KANSAS CORPORATION COMMISSION OIL & GAS CONSERVATION DIVISION

Form T-1 March 2010 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

Form KSONA-1, Certification of Compliance with the Kansas Surface Owner Notification Act, MUST be submitted with this form. Check Applicable Boxes: Oil Lease: No. of Oil Wells 2 Effective Date of Transfer: KS Dept of Revenue Lease No.: Gas Lease: No. of Gas Wells _ Gas Gathering System: Lease Name: KOEGEBOEHN Saltwater Disposal Well - Permit No.: Spot Location: 990 feet from N / S Line feet from E / W Line Enhanced Recovery Project Permit No.: _ County: Chase Entire Project: Yes No Number of Injection Wells Production Zone(s):_ Field Name: KOEGEBOEHN Injection Zone(s):_ ** Side Two Must Be Completed. feet from N / S Line of Section Surface Pit Permit No.: _ (API No. if Drill Pit, WO or Haul) W Line of Section Workover Settling Haul-Off Type of Pit: Emergency Burn Past Operator's License No. NA Contact Person: _ KCC WICHITA NA BIS DEE OI OF AS NE NO NA Date: NA JUL 2 9 2013 1600 Title: OWNER Signature: RECEIVED Contact Person: LES KREMEIER New Operator's License No. Phone: 7853666249 KREMEIER PRODUCTION & OPERATING New Operator's Name & Address: 3183 US HWY 56 HERINGTON KS 67449 Oil / Gas Purchaser: NCRA Title: OWNER Acknowledgment of Transfer: The above request for transfer of injection authorization, surface pit permit #_ noted, approved and duly recorded in the records of the Kansas Corporation Commission. This acknowledgment of transfer pertains to Kansas Corporation Commission records only and does not convey any ownership interest in the above injection well(s) or pit permit. is acknowledged as _ is acknowledged as the new operator and may continue to inject fluids as authorized by the new operator of the above named lease containing the surface pit _____. Recommended action: permitted by No.: ___ Date: Authorized Signature Authorized Signature DISTRICT -Mail to: Past Operator __ **New Operator**

Must Be Filed For All Wells

KDOR Lease No.: 14-1019

5

* Lease Name:	KOEGEBOEHN		Location; S	ECTION 8 TOWNSH	P 19 RANGE 6E
Well No.	API No. (YR DRLD/PRE '67)	Footage from : (i.e. FSL = Feet from)	Section Line om South Line)	Type of Well (Oil/Gas/INLI/WSW)	Well Status (PROD/TA'D/Abandoned)
1	15-017-20874	990 Fare	990 FEL FWL	OIL	PRODUCING
8-D1	15-017-20606	4950	4950 FED FWL	GAS	PRODUCING
8-1	15-017-20391	Sura July	1450 FELEWI	GAS	PRODUCING
5	15-017-755 S	guly, my	60 FEIFWI	GAS	PRODUCING
8-2	15-017-7-5 5 5 5 15-017-7-5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	084 gray	10 FELEW	GAS	PRODUCING
2	15-017-25 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	have web	& ? FEORM	OL	PRODUCING
***************************************	Wills	Rave or Lb	FEL/FWL		
3 Colombia (Colombia Colombia	www.mananananananananananananananananananan	E FSL/FNL	FEL/FWL		
	0	FSL/FNL	FEL/FWL		
***	The second secon	FSUFNL	FEL/FWL	>>>	
	Magazine and Alanguine and Alanning and Alan	FSL/FNL	FEL/FWL	30007549504994444444505050000000000000000	
	ЭЭХэгий изинальнын нарадылалын нарадын жана	FSUFNL	FEL/FWL		W Managaran
descriptions of the confidence	3 Tarra super up a managa da manusa su assesso de consecución de	FSUFNL	FEL/FWL		***
		FSL/FNL	FEVFWL		AND AND THE PROPERTY OF THE PR
***************************************		F9L/FNL	FELFWL		
***************************************		FSL/FNL	FEUFWL	The second secon	
***************************************		FSL/FNL	FEL/FWL		***
SEPTEMBER OF THE STREET, STREE		FSL/FNL	FEL/FWL		Wester Commission of Control of the
water to the second sec		FSUFNL	FELFWL	desired the second seco	the Artifetine and obtained and representation of the second seco
		FSUFNL	FELFWL		***************************************
**************************************	Management of Section (1997) with the design of the section (1997) and (1997)	FSL/FNL	FEL/FWL	A STATE OF THE STA	
	dendar to a service standing dendar of the control	FSL/FNL	FEL/FWL	**************************************	
mentioned in an angert consideration and		FSL/FNL	FEL/FWL	V-91-9896464646464646464646464646464646464646	JUL 2 9 2013
	WARRING ALL AND CONTROL OF THE PROPERTY OF THE	FSUFNL	FEL/FWL	Victoria de la Carte de Carte	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.

