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:	ttea 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	SecTwp R EW Legal Description of Lease:
feet from E / W Line	
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
(API No. if Drill Pit, WO or Haul)	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:
Table operator o Hamo a Address.	
	Date:
Title:	Signature:
New Operator's License No.	Contact Person:
New Operator's Name & Address:	Phone:
The special of the second seco	
	Oil / Gas Purchaser:
	Date:
Title:	Signature:
Acknowledgment of Transfer: The above request for transfer of injection	authorization, surface pit permit # has been
noted, approved and duly recorded in the records of the Kansas Corporation	Commission. This acknowledgment of transfer pertains to Kansas Corporation
Commission records only and does not convey any ownership interest in the	above injection well(s) or pit permit.
is acknowledged 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:	
. neconinencea action.	permitted by No.:
Data	Data
Date: Authorized Signature	Date:
DISTRICT EPR	PRODUCTION UIC

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	on 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		
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			FEL/FWL		
		FSL/FNL	FEL/FWL		

^{*} 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.

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	on Line	Type of Well (Oil/Gas/INJ/WSW)	Well Status (PROD/TA'D/Abandoned)
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			FEL/FWL		
		FSL/FNL	FEL/FWL		

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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 (Cathodic Protection Borehole Intent) T-1 (Transfer) CP-1 (Plugging Application)
OPERATOR: License #	
Name:	
Address 1:	
Address 2: State: Zip:+	
Contact Person:	the lease heleur
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:	country and in the weel estate property toy records of the country traceurer
City: State: Zip:+	_
the KCC with a plat showing the predicted locations of lease roads, to	thodic Protection Borehole Intent), you must supply the surface owners and ank batteries, pipelines, and electrical lines. The locations shown on the plat d on the Form C-1 plat, Form CB-1 plat, or a separate plat may be submitted.
☐ I certify that, pursuant to the Kansas Surface Owner Notice owner(s) of the land upon which the subject well is or will be	e Act (House Bill 2032), I have provided the following to the surface e located: 1) a copy of the Form C-1, Form CB-1, Form T-1, or Form m being filed is a Form C-1 or Form CB-1, the plat(s) required by this x, and email address.
KCC will be required to send this information to the surface	I acknowledge that, because I have not provided this information, the owner(s). To mitigate the additional cost of the KCC performing this less of the surface owner by filling out the top section of this form and the KCC, which is enclosed with this form.
If choosing the second option, submit payment of the \$30.00 handling form and the associated Form C-1, Form CB-1, Form T-1, or Form C	ing 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 correct	t to the best of my knowledge and belief.
Date: Signature of Operator or Agent:	Title:

williage most used times 11 " " "	11 480.a. g 3
from H.D. Softont M.O. Bell See 9 Rra	This instrument was filed for record on theday of
J. J. J. Sale-	april A. D. 19.25, at 12 o'clock M. 3
D 19 TO	Lottie My Jonard 32
red b. Wenton	Register of Deeds
moreyause of Violuction Toyusut to M	granule company se ADMIK Pag 263
GREEMENT, Made and entered into the Asingle A	y of Upul , 1920, by and between
that I Danim	hereinafter called lessor (whether one or more) and hereinafter called lessee:
ESSETH: That the said lessor, for and in consideration of	One DOLLARS 13
i hain paid, receipt of which is hereby acknowledged, and of the cover- lept and performed, has granted, demised, leased and let, and by thes urpose of mining and operating for oil and gas, and of laying of pip	nants and agreements hereinafter contained on the nart of the lesses to be o presents do grant, demise, lease and let unto the said lesses, for the sole and e lines, and of building tanks, power stations and structures thereon to pro-
save and take care of said products, all that certain tract of land si	ituated in the County of Anderson, State of Manean
South half (52) of the noul	hwest quarter (NW4)
and forth half (n. 2) of son	all Gors I Advandual But 91091-3 See (10016 Role Pag. 369.
fel of broduction to Sewest according	il Co Sin Val 4 well Pege 318.
