For KCC Use:
Effective Date:
District #
SGA? Ves 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

Expected Spud Date:	Spot Description:
OPERATOR: License#	Sec Twp S. R E feet from N / S. Line of Section S.
lame:	feet from E / W Line of Section E CECTION Parties Irregular
ddress 1:	Is SECTION: Regular Irregular?
ddress 2: + State: Zip: +	(Note: Locate well on the Section Plat on reverse side)
contact Person:	County:
hone:	Lease Name: Well #:
ONTRACTOR: License#	Field Name:
ame:	Is this a Prorated / Spaced Field?  Target Formation(s):
	Nearest Lease or unit boundary line (in footage):
Well Drilled For: Well Class: Type Equipment:	Ground Surface Elevation:feet MS
Oil Enh Rec Infield Mud Rotary	Water well within one-quarter mile:
Gas Storage Pool Ext. Air Rotary  Disposal Wildcat Cable	Public water supply well within one mile:
Disposal Wildcat Cable  Seismic : # of Holes Other	Depth to bottom of fresh water:
Other:	Depth to bottom of usable water:
	Surface Pipe by Alternate: I II
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?	Well Farm Pond Other:
Yes, true vertical depth:	DWR Permit #:
ottom Hole Location:	(Note: Apply for Permit with DWR )
OC DR1 #.	Will Cores be taken?
	If Yes, proposed zone:
AF	FIDAVIT
he undersigned hereby affirms that the drilling, completion and eventual pl	
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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.

erator:	Location of Well: County:
ase:	feet from N / S Line of Section
II Number:	feet from E / W Line of Section
ld:	SecTwpS. R 🗌 E 🔲 W
mber of Acres attributable to well:	Is Section: Regular or Irregular
TR/QTR/QTR/QTR of acreage:	10 Octobri. Trogular of Integralar
	If Section is Irregular, locate well from nearest corner boundary.
	Section corner used: NE NW SE SW
_	21.47
	PLAT t lease or unit boundary line. Show the predicted locations of
	equired by the Kansas Surface Owner Notice Act (House Bill 2032).
	separate plat if desired. 2139 ft.
	2139 ft.
	: 1
	LEGEND
	O Well Location
	Tank Battery Location
	: I
	: Electric Line Location
	Lease Road Location
	⊕ 177 ft.
	EXAMPLE : :
5	
	: : : : : : : : : : : : : : : : : : : :
	1980' FSL
	······································
	:     ; ; ; ;

SEWARD CO. 3390' FEL

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

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

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

# 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 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 shallo Source of inform	west fresh water feet. nation:				
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 b	e 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