KANSAS CORPORATION COMMISSION OIL & GAS CONSERVATION DIVISION

Form KSONA-1
July 2010
Form Must Be Typed
Form must be Signed
All blanks must be Filled

CERTIFICATION OF COMPLIANCE WITH THE KANSAS SURFACE OWNER NOTIFICATION ACT

This form must be submitted with all Forms C-1 (Notice of Intent to Drill); CB-1 (Cathodic Protection Borehole Intent); T-1 (Request for Change of Operator Transfer of Injection or Surface Pit Permit); and CP-1 (Well Plugging Application).

Any such form submitted without an accompanying Form KSONA-1 will be returned.

Select the corresponding form being filed: C-1 (Intent) CB-1 (C	Cathodic Protection Borehole Intent) X T-1 (Transfer) CP-1 (Plugging Application)
OPERATOR: License # 30483 Name: KREMEIER PRODUCTING & OPERATING Address 1: 3183 US HWY 56 Address 2: City: HERINGTON State: KS Zip: 67449 + Contact Person: LES KREMEIER Phone: (785) 3666249 Fax: (785) 2582733 Email Address: KREMEIERPRODUCTION@SBCGLOBAL.NET	Well Location:
Surface Owner Information: Name: HOWARD CHAPMAN Address 1: 200 Congaree Cf. Address 2: Swanseq SC, 29160 City. CHASE COUNTY State: Zip: +	When filing a Form T-1 involving multiple surface owners, attach an additional sheet listing all of the information to the left for each surface owner. Surface owner information can be found in the records of the register of deeds for the county, and in the real estate property tax records of the county treasurer.
	dic Protection Borehole Intent), you must supply the surface owners and batteries, pipelines, and electrical lines. The locations shown on the plat a the Form C-1 plat, Form CB-1 plat, or a separate plat may be submitted.
	cated: 1) a copy of the Form C-1, Form CB-1, Form T-1, or Form leing filed is a Form C-1 or Form CB-1, the plat(s) required by this
	cknowledge that, because I have not provided this information, the ner(s). To mitigate the additional cost of the KCC performing this fee, payable to the KCC, which is enclosed with this form.
If choosing the second option, submit payment of the \$30.00 handling form and the associated Form C-1, Form CB-1, Form T-1, or Form CP-1	ee with this form. If the fee is not received with this form, the KSONA-1 will be returned.
I hereby certify that the statements made herein are true and correct to to Date: 7-24-13 Signature of Operator or Agent.	the best of my knowledge and belief. Title: Daner

KCC WICHITA

JUL 29 2013

RECEIVED

		•		
RECEIVED			松	
JUL 2 9 2013	(See To	W	
KCC WICHITA				
			edstrom et	Estier J Koereboek
	les E Kremeier 1-1-92	1-1- Tes	l-1-92	1 1
		100	··	arm of paylessings
	······································	2	3	***************************************
	Chase Co.	Chase Co.	Chase Co,	ж и
Su Sunday	49			
R. C.		498	\$	
	42.875%	42,8756	42.875%	:
	160	240	310	:
	E/2 NE/4 31-18-6 W/2 NW/4 32-18-6	W/2 NW/4 of Section 4 4 NE/4 of Section 5 all in 19-6	W/2 except NW/4 NW/4 of NW/4	SE/4 of SE/4 of Section 30

LEASE NAME

)

•

_.

