For KCC Use:
Effective Date:
District #
CA2 Vos 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

	Ocat Decembries
Expected Spud Date: month day year	Spot Description: Sec. Twp. S. R E W
	Sec Twp S. R E W
DPERATOR: License#	feet from E / W Line of Section
ddraes 1:	Is SECTION: Regular Irregular?
ddress 1:ddress 2:	
State: Zip: +	(Note: Locate well on the Section Plat on reverse side)
Contact Person:	County:
hone:	Field Name:
CONTRACTOR: License#	Is this a Prorated / Spaced Field?
lame:	Target Formation(s):
Well Drilled For: Well Class: Type Equipment:	Nearest Lease or unit boundary line (in footage):
	Ground Surface Elevation:feet MSL
Oil Enh Rec Infield Mud Rotary	Water well within one-quarter mile:
Gas Storage Pool Ext. Air Rotary	Public water supply well within one mile:
Disposal Wildcat Cable Seismic ;# of Holes Other	Depth to bottom of fresh water:
Other:	Depth to bottom of usable water:
Outer.	Surface Pipe by Alternate:
If OWWO: old well information as follows:	Length of Surface Pipe Planned to be set:
Operator:	Length of Conductor Pipe (if any):
Well Name:	Projected Total Depth:
Original Completion Date: Original Total Depth:	Formation at Total Depth:
- 1-19····· - 1-19···· - 1-19···· - 1-19···· - 1-19···· - 1-19···· - 1-19···· - 1-19···· - 1-19···· - 1-19····	Water Source for Drilling Operations:
irectional, Deviated or Horizontal wellbore?	Well Farm Pond Other:
Yes, true vertical depth:	DWR Permit #:
ottom Hole Location:	(Note: Apply for Permit with DWR)
CC DKT #:	Will Cores be taken?
	If Yes, proposed zone:
AFI	FIDAVIT
he undersigned hereby affirms that the drilling, completion and eventual plu	
is agreed that the following minimum requirements will be met:	99···9 - · · · · · · · · · · · · · · · ·
1. Notify the appropriate district office wrights equiding of well-	
 Notify the appropriate district office <i>prior</i> to spudding of well; A copy of the approved notice of intent to drill <i>shall be</i> posted on each 	drilling rig:
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Signature of Operator or Agent:

Side Two

For KCC Use ONLY	
API # 15	_

IN ALL CASES PLOT THE INTENDED WELL ON THE PLAT BELOW

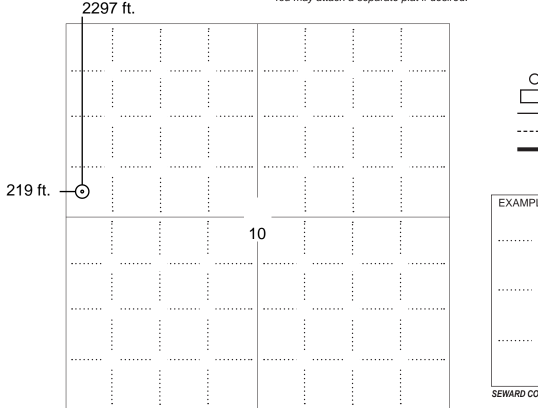
In all cases, please fully complete this side of the form. Include items 1 through 5 at the bottom of this page.

Operator:	Location of Well: County:		
Lease:	feet from N / S Line of Sectionfeet from E / W Line of Section 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.



LEGEND

O Well Location
Tank Battery Location
Pipeline Location
----- Electric Line Location
Lease Road Location

EXAMPLE

1980' FSL

SEWARD CO. 3390' FEL

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.

