KOLAR Document ID: 1603514

### 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:	I			
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	SecTwpREV			
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 zene(e).			
Surface Pit Permit No.:(API No. if Drill Pit, WO or Haul)	feet from N / S Line of Section  feet from E / W Line of Section			
Type of Pit: Emergency Burn Settling	Haul-Off Workover Drilling			
Past Operator's License No.	Contact Person:			
Past Operator's Name & Address:	Phone:			
	Date:			
Title:	Signature:			
New Operator's License No	Contact Person:			
New Operator's Name & Address:	Phone:			
	Oil / Gas Purchaser:			
New Operator's Email:	Date:			
Title:	Signature:			
Acknowledgment of Transfer: The above request for transfer of injecti	on authorization, surface pit permit # has been			
noted, approved and duly recorded in the records of the Kansas Corporation	on Commission. This acknowledgment of transfer pertains to Kansas Corporation			
Commission records only and does not convey any ownership interest in the	ne 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:				
. Neconimonate action.				
Date:	Date:			
Authorized Signature	Authorized Signature			
DISTRICT EPR	PRODUCTION UIC			

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#### Side Two

#### Must Be Filed For All Wells

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

A separate sheet may be attached if necessary.

<sup>\*</sup> When transferring a unit which consists of more than one lease please file a separate side two for each lease. If a lease covers more than one section please indicate which section each well is located.

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#### Kansas Corporation Commission Oil & Gas Conservation Division

Form KSONA-1
July 2014
Form Must Be Typed
Form must be Signed
All blanks must be Filled

# CERTIFICATION OF COMPLIANCE WITH THE KANSAS SURFACE OWNER NOTIFICATION ACT

This form must be submitted with all Forms C-1 (Notice of Intent to Drill); CB-1 (Cathodic Protection Borehole Intent); T-1 (Request for Change of Operator Transfer of Injection or Surface Pit Permit); and CP-1 (Well Plugging Application).

Any such form submitted without an accompanying Form KSONA-1 will be returned.

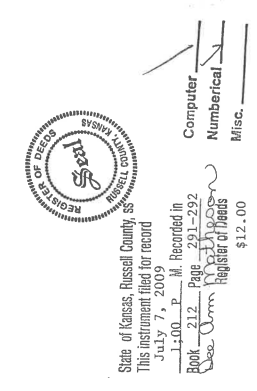
Select the corresponding form being filed: C-1 (Intent) CE	3-1 (Cathodic Protection Borehole Intent) T-1 (Transfer) CP-1 (Plugging Application)		
OPERATOR: License #			
Name:			
Address 2:			
City: State: Zip:+			
Contact Person:	the lease below:		
Phone: ( ) Fax: ( )			
Email Address:			
Surface Owner Information:			
Name:			
Address 1:	sheet listing all of the information to the left for each surface owner. Surface		
Address 2:	county, and in the real estate property toy records of the county traceurer		
City:	_		
the KCC with a plat showing the predicted locations of lease roads,	athodic Protection Borehole Intent), you must supply the surface owners and 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.		
☐ I certify that, pursuant to the Kansas Surface Owner Notic owner(s) of the land upon which the subject well is or will I	ce Act (House Bill 2032), I have provided the following to the surface be located: 1) a copy of the Form C-1, Form CB-1, Form T-1, or Form being filed is a Form C-1 or Form CB-1, the plat(s) required by this 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 e owner(s). To mitigate the additional cost of the KCC performing this ress 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	lling 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	ct to the best of my knowledge and belief.		
Date: Signature of Operator or Agent:	Title:		

