## 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 Effective Date of Transfer: 9-1-2004 Gas Lease: No. of Gas Wells KS Dept of Revenue Lease No.: 113854 Gas Gathering System: Lease Name: Drake E28466-1 Saltwater Disposal Well - Permit No.: Spot Location: 4282 feet from / N / S Line Legal Description of Lease: E/2 NE/4 South of county RD feet from Enhanced Recovery Project Permit No.: \_\_\_ Entire Project: Yes No County: Cowley **Number of Injection Wells** Production Zone(s): Mississippi Field Name: Wilson \*\* Side Two Must Be Completed. A.Buller 12 Surface Pit Permit No.: N / S Line of Section (API No. If Drill Pit, WO or Haul) E / W Line of Section feet from Type of Pit: Emergency Burn Settling Haul-Off Workover Virginia M Brazle Past Operator's License No. Contact Person: Wind River Oil & gas, Inc. Phone: 307-734-8015 Past Operator's Name & Address: Date: \_\_\_\_11-18-2004 PO Box 7360 Jackson, WY, 83002 Signature: Assignment A Hached Donald L Butter New Operator's License No. Contact Person: . New Operator's Name & Address: Double D Oil Company, Inc Phone: 620-221-3570 2009 Jean Court Oil / Gas Purchaser Coffeyville Resources Winfield KS 67156 12-13-2013 Title: Pres 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 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 the new operator and may continue to inject fluids as authorized by the new operator of the above named lease containing the surface pit Permit No.: Recommended action: permitted by No.: Authorized Signatur DISTRICT . Mail to: Past Operator **New Operator** 

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

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#### Side Two

### Must Be Filed For All Wells

Lease Name:	No.:			15/ 52 NE Soc 16 turn 33	S Range 6E *SW/4 or	
Lease Name: 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)	
	( Shedh ne di)	•		(011/048/1143/44344)	(FROD/TA D/Abandoned)	
1	15-035-21010	4160 Circle	99 <u>0 FE</u> LFWL	Inj	Active	
2	15-035-22668 <sup>✓</sup>	2970 FSL/FNL	990 FELFWL	Oil	Prod	
Elliott 1	15-035-01644-0001	2470 FSL/FNI	330 EELFWL	Oil	Prod	
JBB1	\$ 25240√ 15-035- <del>2340</del>	330 FSUFNL	4340 EUFWL	Oil	Prod Sects	
		FSL/FNL	FEL/FWL			
		FSL/FNL	FEL/FWL		-	
		FSL/FNL	FEL/FWL			
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A separate sheet may be attached if necessary

CONVCCTIONS - A. BUTTEN 12/27/3

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.

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## 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	1 (Cathodic Protection Borehole Intent) X T-1 (Transfer) CP-1 (Plugging Application)
OPERATOR: License # 30169	Well Location: 15
Name: Double D Oil Company, Inc.	SE_SE_NE_ Sec. 16 Twp. 33 S. R. 6 X East West
Address 1: 2009	County: COWLEY
Address 2: Jean Court	Lease Name: DRAKE Well #:
City: Winfield State: KS Zip: 67156 +	If filing a Form T-1 for multiple wells on a lease, enter the legal description of
Contact Person: Donald L Butler	the lease below:
Phone: ( 620 ) 221-3570 Fax: ( 620 ) 221-3570	E2 NE4 S OF COUNTY ROAD Sec 14-33-65
Email Address:	SW/4 of sec 15-33-6E
Surface Owner Information: Name: Bonnie S Drake	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
Address 1: 23508 Grouse Creek Road	owner information can be found in the records of the register of deeds for the
Address 2:	county, and in the real estate property tax records of the county treasurer.
City: Dexter State: KS Zip: 67038 +	
the KCC with a plat showing the predicted locations of lease roads, tall are preliminary non-binding estimates. The locations may be entered  Select one of the following:  I certify that, pursuant to the Kansas Surface Owner Notice	nodic Protection Borehole Intent), you must supply the surface owners and nk batteries, pipelines, and electrical lines. The locations shown on the plat on the Form C-1 plat, Form CB-1 plat, or a separate plat may be submitted.  Act (House Bill 2032), I have provided the following to the surface located: 1) a copy of the Form C-1, Form CB-1, Form T-1, or Form
CP-1 that I am filing in connection with this form; 2) if the form form; and 3) my operator name, address, phone number, fax,	being filed is a Form C-1 or Form CB-1, the plat(s) required by this
I have not provided this information to the surface owner(s). I KCC will be required to send this information to the surface of task, I acknowledge that I am being charged a \$30,00 handling	acknowledge that, because I have not provided this information, the owner(s). To mitigate the additional cost of the KCC performing this g fee, payable to the KCC, which is enclosed with this form.
ff 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 CF	g fee with this form. If the fee is not received with this form, the KSONA-1 P-1 will be returned.
hereby certify that the statements made herein are true and correct t	o the best of my knowledge and belief.
Date: 12/16/2013 Signature of Operator or Agent: Xenale	X. Buther Title: Pres