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		SecTwp R	
Settling Pit Drilling Pit	If Existing, date constructed:		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 I	No	Chloride concentration: mg/l (For Emergency Pits and Settling Pits only)	
Is the bottom below ground level? Yes No	Artificial Liner?		How is the pit lined if a plastic liner is not used?	
Pit dimensions (all but working pits):	Length (fee	et)	Width (feet) N/A: Steel Pits	
Depth fro	om ground level to dee	pest point:	(feet) No Pit	
If the pit is lined give a brief description of the liner material, thickness and installation procedure. Describe procedures for periodic maintenance and determining liner integrity, including any special monitoring.				
Distance to nearest water well within one-mile of pit: Depth to shallo Source of infor		owest fresh water feet. mation:		
feet Depth of water well	feet	measured	well owner electric log KDWR	
Emergency, Settling and Burn Pits ONLY: Drilling, Work		Drilling, Worko	ver and Haul-Off Pits ONLY:	
Producing Formation:		Type of materia	al utilized in drilling/workover:	
Number of producing wells on lease:		Number of work	king pits to be utilized:	
Barrels of fluid produced daily: Abandonment		Abandonment p	procedure:	
Does the slope from the tank battery allow all spilled fluids to flow into the pit?		be closed within 365 days of spud date.		
	-			
Submitted Electronically				
KCC OFFICE USE ONLY Liner Steel Pit RFAC RFAS				
Date Received: Permit Numl	ber:	Permi		

Kansas Corporation Commission Oil & Gas Conservation Division

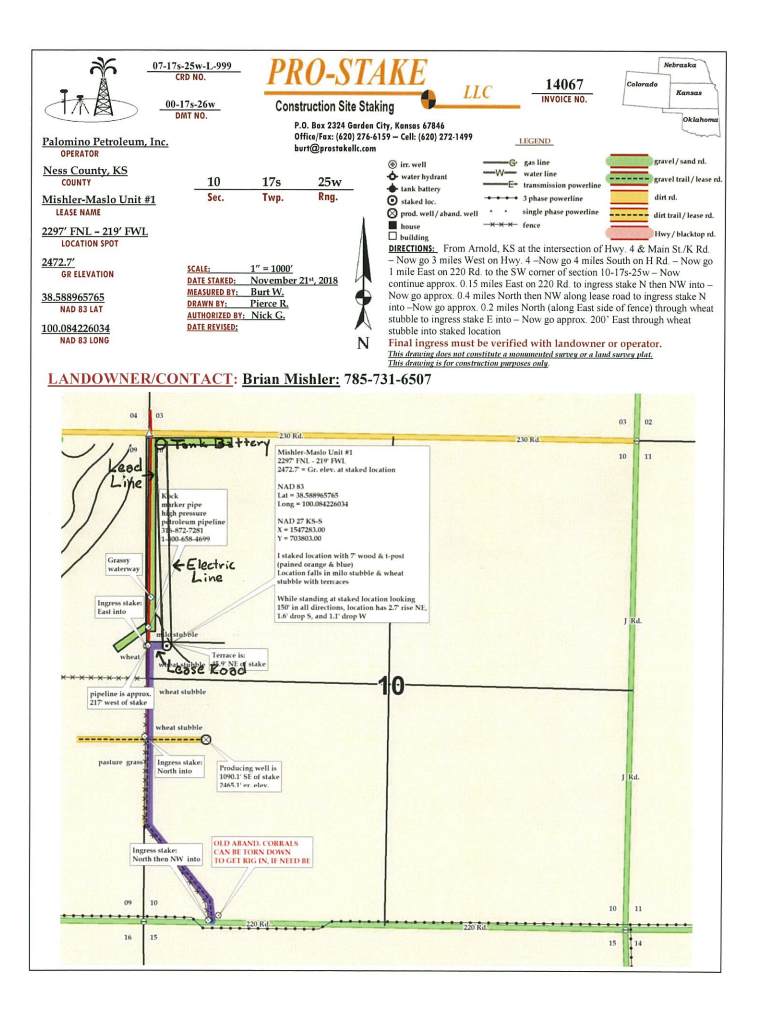
Form KSONA-1
January 2014
Form Must Be Typed
Form must be Signed
All blanks must be Filled

