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	Spot Description:
DPERATOR: License#	
lame:	feet from E / W Line of Secti
ddress 1:	Is SECTION: Regular Irregular?
ddress 2:	(Note: Locate well on the Section Plat on reverse side)
ity: State: Zip: +	County:
ontact Person:hone:	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 OMMAND, and well information as follows:	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?
AF	If Yes, proposed zone:
he undersigned hereby affirms that the drilling, completion and eventual plu	ugging 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 <b>shall be set</b> e underlying formation.  trict office on plug length and placement is necessary <b>prior to plugging</b> ; ged or production casing is cemented in;
2. A copy of the approved notice of intent to drill shall be posted on each 3. The minimum amount of surface pipe as specified below shall be set through all unconsolidated materials plus a minimum of 20 feet into th 4. If the well is dry hole, an agreement between the operator and the dis 5. The appropriate district office will be notified before well is either plugg 6. If an ALTERNATE II COMPLETION, production pipe shall be cemented or pursuant to Appendix "B" - Eastern Kansas surface casing order # must be completed within 30 days of the spud date or the well shall be a submitted Electronically  For KCC Use ONLY  API # 15	by circulating cement to the top; in all cases surface pipe shall be set e underlying formation.  trict office on plug length and placement is necessary prior to plugging; ged or production casing is cemented in; defrom 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 a plugged. In all cases, NOTIFY district office prior to any cementing.  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);
<ol> <li>A copy of the approved notice of intent to drill shall be posted on each 3. The minimum amount of surface pipe as specified below shall be set through all unconsolidated materials plus a minimum of 20 feet into th</li> <li>If the well is dry hole, an agreement between the operator and the dis</li> <li>The appropriate district office will be notified before well is either pluge</li> <li>If an ALTERNATE II COMPLETION, production pipe shall be cemente Or pursuant to Appendix "B" - Eastern Kansas surface casing order #" must be completed within 30 days of the spud date or the well shall be</li> </ol> Ibmitted Electronically For KCC Use ONLY	by circulating cement to the top; in all cases surface pipe shall be set e underlying formation.  trict office on plug length and placement is necessary prior to plugging; ged or production casing is cemented in; defrom 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 a plugged. In all cases, NOTIFY district office prior to any cementing.  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;

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

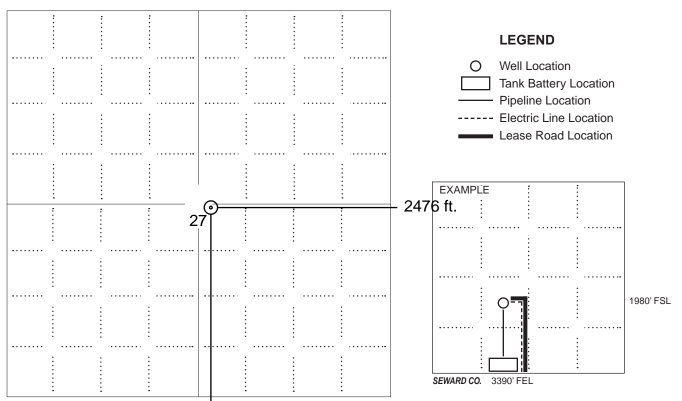
In all cases, please fully complete this side of the form. Include items 1 through 5 at the bottom of this page.

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

#### 2587 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:	of Pit: Pit is:						
Emergency Pit Burn Pit	Proposed	Existing	SecTwp R				
Settling Pit Drilling Pit	If Existing, date constructed:		Feet from North / South Line of Section				
Workover Pit Haul-Off Pit  (If WP Supply API No. or Year Drilled)	Pit capacity:(bbls)		Feet from East / West Line of Section				
Is the pit located in a Sensitive Ground Water A	rea? Yes I	No	Chloride concentration: mg/l  (For Emergency Pits and Settling Pits only)				
Is the bottom below ground level?	Artificial Liner?	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	m ground level to dee	pest point:	(feet) No Pit				
		• ,	cluding any special monitoring.				
Distance to nearest water well within one-mile of	of pit:	Depth to shallowest fresh water feet. Source of information:					
feet Depth of water well	feet	measured	well owner electric log KDWR				
Emergency, Settling and Burn Pits ONLY:		Drilling, Work	ver and Haul-Off Pits ONLY:				
Producing Formation:		Type of material 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

