For KCC Use:
Effective Date:
District #
SGA? Ves 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:	(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:
 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 The minimum amount of surface pipe as specified below <i>shall be set</i> 	0 0 .
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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

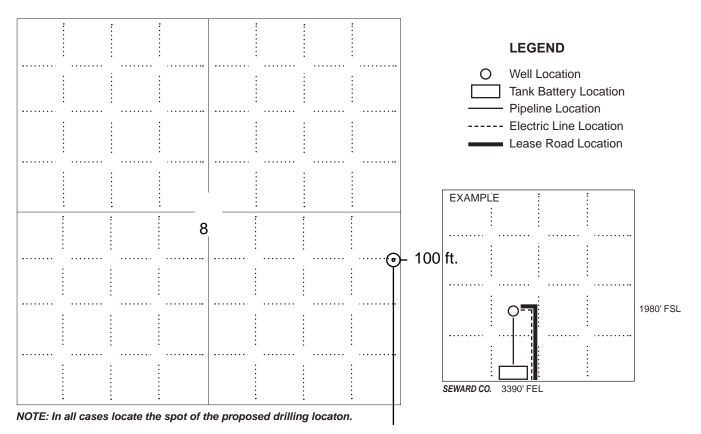
In all cases, please fully complete this side of the form. Include items 1 through 5 at the bottom of this page.

Operator:	Location of Well: County:	
Lease:	feet from N / S Line of Section	
Well Number:	feet from E / W Line of Section	
Field:	Sec Twp S. R 🗌 E 🔲 W	
Number of Acres attributable to well:	Is Section: Regular or Irregular	
	If Section is Irregular, locate well from nearest corner boundary. Section corner used: NE NW SE SW	

PLAT

Show location of the well. Show footage to the nearest lease or unit boundary line. Show the predicted locations of lease roads, tank batteries, pipelines and electrical lines, as required by the Kansas Surface Owner Notice Act (House Bill 2032).

You may attach a separate plat if desired.



1980 ft.

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

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

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:	(bbls)	Feet from East / West Line of SectionCounty		
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?	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	m ground level to dee	pest point:	(feet) No Pit		
material, thickness and installation procedure. liner integrity, including any special monitoring.					
			n to shallowest fresh water feet.		
feet Depth of water well	feet	measured	well owner electric log KDWR		
Emergency, Settling and Burn Pits ONLY:		Drilling, Work	ver and Haul-Off Pits ONLY:		
Producing Formation:		Type of materia	al utilized in drilling/workover:		
Number of producing wells on lease: Number of wor		Number of worl	rking pits to be utilized:		
Barrels of fluid produced daily: Abandonmer			procedure:		
Does the slope from the tank battery allow all spilled fluids to flow into the pit? Yes No Drill pits		Drill pits must 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	t Date: Lease Inspection:		

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					

IL AND GAS LEASE

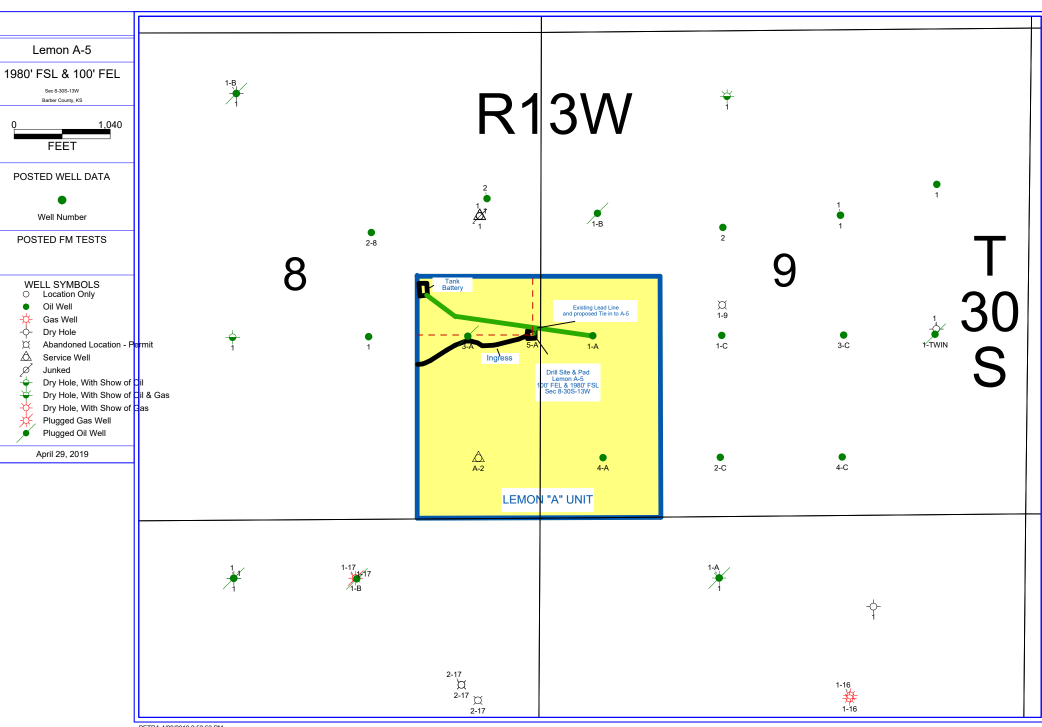
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Ø1983	David	Carter	Compan

