KOLAR Document ID: 1461636

KANSAS CORPORATION COMMISSION OIL & GAS CONSERVATION DIVISION

Form T-1 July 2014 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:	bmitted with this form.
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 feet from E / W Line	Legal Description of Lease:
Enhanced Recovery Project Permit No.:	
Entire Project: Yes No	County:
Number of Injection Wells **	
Field Name:	Production Zone(s):
** Side Two Must Be Completed.	Injection Zone(s):
Surface Pit Permit No.: (API No. if Drill Pit, WO or Haul) Type of Pit: Emergency Burn Settling	feet from N / S Line of Section feet from E / W Line of Section Haul-Off Workover Drilling
Post Operatoria License No.	Out at Barrie
Past Operator's License No.	
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 inject	tion authorization, surface pit permit # has beer
noted, approved and duly recorded in the records of the Kansas Corporat	tion 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 a	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 pi
Permit No.: Recommended action:	permitted by No.:
Date:	Date:
Authorized Signature	Authorized Signature
DISTRICT EPR	PRODUCTION UIC
DISTRICT EPR	PRODUCTION UIC

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Side Two

Must Be Filed For All Wells

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

A separate sheet may be attached if necessary

^{*} When transferring a unit which consists of more than one lease please file a separate side two for each lease. If a lease covers more than one section please indicate which section each well is located.

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Kansas Corporation Commission Oil & Gas Conservation Division

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

CERTIFICATION OF COMPLIANCE WITH THE KANSAS SURFACE OWNER NOTIFICATION ACT

This form must be submitted with all Forms C-1 (Notice of Intent to Drill); CB-1 (Cathodic Protection Borehole Intent); T-1 (Request for Change of Operator Transfer of Injection or Surface Pit Permit); and CP-1 (Well Plugging Application).

Any such form submitted without an accompanying Form KSONA-1 will be returned.

Select the corresponding form being filed: C-1 (Intent) CB-1	I (Cathodic Protection Borehole Intent) T-1 (Transfer) CP-1 (Plugging Application)
OPERATOR: License #	Well Location:
Name:	SecTwpS. R
Address 1:	County:
Address 2:	Lease Name: 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:	county, and in the real estate property tax records of the county treasurer.
City:	
the KCC with a plat showing the predicted locations of lease roads, tall	nodic Protection Borehole Intent), you must supply the surface owners and the batteries, pipelines, and electrical lines. The locations shown on the plat on the Form C-1 plat, Form CB-1 plat, or a separate plat may be submitted.
owner(s) of the land upon which the subject well is or will be	Act (House Bill 2032), I have provided the following to the surface clocated: 1) a copy of the Form C-1, Form CB-1, Form T-1, or Form being filed is a Form C-1 or Form CB-1, the plat(s) required by this and email address.
KCC will be required to send this information to the surface of	acknowledge that, because I have not provided this information, the owner(s). To mitigate the additional cost of the KCC performing this as of the surface owner by filling out the top section of this form and e KCC, which is enclosed with this form.
If choosing the second option, submit payment of the \$30.00 handlin form and the associated Form C-1, Form CB-1, Form T-1, or Form CF	ng fee with this form. If the fee is not received with this form, the KSONA-1 P-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:	Title:

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CONVEYANCE, ASSIGNMENT AND BILL OF SALE

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 L.P.), Merit Management Partners II, L.P. (f/k/a Merit Energy Partners III, L.P.), Merit Energy Partners E-III, L.P., Merit Energy Partners E-III, L.P., 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 E-II, L.P., Merit Energy Partners E-II, L.P., Merit Energy Partners VI, L.P., Merit Energy Partners VI, L.P., Merit Energy Partners VII, L.P., Merit Energy Partners X, L.P., Merit Energy Partners G, L.P., Merit Energy Partners I, L.P., Merit Energy Partner 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 Partners J, L.P., L.P., Merit Energy

WITNESSETH:

L.P.), Merit Management Partners II, L.P. (f/k/a Merit Partners II, L.P.), Merit Energy Partners 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 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 limited liability company, and Assignee (the "Purchase and Sale Agreement"). This Assignment is made pursuant to the terms of that certain Purchase and Sale Agreement] 2019 by and among Merit Management Partners I, L.P. (f/k/a Merit Partners, 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 and to the lands covered by the Leases, as limited by the reservations and restrictions described on net profits interests; carried interests; farmout rights; options; and other properties and interests All of the oil and gas leases, subleases and other leaseholds; fee mineral 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"), the annexes to Exhibit A (the "Lands");