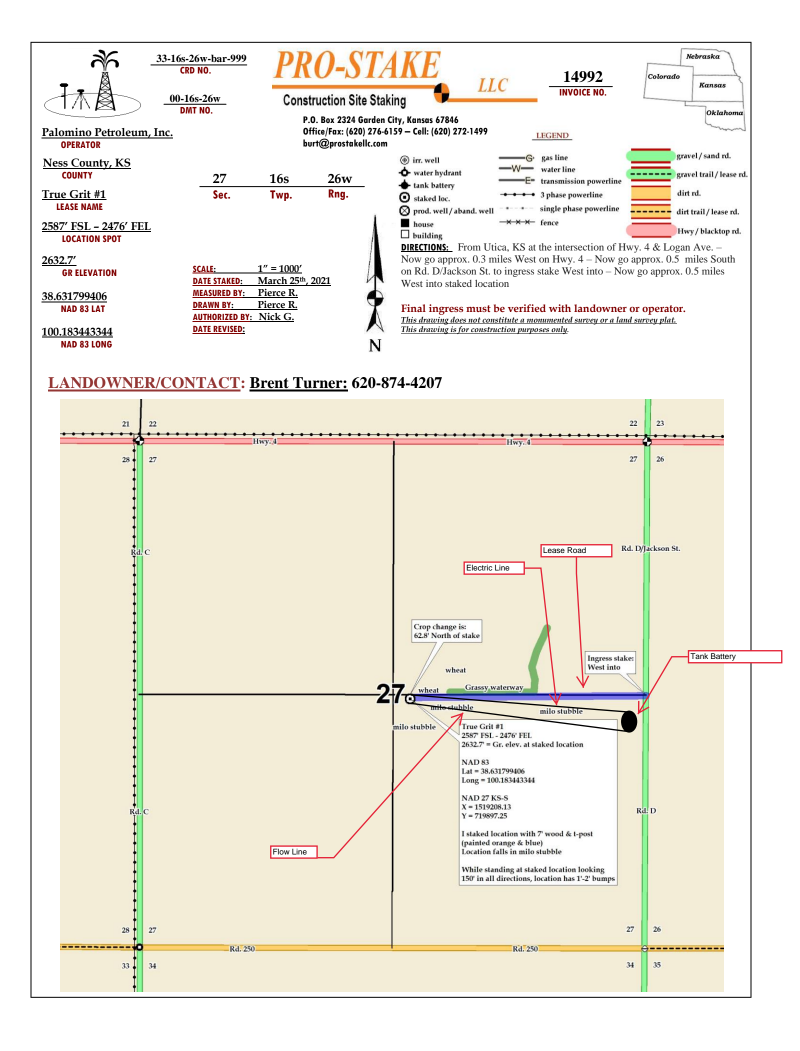
Form KSONA-1
July 2021
Form Must Be Typed
Form must be Signed
All blanks must be Filled

## 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: 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:	
provided the following to the surface owner(s) of the land upon	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.  Act (see Chapter 55 of the Kansas Statutes Annotated), I have on which the subject well is or will be located: 1) a copy of the in connection with this form; 2) if the form being filed is a Form
the KCC will be required to send this information to the surface this task, I acknowledge that I must provide the name and addread that I am being charged a \$30.00 handling fee, payable to the surface of the surface	
If choosing the second option, submit payment of the \$30.00 handling form and the associated Form C-1, Form CB-1, Form T-1, or Form CP-1	
Submitted Electronically	



# State of Kansas - Ness County Book: 403 Page: 252 #: 79069 Recording Fee: \$55.00

Receipt #: 79069 Pages Recorded: 3 Cashier Initlals: MH

Date Recorded: 10/4/2019 9:45:01 AM



Kansas Blue Print 700 S. Broadway PO Box 793 Wichia, KS 67201-0793 310-204-9344-264-5105 fax FORM 88 — (PRODUCER'S SPECIAL) (PAID-... 63U (Rev. 1993) OIL AND GAS LEASE 2019 September 17th AGREEMENT, Made and entered into the \_day of Janet Roush, Trustee of the Allen Management Trust dated 2-12-2015 Austin, TX 78730 9609 Woody Ridge View hereinafter called Lessor (whether one or more), ee mailing address is . Palomino Petroleum, Inc. hereinafter caller Lesses: Dollars (\$ One (\$1.00) Lessor, in consideration of One and More

Dollars (§ One (\$1.00)

