KOLAR Document ID: 1655886

Oil & Gas Conse REQUEST FOR CHA	ATION COMMISSION ERVATION DIVISION NGE OF OPERATOR I OR SURFACE PIT PERMIT			
	I OR SURFACE PIT PERMIT			
Check applicable boxes: MUST be submitted	ted with this form.			
Oil Lease: No. of Oil Wells**	Effective Date of Transfer:			
Gas Lease: No. of Gas Wells**	KS Dept of Revenue Lease No.:			
Gas Gathering System:	Lease Name:			
Saltwater Disposal Well - Permit No.:				
Spot Location: feet from N / S Line				
feet from E / W Line	Legal Description of Lease:			
Enhanced Recovery Project Permit No.:				
Entire Project: Yes No	County:			
Number of Injection Wells**	Production Zone(s):			
Field Name:				
** Side Two Must Be Completed.	Injection Zone(s):			
Surface Pit Permit No.:	feet from N / S Line of Section feet from E / W Line of Section Haul-Off Workover Drilling			
Past Operator's License No	Contact Derson:			
	Contact Person:			
Past Operator's Name & Address:	Phone:			
	Date:			
Title:	Signature:			
New Operator's License No	Contact Person:			
New Operator's Name & Address:	Phone:			
	Oil / Gas Purchaser:			
New Operator's Email:	 Date:			
Title:	Signature:			
	authorization, surface pit permit # has been Commission. This acknowledgment of transfer pertains to Kansas Corporation above injection well(s) or pit permit.			
is acknowledged as	is acknowledged as			
the new operator and may continue to inject fluids as authorized by	the new operator of the above named lease containing the surface pit			
Permit No.: Recommended action:	permitted by No.:			
Date: Authorized Signature	Date:			
DISTRICT F	PRODUCTION UIC			

Side Two

Must Be Filed For All Wells

* Lease Name: _		* Location:					
Well No.	API No. (YR DRLD/PRE '67)	Footage from Sec (i.e. FSL = Feet from		Type of Well (Oil/Gas/INJ/WSW)	Well Status (PROD/TA'D/Abandoned)		
		<i>Circle:</i> FSL/FNL	<i>Circle:</i> FEL/FWL				
		FSL/FNL	FEL/FWL				
		FSL/FNL	FEL/FWL				
		FSL/FNL	FEL/FWL				
		FSL/FNL	FEL/FWL				
		FSL/FNL	FEL/FWL				
		FSL/FNL	FEL/FWL				
		FSL/FNL	FEL/FWL				
		FSL/FNL	FEL/FWL				
		FSL/FNL	FEL/FWL				
		FSL/FNL	FEL/FWL				
		FSL/FNL	FEL/FWL				
		FSL/FNL	FEL/FWL				
		FSL/FNL	FEL/FWL _				
		FSL/FNL	FEL/FWL				
		FSL/FNL	FEL/FWL _				
		FSL/FNL	FEL/FWL				
		FSL/FNL	FEL/FWL				
		FSL/FNL	FEL/FWL				
		FSL/FNL	FEL/FWL				
		FSL/FNL	FEL/FWL				
		FSL/FNL	FEL/FWL				
		FSL/FNL	FEL/FWL				
		FSL/FNL	FEL/FWL				

A separate sheet may be attached if necessary.

* When transferring a unit which consists of more than one lease please file a separate side two for each lease. If a lease covers more than one section please indicate which section each well is located.

KOLAR Document ID: 1655886

KANSAS CORPORATION COMMISSION OIL & GAS CONSERVATION DIVISION

CERTIFICATION OF COMPLIANCE WITH THE KANSAS SURFACE OWNER NOTIFICATION ACT

Form KSONA-
July 202
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: Zip: Contact Person:	If filing a Form T-1 for multiple wells on a lease, enter the legal description of the lease below:			
Phone: () Fax: ()				
Email Address:				
Surface Owner Information:				
Name:	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			
Address 1:				
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 (see Chapter 55 of the Kansas Statutes Annotated), 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.

I hereby certify that the statements made herein are true and correct to the best of my knowledge and belief.

