032203_Sargent_INJ.pdf

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

JR 112096 11 e	
Check Applicable Boxes: WB RECEIVED	Effective Date of Transfer: 3 22-2003
X Oil Lease: No. of Wells	Lease Name: Sangent
Gas Lease: No. of Wells	W. 1/2. WF. 1/4 sec 36 Tun 27 B 16. METIW
Saltwater Disposal Well - Docket No.	Lease Name: Sangent W-12-WF-14 Sec. 36 Twp. 27 R.16 XE W Legal Description of Lease: W/2 of NE/4 of Sec. 36 Tela 27 Reserved
Spot Location: feet from N / S Line	SEC 36 Twn. 27 Rames 16 E
feet from E / W Line	- Turns I have to be
$ \sum \text{Enhanced Recovery Project Docket No.} $	1946
Entire Project: Yes No	County: Wilson
Number of Injection Wells	Production Zone(s): Scrippe
Field Name: Vilas / Biffalo	Injection Zone(s): Schulme
Surface Pond Permit #(API # If Drill Pit)	feet from N / S Line of Section
	feet from E / W Line of Section
Identify: Emergency Pit Burn Pit	Storage Pit Drill Pit
Past Operator's License No.	Contact Person:
Past Operator's Name & Address:	Phone:
	Date:
Title:	Signature: <u>See a Hachla</u>
New Operator's License No. 33119	Contact Person: Earl Rantholomes
New Operator's Name & Address: Heat Can DLELLO	
-7430 Hwy 39	Oil / Gas Purchaser. Canuale, Manke ting
Chanite, Komsas	Date: 3 - 22 - 2005
Title: One +	Signature: Lad Buthlam
	authorization, surface pond permit #has been
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.
Heat Can Oil LLC is acknowleded 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 pond
Dpcket # E-23340 . Recommended action U3C'S	permitted by #
due 2001-2005	•
Date: 11-20-06 Sanbara Manyan	Date:
Authorized Sighatyre (a)	Authorized Signature

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

Dist 3 11-20.06

EP&R 1/25/05 PRNOV 2'2 200010 11-2006

SAME

Must Be Filed For All Wells

	Sanarna	}	- * Location: <u>し</u>	120+ nE/4	Sec 36 Twn of
* Lease Name: _				÷	Perns le
Well No.	API No. (YR DRLD/PRE '67)	Footage from Sect (i.e. FSL = Feet from	South Line)	Type of Well (Oil/Gas/INJ/WSW)	Well Status (PROD/TA'D/Abandoned)
	15-205-20402-00	200 Circle	. Circle W	15Water. Su	and Well
WSW-L	NA	Circle Circle SUFNL 14	70 > FELIFWL -	`	PPIY
#2	15-205-20403-0000	3630 FSV FNL /	185 FEDFWL _		prod.
世名	15-205-20404-0000	つしのしたSUENL エ	183 FELFWL, _	011	prod.
#4	15-205-20405-0000		SSO FEDFWL _	Oil	prod.
#5	15205-19399-00-00 DIA	3630 FSDFNL 18	SIS (FELFWL _	Injection	
		FSL/FNL	FEL/FWL		
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		FSL/FNL	FEL/FWL _		
		FSL/FNL`_	FEL/FWL _		
		FSL/FNL	FEL/FWL _		
		FSL/FNL	FEL/FWL _		
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		FSL/FNL	FEL/FWL		
		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.





