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:	
X Oil Lease: No. of Oil Wells	Effective Date of Transfer: December 20, 2005
Gas Lease: No. of Gas Wells	KS Dept of Revenue Lease No.: 122836
Gas Gathering System:	iv
Saltwater Disposal Well - Permit No.:	9
Spot Location: feet from N / S Line	NENWSW Sec5_ Twp18_ R. 12E
feet from E /W Line	Legal Description of Lease:
Enhanced Recovery Project Permit No.:	The Southwest Quarter (SW/4) Sec. 5 Twp18s R12West
Entire Project: Yes No	County: Barton
Number of Injection Wells	Production Zone(s): Arbuckle
Field Name: RedWing	7
** Side Two Must Be Completed.	Injection Zone(s):
Surface Pit Permit No.: (API No. if Drill Pit, WO or Haul) Type of Pit: Emergency Burn Settling Past Operator's License No. 5400 (expired 8-30-99)	feet from N/ S Line of Section feet from E/ W Line of Section Haul-Off Workover Drilling Contact Person: Have obtained new lease (see copy)
Past Operator's Name & Address: Angle Oil Company	Phone:
P.O. Box 578, Hays, Ks. 67601	Date:
Title:	Signature:
New Operator's License No. 3792	Contact Person: Jason Dinges
New Operator's Name & Address: Jason Dinges, DBA,	Phone: 785-625-8360
VJI Natural Resources Inc. J+ D Investm	entoll / Gas Purchaser:
1584 Smokey Hill River Rd., Hays, Ks. 67601	Date: Feb. 14, 2006
Title: agent-owner	Signature: Day
	authorization, surface pit permit #has been pration Commission. This acknowledgment of transfer pertains to Kansas printerest 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:
Date:	Authorized Signature
DISTRICT EPR 2/24/2006	PRODUCTION FEB 2 7 2006 UIC 2127/ole
Mail to: Past Operator New Operator	District



Side Two

Must Be Filed For All Wells

RECEIVED FEB 2 2 2006

KDOR Lease No.: 122836				KCC WICHITA			
* Lease Name:	Eveleigh		Location: SW	, Sec. 5-Twp 18	Ss-R 12 West		
Well No.	API No. (YR DRLD/PRE '67)	Footage from Section Line (i.e. FSL = Feet from South Line)		Type of Well (Oil/Gas/INJ/WSW)	Well Status () (PROD/TA'D/Abandoned)		
1	15-009-23853-000/	2310 Circle	Circle 990 FEL/FWL	Oil	Abandoned		
		FSL/FNL	FEUFWL				
		FSL/FNL	FEL/FWL				
		FSL/FNL	FEUFWL				
		FSL/FNL .	FEUFWL				
		FSL/FNL	FEL/FWL				
		FSL/FNL	FEL/FWL				
		FSL/FNL	FEL/FWL				
		FSL/FNL	FEL/FWL				
		FSL/FNL	FEL/FWL		The Section of the Se		
		FSL/FNL	FEL/FWL	-			
<u></u> .		FSL/FNL _	FEL/FWL		-		
		FSL/FNL	FEL/FWL				
		FSL/FNL	FEL/FWL	-			
		FSL/FNL _	FEL/FWL				
		 FSL/FNL _	•				
		FSL/FNL	FEL/FWL				
	-	FSL/FNL _	FEL/FWL				
		FSL/FNL _	FEL/FWL				
		F\$L/FNL _	FEL/FWL				
		FSL/FNL _	FEL/FWL				
			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.

