

KANSAS CORPORATION COMMISSION OIL & GAS CONSERVATION DIVISION

Form CDP-1 May 2010 Form must be Typed

Lease Inspection: X Yes No

## APPLICATION FOR SURFACE PIT

Submit in Duplicate Operator Name: Val Energy, Inc. License Number: 5822 Operator Address: 200 W DOUGLAS AVE STE 520 **WICHITA** KS 67202 Contact Person: TODD ALLAM 316-263-6688 Phone Number: Lease Name & Well No.: BOLACK V 1-21 Pit Location (QQQQ): SW SE NE NW Type of Pit: Pit is: Sec. 21 Twp. 32 R. 6 X East West Emergency Pit Burn Pit X Proposed Existing Settling Pit Orilling Pit 4160 If Existing, date constructed: Feet from North / X South Line of Section Workover Pit X Haul-Off Pit 3155 \_Feet from X East / West Line of Section Pit capacity: (If WP Supply API No. or Year Drilled) 3000 Cowley (bbls) Is the pit located in a Sensitive Ground Water Area? Yes X No Chloride concentration: mg/l (For Emergency Pits and Settling Pits only) is the bottom below ground level? **Artificial Liner?** How is the pit lined if a plastic liner is not used? X Yes No Yes X No Clay Bottom 150 150 Pit dimensions (all but working pits): Length (feet) Width (feet) N/A: Steel Pits Depth from ground level to deepest point: No Pit (feet) If the pit is lined give a brief description of the liner Describe procedures for periodic maintenance and determining material, thickness and installation procedure. liner integrity, including any special monitoring. 40 Distance to nearest water well within one-mile of pit: Depth to shallowest fresh water feet. Source of information: 2524 X KDWR measured well owner electric log Depth of water well. Drilling, Workover and Haul-Off Pits ONLY: Emergency, Settling and Burn Pits ONLY: Fresh Mud Type of material utilized in drilling/workover: Producing Formation: \_ Number of working pits to be utilized: Number of producing wells on lease: \_\_\_\_ Remove fluids, let dry, cover Abandonment procedure:\_ Barrels of fluid produced daily: Does the slope from the tank battery allow all spilled fluids to flow into the pit? Yes No Drill pits must be closed within 365 days of spud date. Submitted Electronically KCC OFFICE USE ONLY Liner Steel Pit X RFAC RFAS Date Received: 01/06/2012 15-035-24461-00-00 01/06/2012

Permit Number:

Permit Date:

## Kansas Corporation Commission Oil & Gas Conservation Division

## HAUL-OFF PIT APPLICATION FILING REQUIREMENTS

82-3-607.		DISPOSAL OF DIKE AND PIT CONTENTS.					
(a)		Each operator shall perform one of the following when disposing of dike or pit contents:					
(	(1)	Remove the liquid contents to a disposal well or other oil and gas operation approved by the commission or road maintenance or construction locations approved by the department;					
(	(2)	dispose of reserve pit waste down the annular space of a well completed according to the alternative requirements of K.A.R. 82-3-106, if the waste to be disposed of was generated during the drilling a completion of the well; or					
(	(3)	dispose of the remaining solid contents in any manner required by the commission. The requirement include any of the following:					
		(A) Burial in place, in accordance with the grading and restoration requirements in K.A.R. 82-	-3-602 (f);				
		(B) removal and placement of the contents in an on-site disposal area approved by the comm	nission;				
		(C) removal and placement of the contents in an off-site disposal area on acreage owned by landowner or to another producing lease or unit operated by the same operator, if pri permission from the landowner has been obtained; or					
		(D) removal of the contents to a permitted off-site disposal area approved by the department	.*				
(b)		Each violation of this regulation shall be punishable by the following:					
	(2)	A \$1,000 penalty for the first violation; a \$2,500 penalty for the second violation; and a \$5,000 penalty and an operator license review for the third violation.					
Complete and return with Haul-Off Pit Application, Form CDP1(2004)							
Haul-off p	oit w	ill be located in an on-site disposal area: ☐ Yes ☐ No					
☑Yes [	□N	located in an off-site disposal area on acreage owned by the same landowner:  If yes, written permission from the land owner must be obtained. Attach haul-off pit application.	n written				
		located in an off-site disposal area on another <b>producing</b> lease or unit operate or:   Yes  No If yes, written permission from the land owner must be obtained					

permission and a copy of the lease assignment that covers the acreage where the haul-off pit is to be

located, to the haul-off pit application.