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

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### BOOK 0729 PAGE 265 ASSIGNMENT OF OIL & GAS LEASES

### KNOW ALL MEN BY THIS PRESENTS:

That WIND RIVER OIL & GAS, INC. ("Assignor") does hereby sell, assign, transfer and set over unto DONALD L. BUTLER and DAVID S. BUTLER, equally, ("Assignees") all of its right, title and interest in and to those oil and gas leases described with particularity on Exhibit A, attached hereto and incorporated herein, together with all rights incident thereto and the personal property located thereon, appurtenant thereto or used or obtained in connection

therewith.

The assigns of This Assignment shall be binding upon and inure to the benefit of the successors and assigns of the parties hereto. EXECUTED this 18 day of Nov. 2004. 005706 WIND RIVER OIL & GAS, INC. VIRGINIA M. BAZZLE, Vice President

ACKNOWLEDGMENT

STATE OF WYOMING

SS:

COUNTY OF 12 100

The foregoing was acknowledged before me this 15 Virginia M. Bazzle, Vice Fresident of Wind River Oil & Gas, Inc.

Witness my hand and official seal

Witness my hand and official seal

ACKNOWLEDGMENT

SS:

COUNTY OF 12 100

The foregoing was acknowledged before me this 15 Virginia M. Bazzle, Vice Fresident of Wind River Oil & Gas, Inc.

Witness my hand and official seal

ACCIONATION STATE OF WYOMING

My Commission Expires.

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BOOK 0 7 2 9 e: 265 otal Fees: \$12.00 Recorded: 2 Date Recorded: 11/22/2004 18:37:48 AM COMPARED NUMERICAL INDIRECT REGISTRATION The foregoing was acknowledged before me this 18 day of Nov. 2004, by of

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### BOOK 0729 PAGE 266

### **EXHIBIT A**

To Assignment of Oil & Gas Leases from Wind River Oil & Gas, Inc. to Donald L. Butler and David S. Butler:

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- Lease dated March 2, 1978, recorded in Book 209 at Page 96 from Harold Shorter to Silver Creek Production Co., Inc. covering the East half of the Southeast Quarter of Section 16 and the East half of the Northeast Quarter of Section 21, Township 33 South, Range 6 East.
- 2. Lease dated May 29, 1979, recorded in Book 215 at Page 393 from Eva M. Webber, a widow, Clifford Drake and Betty Drake, his wife, and Robert J. Drake and Mina Jane Drake, his wife, to Silver Creek Production Company, Inc. covering the East half of the Northeast Quarter, South of the county road in Section 16, Township 33 South, Range 6 East.
  - 3. Lease dated November 3, 1980, recorded in Book 226 at Page 176 from Eva Webber, Clifford J. Drake, and Robert J. Drake to the Silver Creek Comp. Corp. covering the Northwest Quarter of Section 22, Founship 33 South, Range 6 East.

