KOLAR Document ID: 1408792

KANSAS CORPORATION COMMISSION
OIL & GAS CONSERVATION DIVISION

KANSAS CORPORATION COMMISSION Form July 20 OIL & GAS CONSERVATION DIVISION Form must be Type REQUEST FOR CHANGE OF OPERATOR Form must be Signed All blanks must be Fille			
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:			
Acknowledgment of Transfer: The above request for transfer of injection and 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		
		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		

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: 1408792

KANSAS CORPORATION COMMISSION OIL & GAS CONSERVATION DIVISION

CERTIFICATION OF COMPLIANCE WITH THE KANSAS SURFACE OWNER NOTIFICATION ACT

Form KSONA-
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: State: Zip:+	If filing a Form T-1 for multiple wells on a lease, enter the legal description of the lease below:		
Contact Person:			
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 county, and in the real estate property tax records of the county treasurer.		
Address 2:			
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: ______

MARTIHAZ
LLB8-1 Form 88 (producers) Rev. 1-83 (Paid-up) Kans Okla Colo. OIL AND GAS LEASE
THIS AGREEMENT, Entered into this <i>See</i> day of <i>Advenber</i> , 2011, between, <u>Lloyd T. Harvey and Barbara L.</u> <u>Harvey, husband and wife, 6850 NW 130th Street, Potwin, KS 67123</u> , hereinafter called lessor, and <u>Noble Petroleum, Inc.</u> <u>3101 North Rock Road, Suite 125, Wichita, KS 67226</u> , hereinafter called lessee, does witness:
eration of the sum of Ten and More Dollars (\$1 I, and let and by these presents does hereby gra : this lease or any part thereof with other oil and I and other exploratory work thereon, including ead gasoline and their respective constituent v s strata, and for constructing roads, laying pipe momical operation of said land, to produce, sa ta, said tract of land being situated in the Count
The Southwest Quarter (SW4); the West Half of the Southeast Quarter (W2SE4); and the North Half (N2), less and except a tract more accurately described on the Description Rider, all in Section 35, Township 21 South, Range 4 East
 containing 552.00 acres, more or less. 2. This lease shall remain in force for a term of Three (3) years (called "primary term") and as long thereafter as oil, gas, casinghead gas, casinghead gasoline or any of the products covered by this lease is produced. 3. The lesse shall deliver to lessor as royalty, free of cost, on the lease, or into the pie line to which lesse may connect its wells the equal one-eighth part of all oil produced and
 aved from the leased premises, or at the lesser's option may pay to the lessor for such one-eighth royalty the market price at the wellhead for oil of like grade and gravity prevailing on the day such oil is run into the pipe line or into storage tanks. The lessee shall pay to the lessor, as a royalty, one-eighth (1/8th) of the proceeds received by the lessee from the sale of gas, gas condensate, gas distillate, casinghead gas, gas used for the manufacture of gasoline or any other product, and all other gases, including their constituent parts, produced from the land herein leased. If such gas is not sold by the lessee, lessee may pay or tender annually at or before the end of each yearly period during which such gas is not sold, as a shut-in royalty, whether one or more wells, an amount equal to one dollar per net mineral acres, and while shut in sold royalty is so paid or tendered, it will be considered under all provisions of this lease that gas is being produced in paying quantities. The first yearly period during which such gas is not sold for production of gas. This first yearly period during which such gas is not sold shall begin on the date the first well he completed for production of gas. This lease is a paid-up lease and may be maintaining during primary term without furthe repayments or drilling operations. In the event said lessor owns a less interest has to the work and multivided fees involuted fees involuted for row interest the second reside for row interest therein there in conditioned fees the event of a solution which his interest has the work and multivided fees however in the avert the reveal to sorother for the lessor or his helic provision which his interest has the work to lessor or his helic provision which his interest has a solution of gas.
 The fraction of the fraction, this properties the event of the fraction of the fr
all machinery fixtures, houses, buildings and other structures placed on said premises, including the right to draw and remove all casing. If the estate of either party hereto is assigned (and the privilege of assigning in whole or in part is expressly allowed), the covenants hereof shall extend to the heirs, devisees, executors, administrations, successors, and assigns, but no change or division in ownership of the land, or royalties, however accomplished, shall operate to enlarge the obligations or diminish the rights of lessee, and no change of ownership in the land or in the royalties or any sum due under this lease shall be binding on the lassee until it has been turnished with either the original recorded instrument of onweyance or a duy certified copy therevic, or a certified copy of the will of any deceased owner with all original recorded instruments of conveyance or a duy certified copy the full interest claimed, and all advance payments of rentals made hereunder before receipt of said documents shall be binding on any direct or indirect assignee, grantee, devisee, or administrator, executor, or heir of lessor of the full interest claimed, and all advance payments of rentals made hereunder before receipt of using a complete chain of title back to lessor of the full interest claimed, and all advance payments of rentals made hereunder before receipt of said documents shall be binding on any direct or indirect assignee, grantee, devisee, or administrator, executor, or heir of lessor. 9. Lessor hereby warrants and agrees to defend the title to the land berein described and agrees such option, may pay and discharge in whole or in part any kaves, mortgages or other liens existing, levied, or assessed on or against the above described lands and, in event it exercises such options its hall be building or any differt or advected lands and, in event it exercises such options its hall be used or any holder or in part any holder or increating.
holders thereof and may reimburse itself by applying to the discharge of any such mortgage tax or other lien, any royalty accruing hereunder. 10. If after the expiration of the primary term, production of oil or gas should cease from any cause, this lease shall not terminate if lessee commences additional drilling or well reworking operations within one hundred-twenty (120) days thereafter, or if as the expiration of the primary term, oil or gas is not being produced on said land, but lessee is then engaged in drilling or well reworking operations thereon, then in either event, this lease shall remain in force so long as operations are prosecuted either on the same well or any other well thereafter commenced with no cessation of more than one hundred-twenty(120) consecutive days, and if they result in production of oil or gas under any provision of this lease. 11. Lessee may at any time surrender or cancel this lease in whole or in part by delivening or malling such release to the lessor, or by placing same of record in the proper county. In 11.
case sait lease is surrendered and cancered as to only a portion of the acreage covered mereby, then all payments and manutes ureteaurer accurung under the terms of said reases as to the portion canceled shall cease and determine, but as to the portion of the acreage not released the terms and provisions of this lease shall continue and remain in full force and effect for all purposes. 12. All provisions hereof, express or implied, shall be subject to all federal and state laws and the orders, rules, or regulations (and interpretations thereof) of all governmental agencies administering the same, and this lease shall not be in any way terminated wholly or partially nor shall the lessee be llable in damages for failure to comply with any of the express or implied provisions hereof if such failure accords with any such laws, orders, rules or regulations thereof). If lessee shall continue until is imonths after order the provention the records with any such laws, corders, rules or regulations thereof). If lessee shall during the last is months after order thereover, the primary term hereof from drilling adminest the real and content having luncistication thereover, the primary term of this lease shall continue until is months after order to recover.
said order is suspended. 13. Lessee, at its option, is hereby given the right and power to pool or combine into one or more units the land covered by this lease, or any portion thereof, with other land covered by another lease, or leases when, in lessee's judgment, it is necessary or advisable to do so in order to properly develop and operate said lease, or any portion thereof, with other land covered by another lease, or leases when, in lessee's judgment, it is necessary or advisable to do so in order to properly develop and operate said lease, or any portion thereof, with other land covered by another lease, or leases when, in lessee's judgment, it is necessary or advisable to do so in order to properly develop and operate said lease premises so as to promote the conservation of such minerals in and under said land, such pooling to be in a unit or units not exceeding 640 acress each in the event of a gas and/or condensate or distillate well, plus a tolerance of ten percent (10%) to conform to Governmental Survey quarter sections. Lessee shall execute in writing and file for record in the county in which the land is situated an instrument identifying and describing the pooled acreage. The entire acreage so pooled into a unit or units shall be treated for all purposes, except the payments of royalties on production from the pooled unit, as if it were included in this lease. If production is had from this lease whether any well is located on the land covered by this lease. If production is the royalty stipulated herein specified lessor shall receive on production from the unit so pooled only such on any such units thal be and constitute a well hereunder. In lieu of the royalties elsewhere herein specified lessor shall receive on production from the unit so pooled only such portion of the royalty stipulated herein as the amount of his net royalty interest therein on an acreage basis bears to the total mineral acreage so pooled in the particular unit involved. I.1. This lease and all its terms, conditions, and st
See Exhibit "A" Attached hereto and made a part hereof.
MINTERS WHEREOF, we sign the day and part first above writer. School T, Harvey) (Lloyd T, Harvey) (Lloyd T, Harvey) (Lloyd T, Harvey) (Lloyd T, Harvey) (Lloyd T, Harvey) (D (Barbara L, Harvey) (D (B (D (D (D (D (D))) (D (D)) (D (D)) (D (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)) (D)

1

STATE OF MAINSAS) SS. COUNTY OF) SS.
of <i>Molecular</i> Before me, the undersigned, a Notary Public, within and for said county and state on this <i>S</i> day personally known to be the identical personally appeared <u>Lloyd T. Harvey and Barbara L. Harvey. husband and wife</u> , to me personally known to be the identical person(s) whom executed the within and foregoing instrument and acknowledged to me that they executed the same as their free and voluntary act and deed for the uses and purpose therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and official seal the day and year last above written. My commission expires <i>7-2 HM</i> NOTARY PUBLIC - STATE OF KANSAS
ACKNOWLEDGEMENT FOR INDIVIDUAL (Kans., Okla., and Colo,)
STATE OF Ss.
day of, 20, personally appeared
executed the within and foregoing instrument and acknowledged to me that, to me personally known to be the identical person(s) who and deed for the uses and purpose therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and official seal the day and year last above written.
My commission expires
Notary Public
ACKNOWLEDGMENT FOR CORPORATION
STATE OF KANSAS) COUNTY OF) ss.
On thisday of October, A.D., 2011, before me, the undersigned, a Notary Public in and for the county and state aforesaid, personally appeared, to me personally known to be the identical person who signed the name of the maker thereof to the within and foregoing Instrument as its and acknowledged to me that executed the same as free and Voluntary act and deed, and as the free and voluntary act and deed of said corporation, for the uses and purposes therein set forth.
Given under my hand and seal the day and year last above written.
My commission expires Notary Public
Description Rider
A tract of land beginning at the Northeast corner of said Section 35; thence West on the North line of said section, 16 rods; thence South on a line parallel to the East line of said section, 79 rods; thence East to the East line of said section, thence North along said East line to the place of beginning.

ACKNOWLEDGEMENT FOR INDIVIDUAL (Kans., Okla., and Colo.)

EXHIBIT "A"

2011, by and between Lloyd T. Harvey and Barbara L. Harvey, husband and wife, as Lessor to Noble Petroleum, Inc., as Lessee, covering the Southwest Quarter (SW4); the West Half of the Southeast Quarter (W2SE4); and the North Half (N2), less and except a tract, all in Section 35, Township 21 South, Range 4 East, Marion County, Kansas.

1. Lessee is hereby granted the option, but not the obligation, at any time prior to the expiration of the primary term of this lease, to extend the primary term of this lease for Three (3) years by the same amount paid for the primary term of this lease and for the same land owned by Lessor in the lands covered by this lease. This option may be exercised by Lessee by tender of said sum Upon the clearance of such check or draft and the receipt of good funds by Lessor, such tender, the primary term of this lease shall be automatically extended by said years, to the tenor and effect as if said extended term had been originally expressed in this lease; subject, however, in all other respects, to the provisions and conditions of by check or draft payable to Lessor, delivered to Lessor or deposited in the United States mail, postage prepaid, addressed to Lessor. this lease.

The undersigned hereby gives permission to Noble Petroleum, Inc., and/or its assigns to enter the above described property with the necessary seismograph equipment for the purpose of all a careful, diligent, workmanlike manner. Necessary line clearance and tree uthorized. Noble Petroleum, Inc. will not conduct seismic surveying on leased deep tire tracks or ruts. Noble will use its best efforts to protect the integrity of the surface of property at a time when rain or moisture has rendered the surface of the ground susceptible to Noble Petroleum, Inc. and/or its assigns shall conduct said lease in as near as reasonably possible to its current condition. conducting a seismic survey. trimming is authorized. in operations d'

3. In the event of drilling activities on said lease, Lessee will determine the best path for ingress and egress to best protect the lands and to cause as little interference as reasonably possible to landowners and or tenants operations and use for living, farming and ranching.

and/or its assigns agrees to protect and hold harmless Lessor from any claims and damages that may result from this work. Noble Petroleum, Inc. and/or its assigns shall pay to Lessor and/or its Fee Tenant, crop damage fees commensurate with current crop values at time of said damage; In granting permission to Noble Petroleum, Inc. and/or its assigns, Noble Petroleum, Inc. total fee to be paid by check or draft within 10 days following conclusion of said survey. 4

I certify that I have the legal right to grant Noble Petroleum, Inc. permission to conduct seismic operations across the premises described herein and agree to the conditions of this general survey request.

Signed for Identification:

Slover Wour

(Lloyd T. Harvey)

Barbara L. Harvey

ASSIGNMENT OF INTEREST IN OIL AND GAS LEASE

KNOW ALL MEN BY THESE PRESENTS:

That the undersigned, **ABLAH CONSOLIDATED INVESTMENTS, LLC**, 8918 W 21ST St N, #200-304, Wichita, Kansas 67205, hereinafter called "Assignor", for and in consideration of One Dollar (\$1.00) and other good and valuable consideration, the receipt of which is hereby acknowledged, does hereby sell, assign, transfer and set over unto **Timothy Gulick** 701 E. River Street, Eureka, Kansas 67045, hereinafter called "Assignee", all their right, title and interest in and to the following lease:

Lease Date:	November 3, 2011
Recorded at:	Book M198, Page 895
Lessor:	Lloyd T. Harvey and Barbara L. Harvey, husband and wife
Lessee:	Noble Petroleum, Inc.
Lease Description:	The West Half of the Southeast Quarter (W/2 SE/4) and the South
	Half of the Northeast Quarter (S/2 NE/4) of Section 35, Township
	21 South, Range 4 East
	Marion County, Kansas

together with the rights incident thereto and the personal property thereto and the personal property thereon, appurtenant thereto, or used or obtained in connection therewith.

The interests hereby assigned are subject to and shall bear their proportionate part of the overriding royalty interests on the above leases, as appears of record, during the term of the present valid and subsisting oil and gas lease, or any renewals or extensions thereof.

And for the same consideration, the Assignor covenants with the Assignees, their heirs, successors and assigns, that he is the lawful owner of and has good title to the interest above assigned in and to said oil and gas lease, estate, rights and properties, that said lease is a valid and subsisting lease on the land above described, and all rentals and royalties due thereunder have been paid and all conditions necessary to keep the same in full force have been duly performed.

Effective May 18, 2018 and Executed the <u>23rd</u> day of <u>May</u>, 2018.

ABLAH CONSOLIDATED INVESTMENTS, LLC

Ablah, Manager Jay

STATE OF <u>Kansas</u>)) ss COUNTY OF <u>Sedgwick</u>)

	2222	ana	
Ø	STER	OFDO	and a
AS	J. a a a a a a a a		SA
8 :	CT.		
83	SE.	AL	S
St.P		1	SA
S.	COU	NTY	Ą
	1022	5555	

1225	
State of Kansas, Mar	ion County, ss.
This instrument was filed	for record on the
31 day of May	20/8
at 10:20 o'clock AM. a	ind duly recorded
in book M211 pa	age <u>658</u>
Lebreca L'Wine	y field
Register of Deeds	7 2100
	<i>S</i> ()

BEFORE ME, the undersigned, a Notary Public, within and for said County and State, on this <u>23rd</u> day of <u>May</u>, 2018, personally appeared Jay Ablah, as Manager of Ablah Consolidated Investments, LLC, to me personally known to be the identical person who executed the within and foregoing instrument and acknowledged to me that he executed the same as his free and voluntary act and deed for the uses and purposes therein set forth.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal the day and

year last above Written. Normary My Appointment Expires November 16, 2019	Mari J Rech Mari J Rech

My Appointment expires: November 16, 2019