KOLAR Document ID: 1641156

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:	1			
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	SecTwpRE \[V \]			
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 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			
I				

KOLAR Document ID: 1641156

Side Two

Must Be Filed For All Wells

KDOR Lease No	D.:		_		
* Lease Name:			* Location:		
Well No.	API No. (YR DRLD/PRE '67)			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 _		
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		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: 1641156

Kansas Corporation Commission Oil & Gas Conservation Division

Form KSONA-1
July 2021
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) CE	3-1 (Cathodic Protection Borehole Intent) T-1 (Transfer) CP-1 (Plugging Application)	
OPERATOR: License #		
Address 1:		
Address 2:		
City: State: 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:		
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:	accepts, and in the real extete property toy records of the accepts traceurer	
City:	_	
the KCC with a plat showing the predicted locations of lease roads,	athodic Protection Borehole Intent), you must supply the surface owners and 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.	
☐ I certify that, pursuant to the Kansas Surface Owner No provided the following to the surface owner(s) of the land Form C-1, Form CB-1, Form T-1, or Form CP-1 that I am	otice Act (see Chapter 55 of the Kansas Statutes Annotated), I have d upon which the subject well is or will be located: 1) a copy of the filing in connection with this form; 2) if the form being filed is a Form my operator name, address, phone number, fax, and email address.	
the KCC will be required to send this information to the sur	s). I acknowledge that, because I have not provided this information, rface owner(s). To mitigate the additional cost of the KCC performing address of the surface owner by filling out the top section of this form e to the KCC, which is enclosed with this form.	
If choosing the second option, submit payment of the \$30.00 hand form and the associated Form C-1, Form CB-1, Form T-1, or Form	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:	

Selected - 18th 14 Page 149

Readin Book 2-Py 156 Pell 4 Pay 28 # 156 Pell 4 Per 28 # (28#) Jue Delecte Suring New June 20 Pelecte

ð

STATE OF KANEAS

COUNTY OF WARAUMSEE)

Before me, the undersigned, a Notery Public, within and for said County and State, on this 26 day of July, 1943, personally appeared Horace G. Adams and Doris E. Adams, his wife to me personally known to be the identical persons who executed the within and foregoing instrument and acknowledged to me that they executed the same as their free and voluntary act and deed for the uses and purposes therein set forth.

IN WITNESS WHEREOF, I have hereunto set my hard and official seal the day and year last above written. (seal)
My Commission empires July 27,1946

Glenn Crayton Notary Public

EXHIBIT "A"

Lots 6 and 7, and SE/4 SE/4 of Section 6; N/2; N/2 SE/4, Lots 3 and 4 and E/2 SE/L of Section 7; All in Township 34, Range 28, Meade County, Kansas.

SE/4 of Section 31;3/2 of Section 32; All in Township 33, Hange 29, Meade County, Kansas.

S/2 and NE/4 SE/4, and the SE/4 $5\pi/4$ of Section 1; lots 3 and 4 and and the $5/2 \cdot N\pi/4$, the SH/4 and SE/4 S/2 and NE/4 SE/4, and the SE/4 SH/4 of Section 1; Lots 3 and 4 and and the S/2 Ne/4, the SH/4 and SE/4 of Section 4; All of Fractional Section 5; Lots 1 and 2 and the S/2 NE/4; the N/2 and SE/4 SE/4 of Section 6; Lots 3 and 4, and the E/2 SH/4, the SE/4, E/2 and SH/4 ME/4 of Section 7; All of Sections 8,9,10, 11, All of Section 12 except the SE/4 SE/4; H/2 and SH/4 of Section 13; All of Section 14; E/2 and SH/4 of Section 15; All of Section 16; N/2, E/2SH/4 and W/2 SE/4 if Section 17; All of Fractional Sections 18,19; and the H/2 and SH/4 of Section 20; the N/2 of Section 21; the H/2 and SE/4 of Section 22; All of Sections 30, 31; the S/2 and NE/4 of Section 32; All of Sections 33, 34; All in Township 34, Parge 29 Meade County, Kansas

Kansas.

All of Sections 3,4,5,Frattional 6;All of Section 7 except the NE/4 SE/4;Xll of Sections 8,9,the N/2 of Section 10;All of Fractional Sections 17,18;All in Tourship,35,Range 29 Med de County, Kansas.

The E/2 of Section 24; the E/2 of Section 25; NE/4, N/2 and 3E/4 of SE/4 of Section 36; All in Township 34, Range 30, Meade County, Kansas.

Lots 1,2,and S/2 SE/4; Lots 3,4 and S/2 SW/4 of Section 12; the NE/4 Section 13; All in Township 6 North Range 23 East, Beaver County, Okluhomu.

Lots 1,2 and S/2 SE/4; Lots 3,4,5 and SE/4 SW/4 of Section 7; the NE/4 of Section 18; All in Township 6 North; Range 24 East, Beaver County, Oklahoma

augnt. 18-60 Part R. A. - Pg. 143 Pm. Rel. 045.17 Pg. 327
) In associate 60.513 This instrument was 10-00. 10-101 Alexander W. Adams This instrument was filed for record on the)Oil & Gas Lease 14" day of July 1944 at 10:30 o'clock A.M. to Partial Release BX & pg 531 felesce BX N. pg 134

Partial Release BX & pg 531 felesce BX N. pg 134

Partial Release BX X. pg 18

Partial Release BX H. pg 136

Partial Release BX H. pg 136 Stanolind Oil & Gas Co. 3 m 0 10 OIL & One Whale Part. assymt. B4. 9-69, 428

AGREEMENT, Made and entered into this 23rd day of July 1943, by and between Alexander W.Adams and).
Helen Lewis Adams, his wife, Maple Hill, Kansas Party of the first part, hereinafter called lessor (whether cone or more) and Stanolind Oil and Gas Company Party of the second part, hereinafter called lessee.

WITNESSETH, That the taid lessor, for and in consideration of One and No/10C Dollars, cash in hand

WITNESSETH, That the said lessor, for and in consideration of One and No/100 Dollars, cash in hand

as long thereafter as oil or gaspor either of them is produced from said land by the lessee.

In consideration of the premises the said lessee covenants and agrees:

In consideration of the premises the said lessee covenants and agrees:

Ist. To Deliver to the credit of lessor, free of cost, in the pipe line to which he may connect his wells, the equal one-eighth (1/8) part of all oil produced and saved from the lessed premises.

