### **CORRECTION #1**

KOLAR Document ID: 1463945

For KCC Use:	KANSAS CORPORATION COMMISSION
Effective Date:	OIL & GAS CONSERVATION DIVISION
District #	Ole a One Concertwinon Division

Form C-1

March 2010

Form must be Typed

Form must be Signed

All blanks must be Filled

Yes ☐ No NOTICE OF INTENT TO DRILL

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

Name:	, ,	Sec Twp S. R E
Name:		feet from N / S Line of Secti
Name:Address 1:S Address 2:S Dity:S Contact Person:S		
Address 1:S Address 2: S City: S Contact Person:		L OFOTION D. L. D. L. C.
Address 2: S City: S Contact Person: Phone:		Is SECTION: Regular Irregular?
Contact Person: Shone: S		
Phone:	State: Zip: +	,
	•	County
ONTRACTOR: License#		Lease Name: Well #:
ONTRACTOR. LICENSE#		Field Name:
lame:		Is this a Prorated / Spaced Field?
Name.		Target Formation(s):
Well Drilled For: Well	Il Class: Type Equipment:	Nearest Lease or unit boundary line (in footage):
Oil Enh Rec	Infield Mud Rotary	Ground Surface Elevation:feet MS
Gas Storage	Pool Ext. Air Rotary	Water well within one-quarter mile:
Disposal	Wildcat Cable	Public water supply well within one mile:
Seismic ; # of Holes	Other	Depth to bottom of fresh water:
Other:		Depth to bottom of usable water:
[	and the Harris	Surface Pipe by Alternate: III
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:
		Water Source for Drilling Operations:
Directional, Deviated or Horizontal wel		Well Farm Pond Other:
f Yes, true vertical depth:		DWR Permit #:
Bottom Hole Location:		( <b>Note:</b> Apply for Permit with DWR)
(CC DKT #:		- Will Cores be taken? Yes \( \subseteq \)
		If Yes, proposed zone:
	ΔΕ	FIDAVIT
The undersigned hereby affirms tha		lugging of this well will comply with K.S.A. 55 et. seq.
t is agreed that the following minimi		augging of the mon win comply man race, a co on coq.
	·	
1. Notify the appropriate district		ah deilling vig.
	e of intent to drill <b>shall be</b> posted on each	ch drilling rig;  If by circulating cement to the top; in all cases surface pipe <b>shall be set</b>
	aterials plus a minimum of 20 feet into t	, , , , , , , , , , , , , , , , , , , ,
•	•	strict office on plug length and placement is necessary <i>prior to plugging</i> ;
		aged or production casing is cemented in;
6. If an ALTERNATE II COMPLE	ETION, production pipe shall be cement	ed from below any usable water to surface within 120 DAYS of spud date.
		#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	be plugged. In all cases, NOTIFY district office prior to any cementing.
ubmitted Electronically		
		Remember to:
For KCC Use ONLY		File Certification of Compliance with the Kansas Surface Owner Notification
API # 15		Act (KSONA-1) with Intent to Drill;
Conductor pipe required		- File Drill Pit Application (form CDP-1) with Intent to Drill;
COLIGUCIOL PIDE LEGUILEG		- File Completion Form ACO-1 within 120 days of spud date;
	feet per ALT. UI	<ul> <li>File acreage attribution plat according to field proration orders;</li> </ul>
Minimum surface pipe required		<ul> <li>Notify appropriate district office 48 hours prior to workover or re-entry;</li> </ul>
Minimum surface pipe required		<ul> <li>Notify appropriate district office 48 hours prior to workover or re-entry;</li> <li>Submit plugging report (CP-4) after plugging is completed (within 60 days);</li> </ul>
Minimum surface pipe required Approved by: This authorization expires:	arted within 12 months of approval date.)	<ul> <li>Notify appropriate district office 48 hours prior to workover or re-entry;</li> </ul>

Well will not be drilled or Permit Expired Date: \_

Signature of Operator or Agent:

KOLAR Document ID: 1463945



For KCC Use ONLY	
API # 15	

#### IN ALL CASES PLOT THE INTENDED WELL ON THE PLAT BELOW

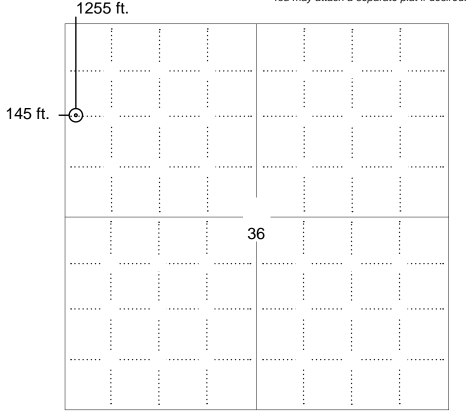
In all cases, please fully complete this side of the form. Include items 1 through 5 at the bottom of this page.

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**

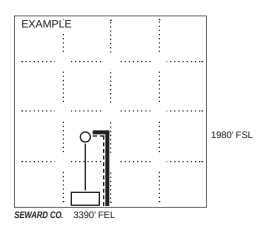
Show location of the well. Show footage to the nearest lease or unit boundary line. Show the predicted locations of lease roads, tank batteries, pipelines and electrical lines, as required by the Kansas Surface Owner Notice Act (House Bill 2032).

You may attach a separate plat if desired.



#### **LEGEND**

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



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.

