

KANSAS CORPORATION COMMISSION
OIL & GAS CONSERVATION DIVISION

TEMPORARY ABANDONMENT WELL APPLICATION

OPERATOR: License#
Name:
Address 1:
Address 2:
City: State: Zip:
Contact Person:
Phone:
Contact Person Email:
Field Contact Person:
Field Contact Person Phone:

API No. 15-
Spot Description:
Sec. Twp. S. R.
GPS Location: Lat, Long
Datum: NAD27, NAD83, WGS84
County: Elevation:
Lease Name: Well #:
Well Type: Oil, Gas, OG, WSW, Other
SWD Permit #: ENHR Permit #:
Gas Storage Permit #:
Spud Date: Date Shut-In:

Table with 7 columns: Conductor, Surface, Production, Intermediate, Liner, Tubing. Rows include Size, Setting Depth, Amount of Cement, Top of Cement, Bottom of Cement.

Casing Fluid Level from Surface: How Determined? Date:
Casing Squeeze(s): to w / sacks of cement, to w / sacks of cement. Date:
Do you have a valid Oil & Gas Lease? Yes No
Depth and Type: Junk in Hole at Tools in Hole at Casing Leaks: Yes No Depth of casing leak(s):
Type Completion: ALT. I ALT. II Depth of: DV Tool: w / sacks of cement Port Collar: w / sack of cement
Packer Type: Size: Inch Set at: Feet
Total Depth: Plug Back Depth: Plug Back Method:

Geological Date:

Table with 4 columns: Formation Name, Formation Top, Formation Base, Completion Information. Rows 1 and 2.

UNDER PENALTY OF PERJURY I HEREBY ATTEST THAT THE INFORMATION CONTAINED HEREIN IS TRUE AND CORRECT TO THE BEST OF MY KNOWLEDGE

Submitted Electronically

Form with fields: Do NOT Write in This Space - KCC USE ONLY, Date Tested, Results, Date Plugged, Date Repaired, Date Put Back in Service, Review Completed by, Comments, TA Approved: Yes Denied, Date.

Mail to the Appropriate KCC Conservation Office:

Table with 3 columns: District Office #, Address, Phone. Rows 1-4.

940-767-4334

WELL *TREXLER #5*

CRISING PRESSURE.....

ΔP

ΔT

PRODUCTION RATE.....

JOINTS TO LIQUID.....

DISTANCE TO LIQUID.....

P8HP

SBHP

PROD RATE EFF, %

MAX PRODUCTION

02/01/2025 15:02:22

QUIET WELL

LOWER COLLARS M: 2.2

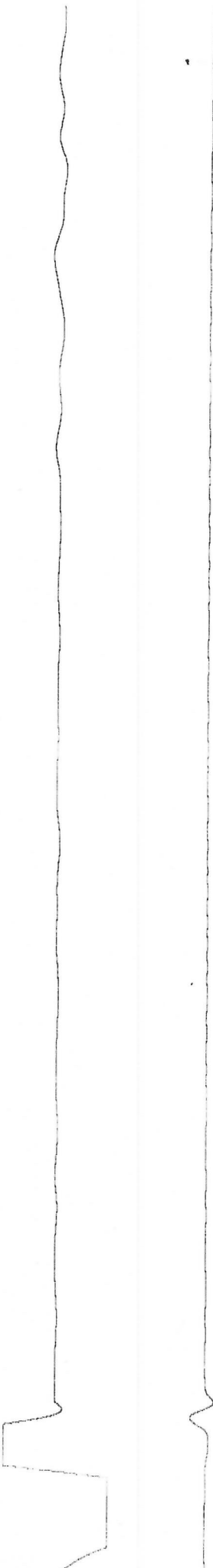
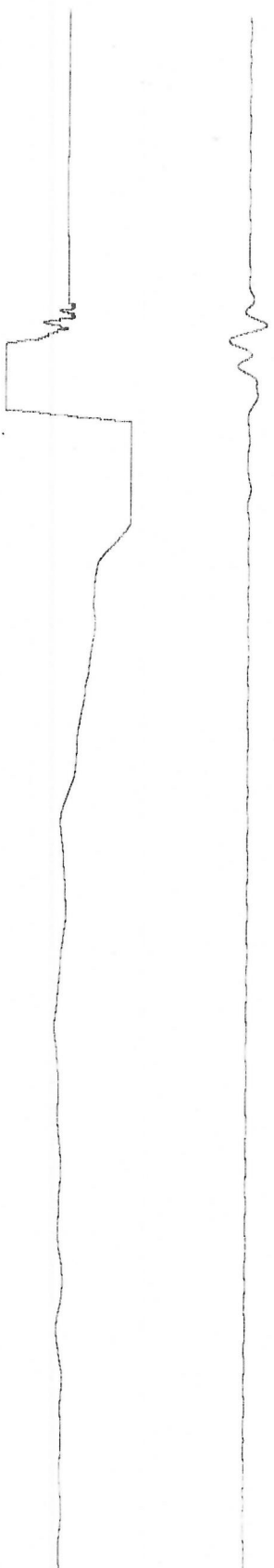
P-P 0.011 mV