lon b agreement for Jex-Kan Oils, Itd.	The control of the co
tion Township A Range and contain is agreed that this lease shall remain in force for a term of this lease shall remain in force for a term of this lease.	uing / 20 acres, more or less. _years from this date, and as long thereafter as oil or gas, or either of them,
meet from said land by the lessee. consideration of the premises the said lessee covenants and agrees: t. To deliver to the credit of lessor, free of cost, in the pipe line to who distributed from the lessed resurges.	sich he may connect his wells, the equal one-eighth part of all oily
d—To pay the lessor	Dollars each year in advance for the gas from each well
this in the principal dwelling house on said land during the same time	lessor to have gas free of cost from any such well for all stoves and all in- e by making his own connections with the well at his own risk and expense. Appenrica at the rate of
d. To pay lessor for gas produced from any oil well end mad off the arter the time during which coar gas shall be used, said no ments it no well be commenced on said land on or before the	
oth parties, unless the lessee on or before that date shall pay or ten	o be mane sease error species and the sease and the sease and the sease of the lessor, or to the lessor's credit in the sease and terminate that continue as the depository regardless of changes in the ownership of said. Dollars, which shall operate as a rental and cover the privilege of deferring anner and unon like payments or tenders the commencement of a well may be
on payment, covers not only the privilege granted to the date when sa	v. And it is understood and agreed that the consideration first recited herein, id first rental is payable as aforesaid, but also the lessee's option of extending
and the first well drilled an the above described land he a dry hele, t	hent and in that event if a second well is not commenced on said land within. In so bein paid, this lesse shall terminate as to both parties, unless the lesses of rentals in the same amount and in the same manner as aprembed proprovided.
is agreed that upon the resumption of the payment of rentals as ab	ove provided, that the last preceding paragraph hereot, governing the parallelt as had been no intercuption in the rental paraments.
said lessor owns a less interest in the above-described land than the provided for shall be naid the said lessor only in the proportion wh	entire and undivided fee simple estate therein, then the royalties and rentals
nen requested by lessor, lessee shall bury its pipe line below plow dept well shall be drilled nearer than 200 feet to the house or barn now.	on said premises, without the written consent of lessor.
the estate of either party hereto is assigned, and the privilege of ass	tures placed on said premises, including the right to draw and remove casing.
to their heirs, executors, administrators, successors or assigns, but ling on the lessee until after the lessee has been furnished with a wri	no change in the ownership of the land or assignment of rentals or royalties shall then transfer or, assignment or a true copy thereof; and it is hereby agreed he above described lands and the assignee or assignees of such part or parts
ail or make default in the payment of the proportionate part of the use insofar as it covers a part or parts of said lands upon which the sa	rents due from him or them, such default shall not operate to defeat or affect aid lessee or any assignee thereof shall make due payment of said rental.
ssor hereby warrants and agrees to defend the title to the lands her for lessor, by payment, any mortgages, taxes or other liens on the al ated to the rights of the holder thereof.	ein described and agrees that the lessee shall have the right at any time to bove-described lands, in the event of default of payment by lessor, and be
en produced on said land may be uses	d by lessee for the drilling of the first - ?
l by from fond on the north eight. TESTIMONY WHEREOF, We sign, this the 15th day of t	
ses: Gen W. Shanling	J. F. Rosell
Conveyance of Bodutier laymon to	- Stwood Right Suffly See Vol Z-mil Cage 1 3
reason galego to see Han allaged and 17/	TO THE LEASE SLAL VA 18-R4A 280
TATE OF CANCEL COUNTY OF LAVIALITY	27 3 88.
PT REMEMBERED, That on this 15 Lb. day of Charles and Start before me, a Notary Public in and for said County and Sta	to personally appeared U.F. Rosell
	known to be the identical personwho executed the within and foregoing in-
nt and acknowledged to me that "File" executed the same as Fig.	free and voluntary set and deed for the uses and purposes therein
	nd affixed my notarial seal the day and year first above written.
y Commission expires March 7-1928 Sociemmento See 25MCL Page 210-211	O Notary Public
All Men By These Presents:	경기 가장 하다 가는 물로 있는 그는 것이 하는 것이 되는 것이 하는 그는 것이 되었다. 그는 것이 되었다. 그는 것이 없는 그를 살아가고 있다면 그렇게 하는데 없었다.
at Tollasion Bailey to USSB MC	on 6-1987 of See Vol 27 MCL P32 County, in the in consideration of the sum of Dollars
in hand paid, the receipt whereof is hereby acknowledged, do	o hereby sell, assign, transfer, set over and convey unto
esig. See 63 Met to let 4-24-2601	,heirs, and assigns, the within grant.
