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: June 1, 2006
Gas Lease: No. of Gas Wells**	KS Dept of Revenue Lease No.: 105752
Gas Gathering System:	Lease Name: Munn
Saltwater Disposal Well - Permit No.:	
Spot Location: feet from N / S Line	E/2-NE4 - Sec.12 Twp.20S R. 2 EXW
feet from E / W Line	Legal Description of Lease: East Half of the
Enhanced Recovery Project Permit No.:	_Northeast Ouarter
Entire Project: Yes No	County: McPherson
Number of Injection Wells**	Production Zone(s): Missipp & Viola
Field Name: Ritz Canton	- "
** Side Two Must Be Completed.	Injection Zone(s):
Surface Pit Permit No.:	feet from { N / N S Line of Section
(API No. if Drill Pit, WO or Haul)	feet from LE / W Line of Section
Type of Pit:	Haul-Off Workover Drilling
Past Operator's License No.	Contact Person: <u>Signation 1363.94</u>
Past Operator's Name & Address: <u>CAP Production</u>	Phone: 1786 9 4. 5 4. 5
	Date:
	2
Title:	Signature: See of ras Leuse
New Operator's License No. <u>• 32495</u>	Contact Person: Jack Edwards
New Operator's Name & Address: Edwards Oil Propert	ieshone: 620-241-5813
PO Box 961	Oil / Gas Purchaser: NCRA
McPherson KS 67460	Date:
Title: Owner	Signature: Au
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 Corpo	ration Commission. This acknowledgment of transfer pertains to Kansas
Corporation Commission records only and does not convey any ownership	o interest in the above injection well(s) or pit permit.
is acknowleged 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.:	permitted by No.: RECEIVED
. Necommended action.	permitted by No.:
Date:	NOV 2 2 2006
Authorized Signature	Authorite Genal AICHITA
DISTRICT EPR /2-26-06	PRODUCTION DEC 2 6 2006 UIC / 2 RECEIVED
Mail to: Past Operator New Operator	District

Mail to: KCC - Conservation Division, 130 S. Market - Room 2078, Wichita, Kansas 67202 DEC 2 0 2006

Side Two

Must Be Filed For All Wells

Lease Name: _	Munn		* Location:	E/2 NE/4 Se	ec 12, Twp 205
Well No.	API No. (YR DRLD/PRE '67)	Footage from S (i.e. FSL = Feet fr	Section Line	Type of Well (Oil/Gas/INJ/WSW)	Well Status (PROD/TA'D/Abandoned)
2	15-113-206400000V	Circle FS(/FNI)	Circle 920 FELIFWL	Peroperator th	en are inensected Producing X
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		FSL/FNL _	FEL/FWL		DEC 2 0 2006
		FSL/FNL	FEL/FWL		KCC WICHITA
		FSL/FNL _	FEL/FWL		
					RECEIVED

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.

