KOLAR Document ID: 1378366

KANSAS CORPORATION COMMISSION OIL & GAS CONSERVATION DIVISION

Form T-1 July 2014 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:	bmitted with this form.				
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: feet from N / S Line feet from E / W Line	Legal Description of Lease:				
Enhanced Recovery Project Permit No.:					
Entire Project: Yes No	County:				
Number of Injection Wells **					
Field Name:	Production Zone(s):				
** Side Two Must Be Completed.	Injection Zone(s):				
Surface Pit Permit No.: (API No. if Drill Pit, WO or Haul) Type of Pit: Emergency Burn Settling	feet from N / S Line of Section feet from E / W Line of Section Haul-Off Workover Drilling				
Post Operatoria License No.	Out at Barrie				
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:	Signature:				
Acknowledgment of Transfer: The above request for transfer of inject	tion authorization, surface pit permit # has beer				
noted, approved and duly recorded in the records of the Kansas Corporat	tion 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 a	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 pi				
Permit No.: Recommended action:	permitted by No.:				
Date:	Date:				
Authorized Signature	Authorized Signature				
DISTRICT EPR	PRODUCTION UIC				
DISTRICT EPR	PRODUCTION UIC				

KOLAR Document ID: 1378366

Side Two

Must Be Filed For All Wells

* Lease Name: * Location:	
Well No. API No. Footage from Section Line Type of W (YR DRLD/PRE '67) (i.e. FSL = Feet from South Line) (Oil/Gas/INJ/	
Circle Circle FSL/FNL FEL/FWL	
FSL/FNLFEL/FWL	
FSL/FNL FEL/FWL	
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FSL/FNL FEL/FWL	
FSL/FNL FEL/FWL	
FSL/FNL 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.

KOLAR Document ID: 1378366

Kansas Corporation Commission Oil & Gas Conservation Division

Form KSONA-1
July 2014
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 (Cathodic Protection Borehole Intent) T-1 (Transfer) CP-1 (Plugging Application)			
OPERATOR: License #				
Name:Address 1:				
Address 2:				
City: State: Zip:+				
Contact Person:	the lease helpwi			
Phone: () Fax: ()				
Email Address:	-			
Surface Owner Information:				
Name:				
Address 1:	owner information can be found in the records of the county traceurer			
Address 2:				
City:	-			
the KCC with a plat showing the predicted locations of lease roads, ta	hodic Protection Borehole Intent), you must supply the surface owners and ank batteries, pipelines, and electrical lines. The locations shown on the plat I on the Form C-1 plat, Form CB-1 plat, or a separate plat may be submitted.			
☐ I certify that, pursuant to the Kansas Surface Owner Notice owner(s) of the land upon which the subject well is or will be	e Act (House Bill 2032), I have provided the following to the surface e located: 1) a copy of the Form C-1, Form CB-1, Form T-1, or Form n being filed is a Form C-1 or Form CB-1, the plat(s) required by this , and email address.			
KCC will be required to send this information to the surface	I acknowledge that, because I have not provided this information, the owner(s). To mitigate the additional cost of the KCC performing this iss of the surface owner by filling out the top section of this form and 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 C	ng fee with this form. If the fee is not received with this form, the KSONA-1 P-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:	Title:			

EXTENSION OF OIL AND GAS LEASE

300) 200 345 839 SEAL

WHEREAS,	O"Brien Re	sources, LLC	<u> </u>	COUNTY
	more VV	RECORDED 5/28/ RECORDING FEE: \$5	2009 at 9:54 / ⊋ <i>∞</i>	200 PG 839 - 839 AM
		Thomas County, KAN LORA L. VOLK, DEPU MAYBELLE MOORE, F	ITY II VO-	faella Moora EDS
gas lease on the following de	escribed land in	is/are the owneris/are the owner	er(s) and holde County, S	r(s) of an oil and tate of
Kansas :		20		
Southe	ast Quarter (S	SE/4)		
of Section 11, Town Book 195, Pa	ship 10S age 988	, Range of the Record	33W s of said Count	and recorded in ty, and
WHEREAS, said lea	se expires in the abso	ence of drilling ope	rations on	•
June 20, 2009 lease extended;	and the said owne	er(s) and holder(s) o	lesire(s) to hav	e the term of said
·	E About don't de la contraction de la contractio	tanak kanaka		v.
NOW, THEREFOR administrators and assigns,	દ, the undersigned, 1 for and in considerat	or themselves, their ion ofon	r heirs, executo e and No/1	rs, .00
Dollars, in hand paid, the re term of said lease shall be ar	ceipt whereof is here id is hereby extended	by acknowledged, o , with the same ten	does hereby agr or and effect a	ree that the said &if such
extended term had been orig from the date of the said exp	inally expressed in s iration thereof and s	uch lease, for a per is long thereafter as	iod of <u>One</u> s oil or gas (inc	(1) year
casinghead gas) is produced	from any well on the	land covered by sa	aid lease; subje	ct, however, in
all other respects, to the pro modification thereof may ha	visions and condition ve been heretofore e:	s of said lease or sa recuted; that no de	iid lease as mod lav rental is du	lified, if any e and payable on
June 20. 2009	under the	terms of this exten	sion: and that	all previous
rentals due under the terms	oi said lease nave be	en timely and prop	erly paid.	
IN WITNESS WHE	REOF, this instrume	nt is signed on this	the	8th day
Tidy		TIT TO 00000		
	PA	UL F. GOOSSE	N AND HILD	EGARD M. GOOSSE
	RE	VOCABLE TRUS	Γ	
	<u>√_x</u>	Vaul F. &	oossen	
		Paul F. Gooss	sen, Trust	ee
	<u>√_x</u>	Heldegard 1	1. goos	ic 3
	8 <u> </u>	Hildegard M.	Goossen,	Trustee
	72			
TATE OF Wisconsin)			The second second second
COUNTY OF Oneida		WLEDGEMENT F	OR INDIVIDE	JAJL
Before me, the under	signed, a Notary Pub	olic, within and for :	said County an	d State, on this
day of Hildegard M. Goosse	May . 200 9.	personally appeare	d Paul F.	Goossen and
ersonally known to be the id	lentical person c wi	o executed the witl	hin and foregoi	to me ng instrument
nd acknowledged to me that ct and deed for the uses and	l LOGV execut	ed the compact	heir free	and voluntary
IN WITNESS WHER	EOF, I have hereun	. югго. to set my hand and	official scal the	e day and year
ist above written.		• 5	0	a many manager of the same of
(y Appointment Expires:			Susa	Wa Muller
0/01/10			Notary	Public

Susan A. Miller

FORM 88 — (PRODUCER'S SPECIAL) (PAID-UP)

63U (Rev. 1993)

OIL AND GAS LEASE

Reurder No. 09-115 Kansas Blue Prin 700 S. Broadway PO Box 703 Wichia, KS 6720-10703 316-264-9344-284-5165 fax www.blay.com/shop@klap.com