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- 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");
- 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 comes from Wells located on or off of a Lease, and all tenements, hereditaments and appurtenances belonging to the Leases or Units; all unitization, communitization and pooling agreements, declarations and orders with respect to the Leases or the 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 or derived from and interests of Seller in, under All rights
- 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 Schedule 1.2(d) of the Purchase and Sale Agreement, but excluding any contracts, agreements the necessary consents to transfer are not obtained pursuant to Section 7.7 of the Purchase and Sale Agreement, and further excluding all Master Services Agreements as well as the instruments or Geological Data (subject to such exclusions, the All contracts, agreements and instruments by which the Properties are bound, or unitization, pooling and communitization agreements, declarations and orders, joint venture agreements, farmin and farmout agreements, exploration agreements, participation agreements, and instruments to the extent transfer is restricted by Third-Party agreement or applicable Law and including those identified purchase of oil, gas, casinghead gas or processing agreements to the extent applicable agreements for the agreements, transportation or gathering agreements, or the Hydrocarbons produced from the Properties, the Leases, Easements, "Contracts"); Properties
- 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");
- than Enterprise Application Software) (the Assets described in this clause (f), collectively, the (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 (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 measurement technology located on the Leases, and (B) any radio towers located on the Leases, primarily in connection with the operation of the Properties, including (A) any SCADA and "Equipment");
- 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");

- All Hydrocarbons produced from or attributable to the Leases, Lands and Wells from and after the Effective Time; (P)
- (i) All Imbalances;
- to the negotiation and consummation of transactions contemplated by this Agreement, (v) emails and (vi) all Geological Data other than the Geological Data described at Section 1.2(k) of the originals of such Records as Seller has reasonably determined may be required for use in 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) egal counsel (other than title opinions), (iii) reserve studies and evaluations, (iv) records relating Purchase and Sale Agreement (such books, records, data, files and accounting records collectively, the "Records"); provided, however, that Seller may retain the 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' ax, accounting or auditing matters; but subject to such exclusions,
- A license or assignment of an interest to the Geological Data specifically listed on 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 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 Agreement");
- 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;
- 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; (E)
- disbursements for which the Purchase Price is increased pursuant to Section 2.2 of the Purchase All credit or other rights to prepaid costs, expenses, accounts payable and other and Sale Agreement and Section 9.4 of the Purchase and Sale Agreement; Ξ
- (o) All insurance proceeds under existing policies of insurance, if any, relating to any 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 attributable to the payment of such insurance proceeds);

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

EXCEPTING AND RESERVING to Assignor, however, and excluded from the Assets (as defined above), all of the following (collectively, the "Excluded Assets"):

- legal records of Seller that relate to Seller's business generally (whether or not relating to the all corporate, partnership, limited liability company, financial, Income Tax (a)
- all books, records and files that relate exclusively to the Excluded Assets; 9
- (c) (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;
- 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; **(**g
- 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; **e**
- Oľ Seller's area-wide bonds, permits and licenses or other permits, licenses authorizations used in the conduct of Seller's business generally;
- amounts receivable, and other receivables attributable to the Assets with respect to any period of time prior credits, account receivables, note receivables, take-or-pay all trade to the Effective Time; (g)
- 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;

- (k) any agreements excluded from the definition of "Contracts" in **Section 1.2(d)** of the Purchased and Sale Agreement;
- 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 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
- 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 subject to Section 1.2(q) of the Purchase and Sale Agreement, any patent, patent (E) Seller;
- in Section 1.2(f) of the Purchase and Sale Agreement, and all personal computers, telephones, all radio and telephone equipment (and associated peripherals) that is not described whether landline telephones or smartphones (and any phone numbers relating thereto); (I)
- all proprietary and other computer software, except for software referenced Section 1.2(f) or Section 1.2(q) of the Purchase and Sale Agreement; <u></u>
- except to the extent conveyed by the Geological Data License or the Geological Data Assignment Agreement, all Geological Data; <u>a</u>
- (q) any offices or office leases;
- any capital stock or other equity interests of any Seller, any subsidiary of Seller, or any other entity;
- 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
- any Employee Benefits Plans maintained or contributed to by Seller or any ERISA \mathfrak{I} 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.

