KOLAR Document ID: 1461431

Form T-1 July 2014

KANSAS CORPORATION COMMISSION
OIL & GAS CONSERVATION DIVISION

Form must be Typed Form must be Signed **REQUEST FOR CHANGE OF OPERATOR** All blanks must be Filled 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: 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.: ____ . _Sec. _____Twp. _____R. ____ E W Spot Location: ______ feet from N / S Line Legal Description of Lease: feet from E / W Line 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) Ε/ W Line of Section feet from 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: 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

Side Two

Must Be Filed For All Wells

	No.:		* Location:		
Well No.	API No. (YR DRLD/PRE '67)	Footage from Secti (i.e. FSL = Feet from S		Type of Well (Oil/Gas/INJ/WSW)	Well Status (PROD/TA'D/Abandoned)
		<i>Circle</i> FSL/FNL	<i>Circle</i> 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		
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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		

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

CERTIFICATION OF COMPLIANCE WITH THE KANSAS SURFACE OWNER NOTIFICATION ACT

Form KSONA-1 July 2014 Form Must Be Typed Form must be Signed All blanks must be Filled

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:	
Address 1:	County:
Address 2:	Lease Name: Well #:
City: Zip: Contact Person:	If filing a Form T-1 for multiple wells on a lease, enter the legal description of the lease below:
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 owner information can be found in the records of the register of deeds for the
Address 2:	county, and in the real estate property tax records of the county treasurer.
City: State: Zip:+	

If this form is being submitted with a Form C-1 (Intent) or CB-1 (Cathodic Protection Borehole Intent), you must supply the surface owners and the KCC with a plat showing the predicted locations of lease roads, tank batteries, pipelines, and electrical lines. The locations shown on the plat are preliminary non-binding estimates. The locations may be entered on the Form C-1 plat, Form CB-1 plat, or a separate plat may be submitted.

Select one of the following:

- I certify that, pursuant to the Kansas Surface Owner Notice Act (House Bill 2032), I have provided the following to the surface owner(s) of the land upon which the subject well is or will be located: 1) a copy of the Form C-1, Form CB-1, Form T-1, or Form CP-1 that I am filing in connection with this form; 2) if the form being filed is a Form C-1 or Form CB-1, the plat(s) required by this form; and 3) my operator name, address, phone number, fax, and email address.
- I have not provided this information to the surface owner(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 this task, I acknowledge that I must provide the name and address of the surface owner by filling out the top section of this form and that I am being charged a \$30.00 handling fee, payable to the KCC, which is enclosed with this form.

If choosing the second option, submit payment of the \$30.00 handling fee with this form. If the fee is not received with this form, the KSONA-1 form and the associated Form C-1, Form CB-1, Form T-1, or Form CP-1 will be returned.

I hereby certify that the statements made herein are true and correct to the best of my knowledge and belief.

Date: _____ Signature of Operator or Agent: ____

COUNTY OF HASKELL

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CONVEYANCE, ASSIGNMENT AND BILL OF SALE

THIS ASSIGNMENT, CONVEYANCE AND BILL OF SALE (this "*Assignment*"), is made and entered this 31st day of May, 2019, but is effective as of January 1, 2019, at 7:00 a.m. Central Daylight Time (the "*Effective Time*"), from Merit Management Partners I, L.P. (*f/k/a* Merit Partners II, L.P.), Merit Partners II, L.P., Merit Partners III, L.P., Merit Energy Partners D-III, L.P., Merit Energy Partners E-III, L.P., Merit Energy Partners D-III, L.P., Merit Energy Partners E-III, L.P., Merit Energy Partners D-III, L.P., Merit Energy Partners E-III, L.P., Merit Energy Partners D-III, L.P., Merit Energy Partners E-III, L.P., Merit Energy Partners III, L.P., Merit Energy Partners D-III, L.P., Merit Energy Partners E-III, L.P., Merit Energy Partners D-III, L.P., Merit Energy Partners E-III, L.P., Merit Energy Partners D-III, L.P., Merit Energy Partners E-III, L.P., Merit Energy Partners D-III, L.P., Merit Energy Partners E-III, L.P., Merit Energy Partners D-III, L.P., Merit Energy Partners E-III, L.P., Merit Energy Partners E-III, L.P., Merit Energy Partners E-III, L.P., Merit Energy Partners D-III, L.P., Merit Energy Partners E-III, L.P., Merit Energy Partners E-Merit Energy Partners F-III, L.P., Merit Hugoton, L.P., Merit Energy Partners A, L.P., Merit Energy Partners B, L.P., Merit Energy Partners C-I, L.P., Merit Energy Partners C-II, L.P., Merit Energy Partners D-I, L.P., Merit Energy Partners D-II, L.P., Merit Energy Partners E-II, L.P., Merit Energy Partners F-II, L.P., Merit Energy Partners V, L.P., Merit Energy Partners VI, L.P., Merit Energy Partners VIII, L.P., MEP IX, L.P., Merit Energy Partners I, X, L.P., Merit Energy Partners G, L.P., Merit Energy Partners H, L.P., Merit Energy Partners I, Company, LLC and MMGJ Arkansas, LLC (f/k/a MMGJ Hugoton III, LLC), each a Delaware limited liability company (collectively, "Assignor"), all of whose addresses are 13727 Noel Road, Suite 1200, Dallas, Texas 75240, to PanHugoton Partners LLC, a Delaware limited liability company ("*Assignee*"), whose address is 817 S. Polk St., Suite 201, Amarillo, TX 79101. each a Delaware limited partnership, and Merit Energy L.P., Merit Energy Partners J, L.P.,

WITNESSETH:

L.P., Merit Energy Partners III-C, L.P., Merit Energy Partners D-III, L.P., Merit Energy Partners E-III, L.P., Merit Energy Partners F-III, L.P., Merit Hugoton, L.P., each a Delaware limited partnership, and MMGJ Arkansas, LLC and Merit Energy Company, LLC, each a Delaware This Assignment is made pursuant to the terms of that certain Purchase and Sale Agreement L.P.), Merit Management Partners II, L.P. (f/k/a Merit Partners II, L.P.), Merit Energy Partners III,] 2019 by and among Merit Management Partners I, L.P. (f/k/a Merit Partners, limited liability company, and Assignee (the "Purchase and Sale Agreement"). dated March [

That Assignor, for good and valuable consideration, the receipt and sufficiency of which are acknowledged, does sell, transfer, assign, and convey to Assignee, all of Assignor's right, title, interest and estate, real or personal, recorded or unrecorded, movable or immovable, tangible or intangible, in and to the following (but excluding the Excluded Assets, as such term is defined below) (collectively, the "*Assets*"):

together with each and every kind and character of right, title, claim and interest that Seller has in All of the oil and gas leases, subleases and other leaseholds; fee mineral interests; net profits interests; carried interests; farmout rights; options; and other properties and interests expressly set forth on **Exhibit A** subject to any reservations or depth restrictions with respect to the Leases described on the annexes to Exhibit A (subject to such reservations, the "Leases"), and to the lands covered by the Leases, as limited by the reservations and restrictions described on the annexes to **Exhibit A** (the "*Lands*"); **a**

All oil, gas, water, disposal, injection and other wells described on Exhibit A-1, whether producing, shut-in, abandoned or temporarily abandoned (collectively, the "Wells"); ම

communitization and pooling agreements, declarations and orders with respect to the Leases or the in this Agreement as the "Properties"), and including all interest of Seller derived from the Leases in production of Hydrocarbons from any such Unit, whether such Unit production of Hydrocarbons all unitization, Wells, including those pools or units expressly set forth on **Exhibit A-1** (such rights and interests, collectively, the "Units"; and the Units, together with the Leases, Lands and Wells, are referred to comes from Wells located on or off of a Lease, and all tenements, hereditaments and appurtenances All rights and interests of Seller in, under or derived from belonging to the Leases or Units; ତ

the and that relate to or are otherwise applicable to the Properties, only to the extent such contracts are applicable to the Properties rather than Seller's other properties, including operating agreements, unitization, pooling and communitization agreements, declarations and orders, joint venture and on Schedule 1.2(d) of the Purchase and Sale Agreement, but excluding any contracts, agreements and instruments to the extent transfer is restricted by Third-Party agreement or applicable Law and Sale Agreement, and further excluding all Master Services Agreements as well as the instruments exclusions, the All contracts, agreements and instruments by which the Properties are bound, or exploration agreements, participation agreements, Properties or the Hydrocarbons produced from the Properties, including those identified to the necessary consents to transfer are not obtained pursuant to Section 7.7 of the Purchase sale purchase of oil, gas, casinghead gas or processing agreements to the extent applicable orders, joint agreements for the such the Leases, Easements, or Geological Data (subject to agreements, transportation or gathering agreements, agreements, unitization, pooling and communitization agagreements, farmin and farmout agreements, "Contracts"); constituting (q) exchange

All easements, permits, licenses, servitudes, rights-of-way, surface leases and other surface rights appurtenant to, and used or held for use solely in connection with the Properties, but excluding any permits and other rights to the extent transfer is restricted by Third Party agreement or applicable Law and the necessary consents to transfer are not obtained pursuant to Section 7.7 of the Purchase and Sale Agreement (subject to such exclusions, the "*Easements*"); ٩

(ii) any other SCADA and measurement technology and radio towers primarily used in connection with the operation of the Properties or any other Assets, (iii) any software related thereto (other than Enterprise Application Software) (the Assets described in this clause (f), collectively, the (i) All equipment, machinery, fixtures and other tangible personal property (other than vehicles or vessels) and improvements located on the Properties and used or held for use primarily in connection with the operation of the Properties, including (A) any SCADA and measurement technology located on the Leases, and (B) any radio towers located on the Leases, "Equipment"); Ð

associated measurement technology and gathering systems meters) located primarily on the Properties or used or held for use primarily in the operation of or in connection with the Properties All flow lines and meters (including check meters but excluding sales meters and (the "Flow Lines" and, together with the Equipment and Wells, the "Personal Property"); ම