2nd. To pay lessor for gas from each well where gas only is found the equal ore-eighth (1/8) of the gross proceeds at the prevailing market rate, for all gas used off the premises, said payments to be made quarterly and lessor to have gas free of cost from any such well for all stoves and all inside lights in the principal dwelling jouse on said land during the same time by maxing his own connections with the well at his own risk and expense.

3rd. To pay lessor for gas produced from any sil well and used off the premises or for the manufacture of casing-head gaseline, one-eighth (1/8) of the proceeds at the prevailing market rate for gas used, for the time during which such gas shall be used, asid payments to be made cuarterly.

If no well be commenced on said land on or before the 2rd any of July, 19th, this lease shall terminate as to both parties, shalls on the lessor on or before that date shall pay or tender to the lessor, or to the lessor's credit in The Stockgrowers State Bank at Kaple Hill, Kansas or its successors, which shall continue as the depository regardless of changes in the ownership of said land, the sum of 500 per acre, which shall operate as a rental and cover the privilege of deferring the commencement of a well may be further deferred for like period so the case number of months successively. And it is understood and agreed that the consideration first recired herein, the down payment else the lesses option of extending that period as effected and any and all other rights conferred the privilege may at any time execute and deliver to lessor or place of months and covers not only the privileges granted to the date when said first rental is plyable as aforesaid, but also the lessee's option of extending that period as aforesaid, and any and all other rights conferred. Lessee may at any time execute and deliver to lessor or place of record a release or releases covering any portion or portions of the above described premises and thereby surrender his lease as to such portion or portions and be relieved of all obligations as to the acreage surrendered, and thereafter the rentals payable hereunder shall be reduced in the proportion that the acreage covered hereon is

a second well is not commenced on said land within twelve months from the expiration of the last rental period for which rental has been paid, this lease shall terminate as to both partiesgunless the lessee on or before the expiration of said twelve months shall resume the payment of rentals in the same amount and in the same manner as hereinbefore provided, And it is agreed that upon the resumption of the payment of rentals, as above provided, that the last preceding paragraph hereof, governing the payment of rentals and the effect thereof, shall continue in force just as though there had been no interruption in the rental payments.

If said lessor owns a less interest in the above described hand than the entire and undivided fee

simple estate therein, then the royalties and rentals herein provided shall be paid the lessor only in the proportion which his interest bears to the whole and undivided fec.

Lessee shall have the right to use, free of cost, gas, oil, and water produced on said land for its operation thereon, except water from wells of lessor.

When requested by lessor, lessee shall bury his pipe lines below plow depth.

No well shall be drilled neare than 200 feet to the house or barn now on said premises, without the written consent of the lescor.

Lessee shall pay for Jameges caused by its operations to growing crops on said land. Iessee shall have the right at any time to remove all machinery and fixtures placed on said premises including the right to draw and remove casing.

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

If the destate of either party hereto is assigned and the privilege of assigning in whole or in part is expressly allowed, the covenants hereof shell extend to their heirs, executors, asministrators, successors or assigns, but no change in the ownership of the land or assignment of rentals or royalties shall be binding on the lessee until after the lessee has been furnished with a written transfer or assignment or a true copy thereof; and it is hereby agreed in the event this lease shall be assigned as to a part or as to parts of the above described lands and the assignee or assignees of such part or parts shall fail or make default in the parent of the proportionate part of the rents due from him or them, such default shall not operate to defeat or affect this lease in so far as it covers a part or parts of said lands upon which the said lessee or any assignee thereof shall make due payments of said rentals. In c se lessee assigns this lease, in whole or inpart, lessee shall be relieved of all obligations with respect to the assignee payments. obligations with respect to the assigned portion or portions arising subsequent to the date of assign-

All express or implied covenants of this lease shall be subject to all Federal and State Laws, Executive Orders, Rules or Regulations, and this lease shall not be terminated in whole or in part, nor lessee held liable in damages, for failure to comply therewith, if compliance is prevented, by, or if such failure is the result of any such Law, Order, hule or Regulation.

Lessor hereby warrants and agreed to defend the title to the lands herein described, and agrees that the lessee shall have the tight at any time to redeem for lessor by payment, any mortgages, taxes or other liens on the above described lands, in the event of default of payment by lessor, and be subrogated.

other liens on the above accorded lands, in the event of default of payment of lessor, and be subrogate to the rights of the holder thereof.

The above printed "drill or pay clause" is subject to the following proviso:

If operations for the Frilling of a test well for oil or gos are not commenced on the land andy premises covered hereby, and being more particularly described in Exhibit "A" attached hereto and made a part hereof, on or before one-year from the date hereof, and, thereaftermidilicantly prosecuted to a depth sufficient to test the Arbuckle lime formation expected to be found in the locality at an approximate doubth of 7500 feet upleas oil or gos in prints quantities is found at a lessor depth or upleas roximate depth of 7500 feet unless oil or mas in paying quantities is found at a lessor depth, or unles granite, igneous rock or other impenetrable substances are sooner encountered precluding the completion of such test well, then this lease shall immediately become null and void and terminate as to both parties. The completion og such test well or any subsecuent test wells as a producer of oil or gas in paying quantities that lessee may drill under the terms and provisions of this lease, shall operate to perpetuate this lease as to 5000 acres of lands for each producing well, to be selected by lessee executing a recordable instrument identifying and describing such selected lands to be held by such production, which instrument shall be filed for record in the office of the Register of Deeds or County Clerk of the County or Counties in which such seletcted lands are located. Thereafter, following such selection or selections of acreage by lessee in the method and manner provided, the annual delay rentals provided for herein which fall due following such selection or selections shall be reduced accordingly.

WHEREOF witness our hands as of the day and year first above written.

Alexander W. Adams Helen Lewis Adams

STATE OF KARSAS

COUNTY OF WABAURSEE)

Before me, the undersigned, a Motary Public, within and for said County and State, on this 23 day of July, 1943, pers nally appeared Alexander W. adams and helen Lewis Adams, his wife to me pers nally known to be the identical persons who executed the within and foregoing instrument and acknowledged to me that they executed the make as their free and voluntary act and deed for the uses and purposes therein set, fort.h.

