KOLAR Document ID: 1664663

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	SecTwp R E				
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 Zone(s).				
Surface Pit Permit No.:	feet from N / S Line of Section				
(API No. if Drill Pit, WO or Haul)	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:					
1 ast Operator 5 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	on authorization, surface pit permit # has been				
	n Commission. This acknowledgment of transfer pertains to Kansas Corporation				
Commission records only and does not convey any ownership interest in the					
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:				
Date: Authorized Signature	Authorized Signature				
DISTRICT EPR	PRODUCTION UIC				

KOLAR Document ID: 1664663

Side Two

Must Be Filed For All Wells

KDOR Lease No.:					
* Lease Name: _			* Location:		
Well No.	API No. (YR DRLD/PRE '67)		Footage from Section Line (i.e. FSL = Feet from South Line)		Well Status (PROD/TA'D/Abandoned)
		Circle: FSL/FNL	Circle: FEL/FWL _		
		FSL/FNL	FEL/FWL		
		FSL/FNL	FEL/FWL		
		FSL/FNL	FEL/FWL _		
		FSL/FNL	FEL/FWL _		
		FSL/FNL	FEL/FWL _		
		FSL/FNL	FEL/FWL _		
		FSL/FNL	FEL/FWL _		
		FSL/FNL	FEL/FWL _		
		FSL/FNL	FEL/FWL _		
		FSL/FNL	FEL/FWL _		
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		FSL/FNL	FEL/FWL _		
		FSL/FNL	FEL/FWL		
		FSL/FNL	FEL/FWL		
		FSL/FNL	FEL/FWL		
			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: 1664663

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) CB-1 (C	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 the lease below:			
Contact Person:				
Phone: () Fax: ()				
Email Address:				
Surface Owner Information:				
Name: When filing a Form T-1 involving multiple surface owners, atta				
Address 1:	sheet listing all of the information to the left for each surface owner. Surface owner information can be found in the records of the register of deeds for the			
Address 2:	county, and in the real estate property tax records of the county treasurer.			
City: State: Zip:+				
	s batteries, pipelines, and electrical lines. The locations shown on the plat in 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 Notice provided the following to the surface owner(s) of the land up Form C-1, Form CB-1, Form T-1, or Form CP-1 that I am filin	Act (see Chapter 55 of the Kansas Statutes Annotated), I have son which the subject well is or will be located: 1) a copy of the g in connection with this form; 2) if the form being filed is a Form operator name, address, phone number, fax, and email address.			
the KCC will be required to send this information to the surface	acknowledge that, because I have not provided this information, e owner(s). To mitigate the additional cost of the KCC performing ress of the surface owner by filling out the top section of this form the KCC, which is enclosed with this form.			
If choosing the second option, submit payment of the \$30.00 handling form and the associated Form C-1, Form CB-1, Form T-1, or Form CP-	fee with this form. If the fee is not received with this form, the KSONA-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:			

OIL AND GAS LEASE (Paid Up)

