KOLAR Document ID: 1417730

For KCC Use:

Effective	Date

District	#	
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SGA? Yes 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

Must be approved by KCC five (5) days prior to commencing well Form KSONA-1, Certification of Compliance with the Kansas Surface Owner Notification Act, MUST be submitted with this form.

Expected Spud Date:				Spot Description:	
	month	day	year		
OPERATOR: License#				feet from N /	S Line of Section
Name:				feet from E /	W Line of Section
Address 1:				Is SECTION: Regular Irregular?	
Address 2:				(Note: Locate well on the Section Plat on reverse	side)
City:				County:	,
Contact Person:				Lease Name: W	
Phone:				Field Name:	en #
CONTRACTOR: License#.					Yes No
Name:				Is this a Prorated / Spaced Field?	
Name				Target Formation(s):	
Well Drilled For:	Well Class	s: Type	e Equipment:	Nearest Lease or unit boundary line (in footage):	
Oil Enh Rec Infield Mud Rotary	Ground Surface Elevation:				
Gas Storag	e Pool	Ext.	Air Rotary	Water well within one-quarter mile:	Yes No
Dispo	sal 🗌 Wildo	cat	Cable	Public water supply well within one mile:	Yes No
Seismic ; # c	f Holes 🗌 Othe	يت. ۲	I	Depth to bottom of fresh water:	
Other:				Depth to bottom of usable water:	
				Surface Pipe by Alternate:	
If OWWO: old well	nformation as fol	llows:		Length of Surface Pipe Planned to be set:	
Operator:				Length of Conductor Pipe (if any):	
Well Name:				Projected Total Depth:	
Original Completion Da	te:	Original Total	Depth:	Formation at Total Depth:	
0		0	·	Water Source for Drilling Operations:	
Directional, Deviated or Ho	izontal wellbore?	?	Yes No	Well Farm Pond Other:	
If Yes, true vertical depth:				DWR Permit #:	
Bottom Hole Location:				(Note: Apply for Permit with DWR)	
KCC DKT #:				Will Cores be taken?	Yes No
				If Yes, proposed zone:	

AFFIDAVIT

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

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

- 1. Notify the appropriate district office *prior* to spudding of well;
- 2. A copy of the approved notice of intent to drill shall be posted on each drilling rig;
- 3. The minimum amount of surface pipe as specified below **shall be set** by circulating cement to the top; in all cases surface pipe **shall be set** through all unconsolidated materials plus a minimum of 20 feet into the underlying formation.
- 4. If the well is dry hole, an agreement between the operator and the district office on plug length and placement is necessary prior to plugging;
- 5. The appropriate district office will be notified before well is either plugged or production casing is cemented in;
- 6. If an ALTERNATE II COMPLETION, production pipe shall be cemented from below any usable water to surface within 120 DAYS of spud date. Or pursuant to Appendix "B" - Eastern Kansas surface casing order #133,891-C, which applies to the KCC District 3 area, alternate II cementing must be completed within 30 days of the spud date or the well shall be plugged. In all cases, NOTIFY district office prior to any cementing.

Submitted E	Electronically
-------------	----------------

For KCC Use ONLY	
API # 15	
Conductor pipe required	feet
Minimum surface pipe required	feet per ALT.
Approved by:	
This authorization expires:	
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 - ____

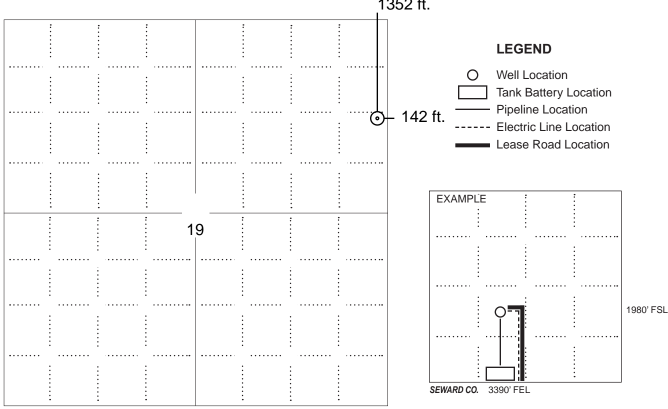
IN ALL CASES PLOT THE INTENDED WELL ON THE PLAT BELOW

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: QTR/QTR/QTR/QTR of acreage:	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. 1352 ft.