AGREEMENT, Made and entered into the 20th day of	2 14 =	June 2008
		Trustees of the
Paul F. Goossen and Hil Dated February 18, 2003	egard M. Goossen Rev	vocable Trust,
Dated February 10, 2003		
whose mailing address is 6434 Pine Drive, Rhi	elander WT 54501	1 1 0 11 11 1 11
D. D. Morgen, P. O.		hereinafter called Lessur (whether one or more 67201
		hereinafter culler Lesse
Lessor, in consideration ofOne and No/	00 Pollar (\$ 1.	
of Investigating, exploring by geophysical and other means, prospecting drillic constituent products, injecting gas, water, other fluids, and air into subsurface sit and things thereon to produce, save, take care of, treat, manufacture, process, sto products manufactured therefrom, and housing and otherwise caring for its emp	mining and operating for and producing oil, i, a, laying pipe lines, storing oil, building tanks, j and transport said oil, liquid hydrocarbons, gase rees, the following described land, together witl	liquid hydrocarbons, all gases, and their respective power stations, telephone lines, and other structure and their respective constituent products and othe
Southeast Qu	rter (SE/4)	
ecretions thereto	33Wand containing	
Subject to the provisions herein contained, this lease shall remain in for a oil, liquid hydrocarbons, gas or other respective constituent products, or any In consideration of the premises the said leasee covenants and agrees:	for a term of $\cfrac{One\ (1)_{ears}}{from}$ this likem, is produced from said land or land with v	date (called "primary term"), and as long thereafte
1st. To deliver to the credit of lessor, free of cost, in the pipe line to wl rom the lessed premises.	h lessee may connect wells on said land, the eq	ual one-eighth (%) part of all oil produced and save
2nd. To pay lessor for gas of whatsoever nature or kind produced and at the market price at the well, (but, as to gas sold by lessee, in no event more premises, or in the manufacture of products therefrom, said payments to be made to the product of the prevented hereunded acre retained hereunded heaning of the preceding paragraph.	an one-eighth (%) of the proceeds received by l monthly. Where gas from a well producing ga	essee from such sales), for the gas sold, used off the only is not sold or used, lessee may pay or tende
This lease may be maintained during the primary term hereof without if this lease or any extension thereof, the lease shall have the right to drill automatin paying quantities, this lease shall continue and he in force with like effection in the same of the same shall continue and he in force with like effection. If said leasor owns a less interest in the above described land than the	well to completion with reasonable diligence a us if such well had been completed within the entire and undivided fee simple estate therein.	and disputch, and if oil or gas, or either of them, b term of years first mentioned.
he said lessor only in the proportion which lessor's interest hears to the whole a Lessee shall have the right to use, free of cost, gas, oil and water produc	l undivided fee.	
When requested by lessor, lessee shall bury lessee's pipe lines helow plow No well shall be drilled nearer than 200 feet to the house or barn now or		
Lessee shall pay for damages caused by lessee's operations to growing c	es on said land.	
Lessee shall have the right ut any time to remove all machinery and fix if the estate of either party hereto is assigned, and the privilege of a xecutors, administrators, successors or assigns, but no change in the owners essee has been furnished with a written transfer or assignment or a true copy with respect to the assigned portion or portions arising subsequent to the date of	igning in whole or in part is expressly allowed p of the land or assignment of rentals or my percof. In case lessee assigns this lesse, in whole	d, the covenants hereof shall extend to their beirs
Lessee may at any time execute and deliver to lessor or place of record arrender this lesse as to such portion or portions and be relieved of all obligations.	release or releases covering any portion or po	ortions of the above described premises and thereby
All express or implied covenants of this lease shall be subject to all Feat whole or in part, nor lessee held liable in damages, for failure to comply the legulation.	al and State Laws, Executive Orders, Rules or rith, if compliance is prevented by, or if such f	failure is the result of, any such Law, Order, Rule o
Lessor hereby warrants and agrees to defend the title to the lands herein ny mortgages, taxes or other liens on the above described lands, in the event signed lessors, for themselves and their heirs, successors and assigns, hereby a said right of dower and homested may in any way affect the purposes for will be to the purposes of th	default of payment by lessor, and be subrogate trender and release all right of dower and hor h this lease is made, as recited herein.	ed to the rights of the holder thereof, and the under mestead in the premises described herein, in so fa
Lessee, at its option, is here! the right and power to pool or con mediate vicinity thereof, when in here's judgment it is necessary or advice onservation of oil, gas or other minerals in and under and that may be product units not exceeding 40 acres eich in the event of an oil well, or into a unit securd in the conveyance records of the county in which the land herein lease only into a tract or unit shall be treated, for all purposes except the payment pound on the pooled acreage, it shall be treated as if production is had from this oyalties elsewhere herein specified, lessor shall receive on production from laced in the unit or his royalty interest therein on an acreage basis bears to the	ble to do so in order to properly develop and from said premises, such pooling to be of tra units not exceeding 640 acres each in the even is situated an instrument identifying and defroyalties on production from the pooled unit, see, whether the well or wells be located on the unit as pooled only such portion of the royal	l operate said lease premises so as to promote the cts contiguous to one another and to be into a unit to of a gas well. Lessee shall execute in writing and acribing the pooled acreage. The entire acreage so as if it were included in this lease. If production is premises covered by this lease or not. In lieu of the ty stimulated begin as the semant of his acreage.
SEAL 2	LE NUMBER 20082222 ECORDED 9/11/2008 at 10: ECORDING FEE: \$ 12 00 Homas County, KANSAS DRA L. VOLK, DEPUTY AYBELLE MOORE, REGISTER O	STAM ayliella moore
IN WITNESS WHEREOF, the undersigned execute this instrument as of	a day and year first where and the	
itnesses:	c way and year tirst unive Written.	
PAUL F. GOOSSEN AND HII	EGARD M. GOOSSEN RE	VOCABLE_TRUST
x ful degard M. Gorsen	VX Jaul F How	orton
Hildegard M. Goossen, Trustee	Paul F. Goos	sen, Trustee

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141 5

Notary Public

en Inc Oc	Wisconsin				300h	190 a 9	Ö.
/	01	ACI	KNOWLEDGMI	ENT FOR INDI	VIDUAL (KsC	kCoNe) W	
he foregoing instr	ument was acknowledged be	efore me this	$(5H)_{\text{day of }}$	Viin	رح	\ c	2
. Paul I	Goossen and H	ildegard	M. Gooss	on Truet	ees of t	-60	-
Paul I	. Goossen and H	ildegard	M. Gooss	en Revoca	hla Trus	t	2
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y commission exp	ores <u>7-5-09</u>			Mila		ullas ;	18
			S	usan A. N	Notary På Miller		
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ie foregoing instri	iment was acknowledged be	fore me this	day of _	3			
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щ		1 NR. 3.3 W		. स	_M., and duly recorded Re of	Register of Deeds	
OIL AND GAS LEASE		. 105 Rge 33		nty Thereof This instrument was filed for record on the of	· 출	E	
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	p ;	Section II	STATE OF	County — This i day of	in Book of this office	ByWhen recorded, return to	
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		re me this	day of				
vention on behal	f of the corporation.		_ a				
oration, on benai commission expir							