All Hydrocarbons produced from or attributable to the Leases, Lands and Wells from and after the Effective Time; (P)

(i) All Imbalances;

legal counsel (other than title opinions), (iii) reserve studies and evaluations, (iv) records relating to the negotiation and consummation of transactions contemplated by this Agreement, (v) emails All lease files; land files; well files; gas and oil sales contract files; gas processing files; division order files; abstracts; title files; title opinions; land surveys; logs; maps; ending and/or production files; engineering data and reports; interpretive data, technical evaluations and technical outputs; and other books, records, data (including electronic data), files, and accounting records (and all copies thereof), in each case to the extent solely related to the Assets, or used or held for use solely in connection with the maintenance or operation thereof, but excluding (i) any books, records, data, files, logs, maps, evaluations, outputs and accounting records to the extent transfer thereof would result in a violation of applicable Law or is restricted by any Transfer Requirement that is not satisfied pursuant to Section 7.7 of the Purchase and Sale Agreement, (ii) and (vi) all Geological Data other than the Geological Data described at Section 1.2(k) of the Purchase and Sale Agreement (such books, records, data, files and accounting records collectively, but subject to such exclusions, the "Records"); provided, however, that Seller may retain the originals of such Records as Seller has reasonably determined may be required for use in connection with (x) the operations of the Excluded Assets or (y) any of Seller's existing litigation, attorney-client privileged communications and work product of Seller's or any of its Affiliates' tax, accounting or auditing matters; 9

A license or assignment of an interest to the Geological Data specifically listed on property license substantially in the form of **Exhibit B-2** (the "Geological Data License") and such assignment shall be in the form of **Exhibit B-3** (the "Geological Data Assignment Schedule 1.2(k) of the Purchase and Sale Agreement; provided that the Parties agree that such license shall be conveyed by Seller to Buyer pursuant to, and subject to the terms of, an intellectual Agreement"); K

All Hydrocarbons in storage or existing at the Effective Time in stock tanks, pipelines and/or plants (including inventory) and produced from or attributable to the Properties; E

All rights to indemnities and releases from Third Parties relating to the Properties, but only to the extent that such indemnities and releases relate to Assumed Obligations; (H)

(n) All credit or other rights to prepaid costs, expenses, accounts payable and other disbursements for which the Purchase Price is increased pursuant to **Section 2.2** of the Purchase and Sale Agreement and **Section 9.4** of the Purchase and Sale Agreement;

existing claims, but only to the extent that such benefits relate to Assumed Obligation (in each case, net of any retrospective or other current increase in insurance premiums of Seller to the extent All insurance proceeds under existing policies of insurance, if any, relating to any attributable to the payment of such insurance proceeds); 0

(p) All operating revenues relating to the period after the Effective Time, in each case associated with the Properties or the production of Hydrocarbons attributable to the Properties; and

property (including tapes, codes, data and program documentation and all tangible manifestations all computer software or communications software and any other intellectual and technical information relating thereto), in each case, used or held for use exclusively connection with the use, operation and exploitation of the Assets. ভ

EXCEPTING AND RESERVING to Assignor, however, and excluded from the Assets (as defined above), all of the following (collectively, the "Excluded Assets"): all corporate, partnership, limited liability company, financial, Income Tax and legal records of Seller that relate to Seller's business generally (whether or not relating to the (a) Assets);

all books, records and files that relate exclusively to the Excluded Assets; **e** (i) those records retained by Seller pursuant to clauses (i) through (vi) of Section 1.2(j) of the Purchase and Sale Agreement, (ii) copies of any Records retained by Seller pursuant to the proviso at Section 1.2(j) of the Purchase and Sale Agreement, and (iii) copies of any other Records retained by Seller pursuant to Section 1.5 of the Purchase and Sale Agreement; <u>છ</u>

all reserve estimates and economic estimates to the extent described in clauses (i) through (vi) of Section 1.2(j) of the Purchase and Sale Agreement; (p)

or (e) all rights to any refund of Taxes or other costs or expenses borne by Seller Seller's predecessors in interest and title attributable to periods prior to the Effective Time; or area-wide bonds, permits and licenses or other permits, licenses authorizations used in the conduct of Seller's business generally; Seller's Ð

(g) all trade credits, account receivables, note receivables, take-or-pay amounts receivable, and other receivables attributable to the Assets with respect to any period of time prior to the Effective Time; (h) all work product of Seller's attorneys, records relating to the negotiation and consummation of the transactions contemplated hereby and documents and instruments that are subject to the attorney-client privilege (other than title opinions); (i) subject to **Section 1.2(m**), **Section 1.2(n**), and **Section 1.2(o**) of the Purchase and Sale Agreement, all claims and causes of action (including any claims for insurance proceeds) accruing in favor of Seller and arising from acts, omissions or events or damage to or destruction of property with respect to all periods prior to the Effective Time;

all right, title and interest of Seller in and to vehicles or vessels used in connection with the Assets; 9

the Purchased and Sale Agreement;
(1) subject to Section 1.2(m), Section 1.2(n), and Section 1.2(o) of the Purchase and Sale Agreement, all rights, titles, claims and interests of Seller or any Affiliate of Seller (i) to or under any policy or agreement of insurance or any insurance proceeds; except to the extent provided in Section 3.3 of the Purchase and Sale Agreement, and (ii) to or under any bond or bond proceeds;
(m) subject to Section 1.2(q) of the Purchase and Sale Agreement, any patent, patent application, logo, service mark, copyright, trade name, trademark or other intellectual property of or associated with Seller or any Affiliate of Seller or any business of Seller or of any Affiliate of Seller;
 all radio and telephone equipment (and associated peripherals) that is not described in Section 1.2(f) of the Purchase and Sale Agreement, and all personal computers, telephones, whether landline telephones or smartphones (and any phone numbers relating thereto);
(o) all proprietary and other computer software, except for software referenced at Section 1.2(f) or Section 1.2(q) of the Purchase and Sale Agreement;
(p) except to the extent conveyed by the Geological Data License or the Geological Data Assignment Agreement, all Geological Data;
(q) any offices or office leases;
(r) any capital stock or other equity interests of any Seller, any subsidiary of Seller, or any other entity;
(s) subject to Section 1.2(g) of the Purchase and Sale Agreement, all pipelines, gathering systems and appurtenances thereto;
(t) any personal property that is not directly related to the Assets (unless such personal property is referenced in any of clauses (a) through (q) of Section 1.2 of the Purchase and Sale Agreement; and
(u) any Employee Benefits Plans maintained or contributed to by Seller or any ERISA Affiliate.
Buyer acknowledges that Seller (x) owns other operated and non-operated oil and gas assets throughout the States of Kansas and Oklahoma besides the Assets (including in some counties in which the Properties are located) and (y) desires to exclude those other assets from the transactions contemplated in this Agreement.
TO HAVE AND TO HOLD to Assignee, its successors and assigns, forever, subject to the Permitted Encumbrances, as such term is defined in the Purchase and Sale Agreement, and the other terms and provisions of this Assignment and of the Purchase and Sale Agreement referred to below.
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This Assignment is made by Assignor and accepted by Assignee subject to the following terms and conditions:

Effective Time. This Assignment is effective as of the Effective Time. ÷

Purchase and Sale Agreement. This Assignment is expressly made subject to the Purchase and Sale Agreement. If there is a conflict between this Assignment and the Purchase and Sale Agreement, the Purchase and Sale Agreement controls. Capitalized terms used and not otherwise defined in this Assignment are used with the meanings given thereto in the Purchase and Sale Agreement. di.

3. Disclaimers.

AND TO DISCLAIMS ANY REPRESENTATION OR WARRANTY, EXPRESS, STATUTORY OR IMPLIED, AS TO (I) TITLE TO ANY OF THE ASSETS, (II) THE CONTENTS, CHARACTER OR NATURE OF ANY DESCRIPTIVE MEMORANDUM, OR ANY SUBSTANCES IN OR FROM THE ASSETS, (IV) ANY ESTIMATES OF THE VALUE OF THE ASSETS, FUTURE REVENUES GENERATED BY THE ASSETS OR FUTURE COSTS ASSOCIATED WITH THE ASSETS, (V) THE PRODUCTION OF MAINTENANCE, REPAIR, CONDITION, QUALITY, SUITABILITY, DESIGN OR MARKETABILITY OF THE EXCEPT AS AND TO THE EXTENT EXPRESSLY SET FUKTH IN THE PURCHASE AND SALE AGREEMENT OR IN THIS ASSIGNMENT, OR CONFIRMED MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS, STATUTORY OR RESPONSIBILITY FOR ANY REPRESENTATION, WARRANTY, STATEMENT OR ASSIGNEE OR ANY OF ITS AFFILIATES, EMPLOYEES, AGENTS, CONSULTANTS ≧ THE PURCHASE AND SALE AGREEMENT, CONFIRMED IN THE CERTIFICATE OF ASSIGNOR DELIVERED TO ASSIGNEE PURSUANT TO SECTION 9.2(C) OF THE PURCHASE AND SALE AGREEMENT, OR IN THIS ASSIGNMENT, AND WITHOUT LIMITING THE GENERALITY OF THE FOREGOING, ASSIGNOR EXPRESSLY REPORT OF ANY PETROLEUM ENGINEERING CONSULTANT, OR ANY GEOLOGICAL OR SEISMIC DATA OR INTERPRETATION, RELATING TO THE ASSETS, (VII) THE CONTENT, CHARACTER OR NATURE OF ANY DESCRIPTIVE MEMORANDUM, REPORTS, BROCHURES, CHARTS OR STATEMENTS PREPARED IN THE CERTIFICATE OF ASSIGNOR DELIVERED TO ASSIGNEE PURSUANT TO AGREEMENT, (I) ASSIGNOR INFORMATION, PROJECTION OR ADVICE THAT MAY HAVE BEEN PROVIDED TO ASSIGNEE BY CONSULTANT, PARTICULAR, EXCEPT AS EXPRESSLY REPRESENTED OTHERWISE IN ARTICLE 5 OF **ASSETS, (III) THE QUANTITY, QUALITY OR RECOVERABILITY OF PETROLEUM REPRESENTATIVE OR ADVISOR OF ASSIGNOR OR ANY OF ITS AFFILIATES).** OR COMMUNICATED (ORALLY OR IN WRITING) IMPLIED, AND (II) ASSIGNOR EXPRESSLY DISCLAIMS ALL LIABILITY **OPINION**, AGENT, THE AND SALE ANY EMPLOYEE, ASSETS, ASSETS, (VI) (INCLUDING SECTION 9.2(C) OF THE PURCHASE HYDROCARBONS FROM THE ASSE' CONDITION OTTATED DIRECTOR, REPRESENTATIVES INFORMATION MADE OFFICER, OR

