KOLAR Document ID: 1568260

KANSAS CORPORATION COMMISSION OIL & GAS CONSERVATION DIVISION

Form T-1
April 2019
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:	1				
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	SecTwpRE				
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:	Injection Zone(s):				
** 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:				
	Date:				
Title:	Signature:				
New Operator's License No	Contact Person:				
New Operator's Name & Address:	Phone:				
	Oil / Gas Purchaser:				
New Operator's Email:	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 0	Commission. This acknowledgment of transfer pertains to Kansas Corporation				
Commission records only and does not convey any ownership interest in the a	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:	permitted by No.:				
Date:	Date:				
Date: Authorized Signature	Authorized Signature				
DISTRICT	PROPULATION				
DISTRICT EPR I	PRODUCTION UIC				

KOLAR Document ID: 1568260

Side Two

Must Be Filed For All Wells

KDOR Lease No	D.:		_		
* 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		
			FEL/FWL _		
			FEL/FWL _		
			FEL/FWL		

A separate sheet may be attached if necessary.

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

KOLAR Document ID: 1568260

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:

Raymond Scales, Labette County Register of Deeds

Book: 00055 Page: 171

Receipt #: 46093 Pages Recorded: 6 Total Fees: \$106,00

Date Recorded: 3/23/2021 11:15:12 AM

ORIGINAL COMPARED WITH RECORD

ASSIGNMENT OF OIL AND GAS LEASE

KNOW ALL MEN BY THESE PRESENTS:

FOR VALUABLE CONSIDERATION, the receipt and sufficiency of which is acknowledged, RJ ENERGY, LLC, a Kansas Limited Liability Company, hereinafter called Assignor, does hereby sell, assign, transfer and set over unto PRAIRIE ENERGY PARTNERS LP, a Missouri Limited Partnership, hereinafter called Assignee, all of Assignor's right, title and interest in and to the Oil and Gas Leases described on Exhibit A attached hereto, situated in Labette County, Kansas, together with a like interest in and to all the rights incident and appurtenant thereto and the personal property, fixtures and equipment thereon, appurtenant thereto, or used or obtained in connection therewith, and a like interest in and to all of the oil, gas and other minerals in and under or now or hereafter produced from, or stored on, the said leases and any of them, insofar as said leases are described in said Exhibit A.

FOR THE SAME CONSIDERATION, Assignor covenants with the Assignee, its successors and assigns, that Assignor is the lawful owner of and has good title to the said leases and to the estate, right, title and interest in the above-assigned leases, and each and every one of them, as described in said Exhibit A, free and clear of all liens, encumbrances or adverse claims.

Executed this / The day of March, 2021.

RJ ENERGY, LLC

Joleata Kent, Member

STATE OF KANSAS, ANDERSON COUNTY } ss:

SUBSCRIBED and ACKNOWLEDGED before me on the $\frac{1}{2}$ day of March, 2021, by Joleata Kent, member of RJ Energy, LLC, a Kansas Limited Liability Co., for and on behalf of the company.

Notary Public

My appointment expires

iOTAR,

EXHIBIT A

Attached to and being a part of Assignment of Oil and Gas Leases from RJ Energy, LLC to Prairie Energy Partners, LP

LONG:

Lessor:

Alvin L. Long and Grace Long, his wife

Lessee:

Missouri Lead - Zinc Company

Dated:

July 5, 1978

Recorded:

August 22, 1978, in Book 76M of Leases, at page 233/234 in Neosho County and on August 29, 1978, in Book 93, at page 549 in Crawford

The East Half (E½) of the Northeast Quarter

County

Legal:

(NE%) of Section 27, Township 30 South, Range 21 East of the 6th P.M. in Neosho County, Kansas; and, the Northwest Quarter (NW¼) of Section 26, Township 30 South, Range 21 East of the 6th P.M., except a tract beginning at a point 724 feet north of the southwest corner of the Southeast Quarter (SE¼) of the Northwest Quarter (NW¼), thence East 253 feet, thence North 200 feet, thence West 253 feet, thence South 200 feet to the point of beginning; also except the east 10 acres of the East Half (E%) of the Northwest Quarter (NW1/4) of Section 26, Township 30 South, Range 21 East of the 6th P.M., in

Crawford County, Kansas

Net Revenue Interest: 0.78 of the whole

SARTIN:

Lessor:

Frankey D. Sartin and Dorothy M. Sartin, his

wife

Lessee:

Missouri Lead - Zinc Company

Dated:

April 28, 1978

Recorded:

July 26, 1978, in Book 76M of Leases, at page 143/144 in Neosho County and in Book 93, at page 293 in Crawford County

Legal:

The West Half (W½) of the Southwest Quarter (SW½) of Section 26, Township 30 South, Range 21 East of the 6th P.M. in Crawford County,

Kansas; and, the East Half (E%) of the

Southeast Quarter (SE%) Section 27, Township 30 South, Range 21 East of the 6th P.M. in

Neosho County, Kansas

Net Revenue Interest: 0.78 of the whole.