Form 88—(Producers) Rw





Kan., Okla. & Colo. (12-63) Rev. 15 W	OEXD ZELNE			09-116	316-76-93-4-PB Mc. 793-4-A	MG 85 C 301/0/97
THIS AGREEMENT, Entered into this the	lst	day of	January		1992	, between
Mrs. Esther J. Koegebo	ehn a w	(Pew			***************************************	
					hereinafter ca	illed lessor
and Les E. Kremeier				, here	inafter called lessee, de	oes witness
1. That lessor, for and in consideration of the ants and agreements hereinafter contained to be performed in the lessee the hereinafter described I with other oil and gas leases as to all or any part of other exploratory work, including core drilling and the and condensater and gas (including but not limited to laying pipe lines, building tanks, storing oil, building for the economical operation of said land alone or conjoi of land being situated in the County of	rmed by the lessee, he and, together with and the lands covered the drilling, mining, and casinghead gas and powers, stations, telepathy with neighboring Chase.	reversionary rig reby as hereinaft operating for, pr helbum and all of shone and electric lands, to produce	nts therem, and with er provided for the oducing and saving a housing the control of transmission lines at save, take care of. Kansas	nd by these pres the right to uni- burpose of carry ill of the oil (inc- stituents of all p and other structur- and manufacture	tize this lease or any page on geological, geopluding but not limited asses, and for constru	l, lease and part thereof hysical and to distillate cting roads, r convenient i, said tract
The West Half, except the N	10/4 of the NI	014 of the	NW/4, OK	***************************************		
in Section 8 Township 19	, Range 6 Eas	t, and cont	aining	310	acres, more or	less.
2. This lease shall remain in force for a term any of the substances covered by this lease is or can	of <u>ONC</u> be produced.	_years from date	Cherein called "prin	sary term"), and	as long thereafter as	oil, gas, o
3. The lessee shall deliver as royalty, free of the equal one-eighth (1/4) part of all oil (including but may pay to the lessor for such one-eighth (1/4) royalty t oil is run into the pipe line or into storage tanks.						
4. The lessee shall pay to lessor for gas of w	hatsoever nature or k	ind (with all of	its constituents) prod	need and used by	the breeze for the man	andrian a

4. The lessee shall pay to lessor for gas of whatsoever nature or kind (with all of its constituents) produced and used by the lessee for the manufacture of gasoline or any other product, as royalty, one-cighth (%) of the market value of such gas at the mouth of the well; fi said gas is sold by the lessee, then as royalty one-cighth (%) of the proceeds of the safe thereof at the mouth of the well; said payments to be made monthly. During any period twhether before or after expiration of the primary term hereof; when gas is not being so sold or used and the well or wells are shut in and there is no current production of oil or operations as afficient to keep this lease in force, lessee shall pay or tender a royalty of One Dollar (\$1.60) per year per net royalty acre retained hereunder, such payment or lender to be made, on or hefore the anniversary date of this lease next ensuing after the expiration of ninety (90) days from the date such well is shut in and thereafter on the anniversary date of this lease during the period such well is shut in, to the royalty owners or to the royalty owners or to the royalty owner or redding the rental depository bank bereinafter designated. When such payment or tender is made it will be considered that gas is being produced within the meaning of the entire lease. Out of any surplus not needed for operations hereunder, the lessor may have, free of charge, gas from any gas well on the leased premises for stoves and inside lights in the principal dwelling house on said land by making his own connections with the well, the use of such gas to be at the lessor's sole risk and expense.

	3.	, ii u	rilling o	peration	is or mining	operations are not	commenced	on th	ne leased	premises o	n or before	one year	from this date	, this lease shall	then terminate
as t	o boti	parti	es unles	s lessee	on or before	e the expiration of	said period	shall	pay or	tender to le	ssor, or to	the credi	it of lessor in		-
		ية مين ميد البيد م			Bank at		• J.H.H.			r any succe			4 1		A
							N. W.						BERTHAM TO SEE		
the	time v	eithin	which d	rilling o	perutions or	mining operations	Dollars (:	menec	d. The	enfter, ann	nercinafter ually, in li	' called 'r ke manne	ental', which : r and upon like	shall extend for payments or te	twelve months

mencement of drilling operations or mining operations may be commenced. Thereafter, annually, in like manner and upon like payments or tenders the commencement of drilling operations or mining operations may be further deferred for periods of twelve months each during the primary term. Payment or tender of rental may be made by check or draft of lessee, delivered or mailed to the authorized depository bank or lessor (at address last known to lessee) on or before such other bank which may, as hereinafter provided, have been designated as depository) should fail or liquidate or for any reason refuse or fail to accept rental, lessee shall not be held in default for failure to make such payment or tender of rental until thirty days after lessor shall deliver to lessee a proper recordable instrument lessor's agent. Drilling operations or mining operations shall be deemed to be commenced when the first material is placed on the leased premises or when the first work, other than surveying or staking the location, is done thereon which is necessary for such operations.

