

MISSISSIPPI STATE OIL AND GAS BOARD

APPLICATION FOR PERMIT TO DRILL, WORKOVER OR CHANGE OPERATOR

 APPLICATION TO DRILL

 FORM No. 2
WORKOVER

 CHANGE OF OPERATOR

NAME OF COMPANY OR OPERATOR				DATE	
ADDRESS			CITY	STATE	ZIP
NAME OF WELL				WELL NO.	ELEVATION (GROUND)
WELL LOCATION (WHEN POSSIBLE, GIVE FOOTAGE FROM SECTION LINES)				SECTION - TOWNSHIP - RANGE	
				LATITUDE - LONGITUDE (NEW WELLS) (dd.ddddd)	
FIELD & RESERVOIR (IF WILDCAT, SO STATE)			SECTION	TOWNSHIP	RANGE
APPROX. DATE WORK BEGINS				API No. (EXISTING WELL)	
				COUNTY	
PROPOSED DEPTH	PROPOSED LENGTH OF SURFACE CASING	NUMBER OF ACRES IN DRILLING UNIT	DISTANCE FROM PROPOSED LOCATION TO NEAREST DRILLING UNIT LINE	DISTANCE FROM PROPOSED LOCATION TO NEAREST DRILLING, COMPLETED OR APPLIED FOR WELL	
FEET	FEET	ACRES	FEET	FEET	
NAME OF DRILLING CONTRACTOR					
ADDRESS			CITY	STATE	ZIP
FOR CHANGE OF OPERATOR ONLY - SIGNATURE OF FORMER OPERATOR REQUIRED FOR TRANSFER OF					
AUTHORIZED REPRESENTATIVE SIGNATURE				NAME OF FORMER OPERATOR	
NOTE: AREA FIELD INSPECTOR OR FIELD DIRECTOR (JACKSON OFFICE) OF DATES OF SPUDDING AND REACHING TOTAL DEPTH. Mississippi State Oil and Gas Board, 500 Greymont Avenue, Suite E, Jackson, MS 39202 601-354-7142					
REMARKS: (IF THIS IS AN APPLICATION TO WORKOVER, BRIEFLY DESCRIBE WORK TO BE DONE, GIVING PRESENT PRODUCING ZONE AND EXPECTED NEW PRODUCING ZONE)					
ARE THERE SEPARATELY OWNED TRACTS OR INTERESTS IN THE DRILLING UNIT FOR WHICH THIS PERMIT IS SOUGHT? (REF. MS. STATUTE 53-3-7)	YES	NO	IF YES, HAVE THE PERSONS OWNING THE DRILLING RIGHTS IN SAID TRACTS OR INTERESTS AND THE RIGHTS TO SHARE IN THE PRODUCTION THEREFROM AGREED TO DEVELOP THEIR LANDS AS A DRILLING UNIT AND TO THE DRILLING OF THE WELL? (REF. MS. STATUTE 53-3-7)	YES	NO

EXECUTED THIS THE _____ DAY OF _____, 20____
 STATE OF _____
 COUNTY OF _____

SIGNATURE OF AFFIANT _____

BEFORE ME, THE UNDERSIGNED AUTHORITY, ON THIS DAY PERSONALLY APPEARED _____ KNOWN TO ME TO BE THE PERSON WHOSE NAME IS SUBSCRIBED TO THE ABOVE INSTRUMENT, WHO BEING BY ME DULY SWORN ON OATH, STATES THAT HE IS DULY AUTHORIZED TO MAKE THE ABOVE REPORT AND THAT HE HAS KNOWLEDGE OF THE FACTS STATED THEREIN, AND THAT SAID REPORT IS TRUE AND CORRECT.