		(Paid L	Jp)	
				as as by and hatusen
THIS AGREEMENT, is made as of the	1st_	_day of	_October_	20_19, by and between
Terry Calonone, Managing memosi				hereinafter called Lessor (whether one or more), and
Afford & Calongne Ranch, LLC				
heroipafter called Lesses:				
 Lessor, for and in considerat the covenants and agreements of the Lesses land described below, including all interests t (herein called "said land"), exclusively, for th operating for and producing oil and/or gas, to connection with the foregoing and in connect and agreement from said land or any other land as 	therein e purpo ogether tion wit djacent for disp	Lessor ma bases of exp with all rig th treating. thereto, in position of v	y acquire by loring by geo hts, privilege storing, carin cluding but n vater, brine of ication lines.	sophysical and other methods, drilling, mining, less and easements useful or convenient in ing for, transporting and removing oil and/or gas not limited to rights to lay pipelines, build roads, or other fluids, and for enhanced production and souther and power stations, and other structures
Keller Lease located at Sw/4 Sec.	05-28	S-17W, Ki	owa County.	y, Kansas
specifically described above that are vivile including but not limited to all lands underly along and/or underlying any rivers, lakes or oil and other hydrocarbons, regardless of groduced in a gaseous state at the well (no carbon dioxide and other gases. 2. It is agreed that this lease and as long thereafter as operations are ocessation for more than 90 consecutive deproduction of oil and/or gas from all wells to eased. If operations commenced during this lease shall not terminate at the end of discontinuance. Whenever used in this lease related thereto: preparing location for drilliplugging back or repairing of a well in sea of oil and/or gas whether or not in paying a seervoirs or into the pipeline to which Lestand, Lesson's interest to bear one-eighth at the option of Lessee, Lessee may sell to amount realized by Lessee, computed at by Lessee, one-eighth of the net amount purposes other than those specified in Pawelhead of the gas so used. As used in the shall mean the gross proceeds received to Lessee between the wellhead and the pocurrent market value (at the time of producommonly purchased and sold, minus the and such market point in order to realize mean all cost and expense of (a) treating including but not limited to water, carbon from gas, other than condensate separationary and and/or the amount used by Lessee is and (f) sales charges, commissions and the gas, and (g) any and all other costs and the gas, and (g) any and all other costs and the gas, and (g) any and all other costs and the gas, and (g) any and all other costs and the gas, and (g) any and all other costs and the gas, and (g) any and all other costs and the gas, and (g) any and all other costs and the gas.	ying all rother gravity, at the vot inclusion shall reproduced the print the print asset the print the well produced the print the well produced as the print dioxide ed at the any print dioxide ed at the any print dioxide ed at the print dioxide ed at the any print dioxide	alleys, stree bodies of v produced a vell. The tel ding conde emain in for ed upon sa ovided, how on said larnary term a mary term a word "ope ting, testing or in an enies, or pay the for any connect conduced a allhead; (b) diby Lesseith numbere ise, the term that hale, and the conduction of the gas a production or on the conduction of the gas are well, and oduction or evry purposes other id to third prenses of a	nets, roads or water. The te at the well in m "gas" who meate separate for a printid land or on wever, that in and, or on lanking deavor to obtain the separations stations shall a completing deavor to obtain a saved from the saved	ts therein contiguous or appurtenant to the land which Lessor has a preference right of acquisition, or highways and all riparian or submerged lands erm "oil" when used in this lease shall mean crude in liquid form by ordinary production methods, nen used in this lease shall mean hydrocarbons rated from gas at the well), helium, nitrogen, many term of 3 years from the date of this lease, in lands pooled or unitized therewith with no in no event shall this lease terminate unless ands pooled or unitized therewith, has permanently nued less than 90 days before the end of the term, is are again conducted within 90 days after the sill refer to any of the following and any activities ag, equipping, reworking, recompleting, deepening, bitain production of oil and/or gas, and production afties: (a) To deliver to the credit of Lessor into tank ne-eighth of the oil produced and saved from said and and pay Lessor one-eighth of the net sor on gas produced from said land (1) when sold did at the wellhead, or (2) when used by Lessee for ease, one-eighth of the net market value at the sunt realized by Lessee, computed at the wellhead and gas minus post-production costs incurred by market value at the wellhead" shall mean the point where gas produced in the general area is rould be incurred by Lessee between the wellhead of this lease, the term "post-production costs" shall so separate and remove non-hydrocarbons of introgen, and (b) separating liquid hydrocarbons of introgen, and (b) separating liquid hydrocarbons of introgen, and (b) separating liquid hydrocarbons of introgen, and ransportation to the point of sale, and metering oil and/or gas, including but not limited to citilies, and transportation to the point of sale, and metering oil and/or gas to determine the amount aspectfied in Paragraph numbered 7 of this lease, other or not affiliated) in connection with the sale of sature incurred in regard to the gas, or the handling its own pipelines and equipment to provide such ering services, or it may engage others to prov

Lessor's initials:

such services; and if Lessee uses its own pipelines and/or equipment, post-production costs shall include reasonable depreciation and amortization expenses relating to such facilities, together with Lessee's cost of capital and a reasonable return on its investment in such facilities. Prior to payment of royalty, Lessor shall execute a Division Order certifying Lessor's interest in production. Lessee may pay all taxes and fees levied upon the oil and gas produced, including. without limitation, severance taxes and privilege and surveillance fees, and deduct a proportionate share of the amount so

paid from any monies payable to Lessor hereunder.