IN WITNESS WHERECF, I have bereunto set my hand and official seal the day and year last above written. (seal)

EXHIBIT "A"

My Commission expires April 13,1945

Howard Adams Notery Public

S/2 of Section 14,5/2 and Ni/4 of Section 15,5E/4,Lots 3,4 and the E/2 5.4/4 of Section 18;NE/4,Lots 1,2 and the E/2 Ni/4,Lot 4 and the E/2 5.4/4 and the NE/4 5.E/4 of Section 19;N/2 of Section 20;E/2 Section 22;All of Section 23;N/2 of Section 24;N/2 of Section 25;All of Section 26;All of Section 27;E/2 and SW/4 of Section 28;S/2 of Section 29;Lots 1,2 and the SE/4 NN/4,SN/4 of NE/4,N/2 and SE/4 SE/4 Lots 3,4 and the E/2 Sh/4 of Section 30;All of Fractional Section 31;N/2 of Section 32;All of Section 33 except the SE/4SE/4;N/2 and N/2 SN/4 of Section 34; N/2 and SE/4 of Section 35;N/2;SN/4 SE/4 and N/2 SE/4 SE/4 of Section 36;All in Township 34, Nange 30, Meade County, Lansac.

E/2 and SW/4 of Section 1;E/2 and SW/4 of Section 2;CW/4 Sw/4 of Section 3; All of Section 4 except the NE/4; All of Section 5; All of Fractional Section 6; W/2, Lots 3,4 and the E/2 SW/4 and N/2 SE/4 of Section 7; All of Sections 8,9,10,11,12; All of Fractional Sections 13,14,15,16,17; Lots 1,2,3,4,5,6; S/2 NE/4, and E/2 NW/4 of Section 18; All in Township 35, Range 30, Meade County, Kansas.

SE/4 SE/4 of Section 24; All of Section 25; E/2 and E/2 Mm/4 of Section 26; E/2 of Section 35; All of Section 36; All in Tourchip 3h, Hance 31, Section 10 County, Kenners.

X.- 166 Pelease

71.-167 Part assignt. Bk.10 89.313 Release

BX H. pg-2/L all-11-35-30 Part. Casgont. Bh. 10 pg

Palease H - 299 5/18: n/117-36-30

Out assgul. Part . R. al. 4-415 And Palory 1709.385.

Part. Rel. Day 26 199. 130, 131, 132 J55 md. - 469

assoral BR.30 pages 514,1 518 party (9n) passon (9n) Bh 48-358

Part assigned BL. 48-361 Part assend. Bt. 5103.620

assynd 54.2. Corrected asynt 54-230

Lots 1,2 and S/2 SE/4 of Section 12; All in Tarman 1, 6 Merth, hange 22 kest, Beaver County, Oklahoma.

All of Fractional Sections 7,8,9; All of Fractional Section 10 except 50/4 50/4; All of Fractional Section 11; N/2 and 50/4 of Section 14; S/2,5/2 Ed/4,8/2 and 50/4 EE/4 of Section 15; All of Section 16; All of Section 18; All in Township 6 Earth, Range 23 East, Beaver County, Oklahoma

Alexander W.Adams Stanolind Oil & Gas Co.) This instrument was filed for record on the 14° day of July 194h at 10:30 o'clock n.K.

AMENDMENT OF OIL AND GAS LEASE

THIS AGREEMENT, Ende and entered into this 15 day of September, 1943, by and between ALEXAMDER W.ADAMS AND HELEN LEWIS ADAMS, his wife, parties of the first part, hereinafter called LESCORS, and STANOLIND OIL AND GAS COMPLNY, party of the second part, hereinafter called LEGLEE, MITHESCETH:

THAT EMEREAS, on the 23rd day of July, 1943, Alexander aladems and Helen Lowis Adams, his wife, as lessors executed that certain oil and gas mining lease to Stanolind Oil and Gas Company as lessee, covering 24,653 acres of land in Meade and Se ard Counties, Kancas, and in Beaver County, Oklahoma, reference to which lease is made for a more particular description of said land, and which lease was filed for record in the office of the Register of Deeds of Meade County, Kansas on the 14" day of July 1944 and appears of record in Book 3, page 480 of the Deed Records of said County, and was filed for record in the office of the Register of Deeds of Seared County, Kansas on the 29th day of June, 1944, and appears of record in Book 69, page 201 of the Deed Records of said County, and was filed for record in the office of the County Clerk of Beaver County, Oklaho, a on the day of 19 and appears of record in Book , page of the Deed Records of said County, and WHEREAS, there was omaited from the aforesaid Oil and Gas mining lease the following described lands situated in Meade County, Kansas, to-wit:

situated in Meade County, Kansas, to-wit:

South Half of the South Half (S/2 J/2) of Section 32, Township 34 South, Range 30 nest,

which lands the parties hereto are desirious of having included and coveredby the aforesaid oil and gas mining lease, and

WHEREAS, it now appears that the eforesaid oil and gas mining lease erroneously and inadvertently described the Northeast Quarter (NE/4) of Section 28, Township 34 South, Range 30 West of Meade County, Kansas, which the parties hereto have agreed should be released and eliminated from said oil and gas

mining lease and be no longer subject to its term and provisions.

NOW THEREPORE, in consideration of the presises and of the sum of One Bollar (\$1.60) paid by lessee to lessors, the receipt of which is hereby acknowledged, the parties hereto agree that the above described oil and gas mining lease shall be modified and amended as as to include the following described lands situated in Meade County, Kansas, to-wit:

South Half of the South Half (S/2 S/2) Section 32,

Township 34 South, Range 30 West.

For and in consideration, the parties hereto further agree that the following described land situated in Meade County, Kansac, to-wit:

Northeast Quarter (NE/h) of Section 28, Township 34 South,

Range 30 West,

shall be raleased and eliminated from the aforesaid oil and gas mining lease and be no longer subject to its terms and provisions, and lessee does hereby release and relinquish and forever quitclaim any and all right whatsoever accuired or held boit under said oil and gas mining lease in so far as said

lease and the rights thereto given cover and affect said lemi.

For the consideration herein expressed, it is further agreed and covenanted by and between the parties hereto that this agreement is executed solely and only for the purpose of modifying and amending the aforesaid oil and gas mining lease so as to include the bove described lands situated in Meade County, Kansas and to release the above described land situated in Meade County, Hansas from the aforesaid oil and gas mining lease as hereinabove set forth; and except for the above modification and amendment and release, said oil and gas mining lease shall be and remain in full force and effect as originally written.