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

In plotting the proposed location of the well, you must show:

- 1. The manner in which you are using the depicted plat by identifying section lines, i.e. 1 section, 1 section with 8 surrounding sections, 4 sections, etc.
- 2. The distance of the proposed drilling location from the south / north and east / west outside section lines.
- 3. The distance to the nearest lease or unit boundary line (in footage).
- 4. If proposed location is located within a prorated or spaced field a certificate of acreage attribution plat must be attached: (C0-7 for oil wells; CG-8 for gas wells).
- 5. The predicted locations of lease roads, tank batteries, pipelines, and electrical lines.

Side Two

KOLAR Document ID: 1417730

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	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	m ground level to dee	epest point:	(feet) No Pit
material, thickness and installation procedure.			
Distance to nearest water well within one-mile of pit: Depth to shallowest fresh water feet. Source of information:			
feet Depth of water wellfeet measured		well owner electric log KDWR	
Emergency, Settling and Burn Pits ONLY: Drilling, Worke		ver and Haul-Off Pits ONLY:	
Producing Formation: Type of materia		rial utilized in drilling/workover:	
Number of producing wells on lease: Number of wor		f working pits to be utilized:	
Barrels of fluid produced daily: Abandonment		procedure:	
Does the slope from the tank battery allow all spilled fluids to		must be closed within 365 days of spud date.	
Submitted Electronically			
KCC OFFICE USE ONLY			
Liner Steel Pit RFAC RFAS Date Received: Permit Number: Permit Date: Lease Inspection: Yes No			
			·

KOLAR Document ID: 1417730

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:+		

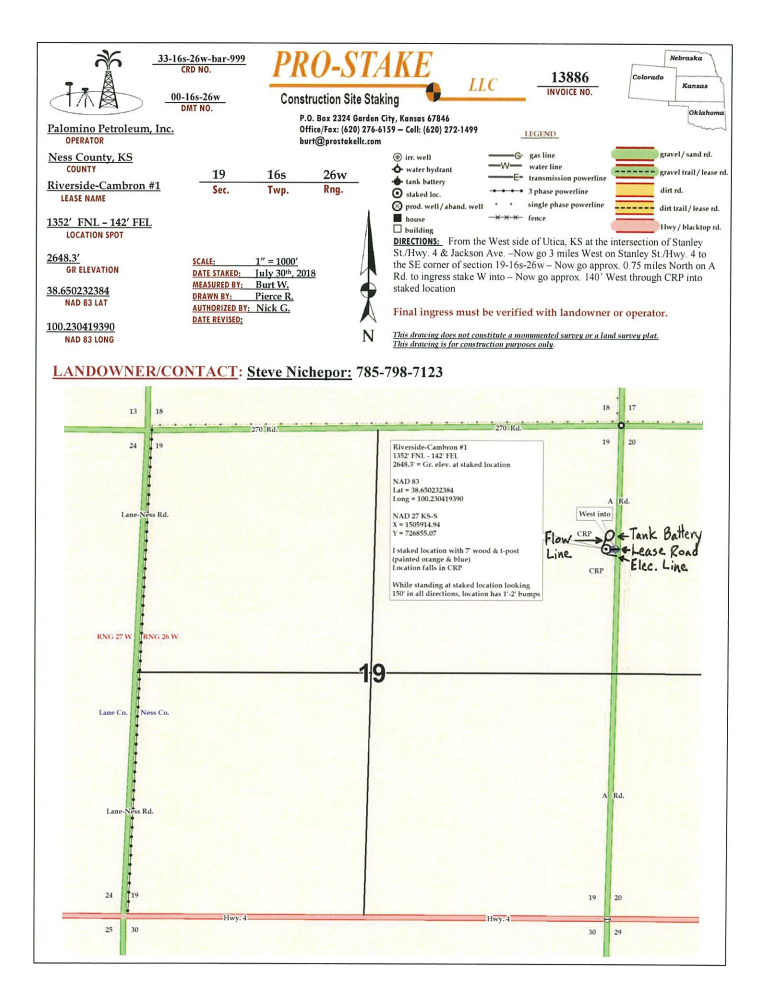
If this form is being submitted with a Form C-1 (Intent) or CB-1 (Cathodic Protection Borehole Intent), you must supply the surface owners and the KCC with a plat showing the predicted locations of lease roads, tank batteries, pipelines, and electrical lines. The locations shown on the plat are preliminary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