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

3. Disclaimers.

THE ASSETS, FUTURE REVENUES GENERATED BY THE ASSETS OR FUTURE COSTS ASSOCIATED WITH THE ASSETS, (V) THE PRODUCTION OF ASSETS, (III) THE QUANTITY, QUALITY OR RECOVERABILITY OF PETROLEUM SUBSTANCES IN OR FROM THE ASSETS, (IV) ANY ESTIMATES OF THE VALUE OF CONDITION, QUALITY, SUITABILITY, DESIGN OR MARKETABILITY OF THE ASSETS, (VII) THE CONTENT, CHARACTER OR NATURE OF ANY DESCRIPTIVE MEMORANDUM, REPORTS, BROCHURES, CHARTS OR STATEMENTS PREPARED INFORMATION MADE OR COMMUNICATED (ORALLY OR IN WRITING) TO ASSIGNEE OR ANY OF ITS AFFILIATES, EMPLOYEES, AGENTS, CONSULTANTS PARTICULAR, EXCEPT AS EXPRESSLY REPRESENTED OTHERWISE IN ARTICLE 5 OF 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 DISCLAIMS ANY REPRESENTATION OR WARRANTY, EXPRESS, STATUTORY OR IMPLIED, AS TO (I) TITLE TO ANY OF THE ASSETS, (II) THE CONTENTS, GEOLOGICAL OR SEISMIC DATA OR INTERPRETATION, RELATING TO THE MAINTENANCE, REPAIR, PURCHASE AND SALE AGREEMENT OR IN THIS ASSIGNMENT, OR CONFIRMED IN THE CERTIFICATE OF ASSIGNOR DELIVERED TO ASSIGNEE PURSUANT TO SECTION 9.2(C) OF THE PURCHASE AND SALE AGREEMENT, (I) ASSIGNOR MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS, STATUTORY OR RESPONSIBILITY FOR ANY REPRESENTATION, WARRANTY, STATEMENT OR INFORMATION, PROJECTION OR ADVICE THAT MAY HAVE BEEN PROVIDED TO ASSIGNEE BY CONSULTANT, AND TO THE EXTENT EXPRESSLY SET FORTH IN THE REPRESENTATIVE OR ADVISOR OF ASSIGNOR OR ANY OF ITS AFFILIATES). CHARACTER OR NATURE OF ANY DESCRIPTIVE MEMORANDUM, OR IMPLIED, AND (II) ASSIGNOR EXPRESSLY DISCLAIMS ALL LIABILITY OR CONSULTANT, OPINION, AGENT, THE 3 ENGINEERING EMPLOYEE, ANY ASSETS, COSTS ASSOCIATED WITH THE ASSETS, HYDROCARBONS FROM THE ASSETS, (VI) (INCLUDING PETROLEUM DIRECTOR, REPRESENTATIVES ANY EXCEPT AS OFFICER, OF

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

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

- 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 against the claims and demands of all Persons claiming by, through or under Assignor or its This Assignment is made, executed and delivered Affiliates, but not otherwise, up to the Allocated Value. Special Warranty of Title.
- abandoned Wells, included in the Assets, (ii) the dismantling or decommissioning and removal of 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 Assumption by Assignee. In addition to its other obligations under the Purchase

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 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 (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 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 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 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 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 (c) properly plug and abandon any and all wells Properties to the extent required by Governmental Body, (e) dismantle, salvage and remove any 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; $\overline{\Xi}$
- any obligations, liabilities, Losses, costs or expenses attributable to or arise 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 hand; Ξ

(iii)

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 Closing and that relate to their employment with, or the terminations of their employment from, Seller or any of its Affiliates, (C) with respect to employees of Seller or any of its 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 amended (or similar state or local law), as a result of actions taken by Seller Adjustment and Retraining Notification Act of 1988, to events that occur on or prior to the the Worker

- 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;
- disposal or transportation of any Hazardous Materials from the property 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 Asset, prior to its delayed Closing); (<u>i</u>x)
- 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 applicable for any Asset, prior to its delayed Closing); 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 3
- any obligations, liabilities, Losses, costs or expenses incurred in connection with the matters disclosed on **Schedule 4.3** or **Schedule 5.9(a)** or **Schedule** 5.18 of the Purchase and Sale Agreement; (<u>4</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)
- 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)
- any liability for Taxes of Seller, including any liability for any Asset Taxes that are attributable to any Tax period (or portion thereof) ending on or before the Effective Time; and \otimes
- 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.
- 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. <u>Assignment is a global</u> assignment intended for filing with the applicable counties in which the Assets are located, Assignee acknowledges that this 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.
- 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. Counterparts. This Assignment may be executed in counterparts, each of which

[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:

Name: Kathryn Lyles Title: Assistant Secretary Kath

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

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

Merit Management Partners II, L.P., their general partner

By:

Name: Kathryn Lyles Title: Assistant Secretary By: Kathria

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:

Name: Kathryn Lyles Kathwa

Title: Assistant Secretary

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

MERIT ENERGY PARTNERS I, L.P.