HILLER:

Lessor: John M. Hiller and Martha Jane Hiller, his

wife

Lessee: Missouri Lead - Zinc Company

Dated: March 30, 1978

Recorded: July 11, 1978, in Book 76M of Leases, at

page 75/76 in Neosho County and in Book 93,

at page 207 in Crawford County

Legal: The West Half (W½) of the Northwest Quarter

(NW¼) of Section 35, Township 30 South, Range 21 East of the 6th P.M. in Crawford County,

Kansas; and, the East Half (E½) of the Northeast Quarter (NE¼) and the Northwest Quarter (NW¼) of the Northeast Quarter (NE¼)

and the Northeast Quarter (NE%) of the Northwest Quarter (NW%) of Section 34,

Township 30 South, Range 21 East of the 6th

P.M. in Neosho County, Kansas

Net Revenue Interest: 0.78 of the whole.

DEVLIN:

Lessor: William M. Devlin and Mary N. Devlin, his

wife

Lessee: Missouri Lead - Zinc Company

Dated: April 10, 1978

Recorded: October 18, 1978, in Book 10 of Leases, at

page 169

Legal:

Lots 2, 3 and 4; and the North Half (N½) of the Southeast Quarter (SE¾) of the Northwest Quarter (N¼½); and the North Half (N½) of the Southwest Quarter (SW¾); and the Southwest Quarter (SW¾) of the Northwest Quarter (NW¾); and the South Half (S½) of the Southeast Quarter (SE¾) of the Northwest Quarter (NW¾); all in Section 3, Township 31 South, Range 21 East of the 6th P.M., Labette County, Kansas.

Net Revenue Interest: 0.78 of the whole.

MCGOWN:

Lessor: Gerald R. McGown and Linda J. McGown, his

wife

Lessee: Missouri Lead - Zinc Company

Dated: January 12, 1979

Recorded: March 6, 1979, in Book 10 of Leases, at

page 228

Legal: The East Half (E½) of the Southeast Quarter

(SE%) of Section 4; and the South Half (S%) of the Southwest Quarter (SW%) of Section 3; all in Township 31 South, Range 21 East of

the 6th P.M., Labette County, Kansas.

Net Revenue Interest: 0.78 of the whole.

MCKINZIE:

Lessor: Vida McKinzie, a widow

Lessee: Hickory Creek Oil Company

Dated: August 14, 1979

Recorded: August 21, 1979, in Book 11 of Leases, at

page 43

Legal: I. The North Half (N½) of the Northwest Quarter (NW¼) of the Southwest Quarter (SW¼)

and the Southwest Quarter (SW¼) of the Northwest Quarter (NW¼) of the Southwest

Quarter (SW%) of Section 15, Township 31 South, Range 21 East of the 6th P.M., except the following 3 tracts:

- (1) Beginning at a point 52.2 feet east of the northwest corner of the Southwest Quarter (SW%) of Section 15, thence East 145.8 feet, thence South 208 feet, thence West 208 feet, thence North 93.6 feet, thence East 52.2 feet, thence North 104.4 feet to place of beginning;
 - (2) Beginning at a point 208 feet east of the northwest corner of the Southwest Quarter (SW¼) of Section 15, thence East 199.7 feet, thence South 228 feet at an angle of 91°19" [sic], thence West 407.7 feet at an angle of 88°41" [sic] and parallel to the north line of the Southwest Quarter (SW¾), thence North 20 feet at an angle of 91°19" [sic], thence East 208 feet at an angle of 88°41" [sic] and parallel to the north line of the Southwest Quarter (SW¾), thence North 208 feet to the place of beginning; and,
 - (3) Beginning at the northeast corner of the Northwest Quarter (NW½) of the Southwest Quarter (SW½), thence South 660 feet, thence West 528 feet, thence North 660 feet, thence East 528 feet to the place of beginning.
 - II. Lot 4 in Section 16, Township 31 South, Range 21 East of the 6th P.M.; and,

III. That part of Lot 5 in Section 16, Township 31 South, Range 21 East of the 6th P.M., described as beginning at the southwest corner of Lot 5, thence North along the west line of Lot 5 to the north line of the South Half (S½) of the Southeast Quarter (SE¼), thence East 320 feet to the west bank of Hickory Creek, thence South along west bank 1360 feet to the south line of Section 16, thence West to the point of beginning.

"It is the intent of this lease to cover and include all of the lands owned by Lessor in Sections 15 and 16 in Township 31 South, Range 21 East, Labette County."

and all of said lands lying in Labette

County, Kansas

Net Revenue Interest: 0.78 of the whole.

WAMSLEY:

Lessor:

Raymond F. Wamsley and Alice C. Wamsley, his

wife

Lessee:

Missouri Lead - Zinc Company

Dated:

October 25, 1978

Recorded:

July 23, 1979, in Book 11 of Leases, at page

7

Legal:

A tract of land commencing at a point 20 rods west of the northeast corner of Section 16, Township 31 South, Range 21 East of the 6th P.M., thence West 65 rods, thence South 80 rods, thence West 75 rods, thence South 40 rods, thence East 160 rods, thence North 100 rods, thence West 20 rods, thence North 20 rods to the point of beginning; and the South

Half (S½) of the South Half (S½) of the Northeast Quarter (NE½) of Section 16,

Township 31 South, Range 21 East of the 6th

P.M., Labette County, Kansas

Net Revenue Interest: 0.78 of the whole.

