# KOLAR Document ID: 1366946

KANSAS CORPORATION COMMISSION
OIL & GAS CONSERVATION DIVISION

REQUEST FOR CHAI	
TRANSFER OF INJECTION Form KSONA-1, Certification of Compliance with	
Check Applicable Boxes: MUST be submitte	
Oil Lease: No. of Oil Wells**	Effective Date of Transfer:
Gas Lease: No. of Gas Wells**	KS Dept of Revenue Lease No.:
Gas Gathering System:	Lease Name:
Saltwater Disposal Well - Permit No.:	
Spot Location:	R E W Legal Description of Lease:
Enhanced Recovery Project Permit No.:	
Entire Project: Yes No	County:
Number of Injection Wells **	Production Zone(s):
Field Name:	
** Side Two Must Be Completed.	Injection Zone(s):
Surface Pit Permit No.:	feet from N / S Line of Section feet from E / W Line of Section Haul-Off Workover Drilling
Past Operator's License No	Contact Person:
Past Operator's Name & Address:	Phone:
	Date:
Title:	Signature:
New Operator's License No.	Contact Person:
New Operator's Name & Address:	Phone:
	Oil / Gas Purchaser:
	Date:
Title:	
<b>Acknowledgment of Transfer:</b> The above request for transfer of injection at noted, approved and duly recorded in the records of the Kansas Corporation C	
Commission records only and does not convey any ownership interest in the at	
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
Permit No.: Recommended action:	permitted by No.:
Date:	Date:
Authorized Signature	Authorized Signature
DISTRICT EPR PI	

Side Two

#### Must Be Filed For All Wells

* Lease Name: _			* Location:		
Well No.	API No. (YR DRLD/PRE '67)	Footage from Secti (i.e. FSL = Feet from S		Type of Well (Oil/Gas/INJ/WSW)	Well Status (PROD/TA'D/Abandoned)
		<i>Circle</i> FSL/FNL	<i>Circle</i> FEL/FWL		
		FSL/FNL	FEL/FWL		
		FSL/FNL	FEL/FWL		
		FSL/FNL	FEL/FWL		
		FSL/FNL	FEL/FWL		
		FSL/FNL	FEL/FWL		
		FSL/FNL	FEL/FWL		
		FSL/FNL	FEL/FWL		
		FSL/FNL	FEL/FWL		
		FSL/FNL	FEL/FWL		
		FSL/FNL	FEL/FWL		
		FSL/FNL	FEL/FWL		
		FSL/FNL	FEL/FWL		
		FSL/FNL	FEL/FWL		
		FSL/FNL	FEL/FWL		
		FSL/FNL	FEL/FWL		
		FSL/FNL	FEL/FWL		
			FEL/FWL		
		FSL/FNL	FEL/FWL		
		FSL/FNL	FEL/FWL		
			FEL/FWL		
			FEL/FWL		
		FSL/FNL	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.

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### KANSAS CORPORATION COMMISSION OIL & GAS CONSERVATION DIVISION

# CERTIFICATION OF COMPLIANCE WITH THE KANSAS SURFACE OWNER NOTIFICATION ACT

Form KSONA-1
July 2014
Form Must Be Typed
Form must be Signed
All blanks must be Filled

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 (Cathodic Protection Borehole Intent) T-1 (Transfer) CP-1 (Plugging Application)

OPERATOR: License #	Well Location:
Name:	
Address 1:	County:
Address 2:	Lease Name: Well #:
City:          Zip:            Contact Person:	If filing a Form T-1 for multiple wells on a lease, enter the legal description of the lease below:
Phone: ( ) Fax: ( ) Email Address:	
Surface Owner Information:	
Name:	When filing a Form T-1 involving multiple surface owners, attach an additional
Address 1:	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
Address 2:	county, and in the real estate property tax records of the county treasurer.
City: State: Zip:+	

If this form is being submitted with a Form C-1 (Intent) or CB-1 (Cathodic Protection Borehole Intent), you must supply the surface owners and the KCC with a plat showing the predicted locations of lease roads, tank batteries, pipelines, and electrical lines. The locations shown on the plat are preliminary non-binding estimates. The locations may be entered on the Form C-1 plat, Form CB-1 plat, or a separate plat may be submitted.

#### Select one of the following:

- I certify that, pursuant to the Kansas Surface Owner Notice Act (House Bill 2032), I have provided the following to the surface owner(s) of the land upon which the subject well is or will be 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 being filed is a Form C-1 or Form CB-1, the plat(s) required by this form; and 3) my operator name, address, phone number, fax, and email address.
- I have not provided this information to the surface owner(s). I acknowledge that, because I have not provided this information, the KCC will be required to send this information to the surface owner(s). To mitigate the additional cost of the KCC performing this task, I acknowledge that I must provide the name and address of the surface owner by filling out the top section of this form and that I am being charged a \$30.00 handling fee, payable to the KCC, which is enclosed with this form.

If choosing the second option, submit payment of the \$30.00 handling fee with this form. If the fee is not received with this form, the KSONA-1 form and the associated Form C-1, Form CB-1, Form T-1, or Form CP-1 will be returned.

I hereby certify that the statements made herein are true and correct to the best of my knowledge and belief.