If any well, capable of producing oil and/or gas, whether or not in paying quantities, located on said land or on lands pooled or unitized with all or part of said land, is at any time shut in and production therefrom is not sold or used off the premises, nevertheless such shut-in well shall be considered a well producing oil and/or gas and this lease will continue in force while such well is shut in, notwithstanding expiration of the primary term. In lieu of any implied covenant to market, Lessee expressly agrees to market oil and/or gas produced from Lessee's wells located on said land or on land pooled or unitized therewith, but Lessee does not covenant or agree to reinject or recycle gas, to market such oil and/or gas under terms, conditions or circumstances which in Lessee's judgment are uneconomic or otherwise unsatisfactory or to bear more than Lessee's revenue interest share of the cost and expense incurred to make the production marketable. If all wells on said land, or on lands pooled or unitized with all or part of said land, are shut in, then within 60 days after expiration of each period of one year in length (annual period) during which all such wells are shut in, Lessee shall be obligated to pay or tender, as royalty, to Lessor, payable directly to Lessor at Lessor's above address, which shall continue as the depository regardless of changes in ownership of royalties, shut-in royalties or other money, the sum of \$1,00 multiplied by the number of acres subject to this lease, provided, however, that if production from a well or wells located on said land or on lands pooled or unitized therewith is sold or used off the premises before the end of any such period, or if at the end of any such annual period this lease is being maintained in force and effect other than solely by reason of the shut-in well(s), Lessee shall not be obligated to pay or tender said sum of money for that annual period. This shut-in royalty payment may be made in currency, draft or check, at the option of Lessee, and the depositing of such payment in any post office, with sufficient postage and properly addressed to Lessor, or said bank, within 60 days of the expiration of the annual period shall be deemed sufficient payment as herein provided.

If Lessor considers that Lessee has not complied with all its obligations hereunder, both express and implied, Lessor shall give written notice to Lessee specifically describing Lessee non-compliance, Lessee shall have 90 days from receipt of such notice to commence, and shall thereafter pursue with reasonable diligence, such action as may be necessary or proper to satisfy such obligation of Lessee, if any, with respect to Lessor's notice. Neither the service of said notice nor the doing of any acts by Lessee in response thereto shall be deemed an admission or create a presumption that Lessee has failed to perform all its obligations hereunder. No judicial action may be commenced by Lessor for forfeiture of this lease or for damages until after said 90-day period. Lessee shall be given a reasonable opportunity after a final court determination to prevent forfeiture by discharging its express or implied obligation as established by the court. If this lease is canceled for any cause, it shall, nevertheless remain in force and effect as to (a) sufficient acreage around each well as to which there are operations, so as to constitute a drilling or maximum allowable unit under applicable governmental regulations, such acreage to be designated by Lessee in such shape as then existing spacing rules permit and (b) any part of said land included in a pooled or unitized unit on which there are operations. Lessee shall also have such easements on said land as are necessary or convenient for operations on the acreage so

If this lease covers less than the entire undivided interest in the oil and gas in said land (whether Lessor's retained. interest is herein specified or not), then the royalties, shut-in royalties and any extension payment pursuant to Paragraph numbered 17 below shall be paid to Lessor only in the proportion which the interest in oil and gas covered by this lease

bears to the entire undivided interest therein. Lessee shall have the right to use, free of cost, gas, oil and water produced on said land for Lessee's operations hereunder, except water from the wells of Lessor. When requested by Lessor, Lessee shall bury Lessee's pipelines below plow depth. No well shall be drilled nearer than 200 feet from the house or barn now on said land without the written consent of the Lessor. Lessee shall pay for damages caused by Lessee's operations to growing crops on said land. Lessee shall have the right at any time to remove all machinery and fixtures placed on said land, including the right

to draw and remove casing and any other downhole equipment and fixtures.