It is the intent of this assignment of leases to include all of the right, title and interest of Assignor in not only the leases specifically described above, but any other lease or interest in any lease which covers any of the real estate, or any part thereof, above described in this exhibit.

Manly Office Supply		OIL AND G			10/220	
	·	12 th	- KEVISED	January	,	70
THIS AGREEME	NT made and entered into this		nga etheration have entremenable entremenable except (a egus a egy)	· oanuary		19-17
by and between	Gerald R. McGown a	nd Linda L. McGow	m, his wife			
· · · · · · · · · · · · · · · · · · ·	RFD McCune, Kansa	All the transfer of the first of the second second second second section and the second secon	200 Ch 7	162	lessor (whether
one or more), and WITNESSETH:	Missouri Lead-Zinc	Company Box 283	And the second s			, lessee
	for and in consideration of	one or more		Dollars (\$ 1.00	in hand paid, the reco	eipt and
sufficiency of which and assigns, the follo	for and in consideration of the covenant is hereby acknowledged, and the covenant wing described land for the purpose of cofoll, gas, gas condensate, gas distillaterations hereunder, or as a by-product distillaterations hereunder, or as a by-product cost, and any and all other rights and poduction of said products or substances a did product or substances as	and agreements hereinafter conta arrying on geological, geophysical	lined, does hereby grant, d and other exploratory work inc. and all other games an	k, including core drilling,	the said lessee, exclusively, its stand the drilling, mining, operat	iccessors ing for,
with oil and gas ope	or on, gas, gas condensate, gas district erations hereunder, or as a by-product of	oil and gas, and the exclusive ri	ght of injecting water, brit	ne and other fluids and su	ostances into the subsurface stra	ta, with
caring for such prod	ucts, and any and all other rights and poduction of said products or substances a	rivileges necessary, incident to or nd the erection of structures there	convenient in the economi- on to produce, save and ta	cal or efficient operation, ake care of said products a	alone or conjointly with other independent of the substances and the injection of	ands, of f water,
brine and other subs	tances into the subsurface strata of said	Tr.	the state of			-
23	Tabecce	. State of A&		and described as follows, t	o wit:	
En.	The East Half of t	he Southeast Quan	rter (E/2 SE	/4) in Secti	on 4:	
24	The South Half of					
742	02 0 13	•	07 77 -			
of Section	Township 31 South is thereto and owned or claimed by the le	ssor, which land shall, for the pu	21 East rpose of calculating the am	, together with all subm	erged lands, accretions, strips a	nd gores terms of
D ship towar he consider	and an approximate 160	serve whether there is mor	re or less		-	
TO HAVE AND	TO HOLD the same (subject to the other (hereafter called "Primary Term") and lease premises or operations for the drilli	as long thereafter as oil, gas, gas	term of condensate, gas distillate	e, casinghéad gas, casinghe	ad gasoline, and other minerals	may be
e. o in consideration	or the premises, it is hereby mutually as	reed as innows:				
produced and saved	free of cost, to the lessor at the well of from the lease premises or at the lessee's a such oil is run into the pipe line or st	option to pay to the lessor for	such one-eighth (Vath) the	market price at the well	lead for oil of a like grave and	gravity
2. On gas, gas	y such oil is run into the pipe line or st condensate, gas distillate, casinghead ga gasoline or other products, lessee shall pa the mouth of the well or, if not sold at h) of the net proceeds of the sale thereof	s and all other gases, including the to lessor a sum equal to one-e	neir constituent parts, prodicate (Veth) of the gross	luced from said land and s proceeds received from the	old or used off the lease premis	es or in
the same is sold at than one-eighth (1/et)	the mouth of the well or, if not sold at	the mouth of the well, then one-e	eighth (Veth) of the mark	et value thereof at the mo	outh of the well, but in no eve	nt more
3. If gas from	any well or wells on the premises capal ear or more during which time there is	ole of producing gas in commercial to other production from the lease	quantities is not sold o premises, then lessee sl	r used off the premises of hall become obligated to	r in the manufacture of gasolin pay as royalty for such annual	e for a
of all the terms of	n any well or wells on the premises capai ear or more during which time there is a delay rentals provided in paragraph number this lease, including the habendum clause	r 6 hereof, whether during or after, be conclusively deemed that gas	er the primary term. In co s is being produced from th	nsideration of the obligation he premises during the time	n so to pay, it shall within the such gas is not sold or used.	meaning
'cit was the not proceeds	r minerals produced and marketed, lessee of the sale thereof.					
5. If any gas using such surplus g	well on the lease premises produces dry quas for stoves and inside lights in the pendensate, gas, casinghead gas, casinghead	pas in excess of that needed for of rincipal dwelling located upon the	perations hereunder, lessor lease premises. Notwithst	shall have the privilege, anding any of the provision	at his sole risk, cost and exp ns aforesaid, lessee shall have	free use
lessor's wells and to	nks, for all operations hereunder. s for the drilling of a well for oil or o					م چع
	•					389
	terminate as to both parties unless the I					13
Successors are lessor	(or to any bank designates and shall continue as the deposit	gnated in Writing by lossor whether bry bank for the receipt of any mor	or not such written design ney payments permitted or	ation is recorded), or its so required by the terms of	this lease regardless of changes	s in the
	nd or the right to receive rentals, the sum and cover the privilege of deferring the com				ald date. In a like manner and u	ich shall
payments or tenders,	the commencement of operations for the the down payment, covers all the privileg	drilling of said well may be further es, options and other rights confert	r deferred for the like per red upon the lessee. Lessee	iods successively. It is under may, at any time, execute	irstood and agreed that the cons and deliver to lessor or place of	ideration of record
V 4 No release or releases	covering any portion or portions of the to the portion surrendered, and where a acreage covered by this lease is reduced by	inove described premises, as to any	or all norizons, and theres	ov surrender this lease as t	such cortion or ocritions and be	relieved \ [~~
