KOLAR Document ID: 1471225

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: MUST be subm	itted 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 **	Production Zone(s):			
Field Name:				
** Side Two Must Be Completed.	Injection Zone(s):			
Surface Pit Permit No.: (API No. if Drill Pit, WO or Haul)	feet from N / S Line of Section feet from E / W Line of Section			
Type of Pit: Emergency Burn Settling	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:	Signature:			
Acknowledgment of Transfer: The above request for transfer of injection noted, approved and duly recorded in the records of the Kansas Corporation Commission records only and does not convey any ownership interest in the	n Commission. This acknowledgment of transfer pertains to Kansas Corporation			
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	PRODUCTION UIC			

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Side Two

Must Be Filed For All Wells

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

A separate sheet may be attached if necessary

^{*} When transferring a unit which consists of more than one lease please file a separate side two for each lease. If a lease covers more than one section please indicate which section each well is located.

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Kansas Corporation Commission Oil & Gas Conservation Division

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	I (Cathodic Protection Borehole Intent) T-1 (Transfer) CP-1 (Plugging Application)
OPERATOR: License #	Well Location:
Name:	SecTwpS. R
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
Contact Person:	the lease below:
Phone: () Fax: ()	
Email Address:	
Surface Owner Information:	
Name:	
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:	
the KCC with a plat showing the predicted locations of lease roads, tall	nodic Protection Borehole Intent), you must supply the surface owners and the batteries, pipelines, and electrical lines. The locations shown on the plat on the Form C-1 plat, Form CB-1 plat, or a separate plat may be submitted.
owner(s) of the land upon which the subject well is or will be	Act (House Bill 2032), I have provided the following to the surface clocated: 1) a copy of the Form C-1, Form CB-1, Form T-1, or Form 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 of	acknowledge that, because I have not provided this information, the owner(s). To mitigate the additional cost of the KCC performing this as of the surface owner by filling out the top section of this form and e KCC, which is enclosed with this form.
If choosing the second option, submit payment of the \$30.00 handlin form and the associated Form C-1, Form CB-1, Form T-1, or Form CF	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:

63U (Rev. 1993)

