## KOLAR Document ID: 1466495

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

	No.:		* 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		
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		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.

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## 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						
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: \_\_\_\_\_\_

REGISTER OF DEEDS PAM WORNKEY BARTON COUNTY, KS	Book: 620 Page: 7016 Receipt #: 150180 Pages Recorded: 2 Date Recorded: 6/10/2019 1:27:36 PM	SEAL STATES	AS LEASE -Up) . 2019, between <u>The Loretta E. Tindall Agricult Trust</u> , herein called	WITNESSETH: 1. Lessor, IN CONSIDERATION OF Ten Dollars (\$10.00) 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, demises, and lets exclusively unto Lessee the land hereinafter described with the exclusive right for the purposes of mining, exploring by geophysical and other methods, operating for, producing, and taking care of all oil, gas, and all of the products of oil and gas, with rights of way and easements for laying pipelines and the erection of structures thereon necessary or convenient to produce, save, and take care of all said products in that certain tract of land situated in the County of <b>Barton</b> . State of <b>Kansas</b> , described as follows, to-wit:		in Section 9. Township ISS. Range 14W. and containing approximately 320 acres, more or less, and all accretions thereto. 2. It is agreed that this lease shall remain in full force and effect for a primary term of <u>one</u> (1) years from this date, and as long thereafter as oil, gas, or the products of oil or gas, or any of them, is produced from said land or lands with which said land is pooled. 3. This is a PAID-UP lease. Lessor agrees that Lessee shall not be obligated to commerce or continue any operations during the primary term. a. The products of oil or gas, or any of them, is produced from said land or lands with which said land is pooled. 3. This is a PAID-UP lease. Lessor agrees that Lessee shall not be obligated to commerce or continue any operations during the primary term. a. The woll, <u>one-signth (188</u> ) of that produced and saved from said land, same to be delivered free of cost at the wells or the tredition, severance, and other excise the well, <u>one-signth (188</u> ) of the proceeds realized by Lessee from the sale threerof, less a proportionate part of the production, severance, and other excise taxes and the cost incurred by Lessee from the sale threerof, less a proportionate part of the production, severance, and other excise taxes and the cost incurred by Lessee from the sale or use, such payments to be made mothy. During any period after expiration of the primary term when gas is not being so cold or used and the well or wells are built, whether or not such when gas is not being so sold or used and the well or wells are built in whether or not such when gas is not being so sold or used and the section of the primary term when gas is not being so sold or used and the well or wells are built in whether or not such when gas is not being so sold or used and the section of the primary term when gas is not being so sold or used and the section of the primary term when gas is not being so sold or used and the section of the primary term when gas is not being so sold or	d premises, or any portion or portions thereof, as to all strata, or
	Index <u>CB</u> Numerical <u>CB</u> Cross	DC Book Plat Book Military Book Art of Inc Book Scanned <u>CB</u>	Paid-	urs (\$10.00) in hand J n contained, hereby g purposes of mining, coducts of oil and ga roduce, save, and tal ws, to-wit:		training approximate fifthem, is produced f f them, is produced f imary term. Iuction covered herel in said land, same to n) on gas, including ( sale thereof, less a p ering, treating, comp se, such payments t the well or wells ar trations on said land inneral acre retained g shut in or the anni considered that gas i conducting drilling, ed or additional oper as, or the products ( conducting drilling, ed or additional oper o) days, and if produ uced. If, after discov totally for any cause or reworking opera r any of them is resu	consolidate une leased
			OIL AN OIL AN THIS AGREEMENT made this $\frac{\mathcal{S}}{\mathcal{S}_{\text{old}}}$ day of $\frac{\mathcal{S}_{\text{old}}}{\mathcal{S}_{\text{old}}}$ Lessor (whether one or more), and <u>Bear Petroleum LLC</u> , Lessee:	WITNESSETH: 1. Lessor, IN CONSIDERATION OF Ten Dollars (\$10.00) herein provided and of the agreements of the Lessee herein contained hereinafter described with the exclusive right for the purposes o producing, and taking care of all oil, gas, and all of the products of erection of structures thereon necessary or convenient to produce, sa the County of <b>Barton</b> , State of <b>Kansas</b> , described as follows, to-wit:	North Half (N/2)	in Section 9. Township 18S. Range 14W, and containing approximately 320 acres, more or less, and all accretions thereto. 2. It is agreed that this lease shall remain in full force and effect for a primary term of <u>one</u> (1) years from this date, a thereafter as oil, gas, or the products of oil or gas, or any of them, is produced from said land or lands with which said land is pooled. 3. This is a PAID-UP lease. Lesson agrees that Lessee shall not be obligated to commerce or continue any operations primary term or unke any rental payments during the primary term. 3. This is a PAID-UP lease. Lesson agrees that Lessee shall not be obligated to commerce or continue any operations primary term or unke any rental payments during the primary term. 4. Lessee agrees to pay Lessor a royalty on production covered hereby as follows: (a) on oil, and other liquid hydrocarbo the well, <u>one-eighth (18)</u> of that produced and save from said land, same to be deivered free of cost at the wells or to the eredit or the production stransporting. Transporting, and marketing, on making such gas or other substances ready for such the wells are to reade and a solution of on or such may marking, compressing, dehydrating, transporting, and marketing, or making such gas or other substances ready for such and sufficient to keep this lease thor or at substances to route the well when gas is not being so and or used and the well or wells are shut in whether or not such wells are shut in beft production, and there is no current production of oil or operations on said land sufficient to keep this lease during the period and and there is no current production of oil or operations for the anniversary date of the wells are the merici. 5. If at the expiration of the wells the wells with no research wells with no tessel and or on lands ported therewith, the production garding are in whether or not such wells are shut in beft conduction, and there is no current production graving ant in or the anniversary date of t	0. LESSEE IS HELEDY BLAHLED HIE HIGHL TO PUOL OF

