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: 12/10/1987					
Gas Lease: No. of Gas Wells**	KS Dept of Revenue Lease No.: 115623					
Gas Gathering System:	Lease Name: ROETS					
Saltwater Disposal Well - Permit No.:						
Spot Location: feet from N / S Line	Sec. 14 Twp. 24 R. 15 VE W					
feet from E / W Line	Legal Description of Lease: N2 NW4					
Enhanced Recovery Project Permit No.:						
Entire Project: Yes No	County: Woodson Production Zone(s): Squirrel					
Number of Injection Wells**						
Field Name: Vernon						
** Side Two Must Be Completed.	Injection Zone(s):					
Surface Pit Permit No.: (API No. if Drill Pit, WO or Haul)	feet from N / S Line of Section					
Type of Pit: Emergency Burn Settling	Haul-Off Workover Drilling					
Past Operator's License No. New Lease 7711 Up. 8/30/87 Past Operator's Name & Address: Title:	Contact Person: Phone: Date: Signature: All attachment					
New Operator's License No. 3967	Contact Person: Scott Owens Phone: 620-625-3607 RECEIVED					
New Operator's Name & Address: Owens Petroleum, LLC	Phone: 620-625-3607 KANSAS CORPORATION COMMISSION					
1274 202nd Rd	Oil / Gas Purchaser: Coπeyville Resources					
Yates Center, KS 66783	DEC 3 1 2007					
Title: member	Signature: Scott Chr. Conservation Division WICHITA, KS					
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 Corpor	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.:					
Date:	Date:					
Authorized Signature	Authorized Signature					
DISTRICT EPR	PRODUCTION JAN 0 3 2008 UIC 1-2.08					
Mail to: Past Operator New Operator	District					

Side Two

Must Be Filed For All Wells

* Lease Name	ROETS		* Location: N2 NW4, 14-24-15 E						
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				
5	15-207-24050	650 Circle	1700 Circle	Oil	Prod				
		FSL/FNL	FEL/FWL						
		FSL/FNL	FEL/FWL						
		F\$L/FNL	FEL/FWL						
		FSL/FNL	FEL/FWL						
		FSL/FNL	FEL/FWL						
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		F\$L/FNL	FEL/FWL	KAN	RECEIVED ISAS CORPORATION COMMISS				
		FSL/FNL	FEL/FWL		DEC 3 1 2007				

A separate sheet may be attached if necessary

CONSERVATION DIVISION WICHITA, KS

^{*} 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.