Date: ______ Signature of Operator or Agent: ______

AGREEMENT, Made and entered into	ap	cil. á	20	,	2005, by and between
the Sidney Q. 1	ahnson Tr	ast. D	uane R:	Johnson	Trustee
	- Level to the sector string	······································	·····		
	New Carl Station and State				in the second
Palative En.	ray Inc.	Party of the f			whether one or more) and , hereinafter called lesses
	112	т. ¹			
NESSETH, That the said lessor, for and in o in hand paid, receipt of which is hereby a t and performed, has granted, demised, lease tigating, exploring by geophysical and other ir respective constituent products; injecting a tions, roadways, and other structures and th bons, gases, and their respective constituent	icknowledged, and of the covid d and let and by these prese means, prospecting, drilling, as, waters, other fluids, and ings thereon to produce, save products, the following descr	mants and agreen nts does grant. d mining and opera air into subsurfa s. take care of. tro ibed land togethe	tents hereinafter iemiss, lease and tting for and pro- ice strata; laying eat, process, stor- er with any rev	contained on the pa let unto said lease ducing oil. liquid hy pipe lines, storing a, transport and ma ersionary rights an	rt of the lessee to be paid a. for the purpose of in drocarbons, all gases, and oil, building tanks, powe rket said oil, liquid hydro d after-acquired interest
rein, situated in the County of	nepherson		State of	Kans	95
cribed as follows, to-wit:			Autorto	- CSING	Luin 1
South of the	Railmad R	ight of	Way		-ging
.0				2	
Section Township		and con	14	169.8	acres more or less
It is agreed that this lease shall remain in fu lither of them, is produced from said land by	1] force for a term of the lessee, or the premises a	re being developed	years from th	is date, and as long	g thereafter as oil or gas
In consideration of the premises the said le		er er er		5 51	
ist. To deliver to the credit of lessor, free o saved from the leased premises.	يرا بن با ب	k	"		
2nd. The lesses shall pay to lessor for gas p lity is of the market value of such gas at t he mouth of the well. The lesses shall pay 1 d and where auch gas is not sold or used, les lity, an amount equal to the delay rental pro held as a producing lesse under the above t es and inside lights in the principal dwelling dwelling	roduced from any oil well at he mouth of the well; if sail essor as royaity is of the pi see ahall pay or tender annu- vided in the next succeeding erm paragraph hereof; the i house on said land by maki	id: used by the le: I gas is sold by th occeds from the illy at the end of paragraph hereof, essor to have gas ing his own connu	size for the man he lesse, then as sale of gas as suc each yearly perio , and while said i free of charge i ections with the	ufacture of gasoline royalty.4s of the p h at the mouth of d during which such royalty is so paid o trom any gas well well, the use of suc	For any other product a roceeds of the sale thereof the well where gas only i gas is not sold or used a r tendered this lease sha in the leased premises fo h gas to be at the lessor
risk and expense. If no well be commenced on said land on o					arties, unless the lessee of
efore that date shall pay or tender to the les	to the second second second				Bank a
	or its successo	rs, which shall c	ontinue as the d	epository regardless	of changes in the owner
of said land, the sum of	550.00 a well for twelve months for periods or the same number tof, mailed or delivered on that the consideration fifts that the consideration fifts take both portion or portions at such portion that the acre.	m said date. In of months succe r before the rent; recited herein, th in of extending t release or release d be relieved of i se covered hereo	DOLLA like manner and saively. All such al paying date si te down payment. that period as afo ses covering any all obligations as no is reduced by	R5, which shall ope upon like payments payments or tender ther direct to lessor covers not only the resaid, and any and portion or portion to the acreage surre said release or reloa	rate as a rental and cove or tenders the commence or sof rental may be mad or assigns or to said de privileges granted to th all other rights conferred to of the above dearribe- ndered, and thereafter th ses.
Should the first well drilled on the above of re months from the expiration of the last re- fore the expiration of said tweive months a it is agreed that upon the resumption of the ls and the effect thereof, shall continue in	escribed land be a dry hole, ental period for which rental hall resume the payment of payment of rentals, as abo force just as though there	then, and in that has been paid, t rentals in the sam ve provided, that had been no inte	t event, if a second his lease shall ten ne amount and in the last precedin erruption in the	nd well is not comm (minate as to both p) the same manner g paragraph hereof, rental payments.	enced on said land withi arties, unless the lessee o as herein before provided governing the payment of