WHEREAS,	01	Brien Res	ources, L	LC		
FILE NUMBER 200 RECORDED 6/4/200 RECORDING FEE: \$ 8. Thomas County, KANS LORA L. VOLK, DEPUT MAYBELLE MOORE, RE	09 at 10:06 AP W FAS Y LOTA & V	M Olk. Doont		INDEXED INDEXED MICROFILMED	SEAL SCOUNT	
			is/are the o	wner(s) and he	older(s) of an o	it and
gas lease on the follo Kansas	wing described	l land in	Thomas	Count	y, State of	
S			68			
N	orth Half	(N/2)				
of Section 13	. Township	108	Dongo	ז.וכ כ		. 22
of Section 13 Book 175	, Page	158	, Kange of the Rec	ords of said Co	and record ounty, and	ded in
	said lease expir					
administrators and as Dollars, in hand paid term of said lease sha extended term had be from the date of the seasinghead gas) is proall other respects, to the modification thereof a June 30, 200 rentals due under the	the receipt when the control of the	in consideration in consideration in the conditions with the conditions and conditions heretofore exemples and conditions	on of	One and Node, does hereby tenor and effection of One as oil or gas of y said lease; sur said lease as odelay rental is tension; and the tensio	o/100 ragree that the ct as if such e (1) year (including ubject, however modified, if an	c, in
		<u></u>	Regina	C. Hob	uszew	ski
				Kobuszews)		
			 			
			·			
TATE OF Kan:	sas)	A CYPYOTE				
COUNTY OF Was	nington	ACKNOW	LEDGEMEN	T FOR INDIV	DUAL	
Before me, the 27 th day of Regina ersonally known to b	undersigned, a	a Notary Publi	c, within and f ersonally appe	or said County ared	y and State, on	this
ersonally known to be not acknowledged to a ct and deed for the use IN WITNESS ast above written.	me that she	es therein set f	d the same as _	her	free and volun	ent itary
1y Appointment Expi 	res:	CATHETYN 8 State of 1 My Appl. Exp. //	PRALLE (STARS - 30 -20/2)	Not.	Ary Public	Jael
				Kathry	n S. Prall	.e



EXTENSION OF OIL AND GAS LEASE 800k 195 PAGE 171

WHE	REAS,	O"Brien Re	esources, LI	LC
gas lease on t	he following desc	cribed land in	is/are the o	wner(s) and holder(s) of an oil andCounty, State of
Kansas			THOMAS	County, State of
	North Ha	alf (N/2)		
of Section Book	13 , Townsh	hip 10S e 158	, Range of the Rec	33W and recorded in ords of said County, and
WHE	REAS, said lease	expires in the ab	sence of drilling	operations on
administrator Dollars, in har term of said lo extended term from the date casinghead ga all other respe-	s and assigns, fo nd paid, the rece case shall be and I had been origin of the said expir s) is produced fr ects, to the provis hereof may have	er and in consider, in the consider whereof is hereby extended ally expressed in the continuation thereof and come any well on the conditions and conditions are conditions.	ation ofOn reby acknowledge ed, with the same such lease, for a as long thereafte he land covered b ons of said lease o executed; that no	their heirs, executors, e and No/100 ed, does hereby agree that the said tenor and effect as if such period of One (1) year er as oil or gas (including by said lease; subject, however, in ar said lease as modified, if any delay rental is due and payable on stension; and that all previous roperly paid.
of	TNESS WHERE June	EOF, this instrum , 200	x Regive	his the 250 day C. Kobuszewski Kobuszewski
MICROFILMED V	SEAL 2	_	<i>A</i> .	
LE NUMBER 20 CORDED 8/1/20 CORDING FEE: \$ ' omas County, KAN RA L. VOLK, DEPU LYBELLE MOORE, R	SAS TY	sella Ma	ere	
STATE OF)) ACKNO	OWLEDGEMEN	T FOR INDIVIDUAL
COUNTY OF	Washingto	on)		T TO THE PARTY AND CALL
personally knowled act and deed fo	egina C. Ko wn to be the ider ged to me that _ or the uses and pur TNESS WHERE	buszewski, ntical person w She execu	gersonally appersonally appersonation appersonally appersonally appersonally appersonally appersonally appersonally appersonally appersonally appersonally appers	for said County and State, on this eared
	ren.		·	•

FORM 88 — (PRODUCER'S SPECIAL) (PAID-UP)

63U (Rev. 1993)