DOOK 0729 PAGE 266

Form 88—(Producers) 4-62	В	OIL A	226 MARIAND GAS	176 LEAS	E	ARSAS DILI
AGREEMENT, Made	and entered in	to	n	ovember	23.	, 19.80 by
	Evika We	ber				
	Cliffor	d J. Drake				**************************************
		J. Drake				
Silv	rer Creek	Comp. Corp.	Party			alled lessor (whether one second part, hereinafter
WITNESSETH. That the said lecash in hand paid, receipt of kept and performed, has grant vestigating, txploring by geoptheir respective constituent pratations, roadways, and other carbons gases, and their respective carbons gases, and their respective carbons gases, and their respective carbons gases.	lyrical and other oducts: injecting structures and the cetive constituent	means, prospecting gas, waters, other I hings thereon to pr products, the follo	inese presents does i g, drilling, mining ai luids, and air into oduce, save, take car wing described land	d agreements her grant, demise, le ad operating for subsurface strata e of, treat, proce together with	einafter contain ase and let un and producing : laying pipe l ss, store, tram any reversionar	sed on the part of the less to said lessee, for the pi oil, liquid hydrocarbons, a ines, storing oil, building sport and market said oil, y rights and after-acon
therein, situated in the Count				Sizt	e of Ki	ansas
lescribed as follows, to-wit:	······································			·		
		NV :	1./4		<del></del>	
				<del></del>		
		33 Rer		and containing	160 acre	es more or less
It is agreed that this lease : cuther of them, is produced i	shall remain in fi rom said land by	ull force for a term	or 6 months	eveloped or open	from this date,	and as long thereafter a
In consideration of the pre						
ist. To deliver to the credit			<del>-</del>			
2nd. The lessee shall pay to oyalty a of the market value the mouth of the well. The owner and where such gas is not to the mouth equal to the the state of the state o	said land on or	r before May	23,	81_, this lease :		as so paid or tendered this y gas well on the leased to use of such gas to be at as to both parties, unless t
before that date shall pay or	tender to the les					<del></del>
ip of said land, the sum of						regardless of changes in
e privilege of deferring the co- ent of a well may be further of check or draft of lessee or a sitory bank. And it is undersi te when said first rental is p see may at any time execute emises and thereby surrender stals payable hereunder shall	mmencement of referred for like my assigner there nood and agreed ayable as aforess and deliver to I this lease as to be reduced in the	a well for twelve n periods or the same cof, mailed or deliv- that the considerat- aid, but also the le- lessor, or place of such portion or po- te proportion that	nomths from said data number of months ered on or before the ion first recited her sare's option of exter record, a release or portious and be relieve the acreige covered	e. In like mann successively. All e rental paying vin, the down pu- dding that period releases coverised of all obligation hereon is reduc-	DOLLARS, which are and upon like a such payment date either directlyment, covers as aforesaid, and any portion poss as to the aced by said relectly and relectly	ch shall operate as a rente a pagments or tenders the is or tenders of rental me tel to lessor or assigns or not only the privileges gra- nd any and all other right or portions of the above creage surrendered, and the ase or releases.
elve months from the expiration before the expiration of said d it is agreed that upon the r tals and the effect thereof, a	on of the last re- twelve months shi resumption of the thail continue in	escribed land be a mail period for whi hall resume the pay payment of rental force just as thou	dry hole, then, and ich rental has been ment of rentals in t a, as above provided igh there had been i	in that event, if paid, this lease si he same amount , that the last po no interruption is	a second well in the second in the second in the second paragraph the rental paragraph.	s not commenced on said as to both parties, unless the me manner as herein befor aph hereof, governing the syments.
If said lessor owns a less in sin provided shall be paid th rensed at the next succeeding	terest in the abo e lessor only in rental anniversa	the proportion whi ry after any revers	than the entire and ich his interest bear sion occurs to cover	undivided fee s s to the whole s the interest so	imple estate the and undivided : acquired.	erein, then the royalties : fee. However, such rent
Lessee shall have the right to	use, free of coa	it, gas, oil, and wal	ter produced on said	land for its ope	ration thereon,	except water from wells of
When requested by lessor, les	see shall bury hi	s pipe lines below p	olow depth.			
No well shall be drilled neare	T than 700 feet t	to the house or bar	n now on said prem	ises, without the	written consen	at of the lessor.
Lessee shall pay for damage: Lessee shall have the right at						
Lesses shall have the right at If the lesses shall commence	to drill a well wi	nove all machinery ithin the term of th	and fixtures place d his lease or any ext	on said premise	s, including the	right to draw and remov
If the lessee shall commence pletion with reasonable dilige e with the like effect as if su						
If the estate of either party either party hereto are vested cossors, or assigns, but no che mished with the original or a probate thereof or, in the event of the death of leasor horizing payment or deposit o able or due, and it is hereby les or assignees of such part unit shall not operate to deferent and the supplement of the death of the	hereto is transfe by descent or cominge in the owner certified copy the ent lessor dies is and no administ r tender for dep agreed in the s	erred, and the privi devise, the covenant riship of said land sereof of any transi ntestate and his eg- tration being had o osit to their credit went this lease sha	lege of transferring ts hereof shall exten or of any right her fer by lessor or with tate is being admin on the estate, with as hereinbefore pro	in whole or in plot to and be bind eunder shall be a certified copplistered, with a limit an instrument widod, at least	part is expressly ling on the heli binding on the of the will of transcript of the satisfactory to thirty days be	rs. devises, executors, adm e lessee until after lessee lessor together with a tri se administration proceedi o lessee executed by less fore said rentals and roj
ing tanks for the oil produce			wer on divided by	amie, devise, or (	Knerwise, or to	furnish separate measur