MYTNESS WHEREOF, The said grant has hereunto set. 74 Mig Ser 193 Pg 52 June 28,2002	hand this day of 19
MG Su 193 Ag 52 Quie 28/2003	11.00 14.40
	TO THE ASSIGNMENT
IT REMEMBERED, That on thisday of	, in the year of our Lord one thousand nine hundred and
before me, a Notary Public in and for said County and State	te, personally appeared known to be the identical person, who executed the within and foregoing in-
nt and acknowledged to me thatexecuted the same as	free and voluntary act and deed for the uses and purposes therein:
th.	

mence AGREEMENT, Made and entered into this	day of December	, 1977_,
	Iowa College	, 19
Party of the	e first part, hereinafter called lessor (whether	er one or more) and
Ray Marmon	Part V of the second part, herein	nafter called lessee.
PNESSETH, That the said lessor, for and in consideration of, in hand paid, receipt of which is hereby acknowledged, and io flesses to be paid, kept and performed, has granted, demite and let unto said lesses, for the sole and only purpose of midding tanks, power stations and structures thereon to produce,	of the covenants and agreements nereinart sed, leased and let and by these presents ning and operating for oil and gas, and la save and take care of said products, all ti	does grant, demise, ring pipe lines, and nat certain tract of
situated in the County of Anderson	state of Kansas, described as follows, to-wit	
Southeast Quarter of North	west Quarter (SE/4 of NW)	(4)
ection 4 Township 21 Range 2	1 and containing 40	RCTOR MOTO OF TOUR
It is agreed that this lease shall remain in full force for a te eafter as oil or gas, or either of them, is produced from said in consideration of the premises the said lease covenants an lat. To deliver to the credit of lessor, free of cost, in the pith (%) part of all oil produced and saved from the leased y lad. To pay lessor for gas from each well where gas only	rm of ONE YEAR 18606 from thi d land by the lessee. d agrees: ne line to which lessee may connect his w	s date, and as long
alling market rate, for all gas used off the premises, said pay lessor to have gas free of cost from any such well for all ste during the same time by making his own connections with ti 3rd. To pay lessor for gas produced from any oil well and	ments to be made MONTHLY over and all inside lights in the principal dwo	elling house on said
line, one-eighth (%) of the proceeds at the prevailing market sed, said payments to be made	rate for the gas used, for the time during w	hich such gas shall
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er it is signed by any of the other parties. cessee shall have the right to use, free of cost, gas, oil, and w from wells of lessor. When requested by lessor, lessee shall bury his pipe lines belov to well shall be drilled nearer than 200 feet to the house or ba	niow denth	-
essee shall pay for damages caused by its operations to gro- easee shall have the right at any time to remove all machine and remove casing. • the lessee shall commence to drill a well within the term of	wing crops on said land. Bry and fixtures placed on said premises, incl	uding the right to
to drill such well to completion with reasonable diligence and lantities, this lease shall continue and be in force with the like herein first mentioned. I the estate of either party hereto is assigned, and the priviles.	dispatch, and if oil or gas, or either of them e effect as if such well had been completed v re of assigning in whole or in part is expr	, be found in pay- vithin the term of
ants hereof shall extend to their heirs, executors, administrate on of or assignment of rentals or royalties shall be binding on in transfer or assignment or a true copy thereof; and it is he r as to parts of the above described lands and the assignment payment of the proportionate part of the rents due from lass in so far as it covers a part or parts of said lands upon post of said restals.	rs, successors or assigns, but no change in the lessee until after the lessee has been creby agreed in the event this lesse shall be or assigness of such part or parts shall fai nim or them, such default shall not operate i which the said lessee or any assignee therec	the ownership of furnished with a assigned as to a or make default to defeat or affect of shall make due
AND LACENT MASSESSAGED AND CONTROL OF THE PROPERTY OF THE PROP	ect to all Federal and State Laws, Execut	ve Orders, Rules
	Trustees of	(SEAL)
nereof witness our hands as of the day and year first	Iowa College	(SEAL)
written.	By U.S.O.T.	(SEAL)
Witness to the mark:	Chairman (President)	SEAL)
FAI) Secretary		(SEAL)
JID.		(SEAL)
		(SEAL)

OUNTY OF				GMENT FOR			,,,,
Before me,	the undersigned,	a Notary Public, within	and for said con	inty and state	, on this	<u> </u>	
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ly commission ex	pires					Notary Public.	