OIL AND GAS LEASE





316-264-9344 • P.O. Box 793 • Wichita, KS 67201-0793

AGREEMEN	T, Made and entered into the			2 1 2 11 1/6	2001
by and between		e and Ruth I. Frame e and Margaret L. F			
whose mailing addres	no io			hereinafter called Lessor ((whether one or more),
and		pany, L.L.C., P.O.	Box 780167, Wichit	a, KS 67278-0167	
of investigating, explications of investigating, explications of the constituent products, and things thereon to products manufacture	oring by geophysical and othe injecting gas, water, other fluic produce, save, take care of, treat detherefrom, and housing and	One and More ovided and of the agreements of the less of means, prospecting drilling, mining its, and air into subsurface strata, laying it, manufacture, process, store and tran otherwise caring for its employees, the Barber	Dollars (\$ 1 see herein contained, hereby grants, and operating for and producing o pipe lines, storing oil, building tank sport said oil, liquid hydrocarbons, grollowing described land, together to the said oil, and the said oil, and together to the said oil.	is, include hydrocarbons, an gases s, power stations, telephone lines ases and their respective constitue with any reversionary rights and a	paid, receipt of which lessee for the purpose, and their respective s, and other structures ent products and other fter-acquired interest,
Township 3 Section 10	30 South, Range D: W/2E/2NW/4, W	13 West W/2SE/4, E/2SW/4			
		, Range			, more or less, and all
as oil, liquid hydrocar In considerati 1st. To deliv from the leased premi 2nd. To pay at the market price a premises, or in the m as royalty One Dolla meaning of the preced This lease m of this lease or any e found in paying quan If said lessor the said lessor only ir Lessee shall It When request No well shall Lessee shall It If the estate executors, administra lessee has been furnis with respect to the as Lessee may a surrender this lease as All express or in whole or in part, n Regulation. Lessor hereby any mortgages, taxes	crons, gas or other respective coin of the premises the said lesser to the credit of lessor, free coses. lessor for gas of whatsoever respectively the well, (but, as to gas sold anufacture of products therefore (\$1.00) per year per net minding paragraph. ay be maintained during the paragraph as the proportion which lesses shall continue owns a less interest in the almost the proportion which lessor's nave the right to use, free of coned by lessor, lessee shall bury to be drilled nearer than 200 feet any for damages caused by less have the right at any time to respect to the party hereto is assigned portion or portions arist than time to respect to the party hereto is assigned portion or portions arist than time to respect to the party hereto is assigned portion or portions arist than time to respect to the party hereto is assigned portion or portions are implied covenants of this lead or lessee held liable in damager warrants and agrees to defend or other liens on the above defended to the control of the liens on the above defended the control of the liens on the above defended the control of the liens on the above defended the control of the liens on the above defended the control of the liens on the above defended the control of the liens on the above defended the control of the liens on the above defended the control of the control of the liens on the above defended the control of the control of the liens on the above defended the control of the c	of cost, in the pipe line to which lessee that the or kind produced and sold, or up by lessee, in no event more than one-one, said payments to be made monthleral acre retained hereunder, and if so the payments to be made monthleral acre retained hereunder, and if so the payments to be made without further pall have the right to drill such well to and be in force with like effect as if so to be described land than the entire at interest bears to the whole and undiviest, gas, oil and water produced on said dessee's pipe lines below plow depth. To the house or barn now on said prenew's operations to growing crops on same over all machinery and fixtures place (and, and the privilege of assigning in the ownership of the assignment or a true copy thereof. In the significant of the date of all obligations as to the se shall be subject to all Federal and ses, for failure to comply therewith, if of the title to the lands herein described secribed lands, in the event of default	may connect wells on said land, the sed off the premises, or used in the seighth (%) of the proceeds received by. Where gas from a well producing uch payment or tender is made it we ayment or drilling operations. If the completion with reasonable diligence well had been completed within the undivided fee simple estate there ded fee. land for lessee's operation thereon, or the completion with written consent of lessed do no said premises, including the right of the consent of the c	equal one-eighth (1/k) part of all of manufacture of any products ther y lessee from such sales), for the gas only is not sold or used, less ill be considered that gas is being a lessee shall commence to drill a se and dispatch, and if oil or gas, the term of years first mentioned. In, then the royalties herein provexcept water from the wells of less or. That to draw and remove casing, wed, the covenants hereof shall oyalties shall be binding on the ole or in part, lessee shall be relied or Regulations, and this lease shall failure is the result of, any such the right at any time to redeem the result of the rights of the holder the result of the rights of the holder the rights of the holder the result of the rights of the holder the rights of the holder the rights of the holder the result of the rights of the holder the rights of the rights	efrom, one-eighth (%), gas sold, used off the see may pay or tender g produced within the well within the term, or either of them, be ided for shall be paid sor. extend to their heirs, lessee until after the eved of all obligations premises and thereby all not be terminated, h Law, Order, Rule or for lessor, by payment hereof, and the under-
as said right of dower Lessee, at its immediate vicinity the conservation of oil, g or units not exceeding record in the conveyg pooled into a tract or found on the pooled a royalties elsewhere h placed in the unit or h	and homestead may in any w option, is hereby given the rignereof, when in lessee's judgn as or other minerals in and u g 40 acres each in the event o ance records of the county in unit shall be treated, for all creage, it shall be treated as if erein specified, lessor shall reis royalty interest therein on a e Shall be null	essors and assigns, hereby surrender ay affect the purposes for which this lethal that and power to pool or combine the ent it is necessary or advisable to conder and that may be produced from a fan oil well, or into a unit or units not which the land herein leased is situs purposes except the payment of royaltiproduction is had from this lease, whoseive on production from a unit so n acreage basis bears to the total acreand void unless Leses at a location or	ease is made, as recited herein. acreage covered by this lease or any lo so in order to properly develop said premises, such pooling to be of ot exceeding 640 acres each in the exated an instrument identifying and less on production from the pooled urether the well or wells be located on pooled only such portion of the roage so pooled in the particular unit in the same of the commences the	portion thereof with other land, and operate said lease premises tracts contiguous to one another vent of a gas well. Lessee shall endescribing the pooled acreage. This, as if it were included in this lithe premises covered by this leasurably stipulated herein as the annivolved.	lease or leases in the so as to promote the and to be into a unit execute in writing and The entire acreage so lease. If production is e or not. In lieu of the mount of his acreage
December 1 Upon compl	7, 2001. etion of drilli e surface to it	ng operations, Less s original conditio	see agrees to back	fill the pits whe	n dry,
in withfer	WHEREOF the undersional	xecute this instrument as of the day a	nd year first chare unitter		
Witnesses:	The undersigned e	accure time instrument as of the day a	na year mist above written.	7 .	
Louis	W. Frame	ame	Ruth I. Frame	rame	7.5
Erple	los Se France	ml_	Margaret L. F	rame	ne.

