#### KOLAR Document ID: 1484755

For	ксс	Use:
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Effective	Dat
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District	#	

	1	
SGA?	Yes	No

Form

#### KANSAS CORPORATION COMMISSION OIL & GAS CONSERVATION DIVISION

Form C-1 March 2010 Form must be Typed Form must be Signed All blanks must be Filled

### NOTICE OF INTENT TO DRILL

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

KSONA-1, Certification of Com	pliance with	the Kansas	Surface Own	er Notification Act,	, MUST be submitted w	ith this form.

Expected Spud Date:	Spot Description:
month day year	Sec Twp S. R E W
OPERATOR: License#	
Name:	
Address 1:	Is SECTION: Regular Irregular?
Address 2:	(Note: Locate well on the Section Plat on reverse side)
City: State: Zip: +	County:
Contact Person:	Lease Name: Well #:
Phone:	Field Name:
CONTRACTOR: License#	Is this a Prorated / Spaced Field? Yes No
Name:	Target Formation(s):
Well Drilled For:  Well Class:  Type Equipment:    Oil  Enh Rec  Infield  Mud Rotary    Gas  Storage  Pool Ext.  Air Rotary    Disposal  Wildcat  Cable    Seismic ;  # of Holes  Other    Other:	Nearest Lease or unit boundary line (in footage):
Directional, Deviated or Horizontal wellbore?	Well Farm Pond Other:
If Yes, true vertical depth:	DWR Permit #:
Bottom Hole Location:	(Note: Apply for Permit with DWR )
KCC DKT #:	Will Cores be taken?
	If Yes, proposed zone:

#### AFFIDAVIT

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

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

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

### Submitted Electronically

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

#### Remember to:

- File Certification of Compliance with the Kansas Surface Owner Notification Act (KSONA-1) with Intent to Drill;
- File Drill Pit Application (form CDP-1) with Intent to Drill;
- File Completion Form ACO-1 within 120 days of spud date;
- File acreage attribution plat according to field proration orders;
- Notify appropriate district office 48 hours prior to workover or re-entry;
- Submit plugging report (CP-4) after plugging is completed (within 60 days);
- Obtain written approval before disposing or injecting salt water.
- If well will not be drilled or permit has expired (See: authorized expiration date) please check the box below and return to the address below.

ш

Well will not be drilled or Permit Expired Date: \_ Signature of Operator or Agent: For KCC Use ONLY

API # 15 -\_\_\_\_

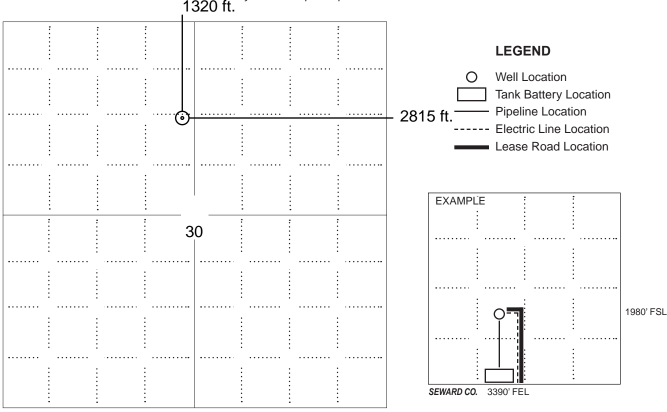
#### IN ALL CASES PLOT THE INTENDED WELL ON THE PLAT BELOW

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

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

PLAT

Show location of the well. Show footage to the nearest lease or unit boundary line. Show the predicted locations of lease roads, tank batteries, pipelines and electrical lines, as required by the Kansas Surface Owner Notice Act (House Bill 2032). You may attach a separate plat if desired. 1320 ft.