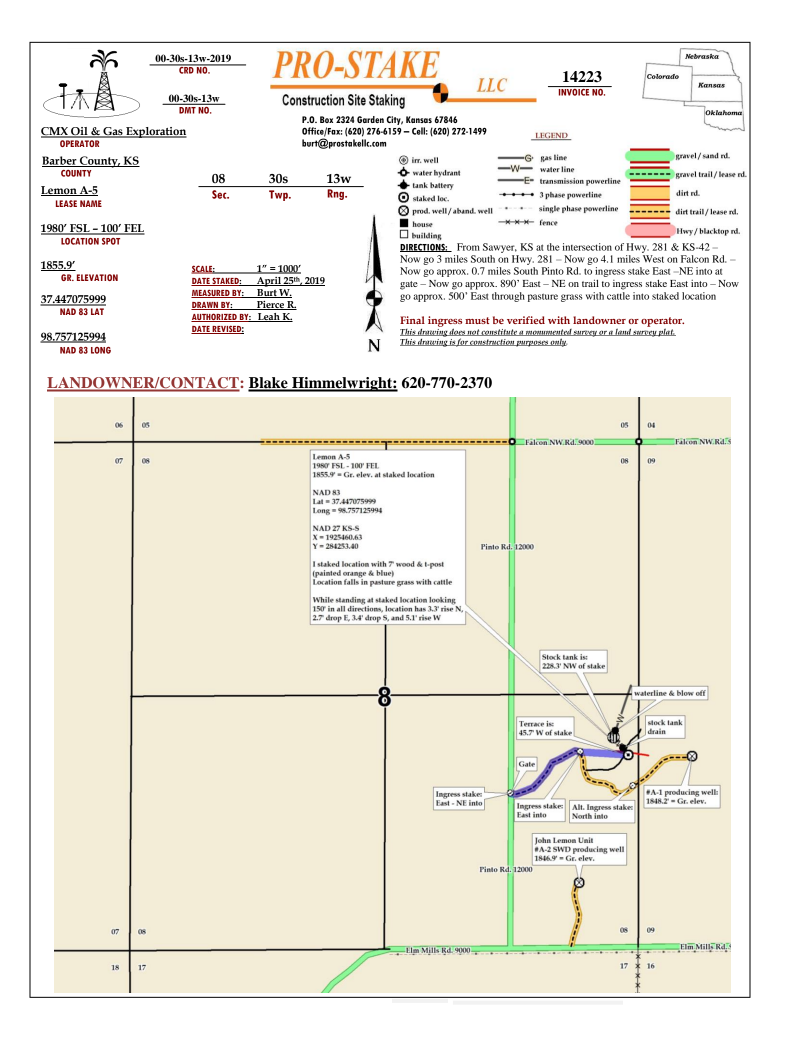
	nala a si	- 1, () - 1 3///			-
THIS AGREEM	ENT. Entered into this	14th day of	Decemb	per	8.7
MODL neewed telr	Loyd Lenon and K	aren D. Leron, his wift -in-fact for Jame Fliz:	e; J. L. Lemon, Attorn	ey—in-fact for Josephina Louise , William Librar Jamings and Al	Len
nings, his wi	fe. Charles David	Jennings and Geraldin	e M. Janninos. his wifi	e,c/o.Letton.&Son,Typeigalter called I	essor.
and	WOLSEY PETROLE	M CORPORALION		hereinafter called lessee, does wi	tness:
and agreements unto the lessee to all or any par drilling and the vapors, and all c laying pipe lines, land alone or co	hereinalter contained to be the hereinalter described lan t of the lands covered therei drilling, mining, and operating the gases, found thereon, building tanks, storing oil, injointly with neighboring lank	performed by the lessee, has this day, with any reversionary rights therein by as hereinafter provided, for the purg for, producing and saving all of the hereins exclusive right of injecting water, building power stations, electrical line is, to produce, save, take care of, and	granted, leased, and let and by the, , and with the right to unitize this to pose of carrying on geological, geop oil, gab, gas condensate, gas distill bilno, and other fluids and substance s and other structures thereon nece I menufacture all of such substances		usively ses as g core tituent roads, of said itances
		ng situated in the County of and described to			
State of	1901.5555	, and described a	s follows:		
		h - Range 13 West			
		last Half of the Southe			
	sacial 5: He v	Jest Half of the Southw	est Quarter (W/2 SW/4)		
containing	160	acres, mo			
This lease s casinghead gasol	hall remain in force for a term ine or any of the products cov	of	years (called "prim	ary term") and as long thereafter as oil, gas, casinghea	id gas,
duced and saved and gravity preva	d from the leased premises, iling on the day such oil is run	or at the lossee's option may pay to into the pipe line or into storage tanks.	the lessor for such one-eighth roya	connect its wells the equal one-eighth part of all c lity the market price at the wellhead for oil of like	grade
not sold by the more wells, an	lessee, lessee may pay or to amount equal to one dollar r	e or any other product, and all other ender annually at or before the end o per not mineral acre, and while said o	gases, including their constituent pa if each yearly period during which su	he sale of gas, gas condensate, gas distillate, casin rts, produced from the land herein leased. If such uch gas is not sold, as a shut-in royalty, whether c d, it will be considered under all provisions of this on the date the first well is completed for product	gas is one or
		naintained during the primary term with			1
to lessor, or his	heirs, or his or their grantee, th	nis lease shall cover such reversion.	e and undivided fee; however, in the	estate therein then the royalties herein provided for a event the title to any interest in said land should on, except water from existing wells of the lessor.	revert
required by lesson	or, the lessee shall bury its p 200 feet to the house or ba	pipe lines below plow depth and shall	pay for damage caused by its opera- ten consent of the lessor. Lessee st	tions to growing crops on said land. No well shall t half have the right at any time during, or after the	be dril-
obligations or did has been furnish probate thereof, original recorded	s, administrators, successors, minish the rights of lessee, a ned with either the original re or certified copy of the proof instruments of conveyance	and assigns, but no change or division on change of ownership in the lactorded instrument of conveyance or a seedings showing appointment of an a or duly certified copies thereof neces	on in ownership of the land, or roys not or in the royalties or any sum do duly certified copy thereof, or a ce diministrator for the estate of any de ssary in showing a complete chain of	wed), the covenants hereof shall extend to the heilaties, however accomplished, shall operate to enlargue under this lease shall be binding on the lesser titlied copy of the will of any deceased owner and accessed owner, whichever is appropriate, together volf title back to lessor of the full interest claimed, and assignee, grantee, devisee, or administrator, except the state of	ge the until it of the with all
