020107 Saleture A. INJ. pdf

Kansas Corporation Commission Oil & Gas Conservation Division

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

REQUEST FOR CHANGE OF OPERATOR TRANSFER OF INJECTION OR SURFACE PIT PERMIT

Check Applicable Boxes:	1		
✓ Oil Lease: No. of Oil Wells**	Effective Date of Transfer: February 1st, 2007		
Gas Lease: No. of Gas Wells**	KS Dept of Revenue Lease No.: 101242		
Gas Gathering System:	Lease Name: Saferite A		
Saltwater Disposal Well - Permit No.:			
Spot Location: feet from N / S Line	Sec. 36 Twp. 23 R. 16 VE W		
feet from E / W Line	Legal Description of Lease: N1/2 NW1/4 SEC.36; S1/2 NE1/4 AND		
✓ Enhanced Recovery Project Permit No.: E-26,557	N1/2 SE1/4 SEC. 36; NE1/4 NE1/4 SEC.36; NW1/4 NE1/4 SEC.		
Entire Project: Yes No	County: Woodson		
Number of Injection Wells**	Production Zone(s): squirrel		
Field Name: Vernon			
** Side Two Must Be Completed.	Injection Zone(s): squirrel		
Surface Pit Permit No.: NA	feet from N / S Line of Section		
(API No. if Drill Pit, WO or Haul)	feet from E / W Line of Section		
Type of Pit: Emergency Burn Settling	Haul-Off Workover Drilling		
Past Operator's License No.	Contact Person:		
Past Operator's Name & Address: NEW OIL LEASE	Phone:		
rast Operators Harrie & Address.	RECE:		
	Date:		
Title:	Date: Signature: See A Hacked Signature: See A Hacked Contact Person: Robert Chriestenson Rhope: 620-365-0919		
New Operator's License No. 30102 ✓	Contact Person: Robert Chriestenson KCC Wichten		
New Operator's Name & Address: C & S Oil	Phone: 620-365-0919		
PO Pay 41	FIDIG		
PO Box 41	Oil / Gas Purchaser: CMT Transportation		
Neosho Falls, KS 66758	Date: 2-26-2007		
Title: owner	Signature: Plut Christins		
Acknowledgment of Transfer: The above request for transfer of injection	authorization, surface pit permit # NA has been		
•	ration Commission. This acknowledgment of transfer pertains to Kansas		
Corporation Commission records only and does not convey any ownership			
C § S O i l is acknowleded as the	is seknowledged as the		
	is acknowleged as the		
new operator and may continue to inject fluids as authorized by	new operator of the above named lease containing the surface pit		
Permit No.E-2657 Recommended action: MIT Was	permitted by No.:		
due 3/26/07-U3C due for 2006			
Date: 5-30-07 Barbara Montager @ Authorized Signature	Date:		
(F-10 ab.)			
DISTRICT EPR ST FPR ST	PRODUCTION MAY 3 0 2007 UIC 5-30-07 District 3 5-30-07		

Must Be Filed For All Wells

KDOR Lease	e No.: 101242				
* Lease Name	Saferite A		* Location: S	ec. 36, Twp 23S, R 16E	E, Woodson County, KS
Well No.	API No. (YR DRLD/PRE '67)	Footage from (i.e. FSL = Feet	Section Line from South Line)	Type of Well (Oil/Gas/INJ/WSW)	Well Status (PROD/TA'D/Abandoned
2	15-207-20748-00-00	4730 Circle	200 Circle	oil	ta'd TW
3	15-207-20749-00-00/	4480 FSL/FNL	200' FELFWL	oil	ta'd I N
4	15-207-20750-00-00 V		200' / FED/FWL	**	ta'd IN
6	15-207-20785-00-00	4680 FSDFNL	00014		ta'd AI
7	15-207-20786-00-00	, ,	1040' (FEI/FWL		ta'd IN
8	15-207-20792-00-00	/	40401		ta'd IN
10	15-207-20794-00-00 ~				ta'd IN
11	15-207-20795-00-00 ~	/	_		ta'd IN
12	15-207-20796-00-00	./	600' FEI/FWL	oil	ta'd エル
		FSL/FNL			
			FEL/FWL		

			FEL/FWL		
			FEL/FWL		
			FEL/FWL		PEOp.
			FEL/FWL		MELEIVED
			FEL/FWL		RECEIVED MAR 0 5 2007 C-WICHITA
· · · · · · · · · · · · · · · · · · ·			FEL/FWL	KC	C WICHITA
		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.

