For KCC	Use:
Effective	Date:
District #	
SGA?	Yes No

Kansas Corporation Commission Oil & Gas Conservation Division

Form C-1

March 2010

Form must be Typed

Form must be Signed

All blanks must be Filled

NOTICE OF INTENT TO DRILL

month day year DPERATOR: License#	Sec Twp S. R E feet from _ N / _ S Line of Section feet from _ E / _ W Line of Section feet from _ E / _ W Line of Section feet from _ E / _ W Line of Section feet from _ E / _ W Line of Section feet from _ E / _ W Line of Section feet from _ E / _ W Line of Section _ Line _ Section _ E / _ W Line of Section _ Line _ Section _ Feet from _ E / _ W Line of Section _ Line _ Section _ Feet from _ E / _ W Line of Section _ Line _ Section _ E / _ W Line of Section _ Line _ Section _ Feet from _ E / _ W Line of Section _ Line _ Section _ Feet from _ E / _ W Line of Section _ Line _ Section _ Line _ Section _ Line _ Section _ Feet from _ E / _ W Line _ Section _ Section _ Line _ Line _ Section _ Line _ Section _ Line _ Section _ Line _ Section _ Line _ Line _ Section _ Line _ L
Address 1:	Is SECTION: Regular Irregular? (Note: Locate well on the Section Plat on reverse side)
dddress 2:	(Note: Locate well on the Section Plat on reverse side)
City: State: Zip: + Contact Person:	,
ontact Person:	County:
1010.	Lease Name: Well #:
	Field Name:
ONTRACTOR: License#	Is this a Prorated / Spaced Field?
ame:	Target Formation(s):
Well Drilled For: Well 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:
If OMMANO, and well information as fallows.	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:
irectional, Deviated or Horizontal wellbore? Yes No	Well Farm Pond Other:
Yes, true vertical depth:	DWR Permit #:
ottom Hole Location: CC DKT #:	(Note: Apply for Permit with DWR)
00 DICT #.	Will Cores be taken?
AFI	If Yes, proposed zone:
he undersigned hereby affirms that the drilling, completion and eventual plu	gging of this well will comply with K.S.A. 55 et. seq.
is agreed that the following minimum requirements will be met:	
	by circulating cement to the top; in all cases surface pipe shall be set e underlying formation. rict office on plug length and placement is necessary prior to plugging ; ed or production casing is cemented in;
For KCC Use ONLY API # 15	 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);
This authorization expires:	 Submit plugging report (CP-4) after plugging is completed (within 60 days); Obtain written approval before disposing or injecting salt water.
This authorization expires:	

Well will not be drilled or Permit Expired Date: _

Signature of Operator or Agent:

Side Two

For KCC Use ONLY
API # 15

IN ALL CASES PLOT THE INTENDED WELL ON THE PLAT BELOW

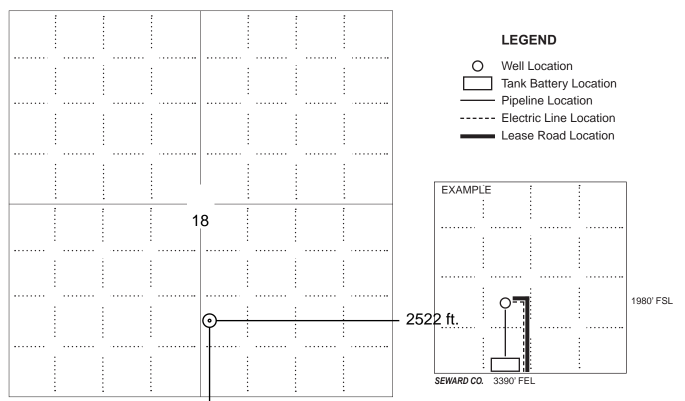
In all cases, please fully complete this side of the form. Include items 1 through 5 at the bottom of this page.

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



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

1043 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 cor	nstructed:	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	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	
material, thickness and installation procedure.			cluding any special monitoring.	
Distance to nearest water well within one-mile of	of pit:	Depth to shallo Source of inform	west fresh water feet. nation:	
feet Depth of water wellfeet		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	l utilized in drilling/workover:	
Number of producing wells on lease:		Number of working 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 be closed within 365 days of spud date.		
Submitted Electronically				
	KCC	OFFICE USE O	NLY 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

