KOLAR Document ID: 1570073

### 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:	ı
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:
Nov. On antaria Faraili	
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:
Authorized Signature	Authorized Signature
DIGITALIST	PROPULATION
DISTRICT EPR I	PRODUCTION UIC

KOLAR Document ID: 1570073

#### 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 _		
		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		
			FEL/FWL _		
			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.

KOLAR Document ID: 1570073

### 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:	CB-1 (Cathodic Protection Borehole Intent) T-1 (Transfer) CP-1 (Plugging Application)
OPERATOR: License #	Well Location:
Name:	
Address 1:	County:
Address 2:	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:	any material and the great protects are not been proposed and the angular state of the contract of the contrac
City: State: Zip:+	
the KCC with a plat showing the predicted locations of lease road	(Cathodic Protection Borehole Intent), you must supply the surface owners and ds, tank batteries, pipelines, and electrical lines. The locations shown on the plat tered 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 3) my operator name, address, phone number, fax, and email address.  er(s). I acknowledge that, because I have not provided this information,
the KCC will be required to send this information to the	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 Form CB-1, Form CB-1, Form CB-1, Form T-1, or Form CB-1, Form CB-1, Form CB-1, Form T-1, or Form CB-1, Form CB-	andling fee with this form. If the fee is not received with this form, the KSONA-1 rm CP-1 will be returned.
I hereby certify that the statements made herein are true and co	rrect to the best of my knowledge and belief.
Date: Signature of Operator or Agent:	Title:

# OIL AND GAS LEASE (b) Reorder No. 09-118



4-62	D	OIL 1				1.00		
AGREÉMENT,	Made and entered into			Ju	ne	18.	40	2009 by and between:
		0 1 1	11:0 P.ZaT	- D	F. +	'chani	210	
	Steven	Ch Joh	nson	1100	tras	200115	2/ 27	× 5
	nnsan	ruste	٠, ١٠	usi ija	· · · ·	10.00	10/01	
			·.	Party of the fi	rst part, here	inafter called	léssor (wh	ether one or more) and
	Relative	Energi	1, Inc.					ereinafter called lessee.
UITHEOGETU That the	said lessor, for and in	J.	٠,	1	one	contained o	n the nert	DOLLARS.
WITNESSETH. That the cash in hand paid, received and performed, has restigating, exploring by their respective constitutes that carbons, gases, and their gases, and their services of their services.	pt of which is hereby granted, demised, leas geophysical and other ent products: injecting other structures and t r respective constituent			ants and agreem s does grant, de ining and operal r into subsurfac take core of, tre ed land together	ents hereinald imise. lease a ling for and a e strata: lay at, process, s with any			
therein, situated in the		mapher	son		State of.	Nay	Sas	
described as follows, to-	the illes	+ Half	afthe	North	west	Quar	ter (	W2 NW4)
	THE COURT		1.					
		,			- 4	486		`,
of Section 5	Township	75 R	ange 34	and cor	taining	80	1	acres more or less.
It is agreed that this or either of them, is pro-	lease shall remain in	full force for a terr	n of	being developed	years;from	this date, an	das long	thereafter as oil or gas,
	the premises the said	lessee covenants a						)
1st. To deliver to th and saved from the leas	e credit of lessor. free	of cost. In the pipe	line to whic	h he may conne	ct his wells, t	he equal one-e	ighth (%)	part of all oil produced
and saved from the lcas	sed premises.			TEMPO TOTAL	militarijas Autovijusijas		anadina'	A any other product as
2nd. The lessee shal royalty 's of the market at the mouth of the welf found and where such garcyalty, an amount equal he held as a producing stoves and inside lights sole risk and expense.	Il pay to lessor for gas at t value of such gas at l. The lessee shall pay as is not sold or used, it to the delay rental priesse under the above in the principal dwellin.	produced from 'any the mouth of the lessor-as royalty- essee shall pay or to ovided in the next term paragraph h ig house on said le	violi well and well; if said ls of the pro- ender annual succeeding p ercof: the less and by makin	used by the log gas is sold by the ceeds from the sy year the end of aragraph hereof, sor to have gas g his own comm	see for the a te lessee then tale of gas as each yearly p and while so free of chur- sctions with t	manufacture of as royalty, a such at the meriod during wald royalty is ge from any ghe well, the un	of the proportion of the hich such as well on the such	or any other product ceeds of the sale thereol e well where gas only is as is not sold or used a tendered this lease shall the leased premises for gas to be at the lessor's
	enced on said land on				his lease shal	l terminate as	to, both pa	rties; unless the lessee on
or before that date shall	pay or tender to the	essor, or to the les	sor's credit in	The	•	•	•	Bank at
		-01	its successor	s, which shall c	ontinue as th	e depository re	gardless o	f changes in the owner-
ship of said land, the suithe privilege of deferrinment of a well may be by check or draft of les pository bank. And it is date when said first ret Lessee may at any time premises and thereby strength of the proposition of the said first payable hereund.	m of g the commencement of ultriher deferred for lik usee or any assignee the understood and appear tall is named a afort controlle and deliver to irrender this lease as e shall be reduced in	a well for twelve periods or the seriod manied or de that the conside said, but also the Lessor, or place to such portion of the proportion the	moralis from	n said deie. In of months succe before the rent- ecited herein, th m of extending t release, or release be relieved of s ge covered hereo	like manner seeively. All state paying dar the down paym hat period as sees covering all obligations is reduced	LLARS, which and upon like such payments a either direct ent. co. ers not aforesaid, and any portion of as to the acre by said release	shall opered as ments of tenders to lessor to nily the any and a reportions age surrent or release	the as a rental and cover of rental may be made or assigns or to said de- privileges granted to the il other rights conferred of the above described dered, and thereafter the is.
Should the first well twelve months from the or before the expiration and it is agreed that uprentals and the effect is	il drilled on the above expiration of the last of said twelve months pon the resumption of the thereof, shall continue	described land be rental period for shall resume the p he payment of rer in force just as t	a dry hole, to which rental payment of restals, as above hough there l	then, and in that has been paid, tentals in the san e provided, that had been no inte	t event, if a : his lease shal ne amount an the last prece erruption in t	l terminate as d in the same eding paragrap the rental pays	to both pa manner a h hereof, g	rites, unless the lessee or s herein before provided coverning the payment or
If said lessor owns herein provided shall be increased at the next st	a less interest in the a paid the lessor only	above described lar in the proportion reary after any re-	d than the a	entire and undividerest bears to i	he whole and	ole estate ther i undivided fe quired.	ein, then t	he royalties and rentals er, such rental shall be
Lessee shall have the	e right to use, free of	cost, gas, oil, and	water produc	ed on said land	for, its operat	ion thereon, e	cept water	from wells of lessor.
No well shall be dril	leasor, lessee shall bury lied nearer than 200 fee damages caused by it	t to the house or	barn now on	sald premises,	without the .w	ritten consent	of the les	sor.co a the sale
Lessee shall have th	e right at any time to	remove all machin	ery and fixtu	res place d on s	aid premises,	including the	right to dr	aw and remove casing.
If the lessee shall or completion with reasons force with the like effect	ommence-to drill a well	within the term	gas, or eithe	or any extension or of them, be	found in payi	ng quantitles,	this lease	shall continue and be in
If the estate of eit	her party hereto is tra	nsferred, and the	privilege of tr	ansferring in w	hole or in pa	rt is expressly	allowed, o	r if the rights hereunder
In the esting of git of children with the original brunches are assigned by furnished with the origine propage the dealth of the dealth shall not operate signe or ansigness of a default shall not operate propage to the assigned or, in separate, tracts, it is propage to the propage tracts into whe ceiving tunks for the o	"acreage owned by tim ich the land covered b il produced from such	y this lease may be separate tracts.	nereaster be	divided by sale.	devise, or ot	herwise, or to	furnish se	parate measuring or re
Lessor hereby warra deem for lessor by paym to the rights of the hole	nts and agrees to defe nent, any mortgages, ta der thereof and may re	nd the title to the xes or other liens o imburse itself fron	lands herein on the above of any rental of	described, and described lands, or royalties accr	ngrees that in the event of uing hereunde	he lessee shall of default of party.	have the syment by	right at any time to re lessor, and be subrogate
		· · · · · · · · · · · · · · · · · · ·			1 56			***
							- ',	
				<del>. ;, :</del>			3.	Suda andre pi a comment of
		· · · · ·		1. 24			J	
Charles A Li	O	n	la. 2005	44.14.7.9	, t ·	au + tre	:15-46-4	Mile was regulated to the control
Steven C. John	nson Rus It.	wied April 6						*
Whereof thess our	mands of the day as	nd year first above	written.					(SEAL
Steven	Cohnis	'True	tro :					ISEAL
		7/100	,					SEAL
					,		:	ISEAL

