KANSAS CORPORATION COMMISSION OIL & GAS CONSERVATION DIVISION

Form T-1 June 2000 Form must be Typed Form must be Signed All blanks must be Filled

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

OR 17355 Check Applicable Boxes:	Effective Date of Transfer: 3/1/99	-
Oil Lease: No. of Wells	Lease Name: (antre 1/	-
Gas Lease: No. of Wells**	Sec. 10 Twp. 24 R. 16 DE W	J
** Side Two Must Be Completed.	Legal Description of Lease: 10-24-16 East	
Saltwater Disposal Well - Docket No. D 24098	Legal Description of Least.	
Spot Location: 24 > 5 feet from N (Skine	SE \$ of Sec 10-24-16 E	_
17 20 feet from E/W Line		-
Enhanced Recovery Project Docket No	County: Woodsom	_
return of Injection Wells**	Production Zone(s): Sq. L. 1/10	
Field Name: Verno of	Injection Zone(s): Kansas Lite	_
Surface Pond Permit #	feet from N / S Line of Section	-
(API # If Drill Pit)	feet from E / W Line of Section	
Identify: Emergency Pit Burn Pit	Storage Pit Drill Pit	
Past Operator's License No	Contact Person:RECEIVED	D
Past Operator's Name & Address:	Phone: FEB 0 2 200	4
Past Operator No Longer in	Date: KCC WICH!	- " engine /
	Date: KCC WICHI	-1/
Title: Business	Signature:	
New Operator's License No. 30345	Contact Person: Greg Lain	-
New Operator's Name & Address: Pigua Petro Inc.	Phone: 316 433-0099	_
1331 Xylan Rd	Oil / Gas Purchaser: / Maclaskey	
Piqua KS 66>61	Wate: 5/18/0/	
Title: Pres		
Title: 17 € Sa	Signature: Cai pro.	
Acknowledgment of Transfer: The above request for transfer of injection anoted, approved and duly recorded in the records of the Kansas Corporation Commission records only and does not convey any ownership	ration Commission. This acknowledgment of transfer pertains to Kansas interest in the above injection well(s) or pond permit.	
Pigua Petro. Inc. is acknowleged as the	LANSAS CORPORATION ACAMONIESE DIAIs the	
Docket # D-24098 . Recommended action: Submit	new operator of the above named lease containing the surface pond Permitted by #	
U3C's from '99 to '03	CONSERVATION DIVIGION	
Date: 5/20/04 Byron Bland	Date: CONSERVATION DIVISION	
Authorized Signature	Authorized Signature	
EP&R 5/14/04 PROMAY 2 1 2004 5/17/04 Mail to: KCC - Conservation Division, 130 S.	Market - Room 2078, Wichita, Kansas 67202	

CANNED

Must Be Filed For All Wells

			- Location L	40,1245 R	16 ()
Well No.	10/10	Footage from (i.e. FSL = Feet	Section Line from South Line)	Type of Well (Oil/Gas/INJ/WSW)	Well Status (PROD/TA'D/Abandoned)
1#1	15 207 19308	12.75 Circle		2503E	Pro-l
#5 *#4	N/A 19309	1625 (FSU) FNL	2470 EDFWL	NWSE	Prod
#5	N/A 1930	2475 FSV FNI	EEV/FWL		Proof
#000	ADOA vara	COD COMPR	QQ 20	and the same of th	Proel
#8	A/A 15-207-25246	2475 FSIVFNL	1720 FEDFWL	DISPOSAL	Proof
1 <u>1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 </u>		FSL/FNL	FEL/FWL		
	- · · ·	FSL/FNL	FEL/FWL		
#6	N/A 1931	2025 (FSL) FNL	2070 FEDFWL	0:1	Prod
		FSL/FNL	FEL/FWL		
		FSL/FNL	FEL/FWL	All read	
Santana Tanàna	the residence of the second second	FSUFNL	FEL/FWL	ne de la companya de La companya de la co	The state of the s
		FSL/FNL	FEL/FWL _		
		FSL/FNL	FEL/FWL		
		FSL/FNL .	FEL/FWL _		
		FSL/FNL .	FEL/FWL _		
		FSL/FNL	FEL/FWL _		
		FSL/FNL	FEL/FWL _		
		FSL/FNL	FEL/FWL _		
		FSL/FNL _	FEL/FWL _	-	-0.56
		FSL/FNL _	FEL/FWL _	Cardinates Mary	
		FSL/FNL _	FEL/FWL _	o nalamana belita	
	1 V 100 m 115 mm	FSL/FNL _	FEL/FWL _	ord brades agreement	can be served and a served

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.