- 6. If at any time prior to the discovery of oil or gas on this land and during the primary term of this lease, the lessee shall drill a dry hole or dry holes on this land, this lease shall not terminate if the lessee commences further drilling operations or commences or resumes the payment of rentals in the manner and in the amount hereinabove provided by the rental paying date, if any, next ensuing after thirty (20) days following the completion of the dry hole, or if there be no such rental paying date, commence such further operations before the expiration of the primary term.
- 7. In case 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 for shall be paid the said lessor only in the proportion which his interest bears to the whole and undivided fee. However, such rental shall be increased at the next succeeding rental anniversary after any reversion occurs to cover the interest so acquired.
- 8. The lessee shall have the right to use, free of cost, gas, oil and water found on said land for its operations thereon, except water from the wells of the lessor. When required by lessor, the lessee shall bury its pipe lines below plow depth and shall pay for damage caused by its operations to growing crops on said and. No well shall be drilled nearer than 200 feet to the house or barn now on said premises whitout written consent of the lessor. Lessee shall have the right at any time during, or after the expiration of, this lease to remove all machinery, fixtures, houses, buildings and other structures placed on said premises, including the right to draw and remove all easing, but lessee shall be under no obligation to do so, nor shall lessee be under any obligation to restore the surface to its original condition, where any alterations or changes were due to operations reasonably necessary under this lease.
- 9. The rights of either party hereunder may be assigned in whole or in part and the provisions hereof shall extend to their heirs, devisees, executors, administrators, successors and assigns. However, no change or division in ownership of the lands, rentals, or royalties shall enlarge the obligations or diminish the rights either the original recorded instrument of conveyance or a duly certified copy thereof or a duly certified copy of the will of any deceased owner and of the probate thereof, or certified copy of the proceedings showing appointment of an administrator for the estate of any deceased owner, whichever is appropriate together with all original recorded instruments of conveyance or duly certified copies the eof necessary in showing a complete chain of title back to lessor to the full interest devisees, administrators, executors, or heirs of lessor. In the event this lease shall be assigned as to a part or as to parts of the above described land and the hold-shall not operate to defeat or affect this lease insofar as it covers a part or parts of said land upon which the lessee or any assignce hereof shall make due payment of said rentals.
- 10. If the leased premises are now or shall hereafter be owned in severally or in separate tracts, the premises may nevertheless be developed and operated as one lease, and all royalties accruing hereunder shall be divided among and paid to such separate owners in the proportion that the acreage owned by each separate owner bears to the entire leased acreage. There shall be no obligation on the part of the lessee to offset wells on separate tracts into which the land covered by this lease may now or hereafter be divided by sale, devise, descent or otherwise, or to furnish separate receiving or measuring tanks or devices.
- 11. Lessor hereby warrants and agrees to defend the title to the land herein described and agrees that the lessee, at its option, may pay and discharge in whole or in part any taxes, mortgages, or other liens existing, levied, or assessed on or against the above described lands and, in event it exercises such option, it shall be subrogated to the rights of any holder or holders thereof and may reimburse itself by applying to the discharge of any such mortgage, tax or other lien, any royalty or rentals accruing hereunder.
- 12. Notwithstanding anything in this lease contained to the contrary, it is expressly agreed that if lessee shall commence to drill a well or commence reworking operations on an existing well at any time while this lease is in force, this lease shall remain in force and its terms shall continue so long as such operations are prosecuted and, if production results therefrom, then as long as production continues.
- 13. Lessee may at any time and from time to time surrender or cancel this lease in whole or in part by delivering or mailing such release to the lessor, or by placing same of record in the proper county. In case said lease is surrendered and canceled as to only a portion of the acreage covered thereby, then all payments and liabilities thereafter accruing under the terms of said lease as to the portion canceled shall cease and determine and any rentals thereafter paid shall be reduced in the proportion that the acreage covered hereby is reduced by each such release, but as to the portion of the acreage not released the terms and provisions of this lease shall continue and remain in full force and effect for all purposes.
- 14. All provisions hereof, express or implied, shall be subject to all federal and state laws and the orders, rules or regulations (and interpretations thereof) of all governmental agencies administering the same and this lease shall not be in any way terminated upballs or regulations (and interpretations thereof)