## CORRECTION #1

KOLAR Document ID: 1463945

Kansas Corporation Commission Oil & Gas Conservation Division Form CDP-1 Form must be Typed

# May 2010

## **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?	lo	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		west fresh water feet.		
feet Depth of water well	feet	measured	well owner electric log KDWR	
Emergency, Settling and Burn Pits ONLY:		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	orking pits to be utilized:	
Barrels of fluid produced daily: Abandonmer		Abandonment p	procedure:	
Does the slope from the tank battery allow all spilled fluids to flow into the pit?   Yes No Drill pits must be		be closed within 365 days of spud date.		
Submitted Electronically				
KCC OFFICE USE ONLY				
Date Received: Permit Numl	ber:	Permi	Liner Steel Pit RFAC RFAS  t Date: Lease Inspection: Yes No	

## CORRECTION #1

KOLAR Document ID: 1463945

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 East _ West	
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:		
	batteries, pipelines, and electrical lines. The locations shown on the plat the Form C-1 plat, Form CB-1 plat, or a separate plat may be submitted.  et (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 d email address.	
KCC will be required to send this information to the surface own	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		



VICTORIA LOPEZ. REGISTER OF DEEDS REC FEE: \$16.09 07/09/2012 04:09:15FH

#### PAID UP OIL AND GAS LEASE

This Oil and Gas Lease (the "Lease"), dated June 26th, 2012, is by and between Montie Lee Jackson and Joan L. Jackson, Trustees of the Jackson Family Revocable Trust under agreement dated June 21, 2012, 66833, (whether one or more "Lessor") and James Allen, Kansas Associates, 1750 Lafayette Street, Denver, Colorado 80218("السيسة)

For and in consideration of Ten Dollars, Lessee's agreements contained in this Lease, and other good and valuable consideration the receipt and sufficiency of which are hereby acknowledged, Lessor and Lessee hereby agree as follows

1. Lessor has granted, itemised, leased and let and hereby does grant, denotes, lease and let unto Lessee, the lands described below, with any reversionary rights therein (the "Lands"), for the sole and exclusive right to explore by geophysical and other methods, for (without limitation) drilling, completing and operating for oil (including but not limited to distillate and condensate), gas (including easinghead gas and helium and all other constituents), and, for laying pipelines, building drill sites, access roads, tasks, power stations and structures thereon, to produce, save and take care of said products, all of the "Lands" described as follows.

> See Exhibit "A" attached hereto and made a part hereof.

all located in Lyon County Kansas, comaining 389, 00 acres, more or less (the "Lands" or "Leases Premises").

- Lessor intends to lease and Lessor does hereby lease, all of the lands or interests in lands presently owned by Lessor or any lands owned in
  the future by Lessor which may adjoin the Lands which lie in the section herein specified, whether or not completely and accurately described,
  together with and including any accretions or riparian rights appurtenant thereto.
- Lessor and Lessee agree that the Lease shall remain in force for a term of Five (5) years, therein after called Primary Term) and so long thereafter as oil or gas, or either of them, is produced from said land or lands pooled therewith

  4. As part of the consideration for the Lease, Lessee covenants and agrees:

- A. To deliver to the credit of Lessor free of cost, in the pipeline to which it may connect its wells, a 1/8 (12.5%) part of all oil (including but not limited to condensate and distillate) produced and saved from the Lands.
- B. To pay Lessor for gas (including casinghead gas) and all other substances covered hereby, a royalty of 1/8 (12.5%) of the proceeds realized by Lessee from the sale thereof less a proportionate part of the production, severance and other excise taxes, said payments to be made monthly.

  C. During any period after or
- payments to be made monthly.

  C. During any period after expiration of the Primary Term when gas or oil is not being sold or used and the well or wells are shut-in and there is no current production of gas or oil or operations on the Lands (or lands pooled or unitized therewith), sufficient to keep this Lease in force (to include any mechanical failures making either gas or oil unable to produce in paying quantities). Lessee shall pay or tender to Lessor as a shut-in royalty One Dollar (\$1.00) per year per net unneral norm entitied under this Lease ("Shut-in Royalty") Payment of the Shut-in Royalty shall be made on or before the anniversary date of this Lease next ensuing after the expiration of 90 terms from the date route better the date route belt is the in and them form the paying state of this Lease designed and best seen. days from the date such well is shut-in and thereafter on or before the anniversory date of this Lease, during the period such well is shut-in. When Lessee pays the Shut-in-Royalty, it will be considered that gas or oil is being produced on the Lease within the meaning of the entire Lease. Lessee's failure to properly pay Shut-in Royalty shall render Lessee traile for the amount due, but shall not operate
- to terminate this Lease.

  At the expiration of the Primary Term, if there is no production in paying quantities on the Lands or on lands pooled therewith, but Lessee is conducting operations for drilling, completing or reworking a well, this Lease nevertheless shall continue as long as such operations are prosecuted with reasonable diligence and dispatch or additional operations are commenced and prosecuted (whether on the same or successive wells) with no cessation of more than 90 days, and if production is discovered, this Lease shall continue as long thereafter as oil or gas are produced. In addition, if at any time or times after the Primary Term, there is a total cessation of all production from the Lands for any cause (other than furce majeure), this Lease shall not terminate if Lessee commences or resumes any drilling or reworking operations or production within 90 days after such cessation. Drilling or reworking operations shall be deemed to be conneced when the first material is placed on the Lands or when the first work, other than surveying or staking the location, is done on the Lands that to necessary for such operations. However, this term may be extended an additional 90 days, if Lessee has been onable to secure the goods or services necessary to conduct operations on the Lease, such goods and services to include, without limitation, drilling, completion or recompletion services, craws, equipment, water supply resources, water disposal resources, water supply or disposal infrastructure, regulatory approvals, third-party approvals, any additional Lessor required approvals.
- required approvals.