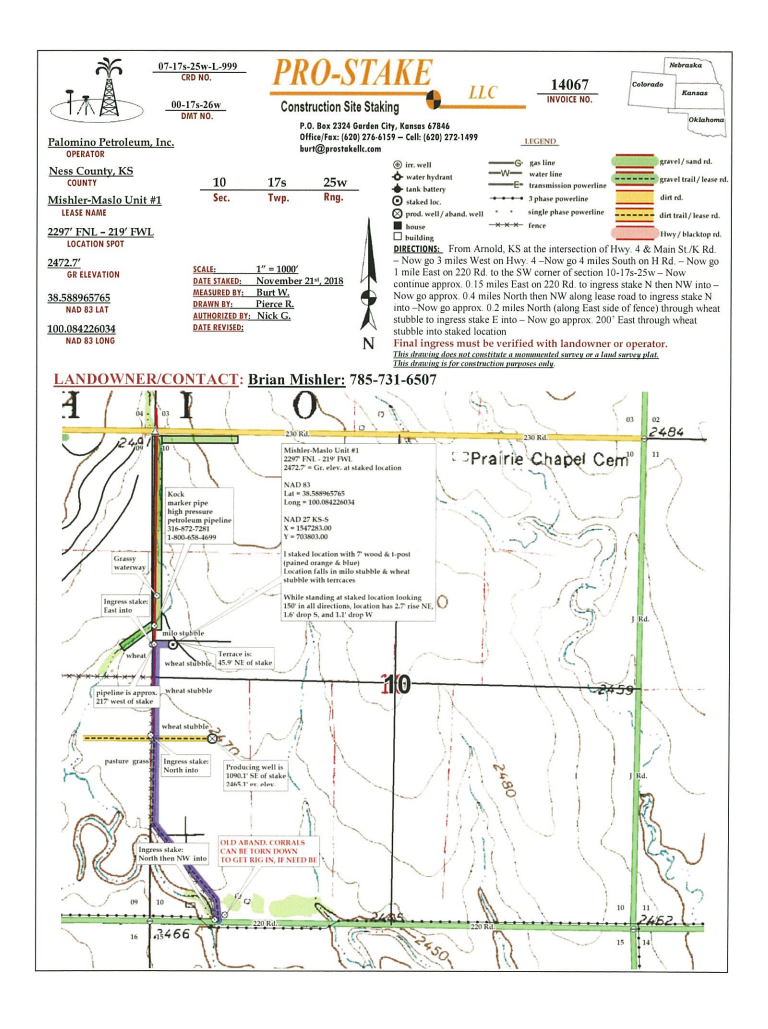
CERTIFICATION OF COMPLIANCE WITH THE KANSAS SURFACE OWNER NOTIFICATION ACT

This form must be submitted with all Forms C-1 (Notice of Intent to Drill); CB-1 (Cathodic Protection Borehole Intent); T-1 (Request for Change of Operator Transfer of Injection or Surface Pit Permit); and CP-1 (Well Plugging Application).

Any such form submitted without an accompanying Form KSONA-1 will be returned.

Select the corresponding form being filed: C-1 (Intent) CB-1 (Ca	athodic Protection Borehole Intent) T-1 (Transfer) CP-1 (Plugging Application)
OPERATOR: License #	Well Location:
Name:	SecTwpS. R
Address 1:	County:
Address 2:	Lease Name: Well #:
City:	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 (Cathod the KCC with a plat showing the predicted locations of lease roads, tank are preliminary non-binding estimates. The locations may be entered on Select one of the following:	batteries, pipelines, and electrical lines. The locations shown on the plat
owner(s) of the land upon which the subject well is or will be loc	ct (House Bill 2032), I have provided the following to the surface cated: 1) a copy of the Form C-1, Form CB-1, Form T-1, or Form eing filed is a Form C-1 or Form CB-1, the plat(s) required by this id email address.
KCC will be required to send this information to the surface owr	knowledge that, because I have not provided this information, the ner(s). To mitigate the additional cost of the KCC performing this of the surface owner by filling out the top section of this form and CC, which is enclosed with this form.
If choosing the second option, submit payment of the \$30.00 handling form and the associated Form C-1, Form CB-1, Form T-1, or Form CP-1	
Submitted Electronically	





State of Kansus - Nesu County
Book: 391 Page: 338
Recorded: 2
Recorded: 2
Caphier Initials: MH
Oute Recorded: 4/10/2017 10:35:00 AM

Form 88 — (PRODUCER'S SPECIAL) (PAID-UP)

63U (Rev. 1993)