# OIL AND GAS LEASE

Robert D. More and Iris J. More husband and wife	ind wife
	hereinafier called Lessor (whethere one or
whose mainting address is	1
Une and ONC.  One and ONC.  I Lessor, in consideration of One and O.V.C.  I which is here acknowledged and of the royalizes herein provide and of the systems exploring by scoplysical and other means, prospecting diffining reducts, injecting gas, water, other fluids, and air into subsarface strata, high royales, indeed and of the result of the care of the raise of the remarkors and otherwise certain for its certaintores. The following desired in the results of the remarkors and otherwise certain for its certaintores.	Lessor, in consideration of One and O.V.C.  Dollars \$\inperp{\text{Discourse}}\$ Dollars \$\text
therein situated in County of Russell State of All All Act the County und Oliverses (SMI/A)	Kansas described as follows to wit:
All of the Southwest Quarter (SW/4)  In Section 27 Township 15 S Range 11W and containing 160  Subject to the provisions herein contained, this tease shall remain in force for a term of 1 year from this date, May 27, 2008 thereafter as oil, liquid hydrocarbons, gaze or other respective constituent products, or any of them, is produced from said land or land with whit with the consideration of the premises the said lessee coverants and agrees:	All of the Southwest Quarter (SW/4) In Section 27 , Township 15 , Range 11W and containing 160 Acres, more or less, and all accretions therefore. Subject to the provisions herein contained, this lesses shall remain in frace for a term of 1 year from this date, May 27, 2008 (called "primary term"), and as long thereafter as oil liqued hydrocarbons, gas or other respective consultent products, or any of them, is produced from said hand or land with which said lend is pooled. In consideration of the premises the said lesses covenants and agrees:
he leased premises.  To pay tessor for gas of whateover rature or kind produced market price at all well (14 miles of by lessor for gas of whateover rature or kind produced mandingture of produced, as to gas sold by lesses, in so event move that or mandiacture of produces, said payments to be made anothly. Where gas from ent mineral acer retained hereunder, and if such gayment or lender in made it will near man the maintained during the primery term hereof will ease or any centration thereof, the Lesses shall have the right to drill such we	To deliver to the crudit of lessor, here of cost, in the pape time to which lessor may connect wells on said land, the equal one-eighth (x) part of all oil produced and saving from the leased premises.  To pay lessor for gas of whateoover nature or kind produced and sold, or used oil the premises, or used in the manufacture of any produced benefits no coe-clighth (x), at the manufacture that is to gas soldy by lessor, in no event more that we not eighth (x), by of the proceedies received by lessor from such should not event more that manufacture of produces, said payments to be made an over more that manufacture of produces, said payments to be made an or tender is made it will be considered that gas is being produced within the meaning of the proceeding primagraph.  This leases may be maintained during the primary term leaves without further payment or definition of primagraph. The lease may be maintained during the primagraph week to without for the proceeding that well we have the region to drill a well within the term of this is any extension berreat, the lessor shall have the right to drill such week to exceed disputed, and if six of or either of them, be found in paying
If said lessor owns a less interest in the above described land than the entire and undivided fee simple estate therein, lessor only in the propertion which lessor is 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 lessee 's operation thereon, e.  When requested by lessor, lessee shall bury lesser is pipe lines below plow depth.  No well shall be drilled nearer than 200 feet to the house or barn now on said premises without written consent of bestor	If said lessor owns a less interest in the above described land than the entire and undivided fee simple estate therein, then the troyalises betrein provided for shall be paid the said lessor only in the properties which lessor's interest bears to the whole and undivided fee.  Lessoe shall have the right to use, free of cost, gas, uil and water produced on said land for lessoe's operation thereon, except water from the wells of Jessor.  When requested by lessor, fessee shall bury lessoe's pipe lines below plow depth.  No well shall be drilled nearer than 200 feet to the house or barn now or said permises without written consent of lessor.