Date: \_\_\_\_\_\_ Signature of Operator or Agent: \_\_\_\_\_\_

MANSAS BLUE PRINT Co. Mid-Continent Association With Overriding Royalty ) with Overriding Royalty )	on Form Reservation	(This	Photostatenas Space Reserved for Filing	Stamp)
ASSIGNMENT OF OIL AND G	AC IEACE		Indexed Num2	4
	AS LEASE	State of K	A. Croson	
NOW ALL MEN BY THESE PRESENTS: That the undersigned, Roger Mighell		Barton (	Co. } 88.	
		This instru 25	tment was filed for	record or
		at 905	clock A.M. and d	uly recon
reinafter called Assignor (whether one or more), for and is ollar (\$1.00) the receipt whereof is hereby acknowledged, do	n consideration of C oes hereby sell, assis	ne Page	191 Fee \$ 540	Tre
ansfer and set over unto Ivan Holt			netter Kacon	un
			Register of Deeds	
ereinafter called Assignee), all his right,	title and	interest, su	ibject to the overridin	g royalty
servation hereinafter set out, in and to the oil and gas leas	se dated <u>March</u>	29	, 19	7 <u>6</u> , from
		. 1		
Evelyn F. Steinert, et al.			, les	sor_S
Roger Mighell			, les:	see
257				
, p.e.g.	insolal as sa	id lease covers t	he following describe	d land in
orded in book	Kansas	11	he following describe	d land in
BartonCounty, State of	Kansas	11	he following describe	d land in
BartonCounty, State of	Kansas	11	he following describe	d land in
BartonCounty, State of	Kansas	11	he following describe	d land in
BartonCounty, State of	Kansas	11	he following describe	d land in
BartonCounty, State of The South Half of the Southeast (	Kansas	11	he following describe	d land in
Barton County, State of The South Half of the Southeast (	Kansas Quarter (S/2	SE/4)	1	
Section 2 Township 16 S Range15 W therewith.	Kansas Quarter (S/2 and contain erty thereon, appurt	SE/4) ing <u>80</u> enant thereto, o	:	e or less connec-
Barton County, State of The South Half of the Southeast ( Section 2 Township 16 S Rangel 5 W ether with the rights incident thereto and the personal prop therewith. The Assignor herein hereby expressly excepts, reserves an (1/32) of all oil gas and excitation	<u>Kansas</u> <u>Juarter</u> (S/2 <u>and contain</u> <u>erty thereon, appurt</u> nd retains title to an	SE/4) ing 80 enant thereto, o undivided 0		e or less connec- <u>cond</u>
Barton	Ansas Kansas Quarter (S/2 Quarter (S/2 duarter and contain erty thereon, appurt and retains title to an d gas produced, saved renewal thereof, as c, excepting taxes ap	SE/4) ing 80 enant thereto, o undivided O l and marketed j an overriding r oplicable to said	r used or obtained in <u>ne-thirty se</u> from the above descri oyalty, free and clear l interest and the pr	e or less connec- <u>Cond</u> bed land r of any oduction
Barton	Vand contain erty thereon, appurt and retains title to an d gas produced, saved renewal thereof, as c, excepting taxes ap ith the Assignee, it	SE/4) sE/4) ing 80 enant thereto, o undivided 0 i and marketed i an overriding r oplicable to said s or his heirs, od in heirs,	acres, mor r used or obtained in <u>ne-thirty se</u> from the above descri oyalty, free and clea: 1 interest and the pr successors or assign	e or less connec- <u>COND</u> bed land r of any oduction s: That
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Barton County, State of Barton County, State of The South Half of the Southeast ( The South Half of the Southeast ( Section 2 Township 16 S Rangel 5 W ether with the rights incident thereto and the personal prop in therewith. The Assignor herein hereby expressly excepts, reserves an (1/32) of all oil, gas and casinghead ter the provisions of the aforesaid lease, or any extension or t and expense of the development and operation thereof refrom. And for the same consideration the Assignor covenants w Assignor is the lawful owner of and has good title to the in perty, free and clear from all liens, encumbrances or advect full force have been duly performed, and that the Assigno omsoever, lawfully claiming or to claim the same. 	V and contain and contain erty thereon, appurt and retains title to an d gas produced, saved reenewal thereof, as i, excepting taxes ap ith the Assignee, it interest above assigned rest above assigned rest above assigned rest above assigned there above assigned there above assigned and retains; That sain and retains that sain the have been paid if r will warrant and	SE/4) SE/4) ing 80 enant thereto, o undivided 0 i and marketed i an overriding r oplicable to said s or his heirs, ted in and to s d lease is a vali	acres, mor- r used or obtained in <u>ne-thirty se</u> from the above descri oyalty, free and cleas l interest and the pr successors or assign aid lease, estate, rig d and subsisting leass is necessary to keep t the same against all	e or less connec- <u>cond</u> bed land r of any oduction is: That thts and e on the he same persons
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COUNTY OF	RUSSELL		ss. ACKNOWLEDGMENT FOR INDIVIDUAL (Kans. Okla. and Colo.
Before me,	the undersigned, a Notary	Public	, within and for said County and State, on this 22
day of	June	, 19	79, personally appeared Roger Mighell
and			

	KELLE I have hereunto set my hand and	official seal the day a
on_expires	A STATE BALLOUN	-forna
	Therease Russell County, Karrens	C U
	My AppL Exp. Sept. 15, 1982	

