KOLAR Document ID: 1427051

For KCC Use:

Effective	Date:
District #	

District #		
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		E W
OPERATOR: License#				(W/W/W) 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:	
CONTRACTOR: License#_				Is this a Prorated / Spaced Field?	Yes No
Name:				Target Formation(s):	
Well Drilled For:	Mall Class	а. Т. <i>т</i> а	- Fouriere anti-	Nearest Lease or unit boundary line (in footage):	
	Well Class	·	e Equipment:	Ground Surface Elevation:	
Oil Enh Re			Mud Rotary	Water well within one-quarter mile:	Yes No
Gas Storag		·	Air Rotary	Public water supply well within one mile:	Yes No
Dispos			Cable	Depth to bottom of fresh water:	
Other:		í.		Depth to bottom of usable water:	
				Surface Pipe by Alternate:	
If OWWO: old well in	nformation as fol	lows:		Length of Surface Pipe Planned to be set:	
Operator:				Length of Conductor Pipe (if any):	
Well Name:				Projected Total Depth:	
Original Completion Dat				Formation at Total Depth:	
- · · · · · · · · · · · · · · · · · · ·			·· = • - • - • ·· ··	Water Source for Drilling Operations:	
Directional, Deviated or Hori	zontal 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 Electronically

For KCC Use ONLY	
API # 15	
Conductor pipe required	feet
Minimum surface pipe required	_ feet per ALT.
Approved by:	
This authorization expires:	
Soud date: Agent:	
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 -___

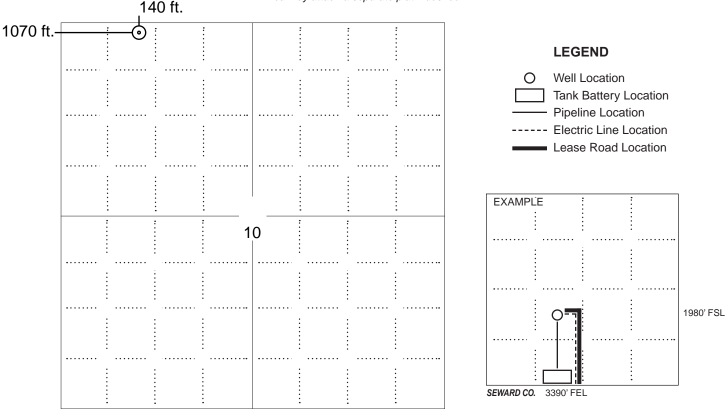
IN ALL CASES PLOT THE INTENDED WELL ON THE PLAT BELOW

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.



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: 1427051

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?			
	Yes 1	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.		liner integrity, ir	ncluding any special monitoring.			
Distance to nearest water well within one-mile c	of pit:	Depth to shallo Source of infor	west fresh water feet. mation:			
feet Depth of water well	feet	measured	well owner electric log KDWR			
Emergency, Settling and Burn Pits ONLY:		Drilling, Worko	Drilling, Workover and Haul-Off Pits ONLY:			
Producing Formation:		Type of materia	I utilized in drilling/workover:			
Number of producing wells on lease:		Number of wor	king pits to be utilized:			
Barrels of fluid produced daily:		Abandonment	procedure:			
Does the slope from the tank battery allow all spilled fluids to flow into the pit? Yes No		Drill pits must be closed within 365 days of spud date.				
Submitted Electronically						
	КСС	OFFICE USE O	NLY			
Date Received: Permit Numl	ber:	Permi	t Date: Lease Inspection: Yes No			