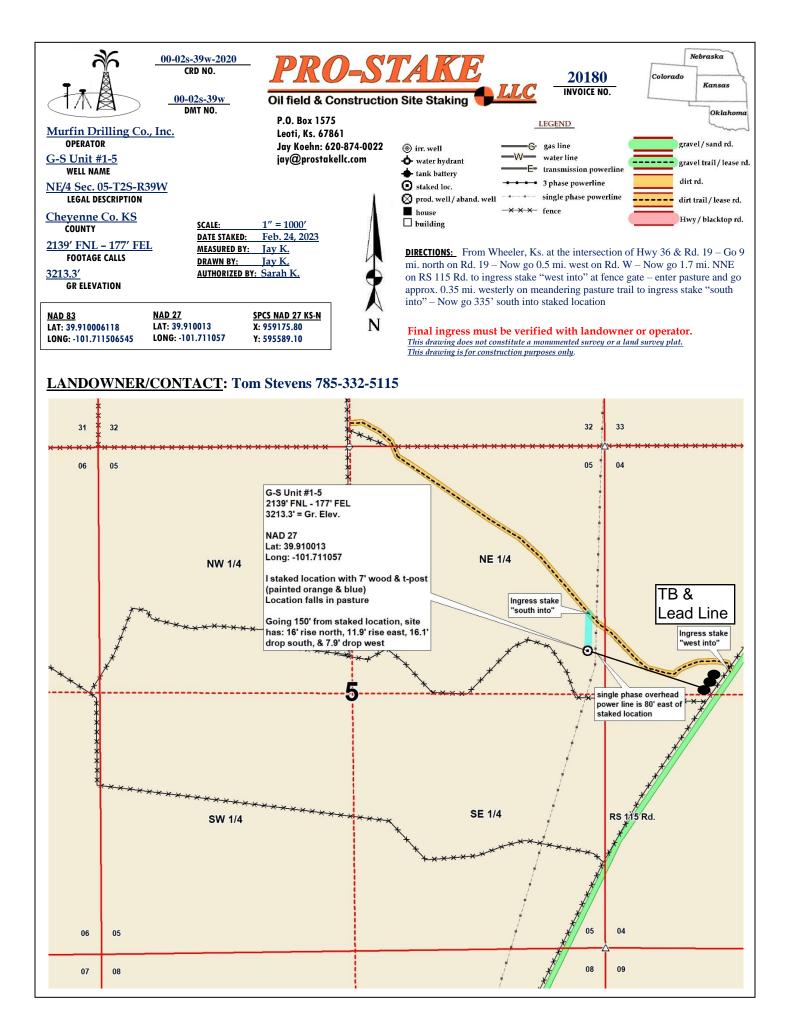
Form KSONA-1
July 2021
Form Must Be Typed
Form must be Signed
All blanks must be Filled

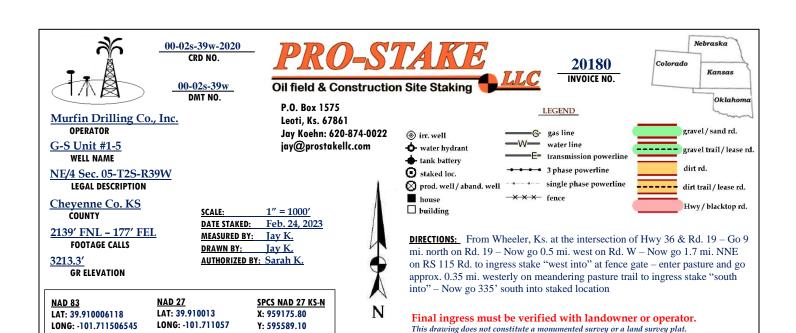
# CERTIFICATION OF COMPLIANCE WITH THE KANSAS SURFACE OWNER NOTIFICATION ACT

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.

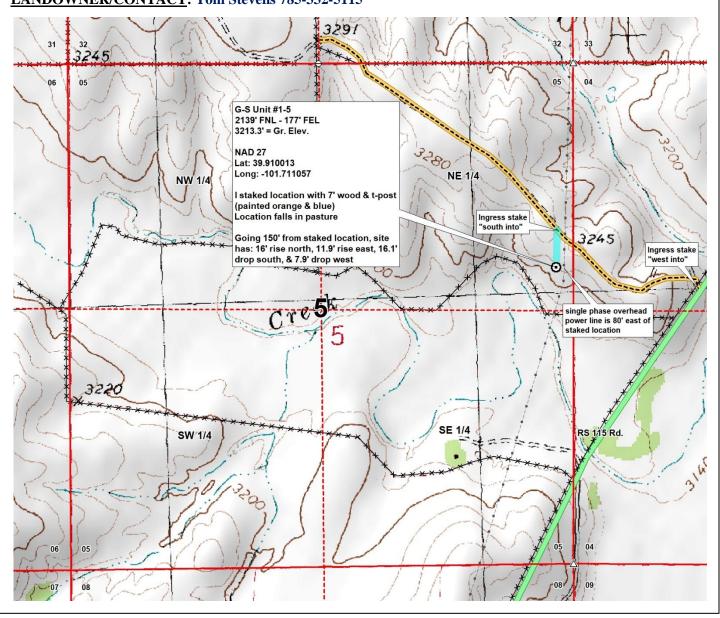
Select the corresponding form being filed: C-1 (Intent) CB-1 (Ca	athodic Protection Borehole Intent) T-1 (Transfer) CP-1 (Plugging Application)						
OPERATOR: License #	Well Location:						
Name:	SecTwpS. R 🔲 East 🗌 West						
Address 1:	County:						
Address 2:	Lease Name: Well #:						
City: State: 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							





This drawing is for construction purposes only.