OR OF AND AVAILABLE OR COMMUNICATED TO ASSIGNEE OR ITS AFFILIATES, OR ITS OR 10 L ENVIRONMENTAL LAWS, ENVIRONMENTAL LIABILITIES, THE RELEASE OF MATERIALS INTO THE ENVIRONMENT OR THE PROTECTION OF HUMAN MAY HAVE BEEN MADE ADVISORS IN CONNECTION WITH THE TRANSACTIONS CONTEMPLATED BY THERETO, AND FURTHER DISCLAIMS ANY REPRESENTATION OR WARRANTY, EXPRESS, STATUTORY OR IMPLIED, OF MERCHANTABILITY, FITNESS FOR A ASSETS IN THEIR PRESENT STATUS, CONDITION AND STATE OF REPAIR, "AS IS" EXCEPT AS EXPRESSLY REPRESENTED OTHERWISE IN SECTION 5.18 OF THE PURCHASE AND SALE AGREEMENT, OTHER ENVIRONMENTAL CONDITION OF THE ASSETS, AND NOTHING IN THIS REPRESENTATION OR WARRANTY, AND ASSIGNOR IS DEEMED TO BE TAKING BY ASSIGNOR OR THIRD PARTIES WITH RESPECT TO THE ASSETS, (VIII) ANY PRESENTATION RELATING AGREED BY THE PARTIES THAT ASSIGNEE IS DEEMED TO BE OBTAINING THE AND "WHERE IS" WITH ALL FAULTS AND THAT ASSIGNEE HAS MADE OR CAUSED TO BE MADE SUCH INSPECTIONS AS ASSIGNEE DEEMS APPROPRIATE, OR (IX) ANY IMPLIED OR EXPRESS WARRANTY OF FREEDOM FROM PATENT WARRANTY HEALTH, SAFETY, NATURAL RESOURCES OR THE ENVIRONMENT, OR ANY THEIR SUCH PARTICULAR PURPOSE OR CONFORMITY TO MODELS OR SAMPLES MATERIALS OF ANY EQUIPMENT, IT BEING EXPRESSLY UNDERSTOOD REPRESENTATIVES RELATING OF AS PURPOSES OR CONSTRUED ANY REPRESENTATION OR CIRCUMSTANCE FOR CONSULTANTS, THAT ASSIGNMENT OR ANY DISCUSSION OR OTHERWISE WILL BE "WHERE IS" INFORMATION TRADEMARK INFRINGEMENT. AGENTS, MATTER ASSIGNOR HAS NOT MADE AND ENVIRONMENTAL CONDITION. MATERIALS OR ASSETS "AS IS" **EMPLOYEES**, ANY OR ASSIGNMENT REGARDING OTHER THEIR THIS OR

are Assignor and Assignee agree that, to the extent required by applicable Law to be effective, Section 3 the disclaimers of certain representations and warranties contained in this "conspicuous" disclaimers for the purpose of any applicable Law.

against the claims and demands of all Persons claiming by, through or under Assignor or its without warranty of title, either express or implied, except that Assignor specially warrants to Defensible Title, as such term is defined in the Purchase and Sale Agreement, to the Assets by, through and under Seller and its Affiliates, and agrees to defend such Defensible Title to the Assets This Assignment is made, executed and delivered Affiliates, but not otherwise, up to the Allocated Value. **Special Warranty of Title.** 4.

abandoned Wells, included in the Assets, (ii) the dismantling or decommissioning and removal of Assumption by Assignee. In addition to its other obligations under the Purchase and Sale Agreement, Assignee is obligated to comply with all Laws, Leases, Contracts (including all joint and unit operating agreements) and prevailing industry standards relating to (i) the plugging, abandonment and/or replugging of all Wells, including inactive Wells or temporarily

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activities conducted by whomever on the Properties, or otherwise, pursuant to the Leases or Applicable Contracts and (iii) the cleanup, restoration and/or remediation of the property covered Subject to the indemnification by certain entities constituting Assignor under Section 11.3 of the Purchase and Sale Agreement, Assignee assumes and agrees to fulfill, perform, pay and discharge (or cause to be fulfilled, performed, paid or discharged) all of the obligations and liabilities of Assignor, known or unknown, with respect to the Assets, regardless of whether such obligations or liabilities arose prior to, on or after the Effective Time, including but not limited to obligations to (a) furnish makeup gas according to the terms of applicable gas sales, gathering or transportation contracts, and to satisfy all other gas balancing obligations, if any, (b) pay working interests, royalties, overriding royalties and other (c) properly plug and abandon any and all wells (including the Wells), including inactive wells or temporarily abandoned wells, drilled on the Properties, as required by Law, (d) replug any well, wellbore, or previously plugged well on the Properties to the extent required by Governmental Body, (e) dismantle, salvage and remove any equipment, structures, materials, flowlines, and property of whatever kind related to or associated with operations and activities conducted on the Properties, (f) clean up, restore and/or remediate the premises covered by or related to the Assets in accordance with applicable agreements and Laws, (g) perform all obligations applicable to or imposed on the lessee, owner, or operator under the Leases and related contracts, or as required by applicable Laws (all of said obligations and "Assumed Obligations"); provided, however, that the Assumed Obligations do not include, and Assignee has no obligation to assume, any obligations, liabilities, Losses, costs and expenses attributable to or any Equipment and other property of whatever kind related to or associated with operations and liabilities, subject to the exclusions below, are referred to in this Assignment as the interests (including those held in suspense), by the Leases or related to the Assets. of Assignor to the extent that they are:

- any obligations, liabilities, Losses, costs or expenses attributable to or arising out of the Excluded Assets; E
- out of any contract, arrangement or relationship involving Seller or its Affiliates on the one hand, and any former, or current officer, director, manager, employee or equityholder of Seller or its Affiliates, on the other any obligations, liabilities, Losses, costs or expenses attributable to or arise hand; (E)
- any of its Affiliates, (C) with respect to employees of Seller or any of its Affiliates arising under any "employee benefit plan" (as defined in Section 3(3) of ERISA) that is or has been sponsored by, contributed to, or or any of its Affiliates on or prior to the Closing, (B) arising out of claims by or on behalf of employees of Seller or any of its Affiliates with respect any obligations, liabilities, Losses, costs or expenses of Seller or any of its Affiliates (A) to employees of Seller or any of its Affiliates arising under of 1988, as amended (or similar state or local law), as a result of actions taken by Seller to events that occur on or prior to the Closing and that relate to their employment with, or the terminations of their employment from, Seller or the Worker Adjustment and Retraining Notification Act (iii)

for which Buyer may have any liability under ERISA solely as a result of maintained by, Seller or any of its Affiliates, or (D) arising under ERISA the consummation of the transactions contemplated by this Agreement;

- associated with the Assets to any location not on such property or lands pooled or unitized therewith prior to the Closing (or as applicable for any any obligations, liabilities, Losses, costs or expenses associated with the disposal or transportation of any Hazardous Materials from the property Asset, prior to its delayed Closing); (iv)
- death or injury is related to or arising out of Seller's or any of its Affiliate's ownership or operation of the Assets occurring prior to the Closing (or as any obligations, liabilities, Losses, costs or expenses arising out of or in connection with any death of or personal injury to Third Parties, where such applicable for any Asset, prior to its delayed Closing); E
- with the matters disclosed on Schedule 4.3 or Schedule 5.9(a) or Schedule any obligations, liabilities, Losses, costs or expenses incurred in connection 5.18 of the Purchase and Sale Agreement; (<u>v</u>;
- any obligations, liabilities, Losses, costs or expenses arising from or in connection with the gross negligence or criminal misconduct of Seller or any of its Affiliates; (vii)
- any obligations, liabilities, Losses, costs or expenses arising from any civil fines or penalties against Seller or any of its Affiliates; (viii)
- which any obligations, liabilities, Losses, costs or expenses arising from or in connection with Proceedings existing at or prior to the Closing involve Seller or any of its Affiliates; (ix)
- that are attributable to any Tax period (or portion thereof) ending on or any liability for Taxes of Seller, including any liability for any Asset Taxes before the Effective Time; and \mathbf{x}
- any improper, incorrect or missed payments to royalty owners, arising solely with respect to the sale of Hydrocarbons produced from or allocated to the Properties prior to the Effective Time. (xi)

This Assignment is made subject to all applicable Laws that are promulgated, issued or enacted by a Governmental Body having applicable jurisdiction. **Compliance with Law** 6

Assignee acknowledges that this Assignment is a global assignment intended for filing with the applicable counties in which the Assets are located, and that Assignee and Assignor have separately entered into multiple assignments for the purpose of recording the assignment of the Assets with the Governmental Body, if necessary. **Further Assignments.**

Covenants Running with the Land. The terms and provisions of this Assignment are covenants running with the Lands, Leases, and other interests covered by this Assignment (and with each subsequent transfer or assignment of all or any part thereof) and extend to, bind and inure to the benefit of the Parties and their heirs, successors and assigns. ø

9. **Counterparts**. This Assignment may be executed in counterparts, each of which shall be deemed an original instrument, but all of which counterparts together shall constitute but one agreement. No party hereto shall be bound until such time as all of the parties hereto have executed counterparts of this Assignment.