IN wITMESS WholesOF, the parties hereto have executed this instrument the day and year first above written.

(seal)

Atcest: C.A.Walker Ass't Secretary,

Alexander a. Adams Helen Lewis adams Parties of the first part Stanolind Oil and Gas Company By E.J.Bullard Vice-Frusident
Party of the second part

STATE OF KARSES

COUNTY OF WEBAUNGER)

BEFORE ME, the undersigned, a Notary Public within and for said County and State, on this 15 day of September, 1943, personally appeared ALEXAMDER W. ADALS and HELEN LEWIS ADAMS, his wife, to me personally known to be the identical persons who executed the within and foregoing instrument and acknowledged to me that they executed the same as their free and voluntary act and deed for the uses and purposes therein set forth.

IN MITNESS SHEREOF, I have hereunto set my hand and official seal the day and year last above written.

(seal) My commission expires Jun: 28,1946

Glenn Crayton Motary Public

STATE OF OKLAHOME))ss.

COUNTY OF TUISA

To United Producing Co. et al Stip

on the 16 day of August, 1958 at 10:10 o'clock A.M.

Recuster of Deeds

(Idams) 1-E

STIPULATION AND AGREEMENT

THIS AGREEMENT, Made and entered into this First day of May, 1958,

BY AND BETWEEN:

HELEN LEWIS ADAMS, a Widow; W. P. GLUNT and DOROTHY J. GLUNT, his wife,

First Parties, hereinafter collectively referred to as

"LESSORS"

AND

UNITED FRODUCING COMPANY, INC., hereinafter referred to as "UNITED",

COLUMBIAN FUEL CORPORATION, hereinafter referred to as "COLUMBIAN",

Second Parties, hereinafter collectively referred to as

"LESSEES"

<u>XITNESSETH:</u> That

WHEREAS, there has heretofore existed a controversy between the LESSORS and LESSEES relative to prudent development and marketing by LESSEES under a certain oil and gas lease, dated July 23, 1943, executed by Alexander W. Adams and Helen Lewis Adams, his wife, as lessors, to Stanolind Oil and Gas Company, as lessee, of record in Book 3, page 480, in Meade County, Kansas, Book 69, page 201 in Seward County, Kansas, and Book 12, pages 107, 108, 109 and 110 in Beaver County, Oklahoma, as amended by agreement dated September 15, 1943, of record in Book 3, page 482, Book 69, page 203, and Book 12, pages 110-114, respectively of said counties, and as further amended by agreement dated July 8, 1947, of record in Book I, page 156, Book _____, page, ____, and Book _____, page ____, respectively of said counties, in so far as said oil and gas lease covers the following described lands in Meade and Seward Counties, Kansas, and Beaver County, Oklahoma, to-wit:

MEADE COUNTY, KANSAS

Township 34 South, Range 30 West

S/2 of Section 14; SE/4 of Section 15; SE/4, Lots 3 and 4 and E/2 of the SW/4 of Section 18; NE/4, Lots 1, 2 and the E/2 of the NW/4, Lot 4 and E/2 of the SW/4 and NE/4 of the SE/4 of Section 19; N/2 of Section 20; E/2 of Section 22; all of Section 23; W/2 of Section 24; W/2 of Section 25; all of Section 26; all of Section 27; S/2 of Section 28; S/2 of Section 29; Lots 1, 2 and SE/4 of NW/4, SW/4 of NE/4, W/2 of SE/4 and SE/4 NIOts 3 and 4 and E/2 of SW/4 of Section 30; all of fractional Section 31; N/2 and S/2 of S/2 of Section 32; all of Section 33, except the SE/4 of SE/4; N/2 and N/2 of SW/4 of Section 34; N/2 and SE/4 of Section 35;

Township 35 South, Range 30 West

S/2 of Section 1; E/2 and SW/4 of Section 2; SW/4 of the SW/4 of Section 3; all of Section 4, except NE/4 of the NE/4; all of Section 5; N/2 of fractional Section 6; N/2 and SE/4 of Section 9; all of Sections 10, 11 and 12; and all of fractional sections 13, 14 and 15;

SEMARD COUNTY, KANSAS

Township 34 South, Range 31 West

SE/4 of the SE/4 of Section 24; all of Section 25; E/2, and NE/4 of the NW/4 of Section 26; and all of Section 36;

BEAVER COUNTY, OKLAHOMA

Township 6 North, Range 23 East

All of fractional Section 9;

And

MHEREAS, LESSERS are the owners of the oil, gas and other minerals, and a rights and interest therein and theret in and under said lands, subject, howe to the above described oil and gasled, which is owned by LESSEES in the propositions and manner as shown or record; and

WHEREAS, LESSORS and LESSEES now desire to compromise and settle said controversy and to stipulate and agree in the manner and upon the terms and conditions hereinafter set out and described:

NOW, THEREFORE, for and in consideration of the premises and of the sum of One and no/100 Dollars (\$1.00), paid by each party to the other party herein, and of other go d and valuable considerations, the receipt of which is hereby acknowledged, and of the mutual covenants, agreements and obligations hereinafter contained, and to be paid, kept and performed, it is hereby agreed by and between the parties hereto as follows:

FIRST: It is understood and agreed that LESSEES shall surrender to LESSORS and properly release of record the above described oil and gas lease in so far as it covers the following leasehold acreage lying and situate in Meade and Seward Counties, Kansas, to-wit:

MEADE COUNTY, KANSAS

SE/4, Lots 3 and 4 and the E/2 of the SW/4 of Section 18; NE/4, Lots 1, 2 and the E/2 of the NW/4, Lot 4 and the E/2 of the SW/4 and NE/4 of the SE/4 of Section 19; N/2 of Section 20; Lots 1, 2 and SE/4 of the NW/4, SW/4 of the NE/4, W/2 of the SE/4 and the SE/4 of the SE/4, Lots 3 and 4 and E/2 of the SW/4 of Section 30; all of fractional Section 31; all in Township 34 South, Range 30, West of the Sixth Principal Meridian;

The N/2 of fractional Section 6 in Township 35 South, Range 30, West of the Sixth Principal Meridian;

SEWARD COUNTY, KANSAS

SE/4 of the SE/4 of Section 24; all of Section 25; E/2, and NE/4 of the NW/4 of Section 26; and all of Section 26; all in Township 34 South, Range 31, West of the Sixth Principal Meridian.