leased acreage.	uing hereunder shall be divident There shall be no obligation	ed among and paid to such separate	owners in the proportion that the ac ells on separate tracts into which the	nonetheless be developed and operated as one leas reage owned by each separate owner bears to the a land covered by this lease may now or hereafter	entira
taxes, mortgages of any holder or l	s, or other liens existing, levi holders thereof and may reimb	ed, or assessed on or against the abourse itself by applying to the discharge of	we described lands and, in event it of any such mortgage, tax or other lien		rights
then engaged in any other well to	tions within one hundred-twe drilling or reworking operation hereafter commenced, with r	enty (120) days thereafter, or if at the ons thereon, then in either event, this	e expiration of the primary term, oil lease shall remain in force so long d-twenty (120) consecutive days, and	Il not terminate if lessee commences additional dril or gas is not being produced on said land, but les as operations are prosecuted either on the same of if they result in production of oil or gas, this leas	ssee is
of said lease as	said lease is surrendered and	I canceled as to only a portion of the	acreage covered thereby then all no	to the lessor, or by placing same of record in the nyments and liabilities thereafter accruing under the the terms and provisions of this lease shall continu	terme
of the express of the last six	stering the same, and this le or implied provisions hereof il	ase shall not be in any way tèrminati ' such fàilure accords with any such la hereòf fròm drilling a well hereunder l	ed wholly or partially nor shall the le	egulations (and interpretations thereof) of all govern assee be liable in damages for failure to comply winterpretations thereof). If lessee should be prevente prity having jurisdiction thereover, the primary term	ith any
to promote the unit or units not quarter sections. entire acreage s this lease. If proby this lease or duction from the eral acreage so p	another lease, or leases which conservation of such mineral exceeding 640 acres each is Lessee shall execute in wirito pooled into a unit or units aduction is found on any par not. Any well drilled on any a unit so pooled only such pooled in the particular unit invested in the particul	en, in lessee's judgment, it is necess is in and under said land, such poolin in the event of a gas and/or condensating and file for record in the county is shall be treated for all purposes, exit of the pooled acreage it shall be treated for such unit shall be and constitute a sortion of the royalty stipulated herein older.	any or advisable to do so in order to go to be in a unit or units not except or distillate well, plus a tolerance in which the land is situated an instruct the payments of royalties on practed as if production is had from the well hereunder. In lieu of the royalties as the amount of his net royalty into	covered by this lease, or any portion thereof, with properly develop and operate said lease premises ding 40 acres each in the event of an oil well, or of ten percent (10%) to conform to Governmental rument identifying and describing the pooled acreag production from the pooled unit, as if it were inclu- its lease whether any well is located on the land of es elsewhere herein specified lessor shall receive of learest therein on an acreage basis bears to the total	into a Survey e. The ided in covered
15. This lease a	nd all its terms, conditions, an	d stipulations shall extend to and be bin	ding on all successors of said lessor a	nd lessee.	
SEE EX	IIBIT "A" ATTACHE	HEREIO AND MADE A PAR	THEREOF.		
	- Carrier Market				
	3,	A Company of the Comp			
IN WITNESS WH	TEREOF, we sign the day and t	year first above written.	V .	\bigcirc	
- Lafra	Loy Is	m	Kallen D	Herry.	
/John Lo	yd Leron		Karen P. Lemon	_	
1,1,	10 -				***********
JI. T. T	ench, Attorney-ir	-fact	Com Com Co	2 demon	**********
	•			Attorney-in-fact	
24.7.					