[Signature Pages Follow]

IN WITNESS WHEREOF, this Assignment is executed by the duly authorized officers or representatives of the Parties as of the Execution Date. ASSIGNOR

MERIT MANAGEMENT PARTNERS I, L.P. MERIT MANAGEMENT PARTNERS II, L.P. MERIT ENERGY PARTNERS III, L.P. MERIT HUGOTON, L.P.

Merit Management Partners GP, LLC, their general partner By:

Title: Assistant Secretary Name: Kathryn Lyle Kathri By:_

MERIT ENERGY PARTNERS E-I, L.P. MERIT ENERGY PARTNERS E-II, L.P. MERIT ENERGY PARTNERS E-III, L.P.

- Merit Management Partners II, L.P., their general partner By:
- Merit Management Partners GP, LLC, its general partner By:

Name: Kathryn Lyles Title: Assistant Secretary Cathre By:

MERIT ENERGY PARTNERS F-II, L.P. MERIT ENERGY PARTNERS F-III, L.P. MERIT ENERGY PARTNERS G, L.P.

- Merit Management Partners III, L.P., their general partner By:
- Merit Management Partners GP, LLC, its general partner By:

Title: Assistant Secretary aithread Name: Kathryn Lyles By:_

MERIT ENERGY PARTNERS H, L.P.

- Merit Management Partners IV, L.P., its general partner By:
- Merit Management Partners GP, LLC, its general partner By:

Name: Kathryn Lyles Title: Assistant Secretary Kathra By:

MERIT ENERGY PARTNERS I, L.P.

- By: Merit Management Group I, L.P., its general partner
- Merit Management Group I GP, LLC, its general partner By:

Title: Assistant Secretary Name: Kathryn Lyles Ah Ka By:_

MERIT ENERGY PARTNERS J, L.P

- By: Merit Management Group J, L.P., its general partner
- Merit Management Group J GP, LLC, its general partner By:

Name: Kathryn Lyles Title: Assistant Secretary athre By:_

MERIT ENERGY PARTNERS V, L.P. MERIT ENERGY PARTNERS VI, L.P. MERIT ENERGY PARTNERS VIII, L.P. MEP IX, L.P. MERIT ENERGY PARTNERS X, L.P. MERIT ENERGY PARTNERS A, L.P. MERIT ENERGY PARTNERS B, L.P. MERIT ENERGY PARTNERS C-II, L.P. MERIT ENERGY PARTNERS C-II, L.P. MERIT ENERGY PARTNERS C-II, L.P.

MERIT ENERGY PARTNERS D-II, L.P. MERIT ENERGY PARTNERS D-III, L.P.

Merit Management Partners I, L.P., their general partner By:

Merit Management Partners GP, LLC, its general partner By:

0 7 Name: Kathryn Lyles Title: Assistant Secretary By: Kathru

MERIT ENERGY COMPANY, LLC

0 94 By: Kathryn Lyles Name: Kathryn Lyles Title: Assistant Secretary

MMGJ ARKANSAS, LLC

5 90 By: Kathryn Lyles Name: Kathryn Lyles Title: Assistant Secretary

ASSIGNEE:

PANHUGOTON PARTNERS LLC

Name: Jason Herrick Title: President By:_

STATE OF TEXAS

COUNTY OF DALLAS

 $\infty \infty \infty$

as Assistant Secretary of Merit Management Partners GP, LLC, Merit Management Group I GP, LLC and Merit Management Group J GP, LLC, in their capacity as the direct or indirect general partner of the above listed entities, Assistant Secretary of Merit Energy Company, LLC and MMGJ Arkansas, LLC, on the day and year therein mentioned and as the act and deed of said corporation, BEFORE ME, the undersigned Notary Public, on this day personally appeared Kathryn Lyles, known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that she/he, being fully authorized to do so, executed and delivered the same for the purpose and consideration therein expressed.

GIVEN UNDER MY HAND AND SEAL OF OFFICE, this 31st day of May, 2019.



anno Notary Public

My Commission Expires:

 $\infty \infty \infty$ COUNTY OF DALLAS STATE OF TEXAS

and BEFORE ME, the undersigned Notary Public, on this day personally appeared Jason Herrick, known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that she/he, being fully authorized to do so, executed and delivered the same as President for PanHugoton Partners LLC, a Delaware limited liability company, on the day and year therein mentioned and as the act and deed of said corporation, for the purpose consideration therein expressed.

GIVEN UNDER MY HAND AND SEAL OF OFFICE, this 31st day of May, 2019

Notary Public = TEXAS 163886 LOTI TEPHANIE LOT Notary Public õ STATE ID#10

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LettersLettersLater
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Merit Management Partners I, L.P., et. al., and PanHugoton Partners LLC to Assignment, Conveyance and Bill of Sale between Exhibit A - Leases

Footnote	Kimo)	มงปัตววะวินี โรฐง-J	ojanoja	пойгоя2	agnsЯ	qirlanwoT	ageg	уюя	Date	əəstəj lanişinÖ	Original Lessor	əqyT məməəngA	# 3nom9912Å
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	z	HV3KELL		Þ1MÞES6Z	۶	M⊅£	S6Z	68Þ	4	\$\$61/0Z/E	ИИТЕР РКОРИСТИВ СОМРАИЧ ТИС	FRED W SCHROEDER A SINGLE MAN	2AD UNA JIO - 32AJ L	0006900E

z	HASKELL	296° 14: NE/4 532-34M 298° 14: 2E/4 538-34M	\$1W4E262	14	ΜÞΕ ΜÞΕ	S67 S67	552 234	7 7	¢£61/EZ/Þ	ALDEN W FOSTER	I B WRIGHT AND LAURA A WRIGHT HIS WIFE WILLIE YUNCKER AND EMMA R YUNCKER	LEASE - OIL AND GAS	E005900E 0008900E
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z	HV&KELL	Sec 12: S/5 SE/4: MM/4 SE/4: ME/4 SE/4 582-34M	\$1M\$E\$67	51	WÞ£	8 67	1 82	τ	LE61/07/1	DOE E DENHAM	а н сенмам а widower	249 UNA JIO - 3243J	00050£73
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τ	ЛЛЯХКИ	Sec. 15: E/2 NW/4 295-34M	\$1M\$E862	51	M4E	867	204	z	¢E61/0E/9	ALDEN W FOSTER	FLORENCE BELLE MOSBARGER AND GEO H MOSBARGER HER HUSBAND	LEASE - OIL AND GAS	00097878 0005800£

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Z	HVSKELL	\$96, 10; WN/¢ 295-34₩	91MÞES6Z	91	Mþ£	\$6Z	512	2	¢£61/7/S	АLDEN W FOSTER	l r hickman and edith d hickman his Wife	revse - Olf Vad Gvð	000 <i>LL</i> 00E
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7	H¥8KELL	26€' 19: 2M/4 292-34M	91W4E892	91	M⊅£	S 67	488	Þ	\$\$61/02/2	пицер реористие сомрамя ис	THE FEDERAL LAND BANK OF WICHITA, WICHITA, KANSAS	LEASE - OIL AND GAS	0006200£
	н∀гкегг	1208120321) RECLION 5: SEM SECLION 5: SEM 232-34M	ZW4E802	z	M¢٤	862	540	4	€ ⊅ 61/91/L	MAHNƏQ Ə ƏOU	WALTER F, ROHMEYER ET AL	200 LEASE - OIL AND GAS	1006799
7	нузкегг	SECLION 31: N/2 582-34M	12W4E262	12	WÞE	S62	112	2	4/26/1934	ALDEN W FOSTER	OLIVER V RAY ET UX	SAD GNA JIO - 38A3J	00027005
38	HASKELL	Sec, 22: ₩/2 295-34W	77W4E867	77	M⊅ε	S67	805	٤	E#61/9/l	UNITED PRODUCING COMPANY INC	1 B WINSTED AND EUNICE M WINSTEAD HIS WIFE	SAD GNA JIO - 32A5J	00001EL9 30100000
2	HASKELU	266, 22; 5/2 NE/4; NE/4 NE/4; NE/4 295-34W	25844222	77	M⊅E	\$6Z	681	τ	ÞE61/SZ/Þ	ALDEN W FOSTER	ADAL WHITNAH A SINGLE LADY	LEASE - OIL AND GAS	00006779 0007800£
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τ	HASKELL	8\7 8M\4 NE\4` N\7 8M\4 NE\4` N\7 8M\4 NE\4` N\7 NE\4 8@ 78: NM\4 NM\4` 8M\4 NM\4` 8E\4 NM\4` 8E\4 NE\4` NE\4 NM\4' 582-34M	97MÞES67	56	WÞE	867	115	٤	£761/11/1	ИИІТЕР РКО РИСІИӨ СОМРАИУ INC	ЕКАИК МССОҮ АИР ЕТТА МССОҮ НІЗ Wife	LEASE - OIL AND GAS	00011629 00069006