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Evia Weber English (SEAL)
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Robert J. Drake Tolest Marelseal)
miner Janes Drake (SEAL)
Gentle Jothn Draha (SEAL)

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day ofl	COWLEY undersigned, a Notary Publ March E SHORTER, his wife	) ic, within and f , 19 <u>78</u> , pe	NOWLEDGMENT FOR or said county and state resonally appeared H	e, on this 2nd	s., Okis., and C
that they exe	on to be the identical person reuted the same as their	from and w	aluntama art and daad &		
My commission expires	. Indicate in the second	TOUT I	Can's de la comité destruction de la comité de la comité de la comité de la comité destruction de la comité d	3. Loc	otary Public.
STATE OF		/	OWLEDGMENT FOR		, Okia., and Co
	thdersigned, a Notary Public				
IN WITNESS W	n to be the identical person. cuted the same as. HEREOF, I have hereunto s	from and wa			
My commission expires				No	tary Public.
COUNTY OF			ACKNOWLEDGMI	ENT FOR CORPORAT	TON
On this	day ofday of		, A. D., 19, bef	ore me, the undersigne	d, a Notary Pu
				*	
OIL AND GAS LEASE PROM PROM PROM PROM PROM PROM PROM PROM	other by mark in Kansas, sair		STATE OF KANSAS  County of CONTEX  This instrument was filed for recore  9 day of March	the free this of the By	When recorded, return to  Mean recorded, return to  THE KANSAS BLUE PRINT CO.
NOTE: When signal	Dute	d mark to be y mark, use r	Assembly of GOWLEY  County of GOWLEY  This instrument was filed for record  This instrument was filed for record  12:30  P	in Book 2004 Page 97 the feetister of D	When recorded, return to  When recorded, return to  THE KANSAS BLUE
NOTE: When signal TATE OF OUNTY OF Before me, the und	Dute Scetion Twp	d mark to be y mark, use r	MTEDCHENT LOWLEY OF GOWLEY	in Book wood of this page of DIVIDUAL (Kans., O	When recorded, return to When recorded, return to When recorded, return to
NOTE: When signal TATE OF OUNTY OF Before me, the und	ture by mark in Kansas, sair For acknowledgment by ersigned, a Notary Public, we be the identical person	d mark to be y mark, use r  ss. ACKNO  rithin and for s  19, person  who executed t	MTEDGMENT LOWLEY of GOWLEY	in Book Wood of this policy and culty the policy of the po	When recorded, return to When recorded, return to When recorded, return to