  6. Lessor hereby grants Lessee the right at any time and from time to finite to pool or unitize the Lands or any portion or portions of the Lands so to all strata or any stratum or strata, for the production primarily of oil or primarily of gas, with or willout distillate, Lessee may also amend or modify the size of such a "Unit," at its' sole discretion, at any time and from time to time while this Lease is in force and effect. The creation of a Unit by such pooling shall be based on the following criteria (hereinafter called "pooling criteria"): A unit for an oil well (other than a horizonal completions) shall not exceed 320 acres plus a maximum acreage tolerance of 10%, and a unit for a gas well not to exceed 400 acres plus a maximum acreage tolerance of 10%. For horizontal wells or either oil, gas or both, lessee may establish units not to exceed 1,280 acres plus a maximum acreage tolerance of 10%; provided however, that Lessee may form larger materials to confirm to any well entering at density entering the confirmation and notive. For the nursone Lessee may establish units not to exceed 1,280 acres plus a maximum acreage tolerance of 10%, provided however, that Lessee may form larger units to conform to any well spacing or density pattern that may be prescribed or permitted by applicable government nathority. 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 100,000 cubic feet per barrel, and "gas well" means a well with an initial gas-oil ratio of 100,000 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 completion" or "horizontal well" means a well in which the horizontal component of the gross completion interval in the reservoir exceeds the vertical component of the gross completion interval. Lessee shall file written unit designations in the county in which the Lands are located unless the proling or unitization results from governmental order or rule, in which case no such written designation shall be required. Operations on and production from the Unit shall be treated as if such operations were upon or such production were from the Lands whether or and the well or wells are located on the Lands. The entire acreage within a unit shall be treated for all purposes as if it were covered by and included in this Lease except that the royalty on production from the unit shall be as below provided, and except that in calculating the amount of any shut-in gas royalties, only the part of the acreage originally leased and then actually embraced by this Lease shall be counted. With respect to production from the Unit, Lessee shall pay Lessor, in licu of other royalties thereon, only such production of the royalties stipulated berein as the amount of royattes, only the part of the acreage originally leased and then actually embraced by this Lease shall be counted. With respect to production from the Unit, Lessee shall pay Lessor, in fleu of other royalties therein, only such production of the royalties stipulated berein as the amount of his acreage placed in the unit, or his royalty intensit therein on an acreage has bears to the total acreage in the unit.

  7. If said Lessor owns a less interest in the Lands than the entire and undivided fee simple extate, then the royalties berein provided shall be united to the constitution of the constitution
- paid to the Lessor only in the proportion which his interest in the Lands bears to the whole and undivided fee interest in the Land
- Lessee shall have the right to use, free of cost, gas, oil and water produced on the Lands for its operations, except water from water wells
- Lessee shall have the right at any time to remove all machinery and fixtures placed on the Lands, including the right to draw and remove
- easing.

  10. Lessor and Lessee may assign its interest in this Lease in whole or in pan, the terms of the Lease shall be binding upon and extend to their the Lease and Lessee may assign its interest in this Lease or division in respective heirs, executors, administrators, successors or assigns. If Lesser assigns it interest in the Lease or Lands, no change or division in expective heirs, executors, administrators, successors or assigns. If Lesser assigns it interest in the Lease or Lands, no change or division in evenesthip of the Lands or royalties shall enlarge the obligations or diminish the rights of Lessee. No change in the ownership of the Lands or royalties shall enlarge the obligations or diminish the rights of Lessee. No change in the ownership of the Land or royalties shall be binding on the Lessee until after the Lessee has been furnished with a true copy of the assignment or transfer, recorded in the county in which the Lands are located. If Lessee assigns this Lease, in whole or in part, the assignee of Lessee's interest shall assume all of

Lessee's obligations under the Lease, and Lessee shall be relieved of all obligations with respect to the assigned parties or portions arising subsequent to the date of assignment

subsequent to the date of assignment

1. If at any time within the Primary Term of this Lease or any continuation thereof, Lessor receives a bona fide offer to grant an additional lease ("Top Lease") to a third party ("Third Party Lessee") covering all or part of the Lands that is acceptable to Lessor, Lessee shall have the option to acquire such Top Lease by meeting the terms offered by the Third Party Lessee. Any offer to top lease by the Third Party Lessee must be in writing and must set forth in detail the material terms of the Top Lease, including without limitation, the proposed lease term, hours consideration, royalty, and shall include a copy of the lease form to be utilized ("Offer to "Top Lease"). Lessor shall forward the "Offer to Top Lease" to Lessee as soon as it is received, and Lessor agrees not to sign the Top Lease unless and until it has offered Lessee the option to meet the Offer to Top Lease. Lessor shall have 15 days after receipt front Lessor of the Offer to Top Lease to advise Lessor in writing of its election to write internal parts and produced the top of the Top Lease to advise Lessor in writing of its election to enter into an oil and gas lease with Lessur on equivalent terms and conditions as set forth in the Top Lease. If Lessee elects not to meet the term

enter into an oil and gas lease with Lessur on equivalent terms and conditions as set forth in the Top Lease. It Lessee clecks not to incert the terms of the Offer to Top Lease, or if Lessee fails to notify Lessor within the 15 day period of its election to meet the terms of the Offer to Top Lease. Lessor may accept the terms of the Offer to Top Lease. Any top lease greated by Lessor in violation of this provision shall be unli and word.

12 All express or implied covenants of this Lease shall be subject to all Pederal and State Laws, Executive Orders, Rules and 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 such failure is the result of any such Law, Order, Rule or Regulation, or operation of force majoure.

13. Lessee may at any time and from time to time surrender this Lease as to any part or parts of the Lands by delivering or mailing a release thereof to Lessor, or by placing a release of record in the proper County.

theren to Lesson, or by placing a release of record in the proper County.