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me personally h	mown to be the i	dentical personwho	executed the wit	hin and foreg	oing instrument	t and acknowledged t	o me
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OUNTY OF	POWESHIEK	} ss.	ACK	NOWLEDGM	ENT FOR COR	CPURATION	
TAB A	at day of	December	, A. D	., 19 <mark>77</mark> , be	fore me, the un	dersigned, a Notary P	ublic
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ouncers Sections	CERTAIN SELIET	ree and voluntary act	situ deca er said e	orporation, fo	r the uses and	purposes therein set 1	Corth
Given under	my hand and sea	il the day and year last			DP.		
ly commission ex	pires Septe	mber 30, 1979	_ VIII	Margares.	B. Phelps	Notary Public.	
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NOTE: When	n signature by m	ark in Kansas, said ma acknowledgment by ma	irk to be witness ark, use regular	ed by at leas Kansas ackn	it one person i owledgment.	and also acknowledge	ed.
Anna I	F-01 #				= .		
)		A1451-1-	INDUMP	/V ALI- 12	ale *
.1		} as.	ACKNOWLED	GMENT FOR	INDIVIDUAL	(Kans., Okla., and Co	010.)
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Pele	onveyance of Production Payment to Sudian Oil Co Su BOOK 91-A. Pore 1536 143 6 washing for Truck a Mortgage to R. J. Markion, Switer fee Book 91-B Pore 1536. OIL AND GAS LEASE	. 4
	and Sweet luceroughel Goly budian feel Coop) Intendent Rooks 91-91-3 See. Vel 16 R- a Poso 369	3,~
D.8.11	The State of the forest to deveral diversion all Co. See Val W. Mad Voge 317.	23
/\ Jesu	Sinte of Kansas, Anderson Country, ss. Sinte of Kansas, Anderson Country, ss. Collins instrument was filed for record on the day of	25
	Z Jan Tan K. Oil & All Ban Of Mall	90
	To a san to ten than Cilo In alecter 18-184 A 18 Mary A. D. 1922, at 10:30 o'clock a. M. Jor aug 12 Ray Marinos in Val 18-14 A 192 313 a dattie Mc Donald	. th.
	W. J. Stroud antie Mc Donald	82
	By Comma Mc Malione, Deputy.	The
	ACREMENT, Made and antered into the	2.0
	AGREEMENT, Agers and extered into the San Mar day of April 1925, by and between	3
1	Manuelly araman hereinafter called lessor (whether one or more) and	*
1	hereinafter csiled lessee:	· Y :
,	WITNESSETH: That the said lessor, for and in consideration of	200
6	only purpose of mining and operating for oil and gas, and of laying of pipe lines, and of building tanks, nower stations and structure the sole and	22
6.	duce, save and take care of said products, all that certain tract of land situated in the County of Andlason , State of Manager ,	0. 1.00
Page 4	South half (S/2) of the northeast fractional	22 22 (1.)
	guarter of	Book ?
7		馬子当
E		222
Val. HR+R.	of Section Like (5), Township 2/, Range 2/, and containing lightly nerve or loss	+ 元龄
ان	It is agreed that this lease shall remain in force for a term of Turo years from this date, and as long thereafter as oil or gas, or either of them, is produced from said land by the lease.	F 2-4
	In consideration of the premises the said lessee covenants and sgrees: 1st. To deliver to the credit of lessor, free of cost in the pipe line to which the line is a connect free line to the credit of lessor, free of cost in the pipe line to which the line is a connect free line to the credit of lessor, free of cost in the pipe line to which the line is a connect free line to the credit of lessor, free of cost in the pipe line to which the line is a connect free line to the credit of lessor, free of cost in the pipe line to which the line is a connect free line to the credit of lessor, free of cost in the pipe line to which the line is a connect free line to the line is a connect free line to the credit of lessor.	3 3 2
30%		なられる
0	And To pay the fosce. In Analy, gas fill, the prominer and losses to have gas free in advance for the gas from each well where gas only is found, while the same is along used off the prominer and losses to have gas free of cost from any such well for all stoves and all inside lights in the principal dwelling house on said land during the same time by making his own connections with the well at his own risk and expense.	37,0
10	Dellars	3 37
3	If no well be commenced on said land on or before the date shall now or tonder to the lesson on the lesson and before that date shall now or tonder to the lesson or to the less	200 m
T	If no well be cannot be designed on Said land on or before the company ment of the lessor, or to the lessor's credit in the land of the land of the lessor, or to the lessor's credit in the land of the land of the land of the lessor, or to the lessor's credit in the land of the land of the land, the sum of land of the land, or its successors, which shall operate as a rental and cover the privilege of determing the commencement of a well for further, months from said date. In the manner and upon like payments or tendore the commencement of a well for further, months from said date. In the manner and upon like payments or tendore the commencement of a well for further and the land of the same manner of the same commencement of the same co	68