Mymailed to the author	rized depository bank or to the lessor at h	is last known address (as shown by	lessee's records) on or be	fore the rental date, and the	ne payment or tender shall be de	eemed to
7. It is expre	is the check of trial is and distinctive, we see sistly agreed that if lessee shall commenc o long as such operations are prosecuted dry hole or fail to establish production, period for which rental has been paid (all terminate as to both parties unless it same manner as heritaboue provided. If agraph 3), this lease shall not terminate and the comminate of the provided of the pro	operations for the drilling of a and, if production results therefor	well at any time while i	its lease is in force, this production may continue. S	lease shall remain in force and hould the first well drilled on t	its term
Medescribed land be a	dry hole or fail to establish production, period for which rental has been paid (then and in that event if a secon r within twelve (12) months from	nd well is not commenced the first anniversary of t	on said land within twel his lease if such well is dr	ve (12) months following the e illed during the first year of the	spiration primary 5. 19
amount and in the	same manner as hereinabove provided. If agraph 3), this lease shall not terminate	within the primary term of this provided operations for the drilling	iease, production on the	lease premises shall cease shall be commenced before	from any cause (other than a or on the next ensuing rental pay	cessation Cip
Tall starting more than in	the force manufaction on the large mamil	or chall cause grow ame cause (oth	as than a recention content	alsted in assaurable 21 this	lates shall not to mistate excellen	ad Janese
prosecution of such	es operations for the drilling or reworking operations, and if production results the	efrom, then as long as such prod	ys from the date of such duction continues or the we	cessation, and this lease shall or wells are capable of	all remain in force and effect du producing.	ring the
cultivated crops grov	fired by lessor, lessee shall bury all pipe wing on said land, and (2) such other da	mages, if any, as may proximately er expiration of this lease, to rem	result from lessee's neglig	gence in the conduct of its property placed by tessee (ages caused by lessee's operation operations. Lessee shall have the many properties and the lease premises including the sease premises.	ne right,
to draw and remove the injection of salt	wing on said land, and (2) such other da ligated, at any time, either before or aff all casing. Any structures and facilities p water or other fluids may also be used at in advance of the sum of One Hundred	laced on the lease premises by less or lessee's operation on other land	see for operations hereunde s in the same area; the r	er and any well or wells of ight to so use such faciliti	n the lease premises drilled or es may be continued beyond the	used for term of
" coureur of leasor.	•	,				
3 with other land, lea	granted the right, from time to time wh use or leases, or interest therein (whether thereof), when in lessee's judgment it i	such other interests are pooled b	y a voluntary agreement o	n the part of the owners	thereof or by the exercise of a	right to-
or to obtain a mul	tiple production allowable from any gover	nmental agency having control ove	r such matters. Any pooli	ing hereunder may cover a	II oil and gas, or any one or	more of
shall be of abutting	or cornering tracts and shall not exceed	ehall arestrine a enacing nather	or gas condensate and si	nall not exceed 80 acres	for any other substance covered	by this Win &
	a producing allowable based on acreage thousable. The area pooled and the zones he the pooled area is located. Such pool					
3 1 Sansence of such ope	h the pooled area is located. Such pool s elsewhere herein specified, except shut- ling, would be payable hereunder to less	or on production from the land co	vered by this lease which	is placed in the popled ar	ea as the amount of the surface	2CTEADP C
Feffect any transfer	by this lease which is placed in the po of any title to any leasehold, royalty or lry hole, or the operation of a producing	oled area bears to the amount of other interest pooled pursuant her wall on the projed area, shall be	the surface acreage of the commencement of considered for all nurnoss	he entire pooled area. Not f a well, the conduct of as (except for royalty nurs	hing herein contained shall auth other drilling operations, the co need the same as if said well	mpletion ? 7
tated on, or such of lands. Lessee may	frilling operations were conducted upon, t terminate any pooling effected pursuant h f record in the county or counties in w	he lands covered by this lease wh ereto at any time the pooled unit	ether or not such well is t is not capable of produc	located upon, or such drilling and no drilling operati	ling operations are conducted up ons are being conducted thereon	on, said by exe-
7 Vainterests not covered	s by this lease which comprise a part or	such pooled unit be also terminat	ed in some errective manner	r.		2 %
10. The right	s of either party hereunder may, de assign the land reptals or royalties, however	ned in whole or in part and the	construed so as to entare	lend to their heirs, successo	rs and assigns, but no change or ns or burdens of the lessee, or high the land covered by this le	division 3
hereafter be divided	lly, but not by way of limitation of the , or to furnish separate measuring or r ght to receive rentals or royalties hereun as been furnished with written notice the	eceiving tanks. Notwithstanding an der, or any interest therein, howe	y actual or constructive kr ver accomplished, shall be	nowledge of or notice to the binding on the lessee (ex-	ne lessee, no change in the own tept at lessee's option) until thi	ership of irty (30)
in ownership or int	erest. Such notice shall be supported by	original or certified copies of a	II recorded documents and	i other instruments or pro	ceedings necessary in lessee's or	oinion to
establish the owner or indirect assignee land above describe	ship of the claiming party. All advance , grantee, devisee, administrator, execute d the rental payments hereunder shall b	r, heir or successor to the lesso	ider within thirty (30) day ir. In the event of an ass	ys after receipt of said de ignment or sublease of thi	scuments shall be binding on ar s lease as to segregated portion	y direct s of the
