that Lessor grazes cattle on Milo stalks or wheat. Lessee or assigns agrees to comply with all applicable Federal, State and Local laws and regulations
- 2. It is the intention of the parties hereto to cause as little interference with farming operations on said land as possible, including but not limited to the operation of pivotal irrigation sprinklers, or other irrigation methods. In the event of production and continued use of the surface, Lessee, or his assigns, will restore or prepare the surface and situate and install all equipment needed in connection therewith, so that Lessee's use thereof will not interfere with the passage of said over-head sprinkler irrigation system. Any production equipment, including but not limited to pump jacks, hydraulic lifting or other equipment necessary to produce any oll or gas well on said land shall use low profile equipment and/or recess equipment to such depths as to permit the use by Lessor of circular irrigation sprinkler system. Should any alterations to the surface contours be caused by Lessee's operations, Lessee, his heirs, or his assigns, shall restore said surface contours to their former condition as nearly as is practicable.
- Lessee shall consult with Lessor and obtain consent as to routes of ingress/egress as well as road and equipment placement on said premises for the purpose of drilling and production. Consent will not be unreasonably withheld.
- 4. In the event of drilling operations on said land, Lessee or assigns agree to backfill all dry slush pits, level the location and restore the surface as nearly as is practicable, within (1) year after the completion date or as soon as pit dries sufficiently to fill and cover properly. This requirement applies whether said drilling results in production or not.
- 5. In the event Lessor owns a surface interest in a tract covered under this lease and such surface tract is the actual surface location for a well Lessee drilis under the terms of this lease, Lessee shall pay Lessor a one-time sum of \$1,500.00 prior to drilling, proportionately reduced to the amount of surface interest Lessor actually owns, for any and all damages to roads, fences, improvements, growing crops and ground caused by Lessee's drilling operations hereunder.
- 6. Lessor does hereby grant to Lessee, its successors and/or assigns, the option to extend the primary term of this Lease and all rights hereunder for an additional two (2) years. Lessee shall exercise this option by tendering to Lessor \$ 15.00 per acre bonus money per Lessor's net mineral acre covered by this Lease on or prior to the expiration date of the initial primary term of this Lease. This additional bonus payment shall be considered tendered by Lessee when deposited with the U.S. Postal Service for delivery to the Lessor by certified mail addressed to Lessor at Lessor's address stated anywhere in this Lease, or such other address provided to Lessee by Lessor shall be effective until actual receipt of such notice by the Lessee. Further, Lessee shall have no obligation hereunder to tender additional payment to Lessor if Lessee has tendered payment to the last known address of Lessor prior to its receipt of a notice of change of address. This option to extend the primary term of the Lease shall be binding on Lessor's heirs, successors, and/or assigns.
- 7. FENCES: Lessee agrees not to cut or go over any fence at any time or in connection with any operation on the leased premises without first obtaining the consent of the surface owner. Lessee agrees to completely close all gates and properly maintain all gates and cattle guards which Lessee and Lessee's agents, servants and/or employees may use in Lessee's operations on the leased premises to prevent the escape of cattle or stock of the surface owner or tenant through any open gates.
- 8. NOTICE OF IMMINENT ACTIVITY: Before any drill-site or location is staked and Lessee moves on to the leased premises, Lessee will give advance notice to Lessor of said activity.
- 9. It is understood and agreed that the aforementioned Tracts shall constitute separate and individual Leases. Production on any single Tract shall not hold any other Tract Lease by said production. It is further understood and agreed that the option to extend may be exercised individually according to the tracts herein described, with no obligation on remaining tracts.

Whitham Holdings, LLC, a Kansas Limited Liability Company_

(Stewart A. Whitham), Managing Member

PHOTOCOPIED

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

63U (Rev. 1	99	3
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OIL AND GAS LEASE



 (\mathbf{k})

316-264-9344 . P O Box 793 . Wichita KS 57201-0793

_ hereinafter caller Lessee:

2015

hereinafter called Lessor (whether one or more)

August AGREEMENT, Made and entered into the day of

28th

R & M Miller Farms, Inc. By: Richard W. Miller , Treasurer and Secretary and Mark D. Miller, President hy and between

whose mailing address is P. O. Drawer 7B Leoti, KS 67861

Landmark Resources, Inc. 1616 S. Voss Road, Suite 600, Houston , Texas 77057 and

Dollars (5_One (\$1.00) One and more

Township 16 South, Range 36 West

Section 16: NE/4

Section 16: SE/4

vvv

In Section	ллл	Township	XXX	Range	XXX	and containing	480		an lase a	and all
accretions the	reto.	•	,	the second		1 (4)		acres, more	or less, a	nd an