V

COUNTY OF	BUILT BOAMA LADIE		OR CORPORATION
Be it remembered that on thi	sday of		, before me, the undersign
Notary Public, duly commissioned, i	n and for the county and sta		
	president of		
a corporation of the State of the same person who executed as su knowledged the execution of the sa IN WITNESS WHEREOF, I	have hereunto set my hand	corporation for the uses an and official seal on the da	d purposes therein set forth
My commission expires		·····	Notary Public
STATE OF		NOWLEDGMENT FOR IND	IVIDUAL (Kans. Okla. and (
COUNTY OF Before me, the undersigned,			
day of			
and	, 		1
IN WITNESS WHEREOF, I	free and volun have hereunto set my hand a	tary act and deed for the us	es and purposes therein set i
My commission expires			Notary Public
STATE OF COLORADO,	)	:	
COUNTY OF	> ss.		
The foregoing instrument was ac	knowledged before me this	day of	
19, by			
WITNESS my hand and official My commission expires:	seai.		
		Nota	ry Public
STATE OF NEBRASKA	> ss.	ACKNOWLEDGMENT	FOR INDIVIDUAL
COUNTY OF	/		
On this me a Notary Public duly commissio	day of		A. D. 19, be
	to me known to be the id	ention person whose non	affire
the foregoing instrument as granto Witness my hand and Notarial	to me known to be the id and acknowledged the Seal the day and year last al	execution thereof to be	
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AGREEMENT, Made and entered into this 30th da	ay of June 19 80 by and between
Evelyn F. Steinert, a widow: Prestor	In I. Steinert and Mary Steinent
his wife; Richard W. Steinert and Da	arlene Steinert, his wife;
	Party of the first part because and have
Ivan Holt	Party of the first part, hereinafter called lessor (whether one or more) and Party of the second part, hereinafter called lesse.
VITNESSETH, That the said lessor, for and in consideration of One	
ish in nand paid, receipt of which is hereby acknowledged, and of the co- spt and performed, has granted, demised, leased and let and by these pros urpose of mining and operating for oil and gas, and laying pipe lines, and	DOLLARS, ovenants and agreements hereinafter contained on the part of lessee to be paid, csents does grant, demise, lease and let unto said lessee, for the sole and only d building tanks, power stations and structures thereon to produce, save and take
are of said products, all that certain tract of land, "together with any rever	
ate of Kansas, described as follows, to-wilt:	
The South Half of the Sc	outwest Quarter (S/2 SW/4)
Section2 Township16S Range15	5W and containing 8/31/80 acres more or less.
It is agreed that this lease shall remain in full force for a term of either of them, is produced from said land by the lessee, or the premises an	2 years fromXXXXXXXX, and as long thereafter as oil or gas, are being developed or operated.
In consideration of the premises the said lessee covenants and agrees:	
a saved from the feased premises.	hich he may connect his wells, the equal one-eighth (3%) part of all oil produced
2nd. The lesses shall pay to lessor for gas produced from any oil well ar raity is of the market value of such any at the marth of the	ind used by the leave for the manufacture of gasoline or any other product as
the mouth of the well. The lessee shall by lessor as royalty 'a of the pr and and where such gas is not sold or used, lessee shall pay or tender annus rolly an amount could to the	In gas is solve up the lesses, then as royalty is of the proceeds of the sale thereof incoceeds from the sale of gas as such at the mouth of the well where gas only is ally at the end of each yearly period during which such that is not said or
held as a producing lease under the above term paragraph hereof; the le wes and inside lights in the principal dwelling house on said land by maki	and used by the lessee for the manufacture of gasoline or any other product as id gas is sold by the lessee, then as royalty ½ of the proceeds of the sale thereof proceeds from the sale of gas as such at the mouth of the well where gas only is ally at the end of each yearly period during which such gas is not sold or used as paragraph hereof, and while said royalty is so paid or tendered this less shall lessor to have gas free of charge from any gas well on the lessed premises for ting his own connections with the well, the use of such gas to be at the lessor's
If no well be commenced on said land on or balans August 31,	, 19 81 , this lease shall terminate as to both parties, unless the lessee on
before that date shall pay or tender to the lessor, or to the lessor's credit i	IN THE HOISINGTON NATIONAL BANK
HOISINGTON, KANSAS or its successor	m fileBank at ors, which shall continue as the depository regardless of changes in the owner-
ONTER	
to f a well may be further deferred for like periods or the same number check or draft of lessee or any assignee thereof, mailed or delivered on o	om said date. In like manner and upon like payments or tenders the commence- r of months successively. All such payments or tenders of rental may be made or before the rental paying date gither direct to become any second
sitory bank. And it is understood and agreed that the consideration first r is when said first rental is payable as aforesaid, but also the lessre's opti- site may at any time execute and deliver to the set.	recited herein, the down payment, covers not only the privileges granted to the tion of extending that period as aforesaid, and any and all other rights conferred.
mises and thereby surrender this lease as to such portion or portions an itals payable hereunder shall be reduced in the proportion that the acrea	DOLLARS, which shall operate as a rental and cover on said date. In like manner and upon like payments or tenders the commence- r of months successively. All anch payments or tenders of rental may be made or before the rental paying date gives or leaders of rental may be made recited herein, the down payment, covid to lessor or assigns or to said de- recited herein, the down payment, covid on the privileges granted to the iton of extending that period as aforesaid, and or portions of the rights conferred. a release or releases covering any portion or portions of heve described and be relived of all obligations as to the acreage surrendered, and thereafter the age covered hereon is reduced by said release or releases.
Should the first well drilled on the above described land be a dry hole. We months from the expiration of the last rental period for which rental	, then, and in that event, if a second well is not commenced on said land within I has been paid, this lease shall terminate as to both marine on said land within
before the expiration of said twelve months shall resume the payment of ri d it is agreed that upon the resumption of the payment of rentals, as about tals and the effect thereof, shall continue in force just as though there	, then, and in that event, if a second well is not commenced on said land within I has been paid, this lease shall terminate as to both parties, unless the lessee on rentals in the same amount and in the same manner as herein before provided yee provided, that the last preceding paragraph hereof, governing the payment a had been no interruption in the rental payments.
If said lessor owns a less interest in the above described land than the ein provided shall be paid the lessor only in the properties which bie	entire and undivided fee simple estate therein, then the royalties and rentals interest bears to the whole and undivided fee. However, such rental shall br its to cover the interest so acquired.
reased at the next succeeding rental anniversary after any reversion occur Lessee shall have the right to use tree of cost and old and make	irs to cover the interest so acquired. However, such rental shall by
When requested by lessor, lessee shall bury his pipe lines below plow depth	
No well shall be drilled nearer than 200 feet to the house or barn now on	n said premises, without the written consent of the lessor,
Leasee shall pay for damages caused by its operations to growing crops of Lessee shall have the right at any time to remove all machinery and fixtu-	on said land, tures place d on said premises, including the right to draw and remove casing.
If the lessee shall commence to drill a well within the term of this lesse pletion with reasonable diligence and disnatch and it of or gas give	or any extension thereof, the lessee shall have the right to drill such well to her of them, be found in paying quantities, this lease shall continue and be in a of years herein first mentioned.
the with the like effect as if such well had been completed within the term	of years herein first mentioned.
either party hereto are vested by descent or devise, the covenants hereof cessors, or assigus, but no change in the ownership of said land or of an	transferring in whole or in part is expressly allowed, or if the rights hereunder f shall extend to and be binding on the heirs, devises, executors, administrators, by right hereunder shall be binding on the lessee until after lessee has been
probate thereof or, in the event lessor dies intestate and his estate is by event of the death of lessor and no administration being had can the a	essor or with a certified copy of the will of lessor together with a transcript of being administered, with a transcript of the administration proceedings or, in
horizing payment or deposit or tender for deposit to their credit as hereir able or due, and it is hereby agreed in the event this lease shall be as nee or assignees of such part or parts shall do ranke default is	substore provided, at least thirty days before said rentals and royalies are ssigned as to a part or as to parts of the above described lands and the as-
ault shall not operate to defeat or affect this lease in so far as it cove reof shall make due payments of said rentals. In case lessee assigns this	sayment of the proportionate part of the rents due from him or them, such rers a part or parts of said lands upon which the said lessee or any assignee is lease, in whole or in part, lessee shall be relieved of all oblications with
in separate tracts, the premises, nevertheless, may be developed and opera proportion that the acreage owned by him bears to the entire leased are	i of years herein first mentioned. transferring in whole or in part is expressly allowed, or if the right's hereunder of shall extend to and be binding on the heirs, devises, executors, administrators, ay right hereunder shall be binding on the lesser until after lessee has been easor or with a certified copy of the will of lessor together with a transcript of neutrino and the copy of the will of lessor together with a transcript of the administration proceedings or the second of the source of the estate, with a derive lessor is the source excited by lessor's heirs inhefore provided, at least thirty days dorease executed by lessor's heirs assigned as to a part or as to parts of the above derivating and royalites are estimated at the proportionate part of the rents due from him or them, such vers a part or parts of said lands upon which the said lessee or any assigned is lease, in whole or in part, lesses shall be releved of all obligations with of assignment. If the leased premises are now or hereafter owned in severalty ated as an entirely, and the royalites shall be paid to each separate owner in the obligation of the part of the part of the lessee to offset wells on divided by sale, devise, or otherwise, or to furnish separate measuring or re- tr described and and any approximate owner in the said best of the lessee that the said the said is described and any assignment.
ing tanks for the oil produced from such separate tracts.	divided by sale, devise, or otherwise, or to furnish separate measuring or re-
Lesson refers warrants and agrees to defend the title to the lands herein n for lessor by payment, any mortgages, taxes or other liens on the above of he rights of the holder thereof and may reimburse itself form any	n describel, and agrees that the lessee shall have the right at any time to re- described lands, in the event of default of payment by lessor, and be subrogated or royalties accruing hereunder.
is, Executive Orders, Rules or Regulations, and this lease shall not be ter rewith, if compliance is prevented by, or if such failure is the result of,	and herewith and shall be binding upon the parties hereto, their heirs, ad- ress or implied covenants of this lease shall be subject to all Federal and State erminated, in whole or in part, nor lesse held liable for failure to comply , any such Law, Order, Rule or Regulation.
	No.
Whereof witness our hands, as of the day and year first above written.	
velip 7. Steinert	Richard II Stament
velyn F. Steinert	Richard W. Steinert
the second se	A Cralina Stringt
restor 2 Steinert	The arterice WIGGATER I 2 WARME
reston L. Steinert	Darlene Steinert XXXXX
May E. Menert	Darlene Steinert XXXXX 3- XXXXX (SEAL)