STATE OF	1500	ACKNOWLEDGMENT F	OR INDIVIDUA	(KsOkCoNe)	200
COUNTY OF TYPE	t was acknowledged before me this	18 day of	une -	AL COMB	Sall
The foregoing instrumer	Connson Rev. 10	ust dated apple	and T	VALUE CAL	ALL
26,2005, 51	cuche Johnson, I rue	tce	10.10	2.+0	00,
Mycommission expires	177-24-2012		youju	ary Public.	
Myreolimnssionexpire	- C.		// Un	NOTARY PUBLIC	
	*	· *		STATE OF KANSAS Saylene Butler	
STATE OF		ACKNOWLEDGMENT	OR INDIVIDUA	L (KeOKCONE)	
1.1	nt was acknowledged before me this				19
			and		
by	The second of the second		·		
My commission expires			N	tary Public	
My commission expires			No	tary Fuotic	
		A		* .	• • • •
STATE OF		ACKNOWLEDGMENT	FOR INDIVIDUA	L (KsOkCoNe)	1
SINIE OF		ACKNOWLEDGMENT			19
The foregoing instrume	ent was acknowledged before me thi	a day or	and		
by					
		• • • • • • •		·K.153	
My commission expire	s	4	No.	tary Public	
			nes nos transcettos esta unidendesido estad		. ~
COUNTY OF		ACKNOWLEDGMENT	FOR INDIVIDU	•	
The foregoing instrum	ent was acknowledged before me th	is day of			19
hy		<del></del>	and		
		5. · · · · · · · · · · · · · · · · · · ·			
My commission expire	98			otary Public	
, e				The state of the s	
	4				1 (
	ra f lall		2009, ecorded	Lo Lo	
		×	at K	3 V357	-
SE	61	27/	0 9 N	00 /	,
×	Rge	1 7	record o	Register	
· 💾			or re	3 70"	-1
		Term	1 B 4	age /	
S		County	A E		to.
3AS			7 6 000 3	, § , , ,	turn
) GAS	, dw	9 36	S - 1 - 2		- 75
ND GAS	Twp.	o and	When was	1.18	,
AND GAS	Twp	1 2	Strument .	77.7	rded, re
IL AND GAS	Twp.	Sep.	s instrument v	647	recorded, re
7		Sep.	is instrumer	Book 647	hen recorded, re
OIL AND GAS	ite	1 2	County Medical This instrument of day of	in Book 647 the records of this office	When recorded, return to
OIL AND GAS	TO. Date Twp	Sep.	County Il This This instrument of day of Grand	in Book 647 the records of this of	When recorded, re
OIL AND GAS	ite	Sep.	County Ilffill This instrument of day of	in Book 647 the records of this of	When recorded, re
OIL AND GAS	ite	Sep.	County Illemant This instrument of day of	in Book 647 the records of this of	When recorded, re
OIL AND GAS	ite	Sep.	County M. This instrument very of day of day.	in Book 647  the records of this of	When recorded, re
OIL AND GAS	ite	Sep.	County Il This instrument of day of God.	in Book 647 the records of this of	When recorded, re
OIL AND GAS	ite	Sep.	County This instrument of day of Gui	in Book 647 the records of this of	When recorded, re
OIL AND GAS	TO. Date	Sep.	County Hells This instrument of day of	in Book 647 the records of this of	When recorded, re
STATE OF	TO.  Date  Section	No. of Acres	Cour	The records of this of the records of this of the records of the r	When recorded, re
STATE OF	TO.  Date  Section	ACKNOWLEDGMEN	or for corpor		When recorded, re

8 Relative Energy Mich 213 North Mich 67456

### 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 the Steven C Johnson Rev Trust, Steven C Johnson Trustee, Trust dated April 26, 2005, signed and made to Relative Energy, Inc. on June 18, 2009, remains in force and is hereby transferred, with all coditions therein intact, from Relative Energy, Inc. to Casebeer, Inc.