on sinu mascu premises surfacem to keep this case the anniversary date of this lease next ensuing after the expiration of ninety (90) days from the date such under, such payment or tender to be made, on or before the anniversary date of this lease during the period such well is shuf in, to the royalty owners or reddt in the rental depository bank hereinafter designated. When such payment or tender is made it will be considered that gas is being produced within the meaning of the entire lease. Out of any surplus not needed for operations hereunder, the lessor may have, free of charge, gas from any gas well on the leased premises for stores and inside lights in the principal dwelling house on said land by making his own connections with the well, the use of such gas to be at the lessor's sole risk and expense. 5. If drilling operations or mining operations are not commenced on the leased premises on or before one year from this date, this lease shall then terminate as to both parties unless lessee on or before the expiration of said period shall pay or tender to lessor, or to the credit of lessor in_____ _, or any successor bank, the sum of_ the time within which drilling operations or mining operations may be commenced. Thereafter, annually, in like manner and upon like payments or tenders the commencement of drilling operations or mining operations may be further deferred for periods of twelve months each during the primary term. Payment or tender of rental may be made by check or draft of lessee, delivered or mailed to the authorized depository bank or lessor (at address last known to lessee) on or before such dute for payment, and the payment or tender will be deemed made when the check or draft is so delivered or mailed. It said named or successor bank (or any other bank which may, as hereinafter provided, have been designated as depository) should fail or liquidate or for any reason refuse or fail to accept rental, lessee shall not be held in default for failure to make such payment or tender of rental until thirty days after lessor shall deliver to lessee a proper recordable instrument naming another bank to receive such payments or tenders. The above named or successor bank or any other bank which may be designated as depository shall be lessor's agent. Drilling operations or mining operations shall be deemed to be commenced when the first material is placed on the leased premises or when the first work, other than surveying or steking the location, is done thereon which is necessary for such operations. 6. If at any time prior to the discovery of oil or gas on this land and during the primary term of this lease, the lessee shall drill a dry hole or dry holes on this land, this lease shall not terminate if the lessee commences further drilling operations or commences or resumes the payment of rentals in the manner and in the amount hereinabove provided by the rental paying date, if any, next ensuing after thirty (20) days following the completion of the dry hole, or if there be no such rental paying date, commence such further operations before the expiration of the primary term. 7. In case 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 for shall be paid the said lessor only in the proportion which his interest bears to the whole and undivided fee. However, such rental shall be increased at the next succeeding rental anniversary after any reversion occurs to cover the interest so acquired. 8. The lessee shall have the right to use, free of cost, gas, oil and water found on said land for its operations thereon, except water from the wells of the lessor. When required by lessor, the lessee shall have its pipe lines below plow depth and shall pay for damage caused by its operations to growing crops on said land. No well shall be drilled nearer than 200 feet to the house or born how on said premises whitout written consent of the lessor. Lessee shall have the right at any time during, or after the expiration of, this lesse to remove all machinery, fixtures, houses, buildings and other structures placed on said premises, including the right to draw and remove all casing, but lessee shall be under no obligation to do so, nor shall lessee be under any obligation to restore the surface to its original condition, where any alterations or changes were due to operations reasonably necessary under this lesse. 9. The rights of either party hereunder may be assigned in whole or in part and the provisions hereof shall extend to their heirs, devisees, executors, administrators, successors and assigns. However, no change or division in ownership of the lands, rentals, or royalties shall enlarge the obligations or diminish the rights of the lessee. No change of ownership in the lands, rentals, royalties or any sum due under this lease shall be binding on the lessee until it has been furnished with either the original recorded instrument of conveyance or a duly certified copy of the proceedings showing appointment of an administrator for the estate of any deceased owner, whichever is appropriate, together with all original recorded instruments of conveyance or duly certified copies thereof necessary in showing a complete chain of title back to lessor to the full interest cloimed, and all advance payments of rentals made hereunder before receipt of said documents shall be binding on any and all direct or indirect assignees, grantees, devisees, administrators, executors, or heirs of lessor. In the event this lease shall be assigned as to a part or as to parts of the above described land and the holder or holders of the lease as to any such part or parts shall make default in the payment of the proportionate part of the rent due from him or them, such default shall not operate to defeat or affect this lease insofar as it covers a part or parts of said land upon which the lessee or any assignee hereof shall make due payment of said rentals. 