Lessee is hereby granted the rights to pool or unitize said land, or any part of said land, with other lands, as to any or all minerals or horizons, to establish units containing not more than approximately 160 acres; provided, however, such units may be established so as to contain not more than approximately 640 acres as to any or all of the following: (a) gas, (b) oil produced from formations below the top of the Glenwood Member of the Black River Group and (c) oil produced from wells classified as gas wells by the regulatory agency having jurisdiction. If units larger than those permitted above, either at the time established or thereafter, are required or permitted under any governmental rule or order to drill or operate a well at a regular location, to obtain the maximum allowable from any well or for any other reason, then the maximum unit size authorized hereby shall conform to the size required or permitted by such governmental rule or order. Lessee may enlarge the unit to the maximum area permitted herein and may reform said unit to include afteracquired leases within the unit area. Lessee may create, enlarge or reform the unit or units as above provided at any time, and from time to time during the continuance of this lease, either before or after production is obtained. A unit established hereunder shall be effective for all purposes of this lease, whether or not all interests in the lands in the unit are effectively pooled or unitized. Lessee may, but shall not be required to, drill more than one well in each unit. Lessee may reduce or terminate such unit or units at any time prior to the discovery of oil or gas on the pooled or unitized lands, or at any time after discovery subsequent to the cessation of production. Lesses may create, enlarge, reform, reduce or terminate each unit by recording a written declaration to that effect in the office of the Register of Deeds in the county or counties in which such unit is located. Any operations conducted on any part of the lands pooled or unitized shall be deemed to be on the lands leased herein within the meaning of all provisions of this lease. Production of oil and/or gas from the unit shall be allocated to the lands described herein which are included in the unit in the same proportion as the number of surface acres in the lands described herein which are included in the unit bears to the total number of surface acres in the unit.

In addition to the rights to pool or unitized granted to the Lessee in Paragraph numbered 8 above, for the purpose of promoting the development of hydrocarbon production from shallow formations, as hereinafter defined, Lesses is granted the right to pool or unitize the shallow formations in said land, or any part of said land with other lands, to establish unit or units of any size and shape for the drilling and operation of multiple wells. The unit shall consist of any number of contiguous tracts or parcels of land. The exercise of this right shall be effective only if the required well density (at least one well drilled into the pooled or unitized shallow formation for each 240 acres of the unit) is attained no later

Lessor's initials:

than two (2) years after recording of the written declaration of the unit. As used herein, the term "shallow formations" shall mean formations between the surface of the earth and the top of the Traverse Limestone Formation. All provisions of Paragraph numbered 8, including those regarding Lessee's identification of a unit, the effect of operations conducted thereon and the allocation of production from wells thereon, shall apply in the same manner to a unit formed pursuant to this paragraph for production from shallow formations, except to the extent inconsistent with this paragraph, Lessee may expand the unit to include additional lands, provided that the required well density (one well drilled for every 240 acres) is maintained, or is attained by the drilling of additional well or wells within one (1) year after each such expansion.

 This lease is subject to laws and to rules, regulations and orders of any governmental agency having jurisdiction, from time to time in effect, pertaining to well spacing, pooling, unitization, drilling or production units, or use of

material and equipment.

If, after the date hereof, the leased premises shall be conveyed in severalty or in separate tracts, the premises shall, nevertheless, be developed and operated as one lease, except that royalties as to any producing well shall be payable to the owner or owners of only those tracts located within the drilling unit designated by the state regulatory agency for such well and apportioned among said tracts on a surface acreage basis; provided, however, if a portion of the leased premises is pooled or unitized with other lands for the purpose of operating the pooled unit as one

lease, this paragraph shall be inoperative as to the portion so pooled or unitized.