KOLAR Document ID: 1427051

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:+	

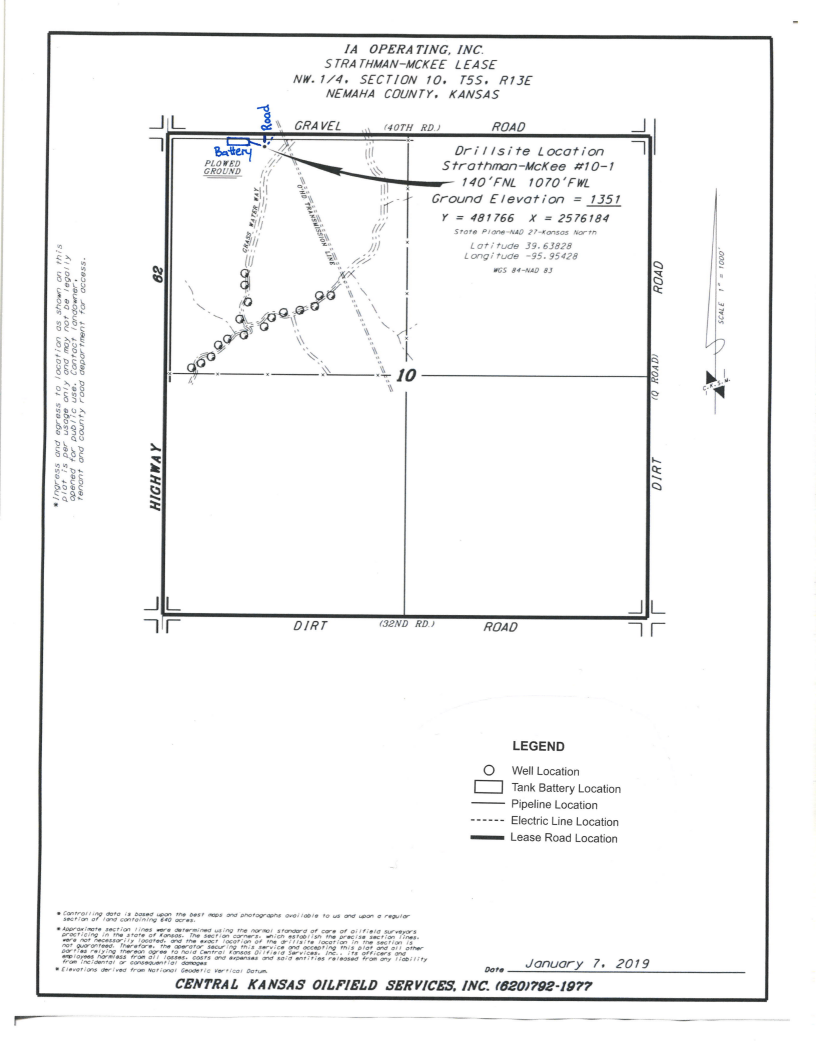
If this form is being submitted with a Form C-1 (Intent) or CB-1 (Cathodic Protection Borehole Intent), you must supply the surface owners and the KCC with a plat showing the predicted locations of lease roads, tank batteries, pipelines, and electrical lines. The locations shown on the plat are preliminary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