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 which lessee may connect wells on said land, the equal one-eighth (%) part of all oil produced and saved from the leased premises

The teact premises of the present for gas of whatsoever nature or kind produced and sold, or used off the premises, or used in the manufacture of any products therefrom, one-eighth (%) of the proceeds received by lesser from such sales). (or the gas sold by lesse, in no event more than one-eighth (%) of the proceeds received by lesser from such sales). (or the gas sold, used off the premises, or used in the manufacture of any products therefrom, said payments to be made monthly. Where gas from a well producing gas only is not sold or used, lesser may pay or tender as royalty One Dollar (\$1.00) per year per net mineral acre retained hereunder, and if such payment or tender is made it will be considered that gas is being produced within the meaning of the preceding paragraph.

This lease may be maintained during the primary term hereof without further payment or drilling operations. If the lessee shall commence to drill a well within the term of this lease or any extension thereof, the lessee shall have the right to drill such well to completion with reasonable diligence and dispatch, and if oil or gas, or either of them, be found in paying quantities, this lease shall continue and be in force with like effect as if such well had been completed within the term of years first mentioned.

If said lessor owns a less interest in the above described land than the entire and undivided fee simple estate therein, then the royalties herein provided for shall be paid the said lessor only in the proportion which lessor's interest bears to the whole and undivided fee. Lessee shall have the right to use, free of cost, gas, oil and water produced on said land for lessee's operation thereon, except water from the wells of lessor.

When requested by lessor, lessee shall bury lessee's pipe lines below plow depth.

No well shall be drilled nearer than 200 feet to the house or barn now on said premises without written consent of lessor

Section 15: NW/4

Lessee shall pay for damages caused by lessee's operations to growing crops on said land.

Lessee shall have the right at any time to remove all machinery and fixtures placed on said premises, including the right to draw and remove casing

If the estate of either party hereto is assigned, and the privilege of assigning in whole or in part is expressly allowed, the covenants hereof shall extend to their heirs, executors, administrators, successors or assigns, but no change in the ownership of the land or assignment of rentals or royalites shall be binding on the lessee until after the lessee has been furnished with a written transfer or assignment or true copy thereof. In case lessee assigns this lesse, in whole or in part, lessee shall be relieved of all obligations with respect to the assigned portion or portions arising subsequent to the date of sasignment.

Lessee may at any time execute and deliver to lessor or place of record a release or releases covering any portion or portions of the above described premises and thereby surrender this lease as to such portion or portions and be relieved of all obligations as to the acreage surrendered.

All express or implied covenants of this lease shall be subject to all Federal and State Laws, Executive Orders, Rules or Regulations, and this lease shall not be terminated, in whole or in part, nor lessec held liable in damages, for failure to comply therewith, if compliance is prevented by, or if such failure is the result of, any such Law, Order, Rule or Regulation.

Lessor hereby warrants and surrees to defend the title to the lands herein described, and agrees that the lessee shall have the right at any time to redeem for lessor, by payment any mortgages, taxes or other liens on the above described lands, in the event of default of payment by lessor, and be subrogated to the rights of the holder thereof, and the under-signed lessors. for themselves and their heirs, successors and assigns, hereby surrender and release all right of dower and homestead in the premises described herein, in so far as said right of dower and homestead may in any way affect the purposes for which this lesse is made, as recited herein.

as said right of dower and homestead may in any way affect the purposes for which this lease is made, as recited herein. Lessec, at its option, is hereby given the right and power to pool or combine the acreage 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 necessary or advisable to do so in order to properly develop and operate said lease premises so as to promote the conservation of oil, gas or other minerals in and under and that may be produced from said premises, such pooling to be of tracts contiguous to one another and to be into a unit or units not exceeding 640 acress each in the event of an oil well or rinto a unit or units not exceeding 640 acress each in the levent of an oil well or rinto a unit or units not exceeding for any soft in the acret of a gas well. Lesses shall kereate, for all purposes except, the payment of royalities on production from the pooled acresse, the included in this lease. If production is had from this lease, the payment of royalities on production from the profiles acresse covered by this lease or the receive on production from the softed acresse covered by this lease or the acresse wells be located on the promises except. In the sevent is million that from this lease, whether there is pooled acresse, wells be located on the promises covered by this lease or not. In lieu of the royalities expecting these she prediction from a unit any or units not exceeding a soft acresse covered by this lease or not. In lieu of the paylet of users shall be treated as if production from the soft acresse so sole of the royal stipulated herein as the amount of his acreage placed in the unit or his royalty interest therein on an acreage basis bears to the total acreage so pooled in the particular unit involved.