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v Louis W.	Frame and Ruth I.	Frame, his wif	e;	Xi Xi Xi		
Erple L.	Frame and Ruth I. Frame and Margare	t L. Frame, his	wife//	7 5	/	
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OIL AND GAS LEASE		Rge.		This instrument was filed for record on the 21 of 29 o-clock A. M., and duly recorded ook 289 Page 329 of	egister of Deeds.	्रहे
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commission expi	res			Notary	Public	

Additional Surface owner (W/2 E/2 NW/4 of Sec. 10-30S-13W):

James Nixon

8691 NW Salcon Road

Sawyer, Kansas 67134

Slate of Kansas, Barber Go.; SS This instrument was filed for record on
the 31 day of WOUAT
20 <u>19</u> at <u>8:35</u> o'clock A M., and
duly recorded in book 369 on page 63 hathy Winntrom: Deputy Register of Deeds
Father armstrom. Deputy
Fees 55.00 Register of Deeds
Fees

PAID UP OIL AND GAS LEASE

THIS LEASE AGREEMENT is made as of the 25day of 000 between Bruce and Geneva Krehbiel, husband and wife, AND Barbara J. Krehbiel, Trustee of the Barbara J. Krehbiel Revocable Trust dated July 8, 1999, as lessor (whether one or more), and Indian Oil Co., Inc., a Kansas Corporation, as Lessee.

1. Grant of Leased Premises. In consideration of a cash bonus in hand paid and the covenants herein contained, Lessor hereby grants, leases and lets exclusively to Lessee the following described land, hereinafter called leased premises (use Exhibit "A" for long description):

The West Half of the Southeast Quarter (W/2 SE/4) and the East Half of the Southwest Quarter (E/2 SW/4) of Section 10, Township 30, Range 13 West of the 6th P.M.

all in the County of <u>Barber</u>, State of <u>Kansas</u>, and containing <u>160</u> gross acres, more or less (including any interests therein which Lessor may hereafter acquire by reversion, prescription or otherwise), for the purpose of exploring for, developing, producing and marketing oil and gas, along with all hydrocarbon and nonhydrocarbon substances produced in association therewith ("Oil and Gas Substances"). The term "gas" as used herein includes helium, carbon dioxide, gaseous sulfur compounds, methane produced from coal formations and other commercial gases, as well as normal hydrocarbon gases. In addition to the above-described land, this lease and the term "leased premises" also covers accretions and any small strips or parcels of land now or hereafter owned by Lessor which are contiguous or adjacent to the above-described land, and, in consideration of the aforementioned cash bonus, Lessor agrees to execute at Lessee's request any additional or supplemental instruments for a more complete or accurate description of the land so covered. For the purpose of determining the amount of any payments based on acreage hereunder, the number of gross acres above specified shall be deemed correct, whether actually more or less.