PROD 88. (REV. 10/02/14/MP)	THIS LEASE AGREEMENT is made as of the <u>9th</u> day of <u>September, 2016</u> , between <u>Leo J. Strathman a single person, 1308 Roanoke St.</u> Seneca, KS 66538, as Lessor (whether one or more) and <u>Paramount Land, Inc., P.O. Box 1278, Cimarron, KS 67835,</u> as Lessee.	1. Description. Lessor in consideration of Ten (\$10.00) and more dollars and other good and valuable consideration, in hand paid and the covenants herein contained, hereby grants, leases and lets exclusively to Lessee the following described land, hereinafter called leased premises: Townshin 5 South Rance 13 Fast	Section 10: The Northwest Quarter (NW/4)	in the county of NEMAHA, State of KANSAS, containing <u>160.00</u> gross acres, more or less (including any interests therein which Lessor may hereafter acquire by reversion, prescription or otherwise), for the purpose of exploring for, developing, producing and marketing oil and gas, along with all hydrocarbon and nonhydrocarbon substances produced in association therewith. The term "gas" as used herein includes helium, carbon dioxide and other commercial gases, as well as hydrocarbon gases. In addition to the above-described land, this lease and the term "leased premises" also covers accretions and any small strips or parcels of land now or hereafter owned by Lessor which are contiguous or adjacent to the above- described land, in consideration of the aforementioned cash bonus, Lessor agrees to execute at Lessee's request any additional or supplemental instruments for a more complete or accurate description of the land so covered. For the purpose of determining the amount of any shut-in royalties hereunder, the number of gross acres above specified shall be deemed correct, whether actually more or less.	2. Term of Lease. This lease, which is a "paid-up" lease requiring no rentals, shall be in force for a primary term of Five (5) years, and for as long thereafter as oil or gas or other substances covered hereby are produced in paying quantities from the leased premises or from lands pooled therewith or this lease is otherwise maintained in effect pursuant to the provisions hereof.	3. Royalty Payment. Royalties on oil, gas and other substances produced and saved hereunder shall be paid by Lessee to Lessor as follows: (a) For other liquid hydrocarbons separated at Lessee's separator facilities, the royalty shall be One-eighth (1/8) of such production, to be delivered taxes and production, severance or other excise taxes and the costs incurred by Lessee in delivering, treating or otherwise marketing such on other liquid hydrocarbons, severance or other excise taxes and the costs incurred by Lessee in delivering, treating or otherwise marketing such on other liquid hydrocarbons, severance or other excise taxes and the costs incurred by Lessee in delivering, treating or otherwise marketing such otherwise for the provaliding in the same field, then in the nearest field in which there is such a provided that Lessee shall have the continuing right to sell such production to itself or an affiliate at the prevailing wellhead market price public provided that Lessee here and gravity (b) for gas (molualing casinghead gas) and all other walorem taxes and production severance, or other excise taxes and the costs incurred by Lessee from the same field, then in the nearest field in which there is such a provided that Lessee taxes and the constructances cancer of nearest proceding date at the date on which there is such a prevailing price) pursuant to comparable purchase contracts entered into on the same or marketing such are excise taxes and production of similar quality in tharme field of if there is such provided that Lessee shall	4. Depository Agent. All shut-in royalty payments under this lease shall be paid or tendered directly to Lessor or to Lessor's credit at Lessor's address above or its successors, which shall be Lessor's depository agent for receiving payments regardless of changes in the ownership of said land. All payments or tenders may be made in currency, or by check or by draft and such payments or tenders to Lessor or to the depository by deposit in the U.S. Mails in a stamped envelope addressed to the depository or to the Lessor at the last address known to Lesser shall constitute proper payment. If the depository should liquidate or be succeeded by another institution, or for any reason fail or refuse to accept payment hereunder, Lessor shall, as Lessee's request, deliver to Lesse a proper recordable instrument naming another institution as depository agent to receive payments.	5. Operations. If Lessee drills a well which is incapable of producing in paying quantities (hereinafter called "dry hole") on the leased premises or lands pooled therewith, or if all production (whether or not in paying quantities) permanently ceases from any cause, including a revision of unit boundaries pursuant to the provisions of Paragraph 6 or the action of any governmental authority, then in the event this lease is not otherwise being maintained in force it shall nevertheless remain in force if Lessee commences operations for reworking an existing well or for drilling an additional well or for otherwise obtaining or restoring production on the leased premises or lands pooled therewith within 90 days after completion of operations on such dry hole or within 90 days after such essation of all production. If at the end of the primary term, or at any time thereafter, this lease is not otherwise being maintained in force but Lessee is then engaged in drilling, reworking or any other operations are prosecuted with no ccsation of botain or restore production in paying quantities from the leased premises or lands pooled therewith. After completion of othan 90 consecutive days, and if any such operations result in the production of oil or gas or other substances covered hereby, as long thereafter as there is production in paying quantities from the leased premises or lands pooled therewith. After completion of producting in paying quantities hereunder, Lessee shall drill such additional wells on the leased premises or lands pooled therewith. After completion of producting in paying quantities from the leased premises or lands pooled therewith. After completion of producting in paying quantities hereunder, Lessee shall drill such additional wells on the leased premises or lands pooled therewith. After completion of a well capable of producting in paying quantities hereunder, Lessee shall drill such additional wells on the leased premises or lands pooled therewith. There shall drill under the same or similar ci	6. Pooling. Lessee shall have the right but not the obligation to pool all or any part of the leased premises or interest therein with any other lands or interests, as to any or all depths or zones, and as to any or all substances covered by this lease, either before or after the commencement of production, whenever Lessee deems it necessary or proper to do so in order to prudently develop or operate the leased premises, whether or not similar pooling authority exists with respect to such other lands or interests. The unit formed by such pooling for an oil well (other than a horizontal completion) shall not exceed 80 acres plus a maximum acreage tolerance of 10% and for a gas well or a horizontal completion shall not exceed 640 acres plus a maximum acreage tolerance of that a larger unit may be formed for an oil well or porizontal completion to
	THIS I Seneca, K	1. Descri herein con Townshir	Section 10	in the cou hereafter a with all h dioxide an also cover described instrument hereunder	2. Term thereafter or this lease	3. Royalt oil and oth at Lessee's taxes and J liquid hydd then prevailing royalty sh production substances paid for pr there is su Lessee cor or lands pi quantities not being quantities not being anniversar this lease i lands pool Lessee's fâ	4. Deposi address aby All paymet the U.S. M If the depo: Lessee's re	 Operat lands poole boundaries maintained well or foi operations lease is not obtain or re of more th thereafter a producing qua wells locate provided he 	 Pooling interests, a production, similar poo completion acres plus a