OIL AND GAS LEASE

AGREEMENT, Made and entered into theday of	2017	
by and between Brian D. Mishler and Janet L. Mishler, his wife		
21001 J Road Arnold, KS 67515		
And the second s		
whose molling address is	hereinafter colled Lessor (whether one or more).	
Palomino Petroleum, Inc.		
	, herelnnster enlier Leasee:	
Lessor, In consideration of One and More	College /c One (\$1,00)	
Since tendovices and of the products include products and other means, prospecting drilling, minin constituent products, injecting \$13, water, other holds, and air into subsurface strats, layir and things thereon to produce, 33ve, 13ke care of, Iceat, manufacture, process, store and in products manufactured therefrom, and housing and otherwise caring for its employees, if	essee herein contained, hereby grants, lesses and lets exclusively unto lessee for the purpose g and operating for and producing oit, liquid hydrocathons, all gates, and their respective gipple lines, storing oil, building tanks, power stations, telephone lines, and other articuluras insportable oil, liquid hydrocathors, gases and their respective consiliuent products and other recollawing described land, together with any revensionary rights and after-acquired interest. State of Kansas	
Section 10: NW	outh, Range 25 West	
Section 10. NV	114, SE/4	
	000	
In Section Township Range	and containing 320	
	orm of TWO (2) years from this date (culled "primary term"), and as long thereafter is produced from said land or land with which said land is pooled.	
as on, figure hydrocathons, gas or other respective constituent products, or any of them. In consideration of the premiers the said lessee covenants and agrees:	a produced from said lend or land with which said fand is pooled.	
	o may cannect wells on said land, the equal one-eighth (16) part of all all produced and saved	
2011. To now lesser for was of substances nature or kind produced and salt or	used off the premiers, or used in the manufacture of any products therefrom, one-eighth (%),	
at the merket price at the west, tout, at to gas sold by tessee, in no event into than our premises, or in the manufacture of products thereform, sald payments to be made mont as royalty. One Dollar (\$1.00) per year per net mineral core retained hereunder, and if meaning of the preceding paragraph.	e-eighth (4) of the proceeds received by leases from such soles), for the gas add, used off the hly. Where gas from a well producing gas only is not sold or used, leases may pay or tender such payment or tender is made it will be considered that gas is being produced within the	
This lease may be maintained during the primary term hereof without further of this lease or any extension thereof, the lease shall have the right to drill such well t	payment or drilling operations. If the leaser shall commence to drill n well within the term o completion with reasonable diligence and dispatch, and if all or gas, or either of them, be such well had been completed within the term of years first mentioned.	
found in paying quantities, this lease shall continue and be in force with like effect as if a first said leaser owns a less interest in the above described fand than the entire	such well had been completed within the term of years first mentioned.	
	and undivided for simple estate therein, then the royalties become provided for shall be paid vided fee.	
Lesses shall have the right to use, feet of cost, gas, oil and water produced on ast. When requested by lessor, lesses shall bury lessen's pipe lines below plow depth.	o tana (ar tessee s aperation theteon, except water from the wells of itssor.	
No well shall be drilled nearer than 200 feet to the house or barn now on said pro		
Lessee shall pay for damages caused by lessee's operations to growing crops on a Lessee shall have the right at any time to remove all machinery and fixtures play		
If the calate 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, he land or assignment of tentals or repailles shall be binding on the lessee until after the in case lessee assigns this lense, in whole or in part, lessee shall be relieved of all obligations.	