**CC WICHITA*

	7	2006
AGREEMENT, Made and entered into	June	
Arnelle J. McNary, Trustee of the dated August 7, 1995.	Ellen May Hilgen	feld Trust
Edwards Oil Properties	Party of the first part, hereinacte	er called lessor (whether one or more) e
WITNESSETH. That the said lessor, for and in consideration of cash in hand paid, receipt of which is hereby acknowledged, and of the cover kept and performed, has granted, demised, leased and let and by these prizers purpose of mining and operating for oil and gas, and laying pipe lines, and b	names and agreements bereinafter o	DOLLAR
care of said products, all that certain tract of land, together with any reversion state of Kansas described as follows, to-wit:	onary rights therein; situated in the	· County of McPherson
The East Half (E/2) Northeast Quart		
12 20 2		
It is agreed that this lease shall remain in full force for a term of the retiter of them, is produced from said land by the lesses, or the preinises are	years from this c	date, and as long thereafter as oil or ga
In consideration of the premises the said lessee covenants and agrees: 1st. To deliver to the credit of lessor, free of cost, in the pipe line to which	h he may connect his wells, the equi	al one-eighth (!e) part of all oil produce
and saved from the trased premises. 2nd. The lessee shall pay to lessor for gas produced from any oil well and spathy 's of the market value of such gas at the mouth of the well: if said g to the mouth of the well. The lessee shall pay lessor as royalty 's of the procound and where such gas is not sold or used, lessee shalf pay or tender annually syalty, an amount equal to the delay rental provided in the next succeeding pays to be to a producing lease under the above term paragraph hereof; the lesse over and inside lights in the principal dwelling house on said land by making ole risk and expense.	used by the leasee for the manufacts is sold by the leasee, then as roy leeds from the bale of gas as such a rat the end of each yearly period disagraph hereof, and while said roys or to have gas free of charge from	cture of gasoline or any other product : (alty ', of the proceeds of the sale there t the mouth of the well where gas only lefting which such gas is not sold or used : (ity is no paid or tendered this lease sha any gas well on the leased premises if
If no well be commenced on said land on or before	to, this lease shall termin	oate as to both parties, unless the lessee o
thip of said land, the sum of	said date. In like manner and upor months successively. All such pay before the rental paying date either clied herein, the down payment, covor extending that period as aforesailease or releases covering any por be relieved of all obligations as to the	which shall operate as a rental and cover in like payments or tenders the commence inents or tenders of rental may be mad direct to lessor or assigns or to said de ers not only the privileges granted to the id. and any and all other rights conferred thon or portions of the above described the accepte surrendered, and therestier the
Should the first well drilled on the above described land be a dry hole, the retve months from the expiration of the last rental period for which rental he before the expiration of said twelve months shall resume the payment of rental and it is agreed that upon the resumption of the payment of rentals, as above utill and the effect thereof, shall continue in force just as though there has	as been paid, this lease shall terming tals in the same amount and in the provided that the last preceding on	ate as to both parties, unless the lesser of same manner as herein before provided ragraph hereof, governing the payment
If said lessor owns a less interest in the above desocibed land than the re- crein provided shall be paid the lessor only in the proportion which his inter- creased at the acut succeeding rental anniversary after any reversion occurs :	rest bears to the whole and undivi-	e therein, then the royalties and rental ded fre. However, such rental shall be
Lessee shall have the right to use, free of cost, gas, oil, and water produced. When requested by lessor, lessee shall bury his pipe lines below plow depth.	on said land for its operation ther	eon, except water from wells of lessor.
No well shall be drilled nearer than 200 feet to the house or barn now on a	F(A) (1) (3) (1) (1) (1)	onsent of the lessor.
Lessee shall pay for damages caused by its operations to growing crops on Lessee shall have the right at any time to remove all machinery and fixtures		g the right to draw and remove casing.
If the lessee shall commence to drill a well within the term of this lesse of impletion with reasonable diligence and dispatch, and if oil or gas, or either rec with the like effect as if such well had been completed within the term of	of them he found in paying ought	hall have the right to drill such well to lities, this lease shall continue and be in
If the estate of either party hereto is transferred, and the privilege of transcenier party hereto are vested by descent or devise, the covenants hereof she ecosors, or assigns, but no change in the ownership of said land or of any remished with the original or a certified copy thereof of any transfer by lesso; e probate thereof or, in the event lessor dies, intestate and his estate is bein a event of she death of lessor and no administration being had on the estationizing payment or deposit or tender for deposit to their credit as hereinbe lyable or due, and it is hereby agreed in the event this lesse shall be assigned or due, and it is hereby agreed in the event this lesse shall be assigned as the event had not operate to defeat or affect this lesse in so far as it covers credit shall not operate to defeat or affect this lesse in so far as it covers credit is the assigned portion or portions arising subsequent to the date of a line separate tracts, the premises, nevertheless, may be developed and operated in the particle of the control of	nall extend to and be binding on the right hereunder shall be binding or or with a certified copy of the wig administered, with a transcript ate, with an instrument satisfactor efore provided, at least thirty day ment of the proportionate parts of ment of the proportionate part of a part or parts of said lands upolease. In whole or in part, lessee assignment. If the bened premises adjument, if the bened premises as an entirety, and the royalties. There shall be no obligation on it.	e heirs, devises, execulors, administrators, in the lessee until after tessee has been all of lessor together with a transcript of of the administration proceedings or, in rry to leasee executed by lessor's heirs as before said rentals and royalties are f the above described lands and the ar- the rents due from him or them, such in which the said lessee or any assignce shall be relieved of all obligations with are now or hereafter owned in severally shall be paid to each separate owner in the part of the lessee to offset wells on
Lessor hereby warrants and agrees to defend the title to the lands herein down for lessor by payment, any mortgages, taxes or other liens on the above destine rights of the holder thereof and may reimburse likely from any rental or	scribed lands. In the event of default	shall have the right at any time to re- of payment by lessor, and be subrogated
The terms, covenants, and conditions hereof shall run with said land and inintrators, devikers, executors, successors and insigns; however, all express of was, Executive Orders, Rules or Requisitions, and this lease shall not be term crewith, if compliance is prevented by, or if such failure is the result of, an	d herewith and shall be hinding us or implied rovenants of this lease a insted, in whole or in part, nor	inal; be subject to all Pederal and State lessee held liable for failure to comply

Trustee of the

Arnelle J.