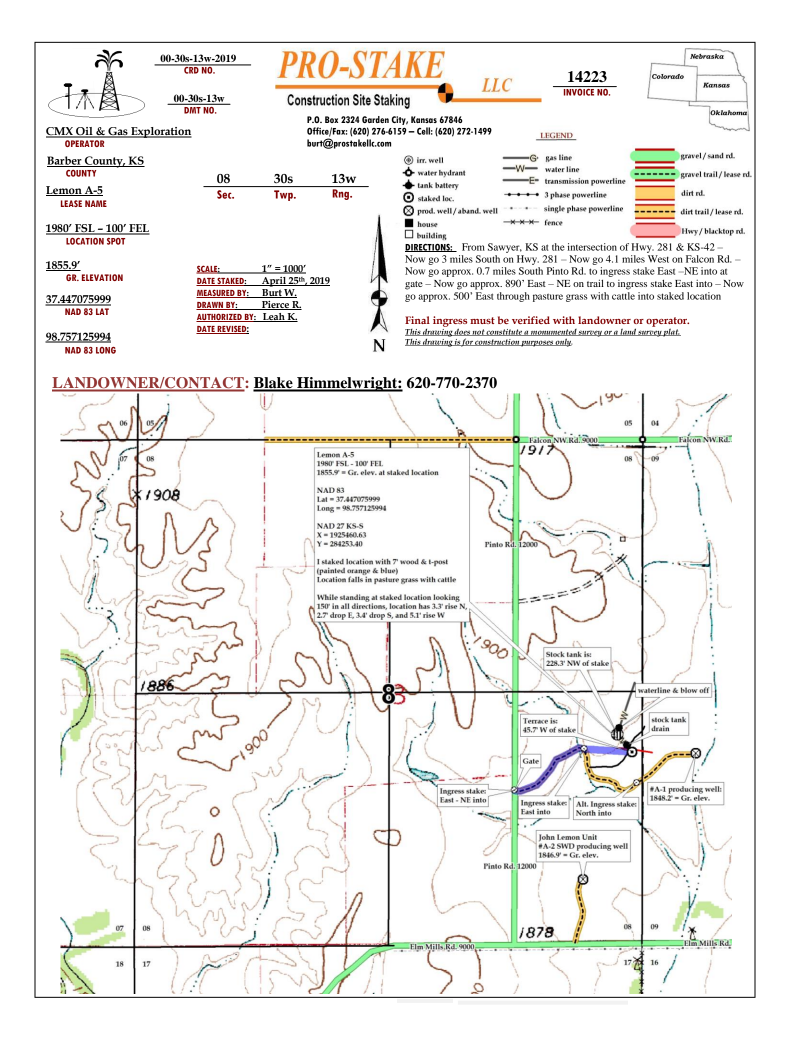
K-1007

STATE OF	Kansas		CKNOWLEDGMENT FOR		W 011 101 1
COUNTY OF	FIGUL				
day of			and for said County and S ersonally appeared <u>John</u>		
and	Karen D. Lemon, h				
***			•		
to me personally know	n to be the identical p	person_S_who exec	uted the within and foregoing	ng instrument a	nd acknowledged to me
IN WITNESS W	HEKEADF, I have Me	ineuinos refeiso my hia	nd and official seal the dry	and year last	above written.
My commission expires	8	TARY PUBLIC late of Kansas Exp. 25-80	Wint Harris	AUG	Notary Public
	my niphr.	CAP. D. D. D.	VIII IIII		•
STATE OF	Kansas Pratt	} ss. A	CKNOWLEDGMENT FOR	INDIVIDUAL	Kans. Okla. and Colo.)
	undersigned, a Nota	ary Public, within	and for said County and S	State, on this	15th
day of	December Josephine Louise 1	, 19 <u>8/</u> , 1	personally appeared J.L. I		
and	Cooperate Louise				
to me personally know	n to be the identical	personwho exec	cuted the within and foregoin	ng instrument a	nd acknowledged to me
that be execute	d the same as h	is free and v	pluntary act and deed for the	ne dises and nur	noses therein set forth
My commission expire	HEREOF, I have he	INT HARRIS MY N	nd and official seal the day	and year last	above written.
	S	tate of Kansas Exp. 3-25-88	Wint Harris		Notary Public
STATE OF					
COUNTY OF	-	≻ ss.	ACKNOWLEDGME	NT FOR CORP	ORATION
			, 1		
			state aforesaid, came		
					such officer, and to be
knowledged the execut	ion of the same for	himself and for	, personally kno astrument of writing in beha said corporation for the use	es and purposes	therein set forth.
IN WITNESS V		_	and and official seal on th	e day and year	· last above written.
my commission expires			ý í		Notary Public
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MOTE III					
NOTE: When sign	ature by mark in Kar For acknowleds	isas, said mark to gment by mark, i	be witnessed by at least o ise regular Kansas acknowl	edgment.	also acknowledged,