) in hand paid, receipt of which is here acknowledged and of the royalties herein provided and of the agreements of the lessee herein contained, hereby grants, leases and lets exclusively unto lessee for the purpose of investigating, exploring by geophysical and other means, prospecting drilling, mining and operating for and producing oil, liquid hydrocarbons, all gases, and their respective constituent products, injecting gas, water, other fluids, and air into subsurface strata, laying pipe lines, storing oil, building tanks, power stations, telephone lines, and other structures and things thereon to produce, save, take care of, treat, manufacture, process, store and transport said oil, liquid hydrocarbons, gases and their respective constituent products and other products manufactured therefrom, and housing and otherwise caring for its employees, the following described land, together with any reversionary rights and after-acquired interest, therein situated in County of Ness described as follows to-wite therein situated in County of Ness Township 16 South, Range 26 West Section 27: SE/4 and containing In consideration of the premises the said lessee covenants and agrees: lst. To deliver to the credit of lessor, free of cost, in the pipe line to which lessee may connect wells on said land, the equal one-eighth (%) part of all oil produced and saved from the leased premises. 2nd. To pay lessor for gas of whatsoever nature or kind produced and sold, or used off the premises, or used in the manufacture of any products therefrom, one-eighth (%), at the market price at the well, (but, as to gas sold by lessee, in no event more than one-eighth (%) of the proceeds received by lessee from such sales), for the gas sold, used off the premises, or in the manufacture of products therefrom, said payments to be made monthly. Where gas from a well producing gas only is not sold or used, lessee may pay or tender as royalty One Dollar (\$1.00) per year per net mineral acre retained hereunder, and if such payment or tender is made it will be considered that gas is being produced within the meaning of the preceding paragraph. This lease may be maintained during the primary term hereof without further payment or drilling operations. If the lease shall commence to drill a well within lease or any extension thereof, the lease shall have the right to drill such well to completion with reasonable diligence and dispatch, and if oil or gas, or either or and in paying quantities, this lease shall continue and be in force with like effect as if such well had been completed within the term of years first mentioned. If 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 paid aid lessor only in the proportion which lessor's interest bears to the whole and undivided fee. Lessee shall have the right to use, free of cost, gas, oil and water produced on said land for lessee's operation thereon, except water from the wells of lessor. When requested by lessor, lessee shall bury lessee's pipe times below plow depth. No well shall be drilled nearer than 200 feet to the house or barn now on said premises without written consent of lessor. Lessee shall pay for damages caused by lessee's operations to growing crops on said land. Lessee shall have the right at any time to remove all machinery and fixtures placed on said premises, including the right to draw and remove casing 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 extend to their heirs, executors, administrators, successors or assigns, but no change in the ownership of the land or assignment of rentals or royalties shall be binding on the lessee until after the lessee has been furnished with a written transfer or assignment or a true copy thereof. In case lessee assigns this lesse, in whole or in part, lessee shall be relieved of all obligations with respect to the assigned portion or portions arising subsequent to the date of assignment. Leasee may at any time execute and deliver to lessor or place of record a release or releases covering any portion or portions of the above described premises and thereby der this lease as to such portion or portions and be relieved of all obligations as to the acreage surrendered. All express or implied covenants of this lease shall be subject to all Pederal and State Laws, Executive Orders, Rules or 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 if such failure is the result of, any such Law, Order, Rule or Regulation. Lessor hereby warrants and agrees to defend the title to the lands herein described, and 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 above described lands, in the event of default of payment by lessor, and be subrogated to the rights of the holder thereof, and the undersigned lessors, for themselves and their heirs, successors and assigns, hereby surrender and relesse all right of dower and homestead in the premises described herein, in so far as said right of dower and homestead may in any way affect the purposes for which this lesse is made, as recited herein. Lessee, at its option, is hereby given the right and power to pool or combine the acreage covered by this lesse or any portion thereof with other land, lease or leases in the immediate vicinity thereof, when in lessee's judgment it is necessary or edviable to do so in order to properly develop and operate said lesse premises so as to promote the conservation of oil, gas or other minerals in and under and that may be produced from said premises, such pooling to be of tracts contiguous to one another and to be into a unit or units not exceeding 40 acres each in the event of a gas well. Lessee shall execute in writing and record in the conveyance records of the county in which the land herein leased is situated an instrument identifying and describing the pooled acreage. The entire acreage so pooled into a tract or unit shall be treated, for all purposes except the payment of royalties on production from the pooled acreage, it shall be treated as if production is had from this lesse, whether the well or wells be located on the premises covered by this lesse or not. In lieu of the royalties elsewhere herein specified, lessor shall receive on production from a unit so pooled only such portion of the royalty stipulated herein as the amount of his acreage placed in the unit or his royalty interest therein on an acreage basis bears to the total acreage so pooled in the particular unit involved. Should a horizontal well be drilled, a unit or units not exceeding 640 acres shall be used for the land covered by this lease, or any portion thereof, with other land covered by another lease or leases, for unitization of oil. Lessee shall execute in writing and file for record in the county in which the land is situated an instrument identifying and describing the pooled acreage. The entire acreage so pooled into a unit or units shall be treated for all purposes except the payments of royalties on production from the pooled unit, as if it were included in this lease. If production is found on any part of the pooled acreage it shall be treated as if production is had from this lease whether any well is located on the land covered by this lease or not. Any well drilled on any such unit shall be and constitute a well hereunder. In lieu of the royalties elsewhere herein specified, Lessor 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 particular unit involved. This lease is subject to attached Addendum between Lessor and Les IN WITNESS WHERBOF, the updersigned execute this instrument as of the day and year first above written. THE