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(6)

conform to any well spacing or density pattern that may be prescribed or permitted by any governmental authority having jurisdiction to do so. For the purpose of the foregoing, the terms "oil well" and "gas well" shall have the meanings prescribed by applicable law or the appropriate governmental authority, or, if no definition is so prescribed, "oil well" means a well with an initial gas-oil ratio of less than 15,000 cubic feet or more per barrel based on a 24-hour production test conducted under normal producing conditions using standard lease separator facilities or equivalent testing equipment; and the term "horizontal component thereof. In means an oil well in which the horizontal component of the gross completion interval in the reservoir exceeds the vertical component thereof. In exercising its pooling rights hereunder, Lessee shall file of record a written declaration describing the unit and stating the effective date of pooling production, drilling or reworking operations anywhere on a unit which includes all or any part of the leased premises shall be trat-production, drilling or reworking operations anywhere on a unit which includes all or any part of the leased premises shall be trat-production, drilling or reworking operations anywhere on a unit which includes all or any part of the leased premises shall be trat-production, drilling or reworking operations anywhere on a unit which includes all or any part of the leased premises shall be trat-production, drilling or reworking operations anywhere on a unit which includes all or any part of the leased premises shall be trat-production, drilling or reworking operations anywhere on a unit which included in the unit beam to the total unit production which the section and included in the unit beam to the total nuit production or on which Lessee shall have the creating that the production or more instances shall have the recurring right but no the well spacing or density pattern prescribed or perimeted wroting the related in or excluded from the unit

S E. 7. Proportionate Reductions. If Lessor owns less than the full mineral estate in all or any part of the leased premises, the royalties and shut-i royalties payable hereunder for any well on any part of the leased premises or lands pooled therewith shall be reduced to the proportion that Lessor interest in such part of the leased premises bears to the full mineral estate in such part of the leased premises. **8.** Ownership Changes. The interest of either Lessor or Lessee hereunder may be assigned, devised or otherwise transferred in whole or in part, by area and/or by depth or zone, and the rights and obligations of the parties hereunder shall extend to their respective heirs, devisees, executors, administrators, successors and assigns. No change in Lessor's ownership shall have the effect of reducing the rights or enlarging the obligations of Lessee hereunder, and no change in ownership shall be binding on Lessee until 60 days after Lessee has been furnished the notification testeneted copies of the documents establishing such change of ownership to the satisfaction of Lessee or until Lessor has satisfied the notification requirements contained in Lessee's usual form of division order. In the event of the death of any person entitled to shut-in royalties hereunder, Lessee may pay or tender such shut-in royalties to the credit of decedent's estate in the depository designated above. If at any time two or more persons are entitled to shut-in royalties hereunder, Lessee may pay or tender such shut-in royalties hereunder. In the event of the transferred interest hereunder in whole or in part Lessee shall be relieved of all obligations thereafter any pay or tender such shut-in royalties to the transferred interest the rights of Lessee with respect to the transferred interest shall be relieved of all obligations thereafter arising with respect to the transferred interest and failure of the transferred. If Lessee shall be relieved of all obligations thereafter arising with respect to the transferred interest shall not affect the rights of Lessee with respect to any interest not all obligations to pay or tender shut-in royalties hereunder is builty such obligations with respect to the transferred interest which each owns. If Lessee transfers is interest hereunder in whole or in part Lessee shall be relieved of all obligations thereafter arising with respect to the transferred interest and failure of the transferred obliga