14. Notwithstanding anything to the contrary contained in this Lease, no litigation shall be initiated by Lessor for damages, forfeiture, termination or cancellation with respect to any breach or default by Lessee hereunder, for a period of at least 90 days ofter 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. If the matter is hitigated and there is final judicial determination that a breach or default has occurred, the Lessee shall be required and obligated to be included to be removed of the entire of the Lessee. specifically comply with the judicial determination including but not limited to the renewal of its equipment and restoration of the Lands in

spectraling comply which the jointed section and regulations.

15. Lessor hereby warrants and agrees to defend the title to the Lands. In the event of default of payment by Lessor, Lessor agrees that the Lesser shall have the right at any time to redeem for Lessor by payment, any mertgages, taxes or other liens on the Lands, and themselver, be subrogated to the rights of the holder thereof, and the Lessor, for themselves and their heirs, successors and assigns. Lessor hereby surrenders and releases all right of dower and homestead in the Lands, insofar as said right of dower and homestead may in any way affect the purposes for which this Lease is made.

Lessee shall have the exclusive right to explore the Lands by geological, geophysical or other methods, whether similar to those herein Lesses main mave the excusive right to expense the Lands by geological, geophysical or other hemiots, whether similar to those herein specified or not and whether now known or not, including the drilling of holes, use of torsion balance, seismograph explosions, magnetometer, or other geophysical or geological instruments, tests or procedures, for the purpose of securing geological and geophysical information. All information obtained by Lessee as a result of the activity shall be the exclusive property of Lessee, and Lessee may disseminate or sell such information without Lessor's consent. Lessor and Lessoe herein agree that a portion of the consideration paid herein is for advance payment of usual and customary damages associated with seismograph operations (i.e., tire tracks in the wheat, pasture or fields, road use, etc.) If any extraordinary damages occur, Lessor (or its tenant, if Lessor has a tenant) will be compensated accordingly, or at Lessee's discretion Lessee may efect to repair the damages in lieu of compensation.

etect to repair the namages in neu of compensation.

17. 4" If this Lease is not otherwise continued in force at the end of the Primary Term, Lessor and Lessor hereby agree that Lessoe shall have the exclusive option to extend the Primary Term of this Lease for an additional Five (5) years by tendering to Lessor a payment equal to the same per acre homes paid to Lessor, such tender to be made on or before the expiration of the Primary Term. Payment shall be deemed made upon Lessoe's tendering of such payment by certified mail to Lessor at Lessor's address shown on this Lease, on or before the expiration of the Primary Term. Lessee may or may not exercise this option to extend the Primary Term in its sole discretion.

IN TESTIMONY WHEREOF, we sign this the 2 de day of June, 2012.
Montie Lee Jackson, Trustee Joan L. Jackson, Trustee
(ACKNOWLEDGMENT FOR INDIVIDUAL) STATE OF KANSAS ) SS:
COUNTY OF LYON
The foregoing instrument was acknowledged before methis 26 day of June , 2012, by Montie Lee Jackson and Joan L. Jackson, Trustees of the Jackson Family Revocable Trust under agreement dated June 21, 2012
My commission expires:  3-17-2013  Motary Public  Notary Public
Commission Number:

SUSAN L. FINNEY My Appl Expires 3-17-2013

Exhibit "A" attached to and made a part of that certain Oil and Gas Lease dated June 26, 2012 by and between Montie Lee Jackson and Joan L. Jackson, Trustees of the Jackson Family Revocable Trust under agreement dated June 21, 2012, as Lessor, and James C Karo Associates, as Lesser.

- Lessee will consult with Lessor or Lessor's representative to determine best route of ingress and egress prior to any operations, however no reasonable request shall be denied.
- 2. Any utility lines or pipelines must be buried if possible and below plow depth
- 3. Lessee further agrees to remove all mud and debris from the slush pits on any and all drill sites, fill the pit and cover evenly with the original top soil, and add additional top soil from other sites if necessary to return the same to original condition as soon as possible and as nearly as practicable. All mud and slush pits shall be lined to prevent seepage into soil and groundwater.
- Lessee agrees to be a prudent operator and will keep all surface disturbances to the minimum area necessary to conduct it
  operations.
- Lessee shall indemnify and hold Lessor harmless from any and all liability, liens, claims and environmental liability arising out of Lessee's operations under the terms of this lease.
- Lessee agrees that within thirty (30) days of commencement of operation on the herein described lands, Lessee agrees to pay
  Lessor a one time damage payment of \$500.00 for each acre of actual damage caused to Lessor's property as a direct result of
  Lessee's operations under the terms of this lease.
- 7. If this Lease is not otherwise continued in force at the end of the Primary Term. Lessor and Lessee hereby agree that Lessee shall have the exclusive option to extend the Primary Term of this Lease for an additional Five (5) years by tendering to Lessor a payment of \$25.00 per acre bonus paid to Lessor, such tender to be made on or before the expiration of the Primary Term. Payment shall be deemed made upon Lessee's tendering of such payment by certified mail to Lessor at Lessor's address shown on this Lease, on or before the expiration of the Primary Term. Lessee may or may not exercise this option to extend the Primary Term in its sole discretion.

#### Description of lands:

Township 16 South, Range 10 East,6th P. M.
Section 25: NE/4, EXCEPT four (4) acres used for cemetery purposes in the Northeast corner described as follows: Commencing at the Northeast Corner of said Quarter section thence South 32 rods, thence West 20 rods, thence North 32 rods, thence East 20 rods to the place of beginning, and ALSO EXCEPT a Tract of land beginning at the Northwest corner of said Northeast Quarter, thence East 680 feet, thence South 640 feet, thence West 680 feet, thence north 640 feet to the place of beginning.