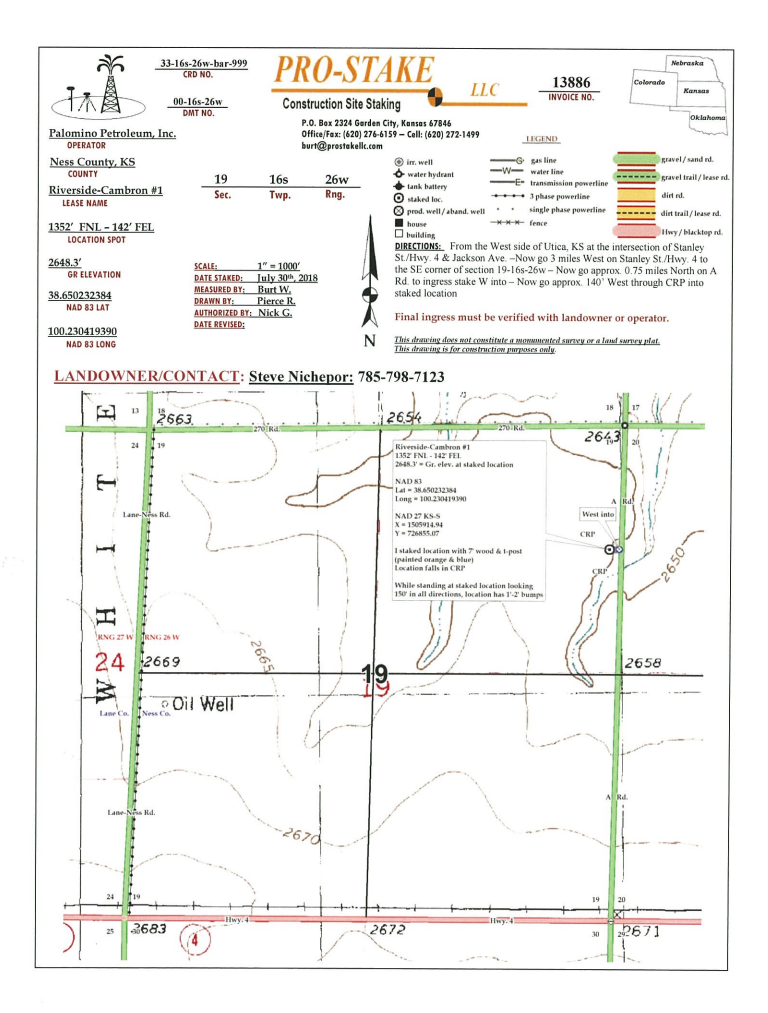
Select one of the following:

- □ 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 - (PRODUCER'S SPECIAL) (PAID-UP)

6313 (Rev. 1993)

OIL AND GAS LEASE

• No. 15	B	Kansas Biue Print 700 S Boolway POta 103 Warta, KS 67/0010703 116-201-9344-204 Sits faz www.kbstem-116-2014page
	P	116-261-9344-264-5185 faz www.ktp.tem-18522kp.com

2017

Reorde

09-13

September

AGREEMENT, Made and entered into the 20th by and between Stephen B Nichepor, Managing Member, Riverside Planting, LLC

