	ė.	V- /	4		
/WANGAG) /Bar 1991)	_	<i>y</i>			Kansas Blue Print
(KANSAS) (Rev. 1981) Form 88—(Producers)	$\mathbf{B}$ +	OIL AND GAS	LEASE	Reorder No. 09-134	700 S. Brosslevy PO Box 700 Works, KS 67201-0700 316-264-0244-264-5105 Ins www.bsp.com-: bsp@tbp.com
		25	+4	0	
AGREEMENT, Mare to	and entered int	this 2	day	oving.	45T 1:17(
190 16 Th	sa I	artford Re	44854	4	Junuy of
		1/ 5 = 1/0	1 - 01/60	!	
DONNIS D. ?	todge:	Party of the	first part, hereinafter	called lessor (	whether one or more) and
WITH PROPERTY OF A STATE OF	-:::		A 1600 of the	ne second part,	hereinafter called lessee.
WITNESSETH, That the cash in hand paid, receipt				agreements her	DOLLARS, reinafter contained on the
part of lessee to be paid, lease and let unto said less building tanks, power stati	see, for the so	le and only purpose of m	ining and operating f	or oil and gas,	and laying pipe lines, and
land situated in the Coun			State of Kansas, de		
South E	254 6	Monten	(SF-	<u>.</u>	
25471(	۷ / ۷	COLOT!	(D) 7	)	
		- r	52.4		-
of Section	Township	Z/ Range /	5 Eqs and cont	n	acres more or less.
thereafter as oil or gas, or	either of the		land by the lessee.	years f	rom this date, and as long
1st. To deliver to t	he credit of le	he said lessee covenants ssor, free of cost, in the	nine line to which les	see may connec	et his wells, the equal one-
2nd. To pay leasor for	produced and :	saved from the leased pre	mises.	a sighth (14) of	the more presents of the
prevaning market rate, (or	it, as to gas s	old by lessee, in no even	more than one-eigh	igh (%) of the p	roceeds peceived by lessee
from such sales), for all gas and lessor to have gas free land during the same time l	of cost from a	iny such well for all stove	s and all inside light	s in the princip	oal dwelling house on said
3rd. To pay lessor for other product a royalty of event more than one-eighth	gas produced one-eighth (%	from any oil well and us ) of the market value, at	ed off the premises the mouth of the w	or in the manu ell, (but, as to	facture of gasoline or any gas sold by lessee, in no
II no well be comme	nced on said la	nd on or before the	day of	MUSU	1711
this lease shall terminate a lessor's credit in The	MALLIN	Raterial	Bank at CM A	wi a	
or its successors, which she	all continue as	the depository regardless	of changes in the ov	vnership of said	land, the sum of
7		- DOBLAND, WINCH	shan operate as a r	ental and cove	r the privilege of deter-
ring the commencement of the commencement of a w payments or tenders of ren	ell may be ful tals may be m	ther deferred for like pe	riods of the same n	umber of mon	the payments or tenders the successively. All such
payments or tenders of ren fore the rental paying date the consideration first recit					
ferred.	out also the les	see's option of extending	that period as afore	said, and any	and all other rights con-
lease shall terminate as to	both parties		the last rental perio	d for which r	ental has been paid, this
lease shall terminate as to payment of rentals in the s sumption of the payment o rentals and the effect there	ame amount a f rentals, as a	nd in the same manner as bove provided, that the li	hereinbefore provid	ed. And it is a	months shall resume the agreed that upon the re-
rentals and the effect there If said lessor owns a	of, shall contin	nue in force just as thoug in the above described lar	h there had been no id than the entire a	interruption i	n the rental payments.
whole and undivided fee.	als herein pro	vided shall be paid the le	ssor only in the pro	portion which	his interest bears to the
water from wells of lessor	•			aid land for its	operation thereon, except
No well shall be dri	lessor, lessee s lled nearer the	shall bury his pipe lines b an 200 feet to the house	elow plow depth. or barn now on said	premises, with	out the written consent of
Lessee shall pay for	damages caus	sed by its operations to g	rowing crops on said	d land.	
to draw and remove casing					mises, including the right
the lessee snall co the right to drill such wel in paying quantities, this li term of years herein first	l to completio ease shall cont	rill a well within the tern n with reasonable diligen inue and be in force with	ce and dispatch, and	if oil or gas, or	either of them, be found
the covenants hereof shall	extend to their	r heirs, executors, adminis	strators, successors	or assigns, but	part is expressly allowed, no change in the owner-
ship of the land or assignments of the written transfer or as to a part or as to parts	ent of rentals	or royalties shall be bind	ing on the lessee up	ntil after the l	essee has been furnished
derault in the payment of operate to defeat or affect	the proportion this lease in se	ate part of the rents due	from him or them or	n an acreage be	isis, such default shall not
signee thereof shall make separate tracts, the premis	due payments les, nevertheles	of said rentals. If the least, may be developed and	sed premises are no operated as an ent	w or hereafter irety, and the	owned in severalty or in
each separate owner in the gation on the part of the l divided by sale; devise, or o	e proportion the	at the acreage owned by wells on separate tracts	him bears to the en	tire leased area l covered by th	. There shall be no obli-
rate tracts.  Lessor hereby warra  the right at any time to re  eyent of default of payme	deem for lesso	r by payment, any mortg:	ages, taxes or other	liens on the ab	that the lessee shall have ove described lands, in the
Dean Wil	un,	auner	of Wilson Fami		
Whereof witness our h		mallain	Dann	is D. How	Ver LOSSO (SEAL)
whereof witness our h	I a nuo Pas vott Life	graay and year first	المرامين الم		YSEAL)