August 7, 1995

McNary, Ellen May Hilgenfeld Trust dated NOV 2 2 2005

KCC WICHITA

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The foregoing instrument was acknowledged before me						
Arnelle J. McNary, Trustee of		of the File	the Ellen May Hilgenf			dated
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My commission expires.		RANDEE 1000	E0 1	Kand	00 9 90	en
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COUNTY OF		ACKNOWL	EDGMEN	T FOR INDIV	IDUAL (KsOkC	oNe)
The foregoing instrumen	t was acknowledged before	me this	day of			, 19_
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STATE OF		<u></u>		20 g gagg		
COUNTY OF		ACKNOWL	EDGMEN'	r for indivi	DUAL (KeOkCe	oNe)
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My commission expires .					Notary Public	
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OIL AND GAS LEASE (8) 19-131

216-264-25at + P.O. Box /92 - Wichda 4.5.67201-0793

AGREEMENT, Made and entered into	June	2006, by and between
Floyd L. Mitchell Trustee of the	Living Trust of	
Anna M. Mitchell dated March 5, 1		
	Party of the first part, hereinafter	called lessor (whether one or more)
Edwards Oil Properties		
WITNESSETII. That the said lessor. for and in consideration of rash to hand paid, receipt of which is hereby acknowledged, and of the cowkept and performed, has granted, demised, leared and lest and by these presepurpose of mining and operating for oil and gas, and laying pipe lines, and	seems and appearments hereinofter con	DOLLA tained on the part of lessee to be p unto said lessee, for the sale and octures thereon to produce, save and t
care of said products, all that certain tract of land, logether with any reversi	onary rights therein; situated in the o	County of McPherson
State of Kansas described us follows, to-wit:		
The East Half (E/2) Northeast		
Section 12 Township 20 Range 2	and containing	Acres more or le
It is agreed that this lease shall remain in full force for a term of	years from this dat	e, and as long thereafter as oil or g
In consideration of the premises the said lessee covenants and agrees:	+	
lst. To deliver to the credit of lessor, free of cost, in the pipe line to which saved from the leased premises.		
2nd. The lessee shall pay to lesser for gas produced from any oil well and coyalty 's of the market value of such gas at the mouth of the well: If said is the mouth of the well. The lessee shall pay lessee shall pay lessee range for tender annually outly, an amount equal to the delay rental provided in the next succeeding presented as a producing lease under the above term paragraph hereof: the less toves and inside lights in the principal dwelling house on said land by making old risk and expense.	used by the lessee for the manufactu gas is sold by the lessee, then as royalt ceeds from the sale of gas as such at a y at the end of each yearly period durin aragraph hereof, and while said royalty for to have gas free of charge from a g his own connections with the well, the	re of gasoline or any other product y's of the proceeds of the sale there he mouth of the well where gas only ing which such gas is not sold or used is so paid or tendered this lease shi my gas well on the leased premises (the use of such gas to be at the leason
If no well be commenced on said land on or before	19, this lease shall terminate	e as to both parties, unless the lessee of
r before that date shall pay or tender to the lessor, or to the lessor's credit in		
nip of said land, the sum of		ry regardless of changes in the owners in the owners of the coverage of the co
y theck or draft of lesser or any assignee thereof, mailed or delivered on or onlivery bank. And it is understood and agreed that the consideration first rectal is payable as aforeasid, but also the lesser's option cases may at any time execute and deliver to Lessor, or place of record, a recemises and thereby surrender this lesse as to such portion or portions and entrais payable hereunder shall be reduced in the proportion that the acreage Should the first well drilled on the above described land be a dry hole, there is months from the expiration of the last rental period for which rental in before the expiration of said twelve months shall resume the payment of read it is agreed that upon the resumption of the payment of rentals, as above untals and the effect thereof, shall continue in force just as though there is	then, and in that event, if a second well as been paid, this leave shall terminate this in the same amount and in the sprovided, that the last preceding paras	is not commenced on said land withing it both parties, unless the lesser of the manner as herein before provide; raph hereof, governing the payment
If said leasor owns a less interest in the above desocibed land than the er- crein provided shall be, paid the lessor only in the proportion which his inte- creased at the next succeeding rental anniversary after any reversion occurs	rest bears to the whole and undivided	