Lessoe shall joy for examigne cancer by tessoe a operations to gooming cups on sauth near Lessoe shall have the right at any time to remove all maximory and fixtures placed on said [If the estate of either party herro is assigned, and the privilege of assigning in whole of administrators, successors or assigns, but no change in the ownership of the band or assignment of ran to a written transfer or assignment or the copy thereof. In ease lessoe assigns this lesse, in whole or a written transfer or the copy thereof.	Lesses steal pay for damages everage to speciations to growing cupe on seal reads.  Lesses shall have the right at any time to remove all mechanics and fixtures placed on said premises, including the right to draw and remove casting.  If the estate of either party hereto is assigned, and the privilege of assignment of it in part is expressly allowed, the covenants hereof shall extend to their heirs, executors, administrators, successors or assigns, but no change in the ownership of the hand or assignment of remains or royalites shall be binding on the lessee until after the lessee has been furnished with a written them of the pay thereof. In case lessee assigns this lesse, in whole or in part, lessee shall be relieved of all obligations with respect to the assigned portion or
portions arising suprequent, to the called on seguinaria.  Lesses may at any time execute and deliver to lesson or place of lesse as to such portion or portions and be relieved of all obligations as to the as All express or implied coverances of this lease shall be subject to whole or in part, not lesses held labels to demanges, for failure to comply therewish whole or in part, not lesses the delibility to describe the subject to a failure to comply therewish the subject to the large of the lesses or other lesses on their less, on the above described hands, in the event of a failure to the large of the large	Particles aroung supergreent for the that or accordent to be provided and the provided premises and thereby surrender this lease as to such portion or portions and any time execute and deliver to lesson or place of record or professor to provide and the subject to all Foderal and State Laws. Executive Orders, Rules or Regulations, and this lease shall be subject to all Foderal and State Laws. Executive Orders, Rules or Regulations, and this lease shall no be terminated, in whole or in part, not execute fidurable in demanger, for failure to comply therewith, if compliance is prevented by or if such failure is the result of, any such Law, Order, Rule or Regulation, whole or in part, not execute fidurable in demanger, for failure to comply therewith, if compliance is prevented by or if such failure is the result of, any such Law, Order, Rule or Regulation.  Lessor hereby warrants and agrees to defend to tride the lands herein described, and success that the lands the intervent of default of payment by lessor, and be subrogated to the rights of the holder thereof, and the undersigned lessors, for intervent of default of payment by lessor, and be subrogated to the rights of the holder thereof, and the undersigned lessors, for intervent of default of payment by lessor, and be subrogated to the rights of the holder thereof, and the undersigned lessors, for intervent of any surrender and in the inferse all right of dower and homestead in the premises described herein, in so far as said right of dower and homestead many is now warm of the subject of the lands are recipied herein.
transparation and an arrange present the right and power to port immediate vicinity thereoft, when it desceds a judgment it is functioned to advantage the control and the rich of the control and the control and the rich of the control and	Lesset, at its option, its herrop given the right and power to pool or combine the arreage covered by this lease or any portion thereof with other land, lease or leases in the immediate vicinity thereof, when it issues a ladgment it is measures you and a least the extent of the extent of the promote the conservation of oil, mendiate vicinity thereof, when it issues a ladgment it is measures, or an absolute to a in order to promote the revents of a so are overest to one and the conservation of oil, got on other minerals in and under any be produced from said permises, such points to the conservation of the event of a part of any of which the hand herein leased is altered and in the convergence recorded of the county in which has had herein leased is altered in the convergence recorded of the county in which has had herein leased is altered and in the convergence recorded of the county in which has had herein leased is altered in the recorded of the county in payment of regardless or production from the pooled rule, as if it were included in this heave. If production is found on the pooled accept the reade, it shall be readed as if production is that from this lease, whether the well or wells be located on the permiss covered by this fease or not. In licu of the royalty interest therein on an acreage basis bears to the total acreage so pooled in the part of the royalty signated herein as the amount of his arreage place in the unit or his royalty interest therein on an acreage basis bears to the total acreage so pooled in
IN WITNESS WHEREOF, the undersigned execute this agrooment as of the day and year first above written	as of the day and year first above written.
Winnesson: Robert D. Mog	Mis I Mag
513-40-86911	