		-Wahar House
mence AGREEMENT, Made and entered into this 10th and between FRANK W. ROETS	day of December	, 19_87_,
d between FRANK W. RUE-15		
COTT OWENS AND JODY L. OWENS	rst part, hereinafter called lessor (wh	ether one or more) and
Sett outling time popular, outling	Part of the second part, h	ereinafter called lessee.
NESSETH, That the said lessor, for and in consideration of in hand paid, receipt of which is hereby acknowledged, and of of lessee to be paid, kept and performed, has granted, demised and let unto said lessee, for the sole and only purpose of mining tanks, power stations and structures thereon to produce, say situated in the County of WOODSON States	\$1.00 If the covenants and agreements here; I, leased and let and by these prese Ig and operating for oil and gas, and we and take care of said products, a	DOLLARS, nafter contained on the nts does grant, demise, I laying pipe lines, and Il that certain tract of
North Half of the Northwest Quarter (N	te of Kansas, described as follows, to 1/2 NW1/4)	-wit:
of Section Fourteen (14), Township Twee Range Fifteen (15), containing 80 acres		
mange rifteen (1)), containing oo acre	s more or less.	
pertian 14 Townshin 24 Range 15	and containing 80	
It is agreed that this lease shall remain in full force for a term eafter as oil or gas, or either of them, is produced from said Is In consideration of the premises the said lessee covenants and a 1st. To deliver to the credit of lessor, free of cost, in the pipe th (%) part of all oil produced and saved from the leased prevaled. To pay lessor for gas from each well where gas only is	of (1) one years from and by the lessee. agrees: line to which lessee may connect his mises. found the equal one-eighth (1%) of the same are to the same are	acres more or less. this date, and as long s wells, the equal one- ne gross proceeds at the
ailing market rate, for all gas used off the premises, said paymelessor to have gas free of cost from any such well for all stove during the same time by making his own connections with the 3rd. To pay lessor for gas produced from any oil well and us line, one-eighth (1/2) of the proceeds at the prevailing market rated, said payments to be made per division ordered.	ents to be made PET GIVISION ses and all inside lights in the principa well at his own risk and expense, sed off the premises, or for the man te for the gas used, for the time during:	order I dwelling house on said afacture of casing-head ag which such gas shall
If no well be commenced on said land on or before the lease shall terminate as to both parties, unless the lessee on or	day of tender	to the lessor, or to the
r's credit in The	Bank at	·
s successors, which shall continue as the depository regardless DOLLARS, which	of changes in the ownership of said l shall operate as a rental and cover	
the commencement of a well for like payments or tenders the commencement of a well may be the successively. And it is understood and agreed that the con the privileges granted to the date when said first rental is pay period as aforesaid and any and all other rights conferred. Should the first well drilled on the above described land be a dry led on said land within twelve months from the expiration of the	months from said date further deferred for like periods o sideration first recited herein, the do vable as aforesaid, but also the lesse hole, then, and in that event, if a set rentel paying for which restal here rentel paying for which restal here.	In like manner and r the same number of wn payment covers not e's option of extending second well is not com-
ted on said fain within twelve monts from the expiration of the terminate as to both parties, unless the lessee on or before the ntals in the same amount and in the same manner as hereinbefo asyment of rentals, as above provided, that the last preceding is thereof, shall continue in force just as though there had been if said lessor owns a less interest in the above described land to royalties and rentals herein provided shall be paid the lessor only ided fee, and the signing of this agreement shall be binding of the it is signed by any of the other parties. Lessee shall have the right to use, free of cost, gas, oil, and wat	expiration of said twelve months sh- re provided. And it is agreed that u paragraph hereof, governing the pay- no interruption in the rental paymen han the entire and undivided fee sim y in the proportion which his interest n each of the above named parties u	all resume the payment pon the resumption of ment of rentals and the is. ple estate therein, then bears to the whole and tho sign, regardless of
r from wells of lessor, lessee shall bury his pipe lines below When requested by lessor, lessee shall bury his pipe lines below No well shall be drilled nearer than 200 feet to the house or barn	plow depth.	
r. Lessee shall pay for damages caused by its operations to growi Lessee shall have the right at any time to remove all machinery	ing crops on said land.	
and remove casing. If the lessee shall commence to drill a well within the term of t to drill such well to completion with reasonable diligence and d	ispatch, and if oil or gas, or either of	them, be found in pay-
quantities, this lease shall continue and be in force with the like is herein first mentioned. If the estate of either party hereto is assigned, and the privilege mants hereof shall extend to their heirs, executors, administrators and or assignment of rentals or royalties shall be binding on the ne transfer or assignment or a true copy thereof; and it is here	e of assigning in whole or in part is s, successors or assigns, but no chan	expressly allowed, the ge in the ownership of been furnished with a
en transfer or assignment or a true copy thereof; and it is here or as to parts of the above described lands and the assignee of e payment of the proportionate part of the rents due from hi case in so far as it covers a part or parts of said lands upon we lents of said rentals.	r assignees of such part or parts she m or them, such default shall not ope rhich the said lessee or any assignee	Il fail or make default rate to defeat or affect thereof shall make due
Lessor hereby warrants and agrees to defend the title to the lar ight at any time to redeem for lessor by payment, any mortgag of default of payment by lessor, and be subvogated to the rigi all express or implied covenants of this lease shall be subject gulations, and this lease shall not be terminated, in whole on by therewith, if compliance is prevented by, or if such failure	es, taxes or other liens on the above hts of the holder thereof. et to all Federal and State Laws, E r in part, nor lessee held liable in d	described lands, in the xecutive Orders, Rules amages, for failure to
ssee agrees to pay Lessor a 3/16ths landown		
	FRANK W. ROETS	You (SEAL)
Whereof witness our hands as of the day and year first	CLGON . WARRIE	(SEAL)
Witness to the mark:		(SEAL)
		,
		(SEAL)

DEC 3 1 2007

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S LEASE			., 19	County	S 2	iled for record on the UN€ 1988	o'clock P. M., and duly recorded MISC, Page, 523 of	Register of Deeds. 6	A PRINT CO
No	FROM	10	Date	No. of Acres	STATE OF KANSA	This instrument was filed for record on 0.74 day of 0.06		the records of this office. He low Revers R By Chiginal Compared With	When recorded, return to.