Janet Roush, Trustee

Allen Management Trust dated 2-12-2015



State of Kansas - Ness County

Book: 402 Page: 606
Recording Fee: \$38.00
Pages Recorded: 2
Cashier Initials: CS
Date Recorded: 9/19/2019 9:45:00 AM

Form 88 — (Producer's Special) (PAID-UP)

63U (Rev. 1993)

## **OIL AND GAS LEASE**

Reorder No. 09-115



Kansas Blue Prin 700 S. Broadway PO Box 793 Wichia, KS 67201-0793 310-204-9344 284-5105 fax

AGRE		and entered into the	day	August				2019
by and between	·	Rolf, a single person Rolf and Louise Roli			10			
whose mailing	address is 519	9 Tall Ship Drive - U m, Inc.	nit #118 S	Salem, SC 29	676		hereinafter ce	illed Lessor (whether one or more),
and					6			, hereinafter caller Lessee:
constituent pro- and things there products manuf	ducts, injecting a	geophysical atto other fluids, and gas, water, other fluids, and gave, take care of, treat, share on, and housing and others	ins, prospecting l air into subsurfa nufacture, proces vise caring for its	ace strata, laying i	pipe lines, storing port said oil, liqui following describ	oil, building tanks, d hydrocarbons, gas ed land, together wi	power stations, teles and their respect th any reversionary	) in hand paid, receipt of which usively unto lessee for the purpose ns, all gases, and their respective ephone lines, and other structures tive constituent products and other rights and after-acquired interest, described as follows to-wit:
	<u>ip 16 Sοι</u> 27: NE/4	<u>ith, Range 26 V</u>	<u>Vest</u>					
In Section		, Township	, Re	inge	and	containing 160		acres, more or less, and all
accretions there Subject	A- Ab	ns herein contained, this lea	see shall remain	in force for a ter	three (3)		date (called "prim	nary term"), and as long thereafter
In cons	ideration of the	is never contained, this is: or other respective constit premises the said lessee co credit of lesser, free of cost	venants and agr	eea:				part of all oil produced and saved
from the leased 2nd. 1 at the market p	premises. To pay lessor for price at the well	gas of whatsoever nature (but, as to gas sold by let	or kind produce	d and sold, or us more than one-s	ed off the premis	es, or used in the m proceeds received by	anufacture of any pleases from such a	products therefrom, one-eighth (%), sales), for the gas sold, used off the or used, lessee may pay or tender t gas is being produced within the
meaning of the	preceding para	graph.	ry term hereof w	rithout further pa	yment or drilling	g operations. If the l	lessee shall comme and dispatch, and	nce to drill a well within the term if oil or gas, or either of them, be
If said	lessor owns a	s tease snau continue and t less interest in the above o ortion which lessor's intere	lescribed land th	an the entire an	d undivided fee o	imple estate therein	, then the royalties	berein provided for shall be paid
Lessee	shall have the r	ight to use, free of cost, gas	, oil and water p	produced on said	land for lessee's	peration thereon, ex	cept water from th	e wells of lessor.
		or, lessee shall bury lessee   nearer than 200 feet to the			ises without writ	ten consent of lessor		
Lessee	shall pay for de	mages caused by lessee's o	perations to grov	wing crops on sai	d land. I on said premise	s, including the righ	t to draw and remo	ove casing.  hereof shall extend to their heirs adding on the lesses until after the