Section 26: S/1SE/4(1)

Section 35: S/2NE/4 and Twenty (20) acres off the South side of the

N/2NE/4

Section 35: Sixty acres off the North end of the NE/4

Signed for Identification:

Montie Lee Jackson, Trustee

Joan L. Jackson, Trustee

# PARTIAL EXTENSION OF OIL AND GAS LEASE

WHEREAS, John O. Farmer, Inc. islate the owner(s) and holder(s) of an oil and gas lease on the following described land

The Northeast Quarter (NE/4), EXCEPT four (4) acres used for cemetary purposes in the Northeast corner described as follows: Commencing at the Northeast Corner of said Quarter section thence South 32 rods, thence West 20 rods, thence North 32 rods, thence East 20 rods to the place of beginning, and ALSO EXCEPT a Tract of land beginning at the Northwest corner of said Northeast Quarter, thence East 680 feet, thence South 640 feet, thence West 680 feet, thence North 640 feet to the place of beginning, in Section 25; The South Half of the Southeast Quarter (S/2 SE/4), in Section 26; The South Half of the Northeast Quarter (S/2 NE/4) and Twenty (20) acres off the South side of the North Half of the Northeast Quarter (N/2 NE/4) and Sixty acres off the North end of the Northeast Quarter (ME/4), in Section 35; in Lyon County, Kansas; all in Township 16 South, Range 10 East

and recorded in Document # $2012-02436$ , of the Records of Lyon	County,
WHEREAS, said lease expires in the absence of drilling holder(s) desire(s) to have the term of said lease extended, insofar,	operations on <u>June 26, 2017</u> and the said owner(s) and only insofar, as said lease covers the following described lands to-wit:
side of the North Half of the Northeas	ter (S/2 NE/4) and Twenty (20) acres off the South t Quarter (N/2 NE/4) and Sixty acres off the North in Section 35; in Lyon County, Kansas; all in
One and other Dollars, in hand paid, the receip shall be and is hereby extended, with the same tenor and effect at two (2) years from the date of the said expiration the any well on the land covered by said lease; subject, however, in modified, if any modification thereof may have been heretofore exe	neir heirs, executors, administrators and assigns, for and in consideration of a whereof is hereby acknowledged, does hereby agree that the said term of said lease if such extended term had been originally expressed in such lease, for a period of
* 2 0 1 7 - 0 2 4 1 7 1 *	Monta Los Jackson, Trustee of the Jackson Family Revocable Trust under agreement dated 6/21/2012
STATE OF KS LYOR CO  UERDY L. UEISS. REGISTER OF DEEDS  2017-02417  DATE RECORDED: 07/17/2017 02:42:19911  HTG EMBEDT: 0.00 RECEIPT 4:37093  REC FEE: 5 14.00	Joan L. Jackson, Trustee of the Jackson Family Revocable Trust under agreement dated 6/21/2012
TECH FEE: \$ 3,00 HERITAGE FEE: \$1,00	
<u>.</u>	CKNOWLEDGMENT
STATE OF KANSAS, COUNTY OF LYON	ı
The foregoing instrument was acknowledged by	refore me this
Montie Lee Jackson and Jean L. Jackson, dated 5/21/2012	Trustees of the Jackson Family Revocable Trust under agreement
My appointment expires: 7 · 13 · 17	Amanda D. Ekel Notary Public Printed: Amonda S. Eckel
AMANIDA S. ERKEL	

(134 A-21 Typins 7.13-17





VICTORIA LOPEZ, REGISTER OF DEEDS REC FEE: \$16.00 07/24/2012 11:15:58AH

#### PAID UP OIL AND GAS LEASE

This Oil and Gas Lease (the "Lease"), dated July 10th, 2012, is by and between: Phyllis Dorcas and Glenn E. Dorcas, wife and husband, 1773 Trefoil Road NE, Waverly, Kansas 66871 (whether one or more "Lessor") and James C Karo Associates, 1750 Lafayette Street, Denver, Colorado 80218 ("Lessec")

For and in consideration of Ten Dollars, Lessee's agreements contained in this Lease, and other good and valuable consideration the receipt and sufficiency of which are hereby acknowledged, Lessor and Lessee hereby agree as follows:

1. Lessor has granted, demised, leased and let and hereby does grant, demise, lease and let unto Lessee, the lands described below, with any reversionary rights therein (the "Lands"), for the sole and exclusive right to explore by geophysical and other methods, for (without limitation) drilling, completing and operating for oil (including but not limited to distillate and condensate), gas (including casinghead gas and helium and all other constituents), and, for laying pipelines, building drill sites, access roads, tanks, power stations and structures thereon, to produce, save and take care of said products, all of the "Lands" described as follows:

> Township 16 South, Range 10 East, 6th P. M. Section 36: NW/4 EXCEPT the N/2NW/4NW/4

See Exhibit "A" attached hereto and made a part hereof.

all located in Lyon County Kansas, containing 140.00 acres, more or less (the "Lands" or "Leases Premises")

- Lessor intends to lease and Lessor does hereby lease, all of the lands or interests in lands presently owned by Lessor or any lands owned in the future by Lessor which may adjoin the Lands which lie in the section herein specified, whether or not completely and accurately described, together with and including any accretions or riparian rights appurtenant thereto.
- Lessor and Lessec agree that the Lease shall remain in force for a term of Five (5) years, (herein after called Primary Term) and so long thereafter as oil or gas, or either of them, is produced from said land or lands pooled therewith.
  - As part of the consideration for the Lease, Lessee covenants and agrees:

    A. To deliver to the credit of Lessor free of cost, in the pipeline to which it may connect its wells, a 1/8 (12.5%) part of all oil
    - (including but not limited to condensate and distillate) produced and saved from the Lands,

      B. To pay Lessor for gas (including casinghead gas) and all other substances covered hereby, a royalty of 1/8 (12.5%) of the proceeds realized by Lessee from the sale thereof less a proportionate part of the production, severance and other excise taxes, said payments to be made monthly.
    - During any period after expiration of the Primary Term when gas or oil is not being sold or used and the well or wells are shut-in and there is no current production of gas or oil or operations on the Lands (or lands pooled or unitized therewith), sufficient to keep this Lease in force (to include any mechanical failures making either gas or oil unable to produce in paying quantities), Lessee shall pay or tender to Lessor as a shut-in royalty One Dollar (\$1.00) per year per net mineral acre retained under this Lease ("Shut-in Royalty Payment of the Shut-in Royalty shall be made on or before the anniversary date of this Lease next ensuing after the expiration of 90 days from the date such well is shut-in and thereafter on or before the anniversary date of this Lease, during the period such well is shut-in. When Lessee pays the Shut-in-Royalty, it will be considered that gas or oil is being produced on the Lease within the meaning of the entire Lease. Lessee's failure to properly pay Shut-in Royalty shall render Lessee liable for the amount due, but shall not operate to terminate this Lease.
- 5. At the expiration of the Primary Term, if there is no production in paying quantities on the Lands or on lands pooled therewith, but Lessee is conducting operations for drilling, completing or reworking a well, this Lease nevertheless shall continue as long as such operations are prosecuted with reasonable diligence and dispatch or additional operations are commenced and prosecuted (whether on the same or successive wells) with no cessation of more than 90 days, and if production is discovered, this Lease shall continue as long thereafter as oil or gas are produced. In addition, if at any time or times after the Primary Term, there is a total cessation of all production from the Lands for any cause (other than force materials this Lesse shall not terminate if Lesses commences are extenses any delling or proportions or resolution of the control of produced. In addition, If at any time or times after the rimary letting to the control of an information from the cases of any cases (other than force majeure), this Lease shall not terminate if Lessee commences or resumes any drilling or reworking operations or production within 90 days after such cessation. Drilling or reworking operations shall be deemed to be commenced when the first material is placed on the Lands or when the first work, other than surveying or staking the location, is done on the Lands that is necessary for such operations. However, this term may be extended an additional 90 days, if Lessee has been unable to secure the goods or services necessary to conduct operations on the Lease, such goods and services to include, without limitation, drilling, completion or recompletion services, crews, equipment, water supply resources, water disposal resources, water supply or disposal infrastructure, regulatory approvals, third-party approvals, any additional Lessor required approvals.
- Lessor hereby grants Lessee the right at any time and from time to time to pool or unitize the Lands or any portion or portions of the Lands os to all strata or any stratum or strata, with any other lands as to all strata or any stratum or strata, with any other lands as to all strata or any stratum or strata, with any other lands as to all strata or any stratum or strata, with or without distillate. Lessee may also amend or modify the size of such a "Unit," at its' sole discretion, at any time and from time to time while this Lease is in force and effect. The creation of a Unit by such pooling shall be based on the following criteria (hereinafter called "pooling criteria"): A unit for an oil well (other than a horizontal completion) shall not exceed 320 acres plus a maximum acreage tolerance of 10%, and a unit for a gas well not to exceed 640 acres plus a maximum acreage tolerance of 10%. For horizontal wells or either oil, gas or both, Lessee may establish units not to exceed 1,280 acres plus a maximum acreage tolerance of 10%; provided however, that Lessee may form larger units to conform to any well spacing or density pattern that may be prescribed or permitted by applicable government authority. 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 100,000 cubic feet per barrel and "gas well" means a well with an initial gas-oil ratio of 100,000 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 completion" or "horizontal well" means a well in which the horizontal component of the gross completion interval in the reservoir exceeds the vertical "horizontal well" means a well in which the horizontal component of the gross completion interval in the reservoir exceeds the vertical component of the gross completion interval. Lesses shall file written unit designations in the county in which the Lands are located unless the pooling or unitization results from governmental order or rule, in which ease no such written designation shall be required. Operations on and production from the Unit shall be treated as if such operations were upon or such production were from the Lands whether or not the well or wells are located on the Lands. The entire acreage within a unit shall be treated for all purposes as if it were covered by and included in this Lease except that the royalty on production from the unit shall be as below provided, and except that in calculating the amount of any shut-in gas royalties, only the part of the acreage originally leased and then actually embraced by this Lease shall be counted. With respect to production from the Unit, Lesses shall pay Lessor, in licu of other royalties thereon, only such production of the royalties stipulated herein as the amount of his acreage objected in the unit of his recovery and production of the royalties estimated the unit. from the Only, Desses shall pay Dessor, in fee or content of our content of the total acreage in the unit.

  7. If said Lessor owns a less interest in the Lands than the entire and undivided fee simple estate, then the royalties herein provided shall be
- paid to the Lessor only in the proportion which his interest in the Lands bears to the whole and undivided fee interest in the Lands.

  8. Lessee shall have the right to use, free of cost, gas, oil and water produced on the Lands for its operations, except water from water wells
- Lessee shall have the right at any time to remove all machinery and fixtures placed on the Lands, including the right to draw and remove casing.