*** See Rider attached hereto and made a part hereof:



INDIRECT NUMERICAL

STATE OF KANSAS } ss. DOC: # 754 WICHITA COUNTY WICHITA COUNTY This Instrument was filed for record on 12HD_day of Sept. A.D. 2015 At 1:30_o'clock _____M. and duty recorded in book 51_ on page 20-33 Fee \$28,000 Common Unit form REGISTERIO DEEDS

By Monther Leimenner Deputy

R & M Miller Farms, Inc.

IN WITNES WHEREOF, the undersigned execute this instrument as of the day and year first above written MA By:Richard W. Miller, Treasuser and Secretary

By: Mark D. Miller, President

PHOTOCOPIED

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PHOTOCOPIED RIDER

This rider is attached to that certain oil and gas lease dated the <u>28th</u> day of <u>August</u>, <u>2015</u>, entered into by and between

<u>R&M Miller Farms, Inc. By: Richard W. Miller, Treasurer and Secretary and Mark D. Miller,</u> <u>President</u> as Lessor and <u>Landmark Resources, Inc.</u>

as Lessee, and covering the following described land in <u>WICHITA</u> County, State of <u>KANSAS</u>, described as follows, to wit:

Township 16 South, Range 36 WestSection 16: NE/4Section 16: SE/4

- 1. DAMAGES: In the event of drilling operations on the leased premises, Lessee or assigns agree to backfill all slush pits when dried, level the location and restore the surface to its original condition as nearly as is practicable. Lessee or assigns agree to pay for all damages of any nature arising from its operations on said lands. Lessee agrees to pay the following minimum amounts to Lessor for damages \$1,500.00 for each drill site.
- 2. EQUIPMENT: Lessee agrees to install a low-profile pumping unit on any well within the path of a circular irrigation system whenever the use of a standard size pumping unit would interfere with Lessor's normal farming operations. It is understood and agreed that upon termination of production on this lease, all equipment of Lessee shall be removed with in six (6) months and all sites shall be restored to their original condition as nearly as is practicable.
- 3. NO SALTWATER DISPOSAL: Notwithstanding any wording, language or provisions in this lease to the contrary, Lessee does not have the right to dispose of saltwater on the leased premises unless a separate and distinct written saltwater disposal agreement is reached by and between Lessor and Lessee.

R&M Miller Farms, Inc.

By: Richard W. Miller, Treasurer

By: Mark D. Miller, President

State of <u>KANSAS</u> County of <u>Wichita</u> ACKNOWLEDGMENT FOR CORPORATION (Kans. Okla. and Colo.)

Before me, the undersigned, a Notary Public, within and for said County and State on this <u>31</u> day of <u>August, 2015</u>, personally appeared <u>Richard W. Miller, Treasurer and Secretary</u> and Mark D. Miller, President of R&M Miller Farms, Inc.

to me personally known to be the identical person who executed the within and foregoing instrument and acknowledged to me that they executed the same as their 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 on the day and year last above written.

alberta

Notary Public

4	ALBERTA BINNS Notary Public - State of Kansas
	pt. Expires

STATE OF KANSAS

Corporation Commission Conservation Division 266 N. Main St., Ste. 220 Wichita, KS 67202-1513



Phone: 316-337-6200 Fax: 316-337-6211 http://kcc.ks.gov/

GOVERNOR JEFF COLYER, M.D. Shari Feist Albrecht, Chair | Jay Scott Emler, Commissioner | Dwight D. Keen, Commissioner

May 14, 2018

Klee Robert Watchous Palomino Petroleum, Inc. 4924 SE 84TH ST NEWTON, KS 67114-8827

Re: Drilling Pit Application Whitham-Miller 1 SW/4 Sec.15-16S-36W Wichita County, Kansas

Dear Klee Robert Watchous:

District staff has inspected the above referenced location and has determined that the reserve pit shall be constructed **without slots**, the bottom shall be flat and reasonably level, and the free fluids must be removed. The fluids are to be removed from the reserve pit within 96 hours of completion of drilling operations.

If production casing is set all completion fluids shall be removed from the working pits daily. NO completion fluids or non-exempt wastes shall be placed in the reserve pit.

The fluids should be taken to an authorized disposal well. Please call the District Office at (620) 682-7933 when the fluids have been removed. Please file form CDP-5 (August 2008), Exploration and Production Waste Transfer, through KOLAR within 30 days of fluid removal.

A copy of this letter should be posted in the doghouse along with the approved Intent to Drill. If you have any questions or concerns please feel free to contact the District Office at (620) 682-7933.