- 2. Ancillary Rights. The rights granted to Lessee hereunder shall include the right of ingress and egress on the leased premises or lands pooled or unitized therewith, along with such rights as may be reasonably necessary to conduct operations for exploring, developing, producing and marketing Oil and Gas Substances, including but not limited to geophysical operations, the drilling of wells, and the construction and use of roads, canals, pipelines, tanks, water wells, disposal wells, injection wells, pits, electric and telephone lines, power stations, and other facilities deemed necessary by Lessee to explore, discover, produce, store, treat and/or transport Oil and Gas Substances and water produced from the leased premises or other lands that share central facilities and are jointly operated with the leased premises for gathering, treating, compression and water disposal. Lessee may use in such operations, free of cost, any oil, gas, water and/or other substances produced on the leased premises, except water from Lessor's wells or ponds. In exploring, developing, producing or marketing from the leased premises or lands pooled or unitized therewith, the ancillary rights granted herein shall apply (a) to the entire leased premises, notwithstanding any partial release or other partial termination of this lease; and (b) to any other lands in which Lessor now or hereafter has authority to grant such rights in the vicinity of the leased premises or lands pooled or unitized therewith. When requested by Lesser in writing, Lessee shall bury its pipelines below ordinary plow depth on cultivated lands. No well shall be located less than 150 feet from any house or barn now on the leased premises or other lands of Lessor used by Lessee hereunder, without Lessor's consent, and Lessee shall pay for damage caused by its operations to buildings and other improvements now on the leased premises or such other lands, and to commercial timber and growing crops thereon. Lessee agrees to notify lessor either in writing or verbally,
- 3. Term of Lease. This lease shall be in force for a primary term of four (4) years from the date hereof, and for as long thereafter as oil or gas or other substances covered hereby are produced from the leased premises or from lands pooled or unitized therewith or this lease is otherwise maintained in effect pursuant to the provisions hereof. If at any time within the primary term of this lease or any continuation thereof, Lessor receives any bona fide offer, acceptable to Lessor, to grant an additional lease (top lease) covering all or part of the leased premises, Lessee shall have the continuing option by meeting any such offer to acquire such top lease. Any offer must be in writing and must set forth the proposed Lessee's name, bonus consideration and royalty consideration to be paid for such lease, and include a copy of the lease form to be utilized reflecting all pertinent and relevant terms and conditions of the top lease. Lessee shall have fifteen days after receipt from Lessor of a complete copy of any such offer to advise Lessor in writing of its election to enter into an oil and gas lease with Lessor on equivalent terms and conditions. If lessee fails to notify Lessor within the aforesaid fifteen-day period of its election to meet any such bona fide offer, Lessor shall have the right to accept said offer. Any top lease granted by Lessor in violation of this provision shall be null and void.
- 4. Operations. If Lessee drills a well which is incapable of producing in paying quantities (hereinafter called "dry hole") on the leased premises or lands pooled or unitized therewith, or if all production (whether or not in paying quantities) permanently ceases from any cause, including a revision of unit boundaries pursuant to the provisions of this lease or the action of any governmental authority, then in the event this lease is not otherwise being maintained in force it shall nevertheless remain in force if Lessee commences further operations for reworking an existing well or for drilling an additional well or for otherwise obtaining or restoring production on the leased premises or lands pooled or unitized therewith within 120 days after completion of operations on such dry hole or within 120 days after such cessation of all production. If after the primary term this lease is not otherwise being maintained in force, but Lessee is then engaged in Operations, as defined below, this lease shall remain in force so long as any one or more of such Operations are prosecuted with no interruption of more than 120 consecutive days, and if any such Operations result in the production of Oil and Gas Substances, as long thereafter as there is production from the leased premises or lands pooled or unitized therewith. As used herein, the term Operations shall mean any activity conducted on or off the leased premises that is reasonably calculated to obtain or restore production, including without limitation, (i) drilling or any act preparatory to drilling (such as obtaining permits, surveying a drill site, staking a drill site, or hauling equipment or supplies); (ii) reworking, plugging back, deepening, treating, stimulating, refitting, installing any artificial lift or production-enhancement equipment or technique; (iii) constructing facilities related to the production, treatment, transportation and marketing of substances produced from the lease premises; (iv) contracting for marketing services and sale of Oil and Ga
- 5. Shut-in Royalty. If after the primary term one or more wells on the leased premises or lands pooled or unitized therewith are capable of producing Oil and Gas Substances in paying quantities, but such well or wells are either shut in or production therefrom is not being sold by Lessee, such well or wells shall nevertheless be deemed to be producing in paying quantities for the purpose of maintaining this lease. If for a period of 120 consecutive days such well or wells are shut in or production therefrom is not sold by Lessee, then Lessee shall pay an aggregate shut-in royalty of one dollar per acre then covered by this lease. The payment shall be made to Lessor on or before the first anniversary date of the lease following the end of the 120-day period and thereafter on or before each anniversary while the well or wells are shut in or production therefrom is not being sold by Lessee; provided that if this lease is orthewise being maintained by operations under this lease, or if production is being sold by Lessee from another well or wells on the leased premises or lands pooled or unitized therewith, no shut-in royalty shall be due until the first anniversary date of the lease following the end of the 120-day period after the end of the period next following the cessation of such operations or production, as the case may be. Lessee's failure to properly pay shut-in royalty shall render lessee liable for the amount due, but shall not operate to terminate this lease.
- 6. Royalty Payment. For all Oil and Gas Substances that are physically produced from the leased premises, or lands pooled, unitized or communitized therewith, and sold, lessor shall receive as its royalty 15% (0.15) of the sales proceeds actually received by lessee, less this same percentage share of all production, severance and ad valorem taxes.
- 7. Pooling. Lessee shall have the right but not the obligation to pool all or any part of the leased premises or interest therein, as to any or all depths or zones, and as to any or all substances covered by this lease, either before or after the commencement of drilling or production, whenever Lessee deems it necessary or proper to do so in order to prudently develop or operate the leased premises, whether or not similar pooling authority exists with respect to such other lands or interests. The creation of a unit by such pooling shall be based on the following criteria (hereinafter called