\$	the commencement of a well for titalug, months from said date. In the manner and upon like payments or leaders the commencement of a well for titalug, months from said date.	+ 30
3	the dawn payments covers not only the privilege granted to the date when said first a state and is payetted as afforested, but also the lesses you put of extending that period as afforested, but also the lesses you for its extending	33 %
7	Should the first well drilled on the above described land be a dry hole, then, and in that event, if a second well is not commenced on said land within twelve months from the expiration of the last sential people for which rental has been vaid, this last select the last sential land within	223
57	sound are now were arrived on the more described and he a try hole, then, and in this weets, if a second well is not commenced on said land within which from the expiration of the last settled period for which rental has been paid, this leave shall terminate as to both parties, unless the leaves on or before the expiration of said twelve months shall reason the payment of rentals as above provided. And it is great that when the recompition of the payment of rentals as above provided, that the last proveding paragraph hereof, governing the payment of rentals as above provided, that the last provided thereof, and he payment of rentals as above provided, that the last proveding paragraph hereof, governing the payment	200
5	If said lessor owns a less interest in the above-described and than the entire and univided fee simple estate therein, then the royalities and rentals	ر ج
2	herein provided for shall be paid the said lessor only in the proportion which his interest bears to the whole and undivided fee. Lessee shall have the right to use, free of cost, gas, oil, and water produced on said land for its operations thereon, except water from wells of lessor. When requested by lessor, lessee shall bury its pips line below plow depth. No well shall be drilled nearer than 200 feet to the house or barn now on said premises, without the written consent of lessor. Lessee shall pay for damages caused by its operations the "season" every on said land. Lessee shall have the right at any time to remove all machinery and fixtures placed on said premises, including the right to draw and remove casing. If the earter of either party hereto is assigned, and the privilege of assigning in whole or in part is expressly allowed,—the covenants horeof shall extend to their heirs, executors, administrators, successors or assigns, but no change in the ownership of the landor assignment of rentals corroyalties shall be binding on the lessee until after the lessee has been furnished with a written transfer or assignment or a true camp thereof; and it is brown armed	340
3	No well shall be drilled nearer than 200 feet to the house or barn now on said premises, without the written consent of lessor. Lesses shall pay for damages caused by its providing the providing th	2 90
7	Lesses shall have the right at any time to remove all machinery and fixtures placed on said premises, including the right to draw and remove casing. If the estate of either party hereto is assigned, and the privilege of assigning in whole or in part is expressly allowed the even party hereto have a second to be a supply to the extensive the extensiv	8 = 50
2	extend to their heirs, executors, administrators, successors or assigns, but no change in the ownership of the landor assignment of rentals or royalties shall be binding on the lessee until after the lessee has been furnished with a written transfer or assignment or a true copy thereof; and it is hereby agreed that in the event this less shall be sessioned as to a part or a to provide the state of the character of the state	中。典社
3	that in the event this lease shall be assigned as to a part or as to parts of the above-described lands and the assignee or assignees of such part or parts shall fail or make default in the payment of the proportionate part of the rents due from him or them, such default shall not operate to defeat or affect	