Form	88—(Producers)
	1- 43

B

OIL AND GAS LEASE

_	
0)

Ansas Blue Print Co. Inc.

AGREEMENT, Made and entered into 1st day	of February , 19200 , by and between:
Karen Sue Gleue and Douglas Gl	eue, wife and husband
	Party of the first part, hereinafter called lessor (whether one or more) and
Debent Christmann and Bonald	
	GermanParty of the second part, hereinafter called lessee.
WITNESSETH, That the said lessor, for and in consideration of \$1	DOLLARS,
cash in hand paid, receipt of the demised, leased and let and by the kept and performed, has granted, demised, leased and let and by the kept and performed, has granted, demised, leased and let and by the kept and performed has granted.	nese presents does grant, demise, lease and let unto said lessee, for the sole and only nes, and building tanks, power stations and structures thereon to produce, save and take
cere of said products, all that certain tract of land, "together with a	ny reversionary rights therein; squeetived county of Woodson KANSAS CORPORATION COMMISSION
Kansas described a follows to with	
State of	
	MAY 2 1 2007
S½ NE¼ and N½ SE¼ Sec.36	
$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	CONSERVATION DIVISION WICHITA, KS
$NW_{\frac{1}{4}}$ $NE_{\frac{1}{4}}$ Sec. 36	WOTIN, NO
of Section 36 Township 23S Rang	ge 16E and containing 320 acres more or less.
It is agreed that this lease shall remain in full force for a term or either of them, is produced from said land by the lessee, or the p	of
In consideration of the premises the said lessee covenants and	
To deliver to the credit of lessor, free of cost, in the pipe li	ine to which he may connect his wells, the equal one-eighth (1/3) part of all oil produced
and saved from the icased premises.	
at the mouth of the well. The lessee shall pay lessor as royalty is found and where such gas is not sold or used, lessee shall pay or tenrovalty, an amount equal to the delay rental provided in the next st	oil well and used by the lessee for the manufacture of gasoline or any other product as ell; if said gas is sold by the lessee, then as royalty % of the proceeds of the sale thereof of the proceeds from the sale of gas as such at the mouth of the well where gas only is der annually at the end of each yearly period during which such gas is not sold or used as occeeding paragraph hereof, and while said royalty is so paid or tendered this lesse shall of: the lessor to have gas free of charge from any gas well on the leased premises for ly making his own connections with the well, the use of such gas to be at the lessor's
If no well be commenced on said land on or before.	19, this lease shall terminate as to both parties, unless the lessee on
or before that date shall pay or tender to the lessor, or to the lessor	
or before that date shall pay or tender to the lessor, of to the lessor	s successors, which shall continue as the depository regardless of changes in the owner-
by check or draft of lessee or any assignee thereof, mailed or deliv	DOLLARS, which shall operate as a rental and cover months from said date. In like manner and upon like payments or tenders the commence e number of months successively. All such payments or tenders of rental may be made ered on or before the rental paying date either direct to lessor or assigns or to said desion first recited herein, the down payment, covers not only the privileges granted to the esser's option of extending that period as aforesaid, and any and all other rights conferred.
Lessee may at any time execute and deliver to Lessor, or place of premises, and thereby surrender this lesse as to such portion or premises, and thereby surrender that be reduced in the proportion that	record, a release or releases covering any portion or portions of the showe described options and be relieved of all obligations as to the acreage surrendered, and thereafter the the acreage covered hereon is reduced by said release or releases.
or before the expiration of said twelve months shall resume the pay And it is agreed that upon the resumption of the payment of rental rentals and the effect thereof, shall continue in force just as tho	dry hole, then, and in that event, if a second well is not commenced on said land within ich rental has been paid, this lease shall terminate as to both parties, unless the lessee on ment of rentals in the same amount and in the same manner as herein before provided is, as above provided, that the last preceding paragraph hereof, governing the payment ugh there had been no interruption in the rental payments.
If said lessor owns a less interest in the above described land herein provided shall be paid the lessor only in the proportion wh increased at the next succeeding rental anniversary after any rever	than the entire and undivided fee simple estate therein, then the royalties and rentals nich his interest bears to the whole and undivided fee. However, such rental shall be sion occurs to cover the interest so acquired.
	ater produced on said land for its operation thereon, except water from wells of lessor.
When requested by lessor, lessee shall bury his pipe lines below	plow depth.
No well shall be drilled nearer than 200 feet to the house or ba	rn now on said premises, without the written consent of the lessor.
Lessee shall pay for damages caused by its operations to grow	
	y and fixtures place d on said premises, including the right to draw and remove casing.
If the lessee shall commence to drill a well within the term of completion with reasonable diligence and dispatch, and if oil or grove with the like effect as if such well had been completed within	this lease or any extension thereof, the lessee shall have the right to drill such well to as, or either of them, be found in paying quantities, this lease shall continue and be in a the term of years herein first mentioned.
	vilege of transferring in whole or in part is expressly allowed, or if the rights hereunder