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

Name: Kathryn Lyles Kathry

Title: Assistant Secreta

MERIT ENERGY PARTNERS J, L.P.

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

Kathur Name: Kathryn Lyles

Title: Assistant Secretary

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 A, L.P. MERIT ENERGY PARTNERS X, L.P.

ENERGY PARTNERS B, L.P. MERIT

MERIT ENERGY PARTNERS C-II, L.P MERIT ENERGY PARTNERS C-1, L.P.

MERIT ENERGY PARTNERS D-I, L.P.

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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:

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

MERIT ENERGY COMPANY, LLC

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

MMGJ ARKANSAS, LLC

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

ASSIGNEE:

PANHUGOTON PARTNERS LLC

Name: Jason Herrick Title: President

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STATE OF TEXAS \$

COUNTY OF DALLAS \$

acknowledged to me that she/he, being fully authorized to do so, executed and delivered the same 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 known to me to be the person whose name is subscribed to the foregoing instrument and for the purpose and consideration therein expressed

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

STEPHANIE LOTT
Notary Public
STATE OF TEXAS
ID#130863896
ID#130863896
My Comm. Exp. Oct. 17, 2020

Notary Public

My Commission Expires:

STATE OF TEXAS

COUNTY OF DALLAS

00 cm cm

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 the undersigned Notary Public, consideration therein expressed. BEFORE ME,

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

STEPHANIE LOTT
Notary Public
STATE OF TEXAS
1D#130863886
My Comm. Exp. Oct. 17, 2020