If Lessee is prevented from, or delayed in commencing, continuing, or resuming operations, or complying with its express or implied obligations hereunder by circumstances not reasonably within Lessee's control, this lease shall not terminate and Lessee shall not be liable in damages so long as said circumstances continue (the "period of suspension"). These circumstances include, but are not limited to the following: conflict with federal, state or local laws, rules, regulations and executive orders; acts of God; strikes; lockouts; riots; wars; improper refusal or undue delay by any governmental agency in Issuing a necessary approval, license or permit applied for by Lessee; equipment failures; and inability to obtain materials in the open market or to transport said materials. If the period of suspension commences more than 90 days prior to the end of the primary term of this lease, then that period of suspension shall be added to the primary term. If the period of suspension commences less than 90 days prior to the end of the primary term or at any time after the primary term, then this lease shall not terminate if Lessee shall commence or resume operations within 90 days after the end of the period of suspension.

If the estate of either party hereto is assigned, and the privilege of assigning in whole or in part is expressly allowed, the covenants and provisions of this lease shall extend to such party's heirs, devisees, legal representatives, successors or assigns. Notwithstanding any other actual or constructive knowledge of Lessee, no change in the ownership of land or assignment of royalties or other monies, or any part thereof, shall be binding on Lessee until 45 days after Lessee has received, by certified mail, written notice of such change, and the originals or certified copies of those instruments that have been properly filed for record and that shall be necessary in the opinion of Lessee to establish the validity of such change of ownership or division of interest. No change or division in the ownership of said land, royalties or other monies or any part thereof, however accomplished, shall increase the obligations or diminish the rights of Lessee, including, but not limited to, rights and obligations relating to the location and drilling of wells and the measurement of production. Upon assignment by Lessee, its successors or assigns, the assignor shall be released from, and the assignee shall assume, the responsibility to fulfill the conditions and to perform the covenants of this lease, express or implied, with regard to the interest assigned. Breach of any covenant or failure to fulfill any condition by an owner of any part of the leasehold interest created by this lease shall not defeat or affect the rights of the owner(s) of any

Lessor hereby warrants and agrees to defend the title to said land, and agrees that Lessee may at an other part. time pay all or part of any land contract, mortgage, taxes, or other liens or charges with respect to said land, either before or after maturity and be subrogated to the rights of the holder thereof, and that Lessee shall be entitled to reimbursement out of any royalty or other monies payable to Lessor herounder. This lease shall be binding upon each party who

executes it without regard to whether it is executed by all those named herein as Lessor.

Lessee may at any time surrender this lease as to all or any part of said land, or as to any depths or formations therein, by delivering or mailing a release to Lessor if the lease is not recorded or by placing a release of record in the proper county if the lease is recorded. If this lease is surrendered only as to part of said land, any shut-in royalties, which may thereafter be payable hereunder shall be reduced proportionately.

All written notices permitted or required by this lease to be given Lessor and Lessee herein at their respective addresses listed hereinabove, shall be by certified United States mail, and shall identify this lease by date, parties, description and recording data; provided that either party may change such notice address by giving written notice

to the other party specifying the new address.

This lease may at Lessee's option, be extended as to all or part of the lands covered hereby for an years commencing on the date that the lease would have expired but for the additional primary term of extension. Lessee may exercise its option by paying or tendering to Lessor an extension payment of \$_ acre for the land then covered by the extended lease, said bonus to be paid or tendered to Lessor in the same manner as provided in Paragraph numbered 4 hereof with regard to the payment of shut-in royalties. If Lessee exercises this option, the primary term of this lease shall be considered to be continuous, commencing on the date of the lease and continuing from that date to the end of the extended primary term, Lessee's option shall expire on the first to occur of the following: (a) the termination or expiration of this lease or (b) the second anniversary of the expiration of the primary term stated in Paragraph numbered 2 above.