d EN Hall Oliver

"pooling criteria"): A unit for an oil well (other than a horizontal completion) shall not exceed 160 acres plus a maximum acreage tolerance of 10%; and for a gas well or a horizontal completion shall not exceed 1280 acres plus a maximum acreage tolerance of 10%; provided that a larger unit may be formed for an oil well or gas well or horizontal completion to conform to any well spacing or density pattern that may be prescribed or permitted by any governmental authority having jurisdiction to do so. For the purpose of the foregoing, the terms "oil well" and "gas well shall have the meanings prescribed by applicable law or the appropriate governmental authority, or, if no definition is so prescribed, "oil well" means a well with an initial gas-oil ratio of less than 100,000 cubic feet per barrel and "gas well" means a well with an initial gas-oil ratio of 100,000 cubic feet or more per barrel, based on a 24-hour production test conducted under normal producing conditions using standard lease separator facilities or equivalent testing equipment; and the term "horizontal completion" means a well in which the horizontal component of the completion interval in the reservoir exceeds the vertical component in such interval. In exercising its pooling rights hereunder, Lessee shall file of record a written declaration describing the unit and stating the effective date of pooling. Production, drilling or reworking operations on the leased premises, except that the production on which Lessor's royalty is calculated shall be that proportion of the total unit production which the net acreage covered by this lease and included in the unit bears to the total acreage in the unit, but only to the extent such proportion of unit production is sold by Lessee. In the event a unit is formed hereunder before the unit well is drilled and completed, so that the applicable pooling criteria are not yet known, the unit shall be based on the pooling criteria that actually exist. Pooling in one or more instances shall not exhaust Lessee's p