My Commission expires

Notary Public

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z	TNA%D	SECLION 33: E/J NE/d 752-32M	29S3SW33	33	Wee	\$6Z	383	Þ	6E61/61/6	LHE DEKBA OIF COMBVAA	EVA A STURRT	TEVSE - OIT VAD GVS	30008000
z	TNAAĐ	SECLION 5: E/3 SE/4 598-32M	82W2852	78	MSε	\$6Z	191	٤	bE61/9/L	ALDEN W. FOSTER	E. O. STUART (BEING THE SAME PERSON AS EDWIN O. STUART) AND EVA A. SUTART, HIS WIFE	FEVZE - OIF VMD GVZ	0009100£
τ	TNA%Ð	SECLION 54: NE/4' 8/5 538-32M	\$2W262	77¢	MSE	S6 Z	SSI	٤	\$E6\ <i>\L\L</i>	ALDEN W. FOSTER	BI°YCKMEI'DEB' HIZ MIŁE G' D' BI'YCKMEI'DEB YND EI'I'Y C''	FEVZE - OIF VAD GVZ	000\$100£
τ	TMARÐ	SECLION 54: NM/4 598-32M	\$2W2£86Z	77	MSε	S6Z	951	ε	†E61 <i>/L/L</i>	ALDEN W. FOSTER	BFYCKMETDEB' HIS MILE G' D' BFYCKMETDEB YND EFFY C'	FE¥2E - OII' YND GYZ	30014000
τ	GRANT	SECTION 23: NE/4 29S-35W	29835W23	23	MSε	\$6 7	951	ε	\$E61/L/L	ALDEN W. FOSTER	BFYCKMETDEK' HIS MIEE C' D' BFYCKMETDEK YND EFFY C'	FEVZE - OIF VMD GVZ	000⊁100€
7	CKVAJ.	SECTION 13: SW/4	29833W13	٤١	MSE	S 67	9 5 1	ε	\$E61/L/L	ALDEN W. FOSTER	BFYCKMEFDEK' HIS MILE G' D' BFYCKMEFDEK VND EFFY C'	FEVZE - OIL AND GAS	30014000
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7	TNASO	RECLION I: NE/4 308-32M	1MSESOE	l	MSE	SOE	141	٤	⊅£61/0€/ <i>L</i>	ALDEN W POSTER	W. S. LAY AND MYRTLE M. LAY, HIS WIFE	FEASE - OIL AND GAS	30018000
7	TNAAD	SECTION 1: W/2 30S-35W	LMSESOE	(in)	Wee	SOE	L51	ε	\$E61/11/L	ALTOEN W. FOSTER	J.P. REED, ET UX	LEASE - OIL AND GAS	3000000
τ	GKVA.I.	SECLION I: SEV 308-32W	1.MSESOE	1	MSE	SOE	<i>L</i> 91	9	ÞE61/01/L	ADEN W. FOSTER	M. C. CLYMER AND EFFIE B. CLYMER, HIS	LEASE - OIL AND GAS	0007000€
τ	CEVANT	SECTION 35: SW/4	\$8M38M38	SE:	MSε	8 6 7	791	٤	7 861/9/ <i>L</i>	ALDEN W. FOSTER	NICE?MVNDEK' HOZBYND VND MIEE E' V"NICE?MVNDEK VND VNNV W"	FEVZE - OIF VAID GVZ	000/100ε
z	CKVAL	RECLION 32: N/S' RE/4 508-32M	SEMSES6Z	SE	MSE	262	£0Z	Þ	LE61/L/6	пиптер Ркорисіма сомраму, пис.	CARRIE M. LOWE, A WIDOW	FEV2E - OUF VAID GV2	3002300E
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7	TNASO	SECLION 15: M/2 308-32M	Z1MSES0E	71	MSε	S0ε	781	٤	5 661/21/8	VTDEN M. POSTER	H. M. TRUESDALE, ET AL	FEASE - OIL AND GAS	30004000
5	TNASO	SECLION II: NM\4 308-32M	11W2E20E	11	MSE	SOE	8/1	٤	ÞE61/L7/L	ALTEN W. FOSTER	O. G. TAYLOR AND GEORGIA TAYLOR, HIS WIFE	FEVZE - OIF VAD GVZ	0006100€
2	GEVALT	SECLION II: NE/# 302-32M	IIMSE\$0E	11	MSE	SOE	891	€	₽E61/0E/L	VTDEN M [*] EOZLEK	WALTER P. HADDICAN ET UX	FEASE - OIL AND GAS	30002000
τ	GRANT	SECTION II: SW/4 30S-35W	11W2E20E	ιι	MSE	SOE	167	Þ	LE61/71/L	липтер Ркорисім а сомР А ИУ, гис.	CHARLES E. SMITH, A SINGLE MAN, R. P. THOMA AND MRS. R. P. THOMA, HIS WIFE	FEV2E - OIF VAD GV2	30011000
τ	GRANT	SECLION II: SE\t 308-32M	11MSESOE	ΙΙ	MSε	SOE	⊅ \$I	ε	7E61/9/L	ALDEN W. FOSTER	RAY LIGHTY AND IDA LIGHTY, HUSBAND AND WIFE	FEYZE - OIF YND GYZ	0002000£
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τ	CRANT	SECLION 12: N/3 NE/4 308-32M	S1MSES0E	SI	Wee	SUE	901	L	b\$61/bZ/E	ПИІДЕВ РКОВИСІМО СОМРАМУ, INC.	LAWRENCE, HIS WIFE CLYDE M LAWRENCE AND ETHEL M.	FEASE - OIL AND GAS	0000Ζ00ε
7	TNAAD	ZECLION I 4: E/J NM/4' NE/4 308-32M	⊅1W2£20 £	ÞĪ	MSε	SOE	ÞSI	ε	≯ €61/9/L	ALDEN W. FOSTER	RAY LIGHTY AND IDA LIGHTY, HUSBAND AND WIFE	FEVZE - OIF VAD GVZ	30003000
ζ	GRANT	SECLION 14: NM/4 302-32M	\$1 M \$E S 0E	ÞÍ	MSE	SOE	2 42	Þ	LE61/91/01	пиілер Ркорисіме сомраму, імс.	O. W. HUTTON AND BESSIE W. HUTTON, HIS	LEASE - OIL AND GAS	V/N
τ	CKPN.I.	SECLION I5: SE\¢ 308-32M	31MSES 0E	71	WZE	SOE	709	€	LEG1/\$1/ b	пицер вкорпсіме сомвумя, їмс.	CVEOTINE BOCEES MATKEE' V MIDDOM	FEYZE - OIF WAD GYZ	30024000
z	CRANT	SECLION IT: NE/t 3US-32M	ZTMSESOE	12	ΜSE	S0£	<i>L</i> 91	9	\$E61/01/L	ADEN W FOSTER	M. C. CLYMER AND EFFIE B. CLYMER, HIS	FEASE - OIL AND GAS	30007000
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τ	TWAND	SECLION 25: SEV¢ 308-32M	SZW2E80E	sz	MSε	S0ε	٤	L	£#61/91/9	NORTHERN NATURAL GAS COMPANY	E. H. ELLIOTT AND MYRTLE ELLIOTT, HIS WIFE	FEVZE - OIF VAD GVZ	00001008
7	TWA9	SECTION 23: NEA 30S-35W	30835W23	23	MSε	SOE	69Þ	ε	9861/b/6	INTERSTATE PRODUCTION COMPANY	R. G. KLEIN, ET UX	LEASE - OIL AND GAS	000L666 Z
7	CRANT	SECLION 5: SW/4 308-33W	ZMSESOE	τ	MSE	SOE	841	ε	ÞE61/ <i>L</i> Z/ <i>L</i>	VTDEN M. FOSTER	O. G. TAYLOR AND GEORGIA TAYLOR, HIS	FEVSE - OIF VAD GVS	0006100ε
z	CKVALL	SECTION 2: SE/4 30S-35W	ZMSESOE	7	MSE	SUE	891	ε	\$561/05/L	ALDEN W. FOSTER	WALTER P. HADDICAN ET UX	FEVZE - OIF VAD GVZ	000Ζ000ε
7	GEVEL	(BEING THE ENTIRE NORTH ONE HALF SECTION 2: LOTS 1, 2, 3 & 4; S/2 N/2 30S-35W	ZMSESOE	7	MSE	SOE	£ 91	ε	Þ E6 1/9/L	ALDEN W. FOSTFER	NIECEMVADEK HOBBVAD VAD MIEE E V NICESMVADEK VAD VANV W	FEVRE - OIF VAD GVR	0001000Ε
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z	TNAAĐ	SECLION 56: E/2 SW/4, SW/4 SW/4	97MSES0E	97	Wee	S0ε	82.1	01	L#61/8/11	лиітер РRODUCING COMPANY, INC.	ЕDNУ ВІГВЕКА' GNУКDIVN	FEVSE - OIF WAD GVS	£00 <u>\$</u> Z00£
z	TNASĐ	8ECLION 76: E/J 8W/4 [,] 8W/4 8W/4	30 %35 W26	97	MSε	SOE	641	01	L#61/8/11	пишер вкорпсиме сомбъих, пис	EDNA BILBERY ET AL	TEVSE - OIF VAD GVS	Z005Z00E
τ	GRANT	SECLION 56: E/2 SW/4, SW/4 SW/4	97MSES0E	97	MSE	SOE	£91	01	8+61/5/5	ПИЦЕБ РКОБИСІМ С СОМРАУУ, ІМС.	R M SHAW, A WIDDOWER	TEASE - OIL AND GAS	100 5 200E
τ	CEVAL	2EC 76: SEM 308-32M	9ZMSESOE	97	MSE	SOE	661	L	\$\$61/01/01	ПИЦЕВ БКОВПСТИВ COMFANY, TUC,	T. I. WAGNER, IR, AND ANNE WAGNER, HIS WIFE	FEASE - OIL AND GAS	00058ZL9
7	GKVM.L.	SECTION 25: SW/4 30S-35W	SZMSESOE	57	Μsε	\$0E	901	L	ÞÞ61/ÞZ/€	пиітер Ркорисіма сомраму, пис.	TYMBENCE' HIZ MILE CLYDE M LAWRENCE AND ETHEL M.	FEASE - OIL AND GAS	30020000
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												S	FOOTNOTE
z	TNAJĐ	SECLION 3: FOLS 1' 3' YND 4' 8'S NE/4' 8'S NM/4 308-32M	EMSES0E	ε	Wεε	SOE	687	ε	9£61/1/6	INTERSTATE PRODUCTION COMPANY	H' V WCCVBE' V SINGLE MAN	FEVZE - OIF VAD GVZ	000£100£
τ	TNAAĐ	SECLION 3: SM\4 302-32M	EMSESOE	ε	MSε	SOE	† €1	9	7561/b/6	пишер ькорпсіме сомьчил' імс'	ALBERT A GOERING ET AL	FEVSE - OIL AND GAS	30012000
τ	TNAAĐ	SECLION 78: N/3 NE/4' N/M NM/4 302-32M	82W2ES0E	87	Wee	SOE	SL	01	L#61/01/9	пишер Ркорисіме сомраму, імс.	НОӨН НООРЕК, АИТ РЕАКL НООРЕК, НІЅ Wipe	FEVZE - OIF VAD GVZ	79999000
z	TNAAD	ZECLION 76: MW/4 SW/4 30S-32W	9ZMSES0E	97	MSE	308	0+1	L	\$\$61/\$1/E	ПИІТЕР РКОРИСІМЄ СОМРАЧУ, ІИС,	PEARL B, LINSCOTT AND M, R, LINSCOTT,	FEVZE - OIF VAD GVZ	0001ΖΟυε =
τ	GKVNI.	SECTION 26: E/2 SW/4, SW/4 SW/4	9ZMSES0E	97	MSE	S0£	LSI	10	8 % 61/E1/E	ПИІТЕВ РКОВИСІМО СОМРАИУ, ГИС,	DETTY W KOBINSON' GNYKDIYN	TEVSE - OIF VMD GVS	\$00\$Z00£
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									AOTE #4− SAID LEASE EXCLUDES ALL RIGHT, TITLE AND INTEREST TO, AND RIGHTS TO PRODUCE FROM OR THROUGH,	t EOC
									OTE #3- INSOFAR AS AND ONLY INSOFAR AS SAID COUTRACT COVERS RIGHTS BELOW THE BASE OF THE CHASE GROUP. TEXAS COUNTY, OKLAHOMA	FOOT
									NE AND ONLY INSOFAR AS SAID CONTRACT COVERS THE RIGHTS BELOW THE TOP OF THE WARAUNSEE GROUP WHICH LOUTHES 1966 (MOBIL UNITED PRODUCTION WM I CUTTER NO. I SEC 1, T31S R36W STEVENS, GRANT, SEWARD AND HASKELL COUNTIES 1966 (MOBIL UNITED PRODUCTION WM I CUTTER NO. I SEC 1, T31S R36W STEVENS COUNTY KANSAS). WHICH WHICH	
									LOG FOR MORTON COUNTY, KS 1966 (PANHANDLE EASTERN PIPELINE COMPANY GOING NO. 2 SEC 35 32S-41W). FAR AND ONLY INSOFAR AS SAID CONTRACT COVERS RIGHTS BELOW THE BASE OF THE MISSOUNIAN FORMATION AS	I DELLI
alontooA	County	nohqhəzəA legəA	Concatenale	пойзэг	Range	qidsnwo.T	Page	Book	əsed əsesə.J EnighO 10225-J EnighO aqVT Pamaəv;	Agreenent #