SECOND: LESSEES have heretofore drilled and completed wells can ble of producing gas in paying quantities upon lands covered by said oil and gas lease, as follows:

NAME OF WELL	DATE OF COMPLETION	LOCATION
A. W. Adams 1-D	1-15-1951	
A. W. Adams 1-K	(reworked 12-22-56) 11-18-1952	NW/4 Sec. 25-34S-30W
A. W. Adams 1-M	(reworked 3-31-57) 6-13-1953	NE/4 Sec. 11-35S-30W
A. W. Adams 2-M	(reworked 2-27-57 12-21-1957	NE/4 Sec. 4-35S-30W SW/4 Sec. 33-34S-30W

and has drilled and completed a well capable of producing oil in paying quantities upon lands covered by said oil and gas lease, as follows:

NAME OF WELL	DATE OF COMPLETION	LOCATION
A.W. adams 3-D	4-29-1952	MA/4 MA/4 25_3/19_30U

It is agreed by the parties hereto that the A. W. Adams 1-D well shall have attributed thereto all of the following leasehold acreage:

The W/2 of Section 25 and and the E/2 of Section 26, all in Township 34 South, Range 30 West, in Meade County, Kansas;

that the A. W. Adams 1-K well shall have attributed thereto all of the following leasehold acreage:

All of Section 11 in Township 35 South, Range 30 West, in Meade County, Kansas;

that the A. W. Adams 1-M well shall have attributed thereto all of the following leasehold acreage:

All of Section 4 except the NE/4 of the NE/4, and the SW/4 of the SW/4 of Section 3, all in Township 35 South, Range 30 West, in Meade County, Kansas;

that the A. W. Adams 2-M well shall have attributed thereto all of the following leasehold acreage:

All of Section 33 except the SE/4 of the SE/4, and the SE/4 of the SE/4 of Section 32, all in Township 34 South, Range 30 West, in Meade County, Kansas; and

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that the \dot{a}_* %. Adams 5-D well shall have attributed thereto the following leasehold acreage:

The NW/4 of Section 25, Township South, Range 30 West, in Meade County, Kansas.

Accordingly, all of the oil and gas leasehold acreage attributed to the producing oil and gas wells above mentioned and described shall be deemed fully developed as to the geological formations in which said wells have been completed. Although the acreage attributed to each of the aforesaid oil and gas wells is a part of said base lease dated July 25, 1945, the acreage attributed to ach of said wells, as aforesaid, shall, nevertheless, be deemed and treated as separate leases, and such separate leases shall remain in full force and effect as long as oil and/or gas is or can be produced therefrom. LESSEES shall have the right and privilege to drill new wells or use depleted oil and/or gas wells drilled hereunder, as water repressuring injection wells or as salt water injection disposal wells.

THIRD:

It is understood and agreed that the remaining undeveloped portions of the above described oil and gas lease not already held by producing oil and/or gas wells or by attribution as hereinabove stated, shall be developed by LESSEES & follows:

LESSEES shall within one year following the effective date of this agreement commence, or cause to be commenced the drilling of four wells, at locations on such undeveloped acreage as may be selected by them, and thereafter shall drill said wells with due diligence to completion, the first of which wells shall be commenced within 90 days from the effective date of this agreement. LESSEES shall during each successive twelve months period following said first year commence, or cause to be commenced, the drilling of four wells for oil and/or gas and thereafter drill the same with due diligence to completion until such time as all of the remaining undeveloped acreage under said oil and gas lease shall have been developed as herein provided. Each producing gas well shall perpetuate not exceeding approximately 640 acres of said leased lands (including the land on which said well is located) to be selected by said LESSEES. Such selection shall be in writing and filed in the office of the Register of Deeds of the county in which such land is located. Each producing oil well shall perpetuate not exceeding approximately 160 contiguous acres of said leased lands (including the land on which said well is located) to be selected by said LESSEES. Such selection shall be in writing and filed in the office of the Register of Deeds of the county in which such land is located. Each such selection shall constitute a separate oil and gas lease and shall continue to be valid and subsisting as long as oil or gas is or can be produced therefrom.

FOURTH:

If at any time any well or wells on any such separate lease, or on a consolidated gas leasehold estate, shall be incapable of producing, the lease upon which such well or wells arelocated shall not terminate provided LESSEES resume operations for reworking, recompleting or drilling a well on such separate lease or on such consolidated gas leasthold estate within one hundred and twenty (120) days from such cessation, and solid lease shall remain in force during the diligent prosecution of such operations and, if production results therefrom, then as long as oil or gas is or can be produced therefrom.

FIFTH:

In the event LESSEES shall in any year fail for any reason to commence or cause to be commenced the drilling of at least four wells on the aforementioned undeveloped acreage as in paragraph THIRD provided, the lease shall terminate as to all of the remaining undeveloped and unselected acreage and termination of said lease shall operate to relieve LESSEES of any obligation of further development under the provisions of paragraph numbered THIRD above, but shall not affect in any manner the leasehold rights of LESSEES to any of the developed, attributed and selected acreage.

SIXTH:

It is further agreed that where gas from a well or wells capable of producing gas only is not sold or used for a period of one year, LESSEES may pay or tender to LESSORS as royalty an amount equivalent to \$1.00 per acre for the number of acres comprising the selected acreage for such well or wells as hereinabove provided, payable annually at the end of each year during which such gas is not sold or used, and while said royalty is so paid or tendered the base lease and this agreement shall, as to the right of selection and as to the selected lands be held as a producing property under the paragraph of said lease which provides the term thereof; PRCVIDED, that should LESSEES at any time or times release any portion or portions of such selected lands, then the shut-in gas royalty herein provided shall be reduced in the proportion that the acreage covered hereunder is reduced by said release or releases.

SEVENTH:

LESSEES agree that they will, within thirty days after the effective date of this agreement, pay unto LESSORS the sum of \$2,500.00, which LESSORS agree to accept, as shut-in royalty for the A. W. Adams No. 1-D well located in the SW/4 of the NE/4 of the NW/4 of Section 25-34S-30W, in Meade County, Kansas, covering 5000 acres out of the base lease hereinbefore described, which said sum was tendered to said Helen Lewis Adams by Check No. D 92370, dated January 6, 1958, of Columbian, as shut-in royalty for the year ending January 8, 1958, which check was not accepted by the said Helen Lewis Adams, but was returned to Columbian by her, uncashed.