default in the renta	I payment by one shall not affect the rig rent lessor considers that the lessee has	hts of the other leasehold owners.				
O respect lessor claim	s lessee has breached this lease. The ser	vice of such notice and elapse of	sixty (60) days without I	essee meeting or commencio	ng to meet the alleged breaches	shall be
lessor, lessee shall	not be deemed in default hereunder. owner a less interest than the entire fee	or mineral estate (whether or no	t a lesser interest is stat	ted above), the rentals and	royalties herein provided shall	be paid.
of to leader only in the	e proportion that his interest bears to the next succeeding rental anniversary	ne entire fee or mineral estate. If, after lessor shall have notified les	, however, during the term see of the occurrence of s	of this lease any reversion uch reversion and shall hav	of interest to lessor should occ e furnished lessee with satisfacto	ur, then
All provi	ns, to any action by lessor for any caus por the deemed in default hereunder. counts is less interest than the entire fee a projobifior, that his interest bears to the typ the least succeeding rental anniversary hand by "operased to cover the additional loos hereof Exprés or implied shall be kheferth by action agencies or courts has to actionally with any of the express or in the house investigation of the supersor in the house investigation.	subject to all federal and state li	aws and the orders, rules	and regulations of all gove	rnmental agencies administering t	the same
mages for failure	to comply with any of the express or in urts having furisdiction). If lessee should	opplied covenants hereof if such fail be prevented during the last six	fure is caused by any suc (6) months of the primary	th laws, orders, rules or it	egulations (or interpretations the well hereunder by the order of	ereof by
dr completion here	to comply with any of the express or in units having jurisdiction. If lessee should y having or asserting jurisdiction thereon of not being available from any cause, to have any like its from any conditions shall be and all of its from any conditions shall be and all of its from any conditions shall be and all of its from any conditions shall be and all of its from any conditions shall be and all of its from any conditions.	er, or if lessee should be unable ne primary term of this lease sha	e during said period to o	frill a well hereunder due months after said order	to equipment necessary in the is suspended and/or said equipment	drilling oment is
available. This lease	of not being available from any cause, to the second th	I be binding upon all successors o	f the lessors and the less	ees. Should any one or mo	e of the parties above named a	s lessers
That any payment of the lender	ाट्यां प्रमुख्यां nevertheless be binding up मार्चि प्रमुख्याची प्रमुख्य by the lessee to the ov ethic any such party as a narty-lessor fo	on an ressors who do execute it. Ther of any interest subject to this the purpose of waiving homestes	s lease shall be sufficient d, dower or inchoate rights	payment hereunder as to of inheritance, if any.	r, is is expressly understood and such interest notwithstanding the	agreed joinder
15. Kessor he	reby warrants and agrees to defend the	title to the land above described and in the event of default of pay	and agrees, that the lessee	shall have the right at an he lessee shall be subrocal	y time to redeem for lessor, by	payment, thereof
and lessor hereby a the lessor under the	grees that any such payments made by terms of this lease.	the lessee for the lessor may, at	lessee's option, be deducte	d from any amounts of mo	ney which may become due or pa	yabie to
	WHEREOF, we sign this as of the day and		. 98			
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COUNTY OF Labette SS. Nedraska, Norm of South Deader, Alleuns, Mississippi, Orego /yoming, and/or New Me	
BE IT REMEMBERED, That on this 12 day of January A.D., 19 79, before me, a Nota	
for said County and State personally appeared Gerald R. McGown and Linda L. McGown, his w	
and beare, personally appeared.	61G1X
to me known to be the identical person a described in and who executed to the identical person and the identical person are identical person and the identical person and the identical person are identical person and the identical person are identical person and the identical person and the identical person are identical person	3,8
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and foregoing instrument and acknowledged to me that they executed the same as their free and vo	15×13,
IN WITNESS WHEREOF, I have hereunto set my official signature and affixed my notarial seal, the day	and year first
of PUBLIC October 27, 1980 ack L Keens	300
Ingly I Kenne	Molary Publica of
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STATE OF County of ss:	300
On thisday of, A. D., 19, before me, the undersigned,	a Notary Public 2
	333
in and for the county and state aforesaid, personally appeared to me known to be the identical person who signed the name of the maker thereof to the within and foregoing i	instrument as its
President and acknowledged to me that executed the same as free at	nd voluntary ac
and deed, and as the free and voluntary act and deed of said corporation, for the uses and purposes therein so \(\) Given under my hand and seal the day and year last above written.	et forth.
13 k	. 66
My commission expires: When instrument is executed by a corporation, the corporate name must be shown and instrument signed by its President or Resident or Assistant Secretary and the Corporate Seal affixed.	Notary Public (44)
Be NO N	5000
6, 33	oklahoma Form
County of ss:	6.11
Before me,, a Notary Public in and for said County and State on the	nis Cultural
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witnesses and acknowledged to me that executed the same as free at	od voluntary of
In Witness Whereof, I have hereunto set my hand and official seal the day and year last above written.	25.68
	27.73
My commission expires: NOTE—The signature by mark of a lessor who cannot write his name must be witnessed by two witnesses, one of whom must very commission.	Write lessor's name.
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deed for the uses and purposes therein set forth.	. 20
IN WITNESS WHEREOF, I have hereunto set my official signature and affixed my notarial seal, the da above written.	y and year nirsh
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My commission expires	Notary Public