Signed and affirmed on this $26^{th}$ day of April, 2022 by:	
	Mark S Casebeer, President

### 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 the Steven C Johnson Rev Trust, Steven C Johnson Trustee, Trust dated April 26, 2005, signed and made to Relative Energy, Inc. on June 18, 2009, remains in force and is hereby transferred, with all coditions therein intact, from Relative Energy, Inc. to Casebeer, Inc.

Signed and affirmed on this $26^{th}$ day of April, 2022 by:	
	Mark S Casebeer, President

### 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 the Steven C Johnson Rev Trust, Steven C Johnson Trustee, Trust dated April 26, 2005, signed and made to Relative Energy, Inc. on June 18, 2009, remains in force and is hereby transferred, with all coditions therein intact, from Relative Energy, Inc. to Casebeer, Inc.

Signed and affirmed on th	is 2nd day of May	y, 2022 by:	Mark I Carleer
	3.		Mark S Casebeer, President
County of McPherson	)	SS	
State of Kansas	)		
The foregoing instrument Casebeer, President of Rel			this 2 <sup>nd</sup> day of May, 2022, by Mark S. Corporation.
My Commission expires_	8/9/22	_	Teresa Kanitz, Notary Public

Notary Public, State of Kansas

# OIL AND GAS LEASE (b) Reorder No. 09-118



4-62	D	OIL 1				1.00		
AGREÉMENT,	Made and entered into			Ju	ne	18.	40	2009 by and between:
		0 1 1	11:0 P.ZaT	- D	F. +	'chani	210	
	Steven	Ch Joh	nson	1100	tras	200115	2/ 27	× 5
	nnsan	ruste	٠, ١٠	usi ija	· · · ·	10.00	10/01	
			·.	Party of the fi	rst part, here	inafter called	léssor (wh	ether one or more) and
	Relative	Energi	1, Inc.					ereinafter called lessee.
UITHEOGETU That the	said lessor, for and in	J.	٠,	1	one	contained o	n the nert	DOLLARS.
WITNESSETH. That the cash in hand paid, received and performed, has restigating, exploring by their respective constitutes that carbons, gases, and their gases, and their services of their services.	pt of which is hereby granted, demised, leas geophysical and other ent products: injecting other structures and t r respective constituent			ants and agreem s does grant, de ining and operal r into subsurfac take core of, tre ed land together	ents hereinald imise. lease a ling for and a e strata: lay at, process, s with any			
therein, situated in the		mapher	son		State of.	Nay	Sas	
described as follows, to-	the illes	+ Half	afthe	North	west	Quar	ter (	W2 NW4)
	THE COURT		1.					
		,			- 4	486		`,
of Section 5	Township	75 R	ange 34	and cor	taining	80	1	acres more or less.
It is agreed that this or either of them, is pro-	lease shall remain in	full force for a terr	n of	being developed	years;from	this date, an	das long	thereafter as oil or gas,
	the premises the said	lessee covenants a						)
1st. To deliver to th and saved from the leas	e credit of lessor. free	of cost. In the pipe	line to whic	h he may conne	ct his wells, t	he equal one-e	ighth (%)	part of all oil produced
and saved from the lcas	sed premises.			TEMPO TOTAL	militarijas Autovijusijas		anadina'	A any other product as
2nd. The lessee shal royalty 's of the market at the mouth of the welf found and where such garcyalty, an amount equal he held as a producing stoves and inside lights sole risk and expense.	Il pay to lessor for gas at t value of such gas at l. The lessee shall pay as is not sold or used, it to the delay rental priesse under the above in the principal dwellin.	produced from 'any the mouth of the lessor-as royalty- essee shall pay or to ovided in the next term paragraph h ig house on said le	violi well and well; if said ls of the pro- ender annual succeeding p ercof: the less and by makin	used by the log gas is sold by the ceeds from the sy year the end of aragraph hereof, sor to have gas g his own comm	see for the a te lessee then tale of gas as each yearly p and while so free of chur- sctions with t	manufacture of as royalty, a such at the meriod during wald royalty is ge from any ghe well, the un	of the proportion of the hich such as well on the such	or any other product ceeds of the sale thereol e well where gas only is as is not sold or used a tendered this lease shall the leased premises for gas to be at the lessor's
	enced on said land on				his lease shal	l terminate as	to, both pa	rties; unless the lessee on
or before that date shall	pay or tender to the	essor, or to the les	sor's credit in	The	•	•	•	Bank at
		-01	its successor	s, which shall c	ontinue as th	e depository re	gardless o	f changes in the owner-