If said lessor owns a less interest in the ab in provided shall be paid the lessor only in eased at the next succeeding rental annivers	ove described land than the the proportion which his in any after any reversion occu	entire and undiv nterest bears to t rs to cover the in	vided fee simple of the whole and un nterest so acquire	estate therein, then adivided fee. How ed.	the royalites and rental ever, such rental shall b
Lessee shall have the right to use, free of co When requested by lessor, lessee shall bury h	st, gas, oil, and water produ is pipe lines below plow dept	ced on said land	for its operation		
No well shall be drilled nearer than 200 feet	to the house or barn now of	n said premises, v	without the writte	en consent of the le	::SOF.
Lessee shall pay for damages caused by its		e' •	TEAL ST THE MAN IN		ha. of so Cy of states
If the lessee shall commence to drill a well v oletion with reasonable diligence and dispate with the like effect as if such well had bee					
If the estate of either party hereto is trans ither party hereto are vested by descent or essors or assigns but no change in the own	ferred, and the privilege of t devise, the covenants hereof	ransferring in wh shall extend to	hole or in part is and be binding of	expressly allowed, a the heirs, devises,	or if the rights hereunde executors, administrators
ished with the original or a certified copy i probate thereof or, in the event lessor dies event of the death of lessor and no admini origing payment or deposit or tender for de	hereof of any transfer by it intestate and his estate is t stration being had on the posit to their credit as here	saor or with a ce eing administered sstate, with an inbefore provided,	rtified copy of th d, with a transcr instrument satisfy, at least thirty	te will of lessor toge ript of the administ factory to lessee et days before said	ther with a transcript of ration proceedings or, it secuted by lessor's heir rentals and royalties ar
If the estate of either party hereto is trans then party hereto are vested by descent or ished with the original or a certified sopy i probate thereof or, in the event lessor disa vent of the death of lessor and no admini origing payment or deposit or tender for de ble or due, and it is hereby agreed in the e or assignies of such part or parts shall for soft shall make due payments of add results ict he nasigned portion or portions aris separate thates, here in the separate the set is separate tracts, the premises, nevertheless,	event this lease shall be as ail or make default in the g is lease in so far as it cov s. In case lease assigns thing subsequent to the date of mathing subsequent on the date of the date of the developed and the date	signed as to a p ayment of the p ers a part or part is lease, in whole of assignment. If	art or as to part roportionate part rts of said lands s or in part, les f the leased prem	ts of the above des of the rents due upon which the ss see shall be relieve ises are now or her	cribed lands and the as from him or them, such id lesses or any assigned d of all obligations with cafter owned in several;
proportion that the acreage owned by him b rate tracts into which the land covered by ng tanks for the oil produced from such so	ears to the entire leased ar- this lease may hereafter be parate tracts.	ea. There shall i divided by sale,	be no obligation devise, or otherw	on the part of the iss, or to furnish a	lessee to offset wells of separate measuring or re
essor hereby warrants and agrees to defend a for lessor by payment, any mortgages, taxe he rights of the holder thereof and may reim	the title to the lands herein s or other liens on the above burse itself from any rental	described lands, in or royalties accru	ngrees that the le in the event of de ling hereunder.	fault of payment by	right at any time to re lessor, and be subrogated
······································					
				-	
	1-10-18 -2	<u>.</u>		/	1
Whereof witness our hands as of the day and	vear first shows wolldan	. **	Sidney /	A. Johnson/1	Trust /
We consider the of the day and	ALDER RUDVE WILLEED.	and to come with	Jude	- Spikin	hacker
· · · · ·	• • • • • • • • • • • • • • • • • • •	5	Juane R-	Johnson!	Traster (BEAL)
TANK THE THE THE THE THE THE THE	<u></u> .		i se inc	1	(BEAL)
	1		Mix in		SEAL
					6 . · · · · ·

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DECLARATION OF TRANSFER OF OIL & GAS LEASE

BY THIS DOCUMENT, I, Mark S Casebeer, the undersigned, President of Relative Energy, Inc., hereby declare that the Oil & Gas Lease from The Sidney Johnsoon Trust, Duane R. Johnson, Trustee, signed and made to Relative Energy, Inc. on December 9, 2004 and recorded in Book 623, pages 547-548, remains in force and is hereby transferred, with all coditions therein intact, from Relative Energy, Inc. to Casebeer, Inc.

Signed and affirmed on this <u>14th</u> day of July, 2022 by:

)

Mark S Casebeer, President

County of McPherson

State of Kansas

The foregoing instrument was acknowledged before me this <u>14</u> day of July , 2022, by Mark S. Casebeer, President of Relative Energy, Inc., a Kansas Corporation.

SS

My Commission expires 8/9/22

Teresa Kanitz, Notary Public

TERESA K KANITZ Notary Public, State of Kansas My Appointment Expires