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

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

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

Side Two

#### KOLAR Document ID: 1484755

## KANSAS CORPORATION COMMISSION OIL & GAS CONSERVATION DIVISION

Form CDP-1 May 2010 Form must be Typed

## **APPLICATION FOR SURFACE PIT**

	Su	bmit in Duplicat	e
Operator Name:			License Number:
Operator Address:			
Contact Person:			Phone Number:
Lease Name & Well No.:			Pit Location (QQQQ):
Type of Pit:	Pit is:		
Emergency Pit Burn Pit	Proposed	Existing	SecTwpR East West
Settling Pit Drilling Pit	If Existing, date co	nstructed:	Feet from North / South Line of Section
Workover Pit Haul-Off Pit	Pit capacity:		Feet from East / West Line of Section
(If WP Supply API No. or Year Drilled)		(bbls)	County
Is the pit located in a Sensitive Ground Water A	rea? Yes	No	Chloride concentration: mg/l (For Emergency Pits and Settling Pits only)
Is the bottom below ground level?	Artificial Liner?		How is the pit lined if a plastic liner is not used?
Yes No	Yes 1	No	
Pit dimensions (all but working pits):	Length (fe	et)	Width (feet)N/A: Steel Pits
Depth fro	m ground level to dee	epest point:	(feet) No Pit
If the pit is lined give a brief description of the lin material, thickness and installation procedure.			dures for periodic maintenance and determining Icluding any special monitoring.
Distance to nearest water well within one-mile of	of pit:	Depth to shallo Source of inforr	west fresh water feet. nation:
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	l utilized in drilling/workover:
Number of producing wells on lease:		Number of worl	xing pits to be utilized:
Barrels of fluid produced daily:		Abandonment	procedure:
Does the slope from the tank battery allow all s flow into the pit?Yes No	pilled fluids to	Drill pits must b	e closed within 365 days of spud date.
· · · · · · ·	-		· · · · · · · · · · · · · · · · · · ·
Submitted Electronically			
	ксс	OFFICE USE O	NLY
Date Received: Permit Numl	oer:	Permi	t Date: Lease Inspection: Yes No

## KOLAR Document ID: 1484755

## KANSAS CORPORATION COMMISSION OIL & GAS CONSERVATION DIVISION

# CERTIFICATION OF COMPLIANCE WITH THE KANSAS SURFACE OWNER NOTIFICATION ACT

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

This form must be submitted with all Forms C-1 (Notice of Intent to Drill); CB-1 (Cathodic Protection Borehole Intent); T-1 (Request for Change of Operator Transfer of Injection or Surface Pit Permit); and CP-1 (Well Plugging Application). Any such form submitted without an accompanying Form KSONA-1 will be returned.

Select the corresponding form being filed: C-1 (Intent) CB-1 (Cathodic Protection Borehole Intent) T-1 (Transfer) CP-1 (Plugging Application)

OPERATOR: License #	Well Location:
Name:	
Address 1:	County:
Address 2:	Lease Name: Well #:
City: State: Zip:+	If filing a Form T-1 for multiple wells on a lease, enter the legal description of
Contact Person:	the lease below:
Phone: ( ) Fax: ( )	
Email Address:	
Surface Owner Information:	
Name:	When filing a Form T-1 involving multiple surface owners, attach an additional
Address 1:	sheet listing all of the information to the left for each surface owner. Surface owner information can be found in the records of the register of deeds for the
Address 2:	county, and in the real estate property tax records of the county treasurer.
City: State: Zip:+	