ay and activitien
17282 T Road
Ness City, KS 67550
whose mailing address is hereinafter colled Lessor (whether one or ma
Palomino Petroleum, Inc.
hereinnfler caller Less
Lessor, In consideration of One and More Dollars (3 One (\$1.00) Jin hand paid, receipt of will is here acknowledged and of the mysilies herein provided and of the agreenents of the lessee lectein constitued, hereby grants, leases and lets exclusively unto lessee for the purpe
is here acknowledged and of the royalides herein provided and of the agreements of the lessee herein contained, hereby grants, lesses and lets exclusively unto lessee for the purper of investigating, exploring by geophysical and other means, prospecting dufting, mixing and operating for and producing cell, liquid hydroschons, all gates, and their respect constituent products, injecting gas, water, other fluids, and al-into subsordince starts, larging pipe lines, source oil, building turins, lessers and line france. Biers, and atter structure and things thereon to produce, save, take care of, start, manufacture, process, store and irrupparabild hydroschons, gates and their respective constituent products and all produces manufactured therefore, and housing and otherwise carlon for its employees, the following described land, together with any teversionary rights and affective there there shutter in County of <u>NeSS</u> failed of the structure starts and starts of the structure of the structure and following described land, together with any teversionary rights and affective constructed therein structure of the struc
Township 16 South, Range 26 West
Section 19: NE/4
In Section, Township, Range, and containing
accretions thereto.
subject to the provisions herein contained, this lease shall retuals in force for a term of <u>1 (one)</u> subject to the provisions herein contained, this lease shall retuals in force for a term of <u>1 (one)</u> , years from this date (called "primary term"), and as long there if as off, liquid hydroxinhans, gas or other respective constituent produces, or any of them, is produced from suid land or fand with which shall lond is pooled.
In consideration of the premises the said lessee covenants and agrees:
281. To deliver to the credit of tessor, free of cost, in the pipe line to which leaves may cannect wells on said land, the equal ane-eighth (%) part of all oil produced and any from the leaved premises.
2nd. To pay lesses for gas of whntenever noture or kind produced and sold, or ore of off the permises, or used in the manufacture of ony products threaform, ensedgenity of the market price ut the well, (hat, as to gas sold by lesses, in no event more than one-righth (%) of the proved necessary by lesser from such asies), for the gas sold and off of the market price ut the well, (hat, as to gas sold by lesses, in no event more than one-righth (%) of the proved necessary by lesser from such asies), for the gas sold and off of the market price of produced in the gas sold and off of the market price of produced in the reference as a sold, and off and off of the proved necessary of the gas sold and off of the prevent of the gas and and of the gas sold and off of the prevent of produced in the gas is being produced within 1 meaning of the prevention processary.
This issue may be maintained during the primary term hereof without forther payment or drilling operations. If the lease shall commence to drill a well within the te of this lease or any extension thereof, the lease shall have the ngith on init and well is completion with reasonable diligence and disputch, and if all rays, or either of them, found in paying quantities, this lease what leastings are in force with like effects at lease here here completed within the term for mentioned.
If soid lessor owns a fess interest in the above described land than the entire and undivided fee simple ratate therein, then the roystiles berein provided far shall be pr the soid lessor only in the proportion which lessor's interest bears to the whole and undivided fee.
lesses shall have the right to use, free of cost, gas, oil and water produced on said land for lesses's operation thereon, sacept water from the wells of lessor.
When requested by leasur, leased shall bury leases's paper liner below plan depth.
No well shall be drilled neater than 200 feet in the house or barn now on said preminen without written consent of leator.
Lesser shall pay for demages caused by leaser's operations to proving crops on said land.
keese shall have the right at any time to remove all machinery and fixtures placed on suid premises, including the right to draw and remove cosing.
If the state of either party hereto is assigned, and the privilege of assigning in whole or in part is capressly ullowed, the covenuals intreof shall extend to their heit executions, administrators, successors or assigns, but no change in the ownership of thu land or assignment of reaches or royalike shall be binding on the lease until after t lease thus been furnished with a witten transfer or assignment or a trace capy thereof. In case leaser arsigns this lease, in whole or in part, lease shall be relieved of all obligatio with respect to the assigned portion or portions unum subsequent to the date of assignment.
Lotter may at any time execute and deliver in lettor or place of record a relevan covering any portion or portions of the above described premises and there surrender this lesse as to such portion or portions and be relieved of all obligations as to the accreace 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 terminate in whole as in part, nor lease held liable in domaces, for failure to comply thetewith, If compliance is prevented by, or if such failure is the result of, any such Law, Onlee, Rule Regulation.
Lessor bereby warrants and agrees to defend the tills to the londs herein described, and agrees that the lesses shall have the right at ony time to redeem for lesses, by payment and agrees to defend the tills to the londs herein described, and agrees that the lesses shall have the right at one of the state of the st

Lessor hereby warrants and agrees to defend the title to the londs herein described, and agreen that the lessee shall have the right at pay time to redeem for lessor, by payment may mork/agree, taxe or older liens on the above described fands, in the event of default of payment by lesser, and be subrogated to the right at the holder thereof, and the unde-signed lessure. Sort themetypes and their here, avereasors and astagns, hereby aurented are not relase at right of dower and beneficed in the premises described herein, in so far as said right of dower and hereasted may in any way offect the purposes for which this lesse is much, se excited herein. Lesser, at its could not a hereby given the right and power to pool ar combine the acrospe covered by this lesse or any particle therein. All the agrees judgment, it is necessary or advisable to do so in order to payment develop and there and there are the right of dower and hereasted in the store is a said right of dower and hereasted may in any way offect the purposes for which this lesse is much, se excited herein. Lesser, at its could not be interest to pool ar combine the acrospe covered by this lesse or any particle therein and the same term is a so to promote the conservation of oil, there on each and there event of an oil by one in our one in our our starts are acressed. If are our other minerals in and under and the payment of myster could are each in the event of a game well. Lesser shall are event of a game well. Lesser shall are event of a game well. Lesser shall are event of a game well, are each and the work of a game well. Lesser shall are event of a game well. Lesser