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2	H¥3KEIT	Z/N :E NOLLJAS 298-34M	£W4E202	٤	₩¢Ε	\$ 67	ISI	43	9961/[/6	АИАДАККО РЕТКОLEUM СОКРОКАТІОИ	CORNELIA W. CRITTENDEN	WINEKYT DEED	10065£87
z	HASKELL	80°° 333 NE/⊄ 392-34M	67M4ES67	57	WÞE	S 67	645	4	£¢61/1/6	лиітер реорисіме сомраму імс	JOHN D G STUCKY AND SOPHIA STUCKY HIS WIFE	LEASE - OIL AND GAS	00028006
z	HASKELL	8ec 28: NE/4 292-34M	82W4E862	82	W۶٤	\$6 7	781	2	ÞE61/57/Þ	ALDEN W FOSTER	XI TE SJEMMUR E W	LEASE - OIL AND GAS	0008010£
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7	HASKELL	86° 51: NE/4 NE/4 [;] M/5 NE/4 [;] SE/4 SE/4 [;] SE/4 NE/4 [;] NM/4 [;] SE/4 538-34M	LZM†ES6Z	LT	WÞE	\$ 67	841	7	₽E61/L/S	ALDEN W POSTER	NAMOW JJDNIZ A STYCH HANNAH	2AD UNA JIO - 32AJ L	00088005 00088005
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z	HASKELL	2E\4` E\3 ZE\4 2E\4` E\3 ZE\4` A\3 ZE\4` N\3 ZM\4 ZE\4` N\3 NM\4 532-34M	4eW4e2202	9¢	WÞE	\$6Z	444	4	bþ61/97/Z	ЛИЦЕВ РЕОDUCING COMPANY INC	C L HUXMAN AND FLORENCE HUXMAN HIS WIFE	LEASE - OIL AND GAS	00091829 00009008
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8£	HASKELL	266 4: M/2 2M/4; E/2 2M/4 295-34M	ÞMÞ£867	4	₩Þ٤	S6Z	344	٤	Z\$61/0E/\$	РАИНАИDLE EASTERN PIPE LIVE CO	COFFINGMOOD HIZ MILE VTEKED I COFFINGMOOD VAD EDAV	LEASE - OIL AND GAS	0000ÞZ99 0009Þ00£
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z	HASKELL	t/IN :82 28: NE/4 308-34M	82M4ES0E	87	MÞ٤	SUE	234	٤	1761/17/1	ТНЕ DERBY OIL COMPANY	XU TƏ TVAYAR LA	LEASE - OIL AND GAS	00068008
z	ЛЛЗХЕН	8°6" 58: N/5 8E/4 308-34M	87W4ES0E	82	W۶٤	SOE	EE2	ε	[\$6]/[7/]	THE DERBY OIL COMPANY	EDMIN MARNER A SINGLE MAN	2AD DVA JIO - 32A3J	30040000
z	HASKELL	34% Sec, 27: All that part of the SW/4 ا¢ ing South and East of the North and Weat line of the right-of-way of the Dodge City and Cimaron Yalley Railway Company as more particularly described in the lease.	LZW4E80E	72	W4E	SOE	542	٤	[\$6]/87/[THE DERBY OIL COMPANY	IAMES W SMITH AND LIZZIE SMITH HIS WIFE	2AD GNA JIO - 32A3J	000/2002
z	HASKELL	d/W/2 :72, 298 WAR-20e	LZW4ESOE	LZ	W۶٤	SOE	962	٤	1661/22/1	THE DERBY OIL COMPANY	РАЛЬТИЕ МЛЯРНУ ЕТ УІК	LEASE - OIL AND GAS	00088008
τ	HASKELL	¢/MN :72 ,2∂8 W¢£-20£	LZW4E80E	LZ	₩Þ٤	SOE	552	ε	1461/22/1	THE DERBY OIL COMPANY	FLORENCE BELLE MOSBARGER AND G H MOSBARGER HER HUSBAND	LEASE - OIL AND GAS	00052002
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									TION 22-6N-1 7ECM,	VERANT #2-22 (API #3513922839) IN SEC	S AND ONLY INSOFAR AS SAID CONTRACT C T; IN THE CROSS TIMBERS OPERATING CO. T/ TEXAS COUNTY, OKL	FOOTNOTE #3- [NSOFAR A WHICH OCCURS AT 2680 F	ε
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								NG, LLC IN THE GUTTRIDGE F3 WELL AND THE ETZOLD UNIT SOUTH 5.4 AND 4-3 WELLS CONVEYED TO CISCO NG, LLC IN THAT CERTAIN ASSIGNMENT, CONVEYANCE AND BILL OF SALE DATED JULY 1, 2010 REECORDED IN VD EXCEPT THE GUTTRIDGE F3 WELL AND THE ETZOLD UNIT SOUTH 5.4 AND 4-3 WELLS CONVEYED TO CISCO					۶I
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									25 CONVEYANCE AND BILL OF SALE DATED JULY I, 2010 REECORDED IN VOLUME 264, PAGE 559 OF THE RECORDS OF STEVENS LESS AND EXCEPT THE MOORHEAD D-1 WELL CONVEYED IN VOLUME 264, PAGE 559 OF THE RECORDS OF STEVENS
									24 LESS AND EXCEPT THE BANE I-H WELL CONVEYED TO CISCO OPERATING, LLC IN THAT CERTAIN ASSIGNMENT, CONVEYANCE AND BILL OF SALE DATED JULY 1, 2010 REECORDED IN VOLUME 264, PAGE 559 OF THE RECORDS OF STEVENS COUNTY, KANSAS
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									52 CONVEYANCE AND BILL OF SALE DATED JULY 1, 2010 REECORDED IN VOLUME 264, FAGE 559 OF THE RECORDS OF STEVENS LESS AND EXCEPT THE MAYBERRY B-1 WELL CONVEYED TO CISCO OPERATING, LLC IN THAT CERTAIN ASSIGNMENT, LESS AND EXCEPT THE MAYBERRY B-1 WELL CONVEYED TO CISCO OPERATING, LLC IN THAT CERTAIN ASSIGNMENT,
									21 CONVEYANCE AND BILL OF SALE DATED JULY 1, 2010 REECORDED IN VOLUME 632, PAGE 801 OF THE RECORDS OF SEWARD COUNTY, KANSAS
									20 CONVEYANCE AND BILL OF SALE DATED JULY 1, 2010 REECORDED IN VOLUME 632, PAGE 801 OF THE RECORDS OF SEWARD COUNTY, RANSAS
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									oroup, which s-6n-17ecm, texas	L #2-22 (API #3513922839) IN SECTION 22	Y INSOFAR AS SAID CONTRACT COVERS RIGI E CROSS TIMBERS OPERATING CO, TARRANT COUNTY, OKLAHG	INSOFAR AS AND ONL HT ML JT 2680 FT JN TH	82
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Merit Management Partners I, L.P., et. al., and PanHugoton Partners LLC to Assignment, Conveyance and Bill of Sale between Exhibit A - Leases