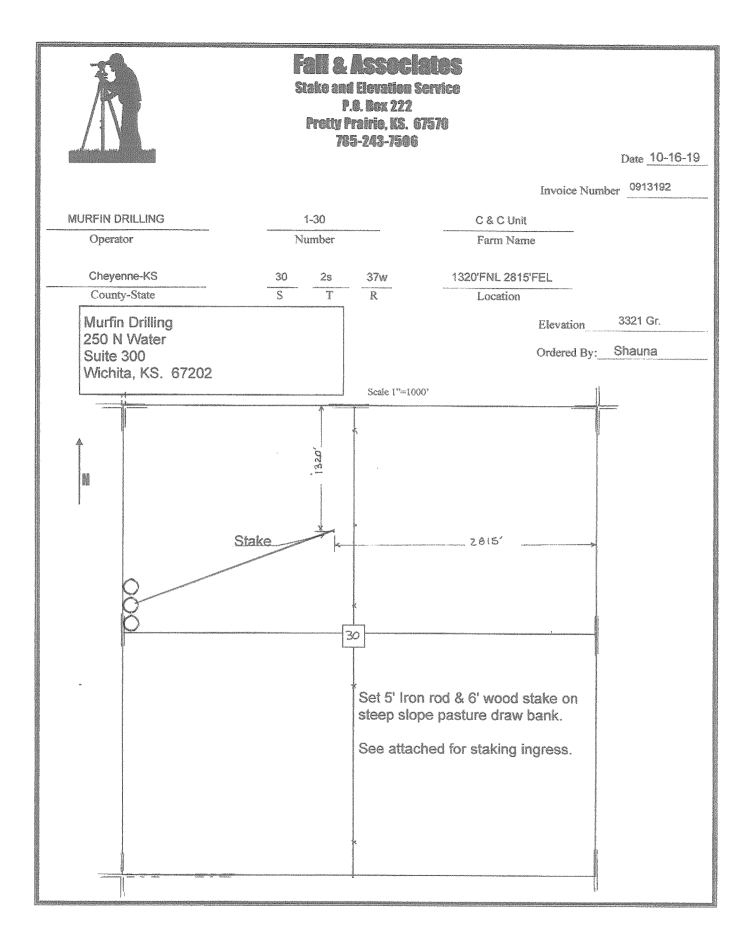
If this form is being submitted with a Form C-1 (Intent) or CB-1 (Cathodic Protection Borehole Intent), you must supply the surface owners and the KCC with a plat showing the predicted locations of lease roads, tank batteries, pipelines, and electrical lines. The locations shown on the plat are preliminary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

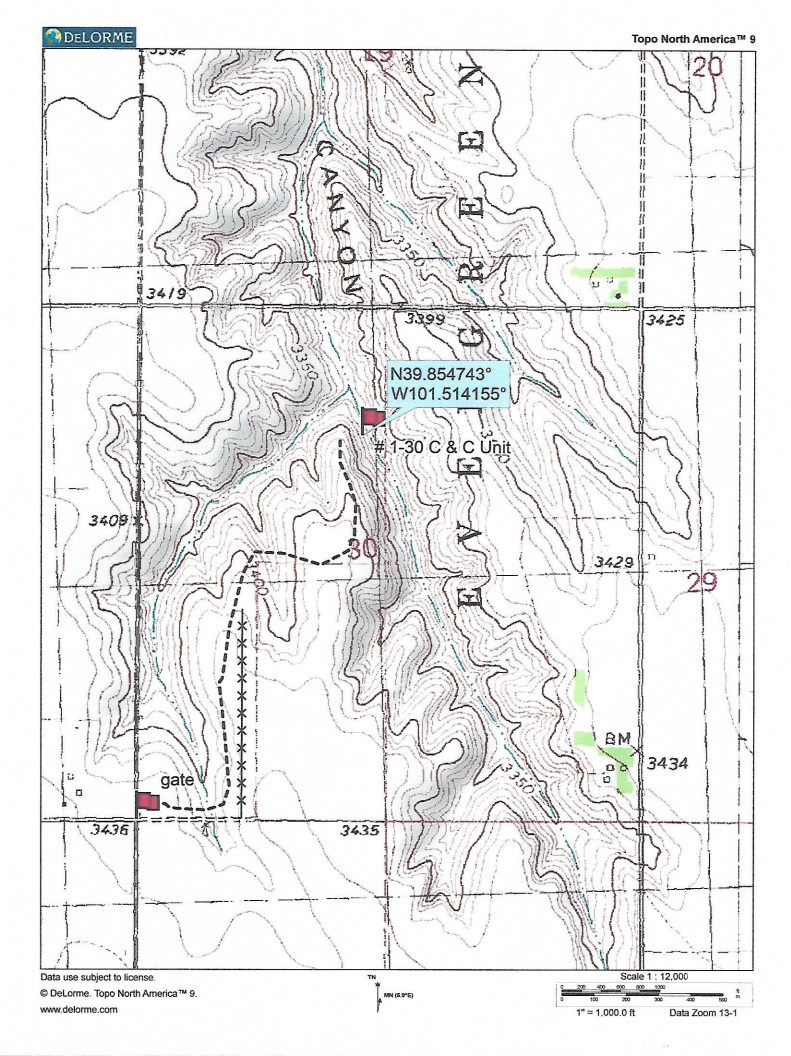
#### Select one of the following:

- □ I certify that, pursuant to the Kansas Surface Owner Notice Act (House Bill 2032), I have provided the following to the surface owner(s) of the land upon which the subject well is or will be located: 1) a copy of the Form C-1, Form CB-1, Form T-1, or Form CP-1 that I am filing in connection with this form; 2) if the form being filed is a Form C-1 or Form CB-1, the plat(s) required by this form; and 3) my operator name, address, phone number, fax, and email address.
- I have not provided this information to the surface owner(s). I acknowledge that, because I have not provided this information, the KCC will be required to send this information to the surface owner(s). To mitigate the additional cost of the KCC performing this task, I acknowledge that I must provide the name and address of the surface owner by filling out the top section of this form and that I am being charged a \$30.00 handling fee, payable to the KCC, which is enclosed with this form.

If choosing the second option, submit payment of the \$30.00 handling fee with this form. If the fee is not received with this form, the KSONA-1 form and the associated Form C-1, Form CB-1, Form T-1, or Form CP-1 will be returned.

## Submitted Electronically





63U (Rev. 1993)				-	K	Kansas Blue Print 700 8. Broadway PO Box 793 Wichita, KS 67201-0793 316-264-9344 264-
	)		ND GAS	LEASE	9	5185 fax • www.kbp.com - kbp@ktp.com
GREEMENT. Made and entered into	the 19 <sup>th</sup>	day of	•	March	•	
y and between Kermit	t L. Bear and Clau	dette A. Bear. hi	usband and w	vife.	······································	······································
			·····		······································	
whose mailing address is	2770	Road 24, Bird C	ity. KS 6773	1	hereinafter called	Lessor (whether one or more),
nd Murfin Drilling	g Company, Inc.				ne 1-800-621-3018	
250 N. Water,	Suite 300 Wichita	i, KS 67202				hereinafter called Lessee:
Lessor, in consideration of eccept of which is here acknowledged he purpose of investigating, explorin espective constituent products, injecti tructures and things thereon to produce ther products manufactured therefrom	ng by geophysical and of ting gas, water, other flui- ting save take care of treat	ther means, prospecting ds, and air into subsurf t, manufacture, process, ise caring for its employ	g drilling, mining face strata, laying store and transport	and operating for a pipe lines, storing o t said oil, liquid hyd g described land, toge	nd producing oil, liquid hyd il, building tanks, power stati rocarbons, gases and their resp ther with any reversionary rig	rocarbons, all gases, and then ons, telephone lines, and othe pective constituent products and
nterest, therein situated in County of	<u></u>	Cheyenne		State of	Kansas	Described as follows to wit.
*See Rider Attached H	lereto And Mac	le A Part Her	eof:	•		
n Section XXX 1	Fownship XXX	Range	xxx	and containing	480 acres, more or le	ss and all accretions thereto
Subject to the provisions herein						y term") and as long thereafter
s oil, liquid hydrocarbons, gas or othe In consideration of the premises			, is produced from	said land or land wit	h which said land is pooled.	3
Ist. To deliver to the credit of le leased premises.		•	e may connect we	lls on said land, the c	qual one-eighth (1/8) part of	all oil produced and saved fro
2nd. To pay lessor for gas of w arket price at the well, (but, as to gas the manufacture of products therefor (1.00) per year per net mineral acre aragraph. This lease may be maintained do	s sold by lessee, in no eve om, said payments to be n retained hereunder, and	nt more than one-eight nade monthly. Where g if such payment or ten reof without further pay	h (1/8) of the proce as from a well pro- ider is made it wi	eds received by less ducing gas only is no li be considered that perations. If the less	ee from such sales), for the ga t sold or used, lessee may pay gas is being produced within ee shall commence to drill a v	s sold, used off the premises, or tender as royalty One Doll in the meaning of the precedin well within the term of this lear
r any extension thereof, the lessee sl uantities, this lease shall continue and If said lessor owns a less interes	hall have the right to dril d be in force with like effe	I such well to complete tect as if such well had b	ion with reasonable een completed wit	e diligence and disp hin the term of years	atch, and if oil or gas, or ettr first mentioned.	er of them, be found in pays
only in the proportion which lessor's in	nterest bears to the whole	and undivided fee.				
Lessee shall have the right to us				operation thereon, ex	cept water from the wells of t	essor.
When requested by lessor, lesse		• • • • •		tten consent of lessor	nty tet nar a rrajer	-
No well shall be drilled nearer th	than 200 feet to the house	or barn now on said pre	emises without wri	tten consent of lessor		
No well shall be drilled nearer the Lessee shall pay for damages ca	than 200 feet to the house aused by lessee's operation	or barn now on said pre	emises without wri said land.			
No well shall be drilled nearer the Lessee shall pay for damages can Lessee shall have the right at an If the estate of either party here idministrators, successors or assigns, with a written transfer or assignment portion or portions arising subsequent	than 200 feet to the house aused by lessee's operation by time to remove all mach reto is assigned, and the p but no change in the own to ra true copy thereof. In t to the date of assignment	or barn now on said pre- as to growing crops on s hinery and fixtures place privilege of assigning in ership of the land or ass in case lessee assigns th	emises without wri said land. ed on said premise n whole or in part signment of rental- bis Jease; in whole	s, including the right is expressly allower or royalties shall be or in part, lessee sh	to draw and remove casing I, the covenants hereof shall binding on the lessee until af all be relieved of all obligati	extend to their heirs, executo ter the lessee has been furnish ons with respect to the assign