F - Market State of the sales of	// June,	, 19 <u>80</u> , p	ersonally appeared Eve	elyn F. Stein	ert,
A NO DE LA CONTRACTÓRIA	1. Steinert, M Steinert	Mary Steiner	t, Richard W.	Steinert and	
and the second se	nown to be the identical	person_S_who execu	ted the within and foreg	oing instrument and a	cknowledged to me
that they BI	executed the same as SS WHEREOF, I have he	their free and	voluntary act and deed f	or the uses and purpose	es therein set forth.
Firm	Alland 9	1901	() Marall	Marel	, cciii
My commission ex		1-101-	VANDER	N	otary Public.
STATE OF		ss. ACK	NOWLEDGMENT FOR	INDIVIDUAL (Kans	., Okla., and Colo.)
	the undersigned, a Notary	y Public, within and	for said county and state	e, on this	
day of		, 19, p	ersonally appeared		
and					
to me personally b	known to be the identical	person who execu	ted the within and fores	oing instrument and a	cknowledged to me
that	executed the same as	free and	voluntary act and deed f	or the uses and purpose	es therein set forth.
	SS WHEREOF, I have he	reunto set my hand a	and official seal the day	and year last above wr	itten.
My commission ex	pires			N	otary Public.
STATE OF		} ss.	ACKNOWLEDGM	IENT FOR CORPORA	TION
	day of	/	, A. D., 19, b	fore me the undersion	ed a Notary Public
in and for the cou	nty and state aforesaid, p	ersonally appeared	Constant State Date	In the second	
to me personally	known to be the identic	cal person who sign	ed the name of the ma		
instrument as its_ voluntary act and	deed, and as the free and	nd acknowledged to n voluntary act and de	ne thatexecu ed of said corporation, f	ited the same as or the uses and purpose	free and es therein set forth.
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My commission ex	pires				
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5	Form 88 – (Producers) Kan., Okla. & Colo. 1962 Rev. <b>B</b> w	OIL AND GAS LEASE	0.	Ansas Blue Print Co. inc.
	THIS AGREEMENT made this	29th March and Preston L. Steinert and	Richard W.	stoinert
	of <u>Galatia, Kansas</u> (Post Office Address)	, herein called lessor (whether one or more), and	Roger H. Mi	ghell.