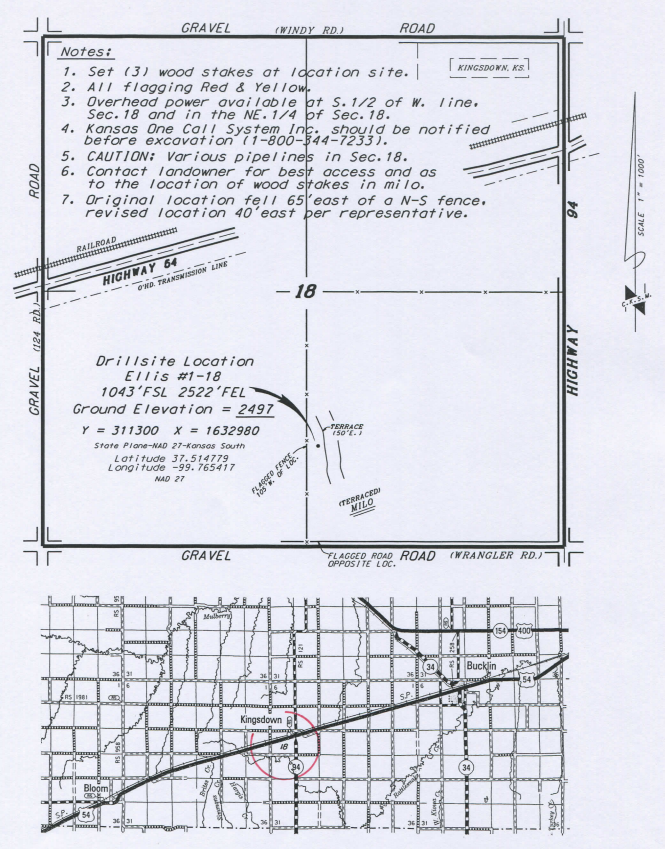
CERTIFICATION OF COMPLIANCE WITH THE KANSAS SURFACE OWNER NOTIFICATION ACT

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 (C	Cathodic Protection Borehole Intent) T-1 (Transfer) CP-1 (Plugging Application)
OPERATOR: License #	Well Location:
Name:	Sec TwpS. R
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:+	
the KCC with a plat showing the predicted locations of lease roads, tank	dic Protection Borehole Intent), you must supply the surface owners and a batteries, pipelines, and electrical lines. The locations shown on the plat in the Form C-1 plat, Form CB-1 plat, or a separate plat may be submitted.
Select one of the following:	
owner(s) of the land upon which the subject well is or will be loce CP-1 that I am filing in connection with this form; 2) if the form to form; and 3) my operator name, address, phone number, fax, at I have not provided this information to the surface owner(s). I at	act (House Bill 2032), I have provided the following to the surface pocated: 1) a copy of the Form C-1, Form CB-1, Form T-1, or Form being filed is a Form C-1 or Form CB-1, the plat(s) required by this and email address. Cknowledge that, because I have not provided this information, the provided the control of the KCC performing this
task, I acknowledge that I must provide the name and address that I am being charged a \$30.00 handling fee, payable to the k	of the surface owner by filling out the top section of this form and KCC, 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-	fee with this form. If the fee is not received with this form, the KSONA-1 will be returned.
Submitted Electronically	

VINCENT OIL CORPORATION ELLIS LEASE SE. 1/4. SECTION 18. T295. R22W FORD COUNTY. KANSAS



Controlling data is based upon the best maps and photographs available to us and upon a regular section of land containing 640 acres.

Approximate section lines were determined using the normal standard of care of oilfield surveyors practicing in the state of Kansas. The section corners, which establish the precise section lines, were not necessarily located, and the exact location of the drillsite location in the section is not guaranteed. Therefore, the operator securing this service and accepting this plat and all other parties relying thereon agree to hold Central Kansas Diffield Services, Inc. its officers and performing the second sec

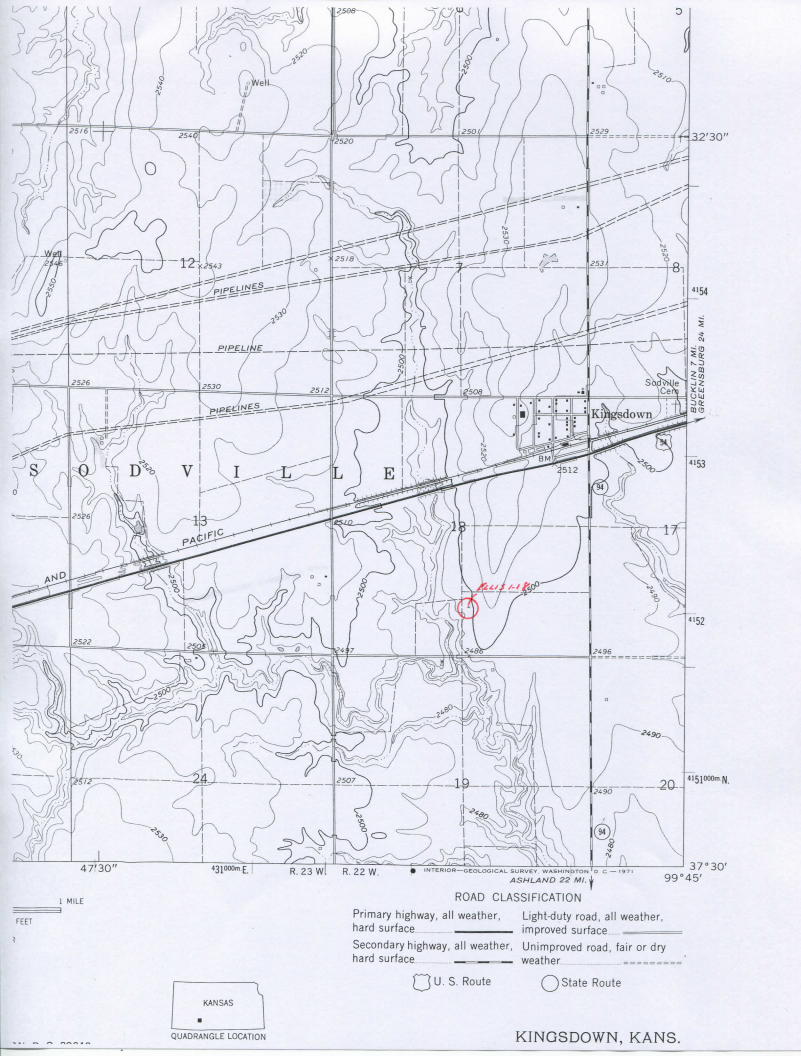
Elevations derived from National Geodetic Vertical Datum.