OPERATING AGREEMENT

Operator:

RH Capital-Beets, LLC

2015 Clara Drive

Jefferson City, MO 65101

Owners:

Prairie Energy Partners, LLC

2015 Clara Drive

Jefferson City, MO 65101

Effective Date: January 01, 2021

The Leases: Strauss Leases et al (See Exhibit A)

- 1). Designation of Operator. Operator is engaged hereunder by Owner to operate for the production of oil certain working interests in the Leases owned by Owner solely as an independent contractor operating under and governed by this Agreement. Operator shall maintain its good standing with the Kansas Corporation Commission, Oil and Gas Conservation Division, and shall be listed as the operator of record for the Leases with the Oil and Gas Conservation Divisions as to the Leases, subject to paragraph 9 below. However, Operator shall not incur any liability for plugging any of the wells located upon the Leases or obtain any Ownership of the Leases or any personal property located thereon as a result of this agreement or as the designation of Operator as the operator of record for the Leases with the Kansas Corporation Commission, Oil and Gas Conservation Division.
- 2. Standard of Performance. All work or services rendered or performed by Operator shall be done with due diligence, in a good and workmanlike manner, using skilled competent and experienced workmen and supervisors and in accordance with local oil and gas field practices. Operator shall comply with all laws, rules and regulations at all times and ensure that the Leases, all wells thereon, and any subcontractors hired to perform work upon the Leases comply with all laws, rules and regulations of any kind. All materials, equipment, supplies or manufactured articles furnished by Operator shall be new (unless otherwise approved by Owner), selected and used in accordance with good oilfield practice.
- 3. Operating Expenses and Production Revenue. All income and liabilities accrued and incurred

in the operation of the Leases shall be borne exclusively by Owner. During the term hereof, Operator will perform the work and services described fully on Exhibit "B" attached hereto and made a part hereof for all purposes. Any work provided or services performed by Operator which are not set forth on Exhibit "B" shall hereinafter be referred to as "Additional Services" and the performance and cost of any Additional Services must be approved by Owners in advance.

- **4. Necessary Equipment and Materials.** Except for Additional Services that are performed in accordance with an estimate approved by Owner, all estimates provided, and work and services performed by Operator shall be based and performed on a competitive contract basis at prevailing rates in the area where the work is being performed provided, however, the parties agree that the Rate Sheet shall govern as to items reflected thereon.
- **5. Administrative Fee and Reimbursement.** Owner shall pay Operator the amount set forth in Exhibit B, on the first of every month. To the extent Operator provides Additional Services, it shall also be entitled to payment and/or reimbursement for costs and expenses of such Additional Services based on the approved estimate.
- **6. Term.** This Agreement shall remain in full force and effect until either party shall elect to terminate said agreement pursuant to paragraph 9 hereof.
- 7. Insurance. Before commencing services hereunder, Operator shall purchase and maintain for the benefit of Owner and Operator such insurance specified in Exhibit A attached hereto and made a part hereof by this reference and shall name Owner as an additional insured upon such policy. Operator will provide Owner with a certificate of such insurance and will obtain same from a company that is satisfactory to Owner. At all times while operations are conducted hereunder, Operator shall comply with the workmen's compensation law of the State where the operations are being conducted. Operator shall require all contractors engaged in work on or for the Leases to comply with the workmen's compensation laws of the State where the operations are being conducted.

Any subcontractor retained by Operator (after obtaining authorization from Owner) to provide services must likewise procure such insurance and it is Operator's obligation to ensure that such insurance is in place by submitting copies of such subcontractor's insurance certificates to Owner. Failure of Operator to comply with this provision shall be considered a material breach of the Agreement.

8. Leases Burdens. Operator shall bear the responsibility for ensuring that all Leases covenants

and production requirements are complied with.