1. Lessor, in consideration of <u>Ten and no/100</u> Dollars (\$ 10,000) in hand paid, receipt of which is here acknowledged, and of the royalties herein provided and of the agreements of the lessee herein contained, hereby grants, leases and lets exclusively unto lessee for the purpose of investigating, exploring, prospecting drilling, mining and operating for and producting oil, liquid hydrocarbons, all gases, and their respective constituent and things thereon to product an icro to suburface strata, asying pipe lines, storing roll, building tanks, power stations, telephone lines, and other protects in the state of the respective constituent products and other products manufactured interform, and housing and otherwise carries for its ensible to the following described land, together with any reversionary rights and after-acquired interest, therein situated in <u>County, Kansss, towit</u>:

The South Half of the Southeast Quarter (S/2,SE/4)of Section Two (2), Township Sixteen (16), Range Fifteen (15), West of the 6th P.M., Barton County, Kansas;

In Section 2	Township 16	Bapge 15	and containing 80	
accretions thereto.	a other mendalana harain asstala		Two (2)	ncres, more or less, and all

2. Subject to the other provisions herein contained, this lease shall remain in force for a term of the very sears from this date (called "primary term"), land is pooled.

land is pooled.
3. The royalties to be paid by lessee are: (a) on oil, and other liquid hydrocarbons saved at the well, one-eighth of that produced and saved from said land, same to be delivered free of cost at the wells or to the credit of lessor in the pipe line to which the wells may be connected; (b) on gas, including casinghead gas and all gaseous substances, produced from said land and sold or used off the premises or in the manufacture of gasoline or other products therefore, the amount realized from such aske; and (c) at any time, either before or after the expiration of the primary term of this lesse, if there is a gas well or wells or to the credit wells on the primary term of this lesse, if there is a gas well or gas even or the above land (and for the purposes of this clause (c) the term 'gas well's wall be one-eighth of the amount realized from wells gas or sold or used, provided that on gas sold at the wells the royalty shall be one-eighth of the amount realized from such aske; and (c) at any time, either before or after the expiration of the primary term of this lesse, if there is a gas well or gas royalty, a rum equal to the amount of or the device (c) the term 'gas well's wall be one case and a subtilities and the such gas well or gas wells are shut in before or after production therefrom, because or any assignee hand wells chassified as gas wells for in this lesse for the acreage then held under this lesse by the party making such payments or tenders are made, it approvided for in this lesse for the same manner as provided herein for the gas royalty and be paid or tendered under all provisions of this lesse by the party making such payments or tenders are made, it pays to tendered under and provisions of the same provided herein for the payment or tender of delay rentals.

4. If operations for drilling are not commenced on said land or on land pooled therewith on or before one (1) year from this date, this lease shall terminate as to both parties, unless on or before one (1) year from this date lease shall pay or tender to the lessor a rental of Eighty and no floo

Dollars (\$ 80.00)) which shall cover the privilege of deferring commencement of such operations for successive periods of the same number of months, each during the primary term. Payment or tender may be made to the lessor or to the

Otis State Bank Bank of Otis, Kansas where the second of the second state of the secon

herein shall be binding on the heirs, devisees, executors and administrators of the lessor and his successors in interest. 5. Lessee is hereby granted the right to pool or consolidate the leased premises, or any portion or portions thereof, as to all strata, or any stratum or strata, but only as to the gas right hereunder (excluding casinghead gas produced fom oil wells) to form one or more gas operating units of not more than 640 acres each, pus a toerance of ten per cent (10%) to conform to Governmental Survey quarter sections. Lessee shall file written unit designations in the county in which the premises are located. Such units may be designated either before or after the completion of wells. Drilling operations and production on any part of the pooled acreage shall be treated as if such drilling operations were upon or such production was from the land secred by this lease. In lieu of the orgalities herein provided, leasor for all purposes, except the payment of royalties on production from the pooled only such portion the royalty interest therein as the amount of his acreage placed in the unit of wells bears to the total acreage so opeled in the garticular unit involved.