Lesuce may at any time execute and deliver to lessor or place of record a relea surronder this lesse as to such portion or pections and be relieved of all abligations as to	ee or releases covering any puriton or portions of the above described promises and thereby the acrosps surrendered,	
All express or implied coverants of this lesse shall be subject to all Pederal and in whole or in part, nor lessee held liable in damages, for failure to comply thesewith, if Regulation.	State Laws, Executive Orders, Rules or Regulations, and this lesse shall not be terminated, compliance is prevented by, or if such failure is the result of, any such Law, Order, Rule or	
tiny motifiages, taxes or other light on the above described lands, in the exect of defaul	d, and agrees that the lessee shall have the right of any time to redeem for lessor, by payment of payment by leading, and the subregated to the rights of the holder threed, and the undergand relationship is the follower and homestead in the premises described herein, in an far leave is made, as recited herein.	
Leaved, at its option, is hereby given the right and power to pad or combine the immediate vicinity thereof, when in leave's judgment it is necessary or advisable to conservation of oil, gas or other minerals in and under and that may be produced from or units not exceeding 40 acree each in the ovent of an oil well, or into a unit or units accord in the convexuary are convexuary and again to see the convexuary are set of the the land herein teased in air	sereage covered by this lease or any portion thereof with other land, lease or leases in the do so in order to properly develop and operails said lease premieze so us to promote the said premiers, such possing to be of tracta conditions to one smatter and to be late a unit to exceeding 600 access each in the event of a gar well. Lease shall execute in writing and used an instrument identitying and describing the pooled acrags. The entire accesses titles on production from the pooled unit, as if it were included in this lease. If production is thather the well or wells be located on the premises covered by this lease or net. In iten of the	
royaltira tiscwitere nerein apecilled, leasor shall receive on production from a unit a	o pooled only such portion of the royally slipulated heroin on the amount of his ocreage	
placed in the unit or his reyally interest thorth on an acreage basis beers to the total acc. Should a hortzontal well be drilled, a unit or units not exceeding 640 acres abail be we unother lease or feases, for unitization of oil. Leases shall execute in writing and file for nece packed acreage. The entire acreage so pooled into a unit or units shall be treated for all purincipated in this lease. If production is found on any part of the pooted acreage it shall be tre	eage so pooled in the particular unit involved. Led for the land covered by this lease, or any portion thereof, with other land covered by Led for the land covered by this lease, or any portion thereof, with other land covered by Led for the county in which the land is situated an instrument identifying and describing the Lease secrept the payments of royalizes on production from the pooled unit, as if it were Led as if production in had from this losse whether any well is located on the land covered by In lieu of the royalizes clawshore herein specified, Lessor shall receive on production from the Lease of the land covered by the land of the land covered by Lease of the land cov	
unis lease of not. Any well drilled on any such unit shall be and constitute a well hereunder, in lieu of the royallies elsewhere herein specified, Lessor shall receive on production from the unit so poole only such period of the royally slipulated herein as the amount of his not royally interest therein on an acreage basis bears to the total mineral acreage so pooled in the particular unit involved.		
This lease is comprised of two (2) separate leases described a	as the following tracts:	
<u>Township 17 South, Range 25 West</u> Tract 1)Section 10: NW/4; Tract 2)Section 10: SE/4		
This lease shall be considered for all purposes a separate lead	se on each tract.	
IN WITNESS WHEREOF, the undersigned execute this instrument as of the day Wilnesses:	and your first above written.	
Silve D. Michie	Janet L. Missiler	
Brian D. Mishler	Janet L. Mishler	
The A Grant		