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(KANSAS) Form 88—(Producers)  B+ w OIL AN	D GAS LEASE
HOUK 2 0 9 PAGE 9 6 AGREEMENT, Made and entered into this 2r	nd day of March , 19.78
HAROLD SHORTER and NELLIE SHORTER,	his wife,
· · · · · · · · · · · · · · · · · · ·	he first part, hereinafter called lessor (whether one or more) and
WITNESSETH, That the said lessor, for and in consideration cash in hand paid, receipt of which is hereby acknowledged, as part of lessee to be paid, kept and performed, has granted, clease and let unto said lessee, for the sole and only purpose or	Part Y of the second part, hereinafter called lessed of One Dollar and other valuable / Dollak and other valuable / Dollak and other valuable / Dollak and of the covenants and agreements hereinafter contained on the demised, leased and let and by these presents does grant, demised fining and operating for oil and gas, and laying pipe lines, ance, save and take care of said products, all that certain tract of State of Kansas, described as follows, to wit:
East Half of the Southeast Quarter	of Continu 16 and
East Half of the Northeast Quarter	
or rownship 33 South Range 6	East and containing 160 acres more or less
eighen (78) part of all oil produced and saved from the leased	aid land by the lessee.  Its and agrees:  he nine line to which leaves way connect his wells the course way.
prevailing market rate, for all gas used off the premises, said pand lessor to have gas free of cost from any such wall for all	payments to be made
3rd. To pay leasor for gas produced from any oil well as	h the well at his own risk and expense.  Indused off the premises or in the manufacture of gasoline or any, at the mouth of the well, payable monthly at the prevailing
If no well be commenced on said land on or before the	2nd day of June 19.78 carchadoscaración xacionados para para de la companya del companya del companya de la com
turning to the same	м ж. памам. мим жизнения придлеждения же жестелого догорокого.  — Dank at
r its successors, which shall continue as the depository regardle	
	ch shall operate as a rental and cover the privilege of defer-
payments or tenders of rentals may be further deferred for like asyments or tenders of rentals may be made by check or draft of ore the rental paying date, either direct to lessor or assigns or he consideration first recited herein, the down payment, covers at its payable as aforesaid, but also the lessee's option of extending terred.	n said date. In like manner and upon like payments or tenders periods of the same number of months successively. All such it lesses or any assignee thereof, mailed or delivered on or between the said depository bank. And it is understood and agreed that not only the privileges granted to the date when said first rentige that period as aforesaid, and any and all other rights con-
ease shall terminate as to both parties, unless the lessee on o ayment of reactifs in the same amount and in the same manner umption of the payment of rentals, as above provided, that the	e a dry hole, then, and in that event, if a second well is not com- of the last rental period for which rental has been paid, this or before the expiration of said twelve months shall resume the as hereinbefore provided. And it is agreed that upon the re- last preceding paragraph hereof, governing the payment of agh there had been no interruption in the rental payments.
then the royalties and rentals herein provided shall be paid the whole and undivided fee.	land than the entire and undivided fee simple estate therein, lessor only in the proportion which his interest bears to the
When requested by lessor, lessee shall bury his pipe lines	nd water produced on said land for its operation thereon, except below plow depth.
No well shall be drilled nearer than 200 feet to the house he lessor.	e or barn now on said premises, without the written consent of
Lessee shall pay for damages caused by its operations to Lessee shall have the right at any time to remove all made of draw and remove casing.	growing crops on said land. hinery and fixtures placed on said premises, including the right
If the lessee shall commence to drill a well within the te he right to drill such well to completion with reasonable dilige n paying quantities, this lease shall continue and be in force wit erm of years herein first mentioned.	orm of this lease or any extension thereof, the lessee shall have ence and dispatch, and if oil or gas, or either of them, be found th the like effect as if such well had been completed within the
If the estate of either party hereto is assigned, and the phe covenants hereof shall extend to their heirs, executors, admir hip of the land or assignment of rentals or royalties shall be bin ith a written transfer or assignment or a true copy thereof; an s to a part or as to parts of the above described lands and the sefault in the payment of the proportionate part of the rents duperate to defeat or affect this lease in so far as it covers a part ginee thereof shall make due payments of said rentals. If the leparate tracts, the premises, nevertheless, may be developed anath separate owner in the proportion that the acreage owned be ation on the part of the lessee to offset wells on separate tract vided by sale, devise, or otherwise, or to furnish separate measure tracts.	ading on the lessee until after the lessee has been furnished dit is hereby agreed in the event this lease shall be assigned assignee or assignees of such part or parts shall fail or make the from him or them on an acreage basis, such default shall not or parts of said lands upon which the said lessee or any assessed premises are now or hereafter owned in severalty or in donerated as an entirety, and the reyalties shall be paid to yhim bears to the entire lessed area. There shall be no oblist into which the land covered by this lesse may hereafter be uring or receiving tanks for the oil produced from such separations.
Lessor hereby warrants and agrees to defend the title to the right at any time to redeem for lessor, by nayment, any mortagent of default of payment by lessor, and be subrogated to the All express or implied covenants.ofthis leage shall be subtracted, in whole Regulations, and this lease shall not be terminated, in whole many therewith, if compliance is prevented by or if such fails only the results.	the lands herein described, and agrees that the lessee shall have gages, taxes or other liens on the above described lands, in the erights of the holder thereof, jett to all Federal and State Laws, Executive Orders, Rules or in part, nor lessee held liable in damages, for failure to
mply therewith, if compliance is prevented by, or if such failu  Whereof witness our hands as of the day and year first	the is the result or, any such Law, Order, Rule or Regulation.
ove written.	Farold Shorty (SEAL)
Witness to the mark:	Harold Shorter (SEAL,
	M: State (SEAL)
	Weilie Shorter (SEAL)