Executed as of the day an WITNESSES:	d year first above	LESSOR:
Bessic C. Ch	aum	May and Intended.
-		1114146011/11/11/11/11/11/11/11

STATE OF LOUIS COUNTY OF 1E	RESBONNE) ss.	(Individual Acknowled			1255	
The forest	oing instrument was	acknowledged before	me this 18+9 day	of Novembaso	<u>19</u> by	
TERRY C	HONGNE					
			May W. H Elmky W. H ebonke c Terephonnecour		otary Public I'm Ay W. Hotel	d LAH9617
		acting in	Commission expire	: At Death		
Prepared by	Becky Molitor			_		
Return to _BECF Producers *88* F	Revised 8/2001 (Kan	sas P-F Form)MER				

Lessor's initials:_____

ASSIGNMENT OF INTEREST IN OIL AND GAS LEASE

KNOW ALL MEN BY THESE PRES	SENTS:
That the undersigned:	Steve Molitor, President Molitor Oil, Inc, 8426 W Northridge Ct Wichita, KS 67205
and valuable consideration, in hand p hereby grant, bargain, sell, assign, train	and in consideration of the sum of 100 Dollars (\$100.00) and other good paid, the receipt and sufficiency of which are hereby acknowledged, does nsfer, convey and Quit Claim unto Standard Oil Company USA. , whose nson, KS 67501 Assignee, its heirs, successors and assignees, all of the
It is the specific intent of the Assign interest in the Keller 1 & 2 inactive ga	nor to assign and convey One hundred percent (100.0%) of Assignor's as wells described as follows.
Well Name - Keller 1 – API Number 1 Keller 2 – API Number 1 Located in Kiowa County T28S R17V T28S R17V	15-097-21510-0000
This Assignment is made without wa	arranty of any kind either express or implied.
This Assignment shall be available and assigns of the Assignor and Assign	d binding upon the respective heirs, executors, administrators, successors nee herein.
Executed this the day of ASSIGNOR:	2022.
Molitor Oil, Inc	
Steve Molitor, President Molitor Oil, Inc	
ASSIGNEE:	

Standard Oil Company USA

ASSIGNMENT OF INTEREST IN OIL AND GAS LEASE

KNOW ALL MEN BY THESE PRESENTS:

That the undersigned:

Ron Brooks President STANDARD OIL COMPANY USA LLC 101 E 13th Ave Hutchinson, KS 67501

hereinafter referred to as assignor, for and in consideration of the sum of 100 Dollars (\$100.00) and other good and valuable consideration, in hand paid, the receipt and sufficiency of which are hereby acknowledged, does hereby grant, bargain, sell, assign, transfer, convey and Quit Claim unto **ALLIANCE ENERGY LLC**, whose address is 3400 E 4th Hutchinson, KS 67501 Assignee, its heirs, successors and assignees, all of the working interest in the exhibit A lease.

It is the specific intent of the Assignor to assign and convey **One hundred percent (100.0%)** of Assignor's interest in the Keller 1 & 2 inactive gas wells described as follows.

Well Name(s) - Keller 1 – API Number 15-097-21368-0002 Keller 2 – API Number 15-097-21510-0000

Located in Kiowa County T28S R17W Sec 5 NE SW T28S R17W Sec 5 SE NW SW

This Assignment is made without warranty of any kind either express or implied.

This Assignment shall be available and binding upon the respective heirs, executors, administrators successors and assigns of the Assignor and Assignee herein.

ASSIGNOR:

Ron Brooks, President
Standard Oil Company USA LLC

Witnessing or attesting of signatures:

State of Kansas County of Reno

Signed or attested before me on 3c September (date)

by Ron Brooks, Member Alliance Energy LLC

Iname(s) of person(s)].

Quinn S. Dilbeck
Notary Public
State of Kansas
My Appointment Expires Sept. 1st, 20

Title (and Rank) My appointment expires: Seft 1st 2026