KOLAR Document ID: 1487358

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:	illea with this form.				
Oil Lease: No. of Oil Wells**	Effective Date of Transfer: KS Dept of Revenue Lease No.: Lease Name:				
Gas Lease: No. of Gas Wells**					
Gas Gathering System:					
Saltwater Disposal Well - Permit No.:					
Spot Location: feet from N / S Line feet from E / W Line	SecTwp 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.: (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				
Bott Occupied Livery No.	0.1.10				
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:				
	Signature:				
Acknowledgment of Transfer: The above request for transfer of injection noted, approved and duly recorded in the records of the Kansas Corporation	authorization, surface pit permit # has been Commission. This acknowledgment of transfer pertains to Kansas Corporation				
Commission records only and does not convey any ownership interest in the					
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 pi				
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		
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		FSL/FNL	FEL/FWL		
		FSL/FNL	FEL/FWL		
		FSL/FNL	FEL/FWL		
		I JL/FINL	LL/ VVL		

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) CI	B-1 (Cathodic Protection Borehole Intent) T-1 (Transfer) CP-1 (Plugging Application)
OPERATOR: License #	Well Location:
Name:	SecTwpS. R 🗌 East 🗌 West
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: State: Zip:+	_
are preliminary non-binding estimates. The locations may be entered. Select one of the following: I certify that, pursuant to the Kansas Surface Owner Notion owner(s) of the land upon which the subject well is or will	tank batteries, pipelines, and electrical lines. The locations shown on the plated on the Form C-1 plat, Form CB-1 plat, or a separate plat may be submitted. The locations shown on the plated on the Form C-1 plat, or a separate plat may be submitted. The locations shown on the plated on the Form C-1 plat, or a separate plat may be submitted. The locations shown on the plated on the Form C-1 plat, or a separate plat may be submitted. The locations shown on the plated on the Form C-1 plat, or a separate plat may be submitted.
CP-1 that I am filing in connection with this form; 2) if the form; and 3) my operator name, address, phone number, for	orm being filed is a Form C-1 or Form CB-1, the plat(s) required by this ax, 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 se owner(s). To mitigate the additional cost of the KCC performing this dress 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 hand form and the associated Form C-1, Form CB-1, Form T-1, or Form	dling fee with this form. If the fee is not received with this form, the KSONA-1 CP-1 will be returned.
I hereby certify that the statements made herein are true and corre	ect to the best of my knowledge and belief.
Date: Signature of Operator or Agent:	Title:

OIL AND GAS LEASE

	·		A	01
AGREEMENT, Made and entered into this				
Garnett, Kansas	Part	y of the First pa	rt, bereafter called lesso	r (whether one or more
Menia Land & Cattle, In	1C.		Top (10 00)	the second part, lesses
METAGE AND A LAND & CATTLE, It WITNESSETH. That the said lessor, for and in sab in hand paid, receipt of which is hereby acknown art of lessee to be paid, kept and performed, has see and let unto the said lessee, for the sole and building tanks, powers, stations and structure.	consideration owledged, and granted, der i only purpos es thereon to	of the coverant nised, leased and a of mining and o produce, save	s and agreements herei let and by these prese operating for oil and ga- nd take care of said pa-	nafter contained on the nis does grant, demise, and laying pipe line oducts, all that certains
nd building tanks, powers, stations and structures of land situate in the County of And West one-half (W 1/2) of the	46 - 5 O M	State of M	bilday, acactioca as re	,
Section 18 Township 21	Range	21an	d containing 80	acres, more or les
It is agreed that this lease shall remain in for oil or gas, or either of them, is produced from	on for a tarm	or one	years from dat	e, and as long thereaft
In consideration of the premises the said le	ssee covenant	s and agrees:		1,
1st. To deliver to the credit of lessor, free of	cost, in the pi ased premise:	pe line to which s.		
2nd. To pay lessor for gas from each well whailing market rate, for all gas used off the premind lessor to have gas free of cost from any such and during the same time by making his own co	ere gas only	s found, the equa	l one-eighth (%) of the g le lights in the principa own risk and expense.	ross proceeds at the produced dwelling house on sa
and during the same time by making his own co ard. To pay lessor for gas produced from any ne-eighth (16) of the gross proceeds at the previ	9 11 4	mand all the near	viene or for the manufac	ture of casing-head ga
sed, said payments to be made				
If no well be commenced on said land on or bus lease shall terminate as to both parties, unles	efore the > s the lessee o	XXXXXX. day or before that o	of XXXXXX late shall pay or tender	to the lessor, or to t
ssor's credit in The XXXXXXXXXXXXX its successors, which shall continue as the	XXXXXXXX depository re	XXXXXXBank gardless of chan	at XXXXXXXXXXXXX ges in the ownership o	XXXXXXXXXXXXXXXX f said land, the sum
OUVOUVOUVOUVOUVOUVOUVOUVOUVOUVOUVOUVOUVO	ARS, which	um shall operate	as a rental and cover the	ie privileges of deferri
mmencement of a well for			المحامل	
Should the first well drilled on the above des nenced on said land within twolve months from it erminate as to both parties, unless the lessee on entals in the same amount and in the same man ayment of rentals, as above provided, that the I ereof. shall continue in force just as though the	ner as herei	before provided.	And it is agreed that up	on the resumption of t
If said lessor owns a less interest in the abone royalties and rentals herein provided shall be ndivided fee.		taind then the out	ira and undivided fee si	mple estate therein, that bears to the whole a
Lessee shall have the right to use, free of cost rom wells of lessor.				ion thereon, except was
When requested by lessor, lessee shall bury No well shall be drilled nearer than 200 feet to	his pipe lines	below plow depti	1. prominer without the Wr	itton consent of the less
No well shall be drilled nearer than 200 feet to Lessee shall pay for damages caused by its o				teen consent or and sess
Lessee shall have the right at any time to	remove all r	achinery and fix	tures placed on said pre	mises, including the ri
o draw and remove casing. If the lessee shall commence to drill a well ight to drill such well to completion with reason againg quantities, this lease shall continue and the c				
If the estate of either party hereto is assigned to the estate of either party hereto is assigned to their heirs, except all of assignment of rentals or royalties shuransfer or assignment or a true copy thereof; a to parts of the above described lands and the assignment of the rents due from his the proportionate part of the rents due from his tevers a part or parts of said lands upon which	ed, and the products, admin- old be binding and it is hereb- signee or assi m or them; su the said less	vivilege of assigni istrators, success on the lessee until y agreed in the e gnees of such part ch default shall mee or any assigne	ing in whole or in part, or assigns, but no el after the lessee has been tone to the control of	is expressly allowed, tange in the ownership of furnished with a write ssigned as to a part of the default in the paymetet this lease in so far a payment of said renter the control of the payment of said renter
Lessor hereby warrants and agrees to defend right at any time to redeem for lessor by payme of default of payment by lessor, and be subrogat	the title to the the title to the title to the right	ne lands herein do ages, taxes or oth nts of the holder t	scrince, and agrees that or liens on the above de hercof.	cribed lands, in the ev
in Testimony Whereof We Sign, this the	th day	of August		1991
Witness:		X (Ž)	the Con	Winklesser
TIMESO,		7		
				(SEA
			•	
assign on 74 ma la 46 3	4.2004	***************************************	#-161	(SEA