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STATE OF ROMAS COUNTY OF SECTIONS			GMENT FOR INE	IVIDUAL (	Kans., Okla., and Colo.)
000111101	·/				_
Before me, the undersigned, a	1 Notary Public, within 19 79	and for said cou	nty and state, on	this	9th a widow.
and		, p			
to me personally known to be the id	eas her free	and voluntary or	t and dead for the		
IN WITNESS WHEREOF, IT	CYNTHIA L. JACKS	and official	seal the day and y	ear last abov	e written.
My commission expires	STATE NOTARY PUBLIC Sedgwick County, Kans	9 - CU	minua J	2 July	Notary Public.
Variation	My Appt. Exp.				
COUNTY OF SECON WILL	/	-			Sans., Okla., and Colo.)
Before me, the undersigned, a day of May	Notary Public, within :	and for said cour	ity and state, on t	his 29	th
and BETTY DRAKE, his w	vife,	, personally app	peared CDIFFO	AD DRAKE	
to me personally known to be the ide	- their	_ 3 1			
IN WITHESE WHEREOF, I'L	ave hereunte at my ha	nd voluntary act	and deed for the	uses and pur ar last above	poses therein set forth. written
Mrs assuming the sunt A	L. JACKSON 9-	25-82. UC	pullus	K	schoor
	County, Kansas	Û			Notary Public.
COUNTY OF	} ss.	ACKN	OWLEDGMENT I	FOR CORPO	RATION
On thisday of		, A. D.,	19, before m	e, the unders	igned, a Notary Public
in and for the county and state afores to me personally known to be the i	aid mamamatta ammaana	3			
instrument as its Presid voluntary act and deed, and as the free					-
Given under my hand and seal t	he day and year last ab	ove written.	poration, for the t	ises and pur	oses therein set forth.
My commission expires					
. •		· · · · · · · · · · · · · · · · · · ·			Notary Public.
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OIL AND GAS	8		This instrument was fied for day of June 1402 o'clock A.M., a soly of 2/5 Page.	73 =	With take
	Twp	sas lay	nent was  y of  o'elock A	123	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
½ Z		Kansas	day of	1 1 E	Wooded, return  W. K.  THE KANSAS E
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RICA ECT		STATE OF	118 9402 Book	in a	
COMPARED COMPARED DIREGIL FINDIRECT FREGISTRATION	No.	ي نج ∫	7 # 5	# 15 W	When
2 2 a = E		4		d'	<i>દ</i> \
NOTE: When signature by mark i	n Kansas, said mark to owledgment by mark,	be witnessed b	y at least one p	erson and a	so acknowledged.
	, , , , , , , , , , , , , , , , , , , ,	noc legitlat VIII	san acknowledge	ent.	
STATE OF KANSAS		ENOWI EDGM			
COUNTY OF Sedawill				DUAL (Kan	s., Okla., and Colo.)
Before me, the undersigned, a No	tary Public, within and	for said county	and state, on this.	297	WH .
1.77.1	wife,	ersonally appear	red ROBERT J	. DRAKE	
**					
o me personally known to be the identic	cal person S who execu	ted the within a	nd foregoing insti	ument and s	cknowledged to me
in Witness Whereof, I have	hereunto set my hand	voluntary act an and official seal i	d deed for the use	s and purpos	es therein set forth.
fy commission expires 9-25-82	CYNTHIA	LURRIGIA	Mia L	ideor	
	STATE N	TARY PERLIC	1	N	otary Public.
•	Sadowick	1.20 <i>0</i>	V		

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