10. If the leased premises are now or shall hereafter be owned in severally or in separate tracts, the premises may nevertheless be developed and operated as one lease, and all royalties accruing hereunder shall be divided among and paid to such separate owners in the proportion that the accenge owned by each separate owner bears to the entire leased acreage. There shall be no obligation on the part of the lessee to offset wells on separate tracts into which the land covered by this lease may now or hereafter be divided by sale, devise, descent or otherwise, or to furnish separate receiving or measuring tanks or devices. 11. Lessor hereby warrants and agrees to defend the fille to the land herein described and agrees that the lessee, at its option, may pay and discharge in whole or in part any taxes, mortgages, or other liens existing, levied, or assessed on or against the above described lands and, in event it exercises such option. It subrogated to the rights of any holder or holders thereof and may reimburse itself by applying to the discharge of any such mortgage, tax or other lien, any royalty or rentals accruing hereinder. 12. Notwithstanding anything in this lease contained to the contrary, it is expressly agreed that if lessee shall commence to drill a well or commence reworking operations on an existing well at any time while this lease is in force, this lease shall remain in force and its terms shall continue so long as such operations are prosecuted and, if production results therefrom, then as long as production continues. 13. Lessee may at any time and from time to time surrender or cancel this lease in whole or in part by delivering or malling such release to the lessor, or by placing same of record in the proper county. In case said lease is surrendered and canceled as to only a portion of the acreage covered thereby, then all payments and liabilities thereafter accruing under the terms of said lease as to the portion canceled shall cease and determine and any rentals thereafter paid shall be reduced in the proportion that the acreage covered hereby is reduced by each such release, but as to the portion of the acreage not released the terms and provisions of this lease shall continue and remain in full force and effect for all purposes. 14. All provisions hereof, express or implied, shall be subject to all federal and state laws and the orders, rules or regulations (and interpretations thereof of all governmental agencies administering the same, and this lease shall not be in any way terminated wholly or partially nor shall the lessee be liable in damages for failure to comply with any of the express or implied provisions hereof if such failure accords with any such laws, orders, rules or regulations (or interpretations thereof). If lessee should be prevented during the last six months of the primary term hereof from drilling a well hereunder by the order of any constituted authority having jurisdiction thereover, or it lessee should be unable during said period to drill a well hereunder due to equipment necessary in the drilling thereof not being available on account of any cause, the primary term of this lease shall continue until six months after said order is suspended and/or said equipment is available, but the lessee shall pay delay rentals herein provided during such extended time. 15. Lessee is hereby granted the right at any time and from time to time, either before or after production is obtained, to form or reform a unit or units covering the leased premises or any portion or portions thereof, as to all strata or any stratum or strata, for the production primarily of oil or primarily of gas with or without distillate. However, no unit for the production primarily of oil shall embrace more than 40 acres (plus such tolerance as may be appropriate by reason of oversize legal subdivisions), or for the production primarily of gas with or without distillate as pacing pattern for the development of the field or allocate a producing allowable based on acreage per well, then any such unit may embrace as much additional acreage as may be so prescribed or as may be used in such allocation of allowable. Lessee shall file written designations in the county in which the leased premises are located in order to form, in reform or to dissoive a unit or units. Operations upon and production from the unit shall be treated as if such operations were upon or such production were from the leased premises, whether or not the well or wells are located thereon. The entire acreage within a unit shall be treated for all purposes as if it were covered by and, included in this lease except that the royalty on production from the unit shall be as below provided, and except that in calculating the amount of any rentries of shut in gas royalties, only that part of the acreage originally leased and then actually embraced by this lease shall be counted. In respect to production from the unit, lessee shall pay lessor, in lieu of other royalties thereon, only such proportion of the royalties stipulated herein as the amount of his acreage placed in the unit, or his royalty interest thereon on an acreage basis bears to the total acreage in the unit. Should any one or more of the parties above named as lessor fail to execute this lease, it shall nevertheless be binding upon all such parties who do execuse. The word "lessor" as used in this lease means the party or parties who execute this lease as lessor, although not named above.