									ом ок тнкоисн, кленома	:ST TO, AND RIGHTS TO PRODUCE PR	E EXCLUDES ALL RIGHT, TITLE AND INTERE	EOOTWOTE #9- SAID LEAS	6
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-	1								; юм ок тикоисн, ксанома	SST TO, AND RIGHTS TO PRODUCE FR ON 2-4N-21ECM, BEAVER COUNTY, O	SE EXCLUDES ALL RIGHT, TITLE AND INTERI	FOOTNOTE #5- SAID LEA:	S
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										30. AS DEFINED IN THE DIL OF THE LEI	M BELOW THE BASE OF THE CHASE FORMAT WHICH IS ENCOUNTERED AT A DEPTH OF TS		13
									GED BETWEEN THE	CHESTER FORMATION AS ENCOUNTER	W FORMATION AS ENCOUNTERED BETWEEN EQUIVALENTS THEREOF AND THE ENTIRE G AND THE STRATICRAPHIC EQUIVALENTS TH 31 WELL LOCATED IN THE SW SW OF	AND THE STRATIGRAPHIC	71
									EAVER COUNTY,	NO †10090 (CYNZE CD NO 300005800)	HE BI POOL ENHANCED RECOVERY UNIT, FO CORPORATION COMMISSION OF THE BI CORPORATION COMMISSION OF THE	THE JOH HOLLASITINU	п
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									ASSIGNMENT, PRDS OF SEWARD	AOLUME 632, PAGE 801 OF THE RECC	COUNTY, KANSA OF SALE DATED JULY 1, 2010 REECORDED IN E ALEXANDER A2 WELL CONVEYED TO CISC	CONAEAVNCE VND BIFT FESS VND EXCELL 1.H	61
										EECORDED IN VOLUME 632, PAGE 801	OF SEWARD COUNTY, 12010 R OF SEWARD COUNTY, 12010 R HE MCGILL A 2-10 AND A 3-10 WELLS CONVE		81
									I VZSIGNMENT,	MOLUME 632, PAGE 801 OF THE RECO	E BROWN APC B-1 WELL CONVEYED TO CISC OF SALE DATED JULY I, 2010 REECORDED IN	CONAEAVNCE VND BIFT	Lī
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									EXEECORDED IN	ND BILL OF SALE DATED JULY 1, 2010	HE GULLKIDGE F3 WELL AND THE RECORDS O HAT CERTAIN ASSIGNMENT, CONVEYANCE A HE GULTRIDGE F3 WELL AND THE ETZOLD UI	OPERATING, LLC IN TH	ŞI
stornooM	Сошц	Legal Description	Conceptenate	Section	Range	qidzawoT	9Ze¶	Воок	Date	əsezəJ lenighO	Tottes Lesson	Agreement Type	# tnsmээтg A