6. If, prior to the discovery of oil, liquid hydrocarbons, gas or their respective constituent products, or any of them, on said land or land pooled therewith lesses should drill and abandon a dry hole or holes thereon, or if, after discovery of oil, liquid hydrocarbons, gas or their respective constituent products, or any of them, the product the there is the same of a dry hole or holes thereon, or if, after discovery of oil, liquid hydrocarbons, gas or their respective constituent products, or any of them, the product the there is the same of a dry hole or holes thereon, or if, after discovery of oil, liquid hydrocarbons, gas or their respective constituent products, or any of them, the product the there is the same of a dry hole or holes thereon, or if, after discovery of oil, liquid hydrocarbons, gas or their respective constituent products, or any of them, the product of divide the same or before the rental paying date occurring twelve (12) months after the expiration of the rental paying date or the or resures the payment or tender of rentals or commences operations. For divide the expiration of the rental paying date event the paying date or any of them, is not being produced on said land or land pooled therewith but lesses whall not the energy and or before the rental paying date event the roducts, or any of them, is not being produced on said land or land pooled therewith but lesses is in operations for drilling or reworking or event the treater of any bole of the same shall remain in force so long as drilling or reworking operations are different wells) with no any of the max is producted or maid and pooled therewith as oil, liquid hydrocarbons, gas or their respective constituent products, or any of them, is not being produced on said and or land pooled therewith the same or different wells) with no any of them, is produced from said land or land pooled therewith the same or different wells, with no any of them, is produced from said land point production, so long thereafter as oil, liquid hydroca

as oil, induit a percentrones, gas or their respective constituent produces, or any or them, is produced norm said and or into poore intervitin.
7. Lessee shall have free use of oil, gas, and water from said land, except water from lessor's wells and tanks, for all operations hereunder, including repressuring, pressure maintenance, cycling, and secondary recovery operations, and the royally shall be computed after deducting any so used. Lessee shall have the right at any time during or after the expiration of this lesse to remove all property and fixtures placed by lessee, lessee shall have the right of using. When required by lessor, lessee will bury all pipe lins below ordinary plow depth. Lessee shall say for damages caused by its operations to growing crops on said land. No well shall be drilled within two hundred feet (200 ft.) of any residence or barn now on said land without lessor's thereon, out of any surplus gas not needed for operations hereunder.

thereon, out of any surplus gas not needed for operations hereunder. 8. The rights of either party hereunder may be assigned in whole or in part and the provisions hereof shall extend to the heirs, executors, administrators, successors, and assigns, but no change or division in ownership of the land, rentals or royalties, however accomplished, shall operate to enlarge the obligations or diministrators, successors, and assigned in the rights of lessee. No such change or division in the ownership of the land, rentals or forvalties shall be binding upon lessee for any purpose until successors, and assigned in a save with the instrument or instrument, sucles of royalties shall be binding upon lessee for any purpose until original lessers. In the event of an assignment of this lesse as to a segregated portion of said land, the rentals payable, becauties of the rentals of entry hereunder in assignment of this lesse as to a segregated portion of said land, ther centals payable, becauties of any other provision of the such assignment, relieve and discharge lessee of any obligations hereunder, and, if lessee or assignee of part or parts hereof shall fail or make default in the payment of the parts lesse of any obligations hereunder, and, if lessee or assignee of part or parts hereof shall fail or make default shall not affect the rentals due from such hereword shall make payment of said rentals.

which lessee or any assignce thereof shall make payment of said rentals. 9. Lessee shall not be liable for delays or defaults in its performance of any agreement or covenant hereunder due to force majeure. The term "force majeure" as employed herein shall mean: any act of God including but not limited to storms, floods, washouts, landslides, and lightning; acts of the public enemy; wars, blockades, insurrectins of fields; strikes or judenics or quarantine regulations; laws, acts, order or requests of federal, state, municipal or other product, labor, service, or material. If lesses is inder color of authority; freight embargoes or failures; exhustion or unavailability or delays in delivery of any enacted or promulgated under color of authority to cease delived or diccted by any federal, state or municipal law, executive order, rule, regulation or request if lessee by force majeure is percented from conducting drilling orgentions, reworking coperations, then until such time as such law, order, rule, regulation, request or force majeure is terminated and for a period of ninety (90) days after such similate each and every provision of this lesse that occurs during the primary term, the time thereof shall be added to such term.

occurs during the primary term, the time thereof shall be added to such term. 10. Lessor hereby warrants and agrees to defend the title to said land, and agrees that lessee, at its option, may discharge any tax, mortgage, or other lien upon said land, and in the event lessee does so, it shall be subrogated to such lien with the right to enforce same and apply rentals and royalites accruing hereunder toward satisfying substitute gas royalty, and rentals herein provided for shall be paid the said lessor only in the proportion that his interest here to the whole and undivided fee: however, such rental shall be increased at the next succeeding rental anniversary after the acquisition of any reversionary interest or afteracquired tile to cover the interest so acquired, should any one or more of the parties named above as lessors fail to execute this lease, it shall nevertheless be binding upon the parties are succuring the same.

11. If the leased premises shall hereafter be owned in severalty or in separate tracts, the premises, nevertheless, shall be developed and operated as one lease, and all royalties accruing hereunder shall be treated as an entirety and shall be divided among and paid to such separate owners in the proportion that the acreage owned by each such separate owner bears to the entire leased accreage. There shall be obligation on the part of the lessee to offset wells on separate tracts into which the land covered by this lease may be hereafter divided by sale, devise, or otherwise, or to furnish separate measuring or receiving tanks.