If the estate of either party hereto is transferred, and the privilege of transferring in whole or in part is expressly allowed, or if the rights hereunder of either party hereto are vested by descent or devise, the covenants hereof shall extend to and be binding on the heirs, devises, executors, administrators, successors. Or assigns, but no change in the ownership of said land or of any right hereunder shall be binding on the lessee until after lessee has been furnished with the original or a certified copy thereof of any transfer by lessor or with a certified copy of the will of lessor together with a transcript of the term of the event of the death of lessor and no administration being had on the estate, with an instrument satisfactory to lessee executed by lessor's helrs authorizing payment or deposit or tender for deposit to their credit as hereinbefore provided, at least thirty days before said rentals and royalties are payable or due, 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 to 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. In case lessee assignment of the proportion are parts of all obligations with respect to the assigned portion or portions arising subsequent to the date of assignment. If the leased premises are now or hereafter owned in severalty or in separate tracts, the premises, nevertheless, may be developed and operated as an entirety, and the royalties shall be paid to each separate owner in the proportion that the acreage owned by this lease may hereafter be divided by sale, devise, or otherwise, or to furnish separate measuring or re-

Lessor hereby warrants and agrees to defend the title deem for lessor by payment, any mortgages, taxes or other to the rights of the holder thereof and may reimburse its the terms, covenants, and conditions hereof shall ministrators, devisees, executors, successors and assigns; Laws, Executive Orders, Rules or Regulations, and this I therewith, if compliance is prevented by, or if such fail	r hens on the above described from any rental or ro run with said land and however, all express or	yalties accruing hereunder. herewith and shall be bind implied covenants of this leads to the state of the s	ing upon the parties hereto asses shall be subject to all asses lessee held liable for regulation.	, their heirs, ad- Pederal and State
Whereof witness our hands as of the day and year fire	st above written.	Haren	Sue Ale	ell_(SEAL)
		Karen Sue	Gleue	(SEAL)
		Dougles .	Deve	(SEAL)
		Douglas G	leue	(SEAL)
				(SEAL)
the state of the s	ه خوان مسلسلان ه میشود. پیشود در در مسسسلیون			(SEAL)

RECEIVED KANSAS CORPORATION COMMISSION

MAY 2 1 2007

CONSERVATION DIVISION WICHITA, KS

	odson)	= ss. ACKN	OWLEDGMENT FOR INDI	VIDUAL (Kans., Okla., and Colo.)
day of Janua	undersigned, a Notary Public	, 19 <u>2007,</u> per	sonally appeared Raren	is 31 st Sue Illour
2 -			oluntary act and deed for the u	estrument and acknowledged to me uses and purposes therein set forth. ar last above written.
My commission expire	s Clerensher 3/st,	2009	Yatricea J S. NOTARY PUBLIC - State of Kansas	_ Notary Public.
STATE OF		ss. Acri	3 * PATRICIA L SCHUSTER	IDUAL (Kans., Okla., and Colo.)
Before me, the	undersigned, a Notary Public,	, 19, per	sonally appeared	is
				strument and acknowledged to me uses and purposes therein set forth. Ir last above written.
My commission expired		·		Notary Public.
			ACKNOWLEDGMENT F	
in and for the county a				e, the undersigned, a Notary Public
to me personally know	wn to be the identical person	appeared n who signed	the name of the maker the	reaf to the within and foregoing
instrument as itsvoluntary act and deed	wn to be the identical perso President and acknow, and as the free and voluntar	n who signed vledged to me y act and deed	the name of the maker the thatexecuted the of said corporation, for the use	reof to the within and foregoing same asfree and see and purposes therein set forth.
instrument as itsvoluntary act and deed Given under my	wn to be the identical person President and acknow	n who signed vledged to me y act and deed ir last above w	the name of the maker the thatexecuted the of said corporation, for the use	same asfree and see and purposes therein set forth.
instrument as itsvoluntary act and deed Given under my	wn to be the identical personant personant and acknown, and as the free and voluntary hand and seal the day and year	n who signed vledged to me y act and deed ir last above w	the name of the maker the thatexecuted the of said corporation, for the use	same as free and