x Regina C. Kobusze iski

Regina C. Kobuszewski S.S. #511-20-7783

		· OIL A	ND GAS LEASE	w	ww.kbp.com • kbp@kbp.com
AGREEMI	ENT, Made and entered is	nto the30th_day of _		June	200
y and between	Regina C.	Kopuszewski,	a single woman;	I CIVIBIAN I FY	(0.1)
	P. O. Box	56, Hanover,	KS 66945;		
	Diane Mor	ty, Attorney-i	n-Fact for Marie	M. Monty; and	
	George Mo	onty, husband o	f Marie M. Monty,		
hose mailing add	5425 /	rponuttox Road	. Davenport, Iowa	52806 Spening flor called Leavor	(whether one or more)
nd	D. D.		Box 1184, Wichita		×
nd			¥		reinafter caller Lesse
s here acknowledg of investigating, ex constituent product and things thereon	ged and of the royalties he ploring by geophysical a is, injecting gas, water, or to produce, save, take car ured therefrom, and hous	erein provided and of the agreemen and other means, prospecting drill ther fluids, and air into subsurface a e of, treat, manufacture, process, ste ling and otherwise caring for its em	Dollar its of the lessee herein contained, herebying, mining and operating for and productata, laying pipe lines, atoring oil, buildinger and transport said oil, liquid hydrocarbologues, the following described land, tog	grants, leases and lets exclurively unto icing oil, liquid hydrocarbons, all gase; ng tanks, power stations, telephone line oons, gases and their respective constitu- sether with any reversionary rights and a	s, and their respective s, and other structures ent products and other after-acquired interest
reveni situateu in	county of	T C C MINI L Y			
		North Half	(N/2)		
n Section	13 Townsh	ip 10S Range	33Wand containing	320 acre	s, more or less, and a
ccretions thereto. Subject to t	the provisions herein con	tained, this lease shall remain in fo sective constituent products, or any	ree for a term of Three (3)	from this date (called "primary term"),	and as long thereafte
		pective constituent products, or any said lesses covenants and agrees;	of them, is produced from said land or le	and with which said land is pooled.	
let. To de	liver to the credit of less		hich lessee may connect wells on said la	nd, the equal one-eighth (%) part of all o	il produced and save
om the leased pre 2nd. To p	ay lessor for gas of what	soever nature or kind produced an	d sold, or used off the premises, or used	in the manufacture of any products the	refrom, one-eighth (%)
t the market price remises, or in the	e at the well, (but, as to s manufacture of products	as sold by lessee, in no event mon therefrom, said navments to be m	than one-eighth (%) of the proceeds rec- ade monthly. Where gas from a well pro-	cived by lessee from such sales), for the ducing gas only is not sold or used, les	e gas sold, used oll the see may pay or tende
royalty One Do	llar (\$1.00) per year per : ceding paragraph.	net mineral acre retained hereund	er, and if such payment or tender is mas	de it will be considered that gas is bein	g produced within th
If said less e said tessor only Lessee shal When requ No well sha	or owns a less interest i In the proportion which Il have the right to use, fr ested by lessor, lessee sha all be drilled nearer than	n the above described land than t lessor's interest bears to the whole ee of cost, gas, oil and water produ ill bury lessee's pipe lines below plo	ced on said land for lessee's operation the w depth. on said premises without written consent	e therein, then the royalties herein provered, except water from the wells of les	rided for shall be paid
Lessee shal If the estate ecutors, administ seee has been fur	Il have the right at any ti te of either party hereto trators, auccessors or ass nished with a written tra	me to remove all machinery and fix is assigned, and the privilege of signs, but no change in the owner mater or assignment or a true copy	ctures placed on said premises, including assigning in whole or in part is express whip of the land or assignment of rents thereof. In case lessee assigns this lease	ely allowed, the covenants hereof shall als or royalties shall be binding on the	lessee until after the
		ons arising subsequent to the date of deliver to lessor or place of reco	of assignment. Id a release or releases covering any por	tion or portions of the above described	premises and thereby
rrender this lease	as to such portion or por	tions and be relieved of all obligati	ons as to the acreage surrendered. ederal and State Laws, Executive Orders		
whole or in part	, nor lessee held liable in	damages, for failure to comply th	erewith, if compliance is prevented by, o	, Rules of Regulations, and this lease at r if such failure is the result of, any suc	h Law, Order, Rule o
Lessor here ny mortgages, tax gned lessors, for	ies or other liens on the a themselves and their hei	sbove described lands, in the event rs, successors and assigns, hereby	n described, and agrees that the lessee sh of default of payment by lessor, and be surrender and release all right of dowe hich this lesse is made, as recited herein	subrogated to the rights of the holder to and homestead in the premises descri-	hereof, and the under
Lessee, at in mediate vicinity observation of oil, runits not exceed to the convicuous oil of the convicuous of the pooled into a tract bund on the pooled by alties elsewhere	to option, is hereby giver thereof, when in lessee, age or other minerals it ing 40 scres each in the syance records of the co- or unit shall be treated, a screage, it shall be treat herein specified, lessor	the right and power to pool or co's judgment it is necessary or adn and under and that may be prod event of an oil well, or into a unit unty in which the land herein les for all purposes except the paymented as if production is had from the shall receive on production from	mbine the screage covered by this lease visable to do so in order to properly de uced from said premises, such pooling to or units not exceeding 640 acres each in sed is situated an instrument identifying of royalties on production from the po- is lease, whether the well or wells be loca a unit so pooled only such portion of e total acreage so pooled in the particular	or any portion thereof with other land, velop and operate said lease premises o be of tracts contiguous to one another a the event of a gas well. Leasee shall e ag and describing the pooled acreage. oled unit, as if it were included in this ted on the premises covered by this leas the royalty atipulated herein as the a	so as to promote the and to be into a unit execute in writing and The entire acreage at lease. If production is e or not. In lieu of the
Lessee o to retur possible	r the surf	ens further aga	ree in the event d to its criginal	of drilling opera contour as near	ations ly as is
lhis les	se may be	signed in coun	ternarts.		
W. V.S.	MODGED MESOFILMED	SEAL SEAL	FILE NUMBER 20051929 RECORDED 08/11/2005 a RECORDING FEE \$8.00 TECH MAYBELLE MOORE, REGISTER THOMAS COUNTY, KANSAS	t 11:13 AM FEE \$4.00	8-159
	-	COUNTY	LORA VOLK, DEPUTY	Taylella 1	Jooke
IN WITNES	SS WHEREOF, the under	signed execute this instrument as	of the day and year first above written.	- ·	
itnesses;	-		J J		
V			X		
George	Yontv		Diane Mon	ty, Attorney-in-1	Fact for
N	0 01 -	1.	Marie M.	Monty	

STATE OF	Kansas		344 CVT 4008	T98
COUNTY OF	Washington	ACKNOWLEDGMENT	FOR INDIVIDUAL (KsOkCoNe)	2225
The foregoing instrum	ent was acknowledged before me	this day of	July XMXX	
by	J. ROOGINEWSKI .	S. de colorigate (d.) 15 de colorida (d.)	- 1880 s-	
	9-13-05	M	arilyn A. Morga	n)
A-T-A MAR	Hym A. Mcrgan I		Notary Public	
My App	State of Kansas t. Exp. 9-13-05		Marilyn A. Mokgan	
CTATE OF	Iowa			
COLINTY OF		ACKNOWLEDGMEN	FOR INDIVIDUAL (KsOkCoNe)	_
The foregoing instrum	ent was acknowledged before me	this day of	July	2005
by Diane M	onty, Attorney-in- Monty, husband of	<u>ract for Marie :</u> Marie M. Montv	M. Monay: and	
	•			
My commission expire	· S		Notary Public	<u></u>
OT 4 TO O D				
COUNTY OF		ACKNOWLEDGMEN'	Γ FOR INDIVIDUAL (KsOkCoNe)	
The foregoing instrum	ent was acknowledged before me	this day of		
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My commission expire	8		Notary Public	
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COUNTY OF	ent was acknowledged before me	this day of		
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OIL AND GAS LEASE			This instrument was filed for record on the of of or coord on the of or coord on the or corded or coords of this office. Register of Deeds.	
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STATE OF		ACKNOWI PDCMENO	FOR CORPORATION (KsOkCoNe)	
COUNTY OF		***		
The foregoing instrume by	ent was acknowledged before me	this day of		
of		a		···
corporation, on behalf	-			
My commission expire	5			

Notary Public

EXTENSION OF OIL AND GAS LEASE

North Half (N/2) of Section 13 , Township 10S , R Book 175 , Page 160 of Section 175 , Page 160 of June 30, 2009 and the said owner(s) an lease extended; NOW, THEREFORE, the undersigned, for then administrators and assigns, for and in consideration of Dollars, in hand paid, the receipt whereof is hereby ack term of said lease shall be and is hereby extended, with extended term had been originally expressed in such lea from the date of the said expiration thereof and as long casinghead gas) is produced from any well on the land of all other respects, to the provisions and conditions of sai modification thereof may have been heretofore executed June 30, 2009 under the terms rentals due under the terms of said lease have been time IN WITNESS WHEREOF, this instrument is significant to the same secontry to the same secontry of the same secontry of Seat 10 page 10 pag	
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North Half (N/2) of Section 13 , Township 10S , R Book 175 , Page 160 of WHEREAS, said lease expires in the absence of June 30, 2009 and the said owner(s) an lease extended; NOW, THEREFORE, the undersigned, for then administrators and assigns, for and in consideration of Dollars, in hand paid, the receipt whereof is hereby ack term of said lease shall be and is hereby extended, with extended term had been originally expressed in such lea from the date of the said expiration thereof and as long casinghead gas) is produced from any well on the land c all other respects, to the provisions and conditions of sai modification thereof may have been heretofore executed June 30, 2009 under the terms rentals due under the terms of said lease have been time IN WITNESS WHEREOF, this instrument is sig of June ,200 9. X Dit SEAL Dit SEAL Dit SEAL Dit At: NUMBER 20091659 BK 201 PG 669 - 669 RDED 7/2/2009 at 9:54 AM DING FEE: \$ 8 000 SEAL ACKNOWLED COUNTY OF Scott ACKNOWLED COUNTY OF Scott Before me, the undersigned, a Notary Public, with any of June ,200 9, person Attorney-in-Fact for Marie M personally known to be the identical person who executed the act and deed for the uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set in	
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of Section 13 , Township 10S , R Book 175 , Page 160 of WHEREAS, said lease expires in the absence of June 30, 2009 and the said owner(s) an lease extended; NOW, THEREFORE, the undersigned, for then administrators and assigns, for and in consideration of Dollars, in hand paid, the receipt whereof is hereby ack term of said lease shall be and is hereby extended, with extended term had been originally expressed in such lea from the date of the said expiration thereof and as long casinghead gas) is produced from any well on the land c all other respects, to the provisions and conditions of sai all other respects, to the provisions and conditions of sai modification thereof may have been heretofore executed June 30, 2009 under the terms rentals due under the terms of said lease have been time IN WITNESS WHEREOF, this instrument is sig of June ,200 9. **X **DIA** **SEAL** **DIA** **SEAL** **DIA** **SEAL** **DIA** **ACKNOWLED* **COUNTY OF Scott **DIA** **ACKNOWLED* **DEFORM TO MARTIE MARTI	Ti
WHEREAS, said lease expires in the absence of June 30, 2009 and the said owner(s) an lease extended; NOW, THEREFORE, the undersigned, for then administrators and assigns, for and in consideration of Dollars, in band paid, the receipt whereof is hereby ack term of said lease shall be and is hereby extended, with extended term had been originally expressed in such least from the date of the said expiration thereof and as long casinghead gas) is produced from any well on the land call other respects, to the provisions and conditions of sai modification thereof may have been heretofore executed June 30, 2009 under the terms rentals due under the terms of said lease have been time IN WITNESS WHEREOF, this instrument is signof June , 200 9. **X** **NUMBER 20091659 BK 201 PG 669 - 669** RDED 7/2/2009 at 9:54 AM RDING FEE: \$ 200 SCALL DIA **SCALL DIA **ACKNOWLED** **COUNTY OF Scott ACKNOWLED** **COUNTY OF Scott ACKNOWLED** **Defore me, the undersigned, a Notary Public, with the said acknowledged to me that She executed the act and deed for the uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set in the said acknowledged to me that She executed the act and deed for the uses and purposes therein set forth.	
NOW, THEREFORE, the undersigned, for then administrators and assigns, for and in consideration of Dollars, in hand paid, the receipt whereof is hereby ackt term of said lease shall be and is hereby extended, with extended term had been originally expressed in such least from the date of the said expiration thereof and as long casinghead gas) is produced from any well on the land call other respects, to the provisions and conditions of saimodification thereof may have been heretofore executed June 30, 2009 under the terms rentals due under the terms of said lease have been time IN WITNESS WHEREOF, this instrument is significant the said can be added to the terms of said lease have been time IN WITNESS WHEREOF, this instrument is significant the said county, KANSAS L. VOLK, DEPUTY ELLE MOORE, REGISTER OF DEEDS STATE OF	ange 33W and recorded in the Records of said County, and
administrators and assigns, for and in consideration of Dollars, in hand paid, the receipt whereof is hereby ackt term of said lease shall be and is hereby extended, with the extended term had been originally expressed in such least from the date of the said expiration thereof and as long casinghead gas) is produced from any well on the land call other respects, to the provisions and conditions of sai modification thereof may have been heretofore executed June 30, 2009 under the terms rentals due under the terms of said lease have been time IN WITNESS WHEREOF, this instrument is significant to the said said lease have been time in the said lease have been time in the said lease have been time. NUMBER 20091659 BK 201 PG 669 - 669 RDED 7/2/2009 at 9:54 AM RDING FEE: \$ 2009. SEAL Dia	drilling operations on l holder(s) desire(s) to have the term of said
Dollars, in hand paid, the receipt whereof is hereby acking term of said lease shall be and is hereby extended, with the extended term had been originally expressed in such least from the date of the said expiration thereof and as long casinghead gas) is produced from any well on the land call other respects, to the provisions and conditions of said modification thereof may have been heretofore executed June 30, 2009 under the terms rentals due under the terms of said lease have been time IN WITNESS WHEREOF, this instrument is sign of June , 200 9. **NUMBER 20091659 BK 201 PG 669 - 669 RDED 7/2/2009 at 9:54 AM RDING FEE: \$ 200 St. AM RDING FEE:	selves, their heirs, executors,
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NUMBER 20091659 BK 201 PG 669 - 669 RDED 7/2/2009 at 9:54 AM RDING FEE: \$ 200 STATE OF	overed by said lease; subject, however, in d lease or said lease as modified, if any that no delay rental is due and payable or of this extension; and that all provious
NUMBER 20091659 BK 201 PG 669 - 669 RDED 7/2/2009 at 9:54 AM RDING FEE: \$ STATE OF	y and properly paid.
NUMBER 20091659 BK 201 PG 669 - 669 RDED 7/2/2009 at 9:54 AM RDING FEE: \$ 200 PG 669 RDED 7/2/2009 at 9:54 AM RDING FEE: \$ 200 PG 669 RDED 7/2/2009 at 9:54 AM RDING FEE: \$ 200 PG 669 RDED 7/2/2009 at 9:54 AM RDING FEE: \$ 200 PG 669 RDED 7/2/2009 at 9:54 AM RDING FEE: \$ 200 PG 669 RDED 7/2/2009 at 9:54 AM RDING FEE: \$ 200 PG 669 RDED 7/2/20	ned on this the 25 th day
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NUMBER 20091659 BK 201 PG 669 - 669 RDED 7/2/2009 at 9:54 AM RDING FEE: \$ 200 as County, KANSAS madelee made and acknowledged to me that she executed the act and deed for the uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set me in the undersigned in the county and in the county in	ine M. Monty
NUMBER 20091659 BK 201 PG 669 - 669 RDED 7/2/2009 at 9:54 AM RDING FEE: \$ 200 IS COUNTY, KANSAS 'Marfielle Moore, REGISTER OF DEEDS STATE OF	
RDED 7/2/2009 at 9:54 AM RDING FEE: \$ 8 IS COUNTY, KANSAS Marghele A Tourney ELLE MOORE, REGISTER OF DEEDS STATE OF	orney in Fact for Marie M. M
STATE OF	The second of th
Before me, the undersigned, a Notary Public, with 25th day of June, 2009, person Attorney-in-Fact for Marie Mersonally known to be the identical person who executed the act and deed for the uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set merson.	
Before me, the undersigned, a Notary Public, with 25th day of June, 2009, person Attorney-in-Fact for Marie	
Attorney-in-Fact for Marie M personally known to be the identical person who exec and acknowledged to me that she executed the act and deed for the uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set m	GEMENT FOR INDIVIDUAL
personally known to be the identical person who exec and acknowledged to me that she executed the act and deed for the uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set n	hin and for said County and State, on this
and acknowledged to me that <u>Sne</u> executed the act and deed for the uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set n	• Monty
IN WITNESS WHEREOF, I have hereunto set n	same as her free and voluntary
last above written.	y hand and official seal the day and year
My Appointment Expires:	$//$ · \wedge ·
5-28.2011	(ALAD. Malinh
CAROLINE J. HICKS COMMISSION NO. 143454 MY COMMISSION EXPIRES	Arolu Dichs Notary Rublic

EXTENSION OF OIL AND GAS LEASE

800k 195 PAGE 172

WHIEREAS, O BITOI	Report cos, IIIo
	is/are the owner(s) and holder(s) of an oil and
gas lease on the following described land in	Thomas County, State of
Kansas :	
W (77/0 h	
North Half (N/2)	
of Section 13 Township 105	
Book 175 , Page 160	of the Records of said County, and
WHEREAS, said lease expires in the	ne absence of drilling operations on
	owner(s) and holder(s) desire(s) to have the term of said
lease extended;	
NOW THEREFORE, the undersia	med, for themselves, their heirs, executors,
	ideration ofone and No/100
Dollars, in hand paid, the receipt whereof i	s hereby acknowledged, does hereby agree that the said
	tended, with the same tenor and effect as if such
	ed in such lease, for a period of <u>One (1) year</u> f and as long thereafter as oil or gas (including
	on the land covered by said lease; subject, however, in
	ditions of said lease or said lease as modified, if any
	fore executed; that no delay rental is due and payable on ler the terms of this extension; and that all previous
rentals due under the terms of said lease ha	
	7U+
in witness whereof, this ins	
01	18 mily
	Vid Dune M. Marly Par
ER OF ORDER	Diane M. Monty Attorney-in-Fact for
SEAL	Marie M. Monty
O COUNTY AND	
FILE NUMBER 20081918 BK 195 PAGE 1 RECORDED 8/1/2008 at 10:54 AM	72
RECORDING FEE: \$800	· · · · · · · · · · · · · · · · · · ·
Thomas County, KANSAS () autocle } LORA L. VOLK, DEPUTY	roore
MAYBELLE MOORE, REGISTER OF DEEDS	
STATE OF Iowa)	
) A(CKNOWLEDGEMENT FOR INDIVIDUAL
COUNTY OF 500 H	
Refore me, the undersigned a Nota	ry Public, within and for said County and State, on this
24th day of Tune	2008, personally appeared <u>Diane M. Monty</u>
Attorney-in-Fact for	Marie M. Monty
personally known to be the identical person	n _ who executed the within and foregoing instrument
act and deed for the uses and purposes the	executed the same as her free and voluntary rein set forth.
IN WITNESS WHEREOF, I have	hereunto set my hand and official seal the day and year
last above written.	
My Appointment Expires:	(small Holen no
5-72-09 AND 184- AND	NGELA L. PETERSON OMMISSION NO. 148445 Notary Public
low to the contract of the con	Angela L. Peterson
AWOI	5-28-09

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Remina C. Kohuszewski



Reorder No. 09-115 Kansas Blue Print 700 S. Boadway PO Box 703 Wichak KS 67201-0703 Shop-204-504-7204-5105 fan

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by and between	Repi	na C.	Kobusze	wski,	a si	ngle :	woman;				
	P. 0). Box	56, Har	over,	KS	66945	*				
	Diar	ie Mon	ty, Atto	rney-	in-Fa	ct fo	r Marie	М. Мо	nty; and	3	
	Geor	re Mo	nty, hus							1)	
whose mailing addr									hereinafter called I	[]= E	П.
	CDQ 18). D.	Morgen,	P. O.	Box	1184	Wichits	KS KS	Shereinafter called I 67201.	essor (whether on	ie or more),
and		17.0	101 MC 174	1. 0.	DON	1.1.0 1 9	WI.CIII 00	49 150	0/201		
constituent products and things thereon to	o produce, a red therefron	eophysical al 88, Water, oth ave, take care III, and housi	nd other means, p her fluids, and air ir e of, treat, manufact ng and otherwise c	rospecung dr nto subsurface ure, process, aring for its e	ining, mining strata, layir store and tramployees, the	g and operating pipe lines, naport said one following a State of	ing for and produ storing oil, buildi il, liquid hydrocar described land, to	icing oil, liqu ng tanks, pov bons, gases a rether with a	and lets exclusively in sand lets exclusively id hydrocarbons, alwer stations, telephond their respective cony reversionary right	l gases, and their ne lines, and other natituent products and after-acquire	respective r structures s and other ed interest.
In Section accretions thereto. Subject to the	13	, Townshi	p1OS				_, and containing ree (국)		-	. acres, more or le	•
an oit, iiquid nyatoci	arbona, gas	or other resbi	sined, this lease shective constituent p raid lessee covensu	roducta, or as	ry of them, i	erm of	om said land or l	from this da and with whi	te (called "primary to ch said land is poole	rm"). and as long i.	thereafter
This lease in this lease or any ound in paying qua if said leaso in any ound in paying qua leaso is aid leaso only if Lease shall when request No well shall Lease in this lease if the lease is aid right of down the said right of down leason, for the said right of down lease in the lease, at its in mediate vicinity to marry along the lease is aid right of down lease in the said right of lease in the said	nay be main extension the notities, this in the propose of the pro	table. titained durin tereof, the les lease shall co as interest in tition which le that to use, fre r, leasee shall tearer than 2 tages caused that any tim arty hereto is tages and the treate that agrees to the disble in co that agrees to the any in tereby given minerals in the te that the co that the co that the co that the treate that the the the the the the the the the th	g the primary term see shall have the strinue and be in for the above describes of the above describes of the seed of cost, gas, oil at hory lessee's pipe to feet to the house by lessee's operation of the seed of cost, gas, out and the sasigned, and the gas, but no changes are or assignments arising subseque deliver to lessor of the seed of	n hereof with right to drill orce with like ed land than re to the who's lines below p e or barn now one to growin the privilege of ein the own to re a true cojunt to the date r place of rec do fall obligs ubject to all it e to comply the lands here purposes for er to pool or of cessary or a true when the purposes for er to pool or of cessary or a true when the purposes for er to pool or of the purposes for enduction the control of the purposes for enduction of the purpose for e	out further such well to effect as if a the entire are and undividually and undividually as a such asuch as a such a	payment or o completion outh well had not well had ided fee. I land for les mises without id land. ed on said plin whole or e land or as a case lessee ent. e or releases he acreage a State Laws, compliance if i, and agrees of payment and release ease is made acreage coved o so in ord asid premise ot exceeding ated an insite on produether the well-	drilling operation with reasonable of the simple estate of the see's operation that written consent remises, including in part is expressignment of rents assigns this lease covering any por urrendered. Executive Orders a prevented by, or that the lease as the property determined by this lease or to properly determined by this lease or to properly determined the see and the property determined the see and the pooling to 640 acres each in rument identifying the property determined th	s. If the lesses diligence and within the terms therein, the ereon, except of lessor. the right to only allowed, the royaltic, in whole or tion or portion, Rules or Regrif such failurall have the right hope of track to be of track the event of g and deach the pre-	e shall commence to dispatch, and if oil on of years first ment in the royalties here: water from the wells iraw and remove cashe covenants hereof shall be binding oin part, lessee shall in it is the result of, as ight at any time to reo the rights of the head in the premises in thereof with other crate said lease per contiguous to one as a gas well. Lessee a bing the pooled acrif it were included in mises covered by thit ipulated herein as d.	drill a well within or gas, or either or loned. In provided for sha of lessor. Ing. shall extend to the shall extend to the lessee until be relieved of all of ribed premises an ase shall not be teny such Law, Orded deem for lessor, by lder thereof, and to described herein, land, lesse or lessor, be the shall execute in wrisge. The entire a this lesse. If proving the provider is the shall execute in wrisge. The entire a this lesse. If proving the state of the shall execute in wrisge. The entire a this lesse. If proving the state of the shall execute in write a this lesse. If proving the shall execute in write a this lesse. If proving the shall execute in write a this lesse. If proving the shall execute in write a this lesse.	n the term of them, be all be paid heir heirs, l after the bligations and thereby erminated, er, Rule or y payment the under, in so far ses in the omote the
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This leas	protexe Vacadi		signed in	L Coun	FILE N RECORD RECORD MAYBEL THOMAS	UMBER : DED 08/1 ING FEE \$		E \$4.00	5 PAGE 01	30-161 Mass	u e
IN WITNESS	WHEREOF	the undersi	gned execute this i	nstrument as	of the day s	nd year first	above written.				_
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Ceorge Attorne	onty y-in-l	By Di	ane M. N	<u>lonty</u> 1006	•	Di Ma S	ane Mon rie M. 1 S. #513	ty, At	torney-i	n-Fact f	or

UNTY OF	Kansas Washington	ACKNOWLEDGM	-	DOAD (RAOKOMAC)	מממל
		e me this day of	<u></u>	<u> 1 y</u>	
Regina C.	Kobuszewski,	a single woman			
 					
commission expires _				5.44	
181				Notary Public	
ATE OF	Iowa	. 5			
		WAWAS A DEPOS		IDUAL (KsOkCoNe)	
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Dinna Man	tw Attornovii	n Fact for War	ie 🖖 . Robatv	: and Atto	rnev-in - ⊬
on George Mo	ntv. husband (of Warie M. Mon	CV:-		·
	Manes 17, 200	7 Wishelluth	Lahey -		
commission expires 1	100			NOTARIAL SEAL - ST	EANEY
	V	Michell	e Meaney	COMMISSION NUM	BER 730244
			A	AY COMMISSION EXPIRE	s <u>8/x114007</u>
		ACKNOWLEDG	MENT FOR INDIV	IDUAL (KsOkCoNe)	
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Notary Public

My commission expires _

FILE NUMBER 26400915 BK 264 PG 915 - 917 RECORDED 2/1/2018 at 1:13 PM

RECORDING FEE: \$ 55.00 Thomas County, KANSAS

SUZANNE HERSCHBERGER, DEPUTY LORA L. VOLK, REGISTER OF DEEDS



Lora L. Volk

ASSIGNMENT AND BILL OF SALE

PLEASE RETURN TO:

STATE OF KANSAS

§

OGAC

COUNTY OF THOMAS

§

1235 North Loop W, Ste 506

O'BENCO IV, LP, a Delaware limited partnership whose address is P. O. Box 6149, Shreveport, Louisiana 71136-6149 and HARVEST ENERGY, LLC, whose address is P. O. Box 27710 Deaver, Co 80227 (collectively the "Assignor"), for Ten Dollars and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, does hereby GRANT, BARGAIN, SELL, CONVEY, ASSIGN, TRANSFER, SET OVER, and DELIVER unto

("Assignee") all their right, title and interest in and to the oil, gas and mineral leases and wells described in Exhibit "A" attached hereto and made a part hereof, including all personal property, equipment, physical facilities, improvements and fixtures or interests therein.

This Assignment and Bill of Sale ("Assignment") is Final and shall be strictly subject to the following terms and conditions:

- 1. This Assignment is made without warranty whatsoever. Assignee hereby acknowledges that it has inspected the lands, leases, wells and equipment being conveyed and accepts said lands, leases, wells/wellbores and equipment in their present condition on an "As Is, Where Is, With All Faults" basis; and, Assignee hereby indemnifies Assignor and holds Assignor harmless from any and all claims, losses and/or liabilities whatsoever arising on or after the effective date of this Assignment in connection with said lands, leases, wells/wellbores and/or equipment, including but not limited to any and all environmental claims or regulatory requirements arising on or after the effective date of this Assignment:
- 2. Assignee hereby accepts the full responsibility to properly plug and abandon the existing wellbores according to the requirements, specifications, rules and regulations of the Kansas Oil and Gas Commission and to restore the condition of the surface to as near its original condition as practical within a reasonable amount of time after abandoning said wells.
- 3. The provisions of this Assignment shall inure to the benefit of and shall be binding upon the respective heirs, successors and assigns of the parties hereto.

Assignor agrees to execute and deliver to Assignee, from time to time, such other and additional instruments, notices, and other documents, and to do all such other and further acts and things as may be necessary to more fully and effectively grant, convey and assign to Assignee the Properties.

IN WITNESS WHEREOF this Assignment has been executed by Assignor as of the dates set forth in the notary certifications below, but effective, except as otherwise provided herein, for all other purposes as of December 1, 2017.

ASSIGNOR:

ASSIGNOR:

O'BENCO IV, LP

By: O'BENCO IV GP, LLC, Its General Partner

By: O'Brien Resources, LLC, its Managing Member

Jage W.

George W. Mears Vice President - Land HARVEST ENERGY

By: Jay Johnson, its Managing Partner

Asset 51392

		Western Global Oil
		By: David Canden
		PRESIDENT
	THE STATE OF LOUISIANA \$ PARISH OF CADDO \$	
	2017, by George W. Mears, as Vice Pre	nowledged before me on this 22nd day of December, sident - Land of O'Brien Resources, LLC, a Texas as Manager of O'BENCO IV, GP, LLC, a Delaware limited artner of O'BENCO IV, LP, a Delaware limited.
		Notary Public Caddo Parish, Louisiana
		Notary Public Caddo Parish, Louisiana My Commission Expires with Life
	COUC C 4.0 6 THE STATE OF KANSAS § COUNTY OF JEHRYON §	ARISH. V
	The foregoing instrument was ackr 2017, by Jay Johnson, as Managing Partner	nowledged before me on this day of December, - Harvest Energy, LLC.
	•	Notary Public DENISE L STACKHOUSE
		My Commission Expires NOTARY PUBLIC
	THE STATE OF COUNTY OF RIVERSIDES	NOTARY ID 19944020664 MY COMMISSION EXPIRES JANUARY 26, 2019
	COUNTY OF RIVERS Deg	
AR)		nowledged before me on this 3 day of December
	JEFF R. KALLMANN COMM. # 2225183 UN COMM. ELP. JAN. 10. 2022	Notary Public Rivers Que County, CA My Commission Expires HO 2017

ASSIGNEE:

Asset 51392

EXHIBIT "A"

Attached to and made a part of that certain Assignment from OBENCO IV, LP and Harvest Energy, LLC, (Assignor) TO Western Clobal Oil (Assignee), dated December 22, 2017

LEASE SCHEDULE

EASE #	DATE	LESSOR	LESSEE	BOOK-PAGE	STATE	COUNT
15.193.18220.0002	08-29-2008	Morris F. Krug et ux , Robert W. Krug, et ux & Pauline E. Alksnis et vir	D. D. Morgen	196-439	Kansas	Thomas
T10S-R33W-S14:	NE					
15.193.18220.0009	07-09-2008	Mark E. Myers et ux	D. D. Morgen	195-403	Kansas	Thomas
T10S-R33W-S12:	Insofar as to S	w				
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15.193.18220.0018	06-30-2005	Regina C. Kobuszewski: Diane Monty AIF for Marie M. Monty & George Monty et ux	D. D. Morgen	175-158 175-160	Kansas	Thomas
	06-30-2005	Regina C. Kobuszewski: Diane Monty AIF for Marie M. Monty & George Monty et ux	D. D. Morgen	175-158 175-160	Kansas	Thomas
15.193.18220.0018	06-30-2005	Regina C. Kobuszewski: Diane Monty AIF for Marie M. Monty & George Monty et ux	D. D. Morgen D. D. Morgen		Kansas	
15.193.18220.0018 T10S-R33W-S13:	06-30-2005 Insofar as to N 06-30-2005	Regina C. Kobuszewski: Diane Monty AIF for Marie M. Monty & George Monty et ux IW Regina C. Kobuszewski: Diane Monty AIF for Marie M. Monty & George Monty et ux		175-160 175-158		Thomas
15.193.18220.0018 T10S-R33W-S13: 15.193.18220.0018	06-30-2005 Insofar as to N 06-30-2005	Regina C. Kobuszewski: Diane Monty AIF for Marie M. Monty & George Monty et ux IW Regina C. Kobuszewski: Diane Monty AIF for Marie M. Monty & George Monty et ux		175-160 175-158		

WELL SCHEDULE

Kob 13-1API#15-193-20783
Krug 14-1API#15-193-20772
Myers 12-1 SWDAPI#15-193-20833
Myers-Kob 12-1API#15-193-20782

OPERATOR'S AGREEMENT

This Agreement, made and entered into this 12 day of January, 2018, by and between DREILING EXPLORATION, LLC, hereinafter designated as **OPERATOR**, and WESTERN GLOBAL OIL, INC., hereinafter designated as **OWNER**.

AND WHEREAS, WESTERN GLOBAL OIL, INC., (OWNER) represents it is the owner of all the 7/8ths working interest in and to the following Oil and Gas Lease(s) and Saltwater Disposal Well located in **Thomas** County, State of **Kansas**, to-wit:

- a. Krug Lease
 NE/4 14-10-33
 Thomas County, Kansas
 API# 15-193-20772
- b. Kob Lease NE/4 13-10-33 Thomas County, Kansas API# 15-193-20783
- c. Myers Kob Lease SW/4 12-10-33 Thomas County, Kansas API# 15-193-20782
- d. Myers SWD (Myers 12 #1)
 S/2 12-10-33
 Thomas County, Kansas
 API# 15-193-20782

AND WHEREAS, DREILING EXPLORATION, LLC, is in the business of oil and gas lease management, development and production and is a duly licensed Operator in the State of Kansas (KCC Operators License No. 34657);

AND WHEREAS, **OWNER**, as the owner of the working interest in and to the above oil and gas leases and SWD, desires to designate **OPERATOR** as the entity in charge of the above leases and leasehold estate and with authority to supervise, manage and maintain the above Oil and Gas Lease(s) and Saltwater Disposal Well on **OWNERS** behalf for the operation, development and production of oil and/or gas and disposal of saltwater and oilfield brine;

AND WHEREAS, the parties to this Agreement desire to set out in writing their Agreement as to the manner in which the above Oil and Gas Leases and SWD shall be operated and developed and oil and/or gas produced therefrom.

NOW THEREFORE, it is Agreed by and between the parties that for and in consideration of the mutual benefits of both parties, the parties Agree as follows:

- 13. The effective date of this Agreement shall be the 12th day of 13. 2018.
- 14. All covenants and Agreements contained herein shall extend to and be binding upon the heirs, executors, administrators, successors and assigns of the parties hereto.
- 15. The execution of this Agreement may be made by separate signature pages, but regardless when attached to this Agreement shall be deemed an original of this Agreement and shall constitute one and the same instrument.

IN WITNESS WHEREOF, the undersigned have hereto subscribed their names the day and year first above written.

OWNER:

OPERATOR:

WESTERN GLOBAL OIL, INC.

DREILING EXPLORATION, LLC

By:

David Carder, President 69730 Highway 111, Suite 112

Rancho Mirage, CA 92270

Office: (760) 593-2764 Cell: (805) 470-8504

Email: carder.dave@gmail.com

EIN #: 82-3332151

Preston L. Dreiling, President

815 Main Street

Victoria, KS 67671 Office: (785) 639-3949

Cell: (785) 639-2099

Email: dreilingexplorationllc@yahoo.com

EIN #: 45-3819279