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Exhibit A-1-Wells and Units

to Assignment, Conveyance and Bill to Sale between

Merit Management Partners I, L.P., et. al., and PanHugoton Partners LLC

										La resauto	000000171	631303 N N	B BNISNAJ (245) 6 MB (645)	EUBANK	£02011805
MERIT ENERGY COMPANY LLC	8 DNISNAJ		MDE	295	Þ	HASKELL	KS	3MA2	3MA2	787288,0	1"000000	A APCULYES		EUBANK	002011805
MERIT ENERGY COMPANY LLC	TOPEKA		MDE	S62	Þ	HASKELL	KS	3MA2	3MA2	A\N	1"000000	A APCULYES	(BREGG, EM 3 (SWD)	EUBANK	295001805
MERIT ENERGY COMPANY LLC	DNISNAL		MPE	\$6Z	Þ	HASKELL	KS	3MA2	3MA2	985068'0	1"000000	A APCULYES	GREGG, EM 2 GREGG, EM 2	EUBANK	2081212805
MERIT ENERGY COMPANY LLC	KANSAS CLTY		MDE	\$6Z	Þ	HASKELL	KZ	3MA2	3MA2	982068.0	T*00000	A APCULYES		EUBANK	211121805
MERIT ENERGY COMPANY LLC	DNISNAL		MPE	S67	Þ	HASKELL	KZ	3MA2	SAME	982068'0	T*000000	A APCULYES	GREGG F-8 (LANSING)	EUBANK	801121805
MERIT ENERGY COMPANY LLC	ATOKA		34M	562	Þ	HASKELL	KZ		SAME	987288.0	T*000000	A APCULYES	GREGG F-7 (ATOKA)	EUBANK	220121805
MERIT ENERGY COMPANY LLC	BASAL CHESTER		MPE	\$67	Þ	HASKELL	KZ	3MMA 2	3MA2	985068'0	000000°T	A APCULYES	GREGG F-6 (B CHESTER)	EUBANK	167171805
MERIT ENERGY COMPANY LLC	CHESTER		MPE	\$67	Þ	HASKELL	KS		3MA2	982068.0	000000°T	A APCULYES	GREGG F-12 (CHESTER)	EUBANK	062121805
MERIT ENERGY COMPANY LLC	MORROW		MPE	S62	Þ	HASKELL	KS	3MA2	3MA2	985068-0	1-000000	A APCULYES	GREGG F-11 (MORROW)	EUBANK	682121805
MERIT ENERGY COMPANY LLC	ATOKA	· · · · · · · · · · · · · · · · · · ·	MDE	562	Þ	HASKELL	KS	3MA2	SAME	985068-0	T 000000	A APCULYES	GREGG F-10 (ATOKA)	LI B VAIK	061111803
INCORPORATED	CHESTER		WÞE	562	22	н∀гкегг	KZ	3MM2	BMA 2	000852"0	0571720	08090HN V	GILES 2-27	EUBANK	068071805
INCORPORATED	CHESTER		34M	562	LZ	нъзкегс	кг	3MA2	BMA 2	0.118100	000000"0	OBOD9AHN_A	פורבג ז-۲2	ЕЛВАИК	008021805
DUNNE EQUITIES OPERATING MERIT ENERGY COMPANY LLC		ES NE NE	MPE	567	6	llaskell	KZ	3MA2	3MA2	8/622977.0	6667628'0	V ENBVIK	L-8 NN3	EUBANK	208120973
		MS NE NE	MPE	567	_	Haskell	KZ		SMME	82622927.0	6667628'0	A EUBANK	54U 8-6	KOENIG	076021805
ΜΕΒΙΤ ΕΝΕRGY COMPANY LLC		CZE NE	MIDE	567	6	Haskell	5X		SAME	8/622977.0	6667628'0	A EUBANK	54UU 8-4	EUBANK	168021805
		AS IN 23 3	MIPE	567	6	Haskell	KZ		3MA2	0"77622978	6667628.0	A EUBANK	E-8 NN3	EUBANK	616071805
		E2 E2 SE	MIPE	567	6	Haskell	KZ		3MA2	82672922 0	6662628'0	A EUBANK	Z-8 NN3	EUBANK	£15171805
		MS 2E 2E	MVC	562	1.1	Haskell	KZ		3MA2	84622944'0	6662678.0	A EUBANK	T-8 NN3	EUBANK	140021805
MERIT ENERGY COMPANY LLC		ALL ALL ALL ALL ALL ALL ALL ALL ALL ALL	MPE	562		llasselt	SX		3MMA2	8/6229/1.0	6562628'0	A EUBANK	\$-9 NN3	EUBANK	556021805
MERIT ENERGY COMPANY LLC		ES ZE NE	MVE	560		Пэясьн	KZ		3MA2	8/6729/1	6552628'0	A EUBANK	E-0 UN3	EUBANK	216021805
MERITENERGY COMPANY LLC		NE NE ZE	MPE	\$67	1.1.1.0	Haskell	KZ		SAME	82672922'0	6657678,0	A EUBANK	ENU 6-2	EUBANK	086021809
MERITENERGY COMPANY LLC		35 35 35	MPE	\$67	11215	Haskell	KZ		3MA2	8/6229/7.0	6657678,0	A EUBANK	T-9 NN3	EUBANK	\$72021802
MERITENERSY COMPANY LLC		MNMSMN	MTE	567	1.	Haskell	KZ		SAME	82672922'0	6667628'0	A EUBANK	T-S UN3	EUBANK	410121803
MERIT ENERGY COMPANY LLC		MS MN 3S	MPE	567		llaskell	SX		3MA2	0'11622978	6662678,0	A EUBANK	T-7 UN3	EUBANK	882121805
WEAT EVERGY COMPANY LLC		3N 3N 3N	M#E	\$62		llaxeH	SX		SAME	8/6729/1.0	66676/8'0	A EUBANK	9·£ 0N3	EUBANK	115121809
WEBIT ENERGY COMPANY LLC		ES NE NE	MTE	567		Haskell	SX		SAME	0,77622978	6667628'0	A EUBANK	ENU 3-5	EUBANK	986021805
WEBLT ENERGY COMPANY LLC		ES ZE NE	MTE	567		Haskell	KS		SAME	826229220	6662678.0	A EUBANK	540 B-4	EUBANK	00012180
MERIT ENERGY COMPANY LLC		NE NE ZE	MVE	567			KZ		SAME	8/6229/1.0	0'8192999	V ENBANK	5-8 UN3	EUBANK	805121808
MERITENERGY COMPANY LLC		ES NE SE	MTE	567		Haskell	KZ		SAME	8/6229/7.0	6667678,0	A EUBANK	Z-E UNB	EUBANK	500121805
MERIT ENERGY COMPANY LLC		NE ZE ZE	MVE	567	_		SX		SMAR	8/6229/1.0	6667678,0	A EUBANK	81-E UN3	EUBANK	615121805
MERIT ENERGY COMPANY LLC		ES SE SE	MTE	567		IID WER	KZ		SAME	82622922.0	6667678,0	A EUBANK	t-t nna	EUBANK	08121044
MERIT ENERGY COMPANY LLC		AM NE NE	MTE	567		llakeH	KS		3MA2	0,77622978	6667678,0	A EUBANK	ENN S-J	EUBANK	95112180
MERIT ENERGY COMPANY LLC		C2E 2E	MPE	587		llakeH	KZ		3MA2	8/622977.0	6667678.0	A EUBANK	1-61 ON3	EUBANK	SE902180
MERIT ENERGY COMPANY LLC		ZE NE NE	MPE	587		llakeH	KS		SAME	0,77622978	6667628'0	A EUBANK	E-/LI UN3	EUBANK	90512180
MERIT ENERGY COMPANY LLC		NM 2E NE	MPE	587	_		KZ		SAME	82677922	6667678.0	A EUBANK	Z-/LI (N)3	EUBANK	#05TZT80
MERIT ENERGY COMPANY LLC		CAWAGE	MPE	587	75		KS		SAME	82677922'0	6667678,0	A EUBANK	T-// T/-/	EUBANK	2/100180
MERIT ENERGY COMPANY LLC		AWWARE	MPE	582	_		KZ	3MA2	SAME	82677922'0	6662678,0	A EUBANK	T-ST AN3	EUBANK	205121805
MERIT ENERGY COMPANY LLC		CESSM	34M	\$87			KZ	3MA2	SMAR	826779220	6667678,0	A EUBANK	E-01 14-3	EUBANK	P1212180
MERIT ENERGY COMPANY LLC		C2E 2M	WÞE	587	_		KZ	3MA2	3MA2	826779220	666Z6Z8*0	A EUBANK	C-PT IN3	EUBANK	11001180
MERIT ENERGY COMPANY LLC		MSMS	MPE	582			SX	3WWS	SAME	82622921.0	6662628'0	A EUBANK	T-PT ON3	EUBANK	26202180
WEBITERERGY COMPANY LLC		MNMNMN	MPE.	567	E	Haskell	KZ	SAME	SAME	82622922.0	6562628'0	A EUBANK	Z-ET ONB	EUBANK	68001180
MERITENERGY COMPANY LLC		MNMS	MYE	\$67	E	Тэжен	SX		BNMS	82672922'0	666566260	A EUBANK	END 13-1	EUBANK	06220330
WEBIT ENERGY COMPANY LLC		MSMND	34M	567	8	llastell	KZ	and the second se	SMME	8/6229/7.0	6667678.0	a Eugank	ENU 12-4	EUBANK	\$2001180
MERIT ENERGY COMPANY LLC		MSMNMNMS	MÞE	567	5	Haskell	KZ		SAME	82622922'0	6667678.0	a eubank	END 12:3	ЕПВАИК	SISIZI80
MERIT ENERGY COMPANY LLC		MS MS ZM	34M	567		Haskell	KZ		SMME	82672922.0	6662628'0	A EUBANK	Z-ZI NN3	ЕПВАИК	29602180
MERIT ENERGY COMPANY LLC		MSMSMS	MtrE	\$67	_	Haskell	KZ		SAME	82622922.0	6662628 0	A EUBANK	1-71 N3	EUBANK	81512180
MERITENERGY COMPANY LLC		MS 2E NE	Mtre	567		Haskell	KZ		SAME	82677922-0	6662628'0	A EUBANK	1-1 NN3	enbank.	80112180
MERIT ENERGY COMPANY LLC		MN MN ZM	Mtrc MtrE	567			KZ		S MME	8/6729//.0	6662628'0	A EUBANK	Z-DI NN3	EUBANK	82602180
MERITENERGY COMPANY LLC		MN MS ZM	MPE	567		Haskell	KZ		SAME	8/6229/7 0	6662628'0	y Eurank	1-01 AN3	KOENIG	57602180
MERIT ENERGY COMPANY LLC	DNISN#7		MPE	567	-		KZ		SMA 2	∀/N	1.000000	A APCULYES	DICKEBZON J-33 (ZMD)	ЕПВАИК	0120218
	WOKBOM		MTE	562	1	HASKELL	KZ		3MA2	987288.0	T-000000	A APCULYES	COLLING WOOD, AIS	EUBANK	\$110194
MERIT ENERGY COMPANY LLC	LANSING A		MVE	562	1	HASKELL	KZ		3MA2	000528.0	T-000000	A APCULYES	CLAWSON C-4 (LANSING A)	ЕПВАИК	9521326
	DNISNUT		MTE	567		HVZKETL	SX		3MA2	000528-0	T 000000	A APCULYES	CLAWSON C-3 (LANSING F)	EUBANK	5551718
MERITENERGY COMPANY LLC	alditium .		MTE	567			SX		SAME	000578,0	T 000000	A APCULYES	CHARLES 2-12	KOENIC	2920367
	MORROW		MPE	\$67	-	113XSVH	SX		3MA2	000528'0	1,000000	A APCULYES	CHARLES 1-12 (MORROW)	EUBANK	1920218
MERITENERGY COMPANY LLC															