Should a horizontal well be drifted, a unit or units not exceeding 640 acres shall be used for the land excered by this lease, or any portion thereol, will other land excered by another tease or leases, for units and or only. Lease shall execute in writing and file for record in the county in which the land is situated an instrument identifying and describing the pooled acresses. The entities exceeding so pooled into a unit or units that he tracted for all purposes except the payments of royalties on production from the pooled unit, as it is very included in this lease. If production is found on any part of it in pooled ecresse is shall be tracted as it production to the minist lease which ary well is located on the land covered by this lease or not. Any well diffied on any such unit shall be end constitute a with perconsert. In lieu of the royalties elsewhere herein specified, Lease shall receive an production is the and pooled only such production of the royalty elipulated herein as the amount of his net royalty interest therein on an acreage basis bears to the total mineral acreage so pooled in the particular unit lowled. y apolher

This lease shall not be assigned by Lessee without permission of Lessor. However, Lessee shall have the right to assign interests to its investors and customary assignees.

It is agreed by Lessor and Lessee that where the term "1/8th" appears in this Oil & Gas Lease, it should read "15%" in each case

If and when drilling occurs on acreage described in this lease, surface casing will be set through Dakota formation.

IN WITNESS WHEN	EOF, the undersigned execute this instrument as of the day	r and year first above written
X+ RON	M (0	

SthBMA MGR		
Stephen B. Nichepor, Managing Member		
Riverside Planting, LLC	- (SEAL)	State of Kaneau News County Book: 393 Page: 719 Record #: 72499 Recording Fuo: #32.00
		Rocvipt *: 72499 ** Renarding Foo; * 1200 Pugoo Rocordad: 2 Cuchion Initialus MH Data Recordad: 1071372017 10:10:01 AM

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

63LJ (Rev. 1993)

OIL AND GAS LEASE

November

3 Eas 11 6763 4165 IAT 2014

Kansas Blue Print

700 S. Brostasy PO Walks, KS 0/201 316-201-0344-264-5

AGREEMENT, Made and entered into the - day of Paul L. Cambron and Marilyn J. Cambron, his wife by and between

13th

ese mailing address is PO Box 384 Ness City, KS 67560

and Palomino Petroleum, Inc.

... hereinnfter called Lessor (whether one or more).

Rearder No.

09.115

Lessor, in consideration of One and More Dollars (5 Une (3 1 00)) In hand pate, receipt of the second and of the provided and of the provided and of the agreement with eace fuerein contained, hency grants, haves and its established, brands and agreement with eace fuerein contained, hency grants, haves and its established, brands and agreement with the lessee fuerein contained, hency grants, haves and its established, brands and the provided and of the provided and the subartice to provide the provided and the subartice to provide and provided and the provided and the respective constituent produces, and the subartice to provide and the provided and the provided and the subartice to provide the subartice

Township 16 South, Range 26 West

Section 20: NW/4

160 In Section _____ . Township and containing Range

secretions thereds. Subject to the provisions herein contained, this fease shall remain in force for a term of 3 (three) years from this date (culled "primary term"), and as long thereafter as oil, linglib hydrocarbona, gas or other respective consultant products, or any of them, is produced from said land ar land with which said land is pooled. In consideration of the premiaes the said lessee covenants and agrees:

Ist. 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 (14) part of all all produced and saved from the lessed premizes.

2nd. To pay leasor for get of whatsoever nature or kind produced and sold, or used off the premises, or used in the manufacture of nny products therefrom, one eighth (%), at the market price at the well, but, as to gas sold by leaser, in no event more than one-eighth (%) of the proceed acceled by leaser from seth soles), for the gas sold, used off the premises, or in the manufacture of producting therefrom, sold payments to be made manufact. Will sold the proceed acceled by leaser from seth soles), for the gas sold, used off the as resplity One Dollar (\$1.00) per year per net mineral acre relained hereunder, and if such payment ar tender is made it will be ecasidered that gas is being produced within the meaning of the preceding program.