MAD. Cother J. Koegeboehn

Mrs. Father J. Koegeboehn

	oliduA gantoi	Announce and the second					Poration, on behalf
				v			
61 ,			јо хор —	eidt or	lged before m	ont was acknowle	omunani uniongotol o
	TION (KEOKCONG)	ок сокьоку	ALEDOMENT P	VCKNON			ATE OF
							ao auv
	in it is in the contract of th						
							,
	and green and a	alla, e e e Se e se a lle e e e		1 7 00	e de la companya de	i	
3	in Book X-100 the records of this office floye 2 - His Hy Dading 1		STATE OF	Section No. of Acres	Date	700	
recor	ok K-100 cords of this o	a L =	4 6 3			6	
ded (K-100	O Matruir	011			le E	FROM COTTON A. M. KAND GAS LEASE
retur		noni was	Kana			Kna	AND
5			0 20	Twp.		3 5	FROM
9	Page	<u>0</u>	8	County		8. 3	GAS
							S
	Grisi &			Ryce		No.	E/
	Na Car	record on the			19		LEASE
	Dead	3 1/2					
		18 18					
	Johns Public	. •					
						**************************************	niqx9 noissimmo> \
—61 —			јо Хир —	stut əu	akea petore n	GUL WAS ACKNOWN	murtzni gniogerol e
A grant of	IAL (KSOkCoNe)	OK INDIAID					OUNTY OF
	- 1911 D.A. S. 1812 R.A. 1 1 1 1 1 1 1 1 1 1						ATE OF
			Territoria Alemania de Maria Alemania				
	lotary Public	√	a Araba		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	s.	y commission expire
		pun					
61 '			jo Kup —		dked before r	ent was acknowl	OUNTY OF
	JAL (KaOkCoNe)	OK INDIAIDA	WLEDGMENT F	РСКИО	Togan Ciscon en El ragisti		ATE OF
			and the same of th				

This instrument was filled for record on the X-lay of May It, \$200_o-clock_Q_M_ and duly recorded to Book \$\frac{\times_{-ICC}}{\times_{-IRC}}\$ of the records of this office. Register of theeds. When recorded, return to	County County Kansas	Aca E Kaemeies ate Twp. Rec. 19	OIL AND GAS LEASE FROM FROM Mus Esther of Kase gelesching
			en general de la companya de la comp
Motary Public			— esudys iisteoninus en
			— səriqxə noissimməə yM
pur			Λq
LINDIVIDUAL (K*OkCoNe)		was acknowledged before me this	COUNTY OF The foregoing instrument
			STATE OF
No. of Contact			
Notary Public			My commission expires
,	lo vab	was acknowledged before me this	ph t us totekoink instrument
S INDIAIDONT (K®OKCON®)			COUNTY OF
			40 atate
Notery Public			n degree fan Stadter 1978 - De geleger fan Stadter fan Stadter 1971 - De geleger fan Stadter fan Stadter
			zoriązo noissimmos yM
pun			Aq
61	Jo Nups	was acknowledged before me thin	The foregoing instrument
Β ΙΝDΙΛΙDΩVΓ (K®OKC°Ν€)	VCKNOMTEDOMENT LO		STATE OF COUNTY OF
		J.T. OVERSTREET State of Kansas Mopt. Exp. Oct. 5, 1992	" Constant
Notary Public J. I. Overstreet			My commission expires
1.4/1,40,4/		October 5th, 1992	A second
pas	mound of	Eather J. Koegeboehn	say A
R INDIVIDUAL (K&OKC0Ne) CCh		. Chasee	COUNTY OF
		Kansas	40 ATATS