executors, adm leasee has been with respect to	inistrators, such furnished with the assigned po	cessors or assigns, but no a written transfer or assign etion or portions arising su	change in the c gnment or a true becquent to the	ownership of the copy thereof. In date of assignmen	iand or assignm case lessee assign it.	se this lease, in who	le or in part, lessee	shall be relieved of all obligations
surrender this	lease as to such	portion or portions and be-	relieved of all ob	digations as to th	e acreage surrem	lerea.		ve described premises and thereby
in whole or in	part, nor lessee	held liable in damages, for	r failure to comp	ly therewith, if c	ompliance is pre-	ented by, or it such	INTIME IN CHE 1000	this lease shall not be terminated it of, any such Law, Order, Rule or to redeem for leasor, by paymen
any mortgages signed lessors, se said right of	, taxes or other for themselves I dower and hon	liens on the above describ- and their heirs, successors sestend may in any way of	ed Jande, in the Land essigne, h fect the purposes	event of default ( ereby aurrender : for which this le	and release all ri ase is made, as re	ght of dower and hecited herein.	omestead in the pr	nc to redeem for lessor, by payment f the holder thereof, and the under remises described herein, in so far
immediate vici conservation o or units not ex record in the o pooled into a t found on the	inity thereof, w f oil, gas or oth ceeding 40 acre conveyance reco ract or unit sha coled acreage, it	hen in lesses's judgment er minerals in and under is each in the event of an ords of the county in whic all be treated, for all purpo	it is necessary of and that may be oit well, or into a the land here sees except the pu- ueltion is had from any production	or advisable to do produced from a nunit or units moin leased is situated as a situated from this lease, who from a unit so	o so in order to said premises, suct exceeding 640 a instrume on production there well or special and such such and any such	h pooling to be of the createst in the event identifying and of from the pooled unit wells be located on the portion of the roy	racts contiguous to ent of a gas well. I describing the poo- t, as if it were include the premises covered alty atipulated her	h other land, lease or leases in the premises so as to promote the one another and to be into a unitessee shall execute in writing and led acreage. The entire acreage as uded in this lease. If production is d by this lease or not. In iteu of the lease of the same as the amount of his acreage.
or leases, for u The entire acre production is for	nitization of oil. age so pooled in ound on any part	Lessee shall execute in writ to a unit or units shall be tre	ing and file for re eated for all purpo all be treated as it serounder, in lieu	cord in the count page except the page f production is ha of the royattes a	y in which the land syments of royalti d from this lease t sowhere herein si	i is situated an instru es on production from whether any well is lo secified. Lessor shall	ment loentrying an m the pooled unit, a cated on the land c receive on product	other land covered by another lease id describing the pooled acreage. I if it were included in this lease. If overed by this lease or not. Any sion from the unit so pooled only socied in the particular unit
Witness N W.	THESE WHERE	COP, the uppersigned secu	te this justrume	nt as of the day s	nd year first abo	ve written.	- 1	
Carol A	Molf	egys	M	-	Roger D.	Rolf Role	erely	3
Jaioi A. N				_		<del>-</del> :	) Re	el
			-		Louise Ro	of land	, , , ,	<del>/</del>