\_(SEAL) \_(SEAL) \_(SEAL)

above written.

Daniel Wilter

STATE OFT	Janson			
COUNTY OF	1140	ACKNOW	EDGMENT FOR INI	DIVIDUAL (KaOkCoNe)
The foregoing instr	ument was acknowledged before	me this 2512	day of _ alease	at
hy	ula Wilson		iin	N
	<u>`</u>			
My commission av	nires 8-8-13		$\mathcal{V}_{\alpha}$	1. D. D. Pa
804	PAMELA D. LANDIS		- 1 α	Notary Public)
	STATE OF KANSAS			Notary Fuolic)
BUTCHY FEELD	My Appt. Exp.			
STATE OF				
COUNTY OF				DIVIDUAL (KeOkCoNe)
The foregoing instr	rument was acknowledged before	me this	day of	
by			nr	nd
		,		
My commission ex	pires			
				Notary Public
	¥			
		- 4000000	EDCMENT DOD	
COUNTY OF		ACKNOW	TOUMENT FOR INI	DIVIDUAL (KeOkCoNe)
ine foregoing instr	ument was acknowledged before	me this	day of	
			ar	nd
			-	
My commission ex	pires			
				Notary Public
		•		tectile F Till.
Y				
STATE OF	unsas		FDCMENT FOR INI	DIVIDUAL (KaOkCoNe)
COUNTY OF	rument was acknowledged before	22 W	O.	) VIDUAL (KBUKCONE)
by	ument was acknowledged before	me this	,	
	- trooper			nd
	A PATRICK F. V	MEDERHOLT		) () - ()
My commission ex	pires Notary Public	State of Kansas	( \ \rangle	1 12/01/1/
	My Appt. Expires 3	31 202		No all Public
		*	•	
	3			
		1 1 1 1	6 8	de. of de.
111			. 4	recorded
S			ecord on the	and duly re
. ≪		Rece.	1 1 2	and duly
			630	nd nd
S		Term		
OIL AND GAS		F 3	.t. OFnterior of the transfer of the tra	W Sales
GA FROM		P1	i i i	7
		Twp.	* 8a	¥ 3 3 4
Z	11111	4	1	ele k
ž Z				1 : 0 : E CV
			f	70.5
$\overline{c}$		1 5	9   ii	Ago San
9		of of	T. de T.E.	y of Book
	To Date	Section No. of Acres	STATE OF	tay at _ in Ba in Bay
			and the	
			CTATE OF	VANCAC COCCEV COUNTY
	•		Guen R. B	KANSAS, COFFEY COUNTY, SS Birk, Register of Deeds
		- 5% - 1400	Book:	OG41 Page: 243
		Page	# Recorded: 2	Recording
			Uate Recorded:	9/1/2011 3:55:02
4: ±				
STATE OF	andles			
	Luca	ACKNOWI	EDGMENT FOR CO	RPORATION (KeOkCoNe)
COUNTY OF	ument was lacknowledged before	- " TIM		January (ILBORCOINE)
	might will acknowled Bed potoce	me this	day of _ ung.	
by	V. HONONC. YAV			
, , , , , , , , , , , , , , , , , , ,	1		((1.011)	
, , , , , , , , , , , , , , , , , , ,	alf of the corporation.	a_	Concur	
, , , , , , , , , , , , , , , , , , ,	alf of the corporation.	a_	Consus	2.1 26.11
of	alf of the corporation.	MEDERHOLT)	Book	Supple de la la companya de la compa