63U (Rev. 1993)

		OIL AND	JAS LEASE	www.ltp.com-lbeglisp.com
AGREE!	MENT, Made and entered into the	ih Septem	ber	2017
hy and between .	Alex Nichepor, Jr. and Step	nanie Nichepor, his wife		
	17282 T Road			
	Ness City, KS 67560			
whose mailing at and Palomin	o Petroleum, Inc.	•	hr	reinafter colled Lessor (whether one or more),
				, hereinafter coller Lousqu
of investigating, constituent produ and things thereo products manufa	consideration of One and More deed and of the myalifes herein provide exploring by geophysical and other motion, including agas, water, other fluids, a no produce, save, take care of, treat, a cured therefrom, and housing and other no county of Ness	nd air (nio aubsunace atrata, sayin ianufacture, procesa, atore and trai riviae caring for its employees, th	Dollars is One (\$1. See herein contained, hereby grants, leases an and operating for and producing oil, ilquid 3 pipe lines, storing oil, building tanks, power- sports said oil, liquid hydrocarbons, gases and the following described land, together with any sa State of Kansas	OD) Jin hand paid, receipt of which a lets exclusively unto lessee for the purpose sydrocartons, all gazes, and their respective reations, leighbone lines, and other structures held respective constituent products and other exersionary rights and after-acquired interest. described as follows 10-will
			outh, Range 25 West	
		Section 9: NE/4	 	
			160	
In Section pecretions therek	Township		and containing	neres, more or less, and all
Subject to no all, liquid byda In consid	o the provisions herein contoined, this roesthons, gas or other respective consi eration of the premises the said issues	case shall remain in force for a to itsent products, or any of them, is covenants and agrees:	rm of	alled "primary term"), and as long therenfter aid land is pooled.
from the leased p	remises,		may connect wells on said land, the equal one	
premises, or in ti us royalty One t	pay lessor for gon of whatsoever nature the well, foul, as to gas sold by lite manufacture of products therefrom, losliar (\$1.00) per year per net mineral receding paragraph.	es or kind produced and sold, or essee, in no event more than one table month one made month occurrents and if a	sed off the premises, or used in the manufactu- eighth (14) of the proceeds received by Issue in ly, Where gas from a well producing gas only uch payment or lander is made it will be cons	are of may products therefrom, one-eighth (19), nom such sales), for the gas sold, used off the la not sold or used, lessee may pay or tender idered that gas is being produced within the
			nayment or drilling operations. If the lesses she completion with reasonable diligence and dis uch well had been completed within the term of	
he unid leasor on Leases sh When req	ily in the proportion which leason's inte sall have the right to use, free of cost, g sucsted by lesson, lesses shall bury leas	rest bears to the whole and undiv se, oll and water produced on enfo o's pipe lince below plaw depth,	nd undivided fee simple cetato (berein, then t) ided fee. I land for leasee's operation thereon, except wat niaca without written consent of leasor.	
Lessee sh	all pay for damages caused by lessee's	operations to growing crops on a		v and rampya enging
If the est executors, admin essee has been f	late of either party hereto is assigned	, and the privilege of assigning a change in the awnership of the lenment or a true copy thereof. I	in whole or in part is expressly ollowed, the of a land or susignment of tentels or royalties en tose lesses assigns this lesse, in whole or in t	overante hereof shall extend to their heirs.
Lessee m orrender this less	ay at any time execute and deliver to se as to such portion or portions and b	lessor or place of record is relens relieved of all obligations as to i	e or releases covering any partion or partions he acreage surrendezed.	
All expre n whole or in pa legulation.	se or implied covenants of this lease a rt, nor lessee held liable in damages, t	all be subject to all Feders! and or follure to comply therewith, if	State Laws, Executive Orders, Rules or Regula compliance is provented by, or if such failure i	tions, and this lesse shall not be terminated, is the result of, any such Law, Order, Rule or
iny mortgoges, t ligned lessors, fo	reby warrants and agrees to defend the uses or other liens on the above descri ir themselves and their heirs, successed werrand homestead may in any way s	hed lands, in the event of default is and sasigns, hereby surrender	I, and agrees that the lease shall have the right of poyment by leaser, and he subrogated to the and release all right of dower and homesteed easy is made, as recited herein.	at pay this to redeem for feesor, by payment is rights of the holder thereof, and the under- lin the premises described hersin, in so for
mmediate vicini conservation of a conservation of a conservation of a cecard in the con cooled into a tra- cound on the pos- coyaltica elsewhe	ly thereof, when in Iresec's judgment, if, gas or other minerals in and under ding 60 acres seek in the event of an aveyance records of the county in white ar unit shall be treated, for all purpled acresses, it shall be treated as if prochers to herein specified, items abilit received.	It is necessary or advisable to and that may be produced from oil well, or into a unit or units a ch the land herein leased is six press except the payment of royal fuction is had from this lease, whe e on production from a unit se	acceage covered by this lease or any portion at do as in order to properly develop and operal said premises, such pooling to be of functs con a contraction of the property of the contract of the contract in the contract of the contract lease on production from the pooled unit, as if it letter the well or wells be located on the premi pooled only such portion of the royally slip- age as pooled in the particular until involved.	te said leave premites so us to promote the tiguous to one another and to be into a unit
			If for the land covered by this lease, or any portice county in which the land is allusted an instrume copil tip sparries of royalities on production fro disclosing to the land of the land whether any well or cystiles elsewhere levels specified, Leasor at earl therein on an acreage basis boars to the total early the land of the land o	
This lease st ts investors	nall not be assigned by Lesse and customary assignees.	e without permission of L	essor. However, Lessee shall hav	e the right to assign interests to
t is agreed b	y Lessor and Lessee that wh	ere the term "1/8th" apps	ars in this Oil & Gas Lease, it shou	ld read "15%" in each case.
f and when o	frilling occurs on acreage des	cribed in this lease, surfa	ace casing will be set through Dako	ta formation.
IN WKTN	ESS WHEREOF, the undersigned exec	ste this instrument as of the day	and year first above written.	0 *.
Alex-Nichep	200 r. Ve Day	\	Stephanie Nichepor	Elichapor _

State of Konvae - New County
Book: 393 Page: 717
Receipt *: 72199 Recording Fee: +12.00
Pages Recorded: 2
Cachian Initials: 11H

Date Recorded: 10/13/2017 10:10:00 AM

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

November 28, 2018

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

Re: Drilling Pit Application Mishler-Maslo Unit 1 NW/4 Sec.10-17S-25W 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 <u>without slots</u>, 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.