OIL AND GAS LEASE



AGREEMENT, Made and entered into and between	this Jist >0 x/M Loren Cantrell and Rit	a Cantrell, husband a	nd wife,
and between	Boren daneza		
	Party of the first part, here	inafter called lessor (whether	one or more) and
Pigua Petro, INC.	the state of the s	THURDED and no	VIOO DOLLARS
VITNESSETH, That the said lessor, for all ash in hand paid, receipt of which is hereby the lessee to be paid, kept and performed the unto said lessee, for the purpose of inverperating for and producing oil, liquid hyperating for and air into subsurface strains.	by acknowledged, and of the covenants by acknowledged, and of the covenants d, has granted, demised, leased and let a estigating, exploring by geophysical androcarbons, all gases, and their respectata; laying pipe lines, storing oil, builtary take care of treat, process, store, to	and agreements hereinatter cor and by these presents does gran nd other means, prospecting, di ctive constituent products; inje ding tanks, power stations, ro transport and market said oil, li	t, demise, lease an tit, demise, lease an rilling, mining an ecting gas, water adways, and othe quid hydrocarbon or rights and afte
ases, and interests therein situated in the (County of Woodson	, State of	
tructures and things thereon to produce, stases, and their respective constituent procured interests therein, situated in the Conscribed as follows, to-wit: The So	outheast Quarter (SE/4)		
The state of the s	16	160	acres more or les
of Section 10 10 10 10 10 10 10 10 10 10 10 10 10	main in full force for a term of 6 nem, is produced from said land by the	nonths xxxxx from thine lessee, or the premises are	s date, and as lor being developed
perated.	1		
In consideration of the premises th	he said lessee covenants and agrees: essor, free of cost, in the pipe line to we have from the leased premises.	hich lessee may connect his w	ells, the equal or
2nd. The lessee shall pay to less gasoline or any other product as royalty lessee, then as royalty % of the proceeds the proceeds from the sale of gas as such as the proceed to the proceed to the proceed the proceed from the sale of gas as such lessee shall pay or tender annually amount equal to the delay rental provide this lease shall be held as a producing lessee shall be held as a pr	sor for gas produced from any oil we' % of the market value of such gas at s of the sale thereof at the mouth of th ich at the mouth of the well where gas at the end of each yearly period during in the next succeeding paragraph he case under the above term paragraph he stowes and inside lights in the principa	ll and used by the lessee for to the mouth of the well; if said the well. The lessee shall pay less sonly is found and where such great which such gas is not sold or ereof, and while said royalty is ereof; the lessor to have gas fall dwelling house on said land	the manufacture I gas is sold by the sor as royalty 1/2 in gas is not sold used as royalty, so paid or tender free of charge from aking his o
ease snatterminate as to both parties,	well be not commenced on said land of unless the lessee on or before that date	shall pay or tender to the less	or, or to the last
anadit in The	to the same of the		- A
which shall operate as a rental and cover In like manner and upon like payments same number of months successively. A assignee thereof, mailed or delivered on a And it is understood and agreed that the to the date when said first rental is payal and all other rights conferred. Lessee a covering any portion or portions of the and he relieved of all obligations as to the said successive the said successiv	All such payments or tenders or remove the rental payments or tenders or remove before the rental payments of a weakle such payments or tenders or remove before the rental payments date the consideration first recipient tenders of the as aforesaid, but also the less is open any at any time execute and deliver above described premises and thereby the acreage surrendered, and thereafte nereon is reduced by said release or relate above described land be a dry homonths from expiration of the last rental the lessee on or before the expiration	deement of well for twelve mo ell was the further deferred for may be made by check or dradirect to lessor or assigns or to slown payment, covers not only the ption of extending that period a Lessor, or place of record, a sun, der this lease as to such the rental say vable hereunde leases. The sun and in that ever if all period for which rental has of said twelve months shall rest	r like periods or aft of lessee or a said depository ba he privileges grants aforesaid, and a release or release portion or portion shall be reduced a second well is a paid, this lessume a paymen he resumble of
If said lessor owns a less interest the royalties and rentals herein provided undivided fee. However, such rental sha	t in the above described land than the	entire and undivided fee simple	e estate therein, i
Lessee shall have the right to us	se, free of cost, gas, oil, and water pro	duced on said land for its opera	ation thereon, ex
water from wells of lessor.	e shall bury his pipe lines below plow d han 200 feet to the house or barn now o	lanth	
110 11011			