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shor be down

October 18, 2021



KANSAS CORPORATION COMMISSION OIL & GAS CONSERVATION DIVISION

Form KSONA-1 July 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 (C	Cathodic Protection Borehole Intent) T-1 (Transfer) CP-1 (Plugging Application)
OPERATOR: License # 5004 Name: Vincent Oil Corporation	Well Location:
Name: Vincent Oil Corporation	NW NW SW SE Sec. 18 Twp. 29 S. R. 22 East X West
Address 1: 200 W. Douglas, Suite 725	County: Ford
Address 2:	Lease Name: Ellis Well #: 1-18
City: Wichita State: Ks Zip: 67202 +	If filing a Form T-1 for multiple wells on a lease, enter the legal description of
Contact Person: M.L. Korphage	the lease below:
City: Wichita State: Ks Zip: 67202 + Contact Person; M.L. Korphage Phone: (316) 262-3573 Fax: (316) 262-3309 Email Address: land@vincentoil.com	
Surface Owner Information: Name: Mrs. Marilyn Eliss	IAN- Siin Fann T-d in abiin- makinla andra - anna abiin- andriin-
Name: Mrs. Marilyn Eliss Address 1: 422 State Highway 94	When filing a Form T-1 involving multiple surface owners, attach an additional 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 county, and in the real estate property tax records of the county treasurer.
Address 2:	county, and in the real estate property tax records of the county heasties.
the KCC with a plat showing the predicted locations of lease roads, tank	dic Protection Borehole Intent), you must supply the surface owners and statteries, pipelines, and electrical lines. The locations shown on the plat in the Form C-1 plat, Form CB-1 plat, or a separate plat may be submitted.
I certify that, pursuant to the Kansas Surface Owner Notice A owner(s) of the land upon which the subject well is or will be to CP-1 that I am filing in connection with this form; 2) if the form be form; and 3) my operator name, address, phone number, fax, at I have not provided this information to the surface owner(s). I ac KCC will be required to send this information to the surface owner(s), I acknowledge that I must provide the name and address	ocated: 1) a copy of the Form C-1, Form CB-1, Form T-1, or Form being filed is a Form C-1 or Form CB-1, the plat(s) required by this and email address. Cknowledge that, because I have not provided this information, the vner(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
form and the associated Form C-1, Form CB-1, Form T-1, or Form CP-	fee with this form. If the fee is not received with this form, the KSONA-1 1 will be returned.
I hereby certify that the statements made herein are true and correct to 10/21/2021 Date: Signature of Operator or Agent.	the best of my knowledge and belief. Geologist Title:



Lease Rd

Lead line

Electrical Line

Tank Battery

Vincent Oil Corporation

Location Plat: Ellis #1-18

Preliminary Non-Binding Estimate for:

Lease Road, Lead line, Tank Battery and

Electrical line



gad

LL88-1 Form 88 (producers) Rev. 1-83 (Paid-up) Kans. - Okla. - Colo.

OIL AND GAS LEASE

© 1983 David Carter

25th 14th
HIS AGREEMENT, Entered into this programment of the commence o
422 HW
Kingdan, ks. 67842
and Vircent Oil Orporation 155 N. Market #700 Wichita, Ks. 67202
1. That lessor, for and in consideration of the sum of
and agreements hereinafter contained to be performed by the lessee, has this day granted, lessed, and let and by these presents does hereby grant, lesses, and let exclusive the lesses the hereinafter described land, with any reversionary rights therein, and with the right to unlite this lesse or any part thereof with other oil and gas lesses and let exclusive the lands covered thereby as hereinafter provided, for the purpose of carrying on geologicia, geophysical and other exploration, work thereon inclusive and any lesses and other exploration, work thereon inclusive any lesses and other exploration.
raining and the animp, mining, and operating for, producing and saving all of the oil, gas, gas condensate, gas distillate, casinghead gasoline and their taspective constituent wapors, and all other gass. found thereon, the exclusive albitroil injecting water, brine, and other fluids and substances into the subsurface strate, and for constructive levels fluids and subsurface strate, and for constructing roads layer building tasks, storing oil, building power stations, electrical lines and other structures thereon necessary or convenient for the economical operation of sail and alone or conjointy with neighboring lands, to produce, save, take care of, and manufacture all of such substances, and the injection of water hine and other structures.
into the subsurface strata, said tract of land being situated in the County of
State of

Township 29 South-Range 22 West

	acres, more or less.	
	- 1,	(0)
•	160	
•	containing	

4. The lessee shall pay to the lessor, as a royalty, one-eighth (1/8th) of the proceeds received by the lessee from the sele of gas, gas condensate, gas distillate, casingheed on so the manufacture of gasoline or any other product, and all other gases, including their constituent parts, produced from the land herein lessed. If such gas is more wells, an amount equal to one dollar per net mineral acre, and while said shut in royalty less opaid of tandered, it will be considered under all provisions of this lesse that gas is being produced in paying quantities. The first yearly period during which such gas is not soid shall begin on the date the first wall is completed for production of 5. This lesse and may be maintained during the primary term without further newments or defining one of the considered.