to Assignment, Conveyance and Bill to Sale between Exlibit A-1 - Vells and Units

Merit Management Partners I, L.P., et. al., and PanHugoton Partners LLC

170151	EUBANK	S-A GOOJ 79 STERFLOOD HTUO2	A NHAPCOBO	0"138641	\$00ELT-0	SAME	SAME	KZ	HASKELL	01	508	MPE		CHESTER/MORROW	EDISON OPERATING COMPANY LLC
121142	NOT2O8 TUOBA DIVUOS	85-I AAA2	A NHAPCOBO	200221-0	LL8751-0	SAME	BMA S	KZ	HASKELL	87	SOE	MPE		CHESTER	BEGENOTIC
121132	EUBANK	(WORROW) 7-A 2000	A APCULYES	1.000000	612988'0	3MA2	3MM/S	KZ	HASKELL	91	S6Z	MÞE		MOROW	WERT ENERGY COMPANY LLC
ESOTZI	ENBWAK	OWENS A-6 (KANSAS CITY)	A APCULYES	1°000000	612988'0	SAME	SAME	SX	HASKELL	91	567	MPE		KANSAS CITY	WEBLEENEBCK COMPANY LLC
610121	ENBVAK	OWENS A-S	A APCULYES	1°000000	617388.0	SAME	SAME	KZ	HASKELL	91	567	MPE	MSEN	KANSAS CITY	WEBITEREBEX COMPANY LLC
I SGOZI	EUBANK	EA anoinO	A ULYSESE	005754.0	£1828E.0	SAME	SAME	KZ	HASKELL	7	567	MPE	INTERN	CHESTER	
							37773		113/13/11		-300	MUL	33/4/14	93123H2	WEBLE ENERGY COMPANY LLC
721232	EUBANK EAST	8-A DETED A-6	A NHAPCOBO	0.000000	005290'0	BMA2	SMME	KZ	Haskell	ZZ	S6Z	34M	SE SE SE	ST, LOUIS	INCORPORATED
919171	EDBVAK	ALP TRECA.2	A NHAPCOBO	000000	000590.0	SAME	3MA2	KZ	HASKELL	07	202				DUNNE EQUITIES OPERATING
120803	EUBANK	ערא זורד פאס-ז	A ULYSSESE	0"862500	000552.0	SAME	SAME	KZ	HASKELL	OL	567	79M		СНЕЗТЕВ	EDISON OPERATING COMPANY LLC
002121	EUBANK	MLP SCHNELBACHERTRUST 3-4	A NHUGOBO	000005*0	000597.0	SAME	3MA2			01	567	MÞÉ		MORROW	MERITENERGY COMPANY LLC
281121	EUBANK	MLP SCHNELBACHERTRUST 2-4	A NHUGOBO	000005 0	000597 0	3MA2	SAME	KZ	HASKELL	2	305	74745		N¥Idd1SS1SS1W	EDISON OPERATING COMPANYLLC
ISIIZI	EUBANK	MLP SCHNELBACHER TRUST 1-4	A NHUGOBO	000005*0	000597-0			KZ	HASKELL		SOE	34M		MERAMEC	CHESAPEAKE OPERATING INCORPORATED
8580Z1	EUBANK	MLPS/MTALAA-1-26	A NHUGOBO	000003 0	000597 0	SAME	3MA2	KZ	HASKELL	V	SOE	MPE		NA1991221221M	EDISON OPERATING COMPANY LLC
697171	EUBANKSOUTH	MLPSANTALA4-26	A NHUGORO	000005 0		SAME	3MA2	KZ	HASKELL	97	562	3474		KANSAS CITY	EDISON OPERATING COMPANY LLC
041121	EUBANK	32-EAJATNA2 91M	V NHIGOBO	000005 0	0.465000	3MA2	3MA2	KZ .	HASKELL	97	562	MDE	NE	MORROW	EDISON OPERATING COMPANY LLC
721127	EUBANKEAST	AMPERATION AND A SAME		and the second se	0.465000	3MA2	3MA2	KZ	HASKELL	97	562	MPE		NA1991221221M	EDISON OPERATING COMPANY LLC
262121	EUBANK EVET	WEB SWITH A 2-36	A NHUGOBO	0 200000	0005970	JMA 2	3MA2	KS	HASKELL	97	56Z	MPE	SE SW NE		EDISON OPERATING COMPANY LLC
858121	EUBANK		A ULYSSESE	000005-0	0.400000	3MA2	3MA2	KZ	HASKELL	ST	56Z	WAE		CHESTER	MERIT ENERGY COMPANY LLC
51228	EUBANK	WEB BICKERS BE	A ULYSSESE	0.500000	0.400000	3MA2	SAME	\$¥	HASKELL	ST	56Z	WAE		MORROW	MERIT ENERGY COMPANY LLC
71112		WLP PICKENS A4	A ULYSSESE	0.500000	0.400000	SAME	SAME	KZ	HASKELL	ST	S6Z	M4E	2E 2E	MOROW	MERIT ENERGY COMPANY LLC
	EUBANK	WLP PICKENS A3	A ULYSSESE	0.50000	0.400000	SAME	3MA2	KZ	HASKELL	ST	\$6Z	M45	2M NE 2E	LANSING-KANSAS CITY AND CHESTER	MERIT ENERGY COMPANY LLC
796021 802121	EUBANK VOCTORY	WEP PICKENS 'A' 1-15	A ULYSSESE	000005 0	0.465000	3MA2	SAME	KZ	HASKELL	ST	\$6Z	W45		NORROW	MERIT ENERGY COMPANY LLC
-	0.000-0	ארגרופאב,ס, ז	A ULYSSESE	τ"000000	9597£8.0	3MA2	SAME	KZ	Haskell	Z	SOE	W4E	ZE NM NE	STLOUIS	MERIT ENERGY COMPANY LLC
789121	EUBANK EAST	WILF LESLIE 2-26	A NHUGOBO	0.500000	0.465000	3MA2	3MA2	KZ	HASKELL	97	\$67	MPE	NZNEZE	CHESTER	CHESAPEAKE OPERATING INCORPORATED
0821230	EUBMAK SOUTH	WLP LESLIE 1-26	A NHUGOBO	0.50000	0.465000	3MA2	SAME	KZ	HASKELL	97	562	M4E		ST. GENEVIEVE	CHESAPEAKE OPERATING INCORPORATED
850771	EUBANK	MLPLEATHERS LAND 2-10		0.000000	£69150°0	3MA2	SAME	KZ	HVZKELL	στ	SOE	34M		MORROW	EDISON OPERATING COMPANY LLC
22012	HTUO2 XNA8U3	MLP CLAWSON TRUST 4-35	A NHUGOBO	0.250000	052962.0	3 MA 2	3MA2	KZ	HASKELL	58	567	M4E	ZEZM	CHESTER	CHESAPEAKE OPERATING INCORPORATED
505121	EUBANKSOUTH	MLP CLAWSON TRUST 4-34	A NHUGOBO	0.000000	£69150°0	3 MA 2	3MA2	KZ	HVZKELL	34	562	MPE	MSMN	CHESTER	EDISON OPERATING COMPANY LLC
51550	EUBANK	MLP CLAWSON TRUST 2 35	A NHUGOBO	0.250000	052962.0	3MA2	3MA2	53	HASKELL	SE	56Z	MITE	MNMN		EDISON OPERATING COMPANY LLC
21204	EUBANK	ALP CLAWSON TRUST 1 35	A NHUGOBO	0.500000	052967 0	3MA2	3MA2	53	HVZKELL	58	S62	MPE	MSMN		EDISON OPERATING COMPANY LLC
52912	EUBANK	I 'A' ON URB 9 JM	A ULYSSESE	1.000000	000598.0	3MA2	3MA2	. SX	Textell	ÞE	\$6Z	M4E	3E NE NE		MERIT ENERGY COMPANY LLC
76912	T2A3HTUO2 XMABU3	MLP BLACK B-1	A ULYSESE	000052.0	0.246914	3MA2	3MM2	58	Textell	Z	SOE	M4E	MS MS MN 35	STLOUIS	MERIT ENERGY COMPANY LLC
88112	EUBANK SOUTHEAST	WLP BLACK 7-3	A NHUGOBO	000005.0	0005910	3MMS	SAME	KZ	HASKELL	3	SOE	MVE	11101110110	CHESTER	EDISON OPERATING COMPANY LLC
85112	EUBANK	INLP BLACK 5 3	V NHNEOBO	000005.0	000597'0	3MMR	3MMA2	53	HVZKELL	3	508	MÞE		N¥Idd1551551/W	EDISON OPERATING COMPANY LLC
89012	EUBANK SOUTH	WLP BLACK A-3	V NHUGOBO	000000'0	269150'0	3MMS	3MMR	KZ	113XSVH	8	SOE	MVE		BASAL CHESTER	EDISON OPERATING COMPANY LLC
66717	EUBANK SOUTHEAST	WLP BLACK 4-2	08090HN ¥	000052'0	0'546914	SAME	3MA2	58	HVZKELL	7	SOE	Mtr	E SE SW	83135113 14346	EDISON OPERATING COMPANY LLC
71067	EUBANK	WLP BLACK 3-3	08090HN V	0.000000	£69150'0	SMME	BMA 2	SX	HASKELL	F	SOE	Mtre	1103333	RETER	EDISON OPERATING COMPANY LLC
51429	HTUO2 XMABU3	WLP BLACK 3-2	O8O90HN ¥	0.250000	0'546914	SMM2	3MA2	SX	HASKELL	7	SOE	Mt/2	MS	CHESTER	EDISON OPERATING COMPANY LLC
19012	EUBANK	MLP BLACK 2-3	08090HN ¥	0.000000	£69150'0	SAME	3MA2	KZ .	HASKELL	F	SOE	MITE	74(3	RHESTER 2012310	
21000	EUBANK	MLP BLACK 2-2	A NHUGOBO	00000510	0.443828	SAME	3MA2	57	HASKELL	7	SOE	MVZ	MN	CHESTER, MORROW	EDISON OPERATING COMPANY LLC
TOTIZ	HTUO2 XNABU3	MLP BLACK 1A-3	A NHUGOBO	00000510	000597'0	SAME	SAME	KZ	HASKELL	-		MVE	79/19		EDISON OPERATING COMPANY LLC
51034	EUBANK	WILP BLACK 1-3	A NHUGOBO	0.00000	000590'0	3MA2	3MA2	KZ	HVERELL	Ē	50E	MVFE MVFE		MORROW	EDISON OPERATING COMPANY LLC
31536	ΛΙζΤΟΒΥ	WILP BLACK 1 2	V NHUGOBO	000005'0	0.443828	SAME	3WWE	KZ	HVERELL	2				CHESTER	EDISON OPERATING COMPANY LLC
72017	EUBANK	KOENIC P-2 (LANSING F)	A APCULYES	1'00000	984288.0	3MA2	3MA2	KC KC	HASKELL	6	SOE	34M	MNMN		EDISON OPERATING COMPANY LLC
22012	EUBANK	KOENIG V-4 (B CHEZLEK)	A APCULYES	1'000000	000528'0	SAME	3 AME			V	S6Z	34M		LANSING F	MERIT ENERGY COMPANY LLC
£690Z	XINABUS	KOENIC J	A APCULYES	1'000000	000528 0	2 AMAE	SAME	KZ	HASKELL	P	\$6Z	34M		BASAL CHESTER	MERIT ENERGY COMPANY LLC
06002	EUBANK	KOENIC 2	A APCULYES	0000001	987288.0	3MMA2		KZ	HASKELL	D	562	34W		NOBROW	MERIT ENERGY COMPANY LLC
01201	EUBANK	KOENICZ	A APCULYES	1 000000 I			SAME	KZ	HASKELL	V	567	ÂνŔ		5 ANISMA	MERITENERGY COMPANY LLC
71347	KOENIC	HUNGATE A-7	A APCULYES	000000 L	00052810	3MMA2	SAME	KZ	HASKELL	V	562	34M		NOTAMSAM	MERIT ENERGY COMPANY LLC
74802	KOENIC	(NOTAMRAM) 3-A STADNUH	A APCULYES		00052810	3MMA2	3MA2	KZ	HASKELL	13	56Z	MPE		១៤រ៉ាវាកា	MERIT ENERGY COMPANY LLC
09802	EUBANK	(DNISNA) A TADNUH		1'000000	0.875000	3MA2	3MA2	KS	HASKELL	13	562	MÞE	<u></u>	NOTAMRAM	MERIT ENERGY COMPANY LLC
03200	SINBONIC	HUNGATE 5-4 (LANSING)	A APCULYES	T*000000	V/N	3MA2	SAME	KS	HASKELL	13	567	WPE		9NISN/1	WEBLE ENERGY COMPANY LLC
17502	KOENIG		A APCULYES	1,000000	000578.0	3MA2	SAME	KZ	HASKELL	13	562	34M		ទាំពុរវិលា	MERIT ENERGY COMPANY LLC
SZELZ		HUNGATE 2-13	A APCULYES	1.000000	000578.0	SAME	SAME	SX	HASKELL	13	56Z	WAE		əlqiflum	MERIT ENERGY COMPANY LLC
	ENBANK	HIVWINTERA-2 (U MORROW)	A APCULYES	1.000000	005218.0	3 AME	3MA2	KZ	HASKELL	ī	58Z	M45	NE	WORROW R399U	MERIT ENERGY COMPANY LLC
51330	EUBANK	HIV WINTER A-1 (U MORROW)	A APCULYES	T 000000	005218.0	SAME	3MA2	KZ	HASKELL	ī	582	34M	· · · · · · · · · · · · · · · · · · ·	UPPER MORROW	MERIT ENERGY COMPANY LLC
58212	EUBANK	HIVMOORE A-1 (CHE2TER)	A APCULYES	1.000000	005218-0	JMA2	SAME	KZ	HASKELL	77	582	M4E	·	CHEZTER	MERIT ENERGY COMPANY LLC
78002	EUBANK	GREGG, EM 7	A APCULYES	1.000000.1	985068 0	SAME	3MA2	KZ	HASKELL	Þ	562	34M		NOTAMRAM	MERIT ENERGY COMPANY LLC
	ELEED	MELL NA ME	ACCT_CODE	MI BPO	N KI BLO	09A IW	OQA IAN	12	LINNOO	235	dML	BNB	ATD-ATD	Keselvor	ЯОТАЯЗОО