LANDOWNER/CONTACT: Tom Stevens 785-332-5115



### 63U (Rev. 1993)

# **OIL AND GAS LEASE**



Kansas Blue Print 700 S. Broadway PO Box 793 Wichita, KS 67201-0793 316-264-9344 -- 264-5185 fax www.kbp.com - kbp@kbp.com

AGREEMEN	NT, Made and entered into	the	19th	day of			Ap	ril			,2014
by and between	Thomas F.	Stevens,							and		
Annual Latin Lake	Donna M. S	Stevens,						husband	and wife		
-											1
whose mailin	g address is		2545 R	d. 19, St. Fr	ancis, KS	67756			hereinafter c	alled Lessor (whet	her one or more),
and	Murfin Drillin	g Compa	ny, Inc.				Telep	hone 1-8		18	
	250 N. Water,	Suite 300	Wichita,	KS 67202						hereinafte	er called Lessee:
Lesso	or, in consideration of			One and More			Dollars (	\$	1.00 & M	lore	) in hand paid,
respective co structures and other product	ich is here acknowledged of investigating, explorir instituent products, inject I things thereon to product is manufactured therefron	ng by geophys ing gas, water e, save, take c	sical and other, other fluids, are of, treat, n	er means, prospec , and air into sub- nanufacture, proce e caring for its em	cting drilling, surface strata, ess, store and	mining and or laying pipe lin transport said o ollowing describ	perating for nes, storing il, liquid has bed land, t	or and produ g oil, buildin sydrocarbons, ogether with	cing oil, liquid g tanks, power gases and thei any reversiona	hydrocarbons, al stations, telephon r respective constit ry rights and after-	Il gases, and their ne lines, and other tuent products and acquired
interest, there	in situated in County of			Cheyenne			State of -	K	ansas	Described as f	follows to wit:
Tract 1: S Tract 2: S Tract 3: S Tract 4: S	1-South, Range 35 section 32: NE/4 section 32: SE/4 section 33: NW/4 section 33: SW/4 section 33: W/2E/2	D-West			Receip	† #: 6530 Recorded: 3	Boo	k: 186	Page: 6	NSAS JEANNE 40 Recording F L1:30:11 AM	Fee: \$16.00
Tract 6: S	2-South, Range 39 ection 4: NW/4				Gea	nneD.D	unn	by m	Ym#	2	SEAL
**Each Tr	act to be treated as a	a separate C	oil and Gas	Lease**							NE COUNTY WHITE
In Section	XXX T	ownship	xxx	Range	XXX	and con	taining	960	acres, more	or less and all accr	retions thereto
Subject	t to the provisions bessin		1				-		-		
	t to the provisions herein hydrocarbons, gas or other					Five (5)				mary term") and a	s long thereafter
					m, is produce	d from said fand	a or land v	vith which sa	id land is poole	d.	
	deliver to the premises							3	2 V 2 VSI200		
the leased pres	deliver to the credit of lemises.	ssor, free of co	st, in the pipe	line to which les	ssee may conn	ect wells on sai	id land, th	e equal one-e	ighth (1/8) par	t of all oil produce	d and saved from
in the manufac (\$1.00) per ye paragraph.  This lea or any extensi	pay lessor for gas of what the well, (but, as to gas cture of products therefroe ar per net mineral acres as e may be maintained du ton thereof, the lessee sh	sold by lessee m, said payme retained hereu ring the prima all have the ri	, in no event r nts to be made nder, and if s ry term hereought to drill su	nore than one-eig e monthly. Where such payment or t f without further p ich well to compl	hth (1/8) of the gas from a water tender is made payment or drive etion with rea	e proceeds rece ell producing ga e it will be con illing operations sonable diligen	as only is sidered the	ssee from such not sold or us at gas is being ssee shall cor spatch, and it	ch sales), for the sed, lessee may ng produced w nmence to drill f oil or gas, or	e gas sold, used of pay or tender as ro ithin the meaning a well within the	of the premises, or oyalty One Dollar of the preceding