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No well shall be drilled nearer the Lessee shall pay for damages can Lessee shall have the right at an If the estate of either party here idministrators, successors or assigns, with a written transfer or assignment portion or portions arising subsequent Lessee may at any time execute his lease as to such portion or portion All express or implied covenan or in part, nor lessee held liable in dam Lessor hereby warrants and agr mortgages, taxes or other liens on the for themselves and their heirs, succes homestead may in any way affect the	than 200 feet to the house aused by lessee's operation by time to remove all mach reto is assigned, and the p but no change in the own to ra true copy thereof. In to the date of assignment e and deliver to lessor or p as and be relieved of all ob this lease shall be su mages, for failure to comp rees to defend the tille to e above described hands, in sors and assigns, hereby 3 purposes for which this le	or barn now on said pre- as to growing crops on s- hinery and fixtures place privilege of assigning in ership of the land or ass in case lessee assigns the place of record a release oligations as to the acrea bject to all Federal and ly therewith, if complia the lands herein descrift surrender and release al ease is made, as recited	emises without wri said land. ed on said premise n whole or in part signment of rental- bis lease; in whole e or releases cover age surrendered. I State Laws, Exec ance is prevented b bed, and agrees th 'payment by lesso h right of dower as herein.	s, including the right is expressly allowers or royalties shall be or in part, lessee sh ring any portion or p utive Orders, Rules o y, or if such failure is at the lessee shall ha r, and be subrogated ad homestead in the	to draw and remove casing. I, the covenants hereof shall binding on the lessee until af all be relieved of all obligation primes of the above described or Regulations, and this lease is the result of, any such Law, of ve the right at any time to record to the rights of the holder there premises described herein, in	extend to their heirs, executo ter the lessee has been furnish ons with respect to the assign premises and thereby surrend shall not be terminated, in who Order, Rule or Regulation. teem for lessor, by payment a cof, and the undersigned lesso so far as said right of dower a
No well shall be drilled nearer the Lessee shall pay for damages can Lessee shall have the right at an If the estate of either party hern administrators, successors or assigns, with a written transfer or assignment portion or portions arising subsequent Lessee may at any time execute this lease as to such portion or portion All express or implied covenan or in part, nor lessee held liable in dam Lessor hereby warrants and agr mortgages, taxes or other liens on the for themselves and their heirs, succes homestead may in any way affect the Lessee, at its option, is hereby f vicinity thereof, when in lessee's judg other minerals in and under and that i in the event of an oil well, or into a u in which the land herein leased is sit except the payment of royalties on pr had from this lease, whether the well from a unit so pooled only such porti	than 200 feet to the house aused by lessee's operation my time to remove all mach reto is assigned, and the p but no change in the own to a true copy thereof. It to the date of assignment e and deliver to lessor or j as and be relieved of all of this lease shall be su mages, for failure to comp rees to defend the title to above described lands, in soors and assigns, hereby s purposes for which this le given the right and power gment it is necessary or ad may be produced from sai mit or units not exceeding tuated an instrument ident roduction from the poolec or wells be located on th ion of the royalty stipulati	or barn now on said pre- as to growing crops on s- hinery and fixtures place privilege of assigning in ership of the land or ass in case lessee assigns the place of record a release object to all Federal and ly therewith, if complia the lands herein describ the event of default of surrender and release al ease is made, as recited to pool or combine the lyisable to do so in orde di premises, such pooli 640 acres each in the e ifying and describing the unit, as if it were inch	emises without wri said land. ed on said premise n whole or in part signment of rental- his lease; in whole e or releases cover- age surrendered. I State Laws, Exec ance is prevented b bed, and agrees th payment by lessoo II right of dower at herein. a acreage covered I er to properly deve ing to be of tracts of event of a gas well. he pooled acreage uded in this lease. this lease or not. It t of his acreage pl	s, including the right is expressly allowers or royalties shall be or in part, lessee sh ing any portion or p utive Orders, Rules of y, or if such failure is at the lessee shall ha r, and be subrogated ad homestead in the by this lease or any p lop and operate said ontiguous to one and Lessee shall execute. The entire acreage If production is foun leu of the royalties aced in the unit or hi TER OF DEEDS,	to draw and remove casing. I, the covenants hereof shall binding on the lessee until af all be relieved of all obligation priors of the above described or Regulations, and this lease is the result of, any such Law, is we the right at any time to reace to the rights of the holder there premises described herein, in premises described herein, in contion thereof with other land; lease premises so as to promo- ther and to be into a unit or un- in writing and record in the co- so pooled into a tract or unit d on the pooled acreage, it sl elsewhere herein specified, I s royalty interest therein on a CHEYENNE COUNTY, KA	extend to their heirs, executor ter the lessee has been furnish ons with respect to the assign premises and thereby surrend shall not be terminated, in who Order, Rule or Regulation. teem for lessor, by payment a cof, and the undersigned lesso so far as said right of dower a lease or leases in the immedia te the conservation of oil, gas nits not exceeding 40 acres ca onveyance records of the cour shall be treated, for all purpor all be treated, for all purpor all be treated as if production essor shall receive on product n acreage basis bears to the to ANSAS MARY M. MORROL
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(Claudette A. Bear) Х:

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Notary Public





Attached to Oil and Gas Lease dated the 19<sup>th</sup> day of March, 2012, by and between, Kermit L. Bear and Claudette A. Bear, husband and wife., hereinafter collectively referred to as Lessors, and Murfin Drilling Company, Inc., as Lessee.

Township 2 South, Range 37 West Tract 1: Section 30: NE/4 ✓

Tract 2: Section 30: SE/4 / Tract 3: Section 31: NE/4 /

Υ.

1. It is agreed by and between the parties hereto that this lease is, in effect, a separate lease for each of the above described tracts and that the production of oil or gas on any one tract or a gas producing unit shall not extend the primary term of this lease on tracts not covered by production of oil or gas.

2. When preparing development locations, the topsoil shall be segregated to be replaced on the surface upon completion of drilling activities. Any terraces driven over or altered for drilling or tank locations shall be restored to original height and contour as nearly as is practicable.

3. In the event of drilling operations on said land, Lessee or assigns agree to bury pipe lines below plow depth. Lessee or assigns agree to backfill all slush pits, level the location and restore the surface as nearly as is practicable. Lessee or assigns agrees to pay for all damages of any nature arising from its operations on the above land.

4. It is understood and agreed that upon the termination of production on the Lease, all equipment of Lessee shall be removed within six (6) months and all sites shall be restored to their original condition as nearly as is practicable.

5. Upon the completion of any drilling operations or any seismographic testing the Lessee shall leave no waste material, litter or other debris on said premises and shall restore said premises as nearly as practicable to the condition the premises were in prior to Lessee's operations.