Exhibit A-1 - Wells and Units

to Assignment, Conveyance and Bill to Sale between

Merit Management Partners I, L.P., et. al., and PanHugoton Partners LLC

1208150316	5	S-A NOTNAT2	·	T*000000	000578.0	SAME	SAME	KZ	HASKELL	ÞT	295	MVE		NOTAMRAM	MERIT ENERGY COMPANY LLC
1208151383	EUBANK	ANAKEB C-1 (WOBBOM)	A APCULYES	1.000000	000578.0	3MA2	3MA2	53	HASKELL	ST	\$6Z	34M	A	WORROW	WEBIT ENERGY COMPANY LLC
6060218051	EUBANK	KUNCKER B-3	A APCULYES	T*000000	000528-0	SAME	3MA2	KZ	HASKELL	14	562	MVE		CHESTER	MERIT ENERGY COMPANY LLC
0581218051	KOENIG	АПИСКЕВ №0	A APCULYES	0000001	000528-0	SMAZ	3MA2	- SX	HASKELL	14	295	MTE		alqifum	MERIT ENERGY COMPANY LLC
9780218051	EUBANK	YUNCKER A-8 (MARMATON)	A APCULYES	T-000000	000528.0	BIMA 2	3MA2	KZ	HASKELL	pr	295	MPE		NOTAMIAM	MERIT ENERGY COMPANY LLC
5820218051	KDENIG	KUNCKER6-14	A APCULYES	J.000000	000528-0	JMA 2	3MA2	KS	HASKELL	ÞT	295	MDE	<i></i>	MORROW	MERIT ENERGY COMPANY LLC
1208150533	KOENIC	KUNCKER 5-14	A APCULYES	J.000000	000528-0	3MA2	3MA2	KZ	HASKELL	ÞT	56Z	MDE	1	NOTAMAAM	MERIT ENERGY COMPANY LLC
7220218051	KOENIC	YUNCKER 4-14 (KANSAS CITY)	A APCULYES	1,000000	000528-0	3MA2	3MA2	KZ	HASKELL	14	56Z	MPE		KANSAS CITY	MERIT ENERGY COMPANY LLC
2020218051	EUBANK	KUNCKER 3-14	A APCULYES	1.000000	000528-0	BIMA 2	SAME	KS	HASKELL	νī	56Z	MPE		MORROW	MERIT ENERGY COMPANY LLC
0610218051	KOENIC	YUNCKER 2-14 (MARMATON)	A APCULYES	1,000000	000528-0	BMA2	3MA2	KS	HASKELL	ÞT	567	MILE		NOTAMSAM	MERIT ENERGY COMPANY LLC
120815084 P	KOENIG	KUNCKER B-2	A APCULYES	1,000000	000578.0	EMA2	3MA2	KS	HASKELL	ÞT	567	MPE	SWARENE	NOTAMSAM	WERLENERGY COMPANY LLC
1 5580218051	EUBANK	WHITE C-6 (LANSING A)	A APCULYES	1°000000	00052810	SEME	3 MMA 2	KZ	HASKELL	ΟT	S67	MPE		A DNIZNAJ	MERIT ENERGY COMPANY LLC
0920218051	KOENIC	WHITE 1-10 (U MORROW)	A APCULYES	J.000000	000528'0	SAME	SAME	KZ	HASKELL	OT	S67	MPE		UPPER MORROW	WEBLENEBOL COMPANY LLC
1208750560	EUBANK	WHITE 1-10 (KANSAS CITY)	A APCULYES	J.000000	000528.0	3MA2	SAME	KS	HASKELL	OT	S67	MPE		KANSAS CITY	MERIT ENERGY COMPANY LLC
6051218051	EUBANK	WEEKS FARM A-2	A APCULYES	1.000000	000578.0	SAME	SAME	KZ	HASKELL	π	SOE	34M	MNENENM	CHESTER	MERIT ENERGY COMPANY LLC
8061218051	ΝΟΣΟΒΑ	MEEKS EVBW V-J	A APCULYES	1-000000 T	000578.0	3 MA 2	3MA2	KZ	HASKELL	π	SOE	34W	MSMSEN	NORROW	INERITENERGY COMPANY LLC
8500018051	EUBANK	UNGLES TG 2 (SWD)	A APCULYES	T-000000	V/N	3MA2	SAME	KS	HASKELL	٢T	567	34M		DNISNAL	MERITENERGY COMPANY LLC
7260718051	EUBANK	2M COLLEGE A-2	A APCULYES	1°000000	000578,0	SMMR	3MA2	KS	HASKELL	97	562	M4E		BASAL CHESTER	MERIT ENERGY COMPANY LLC
2580218051	EUBANK	SW COLLEGE A-1	A APCULYES	1 000000 T	000528'0	SAME	SAME	KZ	HASKELL	97	562	M7E		CHESTER	MERIT ENERGY COMPANY LLC
8201218051	EUBANK	SOUTH EURANK WATERFLOOD D-4	A NHAPCOBO	1138641	\$00EL1,0	3MA2	SAME	KS	HASKELL	34	S67	M45		CHESTER/MORROW	EDISON OPERATING COMPANY LLC
		MURPHY D-4)		TI OCCTIO	1000 JT:0	AMA	7149.40		222000	+ 6			MNMNMS		
8201218051	EUBANK	A\X\A) P-A GOOJ AFERFLOOD A-4 (A\X\A	A_NHAPCOBO	149851.0	\$00E71.0	SAME	3MA2	SN SN	HASKELL	DE	562	34M	14/1N 14/1N 14/2		EDISON OPERATING COMPANY LLC
9201218051	EUBANK SOUTH	5-A DOOL393TAW XMABU3 HTUO2	A NHAPCOBO	19851.0	\$00£71,0	SAME	SAME	SX	HASKELL	ΟŢ	505	M45		CHESTER/MORROW	EDISON OPERATING COMPANY LLC
		(S-A ONAL 283HTA3J	0000 0000	Theory in	LOOS (TIA	7149.45	7140.45	01	222004	07	605				
1 1201218051	EUBANK SOUTHEAST	A/X/A) 2-A GOOJFREAM XWABUE HTUO2	O8OD9AHN_A	1098E1"0	\$00£71,0	3MA2	3MA2	S8	HASKELL	υι	302	34M	N SE SE NM		EDISON OPERATING COMPANY LLC
Id Y	LIELD .	AFLL NAME	ACCT_CODE	WI BPO	N KI BPO	O9A IW	OQA IRN	15	COUNTY	SEC	dML	BNB	атр-ятр	Reservoir	ROTAREGO