This lesse may be municained during the primary term hereof without further payment or drilling operations. If the lesses shall commence to drill a well within the term of this lesse as may estimates thereof, the lesses shall have the right in dril such well to complicit within the difference and dispatch, and if oil or gas, or either at them, be found in paying quantities, this lease shall not be in force with the effect and its sets well have completed within the term of great first menilened.

If suid lessor owns to has interest in the above described land than the entire and undivided fee simple saute therein, then the royalties herein provided for shall be paid the said lessor only in the propertion 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 teneets operation thereon, except water from the wells of fessor.

When requested by lessor, lesses shall bary lesses's place lines below plaw death.

No well shall be drilled acover than 200 feet to the house or barn now on and premises without written consens of inesses

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

Lessre 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 exists of either party here is a suggest on interimetry and were priced in table or inpart is expression, the state of the covenance here shall extend to their heirs, executors, administrators, successors or assigns, but no change in the ownership of the lend or susignment of rentals or regulities shall be binding on the lessee until size the iscare has bren funciated with a written transfer or assignment or a ture copy thereof, in case lesse cosigns this lesse, in whole or in part, iscare shall be clieved of nil obligations with respect to the assigned portion or portions arising subsequent to the date of assignment.

Lessee may at any time execute and deliver to lessor or place of recent a release or release covering sup portion or partians of the above described premises and threeby surrender this lesse as to such partian or partians and be relieved of all obligations as to the storage surrandered.

All supress or implied covenants of this leave shall be subject to all Frdemi and State Laws. Executive Orders, Rules or Regulations, and this leave shall not be terminated, in whole or in part, nor leave held liable in damages, for follure to comply therewith. It compliants is prevented by, or if such follure is the result of, any such Law, Order, Rules

Regulation. Leaser hereby werrants and agrees to defend the tills to the lands herein described, and agrees that the issee shall have the right as any time to redeem for leaser, by payment any mortgages, lazee or other liens on the above described lands, in the event of default of payment by lesser, and be subsegated to the right as any time to redeem for leaser, by payment arg mortgages, lazee or other liens on the above described lands, in the event of default of payment by lesser, and be subsegated to the right of the holdry thered, and the under-algend leasers, for thermeelves and their heirs, successors and assigns, hereby surrender and right as daver and hemeticad in the premise adsertible threin, in so far as not dright of dower and homersted may in any way uffect the paymese for which this lease is made, as it circled hetein. Leaser, at is option, is hereby given the right and pawer to pool or combine the accessor covered by this lesse or any portion thereof with other land. Jerse or lenses in the conservations of cill, gas or other minerals in and under and that may be produced from add prevents, as welp booling to be of function calls the event of a gas well. Leasers is all circle there in unit or unlia not excret gas the fact or cover and the line to even of a subsequence of the event of a gas well. Leasers what here we cover and by the lease or another subsection the conversions to end the event of a gas well. Leasers what have the in while are unlianed to track or unlished to even of an under and that may be preduced from add previses, such pooling to be of function coversible the event of a gas well. Leasers what here well or wells on the event of a gas well. Leasers what here in units are unlianed track or units here and the event of a mort of and the revent of a gas well. Leasers what here in the wells or wells are preduced in the event of a gas well. Leasers what here in the avere event of the to a successors explaned to a units or units and the sectified for the payment of respanses

If, at the end of the primary term, this lease is not otherwise continued in force under the provisions hereof, this lease shall expire, unless Lessee on or before the end of the primary term shall pay or tender to Lessor, the sum of \$40,00 multiplied by the number of net mineral acres owned by Lessor in the land above described and then subject to this lease; and subject to the other provisions of this lease, the primary term shall be extended for an additional term of two (2) years from the end of the primary term hereof. This option to extend the primary term is also contingent upon the lessee having conducted seismic testing on acreage contained in this lease during the primary term of the lease,

IN WITNES WHEREOF, the undersigned execute this instrument as of the day and year first above written. Paul arfibrón

miller Q. Compson Marilyn J. Cambron

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

August 07, 2018

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

Re: Drilling Pit Application Riverside-Cambron 1 NE/4 Sec.19-16S-26W Ness 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.