12. Lessee and lessee's successors and assigns shall have the right at any time to surrender this lesse, in whole or in part, to lessor or his heirs and assigns by delivering or mailing a release thereof to the lessor, or by placing a release thereof of record in the county in which said land is situated; thereupon lessee shall be releved from all obligations, expressed or implied, of this agreement as to the acreage so surrendered, and thereafter the rentals payable hereunder shall be releved in the proportion that the acreage covered hereby is reduced by said release.

IN WITNESS WHEREOF, we sign the day and year first above written.

Evelyn F. Steinerty	reak
Preston L. Steinert	Lecur,
Richard W. Steinert	

WITNESSES:

11/1/1		for said county and state, on this T ersonally appeared to begine	
day of March	Huner Kenden	Willer & Steinert & ter	Son
OLD NU Pickas	& W. Alences	V	
that NO KARO executed the same	as There and	ted the within and foregoing instrument voluntary act and deed for the uses and p and official seal the day and year last abo	urposes therein set forth.
My commission expires 1/11/101	2/19/1/	Harren Oca	Notary Public.
CL CO			
STATE OF	ss. ACK	NOWLEDGMENT FOR INDIVIDUAL (	Kans., Okla., and Colo.)
COUNTY OF	Notone Bablic mithin and	for wid county and state on this	
Contraction of the second s	, 19, p	for said county and state, on this ersonally appeared	
and			
		ted the within and foregoing instrument voluntary act and deed for the uses and p	
IN WITNESS WHEREOF, I h	ave hereunto set my hand a	and official seal the day and year last abo	ve written.
My commission expires			Notary Dublia
			Notary Public.
STATE OF	} <sub>83.</sub>	ACKNOWLEDGMENT FOR CORF	ORATION
COUNTY OF	)		
On thisday of in and for the county and state afore	nid namenally and	, A. D., 19, before me, the unde	rsigned, a Notary Public
		ed the name of the maker thereof to the	ne within and foregoing
instrument as itsPresi- voluntary act and deed, and as the fre	dent and acknowledged to n se and voluntary act and de	ethatexecuted the same as ed of said corporation, for the uses and p	free and urposes therein set forth.
Given under my hand and seal			
My commission expires			_
			Notary Public.
OIL AND GAS LEASE	Date, 19, 19, 19, SectionRge	STATE OF Xame Ao County of Baltford [55: This instrument was filed for record on the This instrument was filed for record on the 2 2 day of MAMA 1977 at 10 45 o'clock M., and duly recorded in Book 35/ Page [82 00] the records of this office. All of 6 00 the records of this office. All of 6 00	By When recorded, return to THE KANSAS BLUE PRINT CO. 117 NORTH MARKET ST. WICHTTA, KANSAS
For ad STATE OF COUNTY OF Before me, the undersigned, a	ss. ACl	be witnessed by at least one person a use regular Kansas acknowledgment. KNOWLEDGMENT FOR INDIVIDUAL for said county and state, on this personally appeared	(Kans., Okla., and Colo.)

#### CONSENT TO TRANSFER OPERATIONS OF OIL AND GAS LEASES FROM RUSSELL OIL, INC. TO DONALD H. KRUG

THE UNDERSIGNED, being one of the working interest owners to the following described oil and gas leases, to-wit:

- 1. H. Boxberger Lease
- 2. Steinert Lease
- 3. Hickey Lease

NE/4 NE/4 33-13-14, Russell County, Kansas S/2 S/2 2-16-15, Barton County, Kansas SE/4 25-14-14, Russell County, Kansas

(hereinafter collectively referred to as the "Subject Leases") does hereby consent and agree to the transfer of operations for the Subject Leases from Russell Oil, Inc. to Donald H. Krug (Operator No. 8394) and to Russell Oil. Inc. relinquishing operations of the Subject Leases to the new operator. The undersigned confirms that I have retained Donald H. Krug as the new operator of the Subject Leases and request that the Kansas Corporation Commission process the filed Form T-1 to reflect the change of operator on each lease.

SIGNED on the date of the acknowledgment hereinbelow.

LORETTA HOLT TRUST #1 (Sandra Lou Krug Trust B Share) Dated August 1, 1992

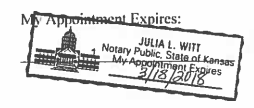
By: Sandra Lou Krug, Trustee

#### STATE OF KANSAS, RUSSELL COUNTY, ss:

This instrument was acknowledged before me on the 1 day of January, 2018, by Sandra Lou Krug, Trustee.

ry Public

() JAN. 2018



1.

#### CONSENT TO TRANSFER OPERATIONS OF OIL AND GAS LEASES FROM RUSSELL OIL, INC. TO DONALD H. KRUG

THE UNDERSIGNED, being one of the working interest owners to the following described oil and gas leases, to-wit:

- 1. H. Boxberger Lease
- 2. Steinert Lease
- 3. Hickey Lease

NE/4 NE/4 33-13-14, Russell County, Kansas S/2 S/2 2-16-15, Barton County, Kansas SE/4 25-14-14, Russell County, Kansas

(hereinafter collectively referred to as the "Subject Leases") does hereby consent and agree to the transfer of operations for the Subject Leases from Russell Oil, Inc. to Donald H. Krug (Operator No. 8394) and to Russell Oil, Inc. relinquishing operations of the Subject Leases to the new operator. The undersigned confirms that I have retained Donald H. Krug as the new operator of the Subject Leases and request that the Kansas Corporation Commission process the filed Form T-1 to reflect the change of operator on each lease.