Lessor and Lessee may assign its interest in this Lease in whole or in part, the terms of the Lease shall be binding upon and extend to their respective heirs, executors, administrators, successors or assigns. If Lessor assigns its interest in the Lease or Lands, no change or division in ownership of the Lands or royalties shall enlarge the obligations or diminish the rights of Lessee. No change in the ownership of the Land or royalties shall be binding on the Lessee until after the Lessee has been furnished with a true copy of the assignment or transfer, recorded in the county in which the Lands are located. If Lessee assigns this Lease, in whole or in part, the assignee of Lessee's interest shall assume all of Lessee's obligations under the Lease, and Lessee shall be relieved of all obligations with respect to the assigned portion or portions arising subsequent to the date of assignment.

11. If at any time within the Primary Term of this Lease or any continuation thereof, Lessor receives a bona fide offer to grant an additional lease ("Top Lease") to a third party ("Third Party Lessee") covering all or part of the Lands that is acceptable to Lessor, Lessee shall have the lease ("Top Lease") to a third party ("Third Party Lessee") covering all or part of the Lands that is acceptable to Lessor, Lessee shall have the option to acquire such Top Lease by meeting the terms offered by the Third Party Lessee. Any offer to top lease by the Third Party Lessee must be in writing and must set forth in detail the material terms of the Top Lease, including without limitation, the proposed lease term, bonus consideration, royalty, and shall include a copy of the lease form to be utilized ("Offer to Top Lease"). Lessor shall forward the "Offer to Top Lease" to Lessee as soon as it is received, and Lessor agrees not to sign the Top Lease unless and until it has offered Lessee the option to meet the Offer to Top Lease. Lessee shall have 15 days after receipt from Lessor of the Offer to Top Lease to advise Lessor in writing of its election to enter into an oil and gas lease with Lessor on equivalent terms and conditions as set forth in the Top Lease. If Lessee elects not to meet the term of the Offer to Top Lease, or if Lessee fails to notify Lessor within the 15 day period of its election to meet the terms of the Offer to Top Lease.

Lessor may accept the terms of the Offer to Top Lease. Any top lease granted by Lessor in violation of this provision shall be null and void.

12. All express or implied covenants of this Lease shall be subject to all Federal and State Laws, Executive Orders, Rules and 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 such failure is the result of any such Law, Order, Rule or Regulation, or operation of *force majeure*.

13. Lessee may at any time and from time to time surrender this Lease as to any part or parts of the Lands by delivering or mailing a release

13. Essee may a my time and from the to this extended this essee as a my part to part to part to the cannot be the cannot be thereof to Lessor, or by placing a release of record in the proper County.

14. Notwithstanding anything to the contrary contained in this Lease, no litigation shall be initiated by Lessor for damages, forfeiture, termination or cancellation with respect to any breach or default by Lessee hereunder, for a period of at least 90 days after Lessor has given Lessee where notice fully describing the breach or default, and then only if Lessee fails to remedy the breach or default within such period. If the matter is litigated and there is final judicial determination that a breach or default has occurred, the Lessee shall be required and obligated to specifically comply with the judicial determination including but not limited to the removal of its equipment and restoration of the Lands in

accordance with applicable rules and regulations.

15. Lessor hereby warrants and agrees to defend the title to the Lands. In the event of default of payment by Lessor, Lessor 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 Lands, and thereafter, be subrogated to the rights of the holder thereof, and the Lessor, for themselves and their heirs, successors and assigns. Lessor hereby surrenders and releases all right of dower and homestead in the Lands, insofar as said right of dower and homestead may in any way affect the purposes for which this Lease is made.

16. Lessee shall have the exclusive right to explore the Lands by geological, geophysical or other methods, whether similar to those herein specified or not and whether now known or not, including the drilling of holes, use of torsion balance, seismograph explosions, magnetometer, or other geophysical or geological instruments, tests or procedures, for the purpose of securing geological and geophysical information. All information obtained by Lessee as a result of the activity shall be the exclusive property of Lessee, and Lessee may disseminate or sell such information without Lessor's consent. Lessor and Lessee herein agree that a portion of the consideration paid herein is for advance payment of usual and customary damages associated with seismograph operations (i.e., tire tracks in the wheat, pasture or fields, road use, etc.). If any extraordinary damages occur, Lessor (or its tenant, if Lessor has a tenant) will be compensated accordingly, or at Lessoe's discretion Lessee may elect to repair the damages in lieu of compensation.

If this Lease is not otherwise continued in force at the end of the Primary Term, Lessor and Lessee hereby agree that Lessee shall have the exclusive option to extend the Primary Term of this Lease for an additional Five (5) years by tendering to Lessor a payment equal to the same per acre bonus paid to Lessor, such tender to be made on or before the expiration of the Primary Term. Payment shall be deemed made upon Lessee's tendering of such payment by certified mail to Lessor at Lessor's address shown on this Lease, on or before the expiration of the Primary Term. Lessee may or may not exercise this option to extend the Primary Term in its sole discretion.

IN TESTIMONY WHEREOF, we sign this the	day of
Phyllip Dorcas	Glenn E. Dorcas
(ACKNOWLEDGMEN	NT FOR INDIVIDUAL)
COUNTY OF Colfess ) ss:  The foregoing instrument was acknowledged before me this Leading phyllis Dorcas and Glenn E. Dorcas	2 th day of July, 2012, by cas, wife and hasband.

My commission expires:

Commission Number



Complete G. Calline

Exhibit "A" attached to and made a part of that certain Oil and Gas Lease dated <u>July 10, 2012</u> by and between <u>Phyllis</u> Dorcas and Glenn E. Dorcas, wife and husband, as Lessor, and James C Karo Associates, as Lessee.