This lease is a paid-up lease and may be maintained during the primary term without further payments or drilling operations.

6. In the event said lessor owns a less interest in the above described and then the entire and undivided fee simple estate therein then the royalties herein provided for shall to lessor, only in the proportion which his interest bass to the whole and undivided fee; however, in the event the title to any interest in said land should reversion.

7. The lessee shall have the right to use, free of cost, gas, oil and water found on said land for its operations thereon, except water from existing wells of the lessor. When led heart to the house or barn now on said permises without written consent of the lessor, Lessee shall have the right any time during, or after the expiration of this lesse to remove all machinery fixtures, houses, buildings and other structures placed on said remises; including the right to draw and remove all easing.

6. if the estate of either party hereto is assigned (and the privilege of assigning in whole or in part is expressly allowed), the covenants hereof shall operate to enlerge the has binding and or change of division in ownership of the land, or royalites, however accomplished, shall operate to enlerge the has been furnished with either the original recorded instrument of conveyance or a duly certified copy of the will of any deceased owner, whichever is appropriate, together with all recorded instruments of conveyance or a duly certified copy of the will of any deceased owner, whichever is appropriate, to adminish the recorded instrument of conveyance or a duly certified copy of the will of any deceased owner, whichever is appropriate, and ended the recorded instrument of conveyance or a duly certified copy of the will of any deceased owner, and of the original recorded instruments of conveyance or duly certified or any direct or indirect assigned. Generally and ordered or a certified copy of the will of any deceased owner, whichever is conveyance or duly certified copy of other will of ended the deceased order recorded instruments of conveyance or duly certified copy of other willd

If the leased premises are now or shall hereafter be owned in severalty or in separate tracts, the premises may nonetheless be developed and operated as one lease, and investige accruling hereunder shall be divided emong and paid to such separate owners in the proportion that the accesses owned by each separate owner bears to the entire leased. There shall be no obligation on the part of the leases to difset wells on separate tracts into which the land covered by this lease may now or hereafter be divided by sale, devisee, descent or otherwise, or to furnish separate measuring or receiving tanks.

10. Lessor hareby warrants and agrees to defend the title to the land herein described and agrees that the lessee, at its option, may pay and discharge in whole or in part any of any holder or holders therefore and may relimburee itself by applying to the discharge of any such mortgage, tax or holders therefore and may relimburee itself by applying to the discharge of any such mortgage, tax or holders therefore, is shall be subrogated to the primary term, production of oil or gas should cesse from any cause, this lease shall not terminate it lessee commences additional drilling or teworking operations within one hundred-twenty (120) days thereafter, or if at the axpiration of the primary term, oil or gas is not being produced on said land, but lessee is any other well thereafter commenced, with no cassation of more than one hundred-twenty (120) consecutive days, and if they result in production of oil or gas under any provision of this lease.

12. Lessee may at any time surrender or cancel this lease in whole on in part by delivening our mailing such release to the lessor, or by piscing same of record in the proper county, in case seld lease is surrendered and canceled as to only a portion of the acreage covered thereby, then all payments and liabilities thereafter accuring under the terms of said lease as to the portion canceled as to only a portion of the acreage powered thereby, then terms and effect for all purposes.

13. All provisions hereot, express or implied, shall be subject to all federal and state laws and the orders, rules, or regulations (and interpretations thereof) of all governmental agencies administrating the same, and this lesse shall not be in any way terminated wholly or partially nor shall the lesses be liable in damages for failure to comply with any of the express or implied provisions hereof if such failure accords with any such laws, orders, rules or regulations (or interpretations thereof). If lesses should be prevented during the last six months of the primary term hereof from drilling a well hereunder by the order of any constituted authority having jurisdiction thereover, the primary term of this

14. Lessee, at its option, is hereby given the right and power to pool or combine into one or more units the land covered by this lesse, or lesses when, in lesses's judgment, it is necessary or advisable to do so in order to properly develop and operate-said lesses premises so to properly develop and operate-said lesses and in the event of an oil well, or into units not exceeding 80 acres each in the event of a pass and/or condensate or distillate well plus a rolemore of ten percent (10%) to contorn to Governmental Surface contorn. Lesses a hall execute in writing and festional and first county in which the payments of royaltee on production from the pooled curit as fill to tent of all purposes, except the payments of royaltee on production from the pooled unit, as if it were included by this lesse. If production is found on any part of the pooled except as if production is not contour. Any well drilled on any such unit shall be and constitute a well hereunder. In lieu of the royalties also bears to the royalty stipulated herein as the amount of his net royalty interest therein on an acreage basis bears to the total relations.