9. Release of Lease. Lessee may, at any time and from time to time, deliver to Lessor or file of record a written release of this lease as to a full or undivided interest in all or any portion of the area covered by this lease or any depths or zones thereunder, and shall thereupon be relieved of all obligations thereafter arising with respect to the interest so released. If Lessee releases less than all of the interest or area covered hereby, Lessee's obligation to pay or tender shut-in royalties shall be proportionately reduced in accordance with the net acreage interest retained hereunder.

10. Ancillary Rights. In exploring for, developing, producing and marketing oil, gas and other substances covered hereby on the leased premises or lands pooled or unitized therewith, in primary and/or enhanced recovery, Lessee shall have the right of ingress and egress along with the exclusive right to conduct such operations on the leased premises as may be reasonably necessary for such pupposes, including but not limited to geophysical operations, surveys or studies required by any governing body, the drilling of wells, and the construction and use of roads, canals, pipelines, tanks, water wells, disposal wells, injection wells, pits, electric and telephone lines, power stations, and other facilities deemed necessary by Lessee to discover, produce, store, treat and/or transport production. Lessee may use in such operations, free of cost, any oil, gas, water and/or other substances produced on the leased premises, except water from Lessor's wells or ponds. In exploring, developing, producing or marketing from the leased premises, except water from Lessor's wells or ponds. In exploring, developing, producing or marketing from the leased premises or lands pooled or unitized therewith, the ancillary rights granted herein shall apply (a) to the entire leased premises described in Paragraph 1 above, notwithstanding any partial release or other partial termination of this lease; and (b) to any other lassed premises the thereafter has authority to grant such rights in the vicinity of the leased premises or lands pooled therewith. When requested by Lessor now or hereafter has authority to grant such rights in the vicinity of the leased premises or lands, pooled on the leased premises or lands. No well shall be located less than 200 feet from any house or barmow on the leased premises or such other lands, without Lessor's consent, and Lessee shall buy its operations to buildings and other right a may time to remove its fixtures, equipment and materials, including well apoving crops who her loade therewith are within during the term of this lease or within a reasonable time thereafter. such other lands

11. Regulation and Delay. 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 Lessee 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. When drilling, reworking, production or other operations are prevented by, or if such laws, rules, regulations or order, or by inability to obtain necessary permits, equipment, services, material, water, electricity, fuel, access or easements, or by fire, flood, adverse weather conditions, war, sabotage, rebellion, insurrection, riot, strike or labor disputes, or by inability to obtain a satisfactory market for production or failure of purchasers or carriers to take or transport such production, or by any other cause not reasonably within Lessee's control, this lease shall not terminate because of such prevention or delay, and at Lessee's option, the period of such prevention or delay shall be added to the term hereof. Lessee shall not be liable for breach of any express or implied covenants of this lease when drilling, production or other operations are so prevented, delayed or interrupted.

