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:	inteed 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	SecTwpREW
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.	
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:
r dot operator o realite di redicoso.	
	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	on authorization, surface pit permit # has been
noted, approved and duly recorded in the records of the Kansas Corporatio	n Commission. This acknowledgment of transfer pertains to Kansas Corporation
Commission records only and does not convey any ownership interest in th	e 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:	
. Recommended action.	permitted by No.:
Date:	Date:
Authorized Signature	Authorized Signature
DISTRICT EPR	PRODUCTION UIC

Side Two

Must Be Filed For All Wells

KDOR Lease No).i		_		
* 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 _		
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		FSL/FNL	FEL/FWL		
		FSL/FNL	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.

Side Two

Must Be Filed For All Wells

KDOR Lease No).i		_		
* 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)
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		FSL/FNL	FEL/FWL		
		FSL/FNL	FEL/FWL		
			FEL/FWL _		
			FEL/FWL		

A separate sheet may be attached if necessary.

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Kansas Corporation Commission Oil & Gas Conservation Division

Form KSONA-1
July 2021
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 #	Well Location:
Name:	Sec Twp S. R East _ West
Address 1:	County:
Address 2:	
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:	
City:	
the KCC with a plat showing the predicted locations of lease roa	(Cathodic Protection Borehole Intent), you must supply the surface owners and ads, tank batteries, pipelines, and electrical lines. The locations shown on the plat attered 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 provided the following to the surface owner(s) of the Form C-1, Form CB-1, Form T-1, or Form CP-1 that I C-1 or Form CB-1, the plat(s) required by this form; and	Notice Act (see Chapter 55 of the Kansas Statutes Annotated), I have land upon which the subject well is or will be located: 1) a copy of the am filing in connection with this form; 2) if the form being filed is a Form d 3) my operator name, address, phone number, fax, and email address. her(s). I acknowledge that, because I have not provided this information,
the KCC will be required to send this information to the	e surface owner(s). To mitigate the additional cost of the KCC performing and address of the surface owner by filling out the top section of this form
If choosing the second option, submit payment of the \$30.00 has form and the associated Form C-1, Form CB-1, Form T-1, or Fo	randling fee with this form. If the fee is not received with this form, the KSONA-1 orm CP-1 will be returned.
I hereby certify that the statements made herein are true and co	orrect to the best of my knowledge and belief.
Date: Signature of Operator or Agent:	Title:

OIL AND GAS LEASE

Reorder No. 09-118

Kansas Blue Prin 700 8. Broadway PO Box 700 Whista, KS 07201-0703 310-204-0344-204-5105 fax www.ldp.com - http://doi.org
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AGREEMENT, Made and entered into May 11				, by and	d betweer
AGREEMENT, Made and entered into	Lucas and Patri	cia A. Lucas, hus	sband and wife.		
White and Ellis Drilling , Inc.	Party of the	first part, hereina	fter called lessor (v	whether one or r	nore) an
TNESSETH, That the said lessor, for and in consideration ofOne :	and more	Party o	of the second part,		led lesse DOLLAR
ish in hand paid, receipt of which is hereby acknowledged, and of the cept and performed, has granted, demised, leased and let and by these pressingating, exploring by geophysical and other means, prospecting, drilling tell respective constituent products; injecting gas, waters, other fluids, an ations, roadways, and other structures and things thereon to produce, starbons, gases, and their respective constituent products, the following decreases.	sents does grant.	demise, lease and rating for and produce strata; laying reat, process, store ler with any reve	let unto said lesse ucing oil, liquid hy pipe lines, storing , transport and ma- rsionary rights an	rt of the lesses t	a he note
scribed as follows, to-wit: The Northwest Quarter (NW1/4) The Northeast Quarter (NE1/4) o	of Section 14:	State of	Kansas		
The Northeast Quarter (NW 1/4) or The Northeast Quarter (NE1/4) or	f Section 14,		1.3		
And the North Half of the Southe	ast Quarter (N	1/2 SE1/4) of Sec	ction 15		
Section Township 27 South Reace 7	East and a				
This agreed that this leave shall remain in full force for a term of	One	veers from thi	s date, and as long	acres more	
either of them, is produced from said land by the lessee, or the premises		ed or operated.	- auto, and ao tong		Bu
In consideration of the premises the said lessee covenants and agrees ist. To deliver to the credit of lessor, free of cost, in the pipe line to		ect his wells, the e	qual one-eighth (%) part of all oil	produce
d saved from the Icased premises.	•			•	-
2nd. The lessee shall pay to lessor for gas produced from any oil well yaity 1s of the market value of such gas at the mouth of the well; if s the mouth of the well. The lessee shall pay lessor as royalty 1s of the und and where such gas is not sold or used, lessee shall pay or tender ann yaity, an amount equal to the delay rental provided in the next succeedin held as a producing lesse under the above term paragraph hereof: the own and inside lights in the principal dwelling house on said land by me le risk and expense.	and used by the laid gas is sold by proceeds from the ually at the end one paragraph herec lessor to have ganking his own com-	essee for the many the lessee, then as sale of gas as sucl each yearly period if, and while said r s free of charge free nections with the w	ifacture of gasoline royalty is of the pi to at the mouth of i during which such coyalty is so paid or our any gas well ovell, the use of such	or any other receeds of the seithe well where gas is not sold at tendered this in the leased program to be at t	roduct a ile thereo as only or used a lease sha emises fo he lessor
મુખ મ્વન મુખ્ય મુત્રમન સ્પાયમ, ગેળો, તેનું તમાલમ, મુખ	(1)	\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	!!!!!!!!!!!!!!!!!!!!!!!!!!!!!!!!!!!!!	44466! /uhlese kh6	//////////////////////////////////////
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Should the first well drilled on the above described land be a dry ho elve months from the expiration of the last rental period for which rent /ps/ops /the expiration of said treelys /months /shall resource /the /ps/ops/ the /estimation of the rental rental rental rental first /shall resource from the rental resource from the rental ren	le, then, and in th	at event, if a secon	d well is not comm	enced on said la	nd rith
If said lessor owns a less interest in the above described land than the rein provided shall be paid the lessor only in the proportion which his creased at the next succeeding rental anniversary after any reversion of Lessee shall have the right to use, free of cost, gas, oil, and water pro-	ne entire and und interest bears to cover the	vided fee simple e the whole and und interest so acquired	state therein, then divided fee. Howe d.	the royalties an ever, such rental	nd rental I shall b
When requested by lessor, lessee shall bury his pipe lines below plow de	pth.				•
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 crop		without the written	n consent of the le	ssor.	
Lessee shall have the right at any time to remove all machinery and, if Leasee's Lease shall commence to drill a well within the term of this lead mpiction with reasonable diligence and dispatch, and if on or gas, or e ree with the like effect as if such well had been completed within the term	rtures placed on s	aid premises. Inclu	ding the right to dr	aw and remove	casing.
If the lessee shall commence to drill a well within the term of this lead miphtilon with reasonable diligence and dispatch, and if out or gas, or e ree with the like effect as if such well had been completed within the ter	be or any extension ither of them, be or years herein	n thereof, the lesse found in paying quality first mentioned.	ee shall have the ruantities, this lease	ight to drill suc shall continue a	h well t
If the estate of either party hereto is transferred, and the privilege of cutter party hereto are vested by descent or devise, the covenants heretocasors, or assigns, but no change in the ownership of said land or of irnished with the original or a certified copy thereof of any transfer by the probate thereof or, in the event lessor dies intestate and his estate is event of the death of lessor and no administration being had on the uthorizing payment or deposit or tender for deposit to their credit as he alwable or due, and it is hereby agreed in the event this lease shall be space or ansignees of such part or parts shall fail or make default in the effault shall not operate to defeat or affect this lease in so far as it esterof shall make due payments of said rentals. In case lessee assigns spect to the assigned portion or portions arising subsequent to the date in separate tracts, the premises, nevertheless, may be developed and op the proportion that the acreage owned by him bears to the entire leased entire in the part of the control of	less and textend to any right hereund lessor or with a c is being administra- estate, with an reinbefore provide assigned us to a payment of the overs a part or p this lease, in who	and be binding on ier shall be bindin certified copy of the ded, with a transcr- instrument satisfid, at least thirty part or as to part proportionate part arts of said lands le or in part, less le or in part, less	the neirs, devises, g on the lessee un e will of lessor toge ipt of the administ actory to lessee er days before said: s of the above des of the rents due upon which the sa ee shall be relieve	executors, admit till after lessee ether with a trai tration proceedin kecuted by less trentals and roy cribed lands and from him or the id lessee or any d of all obligati	has been moscript on age or, in or's heir alties ard the as nem, such assigned tons with
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Rider attached as Exhibit A	WHETE	AND EUES	PRELLENG	NKT 8	4.37
Harold and Patricia Lucas to Receive 1/16th royalty interest					
Elizabeth Kay Lucas to Receive 1/16th life estate interest					
Harold and Patricia Lucas to receive 1/32nd override interes	<u>t</u>			 	
Whereof witness our hands as of the day and year first above written.					
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A.V. = D.V.					(SBAL
Patricia a. 8 ucas					(SEAL
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Notary Public