- **9. Termination of Agreement.** Either party may terminate this agreement at any time by delivering written notice to the other party not less than ninety (90) days prior to the desired termination date. Upon termination of this agreement each party shall be relieved of all duties and obligations arising subsequent to the date of termination. Upon the termination of this Agreement Owner shall promptly designate a new operator with the Kansas Corporation Division, Oil and Gas Conservation Division for the Leases and all wells located thereon.
- 10. Mining Partnership. The liability of the parties shall be several, not joint or collective. Each Owner shall be responsible only for its obligations and shall be liable only for its proportionate share of the costs of developing and operating the Leases. It is not the intention of the parties to create, nor shall this agreement be construed as creating a partnership or association or to render them liable as partners or joint venturers. Owner agrees that Operator is assuming a fiduciary relationship to Owner in performing the terms of this agreement and shall also owe a duty to Owner of good faith and fair dealing. In its relations with Operator under this agreement, the Owner shall not be considered fiduciaries or to have established a confidential relationship to Operator but rather shall be free to act on an arm's-length basis in accordance with their own respective self-interest, subject, however, to the obligation of the Owner to act in good faith in their dealings with Operator with respect to activities hereunder. Operator shall not act as an agent for Owner, nor hold itself out as an owner of the Leases or as an agent of Owner possessing legal authority to bind Owner.
- 11. Further Development. No Owner shall cause any additional wells to be drilled upon the Leases without first giving all other Owner the opportunity to participate in the cost of drilling said well. No well which is producing in paying quantities shall be deepened, plugged, plugged back, re-completed or side-tracked without the written consent of all remaining Owner. Operator shall not have any authority to require additional development or to select the manner in which any additional development is completed or to select the contractors who are used.
- 12. Settlement of Claims. Operator shall not have the right to compromise, settle and adjust any claim for damages which may be made by any landowner or adjoining landowner, which damage may result from the operation of the wells located upon the Leases, without first obtaining Owners prior written consent to the proposed compromise or settlement
- 13. Force Majeure. If any party is rendered unable, wholly or in part, by force majeure to carry out its obligations under this agreement, other than the obligation to make monetary

payments, that party shall give prompt written notice to the other party of the *force majeure* with reasonably full particulars concerning it; thereupon, the obligations of the party giving the notice, so far as it is affected by the *force majeure*, shall be suspended during, but no longer than, the continuance of the *force majeure*. The affected party shall use all possible diligence to remove the *force majeure* as quickly as possible.

- **14. Counterparts.** This agreement may be executed in one or more counterparts as one agreement and shall be binding upon Operator and Owner, their heirs, devisees, legatees, administrators, executors, successors and assigns, when executed by Owner and Operator.
- 15. Joint Drafters. The parties shall be considered joint drafters of this Agreement so as not to construe this Agreement against one party as drafter more than the other.
- **16. Severability.** In the event that one or more of the provisions hereof shall be held to be illegal, invalid, or unenforceable, such provisions shall be deemed severable and the remaining provisions hereof shall continue in full force and effect.
- **17. Amendments.** This Agreement may be amended or modified only by a written instrument executed by the owner and Operator.
- **18. Applicable Law**. This Agreement shall be governed, construed and enforced in accordance with the laws of Kansas. The venue of any action shall be in Greenwood County, Kansas.
- 19. Prior Agreements. This Agreement, as may be amended, and the exhibits attached hereto constitute the entire Agreement between Owner and Operator with respect to the operation of the Leases and supersedes all prior Agreements and understandings between the parties hereto relating to the subject matter hereof.
- **20. Waiver.** No consent or waiver, express or implied, by either party to or of any breach or default by the other party in the performance of this Agreement shall be constructed as a consent or waiver to or of any subsequent breach or default in the performance by such other party of the same or any other obligations hereunder.
- 21. Notices. All notices permitted or required hereunder shall be deemed given upon depositing said notice in the United States mail postage prepaid addressed to the other party at the address shown above or such other address as may be subsequently designated by such party.

- **22. Time is of the Essence.** Both parties agree that time is of the essence in this Agreement and that all things to be done, must be done timely and that any delay in the performance of any obligation contained herein, no matter how slight, shall be deemed a material default under this Agreement.
- 23. Third Party Beneficiaries. The parties stipulate and agree that this Agreement is not intended for the benefit of any third parties and that there shall be no third-party beneficiaries to this Agreement who shall be entitled to enforce the terms of this agreement against either of the parties hereto.

This Operating Agreement shall be effective on the effective date shown above.

Operator: RH Capital-Beets LLC

By: /s/Troy D. Renkemeyer

Troy D. Renkemeyer Member-manager

Owner:

Prairie Energy Partners, LP

By: /s/Thomas J. Heckman

Thomas J. Heckman Member-manager

EXHIBIT A

(Description of oil and gas Leases to be Operated)

at page 293 in Crawford County

Legal: The West Half (W") of the Southwest Quarter

(SW%) of Section 26, Township 30 South, Range

21 East of the 6th P.M. in Crawford County,

Kansas; and, the East Half (E%) of the

Southeast Quarter (SE%) Section 27, Township

30 South, Range 21 East of the 6th P.M. in

Neosho County, Kansas

Net Revenue Interest:

0.78 of the whole.

HILLER:

Lessor:

John M. Hiller and Martha Jane Hiller, his wife

Lessee:

Missouri Lead - Zinc Company

Dated:

March 30, 1978

Recorded:

July 11, 1978, in Book 76M of Leases, at page 75/76 in Neosho County and in Book 93, at page 207 in Crawford County

County and in Book 93, at page 207 in Crawford County

The West Half (W%) of the Northwest Quarter (NW%) of Section 35, Township 30 South, Range

21 East of the 6th P.M. in Crawford County, Kansas; and, the East Half (E%) of the

Northeast Quarter (NE%) and the Northwest Quarter (NW%) of the Northeast Quarter (NE%) and the Northeast Quarter (NE¹L) of the Northwest Quarter (NW%) of Section 34, Township 30 South,

Range 21 East of the 6th P.M. in Neosho County, Kansas

Net Revenue Interest:

0.78 of the whole.