any stratum or strata, with other lands as to all strata, or any stratum or strata, such pooling to be in units not exceeding eighty (80) acres as to oil rights, plus a tolerance of ten percent (10%), and not exceeding six hundred forty (640) acres as to gas rights, plus a tolerance of ten percent (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 described in this lease whether the well or wells be located on the land covered by this lease or not. The entire acreage pooled into a unit shall be treated for all purposes, except if Lessee commences or resumes and if production of oil, gas, the products of oil or gas, or any of th Lessee is hereby gra 6.

the payment of royalties on production from the pooled unit, as if it were included in this lease. In lieu of the royalties herein provided, Lessor shall receive on production from the unit so pooled only such portion of the royalty stipulated herein as the amount of his or her acreage placed in the unit or his or her royalty interest therein on an acreage basis bears to the total acreage so pooled in the particular unit involved. 7. Lessee is hereby granted 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 royalty shall be computed after deducting any so used. Lessee also has the right at any time during or after the expiration of this lease to remove all property

and fixtures placed by Lessee on said land, including the right to draw and remove all casing. When required by Lessor, Lessee agrees to bury all pipe lines below ordinary plow depth. Lessee agrees pay for damages caused by its operations to growing crops on said land. Lessee agrees not to drill any well within two hundred feet (200 ft.) of any residence or barn now on said land without Lessor's consent. Lessor shall have the privilege, at his or her risk and expense, of using gas from any gas well on said land for stoves and inside lights in the principal dwelling thereon, out of any surplus gas not needed for operations hereunder.

Book: 620 Page: 7016 Page # 2	8. The rights of either party hereunder may be assigned in whole or in part and the provisions hereof shall extend to the heit, executors and instruments correstors and the provisions hereof shall extend to the heit, executors and instruments with the instrument or entitide orosis three of can syntympse until such person accuring any interest has functioned persons or the correctory instruments or instruments are critical coopies thereof, constituting his or her claim of title from the original Lassor. If the leased permises are now or shall hereafter be owned in beenued; shall be divided among and to suck sparate owners in the proportion that the acreage owner by each value drived among and per antises are constructed by this lease may now or hear those and objaction on the part of the lease of offerunt in a rank are owner by and in cutak stantare owner bears to the stantage are of a massignment in the rank or rospital stantage of the and coverand stantage. The event of the stantage are of eachy and default in rental payment by one shall not flex the and coverand stantage. These of an assignment infinite and if. Lasses or assigned portion of the payment of the lease, such data shall not after the stantage are of eachy and default in rental payment by one shall not flex the and over and a pay objaction on the number and the portion of the lease of default in rental payment by one shall not flex the stantage are stantage of the stantage are of a stantage. The stantage of the and covers are of a stantage and the and covers are of any signment of the stantage are stantage and the term "fore majore" and if Lasses or stantage the stantage or flux stantage and the provision of the lease of default in the payment by and the portion of and signment of the lease of default in rental payment by and portion of and stantage are ato a stantage. The stantage are stantage and at the stantage are stantage and at the stantage and at the stantage are stantage. The stantage are stantage are stantage are stantage are stantage a	IN WITNESS WHEREOF, we sign the day and year first above written.	THE LORETTA E. TINDALL AGRICULT TRUST	Sary A. Tindally	S OF Kansas Acknowledgment Acknowledgment TY OF Zouler )s.	Be it remembered that on the $\overline{5}$ day of $\overline{200}$ , $2019$ , before me, the undersigned, a Notary Public, duly commissioned, in and for the county and state aforesaid, came $\overline{Gary A. Tindall}$ , $\overline{OQ}$ of $\overline{The Loretta E. Tindall Agricult}$ of $\overline{Tust}$ , personally known to me to be the same person who executed the foregoing instrument of writing, and he duly acknowledged the execution of the same for himself for the uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my hand and official seal on the day and year last above written. My Commission Expires: $\overline{3-33\cdot30}$ Notary Public.
j A	<ul> <li>8. The executors, admupon Lessee for copies thereof, severalty or in hereunder shall the entire lease this lease this lease may of an assignme leasehold owner leasehold owner leasehold owner leasehold owner color of an assignment, if the shall continue is a landslides, and regulations; lava authority; freig is required or of under color of Lessee by force as law, order, lessee by force as law, order, la every provision shall continue in 10. L mortgage, or only in the prosucceeding lease acquired. Shou or parties exect 11. L to Lessor or his county in whice acreage so surreduced by said activation in whice acreage so surreduced by said acreage so surreduced by said activation in the prosucceding lease activation or parties exect 11. L</li> </ul>	IN W			STATE OF <u>Kansas</u> COUNTY OF <u></u>	Be it commissioned <u>Trust</u> , person: execution of th IN W My Commissi

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Notary Public

A NOTARY PUBLIC - State of Kansas CECELIA A, GONHAD My Appl. Exp. 3-33-20