ship of said land, the suithe privilege of deferrinment of a well may be by check or draft of les pository bank. And it is date when said first ret Lessee may at any time premises and thereby strength of the proposition of the said first payable hereund.	m of g the commencement of ultriher deferred for lik usee or any assignee the understood and appear tall is named a afort controlle and deliver to irrender this lease as e shall be reduced in	a well for twelve periods or the seriod manied or de that the conside said, but also the Lessor, or place to such portion of the proportion the	moralis from	n said deie. In of months succe before the rent- ecited herein, th m of extending t release, or release be relieved of s ge covered hereo	like manner seeively. All state paying dar the down paym hat period as sees covering all obligations is reduced	LLARS, which and upon like such payments a either direct ent. co. ers not aforesaid, and any portion of as to the acre by said release	shall opered as ments of tenders to lessor to nily the any and a reportions age surrent or release	the as a rental and cover of rental may be made or assigns or to said de- privileges granted to the il other rights conferred of the above described dered, and thereafter the is.
Should the first well twelve months from the or before the expiration and it is agreed that uprentals and the effect is	il drilled on the above expiration of the last of said twelve months pon the resumption of the thereof, shall continue	described land be rental period for shall resume the p he payment of rer in force just as t	a dry hole, to which rental payment of restals, as above hough there l	then, and in that has been paid, tentals in the san e provided, that had been no inte	t event, if a : his lease shal ne amount an the last prece erruption in t	l terminate as d in the same eding paragrap the rental pays	to both pa manner a h hereof, g	rites, unless the lessee or s herein before provided coverning the payment or
If said lessor owns herein provided shall be increased at the next st	a less interest in the a paid the lessor only	above described lar in the proportion reary after any re-	d than the a	entire and undividerest bears to i	he whole and	ole estate ther i undivided fe quired.	ein, then t	he royalties and rentals er, such rental shall be
Lessee shall have the	e right to use, free of	cost, gas, oil, and	water produc	ed on said land	for, its operat	ion thereon, e	cept water	from wells of lessor.
No well shall be dril	leasor, lessee shall bury lied nearer than 200 fee damages caused by it	t to the house or	barn now on	sald premises,	without the .w	ritten consent	of the les	sor.co a the sale
Lessee shall have th	e right at any time to	remove all machin	ery and fixtu	res place d on s	aid premises,	including the	right to dr	aw and remove casing.
If the lessee shall or completion with reasons force with the like effect	ommence-to drill a well	within the term	gas, or eithe	or any extension or of them, be	found in payi	ng quantitles,	this lease	shall continue and be in
If the estate of eit	her party hereto is tra	nsferred, and the	privilege of tr	ansferring in w	hole or in pa	rt is expressly	allowed, o	r if the rights hereunder
In the esting of git of children with the original brunches are assigned by furnished with the origine propage the dealth of the dealth shall not operate signe or ansigness of a default shall not operate propage to the assigned or, in separate, tracts, it is propage to the propage tracts into whe ceiving tunks for the o	"acreage owned by tim ich the land covered b il produced from such	y this lease may be separate tracts.	nereaster be	divided by sale.	devise, or ot	herwise, or to	furnish se	parate measuring or re
Lessor hereby warra deem for lessor by paym to the rights of the hole	nts and agrees to defe nent, any mortgages, ta der thereof and may re	nd the title to the xes or other liens o imburse itself fron	lands herein on the above of any rental of	described, and described lands, or royalties accr	ngrees that in the event of uing hereunde	he lessee shall of default of party.	have the syment by	right at any time to re lessor, and be subrogate
		· · · · · · · · · · · · · · · · · · ·			1 56			***
							- ',	
				<del>. ;, :</del>			3.	Suda andre pi a comment of
		· · · · ·		1. 24			J	
Charles A Li	O	n	la. 2005	44.14.7.9	, t ·	au + tre	:15-46-4	Mile was regulated to the control
Steven C. John	nson Rus It.	wied April 6						*
Whereof thess our	mands of the day as	nd year first above	written.					(SEAL
Steven	Cohnis	'True	tro :					ISEAL
		7/100	,					SEAL
					,		:	ISEAL