Lessee thall have the right to use, free of cost, gas, oil, and water produce: When requested by lessor, lessee shall bury his pipe lines below plow depth.	d on said land for its operation thereon	, except water from wells of lessor.
No well shall be drilled nearer than 200 feet to the house or barn now on a	ald premises, without the written cons	ent of the lessor.
Lensee shall pay for damages caused by its operations to growing crops on		T THE TOTAL OF THE
Lessee shall have the right at any time to remove all machinery and fixture If the lessee shall commence to drill a well within the term of this lesse or supletion with reasonable diligence and dispatch, and if oil or gas, or either	any extension thereof, the lessee shall of them, be found in paying quantities	I have the right to drill such well to
If the estate of either party hereto is transferred, and the privilege of transferred in the privilege of transfers of any transfer of any transfer of any transfer of any transfer by lesse in probate thereof or. In the event lessor dies, intestate and his estate is being the probate thereof or. In the event lessor dies, intestate and his estate is being the event of the death of lessor and no administration being had on the established or dies and it is hereby agreed in the event this lesse shall be assigned or due, and it is hereby agreed in the event this lesse shall be assigned or an abignets of such part or parts shall full or make default in the payinfull shall not operate to defeat or affect this lesse in so far as it covers except to the assigned portion or portions orising subsequent to the date of it in separate tracts, the premises, nevertheless, may be developed and operate to proportion that the acreage owned by him bears to the entire lessed area aparate tracts, the preduced from such separate tracts.	nsferring in whole or in part is expressibll extend to and be binding on the hight hereunder shall be binding on the hight hereunder shall be binding on or with a certified copy of the will ge administered, with a transcript of ate, with an instrument satisfactory of ate, with an instrument satisfactory of ate, at least thirty days ined as to a part or as to parts of an east of the proportionate part of the a part or parts of said lands upon tease. In whole or in part, lease sha assignment. If the leased premises are d as an entirety, and the royalties are than the resulting and the transcription of the There shall be no obligation on the	eirs. devises, executors, administrators, the lessee until after lessee has been of lessor together with a transcript of the administration proceedings or, it to lessee executed by lessor's heiringfore said Tentals and royalites are above described lands and the are rents due from him or them, such which the said lessee or any assignee if he relieved of all obligations with now or hereafter owned in severally all be paid to eith separate owner in part of the lessee to offset wells or
Lessor hereby marrants and agrees to defend the title to the lands herein during for lessor by payment, any mortgages, taxes or other liens on the above deribe rights of the holder thereof and may reimburse itself from any rental of the terms, covenants, and conditions hereof shall run with said land an	scribed lands, in the event of default of royalties account hereunder. d becaulth and shall be hinding upon	payment by lessor, and he subrogated
matrators, deviages, executors, succussors and assigns; however, all express wa, Executive Orders. Rules or Regulations, and this lease shall not be term prewith, if compliance is prevented by, or if such failure is the result of, as	or implied covenants of this lease shall the test of the contract of the contr	tee beld imple for failure to comply
	13	Sune Ob
	Floyd L. Mitche	ll, Truatee of the
Whereof witness our hands us of the day and year first above written.	Living Trust of dated March 5,	Anna M. Mitchell 1982
	72	ISEAL
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	K	CC WICHITA SEAL

OUNTY OF Davidson e foregoing instrument was acknowledged before me	this _/3_ d	ay of		Junamia	Market Sale	300
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Floyd L. Mitchell Trustee of dated March 5, 1982	f the Livi	ng Tru	st gt/	Into M. 1	A take	L
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State Of Kansas, McPherson Co., SS: 3446						
This instrument was filed for record on the 5 day of July A.D., 20						
et 11:55 o'clock A m, and duly recorded						
at 11:55 o'clock A m, and duly recorded in book 640 on page 5963-5964	1 00					
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NTY OF	ACKNOWLED	GMENT FO	R CORPOR	RATION (KsO	kCoNe)	
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oration, on behalf of the corporation.	7				DEC	-n./
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