AGREEMENT, Made and entered into this 22ND day of APRIL , WX2003 by and between HENRY M. AND THERESA D. JESSEPH HUSBAND AND WIFE AND GARY BRIDGES AND WAUNITA F. BRIDGES HUSBAND AND WIFE.
Party of the first part, hereinafter called lessor (whether one or more) and HEAT CAN OIL LLC.
WITNESSETH, That the said lessor, for and in consideration of TEN DOLLARS, rash in hand paid, receipt of which is hereby acknowledged, and of the covenants and agreements hereinafter contained on the part of lessee to be paid, kept and performed, has granted, demised, leased and let and by these presents does grant, demise, ease and let unto said lessee, for the sole and only purpose of exploring by geophysical and other methods, mining, and operating for oil and gas, and laying pipe lines, and building tanks, power stations and structures thereon to produce, save and take
ence of said products, all that certain tract of land situated in the County of WILSON State of Kansas, described as follows, to-wit: WEST HALF (W 1/2) OF NORTHEAST QUARTER (NE 1/4)
of Section 36 Township 27 Range 16E and containing 80 acres more or less.
It is agreed that this lease shall remain in full force for a term of ONE 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: Ist. To deliver to the credit of lessor, free of cost, in the pipe line to which he may connect his wells, the equal one-eighth (%) part of all oil produced and saved from the leased premises. 2nd. To pay lessor for gas from each well where gas only is found the equal one-eighth (%) of the gross proceeds at the prevailing market rates, (but, as to gas sold by lessee, in no event more than one-eighth (%) of the proceeds received by lessee.
from such sales), for all gas used off the premises, said payments to be made. N/A and lessor to have gas free of cost from any such well for all stoves and all inside lights in the principal dwelling house on said land during the same time by making his own connections with the well at his own risk and expense. Ord. To pay lessor for gas produced from any oil well and used off the premises, or for the manufacture of casing-head gasoline, uncerightly (A) of the proceeds at the prevailing market rate for the gas used, (but, as to gas sold by lesser, in no event more than one-eighth (A) of the proceeds received by lesser from such sales), for the time during which such gas shall be used, said payments to be made N/A
If no well be commenced on said land on or before the N/A day of N/A 19 this lense 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's credit in TheN/ABank at N/A
or its successors, which shall continue as the depository regardless of changes in the ownership of said land, the sum of
N/ADOLLARS, which shall operate as a rental and cover the privilege of defer-
ting the commencement of a well for N/A months from said date. The payment herein referred to may be made in currency, draft, or check at the option of the lessee. In like manner and upon like payments or tenders the commencement of a well may be further deferred for like periods or the same number of months successively. And it is understood and agreed that the consideration first recited herein, the down payment covers not only the privileges granted to the date when said first rental is payable as aforesaid, but also the lessee'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 record a release or releases covering any portion or portions of the above described premises and thereby surrender this lease as to such portion or portions and be relieved of all obligations as to the acreage surrendered, and thereafter the rentals payable hereunder shall be reduced in the proportion that the acreage covered hereon is reduced by said release or releases. Should the first well drilled on the above described land be a dry hole, then, and in that event, if a second well is not commoned on said land within twelve months from the expiration of the last rental period for which rental has been paid, this lease shall terminate as to both parties, unless the lessee on or before the expiration of said twelve months shall resume the payment of rentals in the same amount and in the same manner as hereinbefore provided. And it is agreed that upon the resumption of the payment of rentals, as above provided, that the last preceding pargraph hereof, governing the payment of rentals and the effect thereof, shall continue in force just as though there had been no interruption in the rental payments. 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 b
Lessee shall pay for damages caused by its operations to growing crops on said land. Lessee shall have the right at any time to remove all machinery and fixtures placed on said premises, including the right to
Dessee 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 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 parts of the above described lands and the assigned or assignment or 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 assigns this lease, in whole or in part, lessee shall be relieved of all obligations with respect to the assigned portion or portions arising subsequent to the date of assignment. All express or implied covenants of this lease shall be subject to all Federal and State Laws, Executive Orders, Rules or Regulations, and this lease shall not be terminated, in whole or in part, nor lessee held liable in damages, for failure to comply therewith, if compliance is prevented by, or if such failure is the result of, any such Law, Order, Rule or Regulation. 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 subregated to the rights of the holder thereof. WAUNITA F. BRIDGES
Whereof witness our hands as of the day and year that the there Herry M Jenyal (SEAL)
above written. Notary Public - State of Kansas My Appr. Expires /2 - 26 - 26 - 26 - 26 - 26 - 26 - 26 -
4-25-03 Carl Tresto THERESA D. HESSEPH (SEAL)

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