REQUEST FOR CHANGE OF OPERATOR TRANSFER OF INJECTION AUTHORIZATION OR TRANSFER OF SURFACE POND PERMIT	KANSAS CORPORATION COMMISSION CONSERVATION DIVISION 130 S MARKET, ROOM 2078								
*************	****** WICHITA, KANSAS 67202								
Check Applicable Boxes:	Effective Date of Transfer <u>9/1/97</u>								
Oil Lease: No. of Wells**	Lease Name <u>SCULLY</u>								
<pre>X Gas Lease: No. of Wells 3 ** ** SIDE TWO MUST BE COMPLETED **</pre>									
Spot Location: — feet from N/S Line feet from E/W Line	Legal Description of Lease: ALL OF SECTION 15								
Enhanced Recovery Proj. Docket No	County GRANT  Production Zone(s) CHASE, COUNCIL GROVE								
Field Name <u>HUGOTON, PANOMA</u>									
	******************								
Surface Pond Permit #	Feet from N/S Line of Section								
(API No. If Drill Pit)	Feet from E/W Line of Section								
Identify: Emergency Pit Burn Pit	Storage Pit Drill Pit Drill Pit								
**************************************	**************************************								
Past Operator's Name and Address MESA OPERATING CO. 14000 QUAIL SPRINGS PKWY, #5000 OKLAHOMA CITY, OK 73134 TitleDIVISION VICE PRESIDENT	Phone 405-749-1780  RECEIVED  KANSAS CORPORATION COMMISSION  Date 10/1/97  Signature Chance								
	************************************								
New Operator's License No. <u>32193</u>	Contact Person: RICHARD MARLIN WICHITA, KS								
New Operator's Name and Address	Phone <u>405-749-1780</u>								
PIONEER NATURAL RESOURCES USA, INC. 14000 QUAIL SPRINGS PKWY, #5000	0il/Gas Purchaser Ploneer								
OKLAHOMA CITY, OK 73134	Date10/1/97								
TitleDIVISION OPERATIONS MANAGER	Signature Richard Marlin								
ACKNOWLEDGEMENT OF TRANSFER: The above surface pond permit # has been of the Kansas Corporation Commission. The	request for transfer of injection authorization, en noted, approved and duly recorded in the records is acknowledgement of transfer pertains to Kansas not convey any ownership interest in the above								
as the new operator and may continue to	is acknowledged as the new operator of the above named lease containing the surface pond permitted by #								
Date	Pato								
Authorized Signature	DateAuthorized Signature								
	Ou Ou Ou 100								
	Form T1 7/94								

## MUST BE FILED FOR ALL WELLS

	WELL STATUS (PROD/TA'D ABANDONED)	PROD	PROD	PROD													side two for
	TYPE OF WELL (OIL/GAS)	GAS	GAS	GAS													file a separate side ch section each well is
S-38W	CTION LINE m South Line)	Circle C440	1400	2600 (FEL)/FWL	- FEL/FWL	E E	FEL/FWL	FEL/FWL	- FEL/FWL	- FEL/FWL	FEL/FWL	FEL/FWL	- FEL/FWL	FEL/FWL	- FEL/FWL	FEL/FWL	MAY BE ATTACHED IF NECESSARY ONE than one lease please section please indicate which
*LOCATION: 15-30S-38W	FOOTAGE FROM SECTION LINE (i.e. FSL=Feet from South Line)	Circle 2440 ESL/FNL	1400 FSL/FN	1250 FSLAFN	FSL/FNL		FSL/FNL	FSL/FNL	FSL/FNL	FSL/FNL	FSL/FNL	FSL/FNL	FSL/FNL	FSL/FNL	FSL/FNL	FSL/FNL	SEPARATE SHEET MAY BE CONSISTS Of more than one section
SCULLY	API NO. (YR DRLD/PRE '67)	1506700640	1506720103	1506720742													a unit which
* LEASE NAME <u>SCULLY</u>	WELL NO.	1-15	2-15	3-15													*When transferring

## **MEMORANDUM**

TO:

**Amy Banks** 

FROM:

John McCannon

**SUBJECT:** 

Pioneer National Resources USA, Inc.

In 1997, Pioneer merged with Mesa and kept the Pioneer name. At that time, Pioneer was issued a new Operator's License No.32193 and transferred all the Mesa wells to this license. At the same time, Pioneer furnished the merger certificate and we changed the name on the Mesa License No.4824, to Pioneer. For a couple of years, both licenses were in effect. We talked with Pioneer and decided they did not need two licenses. As a result, License No.32193 was not renewed in 1998, and License No.4824 continued as Pioneer's number.

Unfortunately, our records now show all of Pioneer's wells under License No. 32193, which has expired. Since we know what happened in this matter, it would be my preference that we just go ahead and transfer Pioneer's wells from License No.32193 to License No.4824 without making Pioneer file transfer forms. Under the circumstances, I believe doing this is acceptable.