1900/11/2 C(1868)2

15. This lease and all its terms, conditions, and stipulations shall extend to and be binding on all auccessors of said lessor and lessee.

rider attached hereto for additional provisions

marign &

# H # H # H # H # H # H # H # H # H # H	Karisas		1	_								-	-
COUNTY OF	Ford				ss. ACKI	ACKNOWLEDGMENT		FOR IN	INDIVIDUAL	L (Kans.,	S., OKIB	., and Colo.)	(0.)
me,	the undersigned,	e \$	Notary Pu	Public, wit	within and for	said c	nty and s	state, on	on this	Marilyn Filis	H115.	a widow	
day ofand				Ī		, personany ap	appeared						
				-									Ì
to me personally known	known to b	to be the identical	tical person.	Mon Mon	who executed	ed the within	in and fo	oregoing	and foregoing instrument and acknowledged	nt and	acknow	neoged to	e i
that IN WITNESS	SS WHER	WHEREOF, I have hereunto	ve hereur	to set m	set my hand a	voluntary act and upon to the uses and purposes whiten.	seal the	day and	rear last	POONE A	ratten.	0	
My commission ex	expires D	COMBER	174	2011			29	Greek	*	1	ing of	No.	Sur S
	į.				~~	Notary F	S)	tate of Kansas	~~	\		rubile.	
STATE OF				Ĩ		, my Apr Expires	pires /	****	~	1,47, 1	1.10	1	2
COUNTY OF					ss. ACK	ACKNOWLEDGMEN'F FOR INDIVIT	SMENF	N. C.	D	ngv) o	s., Okta	AL (ABRS., OKIR., BRG COIG.)	(101)
Before me, th	the undersigned.	c :1	Notary Pr	blic, wi	Public, within and for	said	county and s	state, on this	this		l	ļ	1
day of				19	Ī	personally appeared	peared						
Bnd							1						I
		20				this out he		on on on o	to the formation of the	400	400	المعالمان	Î
to me personally known	known to be executed th	the same as	icical per	person	who execut	town to be the identical personwho executed the within and to egoing instrument and achieveded executed the same as	ct and de	oregoing	e uses an	d purpo	ses the	rein set fo	forth.
IN WITNES	SS WHER	EOF, I ha	ve hereu	nto set n	ny hand a	nd official	seal the	day and	year last	above w	ritten.		
My commission exp	cpires			İ							Notary Public	Public.	1
		5		9									
STATE OF				Ĩ	88,	ACK	ACKNOWLEDGMENT FOR	DGMEN	T FOR C	CORPORATION	ATION		
COUNTY OF				Ì		!		,					
On this		day of				A. D	D., 19	_, befor	before me, the undersigned,	undersig	gned, a	a Notary Public	ublic
in and for the count to me personally be instrument as its	ty and st snown to		aid, persidentical	person person cknowle	ppeared who sign dged to n	state aforesaid, personally appeared to be the identical person who signed the name of the maker thereof to the with President and acknowledged to me that	ne of the	maker	the maker thereof to	to the v	within	and foregoing	going and
voluntary act an	eed, and	as the fre	e and vol	untary	ıct and de	ed of said	corporation	on, for t	ne uses ar	odana pr	ses the	therein set forth.	orth.
Given under	er my hand	and seal the day and year last above written	he day a	nd year	last above	written.	12						• 0
My commission exp	xpfres										Notary	Public.	
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						ras							
NOTE: W	When signatu	signature by mark in Kansas, said	rk in Ka	กรลร, ธลา	d mark to be	be witnes	witnessed by at	at least	least one person	and	also ac	acknowledged.	ed.
		ror a	Dalwoux	Kinent o	y main,	use regula	Aballsas	a contract of the contract of	and and	<u>.</u>			
STATE OF						TATIONICAL BOOMER TO THE TATION OF TATIONICAL PROPERTY.		т С	יזמזעזמו		Č	,	,
COUNTY OF				ĺ	∫ 88. AC	ANOW LE	ב אום שוס ס	FORT	י עון אַ וען		alls., Or	(Mails., Okia., alid O	Cotor)
Before me,		the undersigned, a Notary Public, within and for	Notary	Public,	within and	said	county and state, on this	d state, c	n this				
day of				Ī	19	personally appeared	appeared						l
and													1

198

My commission expires.

to me personally known to be the identical person.....who executed the within and foregoing instrument and acknowledged to me that IN WITNESS WHEREOF, I have hereunto set my hand and official seal the day and year last above written.