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	shall have the right to use,				aid land for la	ssaals anarntian	thoroon		C 4111-	-61	
	equested by lessor, lessee					ssee's operation	mereon,	except water	from the wells	of lessor.	
	shall be drilled nearer that										
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			(7)					= 			
	shall have the right at any										
with a written	state of either party heret, successors or assigns, by transfer or assignment o ions arising subsequent to	it no change ii r a true copy	the ownershi thereof. In cas	ip of the land or a	ssignment of	rentals or royalt	ies shall b	e binding on	the lessee until	after the lessee ha	s been furnished
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or in part, nor l	ess or implied covenants lessee held liable in dama	ges, for failure	to comply the	erewith, if compli	ance is prever	nted by, or if suc	ch failure	is the result o	f, any such Lav	v, Order, Rule or R	Regulation.
mortgages, tax for themselves	ereby warrants and agree es or other liens on the at and their heirs, successo y in any way affect the pu	ove described rs and assigns,	lands, in the hereby surre	event of default o nder and release a	f payment by i all right of dov	lessor, and be s	ubrogated	to the rights	of the holder th	ereof, and the und	lersioned lessors
other minerals in the event of in which the la except the pays had from this le from a unit so	at its option, is hereby given from the control of	ent it is necess y be produced or units not ex ted an instrum function from the wells be locat of the royalty	ary or advisate from said pre- acceeding 640 a ent identifying the pooled unit ed on the pre-	ole to do so in ord emises, such pooling acres each in the of g and describing to as if it were including mises covered by	er to properly ing to be of tra event of a gas the pooled acr luded in this le this lease or n	develop and op- acts contiguous well. Lessee sh- reage. The entire ease. If product not. In lieu of th	to one and all execute e acreage ion is four e royalties	lease premis other and to be in writing a so pooled in and on the pool selsewhere h	es so as to pro- be into a unit or nd record in the to a tract or un- bled acreage, it erein specified	note the conservation units not exceeding conveyance recordits shall be treated, shall be treated as the lessor shall received.	ion of oil, gas or ng 40 acres each rds of the county for all purposes is if production is
SEE	RIDER ATTACHE	ED HERET	O AND M	ADE A PART	Γ HEREOF	:					
IN WITNESS W Witnesses:	HEREOF, the undersigned ex	ecute this instru	ment as of the da	ay and year first above	ve written.	: 1	MM	an	9	Lever	nD
(Thomas	F. Stevens)			7 7 7 7 7 7		Jonna M. S	tevens	)	W/	V V	