- Lessee will consult with Lessor or Lessor's representative to determine best route of ingress and egress prior to any operations, however no reasonable request shall be denied.
- 2. Any utility lines or pipelines must be buried if possible and below plow depth.
- 3. Lessee further agrees to remove all mud and debris from the slush pits on any and all drill sites, fill the pit and cover evenly with the original top soil, and add additional top soil from other sites if necessary to return the same to original condition as soon as possible and as nearly as practicable. All mud and slush pits shall be lined to prevent scepage into soil and groundwater.
- Lessee agrees to be a prudent operator and will keep all surface disturbances to the minimum area necessary to conduct it
  operations.
- Lessee shall indemnify and hold Lessor harmless from any and all liability, liens, claims and environmental liability arising out of Lessee's operations under the terms of this lease.
- Lessee agrees that within thirty (30) days of commencement of operation on the herein described lands, Lessee agrees to pay Lessor a one time damage payment of \$500.00 for each acre of actual damage caused to Lessor's property as a direct result of Lessee's operations under the terms of this lease. Lessee agrees to reseed pastureland according to FSA recommendations.
- 7. If this Lease is not otherwise continued in force at the end of the Primary Term, Lessor and Lessee hereby agree that Lessee shall have the exclusive option to extend the Primary Term of this Lease for an additional Five (5) years by tendering to Lessor a payment of \$30.00 per acre bonus paid to Lessor, such tender to be made on or before the expiration of the Primary Term. Payment shall be deemed made upon Lessee's tendering of such payment by certified mail to Lessor at Lessor's address shown on this Lease, on or before the expiration of the Primary Term. Lessee may or may not exercise this option to extend the Primary Term in its sole discretion.

Description of lands:

Township 16 South, Range 10 East,6th P. M. Section 36: NW/4 EXCEPT the N/2NW/4NW/4

Signed for Identification:

x Thylla Dozean
Phyllis Dorcas

Stag Comments

# EXTENSION OF OIL AND GAS LEASE

WHEREAS, John O. Farmer, Inc. is/are the owner(s) and holder(s) of an all and gas lease on the following described land in the County of <a href="Lyon">Lyon</a> . State of <a href="Liansas">Liansas</a> .
The Northwest Quarter (NW/4), EXCEPT the North Half of the Northwest Quarter of Northwest Quarter (N/2 NW/4 NW/4)
in Section 36 in Township 16 South Range 10 East, and recorded in Document #2012-02656, of the Records of said County, and
WHEREAS, said lease expires in the absence of drilling operations on
NOW, THEREFORE, the undersigned, for themselves, their heirs, executors, administrators and assigns, for and in consideration of One and other Dollars, in hand paid, the receipt whereof is hereby acknowledged, does hereby agree that the said term of said lease shall be and is hereby extended, with the same tenor and effect as if such extended term had been originally expressed in such lease, for a period of two (2) years from the date of the said expiration thereof and as long thereafter as oil or gas (including casinghead gas) is produced from any well on the land covered by said lease; subject, however, in all other respects, to the provisions and conditions of said lease or said lease as modified, if any modification thereof may have been heretofore executed.
IN WITNESS WHEREOF, this instrument is signed on this the 27th day of June . 2017
Phyllis Dorcas  Glenn E. Dorcas
ACKNOWLEDGMENT
STATE OF KANSAS, COUNTY OF Coffey . SS:
The foregoing instrument was acknowledged before me this $27.2$ day of $30.0$ day of
Phyllis Dorcas and Glenn E. Dorcas, wife and husband
My appointment expires: 1723//8  Notary Public  Printett  Linaig, H. Starkay  My Appl. Expires 1/23//8



STATE OF KS LYON CO
WEIGHT L. DEISS, REGISTER OF DEEDS
2017-02418

DATE RECORDED: 07/17/2017 02:42:20PH HTG THDEBT: 0.00 RECEIPT 8:37093

KEC FEE: \$ 14.00 TCCH FEE: \$ 3.00 HERITAGE FEE: \$1.00

# Dorcas Unit Location Map John O. Farmer, Inc.

John	4/24/19	25
Tank Battery Road	Lead and Electrical Line	
		36 N

## **Summary of Changes**

Lease Name and Number: Dorcas Unit 1

API/Permit #: 15-111-20545-00-00

Doc ID: 1463945

Correction Number: 1

Approved By: Rick Hestermann 06/24/2019

Field Name	Previous Value	New Value
Artificial Liner?	Yes	No
Number of Feet East or West From Section Line	115	145
Number of Feet East or West From Section Line	115	145
Ground Surface Elevation	1340	1339
ElevationPDF	1340 Estimated	1339 Estimated
KCC Only - Approved By	Rick Hestermann 04/24/2019	Rick Hestermann 06/24/2019
KCC Only - Approved Date	04/24/2019	06/24/2019
KCC Only - Date Received	04/24/2019	06/24/2019
Liner	Yes	No
Description of Pit Liner	6 mm plastic liner, installed and staked by hand	

# Summary of changes for correction 1 continued

Previous Value	New Value
Rig crew will monitor	
liner integrity throughout	
, .	https://kolar.kgs.ku.edu/
	kcc/detail/locationInform ation.cfm?section=36&t
	//kcc/detail/operatorE
ditDetail.cfm?docID=14	ditDetail.cfm?docID=14
58388	63945
	Rig crew will monitor liner integrity throughout the duration of the well https://kolar.kgs.ku.edu/kcc/detail/locationInform ation.cfm?section=36&t//kcc/detail/operatorE ditDetail.cfm?docID=14

## **Summary of Attachments**

Lease Name and Number: Dorcas Unit 1

API: 15-111-20545-00-00

Doc ID: 1463945

Correction Number: 1

Approved By: Rick Hestermann 06/24/2019

**Attachment Name**