12. Breach or Default. No litigation shall be initiated by Lessor with respect to any breach or default by Lessee hereunder, for a period of at least 90 days after Lessor has given Lessee written notice fully describing the breach or default, and then only if Lessee fails to remedy the breach or default within such period. In the event the matter is litigated and there is a final judicial determination that a breach or default has occurred, this lease shall not be forfeited or cancelled in whole or in part unless Lessee is given a reasonable time after said judicial determination to remedy the breach or default and Lessee fails to do so. If this lease is cancelled for any cause, it shall nevertheless remain in force and effect as to (1) sufficient acreage around each well as to which there are operations to constitute a drilling or maximum allowable unit under applicable governmental regulations, (but in no event less than forty acres), such acreage to be designated by Lessee as nearly as practicable in the form of a square centered at the well, or in such shape as then existing spacing rules require; and (2) any part of said land included in a pooled unit on which there are operations. Lessee shall not be accented as the as then existing spacing rules require; and (2) any part of said land included in a pooled unit on which there are operations. Lessee shall also have such easements on said land as are necessary to operations on the acreage so retained.

13. Warranty of Title. Lessor hereby warrants and agrees to defend title conveyed to Lessee hereunder, and agrees that Lessee at Lessee's option, may pay and discharge any taxes, mortgages or liens existing, levied or assessed on or against the leased premises. If Lessee exercises such option, Lessee shall be subrogated to the rights of the party to whom payment is made, and, in addition to its other rights, may reimburse itself out of any royalties or shut-in royalties otherwise payable to Lessor hereunder. In the event Lessee is made aware of any claim inconsistent with Lessor's title,

Lessee may suspend the payment of royalties and shut-in royalties hereunder, without interest, until Lessee has been furnished satisfactory evidence that such claim has been resolved.

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IN WITNESS WHEREOF, this lease is executed to be effective as of the date first written above, but upon execution shall be binding on the signatory and the signatory's heirs, devisees, executors, administrators, successors and assigns, whether or not this lease has been executed by all parties hereinabove named as Lessor.

Leo J. Strathman Lessor:

Lessor:

ACKNOWLEDGEMENT

STATE OF KANSAS COUNTY OF Nempha ss:

BE IT REMEMBERED, That on this $\frac{Q+\Lambda}{D}$ day of $\frac{SC}{2}$ and $\frac{Q+\Lambda}{D}$ and for the County and State aforesigned, a notary public in and for the County and State aforesaid, <u>Leo J. Strathman a single person</u>, to me personally known to be the identical person(s) who executed the within and foregoing instrument and acknowledged to me that they executed the same as a free and voluntary act and deed for the uses and purpose therein set forth.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed my official scaling the day and year last above mentioned.

Notary Public

9-22-2019 (My Appt. Expires:

自 GREG HALL My Appt. Expires 9・22 えのい

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х Э. 1 FORM 88 - (PRODUCER'S SPECIAL) (PAID-UP) **63U (Rev. 2015)** SHUT-IN CLAUSE

I.

OIL AND GAS LEASE

THIS AGREEMENT, Made and 25th day of contered into the contered into the by and Jack K. McKee and Lanette M. McKee, husband and wife, between 2017
whose mailing 1310 Antelope Rd., Netawaka, KS 66516 hereinafter called Lessor (whether address is address is one or more), one or more), hereinafter called Lessor (whether one or more), hereinafter called Lessor (whether address is and Paramount Land Inc., P.O. Box 488, Meade, KS 67864
Lessor, in consideration of receipt of which is here acknowledged and of the royalties herein provided and of the agreements of the lessee herein contained, hereby grants, lesses and lets exclusively unto lessee for the purpose of investigating, exploring by geophysical and other means, prospecting drilling, mining and operating for and producing oil, liquid hydrocarbons, all gases, and their respective constituent products, injecting gas, water, other fluids, and air into subsurface strata, laying pipe lines, storing oil, building tanks, power stations, telephone lines, and other structures and things thereon
to produce, save, take care of, treat, manufacture, process, store and transport said oil, liquid hydrocarbons, gases and their respective constituent products and other products manufactured therefrom, and housing and otherwise caring for its employees, the following described land, together with any reversionary rights and after-acquired in Nemaha State Kansas Described as follows to interest, therein situated in Of Nemaha of Nemaha of Nemaha of Nemaha Nemaha Nemaka Nemaka Nemaha Nemaha Nemaha Nemaha Nemaka Nemaha Nemah
No Frucking to OCCUF on this Property fm
In XXX Township XXX Range XXX and 160 acres, more or less and all and all Section containing containing accretions thereto and all
Subject to the provisions herein contained, this lease shall remain in Five (5) year from this date (called "primary term") and as force for a term of long thereafter as oil, liquid hydrocarbons, gas or other respective constituent products, or any of them, is produced from said land or land with which said land is pooled.
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 (1/8) part of all oil produced and saved from the leased premises.
2nd. To pay lessor 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 (1/8), at the market price at the well, (but, as to gas sold by lessee, in no event more than one-eighth (1/8) of the products therefrom, one-eighth (1/8), at the market price at the well, (but, as to gas sold by lessee, in no event more than one-eighth (1/8), of the proceeds received by lessee from such sales), for the gas sold, used off the premises, or in the manufacture of products therefrom, said payments to be made monthly. Where oil or gas from a well producing oil or gas on this lease, or acreage pooled therewith, is not sold or used, lessee may pay or tender as royalty a payment equal to the same per acre amount paid to lessor, under the terms of this lease, per year per net mineral acre retained hereunder, and if such payment or tender is made it will be considered that oil or gas is being produced within the meaning of the habendum clause above. It is expressly agreed that the decision to shut in a well. This clause may be exercised for lessee, and that the price for oil or gas may be relied upon as justification for lessee's decision to shut in a well. This clause may be exercised for less than two (2) years but will not
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.