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						ŧ				I AOLUME 264, PAGE 559 OF THE RECC	COUNTY, KANSA OF SALE DATED JULY 1, 2010 KEECORDED IN E MOORHEAD D-1 WELL CONVEYED TO CISC		\$2
											INFY 1, 2010 REECORDED IN VOLUME 264, PA		77
										1 VOLUME 264, PAGE 559 OF THE RECC	COUNTY, KANS/ OF SALE DATED JULY 1, 2010 REECORDED IN THE NORDIKE 1 WELL CONVEYED TO CISCO		23
								75		A VOLUME 264, PAGE 559 OF THE REC	COUNTY, KANS, OF SALE DATED JULY 1, 2010 REECORDED TO COUNTY, KANS,		22
										A AOFINME 632, PAGE 801 OF THE REC	COUNTY, KANS, OF SALE DATED JULY 1, 2010 REECORDED IN		17
										A AOLUME 632, PAGE 801 OF THE REC	IE GUTTRIDGE 2B WELL CONVEYED TO CISC COUNTY, KANS.		50
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									ITS TO PRODUCE FROM OR THROUGH, THE SHIELD	ALL RIGHT, TITLE AND INTEREST TO, AND RIGH (API #351321555) LOCATED IN SECTION 5-4N-14E		Oε
									: TO PRODUCE FROM OR THROUGH, THE OGLE 1 W	L RIGHT, TITLE AND INTEREST TO, AND RIGHTS		67
		>							V -32 (API #3513922839) IN SECTION 22-6N-17ECM, TES BELOW THE BASE OF THE CHASE GROUP, WHICH	Y INSOFAR AS SAID CONTRACT COVERS RIGHTI E CROSS TIMBERS OPERATING CO. TARKANTI #7 COUNTY, OKLAHOM.	OCCURS AT 2680 FT, IN TH INSOFAR AS AND ONL:	87
									S TO PRODUCE FROM OR THROUGH, THE OKLAHO	LL RIGHT, TITLE AND INTEREST TO, AND RIGHT ELL (API #3513921276) LOCATED IN SECTION 36-		ĽZ
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Agreement # Agreement Type Original Lessor
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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