LIQUID LEVEL M: 3.6

P-P 0.071 mV

940-767-4334

ECHOMETER COMPANY PHONE-940-767-4334



OIL AND GAS LEASE

Commence AGREEMENT, Made and entered into this 1st day of March, 2024.
by and between: Abraham Adjmal Aryan, A Single Man, 444 South Federal Blvd., Denver, CO 80219
and Kenneth Kyle Zuber Jr., A Single Man, 7227 South Garrison Ct., Littleton, CO 80128

Party of the first part, hereinafter called lessor (whether one or more) and

Blake Exploration, LLC, 201 South Main Street, P.O. Drawer 150 Bogue, Kansas 67625

Party of the second part, hereinafter called lessee.

WITNESSETH, That the said lessor, for and in consideration of **Ten and O.V.C. -----DOLLARS**, cash in hand paid, receipt of which is hereby acknowledged, and of the covenants and agreements hereinafter contained on the part of the lessee to be paid, kept and performed, has granted, demised, leased and let and by these presents does grant, demise, lease and let unto said lessee, for the sole and only purpose of mining and operating for oil and gas, and laying pipe lines, and building tanks, power stations and structures thereon to produce, save and take care of said products, all that certain tract of land situated in the County of **Graham** State of **Kansas**, described as follows, to wit:

ALL OF SECTION One (1), Township Seven (7) South, Range Twenty-One (21) West

of Section **1** Township **7S** Range **21W** and containing **640** acres more or less.
It is agreed that this lease shall be in full force for a term of **2 (TWO)** years from this date, and as long thereafter as oil or gas, or either of them, is produced from said land by the lessee.

In consideration of the premises the said lessee covenants and agrees:

To deliver to the credit of lessor, free of cost, in the pipe line to which lessee may connect his wells, the equal one-eighth (1/8th) part of all oil and gas produced and saved from the leased premises.

If no well be commenced on said land on or before the **1st** day of **March, 2026** this lease shall terminate as to both parties.

If said lessor owns a less interest in the above described land than the entire and undivided fee simple estate therein, then the royalties and rentals herein provided shall be paid the lessor only in the proportion which his interest bears to the whole and undivided fee and the signing of this agreement shall be binding on each of the above-named parties who sign, regardless of whether it is signed by any of the other parties.

Lessee shall have the right to use, free of cost, oil and gas produced on said land for its operation thereon.

Lessee shall bury his pipelines below 36 (thirty-six) inches.

No well shall be drilled nearer than 200 feet to the house or barn now on said premises, without the written consent of the lessor.

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 lessee shall commence to drill a well within the term of this lease or any extension thereof, the lessee shall have the right to drill such well to completion with reasonable diligence and dispatch, and if oil or gas, or either of them, be found in paying quantities, this lease shall continue and be in force with the like effect as if such well had been completed within the term of years herein first mentioned.

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; and it is hereby agreed in the event this lease shall be assigned as to a part or as to parts of the above described lands and the assignee or assignees of such part or parts shall fail or make default in the payment of the proportionate part of the rents due from him or them, such default shall not operate or defeat or affect this lease in so far as it covers a part or parts of said lands upon which the said lessee or any assignee thereof shall make due payments of said rentals.

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.

Lessee agrees to pay for any damages caused by its drilling operations.

Lessee shall consult Lessor as to location of lease roads, tank batteries, utility poles, and other production facilities. Lessee shall maintain all lease roads in good condition and keep all potholes filled, and Lessee shall keep all lease roads, tank batteries, and other facilities maintained and free of weed growth.

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

The drilling site shall be returned to its original surface topography.

A sufficient dike shall be placed around tank batteries. Also, all tank batteries and pumping units shall be fenced to restrain cattle in pastures or on ground that Lessor grazes cattle on milo stalks or wheat.