STATE OF	1500	ACKNOWLEDGMENT F	OR INDIVIDUA	(KsOkCoNe)	200
COUNTY OF TYPE	t was acknowledged before me this	18 day of	une -	AL COMB	Sall
The foregoing instrumer	Connson Rev. 10	ust dated apple	and T	VALUE CAL	ALL
26,2005, 51	cuche Johnson, I rue	tce	10.10	2.+0	00,
Mycommission expires	177-24-2012		youju	ary Public.	
Myreolimnssionexpire	- C.		// Un	NOTARY PUBLIC	
	*	· *		STATE OF KANSAS Saylene Butler	
STATE OF		ACKNOWLEDGMENT	OR INDIVIDUA	L (KeOKCONE)	
1.1	nt was acknowledged before me this				19
			and		
by	The second of the second		·		
My commission expires			N	tary Public	
My commission expires			No	tary Fuotic	
		A		* .	• • • •
STATE OF		ACKNOWLEDGMENT	FOR INDIVIDUA	L (KsOkCoNe)	1
SINIE OF		ACKNOWLEDGMENT			19
The foregoing instrume	ent was acknowledged before me thi	a day or	and		
by					
		• • • • • • •		·K.153	
My commission expire	s	4	No.	tary Public	
			nes nos transcettos esta unidendesido estad		. ~
COUNTY OF		ACKNOWLEDGMENT	FOR INDIVIDU	•	
The foregoing instrum	ent was acknowledged before me th	is day of			19
hy		<del></del>	and		
		5. · · · · · · · · · · · · · · · · · · ·			
My commission expire	98			otary Public	
, e				The state of the s	
	4				1 (
	ra f lall		2009, ecorded	Lo Lo	
		×	at K	3 V357	-
SE	61	27/	0 9 N	00 /	,
×	Rge	1 7	record o	Register	
· 💾			or re	3 70"	-1
		Term	1 B 4	age /	
S		County	A E		to.
3AS			7 6 000 3	, § , , ,	turn
) GAS	, dw	9 36	S - 1 - 2		- 75
ND GAS	Twp.	o and	When was	1.18	,
AND GAS	Twp	1 2	Strument .	77.7	rded, re
IL AND GAS	Twp.	Sep.	s instrument v	647	recorded, re
7		Sep.	is instrumer	Book 647	hen recorded, re
OIL AND GAS	ite	1 2	County Medical This instrument of day of	in Book 647 the records of this office	When recorded, return to
OIL AND GAS	TO. Date Twp	Sep.	County Il This This instrument of day of Grand	in Book 647 the records of this of	When recorded, re
OIL AND GAS	ite	Sep.	County Ilffill This instrument of day of	in Book 647 the records of this of	When recorded, re
OIL AND GAS	ite	Sep.	County Illemant This instrument of day of	in Book 647 the records of this of	When recorded, re
OIL AND GAS	ite	Sep.	County M. This instrument very of day of day.	in Book 647  the records of this of	When recorded, re
OIL AND GAS	ite	Sep.	County Il This instrument of day of God.	in Book 647 the records of this of	When recorded, re
OIL AND GAS	ite	Sep.	County This instrument of day of Gui	in Book 647 the records of this of	When recorded, re
OIL AND GAS	TO. Date	Sep.	County Hells This instrument of day of	in Book 647 the records of this of	When recorded, re
STATE OF	TO.  Date  Section	No. of Acres	Cour	The records of this of the records of this of the records of the r	When recorded, re
STATE OF	TO.  Date  Section	ACKNOWLEDGMEN	or for corpor		When recorded, re

8 Relative Energy Mich 213 North Mich 67456