3	that in the event this lease shall be assigned as to a part or as to parts of the above-described lands and the assignee or assignees of such part or parts shall fail or make default in the payment of the proportionate part of the rote or an assignee or assignees of such part or parts shall fail or make default in the payment of the proportionate part of the rote or affect this lease insofar as it covers a part or parts of said lands upon which the said lessos or any assignee thereof shall make due payment of said rental. Lessor hereby warrants and agrees to defend the title to the lands herein described and agrees that the lease shall have the right at any time to redeem for lessor, by payment, any mortgages, taxes or other lieus on the above-described lands, in the event of default of payment by lessor, and be subrogated to the rights of the holder thereof.	19/3
L	subrogated to the rights of the holder thereof.	15 6 6
H		3034
	IN TESTIMONY WHEREOF, We sign, this the 2 Land day of Chril 1925	B 3
0	Witnesses:	B. = 2
		> 9
7		B : 20
2 4		-1000 -6
12 gen	ACKNOWLEDGMENT TO THE LEASE	2 - 4
Case it	STATE OF MANAGE COUNTY OF Underson	3: : 6
1. Case 17	STATE OF MANAGES COUNTY OF ANALYZING SE. BE IT REMEMBERED, That on this 22 and day of Charles in the year of our Lord one thousand nine hundred and	es vol
166. Case 14	STATE OF MANAGES COUNTY OF Anderson ss. BE IT REMEMBERED, That on this 22nd day of Carling in the year of our Lord one thousand nine hundred and furnity fine before me, a Notary Public in and for said County and State, personally appeared in the Manager Manager and to me known to be the identified person, who executed the within and concerns in	per 706
Mel. Cage 4	STATE OF JEANAGES COUNTY OF CANALISAN SS. BE IT REMEMBERED, That on this 22 nd day of Charle in the year of our Lord one thousand nine hundred and Juneally fine before me, a Notary Public in and for said County and Sinte, personally appeared Je. T. Lordell askingle many	3, per 706
T. Mel. Cage 4	STATE OF Anales COUNTY OF Anales of County and State, personally appeared to the state of the within and foregoing instrument and seknowledged to me that. All executed the same as the state of the same as the s	Was per Yol
1. Mel. Cage 4	STATE OF Jeanage County OF Conservation in the year of our Lord one thousand nine hundred and Junistic field before me, a Notary Public in and for said County and Sinte, personally appeared Je. T. Lordell alkingle manus and the said county and sintenent and acknowledged to me that the executed the same as the free and voluntary act and deed for the uses and purposes therein in witness whereoff, I have hereunto set my official signature and affixed my notarial seal the day and year first above written.	und 3, per 700l
of 1. Mel. Cage 4	STATE OF JAMAGA COUNTY OF AMELIAN SS. BE IT REMEMBERED, That on this 22 MA day of African State, personally appeared in the state of the within and for said County and State, personally appeared in the state of the within and foregoing instrument and acknowledged to me that MI executed the same as MAN free and voluntary act and deed for the uses and purposes therein 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 AMMANY 16, 127, Rest) ASSIGNMENT.	Lum 3, see 706
Use 1. Mes. Cage 4	STATE OF JAMAGA COUNTY OF AMELIAN SS. BE IT REMEMBERED, That on this 22nd day of African set of the same and Junity fine before me, a Notary Public in and for said County and State, personally appeared to the same of the same as the	trolum 3, see 300
en voe 1. Mcs. Cage 4	STATE OF JAMAGE COUNTY OF AMELIAN SS. BE IT REMEMBERED, That on this 22nd day of African sold County and State, personally appeared to the state of the same as a sold of the same as a sold of the uses and purposes therein set forth. 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 AMMAM (6, 1929) Real) ASSIGNMENT ASSIGNMENT County, in the	Petrolum 3, per 704
der Oal 1. Mel. (Tage 4	STATE OF JAMAGA COUNTY OF AMELYAN SS. BE IT REMEMBERED, That on this 22nd day of African solutions of the year of our Lord one thousand nine hundred and further fine before me, a Notary Public in and for said County and State, personally appeared to the Within and foregoing instrument and acknowledged to me that the executed the same as 142 free and voluntary act and deed for the uses and purposes therein set forth. 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 AMMANY (6, 129) Real) Notary Public Know All Men By These Presents: That of County, in the State of the within named grant in consideration of the sum of Dollars	a Cetrolum 3, per 700
4. den val 1. Mel. Cage 4	STATE OF JAMAGA COUNTY OF AMELIAN SS. BE IT REMEMBERED, That on this 22nd day of African solutions of the year of our Lord one thousand nine hundred and the same as a same as	Securities Co. ""
de seu vol 1. Mel. Case 4	STATE OF JAMAGA COUNTY OF ANALYSM 188. BE IT REMEMBERED, That on this 22 MA day of April 188. BE IT REMEMBERED, That on this 22 MA day of April 188. In the year of cur Lord one thousand nine hundred and Author Living before me, a Notary Public in and for said County and State, personally appeared 188. In the year of cur Lord one thousand nine hundred and Author Living before me, a Notary Public in and for said County and State, personally appeared 188. 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 Annualy 16, 129) Real 1888 Notary Public Notary Public ASSIGNMENT That of County, in the State of 1988 These Presents: That of County, in the State of 1988 the receipt whereof is hereby acknowledged, do hereby 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.	de Securita Co. " " " " " " " " " " " " " " " " " " "
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dow less look 1. Mel. Cage 4	STATE OF JAMAGA COUNTY OF ANALYSM SS. BE IT REMEMBERED, That on this 22nd day of April 10 me thousand nine hundred and Junity Jung before me, a Notary Public in and for said County and State, personally appeared to Many 10 me known to be the identical person, who executed the within and foregoing instrument and acknowledged to me that 11 executed the same as 112 free and voluntary act and deed for the uses and purposes therein set forth. 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 121 free Presents: That Of County, in the State of the within named grant in consideration of the sum of Dollars to in hand paid, the receipt whereof is hereby acknowledged, do hereby sell, assign, transfer, set over and convey unto here, 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 has hereunto set hand this day of first and the pundred and set of the part of our Lord one thousand nine hundred and day of first remembered. ACKNOWLEDGMENT TO THE ASSIGNMENT	Friedweetern Petrolum 3, per 704
For aff. see Oal 1. Me	STATE OF ALARAGA COUNTY OF ANALYSIS. BE IT REMEMBERED, That on this 22222 day of Agril, in the year of ayr Lord one thousand nine hundred and Amenify face before me, a Notary Public in and for said County and State, personally appeared	1 to Butchive ettrn Cetrolum 3, per 700l
For all see Val 1. Me	STATE OF JAMAGA COUNTY OF ANALYSM SS. BE IT REMEMBERED, That on this 22nd day of April 10 me thousand nine hundred and Junity Jung before me, a Notary Public in and for said County and State, personally appeared to Many 10 me known to be the identical person, who executed the within and foregoing instrument and acknowledged to me that 11 executed the same as 112 free and voluntary act and deed for the uses and purposes therein set forth. 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 121 free Presents: That Of County, in the State of the within named grant in consideration of the sum of Dollars to in hand paid, the receipt whereof is hereby acknowledged, do hereby sell, assign, transfer, set over and convey unto here, 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 has hereunto set hand this day of first and the pundred and set of the part of our Lord one thousand nine hundred and day of first remembered. ACKNOWLEDGMENT TO THE ASSIGNMENT	een to grachive etim Cetrolum 3, per 700

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			MALITERIORITIZA IIMI	State of Kausus, Anderson Couunty, ss. This instrument was filed for record on the	D day of
3			a. K. Daniel	Oct A. D. 19.23, at 10.30	-t-lt- A
bo			and wife	D The Mach	o crock of
to: 1 mb- 0. 18 4 /8 same			la de Majasail	Loclie // Don	gister of Deeds
R			Ni Vi		game of Deeds
5					
į.			AGREEMENT, Made and entergd into the 29 th	y of april 1923	, by and between
30			a. R. Daniel and Neva Da	hereinafter called lessor (whether	one or more) and
j			le. le. morgan	hereinaf	ter called lessee:
4162 4162			WITNESSETH: That the said lessor, for and in consideration of cash in hand paid, receipt of which is hereby acknowledged, and of the coverable, kept and performed, has granted, demanded, leased and let, and by the only purpose of mining and operating for oil and gas, and of laying of piguice, save and take care of said products, all that certain tract of land a	mants and agreements hereinafter contained on the part of the presents do grant, demise, lease and let unto the said lesse he lines, and of building tanks, power stations and structure ituated in the County of Andrews Stations.	DOLLARS, If the lessee to be te, for the sole and es thereon to pro-
2000	0		, described as follows, to wit:	+ 0 V; 1 0 +	
120			The North half of the North	-west fractional quarte	<i>V</i>
1000				<u>y</u>	
3			_		
223			of Section (, Township 2/ , Range 2/ , and contai	ning 158 neres, more or less.	
