KOLAR Document ID: 1533407

KANSAS CORPORATION COMMISSION OIL & GAS CONSERVATION DIVISION

Form T-1 April 2019 Form must be Typed Form must be Signed All blanks must be Filled

REQUEST FOR CHANGE OF OPERATOR TRANSFER OF INJECTION OR SURFACE PIT PERMIT

Form KSONA-1, Certification of Compliance with the Kansas Surface Owner Notification Act, MUST be submitted with this form.

Check applicable boxes:	I
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	SecTwpREV
feet from E / W Line	Legal Description of Lease:
Enhanced Recovery Project Permit No.:	
Entire Project: Yes No	County:
Number of Injection Wells**	Production Zone(s):
Field Name:	Injection Zone(s):
** Side Two Must Be Completed.	injection zene(e).
Surface Pit Permit No.:(API No. if Drill Pit, WO or Haul)	feet from N / S Line of Section feet from E / W Line of Section
Type of Pit: Emergency Burn Settling	Haul-Off Workover Drilling
Past Operator's License No.	Contact Person:
Past Operator's Name & Address:	Phone:
	Date:
Title:	Signature:
New Operator's License No	Contact Person:
New Operator's Name & Address:	Phone:
	Oil / Gas Purchaser:
New Operator's Email:	Date:
Title:	Signature:
Acknowledgment of Transfer: The above request for transfer of injecti	on authorization, surface pit permit # has been
noted, approved and duly recorded in the records of the Kansas Corporation	on Commission. This acknowledgment of transfer pertains to Kansas Corporation
Commission records only and does not convey any ownership interest in the	ne 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:	
. Neconimonate action.	
Date:	Date:
Authorized Signature	Authorized Signature
DISTRICT EPR	PRODUCTION UIC

KOLAR Document ID: 1533407

Side Two

Must Be Filed For All Wells

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

KOLAR Document ID: 1533407

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	3-1 (Cathodic Protection Borehole Intent) T-1 (Transfer) CP-1 (Plugging Application)
OPERATOR: License #	Well Location:
Name:	· — — —
Address 1:	
Address 2:	
City: State: Zip:+	the least helping
Contact Person:	_
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:	the state of the s
City: State: Zip:+	_
	tank batteries, pipelines, and electrical lines. The locations shown on the plated 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	ce Act (House Bill 2032), I have provided the following to the surface be located: 1) a copy of the Form C-1, Form CB-1, Form T-1, or Form rm being filed is a Form C-1 or Form CB-1, the plat(s) required by this ex, and email address.
KCC will be required to send this information to the surface	I acknowledge that, because I have not provided this information, the e owner(s). To mitigate the additional cost of the KCC performing this ress of the surface owner by filling out the top section of this form and he KCC, which is enclosed with this form.
If choosing the second option, submit payment of the \$30.00 handl form and the associated Form C-1, Form CB-1, Form T-1, or Form C	lling fee with this form. If the fee is not received with this form, the KSONA-1 CP-1 will be returned.
I hereby certify that the statements made herein are true and correct	ct to the best of my knowledge and belief.
Date: Signature of Operator or Agent:	Title:

§)

This Quitclaim, Bill of Sale and Assignment (this "Assignment") is made this 1st day of October, 2020, by and between Brent D. Siroky an undivided fifty percent (50%) and Siroky Oil Management Inc. an undivided fifty percent (50%) ("Assignees"), having an address of PO Box 303, Pratt KS.67124 and PO Box 464, Pratt, KS 67124 respectively and Sand Point LLC et al, an Oklahoma limited liability company (See Exhibit "A") ("Assignors"), having an address of 5909 NW Expressway, Suite 540, Oklahoma City, Oklahoma 73132. Assignee and Assignor are collectively referred to herein as the "Parties" and sometimes individually referred to herein as a "Party." This Assignment shall be effective as of October 1, 2020 at 12:01 a.m. Central time (the "Effective Time").

WITNESSETH:

NOW, THEREFORE, in consideration of the payment of the ten dollars (\$10.00) and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, and with the intent to be legally bound, the Parties hereby agree as follows:

- 1. <u>Assignment</u>. Assignor does hereby sell, convey and assign to Assignee all of Assignor's right and title to, and interest in, the following assets and properties (the "*Properties*"):
- (a) the oil and/or gas leases described on <u>Exhibit B</u> attached hereto (the "Leases"), together with any and all other rights, title and interest of Assignor in and to any pooled acreage, communitized acreage or units arising on account of the Leases having been pooled, communitized or unitized into such units (the "Unit Interests);
- (b) all oil wells and gas wells located on or attributable to the Leases or the Unit Interests, including all of the wells described on Exhibit A & B (the "Wells", and, together with the Leases and the Unit Interests, the "Subject Oil and Gas Interests");
- (c) to the extent assignable, and to the extent the transfer or disclosure thereof would not be restricted, all agreements and contracts (oral or written) to which Assignor is a party or in which Assignor otherwise holds an interest and (i) by which any of the assets and properties described in this Section 1 are bound or (ii) that primarily relate to the assets and properties described in this Section 1 or the operations with respect thereto (all such contracts and agreements, the "Applicable Contracts");
- (d) to the extent assignable or transferable and then only to the extent primarily related to the use, ownership or operation of any of the Properties or any of the Equipment, (i) all easements, rights-of-way, servitudes, surface use agreements, surface leases and similar rights, obligations and interests including without limitation those items described on Exhibit A & B (the "Rights of Way");
- (e) all equipment, machinery, fixtures, and other immovable, personal, movable and mixed property that is located on the Lands or the Rights of Way and primarily used (or held for use) in connection with the use, ownership or operation of the Wells, including flow lines, pipelines, well pads, caissons, tank batteries, improvements and abandoned property (collectively, the "Equipment"); and

TO HAVE AND TO HOLD the Properties unto Assignee, its successors and assigns, forever.

3. <u>No Warranty of Title</u>. THIS ASSIGNMENT IS MADE BY ASSIGNOR AND ACCEPTED BY ASSIGNEE WITHOUT ANY REPRESENTATION OR WARRANTY OF TITLE OF

ANY KIND, EITHER EXPRESSED OR IMPLIED. IF TITLE TO ALL OR ANY PORTION OF THE INTEREST ASSIGNED SHOULD FAIL, THEN AND IN SUCH EVENT, THE PERCENTAGES OF THE INTEREST ASSIGNED HEREIN SHALL BE REDUCED IN THE PROPORTION TO WHICH THE FAILED PORTION OF THE INTEREST BEARS TO THE ENTIRE INTEREST. ANY COVENANTS OR WARRANTIES IMPLIED BY STATUTE OR LAW BY THE USE OF THE WORD "SELL," "ASSIGN," "TRANSFER," "CONVEY" OR OTHER WORDS OF GRANT ARE HEREBY EXPRESSLY WAIVED AND DISCLAIMED BY THE PARTIES.

- Disclaimers. NOTWITHSTANDING ANYTHING CONTAINED THIS ASSIGNMENT, IT IS THE EXPLICIT INTENT AND UNDERSTANDING OF EACH OF THE THAT NONE OF ASSIGNOR, ITS AFFILIATES, CONTRACTORS SUBCONTRACTORS AND EACH OF THEIR PREDECESSORS, SUCCESSORS, ASSIGNS, EMPLOYEES, OFFICERS, DIRECTORS, PARTNERS, MEMBERS AND REPRESENTATIVES (COLLECTIVELY HEREIN REFERRED TO AS THE "ASSIGNOR GROUP") HAS OR IS MAKING TO ASSIGNEE, AND ASSIGNOR GROUP HEREBY EXPRESSLY DISCLAIMS AND NEGATES, AND ASSIGNOR HEREBY EXPRESSLY WAIVES, ANY REPRESENTATION OR WARRANTY WHATSOEVER, ORAL OR WRITTEN, EXPRESS OR IMPLIED, AT COMMON LAW, BY STATUTE OR OTHERWISE RELATING TO (i) ANY IMPLIED OR EXPRESS WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, DESIGN, PERFORMANCE, CONDITION, CERTIFICATE, MAINTENANCE, OR SPECIFICATION, (ii) THE COMPLETENESS OR ACCURACY OF ANY REPORTS, INFORMATION, DATA OR OTHER MATERIALS (WRITTEN OR ORAL), INCLUDING BUT NOT LIMITED TO THE RECORDS, FURNISHED TO ASSIGNEE BY OR ON BEHALF OF ANY OF THE ASSIGNOR GROUP, (iii) ANY AND ALL IMPLIED WARRANTIES EXISTING UNDER APPLICABLE LAW, (iv) THE CONDITION OF THE PROPERTIES, AND (v) THE ABSENCE OR PRESENCE OF RADIOACTIVE MATERIALS NATURALLY OCCURRING RADIOACTIVE MATERIALS), POLYCHLORINATED BIPHENYLS, HYDROCARBONS, OR ANY OTHER CHEMICAL, MATERIAL OR SUBSTANCE: IT BEING THE EXPRESS INTENTION OF BOTH ASSIGNEE AND ASSIGNOR THATTHE PROPERTIES ARE ASSIGNED, AND ASSIGNEE ACCEPTS THE PROPERTIES IN THEIR PRESENT CONDITION AND STATE OF REPAIR, "AS IS, WHERE IS AND WITH ALL FAULTS".
- 5. Assumption. This Assignment is made subject to all the terms and the express and implied covenants and conditions of the Properties and any intervening assignments and agreements, including but not limited to the Applicable Contracts, and other obligations and liabilities affecting same, which terms, covenants, conditions, obligations and liabilities the Assignee hereby assumes and agrees to perform, whether known or unknown, liquidated or contingent, in each case, regardless of whether such terms, covenants, conditions, obligations and liabilities are deemed to have arisen or accrued or are attributable to periods prior to, on or after the Effective Time. The terms, covenants and conditions of said Properties, intervening assignments and agreements, including but not limited to the Applicable Contracts, and this Assignment shall be binding upon the Assignee, not only in favor of the lessor(s), mineral and surface rights owner(s), and any prior assignors and their respective successors and assigns, but also in favor of the Assignor Group. Immediately following the Effective Time, Assignee shall, at Assignee's sole cost and expense, secure all lease and operating bonds, permits and other similar documents necessary to operate or own the Properties which may be required by any federal, state or local governmental authority having requisite jurisdiction over the Properties.
- 6. Release. ASSIGNEE WAIVES AND RELEASES THE ASSIGNOR GROUP FROM EVERY CLAIM (AS DEFINED BELOW), WHETHER OR NOT ARISING OUT OF THE SOLE, JOINT, CONCURRENT OR GROSS NEGLIGENCE, FAULT OR STRICT LIABILITY OF ANY OF THE ASSIGNOR GROUP OR ANY OTHER PERSON OR ENTITY. "CLAIM" MEANS EVERY

CLAIM, DEMAND, EXPENSE, COST (INCLUDING COURT COSTS AND ATTORNEYS' FEES), LIABILITY, STATUTORY LIABILITY, DAMAGE, DEBT, CIVIL FINE OR PENALTY, SUIT OR CAUSE OF ACTION OF WHATSOEVER KIND OR CHARACTER (INCLUDING, WITHOUT LIMITATION, BREACH OF CONTRACT, PERSONAL INJURY, DEATH, PROPERTY DAMAGE, POLLUTION, CONTAMINATION OR ENVIRONMENTAL DAMAGE), WHETHER IN CONTRACT OR TORT, AT EAW OR IN EQUITY, WHETHER OR NOT KNOWN, ACCRUED OR ASSERTED, AND RELATING TO, ARISING FROM, RESULTING FROM, INCIDENTAL TO OR ATTRIBUTABLE TO THE PRIOR, PRESENT OR FUTURE OWNERSHIP, USE, ACTIVITY OR OPERATION OF, AT, ON OR NEAR THE PROPERTIES. ASSIGNOR AND ASSIGNEE HEREBY AGREE THAT, TO THE EXTENT REQUIRED BY APPLICABLE LAW, RULE, REGULATION OR ORDER TO BE OPERATIVE, THE WAIVERS, RELEASES AND DISCLAIMERS CONTAINED IN THIS ASSIGNMENT, INCLUDING, WITHOUT LIMITATION, THE WAIVERS, RELEASES AND DISCLAIMERS CONTAINED IN SECTIONS 3, 4 AND 6, ARE "CLEAR" AND "CONSPICUOUS" FOR THE PURPOSES OF SUCH APPLICABLE LAW, RULE, REGULATION OR ORDER.

- 7. Further Assurances. At the request of Assignor but without further consideration, Assignee will execute and deliver or use reasonable efforts to cause to be executed and delivered such other instruments of conveyance and take such other actions as Assignor reasonably may request to more effectively put Assignor in possession of any property which was not intended by the Parties to be conveyed to Assignee. At the request of Assignee but without further consideration, Assignor shall execute and deliver or use reasonable efforts to cause to be executed and delivered such other instruments of conveyance and take such other actions as Assignee reasonably may request to more effectively put Assignee in possession of the Properties. If any of the Properties are incorrectly described, the description shall be corrected upon proof of the proper description.
- 8. <u>Waiver, Entire Agreement, Severability.</u> No term or condition of this Assignment shall be deemed to have been waived except by written instrument of the Parties charged with such waiver. The waiver of any breach of any term, condition or provision of this Assignment shall not be construed as a waiver of any prior, concurrent or subsequent breach of the same or any other term, condition or provision hereof. This Assignment constitutes the entire agreement and understanding between the Parties with respect to the subject matter hereof, and may be modified in writing only, signed by the parties in interest at the time of modification. The invalidity of any one or more provisions of this Assignment shall not affect the validity of this Assignment as a whole, and in case of any such invalidity, this Assignment shall be construed as if the invalid provision had not been included herein.
- 9. <u>Governing Law.</u> With respect to all matters arising out of or related to this Assignment, including the legal relations among the Parties and the construction or interpretation of this Assignment, the laws of the State of Oklahoma shall govern, excluding, in all cases, any conflicts of law rule or principle that might direct the application of the laws of another jurisdiction.
- 10. <u>Successors and Assigns</u>. This Assignment shall be binding upon, and shall inure to the benefit of, the Parties and their respective permitted successors and assigns.
- 11. <u>Counterparts</u>. This Assignment may be executed by Assignor and Assignee in any number of counterparts, each of which shall be deemed an original instrument, but all of which together shall constitute one and the same instrument. To facilitate recordation or filing of this Assignment, each counterpart filed with a county or state agency or office may contain only those portions of the Exhibits to this Assignment that describe property under the jurisdiction of that agency or office. Complete copies of this Assignment containing the entire Exhibits have been retained by Assignors and Assignee.

Signature and Acknowledgment Pages Follow

***E

IN WITNESS WHEREOF, the Parties have executed this Assignment the day and year first above written, to be effective as of the Effective Time.

ASSIGNOR:

Sand Point, LLC

Name: Frank Hill

Title: Manager

STATE OF OKLAHOMA

COUNTY OF OKLAHOMA

TE

This instrument was acknowledged before me on _10/14 Sand Point, LLC, an Oklahoma limited liability company, on behalf of said limited liability company.

L. KRAEMER

NOTARY PUBLIC - STATE OF OKLAHOMA MY COMMISSION EXPIRES August 16, 2024 COMMISSION #04007393

Notary Public

Printed Name: L. KRAEME

My Commission Expires:

IN WITNESS WHEREOF, the Parties have executed this Assignment the day and year first above written, to be effective as of the Effective Time.

ASSIGNEE: Brent Siroky

By: Name: Brent Siroky

Title: Individual Owner

STATE OF KANSAS

TE

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COUNTY OF PRATT

\$

AMANDA R. ROBERTS

Notary Public - State of Kansas

My Appt. Expires | 2 | 00 | 2003

Notary Public

Printed Name: Hranda R Kobert

My Commission Expires: 12/07/2020

IN WITNESS WHEREOF, the Parties have executed this Assignment the day and year first above written, to be effective as of the Effective Time.

ASSIGNEE:

Siroky Oil Management Inc.

Title:

STATE OF KANSAS

"TE

COUNTY OF PRATT

8 8 8

This instrument was acknowledged before me on Ottober 215, 2020, by Brian Siroky, as on behalf of Siroky Oil Management, INC.

A AMANDA R. ROBERTS

Notary Public - State of Kansas My Appt. Expires /

Printed Name: Hmand My Commission Expires: 121071202

EXHIBIT A

Siroky Oil Management, Inc. and Brent Siroky, as Assignee Attached to Quitclaim, Bill of Sale and Assignment effective as of October 1, 2020 between Sand Point LLC et al as Assignor, and ET AL and Well Schedule Lease Schedule

	-8				
	Norma Littleton, Trustee, Littleton Living Trust Rynick Resources #1 LLC Claude Barton Revocable Trust	Matex Energy LLC Roger & Peggy Collins Trustees, 92 Trust	Norman K. Imes M.D. Jennifer Rose	Sand Point LLC Karin Warren Warrco Minerals LLC	Wells: Working Interest Owners:
	8305 NW 70th St, Oklahoma City, OK 73132 10480 E. Coffee Creek Rd. Edmond, OK. 73007 % Claudie Montgomery, 10824 Joseph Way,Yukon OK 73099	14 Hickory Shadow Dr. Houston, TX 77055 112 Saint Martin Dr. Palm Beach Gardens, FL 33418-4627	PO Box 57006, Oklahoma City, OK 73157 PO Box 13645, Oklahoma City, OK. 73113	5909 NW Expressway, #540, Oklahoma City, OK 73132 7847 Lookout Drive, LA JOLLA, CA 92037 5302 N US HWY 81, Enid, OK 73701	בו אר מוומ אאמו פרובטחוב
0.87500000	0.02500000 0.06250000 0.02500000	0.01250000	0.25000000	0.17031250 0.10000000 0.19218750	Breitenbach #2
1.00000000	0.06250000		0.02500000	0.25000000 0.10000000 0.56250000	Breitenbach Kearns C#1 D#1 #1
1.00000000 1.00000000 0.87500000	0.0250000 0.06250000 0.06250000 0.03000000 0.02500000		0.02500000 0.02500000	0.25000000 0.25000000 0.11125000 0.10000000 0.10000000 0.05000000 0.56250000 0.56250000 0.33375000	Breitenbach D#1
0.87500000	0.02500000 0.03000000 0.02500000	0.01250000 0.01250000 0.02500000	0.25000000	0.11125000 0.05000000 0.33375000	62
0.87500000	0.03125000	0.01250000	0.25000000	0.19187500 0.10000000 0.25687500	Wilbur Gibson Wild Horse Wild Horse #1 #1 #2
0.87500000 0.97500000 0.97500000	0.05000000 0.05000000 0.03125000 0.03000000 0.03000000 0.05000000 0.05000000	0.01250000 0.01250000 0.01250000 0.01250000 0.01250000 0.01250000	0.25000000 0.25000000 0.25000000 0.02000000 0.01000000	0.19187500 0.17125000 0.09625000 0.10000000 0.10000000 0.10000000 0.25687500 0.28875000 0.37375000	Wild Horse #1
0.97500000	0.05000000 0.05000000 0.03000000 0.03000000 0.05000000 0.05000000	0.01250000	0.25000000	0.09625000 0.10000000 0.37375000	Wild Horse #2

**** E

EXHIBIT B Attached to Quitclaim, Bill of Sale and Assignment effective as of October 1, 2020 between Sand Point LLC et al as Assignor, and Siroky Oil Management, Inc. and Brent Siroky, as Assignee Lease Schedule

Wild Horse #1 & #2 H	Wild Horse #1 & #2 L	Wild Horse #1 & #2 B	Wild Horse #1 & #2 H	Wild Horse #1 & #2 S	Kearns #1 V	Kearns #1 V	Breitenbach "D" #1 N	Breitenbach "C" #1 N	Breitenbach #2 N	Wilbur Gibson #1 V	Well:
H.C. Embry and Marguerite Embry	Lottie opal Ryder and Charles Ryder	Belva Nelson Montgomery	H.C. Embry and Marguerite Embry	Sopia Mathews, et al	W.A. Kearns, et ux	W.A. Kearns, et ux	Maloy D. Breitenbach, et ux	Maloy D. Breitenbach, et ux	Maloy & Gloria Breitenbach H&W	Wilbur Gibson	Lesson
Mid-Continent Petroleum Corporation	Sunray Mid-Continent Oil Company	Sunray Mid-Continent Oil Company	Sunray Mid-Continent Oil Company	Sunray Oil Corporation	I. Nadel and Herbert Gussman, dba Nadel and Gussman A Partnership	 Nadel and Herbert Gussman, dba Nadel and Gussman A Partnership 	D.R. Lauck Oil Company, Inc.	D.R. Lauck Oil Company, Inc.	D.R. Lauck Oil Company, Inc.	Steven J. Converse	Lessee:
February 5,1947	March 18,1957	February 19,1957	February 5,1947	February 6,1951	February 27,1961	February 27,1961	February 12,1979	February 12,1976	September 29,1961	August 27,1993	Lease Date
30	44	44	30	32	53	53	91	81	49	123	Book
538 Kansas	26 Kansas	25 Kansas	538 Kansas	184 Kansas	194 Kansas	193 Kansas	200 Kansas	288 Kansas	28 Kansas	156 Kansas	Page State
Edwards	Edwards	Edwards	Edwards	Edwards	Edwards	Edwards	Edwards	Edwards	Edwards	Edwards	County
Sec 24-24S-16W	Sec 24-245-16W	Sec 24-24S-16W	Sec 24-24S-16W	Sec 24-24S-16W	Sec 13-25S-16W	Sec 13-255-16W	Sec. 3-255-16W	Sec. 3-25S-16W	10-25S-16W	10-25S-16W	Legal
Sec 24-245-16W S/2 of Section 24-245-16W	NW/4 of Section 24-24S-16W	NW/4 of Section 24-24S-16W	S/2 of Section 24-24S-16W	NE/4 of Section 24-24S-16W	SW/4 of Section 13-25S-16W	SE/4 of Section 13-25S-16W	NW/4 of Section 3-25S-16W	SW/4 of Section 3-25S-16W	NE/4 of Section 10-255-16W	SE/4 of Section 10-25S-16W	Legal Description
Note #2	Note #2	Note #2	Note #	Note #1							

Note

INSOFAR AND ONLY INSOFAR AS THE ABOVE DESCRIBED LEASES ARE LOCATED IN THE E/2 OF SECTION 24-245-16W, EDWARDS COUNTY, KANSAS.

Note #2

4

THE SAME IN THE E/2 OF SECTION 24-T24S-R16W, EDWARDS COUNTY, KANSAS. IN THE E/2 OF SAID SECTION 24, IT BEING THE INTENT HEREIN THAT THE ONLY RIGHTS ASSIGNED HEREIN WITH REGARD TO THE DRILLING OF OIL AND GAS WELLS IS THE RIGHT TO DRILL, COMPLETE AND PRODUCE ASSIGNMENT TO PAY ROYALTIES AND OVERRIDING ROYALTIES ON A UNIT BASIS AS SET OUT IN THAT CERTAIN DECLARATION OF POOLING DATED AUGUST 15TH, 1957, AS TO WELLS PRODUCING GAS, DRILLED INSOFAR AND ONLY INSOFAR AS THE SAID LEASES ARE APPLICABLE TO ASSIGNEES RIGHT TO ALL OF THE GAS PRODUCTION ACCRUING TO THE WORKING INTEREST AND OBLIGATIONS UNDER THE TERMS OF THIS

It is the intent of the assignor to assign, on an "as is where is" basis; all of their right, title, and interest in and to each of the wells, wellbores, right of way, leases, including any pooled acreage, equipment and all agreements with the section or sections in which each well and lease is located.

*** E

above written, to be effective as of the Effective Tim	e.
	ASSIGNOR: KARIN Z WARNEN
	By: May 2 Warren Printed Name: Karin Z. Warren Title: Dwyw
STATE OF California & COUNTY OF San Dies &	
Karin This instrument was acknowledged b	pefore me on, 2020, by, on behalf of their interest.
	esion Expires: Sept 9, 2023

IN WITNESS WHEREOF, the Parties have executed this Assignment the day and year first above written, to be effective as of the Effective Time.

ASSIGNOR: WARRO Minagle LLC

By: Illu & Warre

By: Illu & Warre

Printed Name: Karin Z-warre

Title: Dupin

STATE OF San Dress 8

COUNTY OF San Dress 8

This instrument was acknowledged before me on 10/5 , 2020, by

ATIN Z Warrel of , on behalf of their interest.

Who Bernhause England

Notary Public Team? Lee kang

My Commission Expires: Sept 9, 3233

My Commission Expires: Sept 9, 3233

IN WITNESS WHEREOF, the Parties have executed this Assignment the day and year first above written, to be effective as of the Effective Time.

ASSIGNOR: WARMAN K Imes

By: Wornan K Ines

Title: Managry portner

STATE OF OK COUNTY OF OKLAHOMA

This instrument was acknowledged before me on Angust 13 Maylenger (b) of Ottohoms Cody, on behalf of their interest. 2020, by

Printed Name: Macken 2 Poberts
My Commission Expires: S. P. 21

IN WITNESS WHEREOF, the Parties have executed this Assignment the day and year first above written, to be effective as of the Effective Time.