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#### **RIDER**

Attached to and made a part of that certain Oil and Gas Lease dated April 19th, 2014, by and between, Thomas F. Stevens and Donna M. Stevens, husband and wife, Lessors to Murfin Drilling Company, Inc., Lessee:

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

SIGNED FOR IDENTIFICATION:

(Thomas F. Stevens)

(Donna M. Stevens)

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

#### **OIL AND GAS LEASE**

© 1983 David Carter Company

THIS	S AGREEMENT, Entered into this	<b>1.0th</b> day of _	June	_ 2005, betw	ween,	Charles M	lickey Gra	ves, a s	single ma	an.
509 S.	Denison St. Francis, KS	67756	, hereinal	fter called less	sor, and _	Wint Harris,	P. O. Box	489, E	Elkhart.	KS
67950	, hereinafter called lessee,	does witness:								

1. That lessor, for and in consideration of the sum of Ten and More Dollars (\$10.00) in hand paid and of the covenants and agreements hereinafter contained to be performed by the lessee, has this day granted, leased, and let and by these presents does hereby grant, lease, and let exclusively unto the lessee the hereinafter described land, with any reversionary rights therein, and with the right to unitize this lease or any part thereof with other oil and gas leases as to all or any part of the lands covered thereby as hereinafter provided, for the purpose of carrying on geological, geophysical and other exploratory work thereon, including core drilling and the drilling, mining, and operating for, producing and saving all of the oil, gas, gas condensate, gas distillate, casinghead gasoline and their respective constituent vapors, and all other gases, found thereon, the exclusive right of injecting water, brine, and other fluids and substances into the subsurface strata, and for constructing roads, laying pipe lines, building tanks, storing oil, building power stations, electrical lines and other structures thereon necessary or convenient for the economical operation of said land alone or conjointly with neighboring lands, to produce, save, take care of, and manufacture all of such substances, and the injection of water, brine, and other substances into the subsurface strata, said tract of land being situated in the County of <a href="Cheyenne">Cheyenne</a>, State of <a href="Kansas">Kansas</a>, and described as follows:

Lot 1(40.18), Lot 2(40.12), the South Half of the Northeast Quarter (S/2NE/4) of Section 5, Township 2 South, Range 39 West.

containing 160.30 acres, more or less.

- 2. This lease shall remain in force for a term of Five (5) years (called "primary term") and as long thereafter as oil, gas, casinghead gas, casinghead gasoline or any of the products covered by this lease is or can be produced.
- 3. The lessee shall deliver to lessor 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 leased premises, or at the lessee's option may pay to the lessor 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 (1/8<sup>th</sup>) of the proceeds received by the lessee from the sale of gas, gas condensate, gas distillate, casinghead 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 leased. If such gas is not sold by the lessee, lessee may pay or tender annually at or before the end of each yearly period during which such gas is not sold, as a shut-in royalty, whether one or more wells, an amount equal to one dollar per net mineral acre, and while shut in said royalty is so paid or tendered, it will be considered under all provisions of this lease 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 gas.
- 5. This lease is a paid-up lease and may be maintaining during 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 paid to said lessor 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 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 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 feet 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 the lease to remove all machinery fixtures, houses, buildings and other structures placed on said premises, including the right to draw and remove all casing.
- 8. 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 the heirs, devisees, executors, administrations, successors, and assigns, but no change or division in ownership of the land, or royalties, however accomplished, shall operate to enlarge the obligations or diminish the rights of lessee, and no change or ownership in the land or in the royalties or any sum due under this lease shall be binding on the lessee until it has been furnished with either the original recorded instrument of conveyance or a duty certified copy thereof, or a certified copy of the will of any deceased owner and of the probate thereof, or certified copy of the proceedings showing appointment of an administrator of the estate of any deceased owner, whichever is appropriate together with all original recorded instruments of conveyance or duly certified copies thereof necessary in showing a complete chain of title back to lessor 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, grantee, devisee, or administrator, executor, or heir of lessor.
- 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 all royalties accruing hereunder shall be divided among and paid to such separate owners in the proportion that the acreage owned by each separate owner bears to the entire leased acreage. There shall be no obligations on the part of the lessee to offset wells on separate tracts into which the land covered by the lease may now or hereafter be divided by sale, devisee, descent or otherwise, or to furnish separate measuring or receiving tanks.
- 10. Lessor hereby 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 taxes, mortgages or other liens existing, levied, or assessed on or against the above described lands and, in event it exercises such options it shall be subrogated to the rights of any holder or holders thereof and may reimburse itself 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 cease from any cause, this lease shall not terminate if lessee commences additional drilling or reworking operations within one hundred-twenty (120) days thereafter, or if as the expiration of the primary term, oil or gas is not being produced on said land, but lessee is then engaged in drilling or reworking operations thereon, then in either event, this lease 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, this lease shall remain in effect so long thereafter as there is 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 malling 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 numbers.
- 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 lease 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 lease shall continue until six months after said order is suspended.
- 14. Lessee, at its option, is hereby given the given the right and power to pool or combine into one or more units the land covered by this lease, or any portion thereof, with other land covered by another lease, or leases when, in lessee's judgment, it is necessary or advisable to do so in order to properly develop and operate said lease premises so as to promote the conservation of such minerals in and under said land, such pooling to be in a unit or units not exceeding 80 acres each in the event of an oil well, or into a unit or units not exceeding 640 acres each in the event of a gas and/or condensate or distillate well, plus a tolerance of ten percent (10%) to conform to Governmental Survey quarter sections. 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.