STATE OF	Kansas	} ss. A	CKNOWLEDGMENT FOR	INDIVIDUAL	Kans, Okla, and Colo.)
COUNTY OF	Pratt	J	and for said County and S		
day of	December		personally appeared George		
and Jane Elizabe		e, William Home	r Jennings and Alicia H.	Jennings, hi	s wife, Charles
	gs and Geraldine M			and in the state of the	nd calmanda l
that be execute	d the same as his	free and vo	uted the within and foregoing out of the least of the least for the least for the least for the least of the	uses and pur	ooses therein set forth.
IN WITNESS W	HEREOF, I have he	reunto set my ha	nd and official seal the day	and year last	above written.
My commission expires		VINT-HARRIS IOTARY PUBLIC	Wint Harris	1, Vin Co	Notary Public

WINT HARRIS
NOTARY PUBLIC
State of Kangas
The Exp. 8-25-78







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



Phone: 316-337-6200 Fax: 346-337-6211 http://kcc.ks.gov/

Laura Kelly, Governor

Dwight D. Keen, Chair Shari Feist Albrecht, Commissioner Jay Scott Emler, Commissioner

April 30, 2019

Leah Kasten CMX, Inc. 1700 N WATERFRONT PKWY BLDG 300B WICHITA, KS 67206-6628

Re: Drilling Pit Application Lemon 5A SE/4 Sec.08-30S-13W Barber County, Kansas

Dear Leah Kasten:

District staff has inspected the above referenced location and has determined that an unsealed condition will present a pollution threat to water resources.

District staff has recommended that the reserve pit be lined with bentonite or native clay, 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 as soon as the Hutchinson Salt section has been drilled through and displacement of the fluids into the reserve pit has occurred. The fluids should be removed again within 72 hours after drilling operations have ceased.

KEEP PITS on east/southeast side of stake.

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.