SUBSCRIBED AND SWORN TO BEFORE ME THIS _____ DAY OF _____, 20____

SEAL _____ Signature _____

NOTARY PUBLIC IN AND FOR _____

MY COMMISSION EXPIRES _____ COUNTY _____

PERMIT NUMBER _____

APPROVAL DATE _____

APPROVED BY _____

MISSISSIPPI STATE OIL AND GAS BOARD			
FORM 2 (Rev. 5/10)			
A.P.I. WELL NUMBER			
STATE	COUNTY	WELL	WELL

NOTICE: BEFORE SENDING THIS FORM, BE SURE THAT ALL INFORMATION REQUESTED IS GIVEN. SEE INSTRUCTIONS ON REVERSE SIDE OF FORM.

INSTRUCTIONS
READ CAREFULLY AND COMPLY FULLY

Application must be filed in duplicate on every well and on dual wells. Do not begin operations on any well until approval from the Board has been received. It is mandatory that the proposed work covered by this application conform to Statewide Rule 7 for oil, Statewide Rule 8 for gas and Statewide Rule 63 for injection. Attach a certified plat drawn to scale, locating thereon all previously drilled and drilling wells and proposed location with reference to the two nearest drilling unit lines. Designate scale and northerly direction. **Give legal description of unit on this form or attach to application.**

Refer to Statewide Rule 11 for surface casing requirements for oil and gas wells and Statewide Rule 63 for injection wells.

Before any person shall commence the drilling of any well (including the reentry of a plugged well) in search of oil or gas, such person shall file with the Board on Form 2 his application for a permit to drill, accompanied by a certified plat, a fee of six hundred dollars (\$600.), either in cash or check and proof of financial responsibility. (See Statewide Rule 4) Permit expires after 12 months if work not begun.

Before any person shall commence the drilling of a stratigraphic test or any well below the fresh water level, other than an oil or gas well or an injection well, such person shall file with the Board on Form 2 his application for permit to drill, accompanied by a fee of six hundred dollars (\$600.), either in cash or check and proof of financial responsibility. (See Statewide Rule 4) Permit expires after 12 months if work not begun.

Before any person shall commence the drilling of an injection well (including the reentry of a plugged well for use as an injection well), such person shall file with the Board on Form 2 his application for permit to drill, accompanied by a fee of six hundred dollars (\$600.), either in cash or check and proof of financial responsibility. (See Statewide Rules 4 and 63) Permit expires after 12 months if work not begun.

Before any person shall commence operations to workover an operating well to dually complete (OPDD), to commingle downhole production (OPCC) or to horizontally deviate an existing production (OPDH) or injection well (OPIH), such person shall file with the Board on Form 2 his application to workover, accompanied by a fee of six hundred dollars (\$600.), either in cash or check. (Board policy) Permit expires after 12 months if work not begun.

Before any person shall commence operations to convert a well from production to injection (CPI) or injection to production (CIP), such person shall file with the Board on Form 2 his application for the conversion, accompanied by a fee of six hundred dollars (\$600.), either in cash or check. (Board policy) Permit expires after 12 months if work not begun.

Before any person shall commence operations to workover an operating well or injection well to recomplete to another zone, formation or reservoir, such person shall file with the Board on Form 2 his application to workover, accompanied by a fee of one hundred dollars (\$100.), either in cash or check. (See Statewide Rules 4 and 63) Permit expires after 6 months if work not begun.

File a Form 2 if any change in operating ownership of a well is made. A permit fee of one hundred dollars (\$100) and proof of financial responsibility must accompany an application for the change of operator. (See Statewide Rule 4)

NOTE: When two or more separately owned tracts of land are embraced within an established drilling unit or when there are separately owned interests in all or part of an established drilling unit for which the permit is sought, the application shall affirmatively state whether or not there are separately owned tracts or interests in the drilling unit for which the permit is sought, and if so, whether or not the person(s) owning the drilling rights therein and the rights to share in the production therefrom have agreed to develop their lands as a drilling unit and to the drilling of the well, as contemplated by Section 53-3-7, Mississippi Code of 1972. For any petition requesting a Board Hearing, consult Rules of Order and Procedure for Hearing Before the State Oil and Gas Board of Mississippi as outlined in the Statutes, Rules of Procedure and Statewide Rules and Regulations.