RIDER

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 the passage of said overhead sprinkler irrigation system. Lessee shall consult with Lessor in regard to the route of ingress and egress on said premises for the purpose of drilling and presently in operation or installed hereafter, the Lessee, prior to conducting operations hereon, 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 Lessor's irrigation system or the surface contours of the leased premises. Should any alterations to the surface contours be caused by its operations, Lessee, or his by the use of a self-propelled overhead sprinkler system covered hereby are irrigated production. Lessor shall have the right to take in kind the royalty, or any portion thereof, provided for gas herein by using gas from any gas well on the land above described for farming and agricultural purposes on said land. Any gas so taken by Lessor shall be taken at or near the mouth of the well at a point to be designated by Lessee. All equipment necessary for the taking of gas and the measuring of same shall be furnished by Lessor at his own expense. The method of taking of gas and the point of connection for taking must be such as to not interfere with the operation of the well and must be submitted to Lessee or his assigns and accepted by him or it before gas is taken. For gas so taken by Lessor in an amount less than the full royalty fraction provided for gas in this lease, Lessee shall have the right to make a corresponding deduction in fraction provided for gas in this lease, Leases shown have in accordance with the terms of the lease. gas royalty payments due Lessor, said payments to be made in accordance with the terms of the lease. Lessee or his assigns shall never be liable to Lessor, Lessor's agents or employees or any other person as regards the gas taken, the use thereof, the equipment use, the manner of its use, the use to which put or anything incident thereto or resulting therefrom. Lessee or his assigns shall never be under any obligation to nonline oas from any well unless practical or economical to do so. Lessee or his assigns shall at all times have dry land access to and from and around any equipment used by Lessor for taking gas and metering same and Lessor's irrigation operations and equipment shall be at all times be so situated and operated as to not interfere with any operations by Lessee for or in the production of oil or gas on said land

event of any drilling operations, it is agreed that a minimum of \$1,500.00 per location shall be paid as damages. Where the fraction and word one-eight (1/8th) appear herein, they shall be amended to read five thirty-seconds (5/32nds) of 8/8ths as royalty.

Lessor and their agents shall be consulted prior to any operations, and may designate all routes of ingress and egress, and location of any tank battery, if needed.

paidin full Lessee agrees that \$15.00 per acre shall be paid as seismic impact damages when seismic is performed.

Marilyn Ellis

OFFICIAL STATE OF KANSAS SS: OFFICIAL FORD COUNTY

This instrument was filed in this outget.

Register of Deeds

Page 360 - 362

and duly Recorded in Book.

on the

Ge \$ 16.00

NUMERICA**L** PHOTOGRAPHED INDEXED GRANTOR GRANTEE

88 (producers) Karıs, - Okla, - Colo,

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LEASE

Argust 20 (8)		67202	Collection of the Called Casses, does withess	rents does hereby grant, lesse, and let exclusively any part thereby grant, lesse, and let exclusively any part thereof with other oil and gas leases as and other exploratory work thereon, including core singhead gasoline and their respective constituent the subsurface strate, and for constructing roads, rowhelment for the economical objection of said the infection of water, brine, and other subsurfaces.	
22rd Argust rd Tamy Jo Inel, his wife	1243 Wilbum Read Kingsdom, Ks. 67842	5 N. Market #700 Wichita, Ks.	1. That lessor, for and in consideration of the sum of	ind agreements hereinafter contained to be performed by the lessee, has this day granted, lessed, and let and by these presents does hereby grant, lesse, and let exclusively not a lesse the hereinafter described land, with any reversionary rights therein, and with the right to unlitze this lesse or any part thereby shared hereinafter provided, for the purpose of carrying on geological, geophysical and other spots of with other oil and gas leases as trilling and the drilling, mining, and operating for, producing any saving all of the oil, gas, gas condensate, gas distillate, casinghead gasoline and their respective constituent and all other gasses, found thereon, the exclusive right of injecting water, brine, and other studies and substances into the subsurface strate, and for constructing roads, sying pipe lines, building tasks, storing oil, building power stations, electrical lines and other structures thereon necessary or convenient (of the economical population of said and allone or conjointly with neighboring lands, to produce, save, take care of, and manufacture all of such substances, and the infection of water, brine, and other substances.	nto the subsurface strata, said tract of land being situated in the County of

Tourship 29 South-Range 22 West

Lot 2 & E/2NV/4 & NE/4 lying South of RR ROW subject to highway ROW and SM/4 (a/d/a lots 3 & 4 & E/2SW/4

	pars (called "orimary term") and as long thereafter as all
containing	2. This lease shall remain in force for a term of

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Rider attached hereto.

IN WITNESS WHEREOF, we sign the

^{3.} The lassee shall deliver to lassor as royalty, free of cost, on the lease, or into the pipe line to which lessee may connect its wells the equal one-eighth part of all oil produced and saved from the lassed premises, or at the lessee's option may pay to the lasser for such one-eighth royalty the market price at the wellhead for oil of like grade and gravity prevailing on the day such oil is run into the pipe line or into storage tanks.

^{4.} The lessee shall pay to the lessor, as a royalty, one-eighth (1/8th) of the proceeds received by the lessee from the sale of gas, gas condensate, gas distillate, casingheed gas, gas used for the manufacture of gasoline or any other product, and all other gases, including their constituent parts, produced from the land herein lessen has been lessee, has been gas is not sold, as a shucin loyalty, whether one or more wells, an amount equal to one dollar per net mineral acre, and while said shut in royalty is so paid or tandered, it will be considered under all provisions of this lesse that gas is being produced in paying quantities. The first yearly period during which such gas is not sold shall begin on the date the first well is completed for production of

This lease is a paid-up lease and may be maintained during the primary term without further payments or drilling operations.