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 the land or assignment or a true copy thereof; and it is hereby agreed in the event this lease shall be assigned as to a part written transfer or assignment or a true copy thereof; and it is hereby agreed in the event this lease shall fail or make default in the 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

	4				ns nidtiw od							_
			sidt no	nd state, o	s ginnos biss really appeare	n and ior	—61 '——	n - 6	300	39		_lo
(.olo) l	Okla., and	AL (Kans.,	מסוגוםת	AL FOR 1	MPEDGWEI	ONINON	ea \	ug vratoN	lersigned, a	ie, the und		
				1,004	- Lodd III	VCKNO					TY OF	
'pə.Spa	o scknowle	on and also	wledg'men	eas ackno	egular Kans	nark, use ı	ueur plu	เรเกคเเลยซิม	2P 10 1			
			5.10 HUO	tagul 18 V	witnessed by	sark to be	as, said n	rk in Kans	ture by man	Rngis nədV	v :arc	N
	#	1 50 00 1	= = ≥						•	1		
	When	Lin King	Book.	W	STATE O		Section No. of	Date	1 1			"
THE	recor	86	t: 5	0 %	E OF		tion of Acres				0	
KANS	ded,	108	2 1 6	nstru d	E		89.				F	i
ISAS	recorded, return	8	o'clock MIS	unnent day of	A P						AND	
BLUE	n to.	3	8 10 P	instrument was filed forday of _MARCH	S S S		Twp_			FR		
EP	AMAL TO AN A	1 R	M., Page	filed 48	ZAS	County.			TO	FROM	GAS	
2		raister ?	and o	CH CH		y	Term				S	
OF HER DE		- d	w	p.too.d	S S	ودائدة عشيلا أيجد أشكال سن	- Taraka	للترسط المناسطة		n come appropri		774
	THE PARTY OF	Deeds	recorded	9 9 g				19_	and the state of t	194.13 Paris Property 2.	SE	
11 1	1 1 1	Sec. 18	CALCOLOGY SIGNA	与静。				Barriella Britishing	TELLILE			
				LY THE MENT BERT	The water	أنسسه وطائلته والماسا	والمعالم المعالي والم	Shared State of Land of				
.bild.	Notary Pu			rocentegas a	e that id of said cor written.	State of the state						
	da veg		and the said	Suit de Contraction			DE WOOD	- Carlon	s	eron expire	2011111122	6.
I 1əs u	19.19111 5294	CA DUM	(B)		written.	last above	an Rear	enl the day	hand and so	u nuqer uiy	Javin	,
Tree	State of the last	anse as	s or the use	exe	e that so biss to be	edged to m act and dee	d acknowl	free and	d, and as the	e la	n Lietur	10
Marker like	Salty sistems . Sangel .	L. ambours	character a	of the m	d the name	pp.es.red progressigned	al person	pe identic	J 9d OJ nwo	onallyrkno as its	and personal	Su
d wield	Rned, a Mo	the undersi	etore me,	61	"a .A .——		ar (capa	lo la surro	ysb		on the fort	t u
	NOITAS	в совьог	MENT PO	OMPEDC	VCKN	.88 {) YTWU	00
ublic.	Notary P					!					ATE OF	TS
	- 7-IV	Alam Control				1 × 10 × 10 × 10						
	written.	sal above	rad nur des	en aus mas		free and t my hand			MHEKEOE	nigxs nois	simmos 7	M

Before me, the undersigned, a Notary Public, within and for said county and state, on this-

Colo.) Okla., and Colo.)