COPY



63U (Rev. 1993) OIL AND GAS LEASE

a str
AGREEMENT, Made and entered into the Order day of December, 2005, WALTER W. FLESKE, Trustee of the RENA J. FLESKE FAMILY TRUST dated August 1, 1990,
WALTER W. FLESKE, Trustee of the RENA J. FLESKE FAMILY TRUST dated August 1, 1990,
by and between WALLER W. FLESKE, ILUSTEE OF THE MAYOR TH
whose mailing address is 1031 West 4th, Larned, Kansas 67550 hereinafter called Lessor (whether one or more).
JASON D. DINGES, doing business as VJI NATURAL RESOURCES
Ten Dollars (\$10.00) and other valuable consideration
is here acknowledged and of the royalties herein provided and of the agreements of the lesses herein contained, hereby grants, lesses and lets exclusively unto lesses for the purpose
of invasilgating, exploring by geophysical and other means, prospecting drilling, mining and operating for and producing oil, liquid hydrocarbons, all gases, and their respective constituent products, injecting gas, water, other fluids, and air into subsurface strata, laying pipe lines, storing oil, building tanks, power stations, telephone lines, and other structures
and things thereon to produce, save, take care of, treat, manufacture, process, store and transport said oil, liquid hydrocarbons, gases and their respective constituent products and other
products manufactured therefrom, and housing and otherwise caring for its amployees, the following described land, together with any reversionary rights and after-acquired interest thereis is a second of the seco
therein situated in County of Barton State of Kansas described as follows to-wis

The Southwest Quarter (SW/4)

•	Eighteen (18)	Twelve (12)		
la Section Five (5) Towaship	South	West	ntelning 160	acres, more or less, and all
accretions thereto.		six (6)		
Subject to the provisions herein contains oil, liquid hydrocarbons, gas or other respe	ined, this lease shall remain in f	ores for a term of months	Number from this date (called "prime	
and and address of the state of			and of land with auticu sein inin is h	DOING.

let. To deliver to the credit of lessor, free of cost, in the pipe line to which lesser may connect wells on said land, the equal one-eighth (%) part of all oil produced and saved from the leased premises.

2nd. To pay become for gas of whatsoever nature or kind produced and sold, or used off the premises, or used in the manufacture of any products therefrom, one-eighth (%), at the market price at the well, (but, as to gas sold by issues, in no event more than one-eighth (%) of the proceeds received by issues from such sales), for the gas sold, used off the premises, or in the manufacture of products therefrom, said payments to be made monthly. Where gas from a well producing gas only is not sold or used, issues may pay or tender as royalty One Dollar (\$1.00) per year per net mineral acre retained hereunder, and if such payment or tender is made it will be considered that gas is being produced within the meaning of the preceding paragraph.

This lease may be maintained during the primary term hereof without further payment or drilling operations. If the leaser shall commence to drill a well within the term of this leaser or any extension thereof, the leaser 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 like effect as if such well had been completed within the term of years first mentioned.

If said lessor owns a less interest in the above described land than the entire and undivided fee simple estate therein, then the royalties herein provided for shall be paid the said lessor only in the proportion which lessor's interest bears to the whole and undivided fee.

Lesser shall have the right to use, fror of cost, gas, oil and water produced on said land for lesser's operation thereon, except water from the wells of lesser.

When requested by lessor, lesses chall bury lesses's pipe lines below plaw depth.

No well shall be drilled nearer than 200 feet to the house or barn now on said premises without written consent of lessor.

Lesses shall pay for damages caused by lesses's operations Mightoday anticon said land.

of this lease, lessee 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, and upon termination in the state of either party hereto is assigned, and the principles 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 sunership of the land or assignment of rentals or royalties shall be binding on the leases until after the lasses has been furnished with a written transfer or assignment or a true copy thereof. 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.

Leases may at any time execute and deliver to leaser or place of record a release covering any portion or portions of the above described premises and thereby ourrender this lease as to such portion or portions and be relieved of all obligations as to the acreage ourrendered.

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 lesses 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.

any mortgages, taxas or other liens on the above described lands, in the event of default of payment by lessor, and he subrogated to the right at any time to redeem for lessor, by payment asy mortgages, taxas or other liens on the above described lands, in the event of default of payment by lessor, and he subrogated to the rights of the holder thereof, and the undersigned lessors, for themselves and their heim, successors and assigns, hereby surrender and release all right of dower and homestead in the premises described herein, in so fer as said right of dower and homestead in the premises described herein, in so fer as a said right of dower and homestead in the premises described herein, in so fer as a said right of dower and homestead in the premises described herein, in so fer as a said right of dower and homestead in the premises described herein.