- 8. Payment Reductions. If Lessor owns less than the full mineral estate in all or any part of the leased premises, payment of royalties and shut-in royalties hereunder shall be reduced as follows: royalties and shut-in royalties for any well on any part of the leased premises or lands pooled therewith shall be reduced to the proportion that Lessor's interest in such part of the leased premises bears to the full mineral estate in such part of the leased premises. To the extent any royalty or other payment attributable to the mineral estate covered by this lease is payable to someone other than Lessor, such royalty or other payment shall be deducted from the corresponding amount otherwise payable to Lessor hereunder.
- 9. Ownership Changes. The interest of either Lessor or Lessee hereunder may be assigned, devised or otherwise transferred in whole or in part, by area and/or by depth or zone, and the rights and obligations of the parties hereunder shall extend to their respective heirs, devisees, executors, administrators, successors and assigns. No change in Lessor's ownership shall have the effect of reducing the rights or enlarging the obligations of Lessee hereunder, and no change in ownership shall be binding on Lessee until 60 days after Lessee has been furnished the original or duly authenticated copies of the documents establishing such change of ownership to the satisfaction of Lessee or until Lessor has satisfied the notification requirements contained in Lessee's usual form of division order. In the event of the death of any person entitled to shut-in royalties hereunder, Lessee may pay or tender such shut-in royalties to the credit of decedent or decedent's estate. If at any time two or more persons are entitled to shut-in royalties hereunder, Lessee may pay or tender such shut-in royalties to such persons either jointly or separately in proportion to the interest which each owns. If Lessee transfers its interest hereunder in whole or in part Lessee shall be relieved of all obligations thereafter arising with respect to the transferred interest, and failure of the transferred. If Lessee transfers a full or undivided interest in all or any portion of the area covered by this lease, the obligation to pay or tender shut-in royalties hereunder shall be divided between Lessee and the transferee in proportion to the net acreage interest in this lease then held by each.
- 10. Release of Lease. Lessee may, at any time and from time to time, deliver to Lessor or file of record a written release of this lease as to a full or undivided interest in all or any portion of the area covered by this lease or any depths or zones thereunder, and shall thereupon be relieved of all obligations thereafter arising with respect to the interest so released. If Lessee releases less than all of the interest or area covered hereby, Lessee's obligation to pay or tender shut-in royalties shall be proportionately reduced in accordance with the net acreage interest retained hereunder.
- 11. Regulation and Delay. Lessee's obligations under this lease, whether express or implied, shall be subject to all applicable laws, rules, regulations and orders of any governmental authority having jurisdiction, including restrictions on the drilling and production of wells, and regulation of the price or transportation of oil, gas and other substances covered hereby. When drilling, reworking, production or other operations are prevented or delayed by such laws, rules, regulations or orders, or by inability to obtain necessary permits, equipment, services, material, water, electricity, fuel, access or easements, or by fire, flood, adverse weather conditions, war, sabotage, rebellion, insurrection, riot, strike or labor disputes, or by inability to obtain a satisfactory market for production or failure of purchasers or carriers to take or transport such production, or by any other cause not reasonably within Lessee's control, this lease shall not terminate because of such prevention or delay, and, at Lessee's option, the period of such prevention or delay shall be added to the term hereof. Lessee shall not be liable for breach of any provisions or implied covenants of this lease when drilling, production or other operations are so prevented or delayed.
- 12. Breach or Default. No litigation shall be initiated by Lessor for damages, forfeiture or cancellation with respect to any breach or default by Lessee hereunder, for a period of at least 90 days after Lessor has given Lessee written notice fully describing the breach or default, and then only if Lessee fails to remedy the breach or default within such period. In the event the matter is litigated and there is a final judicial determination that a breach or default has occurred, this lease shall not be forfeited or cancelled in whole or in part unless Lessee is given a reasonable time after said judicial determination to remedy the breach or default and Lessee fails to do so.
- 13. Warranty of Title. Lessor hereby warrants and agrees to defend title conveyed to Lessee hereunder, and agrees that Lessee at Lessee's option may pay and discharge any taxes, mortgages or liens existing, levied or assessed on or against the leased premises. If Lessee exercises such option, Lessee shall be subrogated to the rights of the party to whom payment is made, and, in addition to its other rights, may reimburse itself out of any royalties or shut-in royalties otherwise payable to Lessor hereunder. In the event Lessee is made aware of any claim inconsistent with Lessor's title, Lessee may suspend the payment of royalties and shut-in royalties hereunder, without interest, until Lessee has been furnished satisfactory evidence that such claim has been resolved.
- 14. Right to Lease. Lessor hereby acknowledges that Lessor has the right to lease said property, and has not signed intents to lease or entered into any brokerage agreements that may adversely affect this lease. Lessor also acknowledges that Lessor is not receiving any royalty payments for this lease and it is not held by any unit or pooling agreements. If for any reason this lease is found to be invalid, Lessor agrees to return all bonus money and other valuable consideration that changed hands during the execution of this agreement to Lessee within 15 days.
- 15. Indemnity. Lessee will indemnify and hold Lessor, its officers, directors, employees, agents, successors and assigns (hereafter collectively referred to as "Indemnified Parties") harmless from any and all claims, demands, suits, losses, damages, and costs (including, without limitation, any attorney fees) incurred by the Indemnified Parties which may be asserted against the Indemnified Parties by reason of or which may arise out of or which may be related to Lessee's activities on the leased premises (including, without limitation, any claims by any owners or lessees of minerals that Lessee's operations hereunder are either illegal, unauthorized, or constitute animproper interference with their rights).
- 16. Counterparts. This Lease may be executed in any number of counterparts, each of which when executed and delivered shall constitute a duplicate original, but all counterparts together shall constitute a single agreement.