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

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

IN WITNESS WHEREOF, we sign the day and year first above written.  Charles Mickey Graves)		
	STATE OF KANSAS, CHEYENNE COUNTY	

day of >

o'clock P

Fee: 16. de Register of Deeds

<u> 200</u>5

M. and recorded

E VOL 142 PAGE 523

# VOL 142 PAGE 524

# ACKNOWLEDGEMENT FOR INDIVIDUAL (Kans., Okla., and Colo,)

STATE OF KANSAS	)			
COUNTY OF CHEYENNE	) SS. )		•	
			ATT - MARK - COMPANY - COMPANY	10th
day of Jone 20 the identical person(s) who exec voluntary act and deed for the us	outed the within and fo	regoing instrument and	ckey, a single man	unty and state on this 10 40 to me personally known to be ne executed the same as his free and
IN WITNESS WHEREOF, I have h	ereunto set my hand a	nd official seal the day a	ınd year last above written.	1
My commission expires	5/25/09	NOTARY PUBLIC, State	of Kansas	Ion Ciones
	<b>,</b>	AARON C	1 1 - 1	Notary Public
	ACKNOWLEDGE	MENT FOR INDIVIDUA	L (Kans., Okla., and Colo	.)
STATE OF	)			
COUNTY OF	) SS. )			
day of, 20	Before me, the u	indersigned, a Notary Pi ared	ublic, within and for said co	unty and state on this n to be the identical person(s) who
and deed for the uses and purpo IN WITNESS WHEREOF, I have h	ose therein set forth. ereunto set my hand a			e as free and voluntary act
My commission expires		•	<del></del>	Notary Public
	ACKN	IOWLEDGMENT FOR (	CORPORATION	
STATE OF	) ) ss			
COUNTY OF	)			
Public in and for the county and	d state aforesaid, pers	sonally appeared		fore me, the undersigned, a Notary, to me personally ng Instrument as its
President and acknowledged to and voluntary act and deed of sa	me that	executed the same as	free and Vol	untary act and deed, and as the free
Given ur	nder my hand and seal	the day and year last at	pove written.	
My commission expires				
			•	Notary Public

#### **EXHIBIT "A"**

Attached to and made a part of that certain Oil and Gas Lease dated June 10, 2005, by and between Charles Mickey Graves, a single man, as Lessors to Wint Harris, as Lessee, covering Lot 1(40.18), Lot 2(40.12), the South Half of the Northeast Quarter, Township 2 South, Range 39 West, Cheyenne County, Kansas.

- 1. If at the end of the primary term this lease is not otherwise continued in force under the provisions hereof, this lease shall expire, unless Lessee on or before the end of the primary term shall pay or tender to Lessor, the sum of \$10.00 multiplied by the number of net mineral acres owned by Lessors in the land above described, this lease shall thereby be modified and the primary term shall be extended for an additional term of Five (5) years from the end of the original primary term.
- 2. Lessee or his Assigns shall restore the surface and the surface contours to their original condition as nearly as is reasonably practicable after drilling operations are completed on the above described premises.
- 3. The Lessor reserves the right to designate all routes of ingress and egress and must be consulted by Lessee as to the location of all roads, pipelines, tank batteries, power lines, and other equipment and machinery necessary for production prior to its construction and installation, so as to minimize interference with the surface farming operations. Lessor's designation of routes of ingress and egress shall not be unreasonably withheld.

SIGNED FOR IDENTIFICATION:

Charles Mickey Graves) / (Charles Mickey Graves)