KKKKKKKKKKKKKKKKKKKKKKKKKKKKKKKKKKKKKK	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
አ ምጽዚ <u>ሄ አም</u> አያት አለሽ አትሂን	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
	ŶŗſŶŶŔŖĸĸĸĸĸĸĸĸĸĸĸĸĸĸĸĸĸĸĸĸĸĸĸĸĸĸĸĸĸĸĸĸĸĸĸ
CARXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	<u>ጞጜጞ፠፠፠ጙጞ፟፠፠ጙጞ፠፠፠፠፠፠፠፠፠፠፠፠፠፠፠፠፠፠፠፠፠፠፠ዀጞፙ፞ቑጞቑቔ፟ጜ፞ዾ₭ቑዀቝቑቚ</u>
KAKKAKKAKKKKKKKKK	<i>ነ</i> ቃ KeX ነው X ነው አንድ ዙ የት ተናቀር አባፋ ነፃ አባፋ እና ላይ የእየ ነሳፋ ላይ አባፋ አይላ እንደ አባፋ ለተለስ አስፈላቸው ለመስፈለ ከመፈለ ከመፈለ ከመፈለ እና
	ŶŶĊŶŶŶŶŶŶŶŶŶŶŶŶŶŶŶŶŶŶŶŶŶŶŶŶŶŶŶŶŶŶŶŶŶŶŶ
<u> </u>	ak kakak kokak akak ka kaki kukuk ka akak ka kakak kokaki kukuki kaki kuki kukaki ka kaki kuki ka ka ka ka ka k

Book: 613 Page: 1745 Page #2

ANNED	YAUU			Pag	Page: e #2	1745
OUNTY OF PAWNEE			ENT FOR INDIVID			4.5
	was acknowledged before me t stee of the RENAJ. FLESKE FA	his <u>SCC7</u> day of MILY TRUST dated Au	DECETTION 1	200		_X *9 \$
ly commission expires _	A NOTARY PULLIC - State of	Kansas (Jan E.	Ma	ellehe	u
	JOAN E. MOLLE My Annt Exp.4-10-	-2009		Notary P	REC	EIVED
CONTRACTOR COMME		ACKNOWLEDG!	MENT FOR INDIVI			? 2 2006
he foregoing instrument	was acknowledged before me		nnd		KCC W	ICHITA
		and the second s				
ly commission expires _				Notary I	Public	
		,				
TATE OF		ACKNOWLEDG	ment for indivi	DUAL (K	sOkCoNe)	
OUNTY OFhe foregoing instrument	t was acknowledged before me	this day o	f		!	19
			and _		ke 20 10 10 10 10 10 10 10 10 10 10 10 10 10	
ly commission expires .				Notary	Public	
	The second second	second second			in the second	
TATE OF						
OUNTY OF	A STATE OF THE STA	ACKNOWLEDG	MENT FOR INDIV	IDUAL (F	(sOkCoNe)	
•••	t was acknowledged before me		· ·			, 19
7						
My commission expires			and the state of t		! .	
ay commission expires	AND AND ASSESSMENT OF THE PARTY	And the second s		Notary	Public	######################################
				इ. दु		1 1
				M., and duly recorded	Register of Deeds	
H	1. 2		a th	ž	ā	
A S				- <u>ફ</u>		
Щ		ž	Ē	p	18	
		ا ا	3	į.		
¥ ×		2	3	N and		
GA FROM		County				2
Δ *		\$		o-clock	Ę,	5
Z			Į.	· · · · •		Ę
ž Ž			1 2		2	, g
OIL AND GAS LEASE		E	in s		- Sp	Cord
0		Section No. of Acres	STATE OF County This instrument was filed for record on the	4	the records of this office.	By When recurded, return to
	Date Date	Section No. of A	STATE County Thi	18 .	4	By Whe
		U2 24 1 1		"	'	-