KOLAR Document ID: 1655827

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 \[V \]					
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 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:	permitted by No.:					
Date:	Date:					
Authorized Signature	Authorized Signature					
DISTRICT EPR	PRODUCTION UIC					
I						

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Side Two

Must Be Filed For All Wells

KDOR Lease No).:		_		
* 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)
		<i>Circle:</i> 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 _		
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		FSL/FNL	FEL/FWL _		
		FSL/FNL	FEL/FWL _		
		FSL/FNL	FEL/FWL _		
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		FSL/FNL	FEL/FWL _		
	_	FSL/FNL	FEL/FWL _		
		FSL/FNL	FEL/FWL _		
		FSL/FNL	FEL/FWL _		
		FSL/FNL	FEL/FWL		
		FSL/FNL	FEL/FWL		
		FSL/FNL	FEL/FWL		
			FEL/FWL _		
		FSL/FNL	FEL/FWL _		
		FSL/FNL	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.

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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) C	CB-1 (Cathodic Protection Borehole Intent) T-1 (Transfer) CP-1 (Plugging Application)
OPERATOR: License #	
Name:	
Address 1:	•
Address 2:	
City:	the lease heless:
Contact Person:	_
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
Address 2:	and the second in the second extents assessment the second of the second three seconds.
City: State: Zip:+	
	s, tank batteries, pipelines, and electrical lines. The locations shown on the plat red 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 N provided the following to the surface owner(s) of the lar Form C-1, Form CB-1, Form T-1, or Form CP-1 that I are	lotice Act (see Chapter 55 of the Kansas Statutes Annotated), I have nd upon which the subject well is or will be located: 1) a copy of the m filing in connection with this form; 2) if the form being filed is a Form by my operator name, address, phone number, fax, and email address.
the KCC will be required to send this information to the si	r(s). I acknowledge that, because I have not provided this information, urface owner(s). To mitigate the additional cost of the KCC performing d address of the surface owner by filling out the top section of this form ble to the KCC, which is enclosed with this form.
If choosing the second option, submit payment of the \$30.00 han form and the associated Form C-1, Form CB-1, Form T-1, or Form	ndling fee with this form. If the fee is not received with this form, the KSONA-1 in 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:

Tracy R. Nelson

OIL AND GAS LEASE (b) Records 09-1



4-62 B	OIL AND	GAS LI	ASE (6)	09-118	16-264-0364-P 0 Box 715-Wiches 15-67201-67
AGREEMENT, Made and entered into		Dec	9		by and between
Leland Q. Nelso	n and Tr	acy R. N.	elson, Ha	sband to	Wife
	•••				
		Poster of the	first next benefits for	an anillad lineau (m	thether one or more) and
- Relative Energy	a.Inc.	Party of the			hereinafter called lessee
	, ,	one			
WITNEBERTH. That the shiel lessor, for and in consistent in hand puld 'receipt of which is hereby ackt tept and performed, has granted, demised, lessed at the performed performed the prophysical and other methers respective consiliums products; injecting gastations, readways, and other products; injecting gastations, readways, and other products and thing arrhons, gase, and their respective constituent protherein, situated in the County of	nowledged, and of the cond let and by these pre ans, prospecting, drilling waters, other fluids, and st thereon to produce, seducts, the following details			ntained on the part unto said lesserting oil, liquid hydrogen in the storing transport and markonary rights and Kansas	irocarbons, all gases, and oil, building tanks, power ket said oil, liquid hydro- i after-acquired interest
escribed as follows, to-wit:		7			
?					
VThe South Half of the	= Southwest	+ Quarter	of the So	ethrost	Quarter
(SO SWY SEY)	kss easem	ents			
section 18 Township	7 S Range	3 west and co	ntaining	12	acres more or less.
It is agreed that this lease shall remain in full f	orce for a term of	2	years from this	date, and as long	thereafter as oil or gas,
r either of them, is produced from said land by the	()		d or operated.	9	
In consideration of the premises the said-lesser. 1st. To deliver to the credit of lessor, free of co			et his walls the en	inl one-eighth (là	nert of all oil produced
nd saved from the leased premises.	- 1				
2nd. The lesses shall pay to lessof for gas produced to the mouth of the well. The lesses shall pay less to the mouth of the well. The lesses shall pay less to the mouth of the well. The lesses shall pay less to be the state of the delay rental provide the held as a producing lesse under the above the notes a producing lesses under the above the notes and inside lights in the principal dwelling holder lisk and expense.	uced from any oil well mouth of the well: if s or as royalty !s of the shall pay or tender and in the next succeeding paragraph hereof; the base on said land by me	and used by the lo aid gas is sold by t proceeds from the unally at the end of ag paragraph hereof lessor to have gas aking his own conn	sace for the manufa- he lessee, then as ro- sale of gas as such each yearly period of and while said roy free of charge froi ections with the wei	acture of gasoline yalty 's of the practice the mouth of the furing which such yalty is so paid or m any gas well of it, the use of such	or any other product as occeds of the sale thereof he well where gas only is gas is not sold or used as tendered this lease shall n the leased premises for gas to be at the lessor;
If no well be commenced on said land on or be	fore Dec 9	· 2005	this lease shall term	inste as to both p	arties, unless the lessee on
r before that date shall pay or tender to the lessor	, or to the lessor's cred				Bank at
	or its succes	ssors, which shall o	continue as the depo	eltory regardless	of changes in the owner-
hip of said land, the sum of is privilege of deferring the commencement of a value of a wail may be further deferred for like per years of a wail may be further deferred for like per years of the said first rental is payable as aforeast, cases may at any time execute and deliver to Les ennises and thereby surrender this lease as to execute the said of the said first rental is payable to the said the said of the said th	well for twelve morths riods or the same numb mailed or delivered on the consideration first but also the lease's o sor, or place of record, ich portion or portions proportion that the ac	from said date. In ser of months succe or before the rent trectted herein, the pitton of extending a release or relea and be relieved of renge covered hered	like manner and up essively. All such pa ial paying date eithis he down payment, of that period as afores ses covering any p sel obligations as to on is reduced by sale	on like payments syments or tender er direct to lessor overs not only the said, and any and ortion or portion the acreage surrer d release or release	ate as a rental and cover or tenders the commence- s of rental may be made or assigns or to said de- privileges granied to the all other rights conferred, s of the above deacribed dered, and thereafter the ses.
Should the first well drilled on the above descrive months from the expiration of the last rents before the expiration of said twelve months shall not it is agreed that upon the resumption of the pulsals and the effect thereof, shall continue in for	ribed land be a dry ho al period for which ren resume the payment of syment of rentals, as a orce just as though the	le, then, and in the tal has been paid, if rentals in the sar bove provided, that are had been no int	at event, if a second this lease shall termi me amount and in t the last preceding p erruption in the ren	well is not comme nate as to both pa he same manner a paragraph hereof, ital payments.	enced on said land within irtles, unless the lessee on is herein before provided, governing the payment of
If said lessor owns a less interest in the above erein provided shall be paid the lessor only in the icreased at the next succeeding rental anniversary	described land than the proportion which his after any reversion oc	he entire and undi- interest bears to curs to cover the i	vided fee simple est the whole and undi- nterest so acquired.	ate therein, then vided fee. Howe	the royalties and rentals wer, such rental shall be
Lessee shall have the right to use, free of cost,		1	for its operation the	ereon, except water	from wells of lessor.
When requested by lessor, lessee shall bury his a No well shall be drilled nearer than 200 feet to			without the written	consent of the le	ssor.
Lessee shall pay for damages caused by its ope			٠.		
Lessee shall have the right at any time to remo	we all machinery and fi	ixtures place d on s	said premises, includ	ing the right to d	raw and remove casing.
If the lessee shall commence to drill a well with impletion with reasonable diligence and dispatch, reg, with the like effect as if such well had been of	in the term of this lea and if oil or gas, or e	se or any extension	thereof, the lesses found in paying qua	shall have the rintities, this lease	ght to drill such well to shall continue and be in
If the estate of either west hereta is transfer	completed within the ter	rm of years herein	first mentioned.	enressly allowed c	or if the rights hereunder
If the state of either party hereto is transferr clotter party hereto is transferr clotter party hereto is transferr clotter party hereto by descent or defections of the comparty of the comp	vise, "the covenants her hip-of-said-land or of vof of any transfer by estate and his estate is to their credit as he ent this lease shall be or make default in the lease in vo far as it of In case lease assigns subsequent to the dat ay be developed and of ya to the entire leased a lease may hereafter!	eof shall extend to any right hereund lessor or with a ca a being administers e estate, with an resinbefore provided assigned as to a ja payment of the jay covers a part or pa this lease, in wholl e of assignment. I berated as an entir area There shall be divided by sale,	and be binding on ter shall be binding ertified copy of the d, with a transcript instrument satisfac. at least thirty d part or as to parts proportionate part or tris of, said lands up to or. in part, lessee if the leased premise ety, and the royaltibe no obligation on devise, or otherwise	he heirs, devises, on the lessee un will of lessor toge; of the administ tory to Jessee en aya before said to of the above desif the rents due pon which the sais shall be relieved a are now or here as shall be paid to the part of the or to furnish a	executors, administrators, till after lessee has been ther with a transcript of ration proceedings or, in seutad by lessor's heirs ratials and royalties are cribed lands and the as- from him or them, such id lessee or any assignee i of all obligations with tafter owned in severally o each separate owner in lessee to offset wells on parate mossuring or re-
leving tunks for the oil produced from such sepai Leasor hereby warrants and agrees to defend the com for lessor by payment, any mortgages, taxes of the rights of the holder thereof and may reimbut	e title to the lands her r other liens on the abourse itself from any rent	rein described, and we described lands, al or royalties accr	in the event of defau	ult of payment by	lessor, and be subrogated
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DECLARATION OF TRANSFER OF OIL & GAS LEASE

BY THIS DOCUMENT, I, Mark S Casebeer, the undersigned, President of Relative Energy, Inc., hereby declare that the Oil & Gas Lease from Leland A. Nelson and Tracy R. Nelson, husband and wife, signed and made to Relative Energy, Inc. on December 9, 2004 and recorded in Book 616, pages 637-638, remains in force and is hereby transferred, with all coditions therein intact, from Relative Energy, Inc. to Casebeer, Inc.

Signed and affirmed on this <u>14th</u> day of July, 2022 by:	Mark S Casebeer, President
for s	
County of McPherson)	
State of Kansas) ss	
The foregoing instrument was acknowledged before me Casebeer, President of Relative Energy, Inc., a Kansas C	this // day of July, 2022, by Mark S. Corporation.
My Commission expires $8/9/22$	Teresa Kanitz, Notary Public
	TERESA K KANITZ

Notary Public, State of Kansas My Appointment Expires