EIGHTH:

LESSORS agree that as to the four gas wells already completed, as hereinabove mentioned, LESSEES have used due diligence in an attempt to market the production therefrom. LESSEES represent that they have now secured a market for the gas from said wells and also for the gas to be produced from all wells which may hereafter be drilled on the subject acreage. In this regard it is understood, of course, that while gas produced can not be marketed the shut-in gas royalty provision as hereinabove provided shall apply. However, as to the presently drilled gas wells, the one year period at the end of which shut-in

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royalties shall be due, if no gas is marketed, shall not commence to run until the effective date of this agreement.

NINTH:

LESSORS further agree that in regard to the marketing of production referred to in paragraph EIGHTH and the marketing of oil to be produced from the subject acreage LESSEES, their successors and assigns, shall have and hereby are granted the right and privilege to construct, reconstruct, operate, maintain, repair and remove pipe lines in, under, over and acreoss all of the said leased premises now held by LESSEES, except the lands described in paragraph FIRST herein, for the transportation of gas, oil, petroleum, or any of its products, produced from said leased premises, and for the transportation of water and other substances, and such drips, valves, fittings, meters and other equipment and appurtenances as may be necessary or convenient for such operations.

TENTH:

It is understood and agreed that although the original oil and gas lease dated July 23, 1943, hereinabove set out and described, and as amended as aforesaid, shall be deemed to be separate and distinct oil and gas leases as to the particular acreage tracts attributed to the wells as in paragraph numbered SECOND described, and as may hereafter be selected by LESSEES, nevertheless, except as herein amended, said base lease, as amended, shall be and remain in full force and effect in accordance with all its original terms and provisions; and the same, as herein amended, is hereby ratified and confirmed as valid and subsisting. All of the terms and provisions of this agreement shall be covenants running with said oil and gas lease and the lands covered thereby, and shall inure to the benefit of and be binding upon the parties hereto, their heirs, devisees, personal representatives, successors and assigns. It is further understood and agreed that as to each separate lease herein created, the implied covenants therein contained shall be and remain in full force and effect.

ELEVENTH:

It is further understood and agreed by the parties hereto that any and all selection of acreage instruments heretofore made, executed and filed for record in Meade and Seward Counties, Kansas, and Beaver County, Oklahoma, by LESSEES, covering lands included in the aforesaid base lease, are hereby surrendered, cancelled and held for naught, and shall be of no further force or effect, insofar as said instruments cover acreage owned by LESSEES herein.

TWELFTE:

This agreement shall be and become effective as of the date of the last acknowledgment hereon, if and on if Pan American Petroleum Corporation within thirty days from said date shall consent in writing to this stipulation and agreement and to the immediate release of the acreage described in paragraph numbered FIRST hereof.

IN WITNESS WHEREOF, The parties hereto have hereunto set their names as of the day and year first above written.

Helen Lewis Adams

W. P. Glunt

Dorothy J. Glunt

First Parties, and/or "LESSORS"

UNITED PRODUCING COMPANY, INC.,

By R. W. French, President

COLUMBIAN FUEL CORPORATION,

By T. R. Goebel, Vice President

Second Parties, and/or "LESSEES"

STATE OF KANSAS, COUNTY OF SHAWNEE,) SS.

H. L. Hester, Asst. Secretary

W. A. Putnam, Asst. Secretary

ATTEST: (SEAL)

ATTEST: (SEAL)

Before me, the undersigned, a Notary Public within and for said County and State, on this 10th day of June, 1958, personally appeared Helen Lewis Adams, a widow, to me personally known to be theidentical person who executed the within and foregoing instrument and acknowledged to me that she executed the same as her free and voluntary act and deed for the uses and purposes therein set forth.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal the day and year last above written.

Nettie B. Greer, Notary Public

(SEAL) My commission expires: June 26, 1961.

Before me, the undersigned, a Not Public within and for said County and State, on this 17th day of June, 1958, personally appeared W. P. Glunt and Dorothy J. Glunt, his wife, to me personally known to be the identical persons who executed the within and foregoing instrument and acknowledged to me that they executed the same as their free and voluntary act and deed for the uses and purposes therein set forth.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal the day and year last above written.

Marie Staley, Notary Public

(SEAL) My commission expires: Sept 21, 1959.

STATE OF WEST VIRGINIA, COUNTY OF KANAWHA,) SS.

Be it remembered that on this 27th day of May, 1958, before me, the undersigned, a Notary Public, duly commissioned, in and for the county and state aforegaid, came R. W. French, President of United Producing Company, Inc., a corporation, personally known to me to be such officer, and to be the same person who executed as such officer the foregoing instrument of writing in behalf of said corporation, and he duly acknowledged the execution of the same for himself and for said corporation for the uses and purposes therein set forth.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal on the day and year last above written.

(SEAL) My commission expires: December 8, 1960.

STATE OF TEXAS, COUNTY OF HARRIS) SS.

Be it remembered that on this 28th day of May, 1958, before me, the undersigned, a Notary Fullic, duly commissioned, in and for the county and state aforesaid came T. R. Goebel, Vice President of Columbian Fuel Corporation, a corporation, personally known to me to be such officer, and to be the same person who executed as such officer the foregoing instrument of writing in behalf of said corporation, and he duly acknowledged the execution of the same for himself and for said corporation for the uses and purposes therein set forth.

IN MITNESS WHEREOF, I have hereunto set my hand and official seal on the day and year last above written.

Frieda Rae Hardy, Notary Public in and for Harris County, Texas (SEAL) My commission expires: June 1, 1959.

CONSENT

PAN AMERICAN PETROLEUK CORPORATION consents to the foregoing Stipulation and Agreement and to the immediate release by the LESSEES of the acreage described in the paragraph numbered FIRST therein.

IN TESTIMONY WHEREOF, Pan American Petroleum Corporation has caused these presents to be signed by its Attorney-in-Fact this 7th day of July, 1958.