Failure to produce and sell oil for a six-month period shall be considered termination of production and this lease. Upon the termination of production on the lease, all equipment shall be removed within six months and all sites shall be restored to their original condition.

Lessee shall not have the right to dispose of off-lease water or inject off-lease water for secondary recovery purposes on this property without the written consent of Lessor.

Whereof witness our hands as of the day and year first above written.

Witness to the mark:


Abraham Adjmal Aryan

523-77-2874
SS#


Kenneth Kyle Zuber Jr.

383-94-7521
SS#

STATE OF KANSAS, GRAHAM COUNTY, KANSAS
DANI ROEDER, REGISTER OF DEEDS

Book: 304 Page: 724-725

Receipt #: 45528

Pages Recorded: 2

Recording Fee: \$38.00



Date Recorded: 3/14/2024 3:31:54 PM

OIL AND GAS LEASE
RIDER

304/725

Attached to made a part of that certain Oil and Gas Lease dated March 1, 2024, by and between Abraham Aryan and Kenneth Kyle Zuber, Jr., as Lessors, and Blake Exploration, LLC, as Lessee, covering the following land in Graham County:

Tract 1: The NW/4 of Section 1-7S-21W, Graham County, Kansas

Tract 2: The NE/4 of Section 1-7S-21W, Graham County, Kansas

Tract 3: The SW/4 of Section 1-7S-21W, Graham County, Kansas

Tract 4: The SE/4 of Section 1-7S-21W, Graham County, Kansas

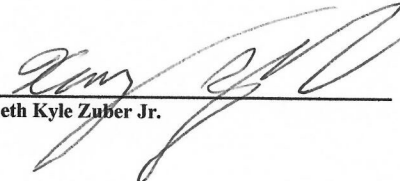
In the event of conflict between Lessee provisions and the provisions provided in this Rider, the provisions of the Rider shall be binding.

1. It is agreed by Lessor and Lessee that settlement of location damages for any drill site or tank battery location shall be based on \$2500.00 minimum payment per location unless actual damages incurred are larger per location.

2. Each separate tract described above shall be treated as a sole and separate lease, Independent from the other, and production on one of the tracts does not hold the remaining tracts.

3. At the expiration of the original Oil and Gas Lease, dated March 1, 2024, Lessee has the option to renew said Lease for an additional two years using the terms of the original lease agreement.

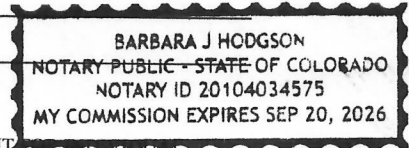

Abraham Adjmal Aryan


Kenneth Kyle Zuber Jr.

STATE OF COLORADO ACKNOWLEDGMENT FOR INDIVIDUAL
COUNTY OF Denver

The foregoing instrument was acknowledged before me this 21 day of February, 2024
By ABRAHAM ADJMAL ARYAN
A SINGLE MAN

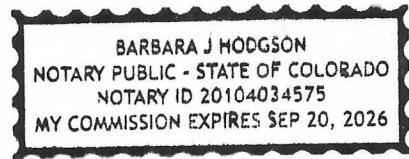
My commission expires 9/20/26 Barbara J Hodgson
Notary Public



STATE OF COLORADO ACKNOWLEDGMENT FOR INDIVIDUAL
COUNTY OF Denver

The foregoing instrument was acknowledged before me this 21 day of February, 2024
By KENNETH KYLE ZUBER JR.
A SINGLE MAN

My commission expires 9/20/26 Barbara J Hodgson
Notary Public



02/05/2025

Mike Davignon
Blake Exploration, LLC
201 S MAIN
PO BOX 150
BOGUE, KS 67625-0150

Re: Temporary Abandonment
API 15-065-22447-00-01
TREXLER 5
NW/4 Sec.01-07S-21W
Graham County, Kansas

Dear Mike Davignon:

"Your temporary abandonment (TA) application for the well listed above has been approved. In accordance with K.A.R. 82-3-111 the TA status of this well will expire 02/05/2026.

- * If you return this well to service or plug it, please notify the District Office.
- * If you sell this well you are required to file a Transfer of Operator form, T-1.
- * If the well will remain temporarily abandoned, you must submit a new TA application, CP-111, before 02/05/2026.

You may contact me at the number above if you have questions.

Very truly yours,

RICHARD WILLIAMS"