SIGNED on the date of the acknowledgments hereinbelow:

L and B Holt Investments, LLC

By: Joa LeRoy Holt, Manager

STATE OF OKLAHOMA, OKLAHOMA COUNTY, ss:

This instrument was acknowledged before me on the  $\underline{S^{\mu}}$  day of January. 2018, by Ivan LeRoy Holt, Manager of L and B Holt Investments, LLC.

Sect 2

Notary Public

BRET UNDERWOOD Evo. 03/08/2020

My Appointment Expires:

3/4/2020

#### CONSENT TO TRANSFER OPERATIONS OF OIL AND GAS LEASES FROM RUSSELL OIL, INC. TO DONALD H. KRUG

THE UNDERSIGNED, being one of the working interest owners to the following described oil and gas leases, to-wit:

- 1. H. Boxberger Lease
- 2. Steinert Lease
- 3. Hickey Lease

NE/4 NE/4 33-13-14, Russell County, Kansas S/2 S/2 2-16-15, Barton County, Kansas SE/4 25-14-14, Russell County, Kansas

(hereinafter collectively referred to as the "Subject Leases") does hereby consent and agree to the transfer of operations for the Subject Leases from Russell Oil, Inc. to Donald H. Krug (Operator No. 8394) and to Russell Oil, Inc. relinquishing operations of the Subject Leases to the new operator. The undersigned confirms that I have retained Donald H. Krug as the new operator of the Subject Leases and request that the Kansas Corporation Commission process the filed Form T-1 to reflect the change of operator on each lease.

SIGNED on the date of the acknowledgment hereinbelow.

LORETTA HOLT TRUST #1 (Barbara Sue Simpson Trust B Share) Dated August 1, 1992

fron TTEE By: Barbara Sue Simpson, Trustee 1398

(Seal)

STATE OF CALIFORNIA. COUNTY OF \_\_\_\_\_, ss:

On day of January, 2018, before me.

personally appeared Barbara Sue Simpson who proved to me on the basis of satisfactory evidence to be the person whose name is subscribed to the within instrument and acknowledged to me that she executed the same in her capacity, and that by her signature on the instrument the person, or the entity upon behalf of which the person acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature \*PIEDSE See attachment

# **CALIFORNIA ALL- PURPOSE CERTIFICATE OF ACKNOWLEDGMENT**

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

State of California	}
County of LOS Angeles	} Notaria
On <u>Jan . 10<sup>th</sup> 2018</u> before me, _ personally appeared <u>Bay bra</u>	SUR LUNSFORD - Rublic, (Here insert name and title of the officer)
personally appeared Barbra	Sue Simpson
who proved to me on the basis of satisfa name(s) is/are subscribed to the within in	ctory evidence to be the person(s) whose
	r/their authorized capacity(ies), and that by
This/her/their signature(s) on the instrume	ent the person(s), or the entity upon behalf of
which the person(s) acted, executed the	instrument.
	under the lower of the State of Colifornia that
the foregoing paragraph is true and corre	under the laws of the State of California that ect.
	SUE LUNSFORD
WITNESS my hand and official seal.	Commission # 2128183
	Los Angeles County My Comm. Expires Oct 24, 2019
Netary Public Signature (Nota	ary Public Seal)
ADDITIONAL OPTIONAL INFORMATIC	INSTRUCTIONS FOR COMPLETING THIS FORM This form complies with current California statutes regarding notary wording and,
DESCRIPTION OF THE ATTACHED DOCUMENT	if needed, should be completed and attached to the document. Acknowledgments from other states may be completed for documents being sent to that state so long
GEORD TIGYE OF OIL & GOS	as the wording does not require the California notary to violate California notary law.
The gas given and the second and the second	<ul> <li>State and County information must be the State and County where the document signer(s) personally appeared before the notary public for acknowledgment.</li> </ul>
(Title or description of attached document continued)	<ul> <li>Date of notarization must be the date that the signer(s) personally appeared which must also be the same date the acknowledgment is completed.</li> </ul>
Number of Pages Document Date 01110 201	<ul> <li>The notary public must print his or her name as it appears within his or her commission followed by a comma and then your title (notary public).</li> </ul>
	<ul> <li>Print the name(s) of document signer(s) who personally appear at the time of notarization.</li> </ul>
CAPACITY CLAIMED BY THE SIGNER	<ul> <li>Indicate the correct singular or plural forms by crossing off incorrect forms (i.e. he/she/they_ is /are ) or circling the correct forms. Failure to correctly indicate this</li> </ul>
Individual (s)     Corporate Officer	<ul> <li>information may lead to rejection of document recording.</li> <li>The notary seal impression must be clear and photographically reproducible.</li> </ul>
(Title)	Impression must not cover text or lines. If seal impression smudges, re-seal if a sufficient area permits, otherwise complete a different acknowledgment form.
□ Partner(s) □ Attorney-in-Fact	<ul> <li>Signature of the notary public must match the signature on file with the office of the county clerk.</li> </ul>
Trustee(s)	Additional information is not required but could help to ensure this acknowledgment is not misused or attached to a different document.
Other	<ul> <li>Indicate title or type of attached document, number of pages and date.</li> <li>Indicate the capacity claimed by the signer If the claimed capacity is a correction the title in CEO. Concernant of the signal of</li></ul>
2015 Version www.NotaryClasses.com 800-873-9865	<ul> <li>corporate officer, indicate the title (i e. CEO, CFO, Secretary).</li> <li>Securely attach this document to the signed document with a staple.</li> </ul>