PAN AMERICAN PETROLEUM CORPORATION

By V. G. Hill, Attorney-in-Fact

STATE OF OKLAHOMA, COUNTY OF OKLAHOMA) SS

Before me, the undersigned, a Notary Public within and for said County and State, on this 7th day of July, 1958, personally appeared V. G. Hill, to me known to be the identical person who executed the within and foregoing insturment as Attorney in Fact for PAN AMERICAN PETROLEUM CORPORATION, a corporation, and acknowledted to me that he executed the same as his free and voluntary act and deed and as the free and voluntary act and deed of PAN AMERICAN PETROLEUM CORPORATION, a corporation, for the uses and purposes therein set forth.

In testimony whereof, I have hereunto set my hand and official seal the day and year last above written.

Catherine L. Wright, Notary Public (SEAL) My commission expires: Oct. 26, 1960.

MULTED FOR POLDED IN

STATE OF KANSAS) SS: COUNTY OF MEADE)

ASSIGNMENT OF OIL AND GAS LEAS! AND BILL OF SALE

1700 Waterfront Pkwy, Bldg. 500, Wichita, Kansas 67206, (hereinafter collectively referred to as "Assignor"), for and in consideration of the sum of Ten Dollars (\$10.00) and other valuable consideration, the receipt and sufficiency of which is hereby acknowledged, does hereby, subject to the terms and recitations of this Assignment and other documents referenced herein, grant, convey, sell, transfer and the undersigned address is whose that LLC, and Vesoco LLC, PRESENTS, THESE Kansas Energy Partners, Waterfront Pkwy, Bldg. collectively referred to BY MEN ALL deliver unto KNOW

Castle Resources Inc P.O. Box 583 Russell, Ks 67665 KL# 9860 title Lease Land) e", all Assignor's right, Gas Lease described on the part hereof (the Subject I "Interests" the р В part interest in that certain Oil and Gas. bit A, attached hereto and made a pa Subject Land referred to hereinafter to as "Assignee", certain Oil and Gas referred hereinafter mand interest Exhibit

ASSIGNOR MAKES NO WARRANTY AND THIS ASSIGNMENT OF OIL AND GAS
E AND BILL OF SALE IS EXECUTED WITHOUT ANY FURTHER WARRANTY OF
ANTY OR REPRESENTATION AS TO THE MERCHANTABILITY OF ANY OF THE
ANTY OR REPRESENTATION AS TO THE MERCHANTABILITY OF ANY OF THE
OTHER EXPRESS OR ITS FITNESS FOR ANY PURPOSE, AND WITHOUT
IS UNDERSTOOD AND AGREED THAT ASSIGNER HAS THEN AND TOTHER. IMPLIED PHYSICAL AND ENVIRONMENTAL CONDITION, BOTH AND THAT ASSIGNEE ACCEPTS ALL OF THE SAME IN TON. IN ADDITION, ASSIGNOR MAKES NO WARRANTY RESS OR IMPLIED, AS TO THE ACCURACY OR OR OR ANY) POL ACCURACY
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COMPLETENESS OF ANY IT LE SUFFICIENT OPE ATTRIBUTABLE THE HEREAFTER MATERIALS WARRANTY OL L TITLE, WELLS SAME

ASSIGNEE shall, from and after the Effective date (i) assume and e responsible for and comply with all duties and obligations of solding, express or implied, with respect to the Interests, nocluding, without limitation, those arising under or by virtue of rule, regulation or order of any governmental authority specifically including, without limitation, any governmental or essor request or requirement to plug, re-plug and/or abandon any ell of whatsoever type, status or classification, or take any cleanel of whatsoever type, wells and foundations) and (ii) he removal of all structures, wells and foundations) and (ii) effend, indemnify and hold ASSIGNOR harmless from any and all claims, indemnify and hold ASSIGNOR harmless from any and ons and liabilities in connection the assigned Int lease, contract, defend, indemnif obligations and responsible specifically including, ASSIGNOR, lessor well of OL the any ďn

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Assignor will execute and deliver all such other and additional instruments, notices, releases, acquittance and other documents and will do all such other acts and things, as may be necessary more fully to assure to ASSIGNEE or its successors or assigns all of the respective rights and interests herein and hereby granted or intended to be granted. This Assignment of Oil And Gas Lease And Bill Of Sale shall be binding upon and inure to the benefit of the parties hereto, their respective heirs, successors and assigns and may be executed in any number of counterparts, each of which will be deemed an original one constitute but shall counterparts, each of all of which together instrument. any number of instrument but same

O.F from and after the 1st day (Effective Date) Standard Time shall be effective Central This Assignment shoroz, at 7:00 A.M. 2022, June

to hold oil the ΟĘ and terms to have the are with and assigns, accordance w and successors and herein in assigned its interest ass gas lease(s) Assignee, a11 and

affixed to be name its caused OF, Assignor has June 2022. WHEREOF, day of WITNESS de ZI this

ASSIGNOR

LLC Corporation, Kansas Energy Partners, VOC BY:

Holding Vess

Manager

Vess Representative V. Michael Name: Title: By:

VESOCO LLC

Vess lager J. Man \vdash Title

ASSIGNEE:

Ο. Castle Jerry Presid Name: By:

dent

Title:

Inc

Resources

ACKNOWLEDGMENTS

STATE OF KANSAS) SS: COUNTY OF SEDGWICK)

Before me, a Notary Public, within and for said county and state, on this day personally appeared J. Michael Vess as Representative of Vess Holding Corporation, Manager of VOC Kansas Energy Partners, LLC and J.M. Vess, Manager of VESOCO LLC, known to me to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that he executed the same for the purposes and consideration therein expressed, as the act of such company, and in the capacity therein stated.