BOOK 210 FAGE 278

C Z N N N N N N N N N N N N N N N N N N	(ALTONORY) MOTTONO MACT INSTANCED ACTION
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# AFFIDAVIT OF PRODUCTION

		deposes and states:
	SS.	lawful age, being first duly sworn, deposes and states:
~	»	of lawf
STATE OF KANSAS	COUNTY OF Russell	Matthew Flanery

and Mai Oil Operationas lessee, recorded in Book 210 on Page 278 of the records in the office of the Register of Deeds of Russell County, Kansas, insofar as said lease covers the one of the owners of an Oil , as lessor, Mog ,2008 by and between Mr. and Mrs. Texas County, Kansas: Iam Matthew Flaneryof Fort Worth, Russell and Gas Lease, dated 5-21-08 following-described land in

27-15S-11W	County.	
(SW/4) Section 27-15S-1	Russell	res, more or less;
The Southwest Quarter		ansas, containing 160 acres, mo

gas or other respective constituent products, or any of them, is produced from said land or land with said lease being for a term of One (1) year(s) and as long thereafter as oil, liquid hydrocarbons, FWL which said land is pooled; that the present owners caused a well known as the Mog 1-27 8304 and Section 27 Township 5 South, Range 11 West, Russell 340' FSL , at a location 4-10-09 well to be commenced on

County, Kansas,

This affidavit is made in compliance with Kansas Statutes Annotated, Section 55-205, and is for the purpose of giving notice that the said lease has been extended beyond the primary term, in accordance with the terms thereof.

and said well is now a Oil well capable of producingOil in paying quantities.

of day IN WITNESS WHEREOF, affiant has hereunder set his hand this 7th 2009 July

Matthew Flanery

STATE OF KANSAS	_	
COUNTY OF RUDOULL	~~	SS:

BE IT REMEMBERED that on this \_\_\_\_ day of \_\_\_\_\_, 2009, before me, the undersigned, a Notary Public in and for the County and State aforesaid, camenal of the foresoing instrument of writing and to me personally known to be the same person who executed the foregoing instrument of writing and acknowledged the execution of the same for himself and for the uses and purposes therein set forth.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal the day and year last above written.

DEE ANN MATHESON MATHESON My Appt. Expires フィーション

Notary Public Printed Name: Dee Ann Matheson

My appointment expires: July 11, 2012

## BUFFALO RESOURCES, LLC

(580) 256-8222

202 48th Street

Woodward, OK 73801

Wednesday, January 5th, 2022

Quail Oil & Gas, LC

P.O. Box K

Garden City, KS 67846

RE: Transfer of Operator

Buffalo Resources, LLC

Dear Mr. Valentine,

Pursuant to the request of the Kansas Corporation Commission, this letter shall serve as ar Agreement to Transfer Operations of the following wells, effective January 1, 2022. Buffalo Resources, LLC has Operated the following oil and gas wells and Quail Oil & Gas, LC being a working interest partner. The intent of this Agreement is to Transfer Operations of the following wells from Buffalo Resources, LLC to Quail Oil & Gas, LC. Ownership in the following wells will not change.

Mog 1-27,	Section 27-15S-11W,	Russell County
Heffel 1-1,	Section 1-14S-12W,	Russell County
Buffalo 1-7,	Section 7-14S-11W,	Russell County
Stricker 1-6, S	Section 6-14S-11W,	Russell County
Ney 1-23	Section 23-12S-15W,	Russell County
Ney 2-23,	Section 23-12S-15W,	Russell County
Abby Marie 1-33	Section 5-9S-15W,	Osborne County
Matthew 1-8	Section 8-14S-11W,	Russell County

Accompanying this Transfer of Operator Agreement are copies of the original Assignments of Interest in Oil and Gas Lease's in the above described wells.

BUFFALO RESOURCES, LLC

Matthew Flanery - Member

QUAIL OIL & GAS, LC

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