7 % 4			of Section 1944 Township 21 Rungo 21 and contain it is agreed that this lease shall remain in force for a term of 1945 is produced from said land by the lessee.	years from this date, and as long thereafter as oil or gas,	or either of them,
123			In consideration of the premises the said lessee covenants and agrees:	hich talid may connect their wells, the equal one-eig	ohth part of all of
5-5			1st. To deliver to the credit of lessor, free of cost, in the pipe line tow produced and saved from the lessed preprises.	10. 20m2ll.	muit paire of un on
E.Dec E.Dec			in the To deliver to the credit of lessor, free of cost, in the ppe innote wronged and average and the property of the premise, and the lights in the principal weeking before used off the premise, and the lights in the principal weeking when the property of the premise, and the light in the principal weeking when the property of the	i lessor to have gasifree of cost from any such well for all	stoves and all in-
32			side lights in the principal dwelling house on said land during the same ting	e premises at the rate of the hant of another process	ede pay
7 4 7		mon	to no yelessor for gas produces from any on well and used on the care for the time during which such gas shall be used, said payments. If no well be commenced on said land on or before the	to be made each three months in advance. 1	se shall terminate
23.3		٥			al Bank of
wan i	1		masses Benk at hagnest Kaneas , or its successors, which a	Dollars, which shall operate as a rental and cover the prix	vilege of deferring
8-25			the commencement of a well for AMmonths from said date. In like n	canner and upon like payments or tenders the commencement	t of a well may b
3 4 1			that down payment, covers not only the privilege granted to the date when s that period as aforesaid and any and all other rights conferred.	aid first rental is payable as aforesaid, but also the lessee's o	ption of extending
12 2 Z					
十五元			twelve months from the expiration of the last rental period for which rent on or before the expiration of said twelve months shall resume the payment	of rentals in the same amount and in the same manner as here	einbefore provided
, ,			And it is agreed that upon the resumption of the payment of rentals as all of rentals and the effect thereof, shall continue in force just as though the If said lessor owns a less interest in the above-described land than the	ove provided, that the last preceding paragraph hereof, gove re had been no interruption in the rental payments.	ming the paymen
,	7	2	herein provided for shall be naid the said lessor only in the proportion w	entire and undivided fee simple estate therein, then the rey	valties and rentals
3					
	-	r's	When requested by lessor, lessee shall bury its pipe line below plow dep	duced on said land for its operations thereon, except water in th.	rom wells of lessor.
2 2	: :	1 1 1 2 2 2		oduced on said land for its operations thereon, except water in th.	
Cranda ico	200	d up	Lesses shall not the right to use, free or cont, gas, oil, and water for When requested by lessor, lesses shall bury its pipe line below plow deep the property of the cases shall have the right at any time to remove all machinery and if if the estate of either party hereto is assigned, and the privilege of as extend to their heirs, executors, administrators, successors or assigns, but be binding on the lesses until after the lesses has been furnished with a with in the event this lease shall be assigned as to a part or as to parts of shall fail or make default in the payment of the bright of the property of the pro	oluced on said land for its operations thereon, except water if the shall premises, without the written consent of lessor. May no naid land, and premises, including the right to draw a tures placed on said premises, including the right to draw a tures placed on the said premises and the said of the said of the to no charge in the ownership of the indo or assignment of renta litten transfer or assignment or a true copy thereof; and if the above-described lands and the assignment or assignment of rents due from him or them, such default shall not operate in classes or any assignce thereof shall make due payment of	and remove casing nants hereof shall alsorroyalties shall it is hereby agreed such part or parts to defeat or affect and rental.
Mr ravago icoru	Jane 189.	d up	No well shall be drilled nearer than 200 feet to the house or barn now Lessee shall pay for damages caused by its operations to growing or Lessee shall have the right at any time to remove all machinery and fi H the estate of either party hereto is assigned, and the privilege of as extend to their host excentors, administrators, ancessors or assigns, he brinding of the iresee until all the statement of the privilege of as the brinding of the iresee until all the assigned as to a upon an act parts of shall fail or make default in the payment of the proportionate part of the this is seen insofar as it covers a part or parts of said lands upon which the Lessor hereby wearances and appears to fail in the land of the proportional parts of the content of the proportional parts of the content of the proportional parts of the land of the proportion of the pr	oduced on said land for its operations thereon, except water fit that of the control of the cont	and remove casing nants hereof shall alsorroyalties shall it is hereby agreed such part or parts to defeat or affect and rental.
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3	1,621	2 = = = = = = = = = = = = = = = = = = =	No well shall be drilled neater than 200 feet to the house or barn now Lessee shall pay for damages caused by its operations to growing crue the property of the control of the pay of the control of the	oduced on said land for its operations thereon, except water fit that of the control of the cont	and remove casing mants hereof shal alsorroyalties shall it is hereby agree- such part or parts to defeat or affect anid rental.
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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:

Rosell

Legal: N/2 of NW/4 and SE/4 of NW/4 and S/2 of NW/4 and N/2 of SW/4 of Section 4,Township 21 south, Range 21 East and S/2 of NE/4 of Section 5,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

Dated: January 17, 2020

Signed:

Sirius Energy Corp.