for easy se 40 MCL ps. 108 12-16-1992 for assume so 621. Part 2001 to 45. ALL #16-19 GWL-28-3082

ACKNOWLEDGEMENT TO THE LEASE

STATE OF KANSAS, County of Anderson
BE IT REMEMBERED, That on this 15th day of August in the year of our Lord one thousand
nine bundred and ninety one
Lesther Van Vinkle 大概 his wife to me personally known to be the identical personal who executed the above and foregoing instrument, and who each duly
acknowledged the execution of the same.
In Witness Whereof, I have hereunto set my official signature and affixed my notarial seal the day and year first above written.
My commission expires 3-11-94 X
i: ASSTORMENT
KNOW ALL MEN BY THESE PRESENT NOTARY PUBLIC
That STATE OF KANSAS OF
State of in consideration of the sum of Dollars to
in hand paid, the receipt whereof is hereby acknowledged, dohereby sell, assign, transfer, set over and convey unto
heirs and assigns the within grant.
TO HAVE AND TO HOLD THE SAME FOREVER, subject nevertheless, to the conditions therein contained. In Witness Whereof, the said grant ham bereunto set hand this day of
19
ACKNOWLEDGMENT OF THE ASSIGNMENT
STATE OF KANSAS, County of
BE IT REMEMBERED, That on this day of in the year of our Lord one thousand
nine hundred and before me, a Notary Public in and for said County and State, came
to me personally known to be the identical person
In Wilness Whereof, I have hereunto set my official signature and affixed my notarial seal the day and year first above
written.
My commission expires.
30114130
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County, Kansas. County, Kansas. County, Kansas. County, Kansas. County, Kansas. County, Kansas. County recorded At the County Co
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AND
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O Se ri lie State o Se ce de la Colonia de l
ACKNOWLEDGMENT WHERE LESSOR SIGNS BY MARK STATE OF KANSAS, County of
On this day of
Public in and for the County and State aforesaid, personally appeared
o me known to be the identical personwho executed the within and foregoing instrument by
n my presence and in the presence of
as witnesses, and acknowledged to me that
executed the same as
ty commission expires
Not.ry Public
NOTE—The signature by mark of a lessor who cannot write his name must be witnessed by two witnesses, one of whom must rite lessor's name near such mark.
VI 0. 6 170

ASSIGNMENT OF OIL & GAS LEASE

Assignment of Oil & Gas lease, for valuable consideration, Sirius Energy Corp., a Texas limited liability company, Assignor, conveys by assignment to Assignees the following Oil & Gas Leases:

East van Winkle

Legal: W/2 of SW/4 of Section 18, Township 21 south, Range 21 East, Anderson county, Kansas

Assignor conveys to Assignee of all his working interest in the Lease and a proportionate interest in all rights and equipment associated with the Lease.

Assignee:

RJ Energy LLC, a Kansas limited liability company

Infune.

Dated: January 17, 2020

Signed:

Sirius Energy Corp.