DEVLIN:

Lessor:

William M. Devlin and Mary N. Devlin, his wife

Lessee:

Missouri Lead - Zinc Company

Dated:

April 10, 1978

Recorded:

October 18, 1978, in Book 10 of Leases, at page 169
Quarter (SW%) of Section 15, Township 31 South, Range 21 East of the 6th P.M., except the following 3 tracts:

- (1) Beginning at a point 52 .2 feet east of the northwest corner of the Southwest Quarter (SW%) of Section 15, thence East 145.8 feet, thence South 208 feet, thence West 208 feet, thence North 93.6 feet, thence East 52 .2 feet, thence North 104.4 feet to place of beginning;
- Beginning at a point 208 feet east of the northwest corner of the Southwest Quarter (SW%) of Section 15, thence East 199.7 feet, thence South 228 feet at an angle of 91 ° 19 " [sic] , thence West 407.7 feet at an angle of 88 ° 41" [sic] and parallel to the north line of the Southwest Quarter (SWÅ) , thence North 20 feet at an angle of 91 ° 19" [sic] , thence East 208 feet at an angle of 88 ° 41" [sic] and parallel to the north line of the Southwest Quarter (SW%) , thence North 208 feet to the place of beginning; and,
- (3) Beginning at the northeast corner of the Northwest Quarter (NW%) of the Southwest Quarter (SW%), thence South 660 feet, thence West 528 feet, thence North 660 feet, thence East 528 feet to the place of beginning.

II. Lot 4 in Section 16, Township 31 South, Range 21 East of the 6th P.M.; and,

111. That part of Lot 5 in Section 16,

Township 31 South, Range 21 East of the 6th P.M., described as beginning at the southwest corner of Lot 5, thence North along the west line of Lot 5 to the north line of the South Half (S%) of the Southeast Quarter (SE%), thence East 320 feet to the west bank of Hickory Creek, thence South along west bank 1360 feet to the south line of Section 16, thence West to the point of beginning.

"It is the intent of this lease to cover and include all of the lands owned by Lessor in Sections 15 and 16 in Township 31 South, Range 21 East, Labette County." and all of said lands lying in Labette

EXHIBIT B

(fee schedule and Services to be provided by Operator)

Monthly operating/supervision charge for producing well: \$250.00 per well

Overhead charge for the drilling of a well: \$1000.00 per well

Daily charge for supervision of running surface and production casing, well completion, well recompletion and major service work on wells and facilities: \$550 per day plus mileage

EXHIBIT C

(Insurance to be carried by Operator)

GENERAL REQUIREMENTS

- A. Whether or not required by other provisions of the Contract, each of the insurance policies maintained by Operator must be endorsed as follows, in addition to any other requirements:
 - (i.) To provide to Operator thirty (30) days prior written notice of cancellation, reduction of coverage or material change.
 - (ii.) To provide adequate territorial limits for the location of the work performed under the Contract.
 - (iii.) Operator's insurance described below shall be endorsed to provide that the underwriters and/or insurers thereof waive their rights of subrogation against Owner.
 - (iv.) Owner shall be named on Operator's insurance described below as an additional insured (except with respect to Workers' Compensation Insurance).
- B. Operator shall furnish for approval by the other party appropriate certificates of insurance at the request of Owner. All said insurance coverage shall be maintained in force by Operator during the term of the Contract.
- C. All insurance shall be with an insurance company admitted to do business in the State where the services and work is to be performed and which has a Best's Insurance rating which is acceptable to Owner, to be determined in its sole discretion.

SPECIFIC INSURANCE REQUIREMENTS

A. Commercial General Liability Insurance. Occurrence form with minimum limits of liability for

bodily injury, death, and property damage of \$1,000,000 combined single limit per occurrence, and an aggregate annual minimum limit of \$2,000,000. Coverage shall include:

- (i.) Broad Form Blanket Contractual Liability specifically covering all liabilities and indemnifications assumed under this Agreement;
- (ii.) Independent Contractors Coverage for work let or sublet, with no exclusions, restrictions or limitations;
- (iii.) Premises/Operations;
- (iv.) Removal of any exclusions, restrictions, or limitation relating to explosion, collapse, or underground hazards.
- B. Commercial Automobile Liability Insurance. Minimum limits of liability for injury, death or property damage of \$1,000,000 combined single limit per occurrence; Coverage shall include:
 - (i.) Owned, hired and non-owned vehicles;

Operators's employees as Insureds.

Workers' Compensation and Employer's Liability Insurance. In accordance with statutory requirements of the states in which the work is being performed and complying with federal laws and requirements, with minimum Employer's Liability limits of \$1,000,000 per accident written to cover the employees of Operator. At minimum, Coverage shall include:

Occupational Disease;

(ii.) Voluntary Compensation;

Alternate Employer and Borrowed Servant Endorsements in favor of Owner;