State of Kansas - Ness County

Book: 416 Page: 412

Receipt #: 84096 Recording Fee: \$38.00

Pages Recorded: 2

Cashier initials: Brandi

Date Recorded: 2/10/2022 9:50:01 AM

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

Kansas Blue Print

63U (Rev. 1993)	OIL AND	GAS LEASE	09-115		Wichite, KS 67201-0793 i18-264-9344-284-5165 fex ww.kbp.com · kbp@kbp.com
4th	h Febru				2022
AGREEMENT, Made and entered into the Brent Turner and Shelly Tur	rner, his wife				
and between		14			
	<del></del>				
lose mailing address us	Scott City, KS 67871		hereinafi	er called Lessor	(whether one or more)
Palomino Petroleum, Inc.					
			0 /04 00		reinafter caller Lessee
Lessor, in consideration of One and More tere acknowledged and of the royalties herein provide investigating, exploring by geophysical and other markinemt products, injecting gas, water, other fluids, a dillings thereon to produce, save, take care of, treat, to oducts manufactured therefrom, and housing and otherein situated in County of Ness	sed and of the agreements of the neans, prospecting drilling, mi and air into subsurface strata, li manufacture, process, store and lerwise caring for its employees	ne lessee herein contained, hereby graning and operating for and products aying pipe lines, storing oil, building it transport said oil, liquid hydrocarbors, the following described land, toget State of Kansas	ants, leases and lets on ing oil, liquid hydroc tanks, power station ins, gases and their re-	exclusively unto arbons, all gase s, telephone line spective constitu mary rights and	s, and other structures ent products and othe
•	Township 16 Sou Section 27: NW/4	ith, Range 26 West 1; SW/4			
Section Township	Range	and containing _	320	acre	es, more or less, and al
cretions thereto.  Subject to the provisions herein contained, this ail, liquid hydrocarbons, gas or other respective const	stituent products, or any of the	a term of 3 (three) years from, is produced from said land or land	om this date (called ' d with which said la	'primary term"). nd is pooled.	and as long thereaste
In consideration of the premises the said lessee  1st. To deliver to the credit of lessor, free of o	covenants and agrees: cost, in the pipe line to which l	sessee may connect wells on said land	, the equal one-eight	h (%) part of all	oil produced and save
om the leased premises.  2nd. To pay lessor for gas of whatsoever nat the market price at the well, (but, as to gas sold by emises, or in the manufacture of products therefrom royalty One Dollar (\$1.00) per year per net minera	lessee, in no event more than	one-eighth (%) of the proceeds receiv	ved by lease Iron o	enid or used, le	sace may pay or tende
eaning of the preceding paragraph.  This lesse may be maintained during the prince the prince of the lesse shall be a second to the less shall be a seco	mary term hereof without furt	her payment or drilling operations.	If the lessee shall co	mmence to drill and if oil or ga	a well within the tens, or either of them, b
und in paying quantities, this lease shall continue an If said lessor owns a less interest in the abov e anid lessor only in the proportion which lessor's int	nd be in force with like effect as we described land than the ent terest bears to the whole and u	s it such well had been completed with tire and undivided fee simple estate t ndivided fee.	therein, then the roy	alties herein pro	wided for shall be pai
Lessee shall have the right to use, free of cost, When requested by lessor, lessee shall bury less			eon, except water fro	m the wells of 16	BSOT,
No well shall be drilled nearer than 200 feet to	the house or barn now on said	premises without written consent of	lessor.		
Lessee shall pay for damages caused by lessee'  Lessee shall have the right at any time to remo	ove all machinery and fixtures	placed on said premises, including th	he right to draw and	remove casing.	
If the estate of either party hereto is assigne ecutors, administrators, successors or assigns, but usee has been furnished with a written transfer or a	ed, and the privilege of assign no change in the ownership of ssignment or a true copy there	ning in whole or in part is expressly of the land or assignment of rentals of. In case lesses assigns this lease, i	r allowed, the coven-	ants hereof shal e binding on th	
th respect to the assigned portion or portions arising  Lessee may at any time execute and deliver terender this lesse as to such portion or portions and	n lessor or place of record a re	elease or releases covering any portion	on or portions of the	above described	l premises and thereb
All express or implied covenants of this lease whole or in part, nor lessee held liable in damages, synlation.	shall be subject to all Federal for failure to comply therewit	and State Laws, Executive Orders, I h, if compliance is prevented by, or i	II SHCII IMMIN IS CITO	100011 01, -11, -1	
Lessor hereby warrants and agrees to defend the mortgages, taxes or other liens on the above described described for themselves and their heirs, success and right of dower and homestead may in any way	ribed lands, in the event of de sors and masigns, hereby surre	rault of payment by leasor, and be so inder and release all right of dower			
Lessee, at its option, is hereby given the right amediate vicinity thereof, when in lessee's judgmer onservation of oil, gas or other minerals in and under units not exceeding 40 acres each in the event of a cord in the conveyance records of the county in wholed into a tract or unit shall be treated, for all pursued on the pooled acreage, it shall be treated as if prysalties elsewhere herein specified, lessor shall recaled in the unit or his royalty interest therein on an	and power to pool or combine nt it is necessary or advisable or and that may be produced in oil well, or into a unit or un hich the land herein leased it rooses except the payment of reduction is had from this lease it we on production from a unit.	the acreage covered by this leese or e to do so in order to properly deve from said premises, such pooling to b its not exceeding 640 acres each in a situated an instrument identifying oyalties on production from the pool is, whether the well or wells be located bit so pooled only such portion of the	be of tracts contiguo the event of a gas w g and describing the led unit, as if it were ad on the premises co he royalty stipulated	us to one another ell. Lesses shall pooled acreage included in this wered by this les	er and to be into a uni execute in writing and. The entire acreage of lease. If production in the or not. In lieu of the
		2.			
IN WITNESS WHEREOF, the undersigned ex-	ecute this instrument as of the	day and tear first above witten.	( )		
Pitnesses:		1	N	n	ι
Brent Turner		(Shelly Turner		-	