## 25742

(KANSAS) (Rev. 1981) Form 88-(Producers) OIL AND GAS LEASE 09-1:34 AGREEMENT, Made and entered into this Mike-and or AM 1),150n THROSW HAITfold, Party of the first part, hereinafter called lessor (whether one or more) and

Party of the first part, hereinafter called lessor (whether one or more) and

Party of the second part, hereinafter called lessee.

WITNESSETH, That the said lessor, for and in consideration of DOLLARS, cash in hand paid, receipt of which is hereby acknowledged, and of the covenants and agreements hereinafter contained on the part of lessee to be paid, kept and performed, has granted, demised, leased and let unto said lessee, for the sole and only purpose of mining and operating for oil and gas, and laying pipe lines, and building tanks, power stations and structurer thereon to produce, save and take care of said products, all that certain tract of land situated in the County of State of Kansas, described as follows to with North East 8.0 of Section Township Range\_ and containing acres more or less. It is agreed that this lease shall remain in full force for a term of thereafter as oil or gas, or either of them, is produced from said land by the lessee. DUP vears from this date, and as long In consideration of the premises the said lessee covenants and agrees: lst. To deliver to the credit of lessor, free of cost, in the pipe line to which lessee may connect his wells, the equal one-eighth (%) part of all oil produced and saved from the leased premises. eighth (%) part of all oil produced and saved from the leased premises.

2nd. To pay lessor for gas from each well where gas only is found the equal one-eighth (%) of the gross proceeds at the prevailing market rate, (but, as to gas sold by lessee, in no event more than one-eighth (%) of the proceeds received by lessee from such sales), for all gas used off the premises, said payments to be made from such sales), for all gas used off the premises, said payments to be made from such sales), for all gas used off the premises, said payments to be made from such sales), for all gas used off the premises or to have gas free of cost from any such well for all stoves and all inside lights in the principal dwelling house on said land during the same time by making his own connections with the well at his own risk and expense.

3rd. To pay lessor for gas produced from any oil well and used off the premises or in the manufacture of gasoline or any other product a royalty of one-eighth (%) of the market value, at the mouth of the well, (but, as to gas sold by lessee, in no event more than one-eighth (%) of the proceeds received by lessee from such sales), payable monthly at the prevailing market price.

If no well be commenced on said land on or before the day of the proceeds received by lessee from such sales), payable monthly at the prevailing market price.

The day of the proceeds received by lessee from such sales, payable monthly at the prevailing market price.

The day of the proceeds received by lessee from such sales, payable monthly at the prevailing market price.

The day of the proceeds received by lessee from such sales, payable monthly at the prevailing market price.