By: Jennifer Rose

By: Jennifer Rose

Printed Name: Jennifer Rose

Title: None

STATE OF OKlahama

State of

IN WITNESS WHEREOF, the Parties have executed this Assignment the day and year first above written, to be effective as of the Effective Time.

ASSIGNOR: Avery Family 0:11 that factory for the country of Occupant of Avery Family 0:10 that factory for the country of Caddo

State of Ok

Country of Caddo

State of Ok

Betsy Avery of Avery Family 0:10 (0:15 of behalf of their interest.

Notary Public - State of Oklahoma Commission & 17010200

My Commission Expires by 0:00, 2021

Bended Through RU Insurance Company

My Commission Expires: 11-3-2021

of extective as of the Effective I in	ne.
	ASSIGNOR: Mutex Energy LLC
	By: Ynack Ferchau
	Printed Name: MARK FERLHAU
	Title: Owner
STATE OF THAN TEXU S COUNTY OF THAN DI)	
This instrument was acknowledged by OMARIK FEDICHMU of OWNICE PHONG Q PHAM Notary ID #11193442 My Commission Expires April 27, 2022 Printed Name	1111 001
My Commiss	

	ASSIGNOR: ROLER & PEGGY COLUMS TING
	By: Sollain = Dans (Printed Name: REGETIE DO LLINS
	ROGON = 8+Q4 COLLYS
STATE OF Florida § COUNTY OF Palmbeach §	(PEGGY DECENSED 2015)
	ged before me on AUNG 17th, 2020, by
Notary Public State of Florida Printe	ed Name: Givally Completed Name: Givally Commission Expires: 12/9/13

	ASSIGNOR: Morma R. Lettleton
	Printed Name: NORMA RLITTLETONS Title: OWNER
STATE OF Obla	§ § §
This instrument was of	acknowledged before me on /O-/, 2020, by , on behalf of their interest. Notary Public Printed Name: Landa Jefferies My Commission Expires: 10-24-22

IN WITNESS WHEREOF, the Parties have executed this Assignment the day and year first above written, to be effective as of the Effective Time.

ASSIGNOR: Rypick Resources # LLC

By: Sim R. Ealer

Printed Name: Kim R. Eccles

Title: Owner

COUNTY OF Oklahoma

This instrument was acknowledged before me on August 13, 2020, by Kimp Eccles of Rynick Resources, on behalf of their interest.

TAP (EXP. 11/22/20) VILLE OF OXAGE OF OXAGE OF OXAGE OF OXAGE OXAGE OF OXAGE O

Notary Public

Printed Name: Heather R Christensen

My Commission Expires: 1122120

IN WITNESS WHEREOF, the Parties have executed this Assignment the day and year first above written, to be effective as of the Effective Time.

ASSIGNOR: CN Barton Trust By: Claudia Martyonery
Printed Name: Claudia Montgomery
Title: Trustee STATE OF Oklahome COUNTY OF Oklahoma Chandia Montgamen of Yukon, OK, on behalf of their interest. Printed Name: Benjamin Hu My Commission Expires: 2/1/

1 40		
OGWRKRNDR1 CINDY	Section 1 - Location of Lease WILD HORSE #2 2020 GAS Lease ID E97	10/19/20 10:10:57
Lease Name: Operator: Company ID:	WILD HORSE #2 .? SAN98 SAND POINT LLC	Y=0vr
County ID: KDOR ID: 1st well API:	E97 32713 1504121478	
Tax Unit(s): Sec/Twn/Rng: CAMA #: Legal Desc:	? 031 BELPRE TWP USD: 351 24 / 24 _ / 16 _ 000 00 0 00 00 000 00 _ C E/2 E/2 SE/4	
20		
Lat/Long:	/ (decimal degrees)	

F3=Exit F4=Prompt F5=Refresh F9=Save/Calc F10=Menu F22=Notes

Wild Horse # 2 CE/2 E/2 SE/4 24-24-16

Owner 5/2 24-24-16

Arvella Whitmore 288 Meadowood LN

Vadrais Heights, MN 55/27-6012