^{6.} In the event said lessor owns a less interest in the above described land than the entire and undivided fee simple estate therein then the royalties herein provided for shall be sessor only in the proportion which his interest bears to the whole and undivided fee, however, in the event the title to any interest in said land should revert to lessor, or his heirs, or his or their grantee, this lease shall cover such eversion.

^{7.} The lessee shall have the right to use, free of cost, gas, oil and water found on said land for its operations thereon, except water from existing wells of the lessor. When required by lessor, the lessee shall bury its pipe lines below plow depth and shall pay for damage caused by its operations to growing crops on said land. No well shall be drilled nearer than 200 feat to the house or barn now on said premises without written consent of the lessor. Lessee shall have the right at any time during, or after the expiration of this lesse to remove all machinery fixtures, houses, buildings and other structures placed on said premises inclining the right to discuss all casing.

B. If the estate of either perry hereto is assigned (and the privilege of assigning in whole or in part is expressly allowed), the covenants hereof shall extend to the heirs, devisees, executors, administrators, successors, and assigns, but no change or division in ownership of the land, or royalities, however eccomplished, shall operate to enlarge the obligations or diminish the rights of losses, and no change of ownership in the land or in the royalities or any sum due under this lease shall be binding on the lessee until it probate the rights in recorded instruments of conveyance or a duly certified copy of the will of any decessed owner, whichever is appropriate, together with all evident expressions the probate the recorded instruments of conveyance or duly certified copies thereof necessary in showing a complete chain of title back to lessen of the full interest claimed, and all advance payments of rentals made hereunder before receipt of said documents shall be binding on any direct or indirect assignee, grentee, or administrator, executor, or lessen or seconds.

^{9.} If the leased premises are now or shall hereafter be owned in severally or in separate tracts, the premises may nonatheless be developed and operated as one lease, and leased acreage owned by each separate owners in the proportion that the acreage owned by each separate owners to the antire vided by safe devises. There shall be no obligation on the part of the lease to offset wells on separate tracts into which the land covered by this lease may now or hereafter be dischard or otherwise, or to furnish separate measuring or receiving tanks.

10. Leaser hereby warrants and agrees to defend the land herein described and agrees that the leases, at its option, may pay and discharge in whole or in part any taxes, mortgages, or other liens existing, leaved, or assessed on or against the above described leads and, in event it exercises such options it shall be subrogated to the rights of any helder or holders thereof and may reimburse litself by applying to the discharge of any such mortgage, tax or other lien, any royalty accruing hereunder.

11. If after the expiration of the primary term, production of oil or gas should ease from any cause, this lease shall not terminate if leases commences additional diffling or reworking operations within one hundred-twenty (120) days thereafter, or if at the expiration of the primary term, production of oil or gas should ease shall remain in force so long as operations are prosecuted either on the same well or any other well thereafter commenced, with no cessation of more than one hundred-twenty (120) consecutive days, and if they result in production of oil or gas under any provision of this lease shall in effect so long the result in production of oil or gas under any provision of this lease.

^{12.} Lessee may at any time surrender or cancel this lease in whole or in part by delivering or mailing such release to the lessor, or by placing same of record in the proper county. In case said lease is surrendered and canceled as to only a portion of the acreage covered thereby, then all payments and liabilities thereafter accruing under the terms of said lease as to the portion canceled shall cease and determine, but as to the portion of the acreage not released the terms and provisions of this lease shall continue and remain in full force and effect for all purposes.

^{13.} All provisions hereof, express or implied, shall be subject to all federal and state laws and the orders, rules, or regulations (and interpretations thereof) of all governmental agencies administering the same, and this lesse shall not be in any way terminated wholly or partially nor shall the lessee be liable in damages for failure to comply with any of the express or implied provisions hereof if such failure accords with any such laws, orders, rules or regulations (or interpretations thereof). If lessee should be prevented during the last six months of the primary term hereof from drilling a well hereunder by the order of any constituted authority having jurisdiction thereover, the primary term of this

^{14,} Lessee, at its option, is hereby given the right and power to pool or combine into one or more units the lend covered by this lesse, or any portion thereof, with other lend covered by another lesse, or lesses when, in lessee's judgment, it is necessary or advisable to do so in order to properly develop and operate said lesse premises so as to promote the conservation of such minerals in and under said lend, such pooling to be in a unit or units not exceeding 80 acres each in the event of a pas and/or condensate or distillate well, plus a tolerance of the percent 10% to curiform to Governmental Survey quarts's scitions. Lesses shell execute its writing, and file for record in the county in which that land is situated an instrument identifying and describing the pooled acresses the execute its writing, and file for record in the county in which that land is situated an instrument identifying and describing the pooled acresses in production from the pooled unit, as if it were included in this lesse. If production is found on my part of the pooled screege it shall be treated for all purposes, except the payments of royalties on production from the pooled unit, as if it were included in the pooled unit, as if it were included in the pooled unit is so and constitute a well hereunder. In lieu of the royalties elsewhere herein specified lesser shall receive on production from the unit so pooled only such portion of the royalty stipulated herein as the amount of his net royalty interest therein on an acreage basis bears to the total mineral acreage so pooled in the perincular unit involved.