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Form 88 - (Producers Special) (Paid-Up)	BOOK 08841	AGE 0058	
<b>63U</b> (320, 1993)			
Q531	OIL AND GAS	ELEASE	
AGREEMENT, Made and entered into the 29	th_day of	September	<u>,2011</u> .
by and between Elsie E. Bolack	. a widow		
	-		****
whose mailting address is 6 Lake Park (	t. Winfield,	KS 67156	inafter called Lessor (whether one or more).
wad Val Energy INC 200 W. Do	ouglas Ste. 520	Wichita, KS 67202	herrinafter called Lessee:
Lessor, in consideration of <u>Ten and mo</u> provided and of the agreements of the lesses herrin contained he prospecting, drilling, mining and operating for and producing substarface saren, laying sipe lines, moring oil, building tanks, mare and transport said oil, liquid hydrocarbona, gases and employees, the following described land, together with any seve-	errcby granta. Jesses and Jety exclusive oil, liquid hydrocarbons, all gases, ower stations, telephone lines, and of their respective constituent products reinnary rights and after-acquired into	rly ento tenner for the purpose of savesusputs, and their respective constituent products, her structures and things thereon to produce, a and other products manufactured therefron rest.	jecting gas, water, other fluids, and air into ave, take care of treat, manufacture, process.
therein situated in the County of		k of Kansas	described as follows, to-wit:
Township 32 South - Re	inge 6 East		
Section 21: W/2			
			•
		. 220	
ls Section XXX Township XXX		- <del>-</del>	ecres, more or leas, and all accretions thereto.
Subject to the provisions herein contained, this lease that liquid bydrocarbons, gas or other respective constituent product	I) remain in force for a term of	DDC (1) years from this date (called id land or land with which said land is pooled	"primary term"), and as long thereafter as oil,
In consideration of the premises the said leasor covenants	and agrees:	·	
1st. To deliver to the credit of lessor, free of cost, in the leased premises.	pipe line to which lessee may come	ct wells on said land, the equal one-eighth (1)	(8) part of all oil produced and saved from the
2nd. To pay lessor for gas of whatsoever nature or kis smarker price at the well. (but, as to gas sold by lessee, is no ev-		premises, or used in the manufacture of an	
the manufacture of products therefrom, said payments to be m	ade monthly. Where gas from a we	O producing gas only is not sold or used. les	see may pay or tender as royalty One Dollar
(\$1.00) per year per not mineral acre retained hereunder, and if:  This lease may be maintained during the primary term he			
may extension thereof, the lessee shall have the right to drill sur this lease shall continue and be in force with like effect as if suc	ch well to completion with reasonabl	ı diligener qad dispatels, and if oil or gas, or	either of them, be found in paying quantities.
If said lessor owns a less interest in the above described only in the proportion which lessor's interest bears to the whole	land then the entire and undivided f	se simple estate therein, then the covalties be	rein provided for shall be paid the said lessor
Lessee shall have the right to use, free of cost, gas, oil an		es a operacions thereon, except water from th	e wells of lesser.
When requested by lessor, lessee shall bury lessee's pipe			
No well shall be drilled searer than 200 feet to the house Lessee shall pay for damages raised by lessee's operation		WHITEE COMMENT OF ICESOF.	
Lessee shall have the right at any time to remove all mad			· -
If the extate of either party hereto is assigned, and the administrators, uncommots or assigns, but no change in the owns a written transfer or assignment or a rule copy thereof. In case portions arising subsequent to the data of assignment.	erable of the band or accignment of re	stals or royalties shall be binding on the lesse	r until after the lessee has been furnished with
Leases may at any time execute and deliver to lessor or   louse as to such portion or portions and be relieved of all obligat	place of record a release or releases o	overing any portion or portions of the above	described premises and thereby surrender this
All express or implied coverages of this lease shall be rul	bject to all Federal and State Laws, E	necutive Orders, Rules or Regulations, and th	is lease shall not be terminated, in whole or in
part, nor lessee held liable in damages, for fkilure to comply the Lessor hereby warrants and agrees to defend the title to	rewith, if compliance is prevented by	, or if such failure is the result of, any such Li	rw. Order. Rude or Regulation.
mortgage, taxes or other fiens on the above described lands, in for themselves and their heirs, successors and assigns, hereby homestead may in any way affect the purposes for which this le	the event of default of payment by di nurrender and release all right of de	e leasor, and be subrocated to the rights of the	e holder theoret, and the restervished lesson
Lessen, at its option, is hereby given the right and power vicinity thereof, when in lessee's judgment it is necessary or a other minerals in and under and that may be produced from sale	utvissble to do so is order to proper!	y develop and operate said lease premises so	as to promote the conservation of oil, eas or
svent of an oil well, no time a unit or units not exceeding 640 ac the land herein leased is situated an instrument identifying an payment of royalties on productions from the pooled unit, as if lease, whether the well or wells be located on the premises or pooled only such portion of the royalty stipulated herein as the the particular unit involved.	tres each in the event of a gas well. I d describing the pooled acrosse. To it were included in this lesse. If pro vered by this lesse or not. In lieu of	asses shall execute in writing and record in to e entire acrenge so pooled into a tract or un- duction is found on the pooled acrenge, it shi the royaldies elsewhere berein specified, less	he conveyance records of the county in which it shall be treated, for all purposes except the all he treated as if production is had from this for thall receive an areafaction from a unit an
*See "Addendum" attacl	ned hereto and	d made a part he	reof;
IN WITNESS WHEREOF, the undersigned execute this	instrument as of the day and year firs	above written.	
Witnesses:	<u> </u>		
	( Page )		
X:	x:	lsie E. Bolack	
	F	lsie E. Bolack	
-			

x Elie & Bolack COMPARED. 16 00 (Envelope)

(3) Hammerhead Rassarces, 440

401 E Donglas Ave. Suite 515a

Wichita KS 67202-3474 <del>-005068</del> NUMERICAL DIRECT\_ INDIRECT . Cowley County, KS AFGISTRAT Register of Deeds Namey C. Horst 2 1914 Pages 514 Total Fees: \$16.00 **PEGISTRATION** 

Horaks AM4 Pages おみ Receipt 記 3523 Total Fees: ( Pages Recorded: 3 Date Recorded: 10/12/2011 9:59:04 (4)

Conservation Division Finney State Office Building 130 S. Market, Rm. 2078 Wichita, KS 67202-3802



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

Sam Brownback, Governor

Mark Sievers, Chairman Ward Loyd, Commissioner Thomas E. Wright, Commissioner

January 06, 2012

TODD ALLAM Val Energy, Inc. 200 W DOUGLAS AVE STE 520 WICHITA, KS 67202-3005

Re: Drilling Pit Application BOLACK V 1-21 Sec.21-32S-06E Cowley County, Kansas

Dear TODD ALLAM:

District staff has inspected the above referenced location and has determined that an unsealed condition will present a pollution threat to water resources.

District staff has recommended that the Haul-Off pit be lined with bentonite or native clay, constructed <u>without slots</u>, the bottom shall be flat and reasonably level and the free fluids must be removed. The fluids are to be removed from the Haul-Off pit within 96 hours after drilling operations have ceased.

NO completion fluids or non-exempt wastes shall be placed in the Haul-Off pit.

The fluids should be taken to an authorized disposal well. Please call the District Office at (316) 630-4000 when the fluids have been removed. Please file form CDP-5 (August 2008), Exploration and Production Waste Transfer, through KOLAR within 30 days of fluid removal.

If you have any questions or concerns please feel free to contact the District Office at (316) 630-4000.