7721504 RYUS EA	TSA3 SUY	1-A Y3HAJVIH	A APCULYES	1,000000	0.812500	SAME	SAME	KZ	TN A RÐ	ÞΕ	567	MSE	MN	CHESTER	MERIT ENERGY COMPANY LLC
		WANDER A-5	A APCULYES	1.000000	000278.0	SAME	SAME	KS	TNA92	2	305	32M	SE	KANSAS CITY A	MERIT ENERGY COMPANY LLC
		WANDER A-3 (SWD)	A APCULYES	1,000000	V/N	SAME	SAME	KZ	TNA90	7	305	32M		KANSAS CITY	MERIT ENERGY COMPANY LLC
	T2A3 2UY	WANDER A4 (U MORROW)	A APCULYES	1,000000	000578.0	3MA2	3MA2	KZ	TNA90	7	305	32M		UPPER MORROW	MERIT ENERGY COMPANY LLC
	YUS EAST	WANDER 2-2	A APCULYES	1,000000	000548.0	SAME	3MA2	KZ	TMA99	2	305	32M		CHESTER	MERIT ENERGY COMPANY LLC
	YUS EAST	WANDER 1-2	A APCULYES	T-0000000	000548'0	SAME	3MA2	KZ	TNA90	2	308	MSE		KANSAS CLTY	MERIT ENERGY COMPANY LLC
	YUS EAST	REED B-1 (CHESTER)	A APCULYES	1,00000	000578.0	3MA2	SAME	KZ	CRANT	τ	SOE	WZE	MN	CHESTER	MERIT ENERGY COMPANY LLC
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ZZZZZZ HICK	NOU	MLP GILMORE 'A' 1	₩ OLYSSESW	0.02298.0	000557.0	SAME	2AME	KZ	GRANT	97	308	WZE	2MNM2E	СНЕЗТЕВ	MERIT ENERGY COMPANY LLC
2350342 HICK		HOOPER 1-28	A APCULYES	T-000000	000578.0	SAME	SAME	K2	TMA ЯÐ	28	305	MSE	NENE	CHESTER	MERIT ENERGY COMPANY LLC
	VANY CREEKS	T-A 80 TAYLORU	V APCULYES	T,000000	002218.0	SAME	SAME	K2	TNAAA	ा	305	MSE	MN	MORROWB	MERIT ENERGY COMPANY LLC
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