IN WITNESS WHEREOF, this lease is executed to be effective as of the date first written above, but upon execution shall be binding on the signatory and the signatory's heirs, devisees, executors, administrators, successors and assigns, whether or not this lease has been executed by all parties hereinabove named as Lessor.

LESSOR (WHETHER ONE OR MORE)

Bruce Krehbiél

ACKNOWLEDGEMENT

County of Pools)	
personally annum RNC VNChb	efore me, the undersigned Notary Public in and for said county and state, , as for , known to me to be the person or persons whose names are subscribed to the
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	Notary Public

JENNIFER HERREN

Notary Public - State of Kansas

My Appt. Expires

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BILL OF SALE

KNOW ALL MEN BY THESE PRESENTS THAT:

WHEREAS, F.G Holl Company, L.L.C. at 9431 E. Central, Ste 100, Wichita KS 67206, is the Operator ("Operator" herein) of the following oil and gas lease ("Lease"):

Lease Name: **FRAME A-10**Dated: 8/17/2001

Lessors: Louis W. and Ruth I. Frame; Erple L. and Margaret L.Frame

Lessee: F. G. Holl Company, LLC

Leased Premises: Sec. 10-30S-13W: W/2 SE/4; and E/2 SW/4

Recorded: Book 289, Page 329, Register of Deeds Barber County, KS WHEREAS, this Lease has expired due to non-development thereupon, and to non-production therefrom;

WHEREAS, Indian Oil Co. Inc., at 2563 SE US HWY 160, Medicine Lodge, KS, hereinafter called "Purchaser" desires to buy all existing equipment in place and other tangible property thereupon, including but not limited to the well bore, casing and tubing; NOW THEREFORE, the undersigned parties hereto ("Parties"), enter into this Agreement ("Agreement") which shall be as follows:

- 1. For and in consideration of **Purchase Price** as negotiated and agreed upon between **Purchaser** and **Operator** with reference to 100% Working Interest value in the above Lease, the receipt of which is hereby acknowledged, **Operator** does hereby sell and transfer unto **Purchaser** all of the Lease equipment located on said lease together with all other tangible property thereupon, including but not limited to the well bore, casing and tubing, but without any warranty of title or condition, express or implied.
- 2. **Purchaser** assumes all liability with respect to the property transferred from the effective date hereof, including all surface remediation.
- 3. Purchaser agrees to pay Operator by cashier's check, at closing, the Purchase Price as to 100% working interest.
- 4. Time is of the essence for the purpose of this **Agreement**. Upon closing, which shall be attempted to take place on or before September 11, 2019, **Operator** and **Purchaser** shall immediately file the Operator Transfer form with KCC to transfer operations on all of **Operator**'s wells subject to the above **Leases**. **Purchaser** shall execute this **Agreement** upon acceptance, and **Operator** shall place his signature at closing, at which time this Bill of Sale shall be binding upon both **Parties**.
- 5. This Agreement represents the final understanding between the Parties, which supersedes all previous agreements, verbal or written, pertaining to the matter hereof. It shall be binding upon said Parties, their successors, assigns and legal representatives.

 DATED this 6th day of 2019, but effective September 1, 2019.

INDIAN OIL CO., INC.

F. G. HOLL COMPANY, LLC

Margery L. Nagel, Managing Member

State 6 - KANSAS - G. - COUNCING

State of <u>KANSAS</u> County of <u>SEDGWICK</u>
This instrument was acknowledged before me this <u>Kansas</u> day of <u>Applearly</u> 2019 by ANTHONY FARRAR, President of INDIAN OIL CO., INC.

My Commission Expires: 4/30/2022 Notary Public: Betty H. Spotswood Public Spotswood

State of KANSAS County of SEDGWICK

This instrument was asknowledged before me this // day of Set the 2010 by

This instrument was acknowledged before me this / day of September, 2019 by MARGERY L. NAGEL, Managing Member of F. G. HOLL COMPANY, LLC

My Commission Expires: 4/30/2022 Notary Public: Betty H. Spotswood Betty Ac

BETTY H. SPOTSWOOD

Notary Public - State of Kansas

My Appt. Expires 4-36-2022

Frame A-10 IP/bs