GIVEN UNDER MY HAND AND SEAL OF OFFICE THIS 107 day of June, 2022

My Commission Expires:

BY STACEY CARY STACEY CARY Notary Public - State of Kansas My Appt. Expires 8/11/202.5

STACEL CARY, Notary Public

STATE OF KANSAS
COUNTY OF

) SS: Before me, a Notary Public, within and for said county and state, on this day personally appeared Jerry D. Green as President of **Castle Resources Inc** known to me to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that he executed the same for the purposes and consideration therein expressed, as the act of such company, and in the capacity therein stated.

day of June, 2022 GIVEN UNDER MY HAND AND SEAL OF OFFICE THIS $38^{\,4\rm h}$

My Commission Expires:

Kayherine SRAY

KATHERINE BRAY
NOTARY PUBLIC
STATE OF KANSAS
My Appointment Expires:

Lease Exhibit "A"

Lease Name: Holmes #1

H. A. Holmes, et ux
O. J. Fleming and S. T. Jocelyn
January 22, 1946
33S

LESSOR: LESSEE: DATE: TWN: RNG: SEC:

21

N/2 Meade KS 2/251 DESCR: CO:

ST:

BOOK/PAGE:



STATE OF KANSAS)
(COUNTY OF MEADE)

ASSIGNMENT OF OIL AND GAS LEASE AND BILL OF SALE

Kansas Energy Partners, LLC, and Vesoco LLC, whose address is 1700 Waterfront Pkwy, Bldg. 500, Wichita, Kansas 67206, (hereinafter collectively referred to as "Assignor"), for and in consideration of the sum of Ten Dollars (\$10.00) and other valuable consideration, the receipt and sufficiency of which is hereby acknowledged, does hereby, subject to the terms and recitations of this Assignment and other documents referenced herein, grant, convey, sell, transfer and the undersigned that PRESENTS, THESE BYMEN ALL unto KNOW

Castle Resources Inc P.O. Box 583 Russell, Ks 67665 KL# 9860 title Lease Land) certain Oil and Gas Lease described on the lereto and made a part hereof (the Subject right, "Interests" all Assignor's as the ittached hereto and made a part Land referred to hereinafter as "Assignee", g なり referred st in that attached h interest Subject hereinafter A, Exhibit

ANY OF ...
ANY OF ...
The MITHOUT OTHER ASSIGNOR MAKES NO WARRANTY AND THIS ASSIGNMENT OF OIL AND GASTE AND BILL OF SALE IS EXECUTED WITHOUT ANY FURTHER WARRANTY OF THE LANTY OR REPRESENTATION AS TO THE MERCHANTABILITY OF ANY OF THE SAND APPURTENANCES OR ITS FITNESS FOR ANY PURPOSE, AND WITHOUT OTHER EXPRESS OR IMPLIED WARRANTY OR REPRESENTATION WHATSOEVER. IS UNDERSTOOD AND AGREED THAT ASSIGNEE HAS INSPECTED OR HAD ISSIED AS TO ITS PHYSICAL AND ENVIRONMENTAL CONDITION, BOTH PHYSICAL AND ENVIRONMENTAL CONDITION, BOTH AND THAT ASSIGNEE ACCEPTS ALL OF THE SAME IN ION. IN ADDITION, ASSIGNOR MAKES NO WARRANTY RESS OR IMPLIED, AS TO THE ACCURACY OR OR ANY) ALS HERETOFORE THE INTERF INTERESTS OF AND USE STS OR THE ABILITY OF THE INT AND ALL SUCH DATA, INFORMATION IGNOR AND ANY RELIANCE ON OR U RESERVES DOTATION OR MATERIALS QUALITY OR QUANTITY OF HYDROCARBON RESERVED THE INTERESTS OR THE ABILITY OF ACCARBONS. AND RISK. REFRED AS 10 THAT AS 10 THAT AS 12, WHERE IS" CONDITION. IN PREPRESENTATION, EXPRESS OR ANY DATA, INFORTATION TO ASSIGNEE IN LIALS FURNISHED BY ASSIGNOR SHALL BE AT ASSIGNEE'S SOLE 1 ANY ANY BY ATTRIBUTABLE TO THE PRODUCE HYDROCARBONS. HEREAFTER FURNISHED COMPLETENESS SUFFICIENT SATISFIED A THE MATERIALS WARRANTY SURFACE "AS IS, S O.I. LEASE WELLS SAME ANY LH OR

obligations of the Interests, or by virtue of e, regulation or order of any governmental authority cally including, without limitation, any governmental or request or requirement to plug, re-plug and/or abandon any whatsoever type, status or classification, or take any cleanther action, with respect to the assigned Interests, including lindemnify and hold accrease. assume Interests (i) assigned Interes ASSIGNEE shall, from and after the Effective date sponsible for and comply with all duties and comply with respect to the contest of the cont responsible for and comply with all duties GNOR, express or implied, with respect tuding, without limitation, those arising undelease, contract, agreement, document, permit, oval of all structures, wells and indemnify and hold ASSIGNOR harmless ons and liabilities in connection the or request responsible defend, indemnif obligations and rule, respectifically removal other including, ASSIGNOR, lessor OR well the any

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affixed to be name caused its WHEREOF, Assignor has ay of June 2022. day of WITNESS ZI this

ASSIGNOR

LIC Kansas Energy Partners, VOC

Corporation, Holding Vess

Manager

Vess J. Michael Vess Representative By: Name: Title:

VESOCO LLC

Vess J. M.) Ve Manager Tit1e Name

ASSIGNEE:

Title: Name:

Inc

Resources

astle)

ACKNOWLEDGMENTS

STATE OF KANSAS) SS: COUNTY OF SEDGWICK) Before me, a Notary Public, within and for said county and state, on this day personally appeared J. Michael Vess as Representative of Vess Holding Corporation, Manager of VOC Kansas Energy Partners, LLC and J.M. Vess, Manager of VESOCO LLC, known to me to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that he executed the same for the purposes and consideration therein expressed, as the act of such company, and in the capacity therein stated.

 $10^{+/2}$ day of June, 2022. GIVEN UNDER MY HAND AND SEAL OF OFFICE THIS_

My Commission Expires:

STACEY CARY
My Appt. Expires 8/17/2025

Street Cared, Notary Public

STATE OF KANSAS
COUNTY OF

) SS: Before me, a Notary Public, within and for said county and state, on this day personally appeared Jerry D. Green as President of **Castle Resources Inc** known to me to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that he executed the same for the purposes and consideration therein expressed, as the act of he executed the same for the purposes and consuch company, and in the capacity therein stated.

_day of June, 2022 GIVEN UNDER MY HAND AND SEAL OF OFFICE THIS 28^{44}

My Commission Expires:

KATHERINE BRAY
NOTARY PUBLIC
STATE OF KANSAS
My Appointment Expires:

Kaynerine BRAY, Notary Public

Lease Exhibit "A"

Adams Ranch #1-E Lease Name:

LESSOR: LESSEE:

Alexander W. Adams Stanolind Oil and Gas Company July 23, 1943 35S 30W

DATE: TWN: RNG: SEC:

10

Insofar as lease covers All of Sec. 10, down to and including 6175'
Meade
KS DESCR:

CO:

ST:

3/480 BOOK/PAGE: