

KANSAS CORPORATION COMMISSION
OIL & GAS CONSERVATION DIVISION
**REQUEST FOR CHANGE OF OPERATOR
TRANSFER OF INJECTION OR SURFACE PIT PERMIT**

Form T-1
April 2004
Form must be Typed
Form must be Signed
All blanks must be Filled

Check Applicable Boxes:

☐ Oil Lease: No. of Oil Wells 8 **
☐ Gas Lease: No. of Gas Wells _____ **
☐ Gas Gathering System: _____
☐ Saltwater Disposal Well - Permit No.: _____
Spot Location: _____ feet from ☐ N / ☐ S Line
_____ feet from ☐ E / ☐ W Line
☐ Enhanced Recovery Project Permit No.: E 20067.4
Entire Project: ☐ Yes ☐ No
Number of Injection Wells 1 **
Field Name: See

**** Side Two Must Be Completed.**

Effective Date of Transfer: 1-1-2006
KS Dept of Revenue Lease No.: 114247 VAB
Lease Name: Alfred Hardy
_____ Sec. 28 Twp. 28 R. 20 ☐ E ☐ W
Legal Description of Lease: SE 1/4 W E 1/2 SE 1/4 SE 1/4
County: Neosho
Production Zone(s): Bartlesville
Injection Zone(s): Bartlesville

Surface Pit Permit No.: _____
(API No. if Drill Pit, WO or Haul)

Type of Pit: ☐ Emergency ☐ Burn ☐ Settling ☐ Haul-Off ☐ Workover ☐ Drilling OR

Past Operator's License No. 325951
Past Operator's Name & Address: MSG Resources
Michael E Brown dba MSG Resources Inc
Title: Owner

Contact Person: Michael E. Brown
Phone: 620-365-7247 / 620-365-0638 cell
Date: 1-1-04
Signature: Michael E Brown

New Operator's License No. 32723 ✓
New Operator's Name & Address: See Oil
Box 97 126W Walnut
Stark, KS. 66775
Title: Owner

Contact Person: Charles E. See
Phone: 620-854-3939
Oil / Gas Purchaser: CMT
Date: 11-06
Signature: Charles E See

Acknowledgment of Transfer: The above request for transfer of injection authorization, surface pit permit # _____ has been noted, approved and duly recorded in the records of the Kansas Corporation Commission. This acknowledgment of transfer pertains to Kansas Corporation Commission records only and does not convey any ownership interest in the above injection well(s) or pit permit.

See Oil is acknowledged as the
new operator and may continue to inject fluids as authorized by
Permit No. E-20067. Recommended action: U3C's
due 2001-2005
Date: 3-6-07 Barbara Murphy
Authorized Signature

_____ is acknowledged as the
new operator of the above named lease containing the surface pit
permitted by No.: _____
Date: _____
Authorized Signature

DISTRICT _____ EPR 2-16-07 PRODUCTION MAR 06 2007 UIC 316-07
Mail to: Past Operator 3-6-07 New Operator 3-6-07 District 3 3-6-07

Mail to: KCC - Conservation Division, 130 S. Market - Room 2078, Wichita, Kansas 67202

010106 Alfred Hardy.indd.pdf

RECEIVED
KANSAS CORPORATION COMMISSION
FEB 13 2007
LEGAL SECTION

Side Two

Must Be Filed For All Wells

KDOR Lease No.: 114247

28-28-20E

Lease Name: Alfred HardyLocation: Neosho Canyon

Well No.	API No. (YR DRLD/PRE '67)	Footage from Section Line (i.e. FSL = Feet from South Line)	Type of Well (Oil/Gas/INJ/WSW)	Well Status (PROD/TAD/Abandoned)
1	15-133-21348	2490 ^{Circle} FSL/FNL 150 ^{Circle} FEL/FWL	Oil	Prod.
2	15-133-21349	1890 ^{Circle} FSL/FNL 450 ^{Circle} FEL/FWL	Oil	Prod
3	15-133-21533	1590 ^{Circle} FSL/FNL 150 ^{Circle} FEL/FWL	Oil	Prod
4	15-133-21534	1590 ^{Circle} FSL/FNL 450 ^{Circle} FEL/FWL	Oil	Prod.
5	15-133-21535	1790 ^{Circle} FSL/FNL 150 ^{Circle} FEL/FWL	Oil	Prod
H 6	15-133-21536	2490 ^{Circle} FSL/FNL 450 ^{Circle} FEL/FWL	Inj	Prod. AI
7	15-133-21537	2490 ^{Circle} FSL/FNL 150 ^{Circle} FEL/FWL	Oil	Prod
10	15-133-25285	2490 ^{Circle} FSL/FNL 750 ^{Circle} FEL/FWL	Oil	Prod
11	15-133-25284	1290 ^{Circle} FSL/FNL 150 ^{Circle} FEL/FWL	Oil	Prod
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		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.

FEB 15 2007

LEGAL SECTION

Purchase and Sale Agreement

This agreement is made by and between, Larry & Terry Crawford dba TLC Production (hereinafter referred to as Seller) of Chanute, Kansas and Michael Brown dba MSG Resources (hereinafter collectively referred to as Buyer) of Iola, Kansas to be effective upon signing by both parties.

Whereas, Seller claims ownership of Oil Leases in Neosho County, Kansas, and has expressed a desire to sell its interests therein; and

Whereas, Buyer has expressed an interest in purchasing Oil Leases and has investigated the status of Seller's claim of ownership, and desires to assume Seller's position relative to their claim of ownership;

Now, Therefore, Seller this day has sold to Buyer and Buyer has purchased from Seller, all of Seller's oil interests, rights and obligations inherent to and connected with Seller's oil interest and the easements granted therefore,

In consideration of Sellers' willingness to sell and transfer interest in oil leases as shown on attached exhibit "A", Buyer shall pay to Seller the sum of \$20,000.00 as set forth below and Sellers assignments of interest, rights, easements therefore and oil leases shall be transferred to buyer (held in escrow until final payment is made) all upon acceptance of this agreement by Seller and Buyer with their signatures.

With the acceptance of this agreement, Buyer shall pay to Seller the sum of \$20,000.00. It is further agreed Buyer will pay Seller, a minimum monthly payment of \$800.00 until paid in full for a term up to 24 months (2 years) with first payment due December 28, 2005 each payment there after due on the 28th of each month.

With the affixation of Seller's and Buyer's signatures executes a promissory note in the amount of \$20,000.00 with 6% interest per annum secured with a lien on oil leases, equipment, oil sales, ect. Subject of this sales agreement. The Seller further authorizes Buyer to take possession, control and responsibility for all above leases and all payments shall become property of Seller as rents when paid and non-refundable to Buyer in the event Buyer default later; Should Buyer default it will be Buyer or Buyer's representatives sole responsibility to Seller for payment in full regardless of default, death, disaster, ect.. either by producing said leases or profiting by selling leases or agreements with singular person or company (s). Buyer shall have the option of prepaying the principal balance with interest calculated to the date of payment without further penalty. It is understood and agreed by both parties that Buyer shall be making improvements and adding equipment to the leases and all such improvements shall become property of leases and Seller in the event of default by Buyer. In the event Seller requires legal action to enforce this agreement Buyer covenants to reimburse Seller all costs and expenses including travel, attorney fee's, ect. These covenants shall survive the closing.

With Buyer's signature it is agreed all costs of escrow account will be paid by Buyer.

With Seller's signature it is agreed electric meters for said leases will be transferred to Buyer with bills being assumed by Buyer, and Seller further agrees to provide change of operator, all well files, maps, and data accumulated to buyer.

In Witness Whereof, the parties hereto have set their hands on multiple copies of this agreement this 15th day of NOVEMBER, 2005, and each will have received an original copy.

Larry & Terry Crawford dba TLC Production

By: Larry Crawford P

By: Terry Crawford - VP

Title: _____

Michael Brown dba MSG Resources

By: Michael E Brown

Title: Owner

Be it remembered that before me the undersigned, a Notary Public in and for the county and state above written, known to me personally to be the signers hereof who, being duly sworn, voluntarily and willingly affixed their signatures to the above and foregoing document for the purpose therein described.

SUBSCRIBED AND SWORN TO before me this 15th day of NOVEMBER, 2005.

Michael E. Brown, Notary Public

My appointment expires: 6-6-07