The day of the proceeds received by lessee the proceeds received by lessee the said legal to the lessor, or to the lessor, or to the lessor that the price that the said payable monthly at the prevailing market price. lessor's credit in The Bank at successors, which shall continue as the depository regardless of changes in the ownership of said land, the sum of-A800. DOLLARS, which shall operate as a rental and cover the privilege of defer-Should the first well drilled on the above described land be a dry hole, then, and in that event, if a second well is not commenced on said land within twelve months from the expiration of the last rental period for which rental has been paid, this lease shall terminate as to both parties, unless the lessee on or before the expiration of said twelve months shall resume the payment of rentals in the same amount and in the same manner as hereinbefore provided. And it is agreed that upon the resumption of the payment of rentals, as above provided, that the last preceding paragraph hereof, governing the payment of rentals and the effect thereof, shall continue in force just as though there had been no interruption in the rental payments. If said lessor owns a less interest in the above described land than the entire and undivided fee simple estate therein, then the royalties and rentals herein provided shall be paid the lessor only in the proportion which his 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 its operation thereon, except water from wells of lessor. When requested by lessor, lessee shall bury his pipe lines below plow depth. No well shall be drilled nearer than 200 feet to the house or barn now on said premises, without the written consent of the lessor Lessee shall pay for damages caused by its operations to growing crops on said land. Lessee shall have the right at any time to remove all machinery and fixtures placed on said premises, including the right to draw and remove easing. to draw and remove casing.

If the leasee shall commence to drill a well within the term of this lease or any extension thereof, the lessee shall have the right to drill such well to completion with reasonable diligence and dispatch, and if oil or gas, or either of them, be found in paying quantities, this lease shall continue and be in force with the like effect as if such well had been completed within the term of years herein first mentioned.

If the estate of either party hereto is assigned, and the privilege of assigning in whole or 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 land or assignment of rentals or royalties shall be binding on the lessee until after the lessee has been furnished with a written transfer or assignment or a true copy thereof; and it is hereby agreed in the event this lease shall be assigned as to a part or as to parts of the above described lands and the assignee or assignees of such part or parts shall fail or make default in the payment of the proportionate part of the rents due from him or them on an acreage basis, such default shall not operate to defeat or affect this lease in so far as it covers a part or parts of said lands upon which the said lessee or any assignee thereof shall make due payments of said rentals. If the leased premises are now or hereafter owned in severalty or in separate tracts, the premises, nevertheless, may be developed and onerated as an entirety, and the royalties shall be paid to each separate owner in the proportion that the acreage owned by him bears to the entire leased area. There shall be no obligation on the part of the lessee to offset wells on separate tracts into which the land covered by this lease may hereafter be divided by sale, devise, or otherwise; or to furnish separate measuring or receiving tanks for the oil produced from such separate tracts.

Lessor hereby warrants and agrees to defend the title to the lands Lessor hereby warrants and agrees to defend the title to the lands herein described, and agrees that the lessee shall have the right at any time to redeem for lessor by payment, any mortgages, taxes or other liens on the above described lands, in the event of default of payment by lessor, and be subrogated to the rights of the kolder thereof. CFS(SEAL) Mike Wilson Whereof witness our hands as of the day and year firstAmy Wikson LEASEAL above written (LOST (SEAL) Witness to the mark:

(SEAL)

STATE OF LUSUS	ACKNOWLEDGMENT FOR INDIVIDUAL (KeOkCoNe)
COUNTY OF The foregoing instrument was acknowledged before m	ne this 1st day of Sept 2011
hy Lille Wilds	und any usas
My commission expires 3 3 202	PATRICK F. WIEDERHOLT  Rotary Public  Notary Public
STATE OF Jansas	ACKNOWLEDGMENT FOR INDIVIDUAL (KsOkCoNe)
My commission expires (-8-13)	PAMELA D. LANDIS STATE OF KANSAS My Appl Eq. My Appl Eq.
STATE OF	ACKNOWLEDGMENT FOR INDIVIDUAL (KsOkCoNe)
COUNTY OF	ne this day of
by	and
My commission expires	Notary Public
STATE OF COUNTY OF The foregoing instrument was acknowledged before r	ACKNOWLEDGMENT FOR INDIVIDUAL (KsOkCoNe)  me this day of and
My commission expires	Notary Public
OIL AND GAS LEASE FROM TO	Section Twp.   Rec.   Term   Rec.   Term   No. of Acres   This instrument was filed for record on the   Term   This instrument was filed for record on the   Term   This instrument was filed for record on the   Term   This instrument was filed for record on the   Term   Term
STATE OF	