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

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 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 royalties shall be binding on the lessee unit after the lessee has been furnished with a written transfer or assignment or a 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 enhancement of accessing the date of accessing the date of accessing the assignment or a 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
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 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 lessee 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 agrees 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 undersigned 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 lease is made, as recited herein.
Lessor and lessce hereby agree that lessee shall have the option to extend the primary term of this lease for an additional three (3) years from the expiration date of this lease by tendering to lessor a payment equal to twenty (20) dollars per acre paid to lessor under the original terms of this lease times the net acres actually owned by lessor and lessors successors (if any) on the date the option is exercised. Payment shall be deemed made upon lesses's tendering of such payment by certified mail to lessor at lessors address shown on this lease on or before the expiration of the primary term hereof. Nothing contained herein nor any separate implied agreement between parties shall serve to bind lessee to excreise this option and it shall be at lesses's sole discretion to do so.
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 lessee'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 40 acres each in the event of an oil well, or into a unit or units not exceeding 640 acres each in the event of a gas well. Lessee shall execute in writing and record in the conveyance records of the county in which the land herein leased is situated an instrument identifying and describing the pooled unit, as fif were included in this lease. If production is found on the pooled acreage, it shall be treated as if production is had from this lease, whether the well or wells be located on the premises covered by this lease or only used portion of the royalties elsewhere herein specified, lessor shall receive on production from a unit so pooled only such portion of the royalties elsewhere herein specified, lessor shall receive on production from a unit so pooled only such portion of the royalties dreade as it production is had from this lease, whether the well or wells be located only such portion of the royalties dreade as it production is had from the lease, whether the well or wells be located only such portion of the royalties dreade are in the order of the organic therein 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.
IN WITNESS WHEREOF, the undersigned execute this instrument as of the day and year first above written. Witnesses:
X: Carl & Me Kee X: Xand Ploy M Mc Kee
ACKNOWLEGMENT
STATE OF <u>KANSAS</u>) COUNTY OF <u>APErnaka</u>) ss.

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BE IT REMEBERED, that before me, the undersigned, a Notary Public, in and for said County and State, on this $\overline{\mathcal{T}}_{\mathcal{U}}$ day of $\overline{\mathcal{T}}_{\mathcal{U}}$ and $\overline{\mathcal{T}}_{\mathcal{U}}$ day of $\overline{\mathcal{T}}_{\mathcal{U}}$ day of the state of the same and wife, to me known to be the identical persons, described in and who executed the within and foregoing instrument of writing and acknowledged to me that they duly 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 affixed my seal, the day and year last above written.

11-01-2020 My commission expires:

N. đ 0 0 Notary Public Level

MOTARY PUBLIC, State of Kansas MICHAEL J. CLOWE MY Appt. Exp. (1-0) 2020