6. A sufficient dike shall be placed around tank batteries. Also tank batteries and pumping equipment units shall be fenced to restrain cattle in pastures or on ground that Lessor grazes cattle. Lessor shall not be held liable for any damage to Lessee's equipment caused by Lessor's livestock.

7. If the leased premises are now under flood irrigation. At such time as Lessee desires to commence drilling operations thereon, Lessee shall consult with Lessor in regard to and shall conduct its operations in such a manner as will least disturb, interfere with, or damage Lessor's irrigation system or the surface contours of the leased premises. Lessee shall promptly restore any damage caused by Lessee to said irrigation system and/or surface contours to their former condition as nearly as possible. In the event of production and continued use of the surface, Lessee will restore or prepare the surface so that the Lessee's use thereof will not prohibit use of remaining ground.

8. If the lands covered hereby are irrigated by the use of a self-propelled overhead sprinkler system, presently in operation or installed hereafter, the Lessee, prior to conducting operations herein, shall consult with the Lessor in regard to said drilling operations. Said operations shall be conducted in such a manner as will least disturb or interfere with Lessors irrigation system or the surface contours of the leased premises. Should any altercations to the surface contours be caused by Lessees operations, Lessee, or his assigns, shall restore said surface contours to their former condition as nearly as is practicable. In the event of production and continued use of the surface, Lessee, or his assigns, will restore or prepare the surface and situate and install all equipment needed in connection therewith, so that Lessee's use thereof will not interfere with passage of said overhead sprinkler irrigation systems.

9. Lessee shall consult with Lessor in regard to the route of ingress and egress on said premises for the purpose of drilling and production.

10. If at the end of the primary term, this lease is not otherwise continued in force under the provisions hereof, this lease shall expire, unless Lessee on or before the end of the primary term shall pay or tender to Lessor, the sum of  $\underline{S}$  **20.00** multiplied by the number of net mineral acres owned by Lessor in the land above described and then subject to this lease; and subject to the other provisions of this lease, the primary term shall be extended for an additional term of **Three** years from the end of the primary term hereof. It is expressly understood that said option to extend may be exercised individually according to the above described tracts with no obligation by Lessee to exercise its option to extend on any other land or tracts.

LVOL 177 PAGE 199

(Kermit L. Bear)

ANDEM (Claudette A. Bear)

FORM 88 - (PRODUCER'S SPECIAL) (PAID-UP)		Nex 20	$2 \approx 39$	12		Kenses Blue Print
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AGREEMENT, Made and entered into the 13	նի ժո	y of December				2017
by and between Troy D. Burr,		Beounder				2017
Cynthia K. Burr,						husband and wife
						husband and write
whose mailing address is PO Box 218 Bird	City Kansa	\$ 67731-0218			herrinafter called	Lessor (whether one or more).
and J. Fred Hambright Inc., 125 N M			67202		-	hereinafter called Lessoe
Lessor, in consideration of		a and more		ollars (\$	10,00+	) in hand paid.
receipt of which is here acknowledged and of the roy- the purpose of investigating, exploring by geophysi- respective constituent products, injecting gas, water, structures and things thereon to produce, save, take or and other products manufactured therefrom, and housi	other fluids, and	air into subsurface strata,	trying pipe lines,	storing oil, building	ting oil, liquid bydr g tanks, power static	lets exclusively unto lessee for ocarbons, all gases, and their ons, telephone lines, and other
merest, therein situated in County of		heyenne	State			escribed as follows to wit:
Township 2 South, Rang ~ Section 30: NW/4, W/2SW	V/4					
Is Section XXXXXXX Towaship	XXXXXXX	Range XXXXXXX	XX and contain	ning <u>240</u>	acres, more or les	s and all accretions thereto
Subject to the provisions herein contained, this t	leasa shall remain	n in force for a term of	Three (3)	years from this d	late (called "primary	term"), and as long
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No well shall be drilled nearer than 200 feet to the	e house or barn o	low on said premises witho	ul written consent c	of lessor		
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Lessee shall have the right at any time to remove :	all machinery an	d fixtures placed on said p	emises, including t	he right to draw and	remove casing.	
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Recording Fee: \$32.00

Cynthia K Burr Cynthia K. Burr

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My commission expires November 2, 2018	20 62/11.				
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