^{15.} This lease and all its terms, conditions, and stipulations shall extend to and be binding on all successors of said lessor and lessee.

STATE OF FORD COUNTY OF FORD Before me, the under day of Tamiy Jo Imel, and	Kansas Ford the undersigned, a Notary Public, Argust O Imel, his wife	-} ss. 2008	ACKNOWLEDGMENT FOR INDIVIDUAL (Kans., Okla., and Colo.) and for said county and state, on this 38 H —, personally appeared Charles Dean Imel
to me personally known to be the is that they executed the sar IN WITNESS WHEREOF, I My commission expires SC COUNTY OF Before me, the undersigned.	personally known to be the identical person Street the same as their IN WITNESS WHEREOF, I have hereunto se mission expires $S - 3 - 1$ And APPT. E OF TIX OF Before me, the undersigned, a Notary Public,	Iwho e. Tree KARI NOT STAT EXPIRE EXPIRE WITHIN WITHIN 19	Swho executed the within and foregoing instrument and acknowledged to me free and voluntary act and deed for the uses and purposes therein set forth, karen J. Minnis STATE OF KANSAS EXPIRES SS. ACKNOWLEDGMENT FOR INDIVIDUAL (Kans., Okla., and Colo.) within and for said county and state, on this 19
IN IN	sonally known to be the identical person.executed the same as.WITNESS WHEREOF, I have hereunto sasion expires	who executed the within and foreset my hand and official seal the d	who executed the within and foregoing instrument and acknowledged to me- free and voluntary act and deed for the uses and purposes therein set forth. my hand and official seal the day and year last above written.
STATE OF COUNTY OF		-> ss. ACKNOWLED	Notaty Public. ACKNOWLEDGMENT FOR CORPORATION
on this in and for the county and s to me personally known t instrument as its voluntary act and deed, and (liven under my hand	for this day of for the county and state aforesaid, personally appeared personally known to be the identical person who signed the nent as its President and acknowledged to me that ary act and deed, and as the free and voluntary act and deed of sai (liven under my hand and seal the day and year last above written	ame of d corpor	before me, the undersigned, a Notary Public the maker thereof to the within and foregoing executed the same as at free and ation, for the uses and purposes therein set forth.
My commission expires			Notary Public.
No.	TO Tection Twp Rge	Mo. of Acres County County of This instrument was filed for record on the	ato'clockM., and duly recorded in Book Pageof this office. ByBy When recorded, return to
NOTE: When signat STATE OF	When signature by mark in Kansas, said For acknowledgment by	said mark to be witnessed by at least one person st by mark, use regular Kansas acknowledgment. Ss. ACKNOWLEDGMENT FOR INDIVIDUAL	scknowledgment. FOR INDIVIDUAL (Kans., Okla., and Colo.)
Before me, the und	dersigned, a Notary Publi	Before me, the undersigned, a Notary Public, within and for said county and state, on this	state, on this

My commission expires____

and

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



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

Laura Kelly, Governor

Andrew J. French, Chairperson Dwight D. Keen, Commissioner Susan K. Duffy, Commissioner

NOTICE

Nearest Lease or Unit Boundary Line

K.A.R. 82-3-108 provides that all oil and gas well locations must comply with setback requirements, unless an exception has been granted by the Commission. Depending upon whether the subject well is an oil well or gas well, and also depending upon the county in which the well is located, the setback may be 330 feet or 165 feet from the nearest lease or unit boundary.

This Intent to Drill ("C-1") form indicates that the distance between the well and the nearest lease or unit boundary will comply with the setback requirement. Accordingly, the C-1 has been approved. However, the C-1 also stated that the well location is very near a boundary line of a Section or a Quarter-Section. This notice is being sent as a courtesy reminder, in case an error was made on the C-1.

As the operator of the proposed well, you must independently verify that the proposed well location complies with the applicable regulatory setback. If at any time it should appear that a well does not comply with the regulatory setback, the well may be subject to being shut-in pending Commission approval of an application for a well location exception. In addition, if such an application is not granted by the Commission, you may be required to plug the well.

If the proposed well location will comply with the regulatory setback, this notice may be disregarded. Please contact the KCC Production Department with any questions or concerns.

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



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

Laura Kelly, Governor

Andrew J. French, Chairperson Dwight D. Keen, Commissioner Susan K. Duffy, Commissioner

October 22, 2021

M.L. Korphage Vincent Oil Corporation 200 W DOUGLAS AVE #725 WICHITA, KS 67202-3023

Re: Drilling Pit Application Ellis 1-18 SE/4 Sec.18-29S-22W Ford County, Kansas

Dear M.L. Korphage:

District staff has inspected the above referenced location and has determined that the reserve pit shall be constructed <u>without slots</u>, the bottom shall be flat and reasonably level and the free fluids must be removed. The fluids are to be removed from the reserve pit 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 96 hours after drilling operations have ceased.

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.